OMB APPROVAL

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U.S. SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 4

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(f) of the Investment Company Act of 1940

Commo	on Stock	N/A	N/A	N/A	N/A	N/A	1,306,817	1	(FN 2)
	e of Security tr. 3)	2. Transaction Date (mm/dd/yy)	3. Transaction Code (Instr. 8) Code V	4. Securities Ad Disposed of (Instr. 3, 4	(D)	A) or Price	5. Amount of Securities Beneficially Owned at End of Month (Instr. 3 and 4)	Owner- ship Form: Direct (D) or Indirect (I) (Instr.4)	7. Nature of Indirect Beneficia Ownership (Instr. 4
====	or	Beneficially Owned	l		===			6.	
====	 Table I Non-Deriva				===				
	[X] Form filed by one Repo [_] Form filed by more that		erson						
7.	Individual or Joint/Group F		cable line)						
	[X] Director [_] Officer (give title be		Other (speci	fy below)					
6.	Relationship of Reporting F (Check all applicable)								
5.	If Amendment, Date of Origi								
March	1 2000								
4.	Statement for Month/Year								
	IRS Identification Number o	of Reporting Persor	n, if an Entity	(Voluntary)					
	Issuer Name and Ticker or 1 ec Corporation ("LNDC")	rading Symbol							
	 City)								
New Y	Vork	(Street) New York	10017						
380 N	Last) Chase Venture Capital Associ Madison Avenue 12th Floor	(First)	(Middle) LLC")						
	er 	Damion	Ε.						

* If the Form is filed by more than one Reporting Person, see Instruction $4(b)(v)$.
Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.
(Print or Type Responses)
(Over)

Table II -- Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security	2. Conver- sion or Exer- cise Price of Deriv- ative Secur-	3. Trans- action Date (Month/ Day/		or Dis of(D) (Instr 4 and	ative ities red (A) sposed 3, 5)	Expirat (Month/ Date Exer-		7. Title and of Underl Securitie (Instr. 3	Lying es B and 4) Amount or Number of	Deriv- ative Secur- ity (Instr.		(D) or In- direct (I) (Instr.	11. Nature of In- direct Bene- ficial Owner- ship (Instr.
(Instr. 3)	ity	Year)	Code V	(A)	(D)	cisable	Date	Title 	Shares	5)	4) 	4)	4)
Options (right to buy)	\$.86	5/27/95	N/A	N/A		Immed.	5/27/05	Common Stock	35,434	0.00	35,434	D (FN 3))
Options (right to buy)	\$7.625	2/2/97	N/A	N/A		Immed.	2/2/07	Common Stock	20,000	0.00	35,434	D (FN 3))
Options (right to buy)	\$.575	12/14/93	N/A	N/A		Immed.	12/15/98	Common Stock	3,478	0.00	35,434	D (FN 4))
Options (right to buy)	\$.8625	5/25/95		N/A		Immed.	5/25/05	Common Stock	3,478	0.00	35,434	D (FN 4))
Options (right to buy)	\$9.34	12/14/93	N/A	N/A		Immed.	1/26/06	Common Stock	5,000	0.00	35,434	D (FN 4)	
==========	=======		======	======								======	

Explanation of Responses:

Explanation of Response:

- (1) Pursuant to an internal reorganization effective as of January 1, 2000, (i) Chase Venture Capital Associates, LLC ("CVCA, LLC") became the successor to Chase Venture Capital Associates, LP ("CVCA,LP"), (ii) CCP-SBIC Manager, LLC ("CCP-SBIC"), a newly organized wholly-owned subsidiary of Chase Capital Partners ("CCP"), became the managing member of CVCA, LLC, and (iii) CCP-CMC Consolidating, LLC ""Consolidating"), a newly organized affiliate of CCP, became the non-managing member of CVCA, LLC. CCP became the managing member of Consolidating and pursuant to a master advisory agreement with CCP-SBIC and Consolidating, the manager, by delegation, of CVCA, LLC. Prior to the internal reorganization, CCP was the general partner of CVCA, LP. The internal reorganization changed CVCA, LP's name and form of organization but did not alter the proportionate interest of its ultimate security holders. As of March 13, 2000, Consolidating was dissolved and the sole member of Consolidating became the non-managing member of CVCA, LLC. CCP remains the manager, by delegation, of CVCA, LLC.
- (2) The amounts shown represent the beneficial ownership of the Issuer's securities by CVCA, LLC, a portion of which may be deemed attributable to the reporting person because the reporting person is a general partner of CCP, which is (i) the sole managing member of CCP-SBIC, the managing member of CVCA, LLC, and (ii) the manager, by delegation, of CVCA, LLC. The actual pro rata portion of such beneficial ownership is not readily determinable because it is subject to several variables, including CVCA, LLC's and CCP's internal rate of return and vesting.
- (3) and (4) The Common Stock and Options identified by footnotes 3 and 4 to Table II were granted to the reporting person, in the case of those marked by footnote 3, or to Mitchell Blutt, M.D., a former director of the Issuer and a general partner of CCP, in the case of footnote 4, in their capacity as directors of the Issuer. The reporting person and Dr. Blutt are contractually obligated to transfer the Common Stock and any shares issued under the Options to CVCA, LLC.

/s/ Damion Wicker	4/7/2000	

Damion Wicker Date

 ** 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 provided is insufficient, see Instruction 6 for procedure.

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