ELECTRIC CITY CORP Form SC 13D/A September 17, 2001

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

AMENDMENT NO. 1 TO

SCHEDULE 13D

Under the Securities Exchange Act of 1934

ELECTRIC CITY CORP.

(Name of Issuer)

Common Stock, \$0.0001 per share par value

(Title of Class of Securities)

284868 10 6

(CUSIP Number)

Mark H. Swartz
Executive Vice President
Tyco International Ltd.
The Zurich Centre, Second Floor
90 Pitts Bay Road
Pembroke HM 08, Bermuda
(441) 292-8674

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

With copies to:

Meredith B. Cross
Wilmer, Cutler & Pickering
2445 M Street, N.W.
Washington, D.C. 20037
(202) 663-6000

Fati Sadeghi
Senior Corporate Counsel
Tyco International (US) Inc.
One Tyco Park
Exeter, NH 03833
(603) 778-9700

September 7, 2001

(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 [_].

NOTE: Schedules filed in paper format shall include a signed original and five copies of the schedules, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

*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.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

AMENDMENT NO.1 TO SCHEDULE 13D

CUSIP	NO. 284868 10	6 		Page 2	of 13 Pages	
1	NAME OF REPORT					
1	S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON. Not applicable					
2	CHECK THE APPR	ROPRIA	TE BOX IF A MEMBER OF A GROUP*		(a) [_] (b) [X]	
3	SEC USE ONLY					
4	SOURCE OF FUNI)S				
5	CHECK BOX IF I		SURE OF LEGAL PROCEEDINGS IS RI	EQUIRED P	URSUANT	
6	CITIZENSHIP OF	 R PLAC	E OF ORGANIZATION			
		7	SOLE VOTING POWER			
NUMBER OF SHARES			0			
	NEFICIALLY DWNED BY	8	SHARED VOTING POWER 9,145,047**			
	EACH		SOLE DISPOSITIVE POWER			

R	REPORTING PERSON	9	0				
	WITH	10	SHARED DI 9,145,047	SPOSITIVE E	POWER		
11	AGGREGATE AN 9,145,047**	MOUNT BEI	NEFICIALLY	OWNED BY E	EACH REPORT	ING PERSON	
12	CHECK BOX II	THE AG	 GREGATE AM	OUNT IN ROV	 W (11) EXCL	UDES SHARES*	[_]
13	PERCENT OF (CLASS RE	PRESENTED	BY AMOUNT	IN ROW (11)		
14	TYPE OF REPO	ORTING P	ERSON*				
	INCLUDE				FILLING OU	T! S TO ITEMS 1-	-7
					ND THE SIGN	ATURE ATTESTA	ATION
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CUSIP	NO. 284868 1	10 6 				Page 3 of 13	3 Pages
1	NAME OF REPO	s (NV) I	nc.	NO. OF ABO	OVE PERSON		
2	65-1051192 	 PPROPRIA:	TE BOX IF	A MEMBER OF	F A GROUP*	(a) (b)	
3	SEC USE ONLY						
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CITIZENSHIP OR PLACE OF ORGANIZATION 6 Nevada ______ SOLE VOTING POWER 7 NUMBER OF 0 SHARES SHARED VOTING POWER BENEFICIALLY 8
OWNED BY 9,145,047** SOLE DISPOSITIVE POWER 9 REPORTING PERSON SHARED DISPOSITIVE POWER 10 9,145,047** AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11 9,145,047** CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES SHARES* [_] 12 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 13 22.8%** TYPE OF REPORTING PERSON* 14 CO ______ *SEE INSTRUCTIONS BEFORE FILLING OUT! INCLUDE BOTH SIDES OF THE COVER PAGE, RESPONSES TO ITEMS 1-7 (INCLUDING EXHIBITS) OF THE SCHEDULE, AND THE SIGNATURE ATTESTATION **SEE ITEM 5 OF THIS AMENDMENT NO. 1 TO SCHEDULE 13D AMENDMENT NO.1 TO SCHEDULE 13D ______ CUSIP NO. 284868 10 6 Page 4 of 13 Pages NAME OF REPORTING PERSON The CIT Group Inc. S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*

(a) [_]

			(b) [X]			
3	SEC USE ONLY					
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6	Nevada					
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12	CHECK BOX IF	THE AG	GGREGATE AMOUNT IN ROW (11) EXCLUDES SHARES* [_]			
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*SEE INSTRUCTIONS BEFORE FILLING OUT!

