RSI HOLDINGS INC Form SC TO-T October 13, 2004

BCM Acquisition Corp. Buck A. Mickel Charles C. Mickel Minor M. Shaw (Name of Filing Persons (Offeror) and Other Persons)

> Common Stock, par value \$0.01 per share (Title of Class of Securities)

749723 10 2 (CUSIP Number of Class of Securities

Buck A. Mickel President BCM Acquisition Corp. 28 East Court Street P.O. Box 6847 Greenville, South Carolina 29606 (864) 271-7171 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications on Behalf of the Filing Person)

> with a copy to: Lawson M. Vicario, Esq. Wyche, Burgess, Freeman & Parham, P.A. 44 East Camperdown Way (29601) P.O. Box 728 Greenville, South Carolina 29602 (864) 242-8203

CALCULATION OF FILING FEE
Transaction Valuation* Amount of Filing Fe
\$191,160 \$24.22

* Estimated solely for purposes of calculating the amount of the filing fee. The calculation assumes the purchase of all outstanding common shares of RSI Holdings, Inc., par value \$0.01 (the "Shares") (other than the 5,934,856 Shares owned by the BCM shareholders to be contributed to BCM upon satisfaction or waiver of the conditions to the tender offer) at a purchase price of \$0.10 per Share, net to the seller in cash. As of October 12, 2004, there were 1,911,599 such Shares on a fully diluted basis.

**The amount of the filing fee is calculated in accordance with Rule 0-11 of the

Securities Exchange Act of 1934, as amended, and Fee Rate Advisory No. 3 for Fiscal Year 2005 issued by the Securities and Exchange Commission on September 30, 2004. Such fee equals .01267 percent of the value of the transaction.

[] Check the box if any part of the fee is offset as provided by 0-11(a)(2) and identify the filing with which the offsetting fee was previously paid. Identify the previous filing by registration statement number, or the Form of Schedule and the date of its filing.

Amount Previously Paid: N/A Form or Registration No.: N/A $% \left({{\rm N}} \right)$

Filing Party: N/A Date Filed: N/A

 $[\]$ Check the box if the filing relates solely to preliminary communications made before the commencement of a tender offer.

Check the appropriate boxes below to designate any transactions to which the statement relates:

 $\left| X \right|$ third-party tender offer subject to Rule 14d-1.

 $[\]$ issuer tender offer subject to Rule 13e-4.

 $\left| X \right|$ going-private transaction subject to Rule 13e-3.

|X| amendment to Schedule 13D under Rule 13d-2

Check the following if the filing is a final amendment reporting the results of the tender offer: $[\]$

CUSIP No.	. 749723 10 2	2						
1	I.R.S. IDEN	PORTING PERSON NTIFICATION NOS. ition Corp. 20	OF ABOVE PERSON (ENT: -1732369	ITIES ONLY	Y)			
2			IF A MEMBER OF A GROUN	 >*	 (a)	 X		
	(See Instru				(b)			
3	SEC USE ONI							
4	SOURCE OF H	FUNDS*						
	00							
5	CHECK BOX I	IF DISCLOSURE OF	LEGAL PROCEEDINGS IS	REQUIRED	PURSUANT 1	TO ITEMS	2 (d)	OR 2(e)
6	CITIZENSHI	P OR PLACE OF OR	GANIZATION					
	US							
	NUMBER OF SHARES NEFICIALLY	7	SOLE VOTING POWER					

	OWNED BY EACH REPORTING PERSON		
			SHARED VOTING POWER
			0
	WITH	9	SOLE DISPOSITIVE POWER
			0
			SHARED DISPOSITIVE POWER
			0
11	AGGREGATE AMOUNI	BENEFIC	IALLY OWNED BY EACH REPORTING PERSON
	6,368,188 (1)		
12	CHECK BOX IF THE (See Instruction	AGGREGA	TE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13			NTED BY AMOUNT IN ROW (11)
	75.9%		
14	TYPE OF REPORTIN		*
	CO		

(1) The number of shares includes all shares that may be deemed to be beneficially owned by each of Buck A. Mickel and his siblings, Charles C. Mickel and Minor M. Shaw, who with BCM Acquisition Corp., the Purchaser, are a "group" for purposes of the tender offer. Of these, only 5,934,856 shares (3,087,309 shares of Buck A. Mickel, 1,467,185 shares of Charles C. Mickel and 1,380,362 shares of Minor M. Shaw) are expected to be contributed to the Purchaser upon satisfaction or waiver of the conditions to the tender offer. The shares underlying currently exercisable stock options (226,666 for Buck A Mickel and 6,666 for Charles C. Mickel) are expected to remain unexercised through the tender offer period. The 200,000 shares held by Mr. Buck A. Mickel's wife and by Mr. Buck A. Mickel as custodian for his minor child are expected to be tendered in connection with the tender offer.

