WACKENHUT CORRECTIONS CORP Form SC 13D/A May 07, 2003

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

SCHEDULE 13D/A Under the Securities Exchange Act of 1934

(Amendment No. 2) *

WACKENHUT CORRECTIONS CORPORATION

(Name of Issuer)

Common Stock, \$0.01 par value

(Title of Class of Securities)

929798106

(CUSIP Number)

Group 4 Falck A/S
Polititorvet, DK-1780 Copenhagen V
Copenhagen, Denmark
Tel: 011-45-7013-4343

Attn: Soren Lundsberg-Nielsen

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

April 30, 2003

(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), Rule 13d-1(f) or Rule 13d-1(g), check the following box. $[\]$

NOTE: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7(b) 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 (the "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)

CUSIP	No. 9	29798106	13D/A Page	2 of	16
1.	NAME	OR REPORT	NG PERSON		
		GROUI	4 FALCK A/S		
2.	CHECK	THE APPRO	PRIATE BOX IF A MEMBER OF A GROUP*		/ / /x/
3.	SEC U	SE ONLY			
4.	SOURC	E OF FUNDS	*		
		00			
5.		BOX IF D: 2 (d) OR 2	SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUAL(e)	NT TO	
					/ /
6.	CITIZ	ENSHIP OR	PLACE OF ORGANIZATION:		
	D	enmark			
			7. SOLE VOTING POWER		
			0		
	NUMBER	OF			
	SHARE NEFICI	ALLY	8. SHARED VOTING POWER		
E <i>I</i> REPO PEI	OWNED EACH REPORT PERSC	ING	12,000,000		
	WITH		9. SOLE DISPOSITIVE POWER		
			0		
			10. SHARED DISPOSITIVE POWER		
			12,000,000		
11.	AGGRE	GATE AMOU	T BENEFICIALLY OWNED BY EACH REPORTING PERSON		
		12,00	0,000		

	/x/
13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
56.48%(1)	
14. TYPE OF REPORTING PERSON*	
00	
(1) Based on information provided by the Issuer in the Issuer's E Statement on Schedule 14A filed on April 4, 2003 that 21,245, of Common Stock of the Issuer were issued and outstanding as 2003.	620 shares
CUSIP No. 929798106 13D/A F	Page 3 of 16
1. NAME OR REPORTING PERSON	
MILESTONE HOLDING ONE, INC.	
2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a) / / (b) /x/
3. SEC USE ONLY	
4. SOURCE OF FUNDS*	
00	
5. CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURITEMS 2(d) OR 2(e)	RSUANT TO
	/ /
6. CITIZENSHIP OR PLACE OF ORGANIZATION:	
Delaware	
7. SOLE VOTING POWER	
0	

,	SHARES NEFICIALLY OWNED BY EACH REPORTING PERSON WITH	8. S	HARED VOTING POWER 12,000,000	
		9. S	OLE DISPOSITIVE POWER	
			0	
			HARED DISPOSITIVE POWER	
			12,000,000	
11.	AGGREGATE	AMOUNT BEN	EFICIALLY OWNED BY EACH REF	PORTING PERSON
		12,000,000		
12.	CHECK BOX	IF THE AGG	REGATE AMOUNT IN ROW (11) E	EXCLUDES CERTAIN SHARES**
				/x/
13.	PERCENT O	F CLASS REP	RESENTED BY AMOUNT IN ROW ((11)
		56.48%(2)		
14.	TYPE OF R	 EPORTING PE	RSON*	
		CO		
	Statement of Common 2003.	on Schedule Stock of th	provided by the Issuer in t 14A filed on April 4, 2003 e Issuer were issued and ou	3 that 21,245,620 shares atstanding as of March 10,
CUSIP	No. 92979	8106	13D/A	Page 4 of 16
1.	NAME OR R	EPORTING PE	RSON HUT CORPORATION	
2.	CHECK THE	APPROPRIAT	E BOX IF A MEMBER OF A GROU	JP* (a) / / (b) /x/
 3	SEC USE O	 NT.Y		