INCLUDE BOTH SIDES OF THE COVER PAGE, RESPONSES TO ITEMS 1-7

(INCLUDING EXHIBITS) OF THE SCHEDULE, AND THE SIGNATURE ATTESTATION

**SEE ITEM 5 OF THIS AMENDMENT NO. 1 TO SCHEDULE 13D

AMENDMENT NO. 1 TO SCHEDULE 13D

CUSIE	P NO. 284868 1	0 6		Page 5 of 13 Pages		
1	NAME OF REPOR					
Τ	S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON 36-3871861					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [_] (b) [X]					
3	SEC USE ONLY					
4	SOURCE OF FUNDS*					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) [_]					
6	CITIZENSHIP (OR PLAC	E OF ORGANIZATION			
		7	SOLE VOTING POWER			
	NUMBER OF SHARES		0			
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	22.8%**					
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^{*}SEE INSTRUCTIONS BEFORE FILLING OUT!

INCLUDE BOTH SIDES OF THE COVER PAGE, RESPONSES TO ITEMS 1-7

(INCLUDING EXHIBITS) OF THE SCHEDULE, AND THE SIGNATURE ATTESTATION

**SEE ITEM 5 OF THIS AMENDMENT NO. 1 TO SCHEDULE 13D

AMENDMENT NO. 1 TO SCHEDULE 13D

	NO. 284868 1	0 6		Page	6 of 13 Page
1	NAME OF REPO		PERSON ecurities, Inc.		
1	S.S. OR I.R. 13-3897534	S. IDEN	NTIFICATION NO. OF ABOVE PERSON		
2	CHECK THE AP	PROPRI <i>i</i>	ATE BOX IF A MEMBER OF A GROUP		(a) [_] (b) [X]
3	SEC USE ONLY				
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CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES SHARES* [_]

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

13

22.8%**

TYPE OF REPORTING PERSON*

14

*SEE INSTRUCTIONS BEFORE FILLING OUT!

INCLUDE BOTH SIDES OF THE COVER PAGE, RESPONSES TO ITEMS 1-7

(INCLUDING EXHIBITS) OF THE SCHEDULE, AND THE SIGNATURE ATTESTATION

**SEE ITEM 5 OF THIS AMENDMENT NO. 1 TO SCHEDULE 13D

AMENDMENT NO. 1 TO SCHEDULE 13D

Each of the Items of this Schedule is hereby amended in its entirety.

Item 1. Security and Issuer

12

This schedule relates to the beneficial ownership of shares of common stock, \$0.0001 par value per share ("Common Stock"), of Electric City Corp., a Delaware corporation (the "Company"). The principal executive offices of the Company are located at 1280 Landmeier Road, Elk Grove Village, IL 60007.

The summary descriptions of certain agreements and documents contained in this Amendment No. 1 to Schedule 13D are qualified in their entirety by reference to the complete texts of such agreements and documents, which are filed as exhibits hereto and incorporated herein by reference.

Item 2. Identity and Background

- (a) (c) Tyco International Ltd. ("Tyco"), a Bermuda company, is a diversified manufacturing and service company that, through its subsidiaries:
 - designs, manufactures and distributes electrical and electronic components and multi-layer printed circuit boards;
 - designs, manufactures and distributes disposable medical supplies and other specialty products;
 - designs, manufactures, installs and services fire detection and suppression systems, installs, monitors and maintains electronic security systems and designs, manufactures, distributes and services specialty valves;
 - . designs, engineers, manufactures, installs, operates and maintains undersea cable communications systems; and
 - . offers vendor, equipment, commercial, factoring, consumer and structured financing and leasing capabilities through its indirect wholly-owned subsidiary, The CIT Group, Inc. ("CIT"), acquired on June 1, 2001.

Tyco's registered offices are located at The Zurich Centre, Second Floor, 90 Pitts Bay Road, Pembroke HM 08, Bermuda. The executive offices of Tyco's principal United States subsidiaries are located at One Tyco Park, Exeter, New Hampshire 03833.

CIT Holdings (NV) Inc. ("CIT Holdings"), a Nevada corporation, is a direct wholly-owned subsidiary of Tyco that owns all of the capital stock of CIT, a Nevada corporation. CIT owns all of the capital stock of Newcourt Capital USA Inc. ("Newcourt"), a Delaware corporation, and Newcourt owns all of the capital stock of Newcourt Capital Securities, Inc. ("Newcourt Securities"), a Delaware corporation and a registered broker-dealer. The address of the executive offices of CIT Holdings is One Tyco Park, Exeter, New Hampshire 03833. The address of the executive offices of CIT, Newcourt and Newcourt Securities is 1211 Avenue of the Americas, New York, NY 10036. The principal business of CIT Holdings, CIT, Newcourt and Newcourt Securities is commercial finance.

Tyco, CIT Holdings, CIT, Newcourt and Newcourt Securities are referred to collectively as the "Reporting Persons." In addition, the Reporting Persons may be deemed to be members of a group, within the meaning of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), with EP Power Finance, L.L.C., Morgan Stanley Dean Witter Equity Funding, Inc., Originators Investment Plan, L.P. and Duke Capital Partners, LLC (collectively, the "Other Investors") by virtue of the Investors Rights Agreement, Stockholders Agreement and Stock Trading Agreement described below. The Reporting Persons disclaim beneficial ownership of the Company securities owned by the Other Investors and have determined to file this Amendment separately from the Other Investors.

