TRINITY INDUSTRIES INC Form SC 13D/A August 12, 2002

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D/A (Rule 13d-101)

INFORMATION TO BE INCLUDED IN STATEMENT FILED PURSUANT TO RULE 13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a)

(Amendment No. 2)

Trinity Industries, Inc.
 (Name of Issuer)

Common Stock, \$1.00 par value (Title of Class of Securities)

896522-10-9 (CUSIP Number)

Craig J. Duchossois
Thrall Investment Company, L.L.C.
Thrall Investment Company II, L.L.C.
Thrall Car Management Company, Inc.
845 Larch Avenue
Elmhurst, Illinois 60126
(603) 279-3600

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

August 1, 2002 (Date of Event Which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box [_].

(Continued on following pages) (Page 1 of 24 Pages)

CUSIP NO. 896522-10-9

13D/A

Page 2 of 24 Pages

NAME OF REPORTING PERSON

I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)

	Th 1 1	Torres	ment Company I I C				
			ment Company, L.L.C.	(-) []			
2	CHECK 1	IHE APPI	ROPRIATE BOX IF A MEMBER OF A GROUP*	(a) [_] (b) [X]			
3	SEC USI	E ONLY					
4	SOURCE	OF FUNI	DS*				
	00						
5			DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIR TEM 2(d) or 2(e)	ED [_]			
6	CITIZENSHIP OR PLACE OF ORGANIZATION						
	Delawa	re					
		7	SOLE VOTING POWER				
			7,150,000 (See Item 5)				
NUMBER OF S		8	SHARED VOTING POWER				
BENEFICI OWNED BY			0				
REPORTI PERSON W		9	9 SOLE DISPOSITIVE POWER				
			7,150,000 (See Item 5)				
		10					
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 l 1	AGGREGA	 JOMA 3TA	JNT BENEFICIALLY OWNED BY EACH REPORTING	PERSON			
	7,150,0	000 (See	e Item 5)				
 12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*						
 13	PERCEN	F OF CLA	ASS REPRESENTED BY AMOUNT IN ROW (11)				
	15.6%	(See Ite	em 5)				
 L 4	TYPE OF	TYPE OF REPORTING PERSON*					
	00	00					
CUSIP NO. 8965	22-10-9		13D/A Page 3 of	24 Pages			
 1			FING PERSON				
			FICATION NO. OF ABOVE PERSON (ENTITIES ON	тт,			
			ment Company II, L.L.C.				
2	CHECK 7	THE APPI	ROPRIATE BOX IF A MEMBER OF A GROUP*	(a) [_]			

				(b)	[X]	
3	SEC USE	SEC USE ONLY				
4	SOURCE	OF FUNI)S*			
	AF					
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6	CITIZEN	SHIP OF	R PLACE OF ORGANIZATION			
	Delawar	е				
		7	SOLE VOTING POWER			
			500,000 (See Item 5)			
NUMBER OF	-	8	SHARED VOTING POWER			
BENEFIC	Y EACH		0			
REPORT PERSON		9	SOLE DISPOSITIVE POWER			
			500,000 (See Item 5)			
			SHARED DISPOSITIVE POWER			
			0			
11	AGGREGA	TE AMOU	JNT BENEFICIALLY OWNED BY EACH REPORTING P	ERSC)N	
	500,000	(See]	Item 5)			
12		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* [_]				
13	PERCENT	OF CL	ASS REPRESENTED BY AMOUNT IN ROW (11)			
	1.1% (S	ee Iten	n 5)			
14	TYPE OF	REPORT	TING PERSON*			
	00	00				
CUSIP NO. 896	6522-10-9		13D/A Page 4 of 2	4 Pa	.ges	
1			FICATION NO. OF ABOVE PERSON (ENTITIES ONI	.Y)		
	Thrall	Car Mar	nagement Company, Inc.			
2	CHECK I	HE APPE		(a) (b)		
3	SEC USE	ONLY				

