GREEN EQUITY INVESTORS III LP Form SC 13D/A June 18, 2002

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UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549

SCHEDULE 13D

UNDER THE SECURITIES EXCHANGE ACT OF 1934 (Amendment No. 1__) *

Rite Aid Corporation (Name of Issuer)

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

767754104 (CUSIP Number)

Jennifer Bellah Maguire Gibson, Dunn & Crutcher LLP 333 South Grand Avenue Los Angeles, California 90071-3197 (213) 229-7986

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

October 5, 2001

(Date of Event Which Requires Filing of Statement on Schedule 13D)

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), checking the following box. /__ /

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

CUSIP No	. 7677541	04	13D Amendm	ment No. 1	Page 2 of 15 Pages		
(1)	Name of Reporting Persons: I.R.S. Identification No. of Above Persons (entities only): Green Equity Investors III, L.P. Green Equity Investors Side III, L.P.						
(2)	Check the Appropriate Box if a Member of a Group (See Instructions) (a) [] (b) []						
(3)	SEC Use Only:						
(4)	Source of Funds (See Instructions): WC						
(5)	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e): []						
(6)	Citizenship or Place of Organization: Delaware						
NUMBER O		(7)	Sole Voti Power	ing 0			
BENEFICI OWNED BY EACH REPORTIN PERSON W	IG	(8)	Shared Vo	oting 66,131,430 shares of Com upon conversion of 3,637,228.65 shares of R D Cumulative Convertible Preferred Stock	tite Aid's 8% Series		
		(9)	Sole Disp Power	Sole Dispositive Power 0			
		(10)	Shared Di Power	Lspositive 66,131,430 shares of Com issuable upon conversion 3,637,228.65 shares of R D Cumulative Convertible Preferred Stock	of tite Aid's 8% Series		
(11)	Aggregate Amount Beneficially Owned by Each Reporting Person: 66,131,430 shares of Common Stock issuable upon conversion of 3,637,228.65 shares of Rite Aid's 8% Series D Cumulative Convertible "Pay-In-Kind" Preferred Stock						
(12)	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions): []						
(13)	11.4% be	neficial	ownership	ed by Amount in Row (11): of the voting stock based standing on May 1, 2002	on 515,113,894		

(14)	Type of	Reportin	g Person (Se	e Instructions): PN			
CUSIP No	767754	104	13D Amendme	nt No. 1	Page 3 of 15 Pages		
(1)		_	g Persons: ation No. of	Above Persons (entities	only):		
	GEI Cap	ital III,	L.L.C.				
(2)	Check the Appropriate Box if a Member of a Group (See Instructions) (a) [] (b) []						
(3)	SEC Use Only:						
(4)	Source of Funds (See Instructions): WC						
(5)		ox if Diso (d) or 2(e		egal Proceedings is Requi	ired Pursuant to		
(6)	Citizens	ship or P	lace of Orga	nization: Delaware			
SHARES			Sole Voti Power	ng 0			
BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		(8)	Shared Vo	ting 66,131,430 shares of Cor issuable upon conversior 3,637,228.65 shares of F Series D Cumulative Conv "Pay-In-Kind" Preferred	n of Rite Aid's 8% vertible		
		(9)	Sole Disp Power	ositive 0			
		(10)	Shared Di Power	spositive 61,131,430 shares of Corissuable upon conversion 3,637,228.65 shares of F Series D Cumulative Conv "Pay-In-Kind" Preferred	n of Rite Aid's 8% Vertible		
(11)	Aggregate Amount Beneficially Owned by Each Reporting Person: 66,131,430 shares of Common Stock issuable upon conversion of 3,637,228.65 shares of Rite Aid's 8% Series D Cumulative Convertible "Pay-In-Kind" Preferred Stock						
(12)	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions): []						