The name, business address and present principal occupation or employment of each of the executive officers and directors of Tyco, CIT Holdings, CIT, Newcourt and Newcourt Securities are set forth on Schedules I, II, III, IV and V annexed hereto (the "Schedules"), respectively, which are incorporated herein by reference.

- (d) (e) During the last five years, none of the Reporting Persons, and, to the best knowledge of the Reporting Persons, none of the persons listed on the Schedules hereto, has been convicted in a criminal proceeding (excluding traffic violations and similar misdemeanors) or has been 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.
- (f) Except as indicated on the Schedules, each natural person identified is a citizen of the United States.
- Item 3. Source and Amount of Funds or Other Consideration

On April 18, 2001, Newcourt obtained a warrant to purchase 1,700,000 shares of the Company's Common Stock (the "Warrant") at an exercise price of \$2.50 per share as partial consideration in connection with Newcourt's agreement to loan the Company up to \$2,000,000 pursuant to the Convertible Senior Subordinated Promissory Note and Warrant Purchase Agreement, dated as of April 18, 2001, by and between Newcourt and the Company (the "Purchase Agreement"). Upon issuance, the Warrant became immediately exercisable and would expire on April 18, 2004. Pursuant to the First Amendment to Convertible Senior Subordinated Promissory

Note and Warrant Purchase Agreement, dated as of July 31, 2001 (the "First Amendment"), Newcourt surrendered the Warrant. Also on July 31, 2001, the Company issued a note to Newcourt in the principal amount of \$1,200,000 (the "Bridge Note") pursuant to the First Amendment, which, among other changes, increased the aggregate principal amount available for borrowings under the Purchase Agreement from \$2,000,000 to \$3,200,000. The source of funds for the loans was Newcourt's working capital.

Newcourt and the Other Investors entered into the Securities Purchase Agreement, dated as of July 31, 2001, with the Company (the "Securities Purchase Agreement") to acquire certain classes of the Company's securities. The transactions contemplated by the Securities Purchase Agreement were consummated on September 7, 2001. Under the terms of the Securities Purchase Agreement, Newcourt purchased \$4,000,000 of the Company's securities as described more fully below.

The funds for the purchase of the securities pursuant to the Securities Purchase Agreement came from the cancellation of \$3,200,000 of the Company's debt to Newcourt and the remainder came from the conversion of fees owed by the Company to Newcourt Securities, as partial consideration for Newcourt Securities' services as placement agent in connection with the Securities Purchase Agreement.

On July 31, 2001, Newcourt Securities received warrants to purchase 3,314,830 shares of the Company's Common Stock (the "Placement Agent Warrants") at an exercise price of \$1.00 per share as partial consideration for Newcourt Securities' services as placement agent in connection with the Securities Purchase Agreement and the Bridge Note. The Placement Agent Warrants are exercisable from November 6, 2001 through September 7, 2008.

It is anticipated that the funds for the exercise of the Placement Agent Warrants will be provided by Newcourt Securities' working capital and that the source of funds for the exercise of the warrants issued under the Securities Purchase Agreement will be Newcourt's working capital.

Item 4. Purpose of Transaction

Newcourt acquired for investment purposes \$4,000,000 of the Company's Convertible Preferred Stock, warrants to purchase shares of Convertible Preferred Stock, shares of Common Stock and warrants to purchase shares of Common Stock pursuant to the Securities Purchase Agreement.

Newcourt Securities received the Placement Agent Warrants as partial consideration for its services as placement agent in connection with the Securities Purchase Agreement and the Bridge Note. Newcourt Securities also received cash compensation for its services, which was used as a credit against Newcourt's \$4,000,000 purchase

price under the Securities Purchase Agreement.

The Company's board of directors is currently comprised of eight members. Under the terms of the Securities Purchase Agreement, holders of the Convertible Preferred Stock have the right to elect up to four additional directors, at which time the Company's board of directors will consist of 12 directors. Newcourt has the right to elect one director of the Company.

The Reporting Persons expect to evaluate on a continuing basis their goals and objectives and general economic and equity market conditions, as well as the Company's business operations and prospects. Based on such evaluations, from

time to time in the future, Newcourt may (1) convert the Convertible Preferred Stock into Common Stock, (2) exercise the warrants to purchase the Convertible Preferred Stock, and subsequently convert such stock into Common Stock, or (3) exercise the warrants to purchase Common Stock for investment purposes. Newcourt Securities may exercise the Placement Agent Warrants and the Reporting Persons may otherwise make additional purchases of the Company's Common Stock. The Reporting Persons may, subject to the Investor Rights Agreement and the Stock Trading Agreement (defined below), from time to time sell all or a portion of the Common Stock that they now hold either in private placements, in the open market pursuant to Rule 144, to the extent such rule is available for such sales, or otherwise in conformance with the federal securities laws.