4 SOURCE OF FUNDS*		DS*					
	00						
5		CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) [_]					
6	CITIZE	NSHIP O	R PLACE OF ORGANIZATION				
	Delawa	Delaware					
		7	SOLE VOTING POWER				
			600,000 (See Item 5)				
NUMBER OF		8	SHARED VOTING POWER				
BENEFIC OWNED BY			0				
REPORT PERSON		9	SOLE DISPOSITIVE POWER				
			600,000 (See Item 5)				
		10	SHARED DISPOSITIVE POWER				
			0				
 11	AGGREG	ATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING	 PERSON			
	600,00	0 (See :	Item 5)				
12		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* [_]					
13 PERCENT OF CLASS REPRESEN		ASS REPRESENTED BY AMOUNT IN ROW (11)					
	1.3% (See Iter	m 5)				
14 TYPE OF REPORTING PERSON*		TING PERSON*					
CUSIP NO. 896	522-10-9		13D/A Page 5 of	24 Pages			
1			TING PERSON FICATION NO. OF ABOVE PERSON (ENTITIES ON	LY)			
	Craig	J. Duch	ossois				
2	CHECK	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [_] (b) [X]					
	SEC USE ONLY						
3	SEC US	E ONLY					

	00	00			
5		CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) [_]			
6	CITIZ	CITIZENSHIP OR PLACE OF ORGANIZATION			
	U.S.	U.S. Citizen			
		7	SOLE VOTING POWER		
			150		
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		SHARED VOTING POWER		
			8,250,000 (See Item 5)		
	REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER		
			150		
		10	SHARED DISPOSITIVE POWER		
			8,250,000 (See Item 5)		
11	AGGRE	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	8,250	,150 (See	e Item 5)		
12		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* [_]			
13	PERCE	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)			
	18.0%	18.0% (See Item 5)			
14	TYPE	OF REPORT	'ING PERSON*		
	IN				

This Schedule 13D/A Amendment No. 2 amends the Schedule 13D of Craig J. Duchossois and Thrall Car Management Company, Inc., as amended by Schedule 13D/A Amendment No. 1 of Craig J. Duchossois, Thrall Investment Company, L.L.C. and Thrall Car Management Company, Inc., relating to the beneficial ownership of shares of Trinity Industries, Inc.

Item 2 is hereby amended to read in its entirety as follows:

Item 2. Identity and Background.

This statement is being filed by (i) Thrall Investment Company, L.L.C., a Delaware limited liability company ("TIC"), (ii) Thrall Investment Company II, L.L.C., a Delaware limited liability company ("TIC II"), (iii) Thrall Car Management Company, Inc., a Delaware corporation ("Management Company"), and (iv) Craig J. Duchossois.

TIC holds property for investment purposes. In connection with the transactions reported in the Schedule 13D, as amended (the "Schedule 13D"), as

described more fully in Item 6, TIC acquired certain shares of Trinity Industries, Inc. (the "Issuer"). The address of TIC's principal business and principal office is 845 Larch Avenue, Elmhurst, Illinois 60126. Appendix A hereto, which is incorporated herein by this reference, sets forth the name, business address, present principal occupation or employment (and the name, principal business and address of any corporation or other organization in which such employment is conducted) and the citizenship of the members of the operating board, executive officers and control persons of TIC.

TIC II holds property for investment purposes. The address of TIC II's principal business and principal office is 845 Larch Avenue, Elmhurst, Illinois 60126. Appendix B hereto, which is incorporated herein by this reference, sets forth the name, business address, present principal occupation or employment (and the name, principal business and address of any corporation or other organization in which such employment is conducted) and the citizenship of the members of the operating board, executive officers and control persons of TIC II.

Management Company holds property for investment purposes. As described more fully in Item 6, the Issuer, in connection with the transactions reported in this Schedule 13D, acquired certain direct and indirect subsidiaries of Management Company that manufacture freight rail cars. The address of Management Company's principal business and principal office is 845 Larch Avenue, Elmhurst, Illinois 60126. Appendix C hereto, which is incorporated herein by this reference, sets forth the name, business address, present principal occupation or employment (and the name, principal business and address of any corporation or other organization in which such employment is conducted) and the citizenship of the directors, executive officers and control persons of Management Company.