CUSIP No.	749723 10 2		
1	NAME OF REPORTING PERSON		
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSON (ENTITIES ONLY)		
	Buck A. Mickel		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a)	Х
	(See Instructions)	(b)	
3	SEC USE ONLY		

4 SOURCE OF FUNDS* AF _____ 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) _____ CITIZENSHIP OR PLACE OF ORGANIZATION 6 US _____ _____ 7 SOLE VOTING POWER NUMBER OF SHARES 3,463,975 BENEFICIALLY _____ OWNED BY EACH 8 SHARED VOTING POWER REPORTING PERSON 50,000 -----WITH 9 SOLE DISPOSITIVE POWER 3,463,975 _____ 10 SHARED DISPOSITIVE POWER 50,000 _____ 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 6,368,188 (1) _____ CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 12 (See Instructions) _____ PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 13 75.9% _____ TYPE OF REPORTING PERSON* 14

Edgar Filing: RSI HOLDINGS INC - Form SC TO-T

ΤN

_____ __

(1) The number of shares includes all shares that may be deemed to be beneficially owned by each of Buck A. Mickel and his siblings, Charles C. Mickel and Minor M. Shaw, who with BCM Acquisition Corp., the Purchaser, are a "group" for purposes of the tender offer. Of these, only 5,934,856 shares (3,087,309 shares of Buck A. Mickel, 1,467,185 shares of Charles C. Mickel and 1,380,362 shares of Minor M. Shaw) are expected to be contributed to the Purchaser upon satisfaction or waiver of the conditions to the tender offer. The shares underlying currently exercisable stock options (226,666 for Buck A Mickel and 6,666 for Charles C. Mickel) are expected to remain unexercised through the tender offer period. The 200,000 shares held by Mr. Buck A. Mickel's wife and by Mr. Buck A. Mickel as custodian for his minor child are expected to be tendered in connection with the tender offer.

1	NAME OF REPORT			\			
	I.R.S. IDENTIF: Charles C. Micl		S. OF ABOVE PERSON (ENTITIES ON	LY)			
				·			
2			X IF A MEMBER OF A GROUP*	(a)	X 		
	(See Instructio			(b)			
	SEC USE ONLY						
4	SOURCE OF FUND:	3*					
	AF 						
5	CHECK BOX IF D	ISCLOSURE (OF LEGAL PROCEEDINGS IS REQUIRE.	D PURSUANT TO	ITEMS	2(d) (OR 2
 6	CITIZENSHIP OR	PLACE OF	ORGANIZATION				
	US						
		7					
	IUMBER OF SHARES		1,473,851				
BEN	JEFICIALLY						
	DWNED BY EACH	8	SHARED VOTING POWER				
K	REPORTING PERSON		0				
	WITH	 9	SOLE DISPOSITIVE POWER				
			1,473,851				
		 10	SHARED DISPOSITIVE POWER				
			0				
 11	AGGREGATE AMOU	NT BENEFIC	IALLY OWNED BY EACH REPORTING P	·			
	6,368,188 (1)						
 12		HE AGGREGA	TE AMOUNT IN ROW (11) EXCLUDES	CERTAIN SHARE			
	(See Instructio				~		
 1	PERCENT OF CLA	SS REPRESE	NTED BY AMOUNT IN ROW (11)				
10	75.9%	50 1					
 1 л	TYPE OF REPORT		*				
14		ING PERSON	`				
	IN						

for purposes of the tender offer. Of these, only 5,934,856 shares (3,087,309 shares of Buck A. Mickel, 1,467,185 shares of Charles C. Mickel and 1,380,362 shares of Minor M. Shaw) are expected to be contributed to the Purchaser upon satisfaction or waiver of the conditions to the tender offer. The shares underlying currently exercisable stock options (226,666 for Buck A Mickel and 6,666 for Charles C. Mickel) are expected to remain unexercised through the tender offer period. The 200,000 shares held by Mr. Buck A. Mickel's wife and by Mr. Buck A. Mickel as custodian for his minor child are expected to be tendered in connection with the tender offer.