(13)	11.4% b	eneficial	ownership o	by Amount in Row (11): f the voting stock based on anding on May 1, 2002	o 515,113,	894	
(14)	Type of	Reporting	g Person (Se	e Instructions): PN			
CUSIP No	. 767754	104	13D Amendme	nt No. 1 Pa	age 4 of 1	5 Pages	
(1)	Name of Reporting Persons: I.R.S. Identification No. of Above Persons (entities only): LGP Management, Inc.						
(2)	Check the Appropriate Box if a Member of a Group (See Instructions) (a) [] (b) []						
(3)	SEC Use	SEC Use Only:					
(4)	Source of Funds (See Instructions): WC						
(5)	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e): []						
(6)	Citizen	ship or Pi	lace of Orga	nization: Delaware			
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		(7)	Sole Voti Power	ng 0			
		(8)	Shared Vo Power	ting 66,131,430 shares of Commo upon conversion of 3,637,228.65 shares of Rit Series D Cumulative Conver "Pay-In-Kind "Preferred St	te Aid's 8 stible		
		(9)	Sole Disp Power	ositive 0			
		(10)	Shared Di Power	spositive 66,131,430 shares of Common issuable upon conversion of 3,637,228.65 shares of Rit Series D Cumulative Conver "Pay-In-Kind" Preferred St	of ce Aid's 8 ctible	୧	
(11)	66,131, 3,637,2	430 shares 28.65 shar	s of Common	y Owned by Each Reporting P Stock issuable upon convers Aid's 8% Series D Cumulativ k	sion of	ible	

(12)	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions): []							
(13)	Percent of Class Represented by Amount in Row (11): 11.4% beneficial ownership of the voting stock based on 515,113,894 shares of Common Stock outstanding on May 1, 2002							
(14)	Type of R	Reporting	Person (Se	ee Instructions): CO				
CUSIP No.	. 76775410	4	13D Amendme	ent No. 1	Page 5 of 15 Pages			
(1)		lentifica	tion No. of	Above Persons (entities	s only):			
	Leonard Green & Partners, L.P.							
(2)	Check the Appropriate Box if a Member of a Group (See Instructions) (a) [] (b) []							
(3)	SEC Use Only:							
(4)	Source of Funds (See Instructions): WC							
(5)	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e): []							
(6)	Citizensh	itizenship or Place of Organization: Delaware						
NUMBER OF		(7)	Sole Voti Power	ng 0				
BENEFICIA OWNED BY EACH REPORTING PERSON WI	3	(8)	Shared Vo Power	oting 66,131,430 shares of Co upon conversion of 3,637,228.65 shares of Series D Cumulative Con "Pay-In-Kind" Preferred	Rite Aid's 8% nvertible			
	(9)		Sole Dispositive Power 0					
		(10)	Shared Di Power	spositive 66,131,430 shares of Coupon conversion of 3,637,228.65 shares of Series D Cumulative Cou	Rite Aid's 8% nvertible			
(11)				y Owned by Each Reporting				

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3,637,228.65 shares of Rite Aid's 8% Series D Cumulative Convertible "Pay-In-Kind" Preferred Stock Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions): [] Percent of Class Represented by Amount in Row (11): 11.4% beneficial ownership of the voting stock based on 515,113,894 shares of Common Stock outstanding on May 1, 2002 (14) Type of Reporting Person (See Instructions): PN Page 6 of 15 Pages CUSIP No. 767754104 13D Amendment No. 1 (1)Name of Reporting Persons: I.R.S. Identification No. of Above Persons (entities only): Leonard I. Green ______ Check the Appropriate Box if a Member of a Group (See Instructions) (a) [] (b) [] _____ SEC Use Only: Source of Funds (See Instructions): WC, PF, SC, AF ______ Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e): [] Citizenship or Place of Organization: United States of America NUMBER OF (7) Sole Voting Power SHARES 104,000 shares of Common Stock BENEFICIALLY 990,000 shares of Common Stock OWNED beneficially owned through Verdi BY EACH Group, Inc. as sole owner REPORTING PERSON WITH ______ (8) Shared Voting Power 66,131,430 shares of Common Stock issuable upon conversion of 3,637,228.65 shares of Rite Aid's 8% Series D Cumulative Convertible "Pay-In-Kind" Preferred Stock (9) Sole Dispositive Power 104,000 shares of Common Stock 990,000 shares of Common Stock beneficially owned through Verdi Group, Inc. as sole owner