4. SOURCE OF FU	NDS*	
00		
5. CHECK BOX IF ITEMS 2(d) O		
	/	<i>'</i>
6. CITIZENSHIP	OR PLACE OF ORGANIZATION:	
Florida		
	7. SOLE VOTING POWER	
	0	
NUMBER OF SHARES BENEFICIALLY	8. SHARED VOTING POWER	
OWNED BY EACH	12,000,000	
REPORTING PERSON		
WITH	9. SOLE DISPOSITIVE POWER	
	0	
	10. SHARED DISPOSITIVE POWER	
	12,000,000	
 11. AGGREGATE AM	OUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	,000,000	
	· · · · · · · · · · · · · · · · · · ·	
12. CHECK BOX IF	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES**	r
	/>	٧.
13. PERCENT OF C	LASS REPRESENTED BY AMOUNT IN ROW (11)	
56	.48%(3)	
14. TYPE OF REPO	RTING PERSON*	
CO		

(3) Based on information provided by the Issuer in the Issuer's Proxy Statement on Schedule 14A filed on April 4, 2003 that 21,245,620 shares

	of Common 3	Stock of t	he Issuer were issued and outst	anding as of March 10,
CUSIF	No. 92979	3106 	13D/A	Page 5 of 16
1.	NAME OR R	 EPORTING P	ERSON	
		TUHNEKCAW	, INC.	
2.	CHECK THE	APPROPRIA	TE BOX IF A MEMBER OF A GROUP*	(a) / / (b) /x/
3.	SEC USE OI	NLY		
4.	SOURCE OF			
	ITEMS	2(d) OR 2	SCLOSURE OF LEGAL PROCEEDINGS I (e) E OF ORGANIZATION:	S REQUIRED PURSUANT TO
		Delaware		
BE	NUMBER OF SHARES ENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		SOLE VOTING POWER 0 SHARED VOTING POWER 12,000,000	
		9.	SOLE DISPOSITIVE POWER 0	
		10.	SHARED DISPOSITIVE POWER	

11. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
12,000,000
12. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES**
/x/
13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
56.48%(4)
14. TYPE OF REPORTING PERSON*
CO
(4) Based on information provided by the Issuer in the Issuer's Proxy Statement on Schedule 14A filed on April 4, 2003 that 21,245,620 shares of Common Stock of the Issuer were issued and outstanding as of March 10, 2003.

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Group 4 Falck A/S, a company organized under the laws of Denmark ("Group 4 Falck"), Group 4 Falck's wholly owned subsidiary, Milestone Holding One, Inc., a Delaware corporation ("MHO"), MHO's wholly owned subsidiary, The Wackenhut Corporation, a Florida corporation ("TWC") and TWC's wholly owned subsidiary, Tuhnekcaw, Inc., a Delaware corporation ("Tuhnekcaw", and together with Group 4 Falck, MHO and TWC, the "Reporting Persons"), hereby file this Amendment No. 2 (this "Amendment No. 2") to amend and supplement the Statement on Schedule 13D originally filed on March 18, 2002, as amended and supplemented by Amendment No. 1 filed on May 22, 2002 (collectively, the "Statement") with respect to the 12,000,000 shares (the "Subject Shares") of common stock, par value \$0.01 per share, of Wackenhut Corrections Corporation, a Florida corporation, which the Reporting Persons may be deemed to beneficially own. Capitalized terms used but not defined in this Amendment No. 2 have the meanings assigned thereto in the Statement. The Statement is hereby amended and supplemented by this Amendment No. 2. Except as amended and supplemented hereby, the Statement remains in full force and effect.

Item 1. Security and Issuer

This Amendment No. 2 relates to the Common Stock, par value \$0.01 per share, (the "Common Stock") of Wackenhut Corrections Corporation, a Florida corporation (the "Issuer"). The Issuer's principal executive offices are located at 621 NW 53rd Street, Suite 700, Boca Raton, FL 33487.

Item 2. Identity and Background

(a) This Amendment No. 2 is being filed by each of the Reporting

Persons.