Except as set forth above, none of the Reporting Persons, nor, to the best knowledge of each Reporting Person, any of the persons named in the Schedules to this document, has any plans or proposals that relate to or would result in any of the matters referred to in paragraphs (a) through (j) of Item 4 of Schedule 13D. The Reporting Persons, however, may at any time and from time to time, review or reconsider their position with respect to any of such matters.

Item 5. Interest in Securities of the Issuer

- (a) As of September 7, 2001, the Reporting Persons beneficially owned (or are deemed solely for purposes of Section 13(d)(3) of the Exchange Act to beneficially own), directly or indirectly, an aggregate of 9,145,047 shares of Common Stock, representing approximately 22.8% of the number of shares of Common Stock outstanding on August 13, 2001, plus the number of shares of Common Stock that the Reporting Persons have the right to acquire within 60 days and the 240,651 shares of Common Stock that the Other Investors acquired on September 7, 2001.
- (b) Assuming full exercise and conversion, as applicable, of the securities issued to Newcourt under the Securities Purchase Agreement and full exercise of the Placement Agent Warrants by Newcourt Securities, Tyco, CIT Holdings and CIT share voting and dispositive power with Newcourt as to 5,830,217 shares of Common Stock owned by Newcourt and with Newcourt and Newcourt Securities as to 3,314,830 shares of Common Stock owned by Newcourt Securities. Newcourt Securities has no voting or dispositive power as to Common Stock owned by Newcourt.

The Reporting Persons disclaim beneficial ownership of the 17,490,651 shares of Common Stock beneficially owned by the Other Investors. The filing of this Amendment shall not be construed as an admission that the Reporting Persons are the beneficial owners of the Common Stock beneficially owned by the Other Investors or that the Reporting Persons and any of such Other Investors constitute such a person or group. The Reporting Persons are not responsible for the accuracy of any information filed by any of the Other Investors.

- (c) Except as set forth above, there are no other transactions that were effected during the last 60 days by the Reporting Persons with respect to shares of Common Stock.
- (d) Not applicable.
- (e) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

The Company and Newcourt Securities previously entered into arrangements under which Newcourt Securities served as the Company's placement agent with respect to the Securities Purchase Agreement and a proposed private placement to an additional investor for aggregate proceeds of \$4,000,000 of the Company's Convertible Preferred Stock and warrants to purchase Convertible Preferred Stock (the "Additional Investment"). Pursuant to these arrangements, Newcourt Securities (1) received the Placement Agent Warrants; (2) received a fee equal to 5% of the aggregate gross proceeds received by the Company in connection with the Securities Purchase Agreement; (3) will receive a fee equal to 5% of the aggregate proceeds from the Additional Investment, if consummated; and (4) will receive a fee equal to 5% of the aggregate gross proceeds from the exercise of any warrants to purchase the Convertible Preferred Stock.

On July 31, 2001, the Company issued warrants to Newcourt Securities to purchase 3,314,830 shares of Common Stock. The warrants are exercisable from November 6, 2001 through September 7, 2008 at an exercise price of \$1.00 per share.

On July 31, 2001, Newcourt and the Other Investors entered into the Securities Purchase Agreement with the Company. The transactions contemplated by the Securities Purchase Agreement were consummated on September 7, 2001. Pursuant to the terms of the Securities Purchase Agreement, Newcourt and the Other Investors collectively purchased \$16,000,000 in aggregate amount of the Company's Convertible Preferred Stock, warrants to purchase Convertible Preferred Stock, shares of the Common Stock and warrants to purchase Common Stock. Newcourt purchased for \$4,000,000 the following securities:

- . 400,000 shares of Convertible Preferred Stock;
- warrants to purchase 100,000 shares of Convertible Preferred Stock at an initial exercise price of \$10.00 per share;
- . 80,217 shares of Common Stock; and
- . warrants to purchase 750,000 shares of Common Stock at an initial exercise price of \$1.00 per share.

The Convertible Preferred Stock is convertible beginning on November 6, 2001 into shares of Common Stock at the option of the holder as determined by dividing \$10.00 by the conversion price, which has been initially set at \$1.00, multiplied by each share of Convertible Preferred Stock, subject to adjustments as set forth in the Securities Purchase Agreement. Based on the initial conversion ratio, Newcourt has the right to acquire 5,000,000 shares of Common Stock as a result of the conversion of the Convertible Preferred Stock and the exercise of the warrants to purchase Convertible Preferred Stock that it will receive upon the closing of the transaction. Each outstanding share of Convertible Preferred Stock will be entitled to dividends at a rate of 10% per year of its stated value, which is \$10.00. The Company may pay dividends in cash or additional shares of Convertible Preferred Stock until the first dividend payment that occurs after three years following the initial issuance of the Convertible Preferred Stock. After that date, dividends must be paid in cash and the dividend rate increases 0.5% every six months to a maximum rate of 15% per year.

