KONOVER PROPERTY TRUST INC Form SC 13D/A July 29, 2002

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

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 10)

KONOVER PROPERTY TRUST, INC.
(formerly known as FAC Realty Trust, Inc.)
(Name of Issuer)

COMMON STOCK, PAR VALUE \$0.01 PER SHARE (Title of Class of Securities)

301953 10 5 (CUSIP Number)

MARJORIE L. REIFENBERG, ESQ.
LAZARD FRERES REAL ESTATE INVESTORS L.L.C.
30 ROCKEFELLER PLAZA
NEW YORK, NY 10020
(212) 632-6000

WITH A COPY TO:

TOBY S. MYERSON, ESQ.
PAUL, WEISS, RIFKIND, WHARTON & GARRISON
1285 AVENUE OF THE AMERICAS
NEW YORK, NEW YORK 10019-6064
(212) 373-3000

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

July 26, 2002 (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 which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 1(f) or 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-1(a) 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).

______ 2 NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Prometheus Southeast Retail Trust CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [_] (b) [_] 3 SEC USE ONLY SOURCE OF FUNDS AF ______ CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)CITIZENSHIP OR PLACE OF ORGANIZATION Maryland SOLE VOTING POWER NUMBER OF SHARES None BENEFICIALLY OWNED BY EACH REPORTING SHARED VOTING POWER PERSON WITH 21,052,631 _____ SOLE DISPOSITIVE POWER None _____ 10 SHARED DISPOSITIVE POWER 21,052,631 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 21,052,631 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

13	PERCENT OF CLASS REPF	RESENTED	BY AMOUNT IN ROW (11)						
	66.0%								
14	TYPE OF REPORTING PER	RSON							
	00 (real estate inves	stment t	rust) 						
					3				
1	NAME OF REPORTING PERS.S. OR I.R.S. IDENTI		ON NO. OF ABOVE PERSON						
	Prometheus Southeast Retail L.L.C.								
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) (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)				[_]				
6	CITIZENSHIP OR PLACE OF ORGANIZATION								
	Delaware								
		7	SOLE VOTING POWER						
	NUMBER OF SHARES		None						
BENEFIC	IALLY OWNED BY EACH REPORTING	8	SHARED VOTING POWER						
	PERSON WITH		21,052,631						
		9	SOLE DISPOSITIVE POWE						
			None						
		10	SHARED DISPOSITIVE PO						
			21,052,631						
11	AGGREGATE AMOUNT BENE		Y OWNED BY EACH REPORTIN	G PERSON					
	21,052,631								
	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES								

13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)							
	66.0%							
14	TYPE OF REPORTING PER	RSON						
	00 (limited liability	ompany	7)					
					4			
1	NAME OF REPORTING PER		N NO. OF ABOVE PERSON					
	LFSRI II SPV REIT Corp.							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [_] (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) [_]							
6		OF ORGAN	 NIZATION					
	Delaware							
		 7	SOLE VOTING POWER					
	NUMBER OF SHARES		None					
BENEFIC	IALLY OWNED BY EACH REPORTING	 8						
	PERSON WITH		21,052,631					
		 9	SOLE DISPOSITIVE POWER					
			None					
		10						
			21,052,631					
 11	AGGREGATE AMOUNT BENE		· · · · · · · · · · · · · · · · · · ·	PERSON				
	21,052,631							
 12			40UNT IN ROW (11) EXCLUDE:		 N SHARES			

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13	PERCENT OF CLASS REPRI	ESENTED I	BY AMOUNT IN ROW (11)						
	66.0% 								
14	TYPE OF REPORTING PER	SON							
	CO								
					_				
					5				
1	NAME OF REPORTING PERSONS. OR I.R.S. IDENTING		NO. OF ABOVE PERSON						
	LF Strategic Realty Investors II L.P.								
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) (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)				[_]				
6	CITIZENSHIP OR PLACE OF ORGANIZATION								
	Delaware								
		7	SOLE VOTING POWER						
	NUMBER OF SHARES		None						
BENEFIC.	IALLY OWNED BY EACH REPORTING	8	SHARED VOTING POWER						
	PERSON WITH		21,052,631						
		9	SOLE DISPOSITIVE POWE	 R					
			None						
		10	SHARED DISPOSITIVE PC	WER					
			21,052,631						
11	AGGREGATE AMOUNT BENE	FICIALLY	OWNED BY EACH REPORTIN	IG PERSON					
	21,052,631								
12	CHECK BOX IF THE AGGR	 EGATE AMO	OUNT IN ROW (11) EXCLUD	ES CERTAT	N SHARES				