- (b) The business address for Group 4 Falck is: c/o Group 4 Falck A/S, Polititorvet, DK-1780 Copenhagen V, Copenhagen, Denmark. The business address for MHO is c/o Corporation Trust Center, 1209 Orange Street, Wilmington, Delaware 19801. The business addresses for TWC and Tuhnekcaw are: c/o The Wackenhut Corporation, 4200 Wackenhut Drive, #100, Palm Beach Gardens, Florida 33410.
 - (c) (i) Group 4 Falck is a company principally engaged, directly or through its subsidiaries, in the security and correctional services business. Group 4 Falck is the owner of all of the issued and outstanding capital stock of MHO. Set forth on Schedule A hereto, which is incorporated herein by reference, is the name, business address, present principal occupation or employment and citizenship, of each of Group 4 Falck's directors and executive officers, as of the date hereof.
 - (ii) MHO is a company engaged in no operations, other than as a holding company of all of the issued and outstanding capital stock of TWC. Set forth on Schedule B hereto, which is incorporated herein by reference, is the name, business address, present principal occupation or employment and citizenship, of each of MHO's directors and executive officers, as of the date hereof.

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- (iii) TWC is a company principally engaged, directly or through its subsidiaries, in the security services business. TWC is the owner of all of the issued and outstanding capital stock of Tuhnekcaw. Set forth on Schedule C hereto, which is incorporated herein by reference, is the name, business address, present principal occupation or employment and citizenship, of each of TWC's directors and executive officers, as of the date hereof.
- (iv) Tuhnekcaw is a company engaged in no operations, other than as a holding company of the Subject Shares of the Issuer on behalf of TWC, MHO and Group 4 Falck. Set forth on Schedule D hereto, which is incorporated herein by reference, is the name, business address, present principal occupation or employment and citizenship, of each of Tuhnekcaw's directors and executive officers, as of the date hereof.
- (d) During the last five years, neither Group 4 Falck, nor, to the best knowledge of Group 4 Falck, any person named on Schedule A, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).

During the last five years, neither MHO, nor, to the best knowledge of MHO, any person named on Schedule B, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).

During the last five years, neither TWC, nor, to the best knowledge of TWC, any person named on Schedule C, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).

During the last five years, neither Tuhnekcaw, nor, to the best knowledge of Tuhnekcaw, any person named on Schedule D, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).

(e) During the last five years, neither Group 4 Falck, nor, to the best knowledge of Group 4 Falck, any person named on Schedule A, 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 not and is not 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 violations with respect to such laws.

During the last five years, neither MHO, nor, to the best knowledge of MHO, any person named on Schedule B, 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 not and is not 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 violations with respect to such laws.

During the last five years, neither TWC, nor, to the best knowledge of TWC, any person named on Schedule C, 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 not and is not subject to a

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judgment, decree or final order enjoining future violations of, or prohibiting

judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violations with respect to such laws.

During the last five years, neither Tuhnekcaw, nor, to the best knowledge of Tuhnekcaw, any person named on Schedule D, 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 not and is not 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 violations with respect to such laws.

Item 4. Purpose of Transaction

The response in Item 4 is hereby supplemented as follows:

"Group 4 Falck, TWC and Tuhnekcaw have entered into a Share Purchase Agreement with the Issuer, dated as of April 30, 2003 (the "Share Purchase Agreement"), pursuant to which Group 4 Falck, TWC and Tuhnekcaw have contracted to sell to the Issuer all of the Subject Shares, subject to the terms and conditions of the Share Purchase Agreement. If the transactions contemplated by the Share Purchase Agreement are consummated, concurrent with the closing, the WCC Agreement shall terminate and the two representatives of Group 4 Falck on the Issuer's board of directors shall resign from such positions. The Share Purchase Agreement is subject to certain closing conditions, including the Issuer's receipt of financing and third-party consents and approvals, and the parties thereto may terminate the Share Purchase Agreement prior to closing in certain circumstances. The terms and conditions of the Share Purchase Agreement are described in further detail in

Item 6 of this Amendment No. 2.

Except as disclosed above and in the Statement, as of the date hereof, none of the Reporting Persons, nor, to the best knowledge of Group 4 Falck, MHO, TWC and Tuhnekcaw, any of such entities' respective executive officers or directors, has any other plan or proposal which relates to or would result in any of the actions specified in subparagraphs (a) through (j) of Item 4 of Schedule 13D."