		(10)	Shared I	Dispositive Powe 66,131,430 shar upon conversion Rite Aid's 8% S Convertible "Pa	res of Common of 3,637,228 Series D Cumul	.65 shares of ative	
(11)	67,225,430, conversion	includir of 3,637,	ng 66,131 228.65	ly Owned by Each 1,430 shares of shares of Rite A referred Stock	Common Stock	issuable upon	
(12)	Check Box i			Amount in Row (1	1) Excludes C	ertain	
(13)	Percent of Class Represented by Amount in Row (11): 11.6% beneficial ownership of the voting stock based on 515,113,894 shares of Common Stock outstanding on May 1, 2002						
(14)	Type of Rep	orting Pe	erson (Se	ee Instructions) IN	:		
CUSIP No	. 767754104	13	BD Amendr	ment No. 1	Pag	e 7 of 15 Pages	
(1)	Name of Repo			f Above Persons	(entities onl	у):	
	Jonathan D.	Sokoloff	=				
(2)	Check the Ag (a) [(b) []	e Box i	f a Member of a	Group (See In	structions)	
(3)	SEC Use Onl	 у : 					
(4)	Source of F	unds (See	e Instru	ctions): WC, PF, AF			
(5)	Check Box i		ure of 1	Legal Proceeding	s is Required	Pursuant to	
(6)	Citizenship	or Place	of Orga	anization: United States	of America		
NUMBER OF SHARES BENEFICIA OWNED BY EACH	ALLY	(7)	Sole Vo	oting Power 705,436 shares Jonathan D. So Sokoloff Famil	koloff and Ch	ock held by the eryl D.	
REPORTIN		(8)	Shared	Voting Power 66,131,430 sha upon conversio	on of	Stock issuable	

Series D Cumulative Convertible "Pay-In-Kind" Preferred Stock

(9) Sole Dispositive Power

705,436 shares of Common Stock held by the Jonathan D. Sokoloff and Cheryl D. Sokoloff Family Trust

(10) Shared Dispositive Power

66,131,430 shares of Common Stock issuable upon conversion of 3,637,228.65 shares of Rite Aid's 8% Series D Cumulative Convertible "Pay-In-Kind" Preferred Stock

Aggregate Amount Beneficially Owned by Each Reporting Person: (11)66,836,866, including 66,131,430 shares of Common Stock issuable upon conversion of 3,637,228.65 shares of Rite Aid's 8% Series D Cumulative Convertible "Pay-In-Kind" Preferred Stock

-----Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares

(See Instructions): []

(13)Percent of Class Represented by Amount in Row (11): 11.5% beneficial ownership of the voting stock based on 515,113,894 shares of Common Stock outstanding on May 1, 2002

Type of Reporting Person (See Instructions):

IN

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ITEM 1. SECURITY AND ISSUER

This Amendment No. 1 to the Statement on Schedule 13D ("Amendment No. 1") relates to Common Stock of Rite Aid Corporation, par value \$1.00 per share (the "Common Stock"), and 8% Series D Cumulative Convertible "Pay-In-Kind" Preferred Stock, par value \$1.00 per share (the "Series D Preferred Stock"), convertible into Common Stock of Rite Aid Corporation, a Delaware corporation (the "Issuer").

The address of the Issuer's principal executive office is 30 Hunter Lane, Camp Hill, Pennsylvania 17011.