Pursuant to the terms of the Convertible Preferred Stock, Newcourt and the Other Investors have the right to elect up to four directors of the twelve-member board of directors, subject to decrease depending on the number of shares of Convertible Preferred Stock outstanding. Depending on the number of shares of Convertible Preferred Stock outstanding, the holders will also have special approval rights to approve certain matters in which the Company proposes to engage.

In connection with the Securities Purchase Agreement, the Company entered into certain ancillary agreements -- the Investor Rights Agreement, the Stockholders Agreement and the Stock Trading Agreement. Under the terms of the Investor Rights Agreement, dated as of July 31, 2001 (the "Investor Rights Agreement"), which became effective on September 7, 2001, the Other Investors, Newcourt and Newcourt Securities have the right to require the Company to register the shares of Common Stock received directly or indirectly pursuant to the Securities Purchase Agreement or the Common Stock to be received by Newcourt Securities upon exercise of the Placement Agent Warrants. The Other Investors, Newcourt and Newcourt Securities, as a group, have the right to demand an aggregate of four registrations representing at least \$5 million of market value. The Other Investors, Newcourt and Newcourt Securities are also entitled to customary "piggyback" registration rights. Under the Investors Rights Agreement, the Other Investors, Newcourt and Newcourt Securities have a right of first offer with respect to future sales by the Company of its capital stock to permit such parties to maintain their percentage ownership interests.

On July 31, 2001, the Other Investors, Newcourt and the Company entered into the Stockholders Agreement (the "Stockholders Agreement"), which became effective on September 7, 2001. Under the Stockholders Agreement, each investor has the right to designate one member of the board of directors and to have a representative attend all meetings of the board of directors as a board observer so long as it holds at least 200,000 shares of Convertible Preferred Stock. For purposes of this agreement, Morgan Stanley Dean Witter Equity Funding, Inc. and Originators Investment Plan, L.P. are counted as one investor. Additionally, the Other Investors, Newcourt and the Company have agreed that for so long as an investor owns at least 2,000,000 shares of Common Stock, subject to adjustments, a representative of such investor is entitled to attend all meetings of the board of directors as an observer if such investor does not have a designated board member. Each investor also agrees that if it converts more than 50% of the Convertible Preferred Stock it purchased under the Securities Purchase Agreement, it will, at the request of the Company, convert the remainder of its Convertible Preferred Stock.

On July 31, 2001, the Other Investors, Newcourt, Newcourt Securities and certain officers of the Company entered into the Stock Trading Agreement (the "Stock Trading Agreement"), which limits their ability to sell Common Stock into the public market. The Stock Trading Agreement became effective on September 7, 2001. Until the Company has completed a qualified primary offering, as set forth in the Stock Trading Agreement, the parties to the Stock Trading Agreement may not sell their shares of Common Stock without complying with the sale restrictions set forth in such agreement. If the Company does not complete a qualified public offering within 18 months after September 7, 2001, the parties may sell their shares subject only to certain trading volume and block sale limitations set forth in the Stock Trading Agreement.

Each party to the Stock Trading Agreement and the Company has a right of first offer if any other party to the Stock Trading Agreement intends to sell its shares in a private transaction. The Stock Trading Agreement will terminate on September 7, 2004. However, if a qualified primary offering is completed within three years after the Stock Trading Agreement became effective, the Stock Trading Agreement will terminate 18 months after the completion of the qualified primary offering.

Except as set forth above, to the knowledge of the Reporting Persons, there are no contracts, arrangements, understandings or relationships (legal or otherwise) between the Reporting Persons and any other person with respect to any securities of the Company, including, but not limited to, transfer or voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, 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

EXHIBIT

NO. DESCRIPTION

- 1. Joint Filing Agreement.
- Securities Purchase Agreement, dated as of July 31, 2001, by and among Electric City Corp., Newcourt Capital USA Inc., Duke Capital Partners, LLC, Morgan Stanley Dean Witter Equity Funding, Inc., Originators Investment Plan, L.P. and EP Power Finance, L.L.C.*
- 3. Form of Warrant Certificate to Purchase Shares of Series A Preferred Stock, Par Value \$0.01 Per Share, of Electric City Corp. (incorporated by reference to Exhibit D to Exhibit 2 hereto)
- 4. Form of Warrant Certificate to Purchase Shares of Common Stock, Par Value \$0.0001 Per Share, of Electric City Corp. (incorporated by reference to Exhibit E to Exhibit 2 hereto)
- 5. Investor Rights Agreement, dated as of July 31, 2001, by and among Electric City Corp. and the Parties set forth on Schedule I thereto.*
- 6. Stockholders Agreement, dated as of July 31, 2001, by and among Electric City Corp. and the Parties set forth on Schedule I thereto.*
- 7. Stock Trading Agreement, dated as of July 31, 2001, by and among Electric City Corp., Newcourt Capital Securities, Inc., Newcourt Capital USA Inc., EP Power Finance, L.L.C., Morgan Stanley Dean Witter Equity Funding, Inc., Originators Investment Plan, L.P., Duke Capital Partners, LLC and each of the Members of Management of Electric City Corp.*
- 8. Placement Agent Warrant Certificate to Purchase 3,314,830 Shares of Common Stock, Par Value \$0.0001 Per Share, of Electric City Corp., dated as of July 31, 2001, by and between Electric City Corp. and Newcourt Capital Securities, Inc.*