Item 5. Interest in Securities of the Issuer

The response in Item 5 is hereby amended and restated in its entirety as follows:

"(a) Under the definition of "beneficial ownership" as set forth in Rule 13d-3 promulgated under the Exchange Act, each of the Reporting Persons may be deemed to beneficially own all 12,000,000 of the Subject Shares, representing approximately 56.48%(5)5 of the issued and outstanding shares of common stock of the Issuer. To the best of the knowledge of each of the Reporting Persons, no shares of the capital stock of the Issuer are beneficially owned by any of the persons named on Schedules A, B, C or D.

5 Based on information provided by the Issuer in the Issuer's Proxy Statement on Schedule 14A filed on April 4, 2003 that 21,245,620 shares of Common Stock of the Issuer were issued and outstanding as of March 10, 2003.

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- (b) Each of the Reporting Persons shares with the other Reporting Persons the power to direct the vote and to direct the disposition of all Subject Shares. None of the Reporting Persons have the sole power to direct the vote or the disposition of any of the Subject Shares.
- (c) Except as set forth in Item 6 of this Amendment No. 2, none of the Reporting Persons, nor, to the best knowledge of the Reporting Persons, any of the persons named on Schedules A, B, C or D, have effected any transactions in the Common Stock in the past 60 days."
 - (d) Not applicable.
- (e) If the proposed sale of the Subject Shares pursuant to the Share Purchase Agreement is consummated, each of the Reporting Persons will cease to be the beneficial owner of more than five percent of the outstanding shares of Common Stock.
- Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

The response in Item 6 is hereby amended and restated in its entirety as follows:

"On April 30, 2003, Group 4 Falck, TWC, Tuhnekcaw and the Issuer executed the Share Purchase Agreement, pursuant to which Group 4 Falck, TWC and Tuhnekcaw have contracted to sell all of their Subject Shares to the Issuer, subject to the terms and conditions of the Share Purchase Agreement. The aggregate purchase price for the 12,000,000 Subject Shares to be purchased

by the Issuer pursuant to the Share Purchase Agreement is \$132,000,000. The Reporting Persons currently anticipate that the closing of the transactions contemplated by the Share Purchase Agreement will occur by the end of June 2003.

The consummation of the Share Purchase Agreement is subject to certain closing conditions, including without limitation the Issuer's receipt of the necessary funds to repurchase the Subject Shares and the Issuer's obtaining all required third-party consents and approvals. The Issuer has obtained committed financing, subject to certain conditions, from BNP Paribas to consummate the repurchase of the Subject Shares. The parties thereto may terminate the Share Purchase Agreement prior to closing in certain circumstances.

If the transactions contemplated by the Share Purchase Agreement are consummated, concurrent with the closing, the WCC Agreement shall terminate and shall be of no further force and effect as of the closing date. In addition, if the transactions contemplated by the Share Purchase Agreement are consummated, the two representatives of Group 4 Falck on the Issuer's board of directors shall resign from such positions effective as of the closing date.

Certain other commercial agreements between TWC and the Issuer, as well as a letter agreement pursuant to which Group 4 Falck has agreed to certain reimbursement obligations with respect to the Issuer's interest in its U.K. joint venture, shall also terminate in connection with, and conditioned upon, the closing of the transactions contemplated by the Share Purchase Agreement.

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The foregoing summary of the Share Purchase Agreement is not intended to be complete and is qualified in all respects by reference to the full text of the Share Purchase Agreement, which is filed herewith as Exhibit III.