Craig J. Duchossois is principally employed as the Chief Executive Officer of Duchossois Industries, Inc. His business address is 845 Larch Avenue, Elmhurst, Illinois 60126. He is a citizen of the United States. The principal address of Duchossois Industries, Inc., an Illinois corporation, is 845 Larch Avenue, Elmhurst, Illinois 60126. Duchossois Industries, Inc.,

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through its subsidiaries, engages in the manufacture of commercial and consumer access control devices and precision machined metal products, and has interests in entertainment and venture capital.

During the last five years, none of TIC, TIC II, Management Company or Craig J. Duchossois, and, to the best knowledge of each of them, none of the persons listed on Appendix A attached hereto, Appendix B attached hereto or Appendix C attached hereto, has been (i) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Item 3 is hereby amended to read in its entirety as follows:

Item 3. Source and Amount of Funds or Other Consideration.

The response to Item 6 is incorporated herein by this reference.

Pursuant to the Agreement and Plan of Merger, dated as of August 13,

2001 (the "Merger Agreement"), among the Issuer, TCMC Acquisition Corp., an Illinois corporation ("Merger Sub"), Thrall Car Manufacturing Company, an Illinois corporation and a wholly owned subsidiary of Management Company ("Manufacturing Company"), and Management Company, on October 26, 2001, the Issuer acquired Manufacturing Company and in exchange Management Company acquired 7,150,000 shares of common stock, par value \$1.00 per share ("Common Stock"), of the Issuer (the "Merger"), which shares were immediately transferred to TIC, all as more fully described in Item 6. Management Company has retained beneficial ownership of 600,000 shares of Common Stock previously held of record by, and acquired with funds available from the working capital of, Manufacturing Company.

TIC II acquired 500,000 shares of Common Stock, in the aggregate, for an aggregate purchase price of \$9,078,780.96, through purchases effected on August 1, 2002, August 2, 2002 and August 5, 2002. Payment for such shares of Common Stock was made by TIC II with a portion of the funds borrowed from Thrall Omni Company, Inc., an affiliate of TIC II, pursuant to a Promissory Note dated as of August 6, 2002 (the "Note"), which Note is filed as Exhibit 5 hereto and incorporated herein by this reference. The Note provides for a maximum loan amount of \$25,000,000 and accrues interest at the monthly applicable federal rate as published by the Internal Revenue Service, such interest to be paid quarterly.

Item 4 is hereby amended to read in its entirety as follows:

Item 4. Purpose of Transaction.

The response to Item 6 is incorporated herein by this reference.

The purpose of the Merger was for most of Management Company's direct and indirect subsidiaries to become part of the Issuer's operations, while allowing Management Company

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and its affiliate, TIC, to retain an investment in the freight rail car manufacturing industry through the ownership of shares of Common Stock. Although, pursuant to the terms of the Stockholder's Agreement (as defined below), the Issuer is obligated to name one nominee to the Issuer's board of directors, none of TIC, Management Company or Mr. Duchossois has acquired shares of Common Stock with the intention of acquiring control of the Issuer. The Stockholder's Agreement places certain restrictions on the ability of TIC, Management Company and affiliates of Management Company, including Mr. Duchossois and TIC II, to acquire or dispose of securities of the Issuer.

 $\,$ TIC II has acquired the shares of Common Stock for investment purposes and not with the intention of acquiring control of the Issuer.

At the present time, except as set forth in this Item 4, none of TIC, TIC II, Management Company or Mr. Duchossois has any plans or proposals which relate to or would result in any of the transactions or events enumerated in paragraphs (a) through (j) of the instructions to Item 4 of Schedule 13D.

The foregoing response to this Item 4 is qualified in its entirety by reference to the Merger Agreement and the Stockholder's Agreement, dated October 26, 2001 (the "Stockholder's Agreement"), by and among the Issuer, Management Company and TIC, which are filed as Exhibits 2 and 3 hereto, respectively, and incorporated herein by this reference.