CUSIP No.	. 749723 10 2					
1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NOS. OF ABOVE PERSON (ENTITIES ONLY)					
	Minor M. Shaw					
2	CHECK THE APPR	OPRIATE BOX	X IF A MEMBER OF A GROUP*	(a)		
	(See Instructio	,		(b)		
3	SEC USE ONLY					
4	SOURCE OF FUND	S*				
	AF					
5	CHECK BOX IF D	TSCLOSURE (OF LEGAL PROCEEDINGS IS REQUIRED		ITEMS 2(d)	OR 2(e)
5	ondon don il d	1001000112				
	CITIZENSHIP OR					
			DRGANIZATION			
6	CITIZENSHIP OR US	PLACE OF C	DRGANIZATION			
6 N	CITIZENSHIP OR US NUMBER OF SHARES NEFICIALLY	PLACE OF C	ORGANIZATION			
6 N BEN	CITIZENSHIP OR US NUMBER OF SHARES	7	ORGANIZATION SOLE VOTING POWER			
6 N BEN	CITIZENSHIP OR US 	7	ORGANIZATION SOLE VOTING POWER 1,380,362			
6 N BEN	CITIZENSHIP OR US NUMBER OF SHARES NEFICIALLY OWNED BY EACH EPORTING	. PLACE OF C 7 8	DRGANIZATION SOLE VOTING POWER 1,380,362 SHARED VOTING POWER 0			
6 N BEN	CITIZENSHIP OR US 	. PLACE OF C 7 8	ORGANIZATION SOLE VOTING POWER 1,380,362 SHARED VOTING POWER 0			
6 N BEN	CITIZENSHIP OR US 	. PLACE OF C 7 8 9	ORGANIZATION SOLE VOTING POWER 1,380,362 SHARED VOTING POWER 0 SOLE DISPOSITIVE POWER			

6

	6,368,188 (1)
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)
	75.9%
14	TYPE OF REPORTING PERSON* IN
	e number of shares includes all shares that may be deemed to be ally owned by each of Minor M. Shaw and her siblings, Buck A. Mickel and

beneficially owned by each of Minor M. Shaw and her siblings, Buck A. Mickel and Charles C. Mickel, who with BCM Acquisition Corp., the Purchaser, are a "group" for purposes of the tender offer. Of these, only 5,934,856 shares (3,087,309 shares of Buck A. Mickel, 1,467,185 shares of Charles C. Mickel and 1,380,362 shares of Minor M. Shaw) are expected to be contributed to the Purchaser upon satisfaction or waiver of the conditions to the tender offer. The shares underlying currently exercisable stock options (226,666 for Buck A Mickel and 6,666 for Charles C. Mickel) are expected to remain unexercised through the tender offer period. The 200,000 shares held by Mr. Buck A. Mickel's wife and by Mr. Buck A. Mickel as custodian for his minor child are expected to be tendered in connection with the tender offer.

INTRODUCTION

This Tender Offer Statement and Schedule 13E-3 Transaction Statement on Schedule TO (the "Schedule TO") is filed by BCM Acquisition Corp., a South Carolina corporation ("Purchaser"). This Schedule TO relates to the proposed offer by Purchaser to purchase any and all outstanding shares of common stock, par value \$0.01 per share, of RSI Holdings, Inc., a North Carolina corporation (the "Company"), at a purchase price of \$0.10 per share, net to the seller in cash, without interest thereon, upon the terms and subject to the conditions set forth in the Offer to Purchase attached hereto as Exhibit (a)(1)(i). The Offer to Purchase has not been mailed to RSI's shareholders pending its review by the Securities and Exchange Commission.

The information set forth in the Offer to Purchase, including all schedules thereto, is hereby expressly incorporated herein by reference in response to all items of this Schedule TO, including, without limitation, all of the information required by Schedule 13E-3 that is not included or covered by the items in Schedule TO.

Item 1: Summary Term Sheet

See the sections of the Offer to Purchase captioned "Summary Term Sheet" and "Questions and Answers about the Tender Offer".

Item 2: Subject Company Information

(a) See the section of the Offer to Purchase captioned "The Offer - Certain Information Concerning RSI".

(b) See the section of the Offer to Purchase captioned "Introduction".

(c) See the section of the Offer to Purchase captioned "The Offer - Price Range

of Shares; Dividends".