					[_]			
13	PERCENT OF CLASS REPRI	ESENTED	BY AMOUNT IN ROW (11)					
	66.0%							
14	TYPE OF REPORTING PERS	SON						
	PN (limited partnersh	ip)						
						6		
1	NAME OF REPORTING PERSONS. OR I.R.S. IDENTIF		NO. OF ABOVE PERSON					
	LFSRI II Alternative Partnership L.P.							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) (b)				[_]			
3	SEC USE ONLY							
4	SOURCE OF FUNDS							
	AF 							
5	CHECK BOX IF DISCLOSURITEMS 2(d) or 2(e)	RE OF LE	GAL PROCEEDINGS IS REQUI	RED PURS	SUANT TO			
					[_]			
6	CITIZENSHIP OR PLACE OF ORGANIZATION							
	Delaware							
	NUMBER OF	7	SOLE VOTING POWER					
BENEETC	SHARES IALLY OWNED BY EACH		None					
DENEI IC.	REPORTING PERSON	8	SHARED VOTING POWER					
	WITH		21,052,631					
		9	SOLE DISPOSITIVE POWER					
			None					
		10	SHARED DISPOSITIVE POW	ER				
			21,052,631					
11	AGGREGATE AMOUNT BENEF	FICIALLY	OWNED BY EACH REPORTING	PERSON				
	21,052,631							

12	CHECK BOX IF THE AGGF	REGATE A	AMOUNT IN	ROW	(11)	EXCLUDES	CERTAIN	SHARES
								[_]
13	PERCENT OF CLASS REPR	RESENTED	BY AMOUN	AI TK	ROW	(11)		
	66.0%							
14	TYPE OF REPORTING PER	RSON						
	PN (limited partnersh	nip)						
								_
								7
1	NAME OF REPORTING PER		ON NO. OF	ABOV	Æ PEI	RSON		
	LFSRI II-CADIM Alterr	native F	Partnershi	ip L.	P.			
2	CHECK THE APPROPRIATE	E BOX IF	F A MEMBER	R OF	A GR	OUP	(a) (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)							[_]
6	CITIZENSHIP OR PLACE OF ORGANIZATION							
	Delaware							
	NUMBER OF	7	SOLE V	MITOV	IG PO	WER		
DENEE	NUMBER OF SHARES		None					
BENEF	ICIALLY OWNED BY EACH REPORTING	8	SHAREI					
	PERSON WITH		21,052	2,631	-			
		9	SOLE DISPOSITIVE POWER					
			None					
		10 SHARED DISPOSITIVE POWER				 R		
			21,052	2 , 631	- - — — — -			
11	AGGREGATE AMOUNT BENE	EFICIALI	LY OWNED E	BY EF	CH R	EPORTING	PERSON	
	21,052,631							

12	CHECK BOX IF THE AGGRE	GATE AMO	UNT IN ROW (1	1) EXCLUDES	CERTAIN			
						[_] 		
13	PERCENT OF CLASS REPRE	SENTED B	Y AMOUNT IN R	OW (11)				
	66.0%							
14	TYPE OF REPORTING PERS	ON						
	PN (limited partnershi	.p)						
						8		
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON							
	Lazard Freres Real Estate Investors L.L.C.							
2	CHECK THE APPROPRIATE	BOX IF A	MEMBER OF A	GROUP	(a) (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) [_]							
6	CITIZENSHIP OR PLACE OF ORGANIZATION							
Ü	New York							
		 7	SOLE VOTING	DOMED				
	NUMBER OF	/		FOWER				
BENEFIC	SHARES IALLY OWNED BY EACH		None					
	REPORTING PERSON	8	SHARED VOTIN	G POWER				
	WITH		21,052,631					
		9	SOLE DISPOSI	TIVE POWER				
			None					
		10	SHARED DISPO	SITIVE POWER	R			
			21,052,631					
11	AGGREGATE AMOUNT BENEF	CIALLY	OWNED BY EACH	REPORTING I	PERSON			

	21,052,631						
12	CHECK BOX IF THE AGGR	EGATE AMC	OUNT IN ROW (11)	EXCLUDES	CERTAIN	SHARES	
13	PERCENT OF CLASS REPR	ESENTED E	Y AMOUNT IN ROW	(11)		L_J 	
	66.0%						
14	TYPE OF REPORTING PER	SON					
	00 (limited liability	company)					
							9
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1	NAME OF REPORTING PERSONS. OR I.R.S. IDENTIE		NO. OF ABOVE PE	RSON			
	Lazard Freres & Co. L	LC					
2	CHECK THE APPROPRIATE	BOX IF A	MEMBER OF A GR	OUP	(a) (b)	[_]	
3	SEC USE ONLY						
4	SOURCE OF FUNDS						
	AF						
5	CHECK BOX IF DISCLOSU ITEMS 2(d) or 2(e)	RE OF LEG	AL PROCEEDINGS	IS REQUIR	ED PURSUA	ANT TO	
6	CITIZENSHIP OR PLACE	 OF ORGANI	ZATION			L <u>—</u> J	
	New York						
		7	SOLE VOTING PO	WER			
	NUMBER OF SHARES		None				
BENEFIC	IALLY OWNED BY EACH REPORTING	8	SHARED VOTING	POWER			
	PERSON WITH		21,052,631				
		9	SOLE DISPOSITI	VE POWER			
			None				
		10	SHARED DISPOSI	TIVE POWER			
			21,052,631				
11	ACCDECATE AMOUNT BENE	ETCTATTV	OWNED BY EXCU D				