Item 5 is hereby amended to read in its entirety as follows:

Item 5. Interest in Securities of the Issuer.

The response to Item 6 is incorporated herein by this reference.

For the purposes of Rule 13d-3, as promulgated under the Securities Exchange Act of 1934, as amended, TIC beneficially owns, and has sole voting and disposition power of, 7,150,000 shares of Common Stock. Based on a total of 45,899,388 shares of Common Stock outstanding (as reported outstanding as of April 30, 2002, pursuant to the Issuer's Form 10-Q for the quarterly period ended March 31, 2002 (the "Outstanding Shares")), for purposes of Rule 13d-3, TIC owns approximately 15.6% of the Outstanding Shares. The names of and information with respect to the operating board members, executive officers and control persons of TIC are set forth on Appendix A to this Schedule 13D, which is incorporated herein by this reference.

For the purposes of Rule 13d-3, TIC II beneficially owns, and has sole voting and disposition power of, 500,000 shares of Common Stock, or approximately 1.1% of the Outstanding Shares. The names of and information with respect to the operating board members, executive officers and control persons of TIC II are set forth on Appendix B to this Schedule 13D, which is incorporated herein by this reference.

For the purposes of Rule 13d-3, Management Company beneficially owns, and has sole voting and disposition power of, 600,000 shares of Common Stock, or approximately 1.3% of

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the Outstanding Shares. The names of and information with respect to the directors, executive officers and control persons of Management Company are set forth on Appendix C to this Schedule 13D, which is incorporated herein by this reference.

Craig J. Duchossois beneficially owns, and has sole voting and disposition power of, 150 shares of Common Stock. By virtue of his ability to vote a majority of the outstanding membership interests of TIC, as described on Appendix A, Mr. Duchossois, for purposes of Rule 13d-3, may be deemed to beneficially own the 7,150,000 shares of Common Stock issued to TIC in accordance with the Merger Agreement (the "Merger Shares"), and therefore such shares are reported herein as shares for which Mr. Duchossois has shared voting and dispositive power. By virtue of his ability to vote a majority of the outstanding membership interests of TIC II, as described on Appendix B, Mr. Duchossois, for purposes of Rule 13d-3, may be deemed to beneficially own the 500,000 shares of Common Stock held of record by TIC II, and therefore such shares are reported herein as shares for which Mr. Duchossois has shared voting and dispositive power. By virtue of his ability to vote a majority of the outstanding shares of Management Company, as described on Appendix C, Mr. Duchossois, for purposes of Rule 13d-3, may be deemed to beneficially own the 600,000 shares of Common Stock held of record by Management Company, and therefore such shares are reported herein as shares for which Mr. Duchossois has shared voting and dispositive power. As a result, Mr. Duchossois may be deemed to beneficially own 8,250,150 shares of Common Stock, or approximately 18.0% of the Outstanding Shares. Mr. Duchossois disclaims beneficial ownership of the 8,250,000 shares not owned of record by him.

Except as disclosed herein, none of TIC, TIC II, Management Company or ${\tt Craig\ J.\ Duchossois\ has\ effected\ any\ transactions\ in\ shares\ of\ Common\ Stock}$ during the preceding 60 days.

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Item 7. Material to be Filed as Exhibits.

The following are filed herewith as Exhibits to the Schedule 13D.

Exhibit No.	Description
1	Joint Filing Agreement
2	Agreement and Plan of Merger (incorporated by reference to Exhibit 2.1 to the Issuer's Form 8-K (Commission File No. 1-6903) filed August 16, 2001)
3	Stockholder's Agreement (incorporated by reference to Exhibit 7.1.8 to the Agreement and Plan of Merger filed as Exhibit 2.1 to the Issuer's Form 8-K (Commission File No. 1-6903) filed August 16, 2001)
4	Registration Rights Agreement (incorporated by reference to Exhibit 7.1.10 to the Agreement and Plan of Merger filed as Exhibit 2.1 to the Issuer's Form 8-K (Commission File No. 1-6903) filed August 16, 2001)
5	Promissory Note

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SIGNATURE

After reasonable inquiry, and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: August 12, 2002 THRALL INVESTMENT COMPANY, L.L.C.