Except as otherwise set forth in this Amendment No. 2 and the Statement (and the agreements referenced herein and therein), there are no contracts, arrangements, understandings or relationships (legal or otherwise) among the Reporting Persons or between the Reporting Persons and any person or, to the best knowledge of the Reporting Persons, any of the persons named on Schedules A, B, C or D to this Statement and any other person, with respect to any securities of the Issuer, including but not limited to the transfer or voting of any 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

- I. Agreement and Plan of Merger, dated March 8, 2002 by and among The Wackenhut Corporation, Group 4 Falck A/S and Milestone Acquisition Corporation. (Incorporated herein by reference to Exhibit 2.1 to the Form 8-K filed by The Wackenhut Corporation on March 8, 2002.)
- II. Agreement, dated March 8, 2002 by and among Group 4 Falck A/S, Wackenhut Corrections Corporation and The Wackenhut Corporation. (Incorporated herein by reference to Exhibit 10.1 to the Form 8-K filed by Wackenhut Corrections

Corporation on March 8, 2002.)

- Share Purchase Agreement, dated as of April 30, 2003, by and III. among Group 4 Falck A/S, Tuhnekcaw, Inc., The Wackenhut Corporation and Wackenhut Corrections Corporation. (Filed herewith.)
- IV. Joint Filing Agreement, dated May 6, 2003, by and among Group 4 Falck A/S, Milestone Holding One, Inc., The Wackenhut Corporation and Tuhnekcaw, Inc. (Filed herewith.)

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SIGNATURES

After reasonable inquiry and to the best of the knowledge and belief of the undersigned, the undersigned hereby certifies that the information set forth in this Amendment No. 2 to Schedule 13D is true, complete and correct.

Dated: May 7, 2003

GROUP 4 FALCK A/S

/s/ Lars Norby Johansen Name: Lars Norby Johansen Title: President and CEO

By: /s/ Derrick Miller Name: Derrick Miller Title: Group CFO

MILESTONE HOLDING ONE, INC.

By: /s/ Lars Norby Johansen Name: Lars Norby Johansen Title: President and CEO

By: /s/ Derrick Miller Name: Derrick Miller Title: Group CFO

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THE WACKENHUT CORPORATION

By: /s/ Lars Norby Johansen
Name: Lars Norby Johansen

Title: President and CEO, Group 4 Falck

By: /s/ Soren Lundsberg-Nielsen
Name: Soren Lundsberg-Nielsen

Title: Group General Counsel, Group 4 Falck

TUHNEKCAW, INC.

By: /s/ Lars Norby Johansen Name: Lars Norby Johansen

Title: President and CEO, Group 4 Falck

By: /s/ Soren Lundsberg-Nielsen Name: Soren Lundsberg-Nielsen

Title: Group General Counsel, Group 4 Falck

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SCHEDULE A

DIRECTORS AND EXECUTIVE OFFICERS OF GROUP 4 FALCK A/S

Principal Occupation or Employment and

Name and Business Address Business Address* Citizenship

Jorgen Philip-Sorensen Chairman of the Board. Sweden

Business Address: Group 4 Falck A/S,

Farncombe House, Broadway, Worcestershire WR 12 7LJ, United Kingdom

Alf Duch-Pedersen Deputy Chairman of the Board; Denmark

Chief Executive Officer and President, Danisco A/S. Business address: Danisco A/S,

Langebrogade 1, DK-1001 Copenhagen K, Denmark

Henrik Brandt Director; President, Denmark

Maersk Medical A/S. Business Address: Maersk Medical A/S, Engmosen 1, DK-3450 Lynge, Denmark

Sir David Gore-Booth Director; Senior Adviser to UK

the Chairman of HSBC Holdings plc.

Business Address: HSBC Holdings plc,

8 Canada Square, London E14 5HQ, United Kingdom

Thorleif Krarup Director; Denmark

Senior Vice President, Nordea.

Business Address: Nordea, Strandgade 3,

Postboks 850,

DK-0900 Copenhagen C, Denmark

Director; Managing Director, Denmark Jens Kampmann

Invest Miljoe A/S. Business Address: Invest Miljoe, Tuborg Boulevard 3,

DK-2900 Hellerup, Denmark

Waldemar Schmidt Director Denmark

Address: 9 Oatlands Close, Weybridge, Surrey KT13 9ED,

United Kingdom

Palle Thirstrup Director and employee Denmark
Harald Kortland Director and employee Denmark
Johnny Eikeland Director and employee Denmark
Ketty Jordhoi Director and employee Denmark
Lars Norby Johansen President and Chief Executive Officer Denmark
Derrick Miller Group Chief Financial Officer Denmark
Grahame Gibson Group Chief Operating Officer UK Group Chief Financial Officer Denmark
Group Chief Operating Officer UK Grahame Gibson Group Chief Operating Officer UK