SIGNATURES

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

^{*} Filed as an Exhibit by the Company in its Quarterly Report on Form 10-QSB for the Period Ended June 30, 2001 filed on August 13, 2001.

TYCO INTERNATIONAL LTD.

Date: September 17, 2001 By: /s/ MARK H. SWARTZ

Name: Mark H. Swartz

Title: Executive Vice President and Chief Financial Officer

CIT HOLDINGS (NV) INC.

Date: September 17, 2001 By: /s/ MARK H. SWARTZ

Name: Mark H. Swartz Title: Vice President

THE CIT GROUP, INC.

Date: September 17, 2001 By: /s/ JOSEPH M. LEONE

Name: Joseph M. Leone

Title: Executive Vice President

and Chief Financial Officer

NEWCOURT CAPITAL USA INC.

Date: September 17, 2001 By: /s/ KAREN SCOWCROFT

Name: Karen Scowcroft Title: Vice President

NEWCOURT CAPITAL SECURITIES, INC.

Date: September 17, 2001 By: /s/ DANIEL M. MORASH

Name: Daniel M. Morash Title: Managing Director

SCHEDULE I

EXECUTIVE OFFICERS AND DIRECTORS OF TYCO INTERNATIONAL LTD.

Present Principal Current Business Address Occupation Name and Position Held or Employment L. Dennis Kozlowski One Tyco Park Chairman of the Board, Chairman of the Board, Exeter, NH 03833 President and Chief Executive Officer of Tyco Chief Executive Officer Lord Michael A. Carlisle Holdings Limited Chairman of Carlisle Ashcroft KCMG 60 Market Square Holdings Limited Director (citizen of Great Belize City, Belize Britain and Belize) Joshua M. Berman One Town Center Road Director and Vice Director and Vice President Boca Raton, FL 33486 President of Tyco VMS Group Managing General Partner
2 Wisconsin Circle of VMS Group Richard S. Bodman VMS Group Director Suite 610 Chevy Chase, MD 20815 John F. Fort, III 1323 North Boulevard Chairman of the Board Director Houston, TX 77006 of Insilco Corp. Foss Manufacturing Chairman and Chief
Company, Inc. Executive Officer of
380 Lafayette Road Foss Manufacturing
Hampton, NH 03842 Company, Inc. Stephen W. Foss Director Lane Holdings, Inc. Chairman of Lane
348 Grove Street Holdings, Inc. Wendy E. Lane Director Needham, MA 02492 James S. Pasman, Jr. One Tyco Park Director of CSAM Director Exeter, NH 03833 Income Fund, Inc. and CSAM Strategic Global Income Fund, Inc.; Trustee of Deutsche Bank VIT Funds and Director of approximately 50 funds in the Warburg Pincus Funds Complex and the Credit Suisse International Funds Complex Slusser Associates, Inc. President of Slusser
One Citicorp Center Associates, Inc. W. Peter Slusser Director

Suite 5100 153 East 53rd Street New York, NY 10022

Mark H. Swartz Executive Vice President, Chief Financial Officer and Director

One Tyco Park Executive Vice President Exeter, NH 03833 and Chief Financial Officer of Tyco

Frank E. Walsh, Jr. Director

330 South Street Morristown, NJ 07962

Sandy Hill Foundation Chairman of Sandy Hill Foundation

Joseph F. Welch Director

The Bachman Company President and Chief Execut
50 North Fourth Street The Bachman Company Reading, PA 19612

and Chief Corporate Counsel

Mark A. Belnick One Tyco Park Executive Vice President a Executive Vice President a Corporate Counsel of Tyco

Jerry R. Boggess President of Tyco Fire and Security Services Group

Three Tyco Park Exeter, NH 03833

President of Tyco Fire and Security Services Group

Albert R. Gamper, Jr. The CIT Group, Inc. President and Chief Inc.

President and Chief Executive 1211 Avenue of the Americas The CIT Group, Inc.

Officer of The CIT Group, Inc. New York, NY 10036

President and Chief Execut

President and Chief Executive One Tyco Park
Officer of Exeter Nu 00000 TyCom Ltd.