By: /s/ Robert L. Fealy

Name: Robert L. Fealy

Title: Chief Operating Officer, Chief Financial Officer

and Treasurer

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After reasonable inquiry, and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: August 12, 2002 THRALL INVESTMENT COMPANY II, L.L.C.

By: /s/ Robert L. Fealy

Name: Robert L. Fealy Title: Chief Operating Officer,

Chief Financial Officer

and Treasurer

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SIGNATURE

After reasonable inquiry, and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: August 12, 2002 THRALL CAR MANAGEMENT COMPANY, INC.

By: /s/ Robert L. Fealy

Name: Robert L. Fealy Title: Vice President

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SIGNATURE

After reasonable inquiry, and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: August 12, 2002 /s/ Craig J. Duchossois

Craig J. Duchossois

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Appendix A is hereby amended to read in its entirety as follows:

APPENDIX A

CERTAIN INFORMATION REGARDING DIRECTORS AND EXECUTIVE OFFICERS OF THRALL INVESTMENT COMPANY, L.L.C.

Set forth below are the names, positions with TIC, business addresses and principal occupations of the operating board members and officers of TIC. Each individual is a United States citizen.

Names,	Positions	and	Business	Addresses	Present	Principal	Occupation

Craig J. Duchossois
Operating Board Member and Chief
Executive Officer

845 Larch Avenue Elmhurst, IL 60126

Richard L. Duchossois/2/ Operating Board Member and Vice Chairman 845 Larch Avenue Elmhurst, IL 60126

Robert L. Fealy Chief Operating Officer, Chief Financial Officer and Treasurer 845 Larch Avenue Elmhurst, IL 60126

David L. Filkin, Esq. Secretary 845 Larch Avenue Elmhurst, IL 60126

interests in entertainment and venture capital.

of the shares of such Common Stock currently outstanding.

Chief Executive Officer of Duchossois

Chief Executive Officer of Duchossois Industries, Inc./1/

Chairman of Duchossois Industries, Inc

Chief Financial Officer of Duchossois Industries, Inc./1/

Assistant General Counsel of Duchossoi Industries, Inc./1/

/1/ The principal address of Duchossois Industries, Inc., an Illinois corporation, is 845 Larch Avenue, Elmhurst, IL 60126. Duchossois Industries, Inc., through its subsidiaries, engages in the manufacture of commercial and consumer access control devices and precision machined metal products, and has

/2/ Richard L. Duchossois owns, and has sole voting and disposition power with respect to, 20,000 shares of Common Stock of the Issuer, which is less than 1%

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The members of TIC are various individuals and trusts. The voting and disposition decisions of each trust are controlled by either a trustee, a business advisor or an investment committee. By virtue of his position as sole trustee or his control of a majority of the votes of the investment committee of certain of these trusts, Craig J. Duchossois controls a majority of the membership interests of TIC. Information with respect to Craig J. Duchossois is set forth above and in the body of the Schedule 13D.

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Appendix B is hereby amended to read in its entirety as follows:

APPENDIX B

CERTAIN INFORMATION REGARDING DIRECTORS AND EXECUTIVE OFFICERS OF THRALL INVESTMENT COMPANY II, L.L.C.

Set forth below are the names, positions with TIC II, business addresses and principal occupations of the operating board members and officers of TIC II. Each individual is a United States citizen.