ITEM 2. IDENTITY AND BACKGROUND

(a) (i) This Amendment No. 1 amends the Schedule 13D, filed with the Securities and Exchange Commission on August 8, 2000, of Green Equity Investors III, L.P., a Delaware limited partnership ("GEI III"). Green Equity Investors Side III, L.P., a Delaware limited partnership ("GEI Side III") is an affiliated fund of GEI III. GEI Capital III, L.L.C., a Delaware limited liability company ("GEI"), is the general partner of GEI III and GEI Side III. GEI's principal business is to act as the general partner of GEI III and GEI Side III, each of

whose principal business is to pursue investments. LGP Management, Inc., a Delaware corporation ("LGPM"), is the general partner of Leonard Green & Partners, L.P., a Delaware limited partnership ("LGP"), which is an affiliate of GEI and whose principal business is to act as the management company of GEI III, GEI Side III and other affiliated funds. As a result of their relationship with GEI III and GEI Side III, each of GEI, LGPM and LGP may be deemed to have indirect beneficial ownership of the Common Stock of which GEI III and GEI Side III have beneficial ownership; however, each of GEI, LGPM and LGP disclaim beneficial ownership of such shares of Common Stock.

(ii) The persons filing this Amendment No. 1 are GEI III, GEI Side III, GEI, LGPM, LGP, Leonard I. Green, and Jonathan D. Sokoloff (collectively, the "Reporting Persons").

Leonard I. Green, Jonathan D. Sokoloff, John G. Danhakl, Peter J. Nolan, Jonathan A. Seiffer and John M. Baumer directly (whether through ownership interest or position) or indirectly through one or more intermediaries, may be deemed to control GEI III, GEI Side III, GEI, LGPM and/or LGP. As stated above, GEI, LGPM and LGP may be deemed to share beneficial ownership with respect to the Common Stock of which GEI III and GEI Side III have beneficial ownership. As such, Messrs. Green, Sokoloff, Danhakl, Nolan, Seiffer and Baumer may be deemed to have shared beneficial ownership over such shares of Common Stock. However, each of Messrs. Green, Sokoloff, Danhakl, Nolan,

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Seiffer and Baumer disclaim beneficial ownership of such shares of Common Stock.

- (b) (i) The address of the principal business of GEI III and GEI Side III is 11111 Santa Monica Boulevard, Suite 2000, Los Angeles, California 90025. The principal place of business of each of GEI, LGPM and LGP is 11111 Santa Monica Boulevard, Suite 2000, Los Angeles, California 90025.
- (ii) The address of the principal business office of each of the other Reporting Persons is 11111 Santa Monica Boulevard, Suite 2000, Los Angeles, California 90025.
 - (c) (i) Not applicable to GEI III, GEI Side III, GEI, LGPM or LGP.
- (ii) Leonard I. Green is the founding $% \left(1\right) =0$ partner of LGP and a member of the Board of Directors of the Issuer.
- (iii) Jonathan D. Sokoloff is a partner of LGP and a member of the Board of Directors of the Issuer.
- (d) Neither GEI III, GEI Side III nor any of the other Reporting Persons has been convicted in a criminal proceeding during the last five years.
- (e) Neither GEI III, GEI Side III nor any of the other Reporting Persons has been party to any 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 during the last five years.

(f) Messrs. Green and Sokoloff are citizens of the United States of America.

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

The Reporting Persons acquired shares of 8% Series B Cumulative Convertible "Pay-In-Kind" Preferred Stock (the "Series B Preferred Stock") on December 9, 1999 upon the exchange of shares of the Issuer's 8% Series A Cumulative Convertible "Pay-In-Kind" Preferred Stock (the "Series A Preferred Stock"). The shares of Series A Preferred Stock were purchased on October 27, 1999 for \$300,000,000 from GEI III's working capital. On October 5, 2001, the Issuer exchanged all outstanding shares of Series B Preferred Stock for an equal number of shares of Series D Preferred Stock. The Series D Preferred Stock differs from the Series B Preferred Stock only in that the consent of holders of the Series D Preferred Stock is not required in order for the Issuer to issue shares of the Issuer's capital stock that are on parity with the Series D Preferred Stock with respect to dividends and distributions upon the liquidation, distribution or winding up of the Issuer.