President and Chief Executive Of TyCom Ltd.

Juergen W. Gromer Postfach Carl Benz Str. President of Tyco Electronics
President of Tyco Electronics 12-14
(citizen of the Federal 64625 Benshiem, Germany Republic of Germany)

Richard J. Meelia One Tyco Park President of Tyco Healthcare Exeter, NH 03833 Group Group

President of Tyco Healthcare

SCHEDULE II

EXECUTIVE OFFICERS AND DIRECTORS OF

CIT HOLDINGS (NV) INC.

Name and Position Held	Current Business Address	Present Principal Occu Employment
L. Dennis Kozlowski President and Director	Tyco International (US) Inc. One Tyco Park Exeter, NH 03833	Chairman of the Board, Chief Executive Office International Ltd.
Mark H. Swartz Vice President and Director	Tyco International (US) Inc. One Tyco Park Exeter, NH 03833	Executive Vice Preside Financial Officer of T
Mark A. Belnick Vice President and Director	Tyco International (US) Inc. One Tyco Park Exeter, NH 03833	Executive Vice Preside Corporate Counsel of T Ltd.
Mark D. Foley Vice President	Tyco International (US) Inc. One Tyco Park Exeter, NH 03833	Senior Vice President, International (US) Inc
Irving Gutin Vice President	Tyco International (US) Inc. One Tyco Park Exeter, NH 03833	Senior Vice President International (US) Inc
J. Brad McGee Vice President	The CIT Group, Inc. 1211 Avenue of the Americas New York, NY 10036	Executive Vice Preside Administrative Officer Inc.
M. Brian Moroze Secretary	Tyco International (US) Inc. One Tyco Park Exeter, NH 03833	General Counsel of Tyc (US) Inc.
	One Tyco Park	
Secretary Patty Prue	One Tyco Park Exeter, NH 03833 Tyco International (US) Inc. One Tyco Park	(US) Inc. Senior Vice President,
Secretary Patty Prue Vice President Michael A. Robinson	One Tyco Park Exeter, NH 03833 Tyco International (US) Inc. One Tyco Park Exeter, NH 03833 Tyco International (US) Inc. One Tyco Park	(US) Inc. Senior Vice President, Tyco International (US Senior Vice President
Patty Prue Vice President Michael A. Robinson Treasurer Scott Stevenson Vice President and Assistant	One Tyco Park Exeter, NH 03833 Tyco International (US) Inc. One Tyco Park Exeter, NH 03833 Tyco International (US) Inc. One Tyco Park Exeter, NH 03833 Tyco International (US) Inc. One Tyco Park	(US) Inc. Senior Vice President, Tyco International (US) Senior Vice President Treasurer of Tyco Inte Senior Vice President,

SCHEDULE III

EXECUTIVE OFFICERS AND DIRECTORS OF

THE CIT GROUP, INC.

Name and Position Held	Current Business Address	Present Principal Occupation or Employment
L. Dennis Kozlowski Director	Tyco International (US) Inc. One Tyco Park Exeter, NH 03833	Chairman of the Board, Presid Executive Officer of Tyco Int
Albert R. Gamper, Jr. Director, President and Chief Executive Officer	1211 Avenue of the Americas New York, NY 10036	President and Chief Executive Group, Inc.
Mark H. Swartz Director	Tyco International (US) Inc. One Tyco Park Exeter, NH 03833	Executive Vice President and Officer of Tyco International
J. Brad McGee Director, Executive Vice President and Chief Administrative Officer	1211 Avenue of the Americas New York, NY 10036	Executive Vice President and Administrative Officer of The
Joseph M. Leone Director, Executive Vice President and Chief Financial Officer	1211 Avenue of the Americas New York, NY 10036	Executive Vice President and Officer of The CIT Group, Inc
Robert J. Ingato Executive Vice President and General Counsel	1211 Avenue of the Americas New York, NY 10036	Executive Vice President and The CIT Group, Inc.

SCHEDULE IV

EXECUTIVE OFFICERS AND DIRECTORS OF NEWCOURT CAPITAL USA INC.

Name and Position Held	Current Business Address	Present Principal or Employment
David D. McKerroll Director and President of Newcourt Capital USA Inc. and Group CEO of Structured Finance for CIT (citizen of Canada)	1211 Avenue of the Americas 22nd Floor New York, NY 10036	President of Newco Inc. and Group CEC Finance for CIT
J. Daryl MacLellan Director and Chief Operating Officer (citizen of Canada)	1211 Avenue of the Americas 22nd Floor New York, NY 10036	Chief Operating Of Capital USA Inc.
Daniel M. Morash Managing Director	1211 Avenue of the Americas 22nd Floor New York, NY 10036	Managing Director Capital USA Inc.
John C. Wehner	1211 Avenue of the Americas	Senior Vice Presid

Senior Vice President 22nd Floor

New York, NY 10036

New York, NY 10036

Capital USA Inc.

