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HALLMAN THOMAS B Form 3 July 02, 2002

FORM 3		UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549 INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES FILED PURSUANT TO SECTION 16(a) OF THE SECURITIES EXCHANGE ACT OF 1 SECTION 17(a) OF THE PUBLIC UTILITY HOLDING COMPANY ACT OF 1935 SECTION 30(f) OF THE INVESTMENT COMPANY ACT OF 1940				
(Print or Type F	Responses)					
 Name and Address of Reportin Hallman Thomas 			quiring Statement			
			7/01/02	5. Relationship of Report		
	One CIT Drive		curity Number of Reporting Person	to Issuer (Check all Director 10		
	(Street)		(Voluntary)	X title below) k Group Chief Executive C Specialty Finance		
	New Jersey (State)			 TABLE I NON-DERIV <i>E</i>		
-		-		TABLE I NON DERIVE		
1. Title of Security (Instr. 4)			Beneficially Owne (Instr. 4)	(I) (Instr. 5		
No securities	owned.					

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Reminder: Report on a separate li * If the form is filed by more th		s of securities benefi	icially owned d	
FORM 3 (CONTINUED) TABLE II - D S	ERIVATIVE SECURIT ECURITIES)	TIES BENEFICIALLY OWNE	ED (E.G., PUTS,	CALLS, WARF
1. Title of Derivative Security (Instr. 4)	cisable and Expiration Date (Month/Day/ Year)	Underlying Derivat	ing Derivative Security sion 4) Exer Pric Deri vati	
	Date Expi: Exer- ation cisable Date	n Title	Amount or Number of Shares	Security

Explanation of Responses:

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/s/ Thomas B. Hallman
Thomas B. Hallman

Group Chief Executive C
Specialty Finance

**Intentional misstatements or omissions of facts constitute Federal Criminal Violations. SEE 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insuffi SEE Instruction 6 for procedure.

Potential persos who are to respod to the collection of information contained in this form are no required to respond unless the form displays a currently valid OMB Number