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Leonard I. Green, as sole owner of Verdi Group, Inc., acquired indirect beneficial ownership of 990,000 shares of Common Stock by distribution of shares owned by Green Equity Investors, L.P., a prior private equity fund. Leonard I. Green also has direct beneficial ownership of 4,000 shares of Common Stock that he received as part of the Issuer's non-employee director restricted stock award for services on the Issuer's Board for the years 1998 and 1999. On January 18, 2002, Leonard I. Green acquired direct beneficial ownership of 100,000 shares of Common Stock though the use of personal funds.

Jonathan D. Sokoloff acquired 505,436 shares of Common Stock by distribution of shares owned by Green Equity Investors, L.P., a prior private equity fund. On January 22, 2002, Jonathan D. Sokoloff acquired 200,000 shares of Common Stock by using personal funds. Jonathan D. Sokoloff has indirect beneficial ownership of these 705,436 shares of Common Stock, which are held in the Jonathan D. Sokoloff and Cheryl D. Sokoloff Family Trust.

ITEM 4. PURPOSE OF TRANSACTION

GEI III, GEI Side III and the other Reporting Persons acquired the Series D Preferred Stock for investment purposes. GEI III, GEI Side III and certain of the Reporting Persons, including Leonard I. Green and Jonathan D. Sokoloff, intend to participate in the management of the Issuer through representation on the Issuer's Board of Directors. For further information, see Items 2 and 6 hereof.

Except as disclosed in this Item 4, neither GEI III, GEI Side III nor any of the other Reporting Persons has any current plans or proposals which relate to or would result in any of the events described in clauses (a) through (j) of the instructions to Item 4 of Schedule 13D.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

(a) and (b)

Number of Shares With Sole Voting and Dispositive Power	Shared Voting and Dispositive Power	Aggregate Number of Shares Beneficially Owned	Percentage of Class Beneficially Owned
0	66,131,430(1)	66,131,430	11.4%
1,094,000(2)	66,131,430(1)	67,225,430	11.6%
705,436(3)	66,131,430(1)	66,836,866	11.5%

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- (1) The Reporting Persons do not directly own these shares of Common Stock of the Issuer as of the date of this Amendment No.1, but upon conversion of the 3,637,228.65 shares of Series D Preferred Stock, GEI III, GEI Side III and the other Reporting Persons would beneficially own 66,131,430 shares of Common Stock representing approximately 11.4% of the Issuer's voting stock.
- (2) Shares beneficially owned by Leonard I. Green, in addition to the shares of Series D Preferred Stock described in footnote (1).
- (3) Shares beneficially owned by Jonathan D. Sokoloff, in addition to the shares of Series D Preferred Stock described in footnote (1).
- (c) None of the Reporting Persons has effected any transactions involving the Common Stock in the last 60 days.
 - (d) Not applicable.
 - (e) Not applicable.
- ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER

On October 27, 1999, GEI III purchased 3,000,000 shares of the Issuer's Series A Preferred Stock at a purchase price of \$100 per share. On December 9, 1999, GEI III exchanged all of its shares of Series A Preferred Stock for an equivalent number of shares of Series B Preferred Stock. On October 5, 2001, the Issuer exchanged all outstanding shares of Series B Preferred Stock for an equal number of shares of 8% Series D Preferred Stock. The Series D Preferred Stock differs from the Series B Preferred Stock only in that the consent of holders of the Series D Preferred Stock is not required in order for the Issuer to issue shares of the Issuer's capital stock that are on parity with the Series D Preferred Stock with respect to dividends and distributions upon the liquidation, distribution or winding up of the Issuer. Each share of Series D Preferred Stock is convertible into the number of shares of the Issuer's Common

Stock equal to the liquidation preference divided by the conversion price.