Robert Golding 1211 Avenue of the Americas

Vice President

22nd Floor

Vice President of USA Inc.

Present Principal Occupation

SCHEDULE V

EXECUTIVE OFFICERS AND DIRECTORS OF NEWCOURT CAPITAL SECURITIES, INC.

Name and Position Held Current Business Address or Employment

Chief Operating Officer (citizen of Canada) Murray A. Eastwood Chief Credit Officer (citizen of Canada) Michael E. Stupay Financial and Operations Principal Johannes G.M. Derksen Managing Director (citizen of Holland) Daniel M. Morash Director Director Robert W. Sexton Director Director Director Eric S. Mandelbaum Secretary Livingston, NJ 07039 Murray A. Eastwood 1211 Avenue of the Americas 22nd Floor New York, NY 10036 Lill Avenue of the Americas Managing Director of Newcourt Securities, Inc. Capital Securities, Inc. Chief Credit Officer of Newcourt Securities, Inc. Capital Securities, Inc. Capi	name and recreation nera	Callone Babiness maaress	or zmprojmone
Chief Operating Officer (citizen of Canada) Murray A. Eastwood Chief Credit Officer (citizen of Canada) Michael E. Stupay Financial and Operations Principal Johannes G.M. Derksen Managing Director (citizen of Holland) Daniel M. Morash Director and Managing Director Robert W. Sexton Director Director Robert J. Ingato Capital Securities, Inc. Managing Director of Newcourt Securities, Inc. Managing Director of Newcourt Securities, Inc. Managing Director of Newcourt Securities, Inc. Securities, Inc. Securities, Inc. Capital Securities, Inc.	Director and President of Newcourt Capital Securities, Inc.	22nd Floor	-
Chief Credit Officer (citizen of Canada) Michael E. Stupay Financial and Operations Principal Johannes G.M. Derksen Managing Director (citizen of Holland) Daniel M. Morash Director and Managing Director Director and Managing Director Principal New York, NY 10036 Daniel W. Sexton Director and Managing Director Director and Managing Director Director and Managing Director Di	Chief Operating Officer	22nd Floor	Chief Operating Officer of New Capital Securities, Inc.
Financial and Operations Principal New York, NY 10036 Johannes G.M. Derksen Managing Director (citizen of Holland) Daniel M. Morash Director and Managing Director New York, NY 10036 Robert W. Sexton Director Director Director Director Director Robert W. Sexton Director Director Director Director Director New York, NY 10036 Robert W. Sexton Director Director Director Director Director Director New York, NY 10036 Eric S. Mandelbaum Secretary G50 CIT Drive Livingston, NJ 07039 Robert J. Ingato New Court Capital Securities, Inc. New Amaging Director of Newcourt Securities, Inc. New Court Capital Securities, Inc. Newcourt Capital Securities, Inc. Newcourt Capital Securities, Inc. Assistant Secretary of Newcourt Securities, Inc.	Chief Credit Officer	22nd Floor	Chief Credit Officer of Newcou Capital Securities, Inc.
Managing Director (citizen of Holland) Daniel M. Morash Director and Managing Director New York, NY 10036 Robert W. Sexton Director and Managing Director Director and Managing Director New York, NY 10036 Robert W. Sexton Director and Managing Director Securities, Inc. Managing Director of Newcourt Securities, Inc. Managing Director of Newcourt Securities, Inc. Managing Director of Newcourt Securities, Inc. New York, NY 10036 Eric S. Mandelbaum Secretary Livingston, NJ 07039 Robert J. Ingato Securities, Inc. Assistant Secretary of Newcourt	Financial and Operations	22nd Floor	Financial and Operations Princ Newcourt Capital Securities, I
Director and Managing Director New York, NY 10036 Robert W. Sexton Director and Managing Director and Managing Director New York, NY 10036 Robert J. Ingato 22nd Floor New York, NY 10036 Managing Director of Newcourt Securities, Inc. Managing Director of Newcourt Securities, Inc. Securities, Inc. Assistant Secretary of Newcourt Assistant Secretary of Newcourt Assistant Secretary of Newcourt	Managing Director	22nd Floor	
Director and Managing 22nd Floor Securities, Inc. New York, NY 10036 Eric S. Mandelbaum 650 CIT Drive Secretary of Newcourt Capital Secretary Livingston, NJ 07039 Securities, Inc. Robert J. Ingato 650 CIT Drive Assistant Secretary of Newcourt	Director and Managing	22nd Floor	3 3
Secretary Livingston, NJ 07039 Securities, Inc. Robert J. Ingato 650 CIT Drive Assistant Secretary of Newcour	Director and Managing	22nd Floor	3 3
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	3		Assistant Secretary of Newcour Capital Securities, Inc.