Item 3: Identity and Background of Filing Person

- (a) See the sections of the Offer to Purchase captioned "The Offer -Certain Information Concerning BCM" and "Special Factors - Conflicts of Interest" and Schedule A to the Offer to Purchase ("Information Concerning the Shareholders of BCM").
- (b) See the section of the Offer to Purchase captioned "Certain Information Concerning BCM" and Schedule A to the Offer to Purchase ("Information Concerning the Shareholders of BCM").
- (c) See the section of the Offer to Purchase captioned "The Offer Certain Information Concerning BCM" and Schedule A to the Offer to Purchase ("Information Concerning the Shareholders of BCM").

Item 4: Terms of the Transaction

 (a) See the sections of the Offer to Purchase captioned "Summary Term Sheet", "Questions and Answers about the Tender Offer", "Introduction", "Special Factors - Background of the Offer", "Special Factors - Certain Effects of the Offer", "The Offer - Terms of the Offer", "The Offer -Acceptance for Payment and Payment for Shares", "The Offer -Contribution of Mickel Shares", "The Offer - Procedure for Tendering Shares", "The Offer - Rights of Withdrawal", "The Offer - Certain Conditions of the Offer" and "The Offer - Certain Information Concerning RSI".

1

Item 5: Past Contacts, Transactions, Negotiations and Agreements

- (a) See the sections of the Offer to Purchase captioned "Special Factors -Background of the Offer", "Special Factors - Conflicts of Interest", "The Offer - Certain Information Concerning BCM", Schedule A to the Offer to Purchase ("Information Concerning the Shareholders of BCM") and Schedule B to the Offer to Purchase ("Security Ownership of Certain Beneficial Owners and Management").
- (b) See the sections of the Offer to Purchase captioned "Special Factors -Background of the Offer", "Special Factors - Conduct of RSI's Business if the Offer is Not Completed", "Special Factors - Purpose of the Tender Offer; the Plans of BCM; Consideration of Alternatives", "The Offer - Certain Information Concerning BCM" and Schedule C to the Offer to Purchase ("Certain Relationships").

Item 6: Purpose of the Transaction and Plans or Proposals

(a) and (c) (1)-(7) See the sections of the Offer to Purchase captioned "Introduction", "Special Factors - Background of the Offer", "Special Factors - Purpose of the Tender Offer; the Plans of BCM; Consideration of Alternatives", "The Offer - Certain Effects of the Offer" and "Special Factors - Conduct of RSI's Business if the Offer is Not Completed".

Item 7: Source and Amount of Funds or Other Consideration

(a) See the section of the Offer to Purchase captioned "The Offer - Source and Amount of Funds".

- (b) None.
- (d): Not applicable.

Item 8: Interest in Securities of the Subject Company

- (a) See the sections of the Offer to Purchase captioned "Introduction" and Schedule B to the Offer to Purchase ("Security Ownership of Certain Beneficial Owners and Management").
- (b) See the section of the Offer to Purchase captioned "The Offer Certain Information Concerning BCM".

Item 9: Persons/Assets Retained, Employed, Compensated or Used

- (a) See the sections of the Offer to Purchase captioned "Introduction" and "The Offer - Fees and Expenses".
- Item 10: Financial Statements
- (a) The financial statements of the Purchaser are not material to the Offer.
- (b) Pro forma financial statements of the Purchaser are not material to the Offer.
- Item 11: Additional Information
- (a)(1) See the section of the Offer to Purchase captioned "The Offer Certain Information Concerning BCM".
- (a) (2) See the sections of the Offer to Purchase captioned "Introduction", "The Offer - Acceptance for Payment and Payment for Shares", "The Offer - Procedure for Tendering Shares", "The Offer - Merger; Dissenters' Rights; `Going Private' Rules" and "The Offer - Certain Legal Matters".
- (a) (3) See the section of the Offer to Purchase captioned "The Offer Certain Legal Matters".

2

- (a) (4) See the sections of the Offer to Purchase captioned "The Offer -Certain Legal Matters".
- (a)(5) None.
- (b) The information set forth in the Offer to Purchase is incorporated herein by reference.
- Item 12: Exhibits

Exhibit Number Title

(a)(1)(i) Offer to Purchase (This document has not been mailed to RSI's sharehol Securities and Exchange Commission.)

(b)	None.

(d)	None

(g) None.

(h) None.