Each holder of Series D Preferred Stock is entitled to vote together with holders of the Issuer's Common Stock as a single class, and each holder of Series D Preferred Stock is entitled to one vote for each share of Common Stock issuable upon conversion of such holder's Series D Preferred Stock. The holders of Series D Preferred Stock are entitled to vote separately as a class to elect two directors to the Issuer's Board of Directors. Pursuant to this right, Leonard I. Green and Jonathan D. Sokoloff hold seats on the Issuer's Board of Directors. In each of fiscal 1998 and 1999, Leonard I. Green received restricted stock awards of 2,000 shares of Common Stock, which award was made to all the Issuer's non-employee directors.

In the event of any voluntary or involuntary liquidation, dissolution or winding up of the Issuer, holders of Series D Preferred Stock are entitled to receive out of the Issuer's assets legally available for distribution to stockholders, before any distribution of assets is made to holders of Common Stock or any other class or series of capital stock ranking junior to the Series D Preferred Stock, a liquidation preference of \$100, subject to certain adjustments, plus all accrued and unpaid dividends thereon. If, upon any voluntary or involuntary liquidation, dissolution or

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winding up of the Issuer, the amounts payable to holders of Series D Preferred Stock and any other shares of preferred stock ranking as to such distribution on a parity with the Series D Preferred Stock are not paid in full, the holders of Series D Preferred Stock and of such other shares of preferred stock will share ratably in any such distribution of the Issuer's assets in proportion to the full respective preferential amounts to which they are entitled.

Each holder of Series D Preferred Stock is entitled to receive cumulative preferential dividends at the rate of 8% on the liquidation preference, payable quarterly in arrears. Dividends shall be paid, at the Issuer's option, either in cash, additional shares of Series D Preferred Stock, or a combination thereof. From time to time, on or after October 25, 2004, the Issuer may redeem shares of Series D Preferred Stock at 105% of the liquidation preference plus any unpaid partial dividends to the applicable redemption date. Holders of Series D Preferred Stock have no preemptive rights to subscribe for any additional securities which the Issuer may issue. The Issuer has granted the holders of Series D Preferred Stock certain registration rights with respect to the Series D Preferred Stock and the Common Stock into which the Series D Preferred Stock may be converted. A more complete description of the rights and preferences of the Series D Preferred Stock is set forth in the Certificate of Designations filed herewith as Exhibit 7.6 and incorporated by reference to the Issuer's Form 10-Q, filed with the Securities and Exchange Commission on October 12, 2001.

Other than the $\,$ matters $\,$ disclosed $\,$ above in $\,$ response to Items 4 and 5 and this Item 6, none of the Reporting Persons is party to any contracts, arrangements, understandings or relationships with respect to any securities of the Issuer, including but not limited to the transfer or voting of any of the securities, finder's fees, joint ventures, loan or option agreements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS

- 7.1 Commitment Letter, dated October 18, 1999, by and between Rite Aid Corporation and Green Equity Investors III, L.P. (incorporated by reference to exhibit 10.1 to Rite Aid Corporation's Current Report on Form 8-K, dated November 2, 1999).
- 7.2 Registration Rights Agreement, dated as of October 27, 1999, by and between Rite Aid Corporation and Green Equity Investors III, L.P. (incorporated by reference to exhibit 4.1 to Rite Aid Corporation's Current Report on Form 8-K, dated November 2, 1999).
- 7.3 Letter agreement, dated October 27, 1999, by and between Rite Aid Corporation and Green Equity Investors III, L.P. (previously filed as an exhibit to the Schedule 13D filed on August 8, 2000).
- 7.4 Letter agreement, dated October 27, 1999, by and between Rite Aid Corporation and Green Equity Investors III, L.P. (previously filed as an exhibit to the Schedule 13D filed on August 8, 2000).
- 7.5 Amendment Number 1 to Registration Rights Agreement, dated as of October 27, 1999 by and among Rite Aid Corporation and Green Equity Investors III, L.P. (incorporated by

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reference to Exhibit 10.61 to Rite Aid Corporation's Quarterly Report on Form 10-Q, filed October 12, 2001).