Business Address: Group 4 Falck A/S, Security House, Alexandra Way,

Ashchurch, Tewkesbury, Gloucestershire GL20 8NB,

United Kingdom

Denmark Group Chief Operating Officer Hans Bennetzen

Business Address:

Group 4 Falck, 87 Engerstraat, B-3071 Erps Kwerps, Belgium

Except where otherwise noted, the business address of each Director and Executive Officer is c/o Group 4 Falck A/S, Polititorvet, DK-1780 Copenhagen V, Copenhagen, Denmark.

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SCHEDULE B

DIRECTORS AND EXECUTIVE OFFICERS OF MILESTONE HOLDING ONE, INC.

Principal Occupation or Employment and Business

Name and Business Address Address* Citizenship _____ _____

Lars Norby Johansen Director, President and Denmark

Chief Executive Officer of MHO; President and Chief

Executive Officer of Group 4 Falck

Derrick Miller Director and Chief Financial Officer Denmark

of MHO; Group Chief Financial Officer

of Group 4 Falck

Soren Lundsberg-Nielsen Director and Secretary of MHO;

Group General Counsel of

Group 4 Falck

Daniel E. Mason Treasurer of MHO; Director, Vice President U.S.A.

and Corporate Controller of The Wackenhut

Denmark

Corporation. (Business address: c/o The Wackenhut Corporation, 4200 Wackenhut Drive, #100, Palm Beach Gardens, Florida 33410.)

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SCHEDULE C

DIRECTORS AND EXECUTIVE OFFICERS OF THE WACKENHUT CORPORATION

Principal Occupation or Employment and Business

Name and Business Address	Address**	Citizenship
Richard R. Wackenhut	Chairman of the Board, Executive Vice President and Chief Executive Officer	U.S.A.
Daniel E. Mason	Director, Vice President and Corporate Controller	U.S.A.
Gary A. Sanders	Director and Vice President, Operations	U.S.A.
Ian A. Green	Vice President, Tax	U.S.A.
Robert L. Kilbride	Vice President, Associate General Counsel and	U.S.A.
	Secretary	
Sandra L. Nusbaum	Vice President, Human Resources	U.S.A.

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^{*} Except where otherwise noted, the business address of each Director and Executive Officer is Group 4 Falck A/S, Polititorvet, DK-1780 Copenhagen V, Copenhagen, Denmark.

^{**} The business address of each Director and Executive Officer is c/o The Wackenhut Corporation, 4200 Wackenhut Drive, #100, Palm Beach Gardens, Florida 33410.

SCHEDULE D

DIRECTORS AND EXECUTIVE OFFICERS OF TUHNEKCAW, INC.

Principal Occupation or Employment and Business

Name and Business Address	Address**	Citizenship
Daniel E. Mason	Director, President and Secretary of Tuhnekcaw, Inc.; Director, Vice President and Corporate Controller of The Wackenhut Corporation	U.S.A.
Ian A. Green	Director, Vice President and Treasurer of Tuhnekcaw, Inc.; Vice President, Tax of The Wackenhut Corporation	U.S.A.
Joan L. Dobryzynski	Director, Vice President and Assistant Secretary of Tuhnekcaw, Inc.; Vice President, Griffin Corporate Services, a division of Wachovia Corporation. Business address: 300 Delaware Ave., Suite 900, Wilmington, DE, 19801.	U.S.A.
Mildred F. Smith	Vice President of Tuhnekcaw, Inc.; Vice President Delaware Trust Capital Management, a division of Wachovia Corporation. Business address: 300 Delaware Ave., Suite 900, Wilmington, DE, 19801.	, U.S.A.

^{**} Except where otherwise noted, the business address of each Director and Executive Officer is The Wackenhut Corporation, 4200 Wackenhut Drive, #100, Palm Beach Gardens, Florida 33410.