Craig J. Duchossois Operating Board Member and Chief Executive Officer 845 Larch Avenue Elmhurst, IL 60126	Chief Executive Officer of Duchossois Industries, Inc./1/
Richard L. Duchossois/2/ Operating Board Member and Vice Chairman 845 Larch Avenue Elmhurst, IL 60126	Chairman of Duchossois Industries, Inc./1
Robert L. Fealy Chief Operating Officer, Chief Financial Officer and Treasurer 845 Larch Avenue Elmhurst, IL 60126	Chief Financial Officer of Duchossois Industries, Inc./1/
David L. Filkin, Esq. Secretary 845 Larch Avenue	Assistant General Counsel of Duchossois Industries, Inc./1/

Elmhurst, IL 60126

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The members of TIC II are various individuals and trusts. The voting and disposition decisions of each trust are controlled by either a trustee, a

^{/1/} The principal address of Duchossois Industries, Inc., an Illinois corporation, is 845 Larch Avenue, Elmhurst, IL 60126. Duchossois Industries, Inc., through its subsidiaries, engages in the manufacture of commercial and consumer access control devices and precision machined metal products, and has interests in entertainment and venture capital.

^{/2/} Richard L. Duchossois owns, and has sole voting and disposition power with respect to, 20,000 shares of Common Stock of the Issuer, which is less than 1% of the shares of such Common Stock currently outstanding.

business advisor or an investment committee. By virtue of his position as sole trustee or his control of a majority of the votes of the investment committee of certain of these trusts, Craig J. Duchossois controls a majority of the membership interests of TIC II. Information with respect to Craig J. Duchossois is set forth above and in the body of the Schedule 13D.

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Appendix C is hereby added, to read in its entirety as follows:

APPENDIX C

CERTAIN INFORMATION REGARDING DIRECTORS AND EXECUTIVE OFFICERS OF THRALL CAR MANAGEMENT COMPANY, INC.

Set forth below are the names, positions with Management Company, business addresses and principal occupations of the directors and executive officers of Management Company. Each individual is a United States citizen.

Names, Positions and Business Addresses	Present Principal Occupation
Craig J. Duchossois Director, Chairman and President 845 Larch Avenue Elmhurst, IL 60126	Chief Executive Officer of Duchossois Industries, Inc./1/
Richard L. Duchossois/2/ Director and Vice Chairman 845 Larch Avenue Elmhurst, IL 60126	Chairman of Duchossois Industries, Inc.
Robert L. Fealy Director, Vice President 845 Larch Avenue Elmhurst, IL 60126	Chief Financial Officer of Duchossois Industries, Inc./1/
David L. Filkin, Esq. Secretary	Assistant General Counsel of Duchossois Industries, Inc./1/

845 Larch Avenue Elmhurst, IL 60126

^{/1/} The principal address of Duchossois Industries, Inc., an Illinois corporation, is 845 Larch Avenue, Elmhurst, IL 60126. Duchossois Industries, Inc., through its subsidiaries, engages in the manufacture of commercial and consumer access control devices and precision machined metal products, and has interests in entertainment and venture capital.

^{/2/} Richard L. Duchossois owns, and has sole voting and disposition power with respect to, 20,000 shares of Common Stock of the Issuer, which is less than 1% of the shares of such Common Stock currently outstanding.

The shares of Management Company are owned by various individuals and trusts. The voting and disposition decisions of each trust are controlled by either a trustee, a business advisor or an investment committee. By virtue of his position as sole trustee or his control of a majority of the votes of the investment committee of certain of these trusts, Craig J. Duchossois controls a majority of the outstanding shares of Management Company. Information with respect to Craig J. Duchossois is set forth above and in the body of the Schedule 13D.

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EXHIBIT INDEX

Exhibit	
No.	Description
1	Joint Filing Agreement
2	Agreement and Plan of Merger (incorporated by reference to Exhibit 2.1 to the Issuer's Form 8-K (Commission File No. 1-6903) filed August 16, 2001)
3	Stockholder's Agreement (incorporated by reference to Exhibit 7.1.8 to the Agreement and Plan of Merger filed as Exhibit 2.1 to the Issuer's Form 8-K (Commission File No. 1-6903) filed August 16, 2001)
4	Registration Rights Agreement (incorporated by reference to Exhibit 7.1.10 to the Agreement and Plan of Merger filed as Exhibit 2.1 to the Issuer's Form 8-K (Commission File No. 1-6903) filed August 16, 2001)
5	Promissory Note

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