Item 13: Additional Information Required By Schedule 13E-3

Item 2: Subject Company Information

- (d) See the section of the Offer to Purchase captioned "The Offer -Price Range of Shares; Dividends".
- (e) Not applicable.
- (f) See the section of the Offer to Purchase captioned "The Offer Certain Information about BCM".

Item 4: Terms of the Transaction

- (c) None.
- (d) See the section of the Offer to Purchase captioned "The Offer -Merger; Dissenters' Rights; `Going Private' Rules".
- (e) See the section of the Offer to Purchase captioned "The Offer Certain Information Concerning BCM".
- (f) Not applicable.

Item 5: Past Contacts, Transactions, Negotiations and Agreements

- (c) See the sections of the Offer to Purchase captioned "Introduction" and "Special Factors - Background of the Offer".
- (e) See the sections of the Offer to Purchase captioned "Introduction", "Special Factors - Background of the Offer", "The Offer -Contribution of Mickel Shares" and "The Offer - Certain Information Concerning BCM".

Item 6: Purposes of the Transaction and Plans or Proposals

(b) See the sections of the Offer to Purchase captioned "Introduction", "Questions and Answers about the Tender Offer", "Special Factors -Purpose of the Tender Offer; the Plans of BCM; Consideration of Alternatives", "The Offer - Merger; Dissenters' Rights; `Going Private' Rules" and "The Offer - Certain Effects of the Offer".

3

(c)(8) See the section of the Offer to Purchase captioned "The Offer - Merger; Dissenters' Rights; `Going Private' Rules".

Item 7: Purposes, Alternatives, Reasons and Effects

(a), (b) and (c)See the sections of the Offer to Purchase captioned"Introduction", "Questions and Answers about the Tender

Offer", "Special Factors - Background of the Offer", "Special Factors - Purpose of the Tender Offer; the Plans of BCM; Consideration of Alternatives", and "Special Factors -Purchaser's Position Regarding the Fairness of the Offer".

(d) See the sections of the Offer to Purchase captioned "The Offer - Certain Effects of the Offer", "Special Factors - Conduct of RSI's Business if the Offer is Not Completed" and "The Offer -Merger; Dissenters' Rights; `Going Private' Rules".

Item 8: Fairness of the Transaction

- (a), (b), (c), (d), (e) and (f) See the sections of the Offer to Purchase captioned "Questions and Answers about the Tender Offer", "Special Factors -Background of the Offer", "Special Factors - Purpose of the Tender Offer; the Plans of BCM; Consideration of Alternatives" and "Special Factors - Purchaser's Position Regarding the Fairness of the Offer".
- Item 9: Reports, Opinions, Appraisals and Negotiations
- (a) See the section of the Offer to Purchase captioned "Special Factors - Purchaser's Position Regarding the Fairness of the Offer"
- (b) and (c) Not applicable.
- Item 10: Source and Amount of Funds or Other Consideration
- (c) See the section of the Offer to Purchase captioned "The Offer - Fees and Expenses".
- Item 12: The Solicitation or Recommendation
- (d) See the section of the Offer to Purchase captioned "Special Factors - Conflicts of Interest" and "The Offer - Certain Information Concerning BCM".
- (e) Except as set forth in the sections of the Offer to Purchase captioned "Special Factors - Background of the Offer", "Special Factors - Purchaser's Position Regarding the Fairness of the Offer" and "The Offer - Certain Information Concerning RSI", the filing person is not aware of any officer, director or affiliate of the Company or any person listed on Schedule A to the Offer to Purchase who has made a recommendation either in support of or against the Offer.

Item 13: Financial Statements

- (a) and (c) See the section of the Offer to Purchase captioned "The Offer - Certain Information Concerning RSI". The financial statements included in RSI's Annual Report on Form 10-KSB for the year ended August 31, 2003 are incorporated herein by this reference.
- (b) Pro forma financial statements of the Company are not material to the Offer.
- Item 14: Persons/Assets Retained, Employed, Compensated or Used
- (b) None.

4

Item 16: Exhibits

(c) Not applicable.

(f) Not applicable.

SIGNATURE

After due inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

BCM ACQUISITION CORP.

By: /s/ Buck A. Mickel

Name: Buck A. Mickel Title: President

Dated: October 13, 2004

5

EXHIBIT INDEX

Exhibit Number	Title
(a)(1)	Offer to Purchase
	(This document has not been mailed to RSI's
	shareholders pending its review by the Securities and
	Exchange Commission.)
(b)	None.
(C)	None.
(d)	None.
(f)	None.
(g)	None.
(h)	None.