- 7.6 Certificate of Designations of 8% Series D Cumulative Convertible "Pay-In-Kind" Preferred Stock of Rite Aid Corporation, dated October 3, 2001 (incorporated by reference to Exhibit 3.5 to Rite Aid Corporation's Quarterly Report on Form 10-Q, filed October 12, 2001).
 - 7.7 Joint Filing Agreement, dated June 18, 2002 (filed herewith).
 - 7.8 Power of Attorney, dated June 18, 2002 (filed herewith).

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SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, each of the undersigned certifies that the information set forth in this Amendment No. 1 to Schedule 13D is true, complete and correct.

Dated as of June 18, 2002

Green Equity Investors III, L.P. By: GEI Capital III, L.L.C., its General Partner

/s/ Jonathan D. Sokoloff

Name: Jonathan D. Sokoloff

Title: Manager

Green Equity Investors Side III, L.P. By: GEI Capital III, L.L.C., its General Partner

/s/ Jonathan D. Sokoloff

Name: Jonathan D. Sokoloff

Title: Manager

GEI Capital III, L.L.C.

/s/ Jonathan D. Sokoloff By:

Name: Jonathan D. Sokoloff

Title: Manager

LGP Management, Inc.

By: /s/ Jonathan D. Sokoloff

Jonathan D. Sokoloff Name: Title: Vice President

Leonard Green & Partners, L.P.

By:LGP Management, Inc., its General Partner

/s/ Jonathan D. Sokoloff By:

Name: Jonathan D. Sokoloff

Title: Vice President

/s/ Leonard I. Green

Leonard I. Green

/s/ Jonathan D. Sokoloff

Jonathan D. Sokoloff

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EXHIBIT INDEX

EXHIBIT NO.	DESCRIPTION
Exhibit 7.1	Commitment Letter, dated October 18, 1999, by and between Rite Aid Corporation and Green Equity Investors III, L.P. (incorporated by reference to Exhibit 10.1 to Rite Aid Corporation's current report on Form 8-K, dated November 2, 1999).
Exhibit 7.2	Registration Rights Agreement, dated October 27, 1999, by and between Rite Aid Corporation and Green Equity Investors III, L.P. (incorporated by reference to Exhibit 4.1 to Rite Aid Corporation's current report on Form 8-K, dated November 2, 1999).
Exhibit 7.3	Letter agreement, dated October 27, 1995, by and between Rite Aid Corporation and Green Equity Investors III, L.P. (previously filed as an exhibit to the Schedule 13D filed on August 8, 2000).
Exhibit 7.4	Letter agreement, dated October 27, 1999, by and between Rite Aid Corporation and Green Equity Investors III, L.P. (previously filed as an exhibit to the Schedule 13D filed on August 8, 2000).
Exhibit 7.5	Amendment Number 1 to Registration Rights Agreement, dated as of October 27, 1999 by and among Rite Aid Corporation and Green Equity Investors III, L.P. (incorporated by reference to Exhibit 10.61 to Rite Aid Corporation's Quarterly Report on Form 10-Q, filed October 12, 2001).
Exhibit 7.6	Certificate of Designations, dated October 3, 2001 (incorporated by reference to Exhibit 3.5 to Rite Aid Corporation's Quarterly Report on Form 10-Q, filed on October 12, 2001).
Exhibit 7.7	Joint Filing Agreement, dated June 18, 2002 (filed herewith).
Exhibit 7.8	Power of Attorney, dated June 18, 2002 (filed herewith).