	21,052,631	
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARE	ES
	[_]	
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	66.0%	
14	TYPE OF REPORTING PERSON	
	00 (limited liability company)	

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This Amendment No. 10, dated July 26, 2002, is filed by Prometheus Southeast Retail Trust, a Maryland real estate investment trust ("Trust"), Prometheus Southeast Retail LLC, a Delaware limited liability Company ("Prometheus"), LFSRI II SPV REIT Corp., a Delaware corporation ("SPV"), LF Strategic Realty Investors II L.P., a Delaware limited partnership ("LFSRI II"), LFSRI II Alternative Partnership L.P., a Delaware limited partnership ("Alternative"), LFSRI II-CADIM Alternative Partnership L.P., a Delaware limited partnership ("CADIM"), Lazard Freres Real Estate Investors L.L.C., a New York limited liability company ("LFREI"), and Lazard Freres & Co. LLC, a New York limited liability company ("Lazard," and together with Trust, Prometheus, SPV, CADIM, Alternative, LFSRI II and LFREI, the "Reporting Persons").

Capitalized terms used herein but not defined shall have the meanings ascribed thereto in the Schedule 13D dated March 6, 1998 (the "Initial Schedule 13D"), as amended, filed by Prometheus and LFSRI II (as amended, the "Existing Schedule 13D"). This Amendment hereby amends and supplements the Existing Schedule 13D as follows:

ITEM 1. SECURITY AND ISSUER.

No change.

ITEM 2. IDENTITY AND BACKGROUND.

Item 2 is hereby amended and restated in its entirety as

follows:

- (a) This Statement is filed by (i) the Trust, a Maryland real estate investment Trust, (ii) Prometheus, a Delaware limited liability company, (iii) SPV, a Delaware corporation, (iv) LFSRI II, a Delaware limited partnership, (v) Alternative, a Delaware limited partnership, (vi) CADIM, a Delaware limited partnership, (vii) LFREI, a New York limited liability company, and (viii) Lazard, a New York limited liability company.
- (b) The principal business addresses of the Trust, Prometheus, SPV, LFSRI II, Alternative, CADIM and LFREI is c/o Lazard Freres Real Estate Investors L.L.C., 30 Rockefeller Plaza, New York, New York 10020. The principal business address of Lazard is 30 Rockefeller Plaza, New York, New York 10020.
- (c) and (f) The Trust and Prometheus were formed to acquire and hold the Common Stock of the Issuer that was issued pursuant to the Stock

Purchase Agreement, dated as of February 24, 1998 which was amended and restated in its entirety in the Amended and Restated Stock Purchase Agreement, dated as of March 23, 1998 ("Stock Purchase Agreement"), by and between the Company and Prometheus. The Trust now owns all of such Common Stock and Prometheus owns 100% of the common stock of the Trust. The name, business address, citizenship and principal occupation or employment

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of each of the executive officers and directors of the Trust are set forth in Schedule I hereto and are incorporated by reference herein.

SPV is a holding company and is the sole member of Prometheus. The name, business address, citizenship and principal occupation or employment of each of the executive officers and directors of SPV are set forth in Schedule I hereto and are incorporated by reference herein. SPV disclaims any beneficial ownership it may be deemed to have of any of the shares of Common Stock.

LFSRI II, Alternative and CADIM (collectively, the "Funds") are investment partnerships formed to invest in companies active in the real estate industry. The Funds together own all of the common stock of SPV. Their respective ownership of the common stock of SPV is as follows: LFSRI II has 86.159%; Alternative has 10.3806%; and CADIM has 3.4602%. The Funds disclaim any beneficial ownership they may be deemed to have of any of the shares of Common Stock.

LFREI is the general partner of each of the Funds. LFREI's activities consist principally of acting as general partner of several real estate investment partnerships that are affiliated with Lazard. The name, business address, citizenship and principal occupation or employment of each of the executive officers of LFREI are set forth in Schedule II hereto and are incorporated by reference herein. LFREI's investment decisions must be approved by its investment committee. The name, business address, citizenship and principal occupation or employment of each of the members of the LFREI investment committee are also set forth on Schedule II hereto and are incorporated by reference herein. LFREI disclaims any beneficial ownership it may be deemed to have of any of the shares of Common Stock.

Lazard is the managing member of LFREI. Lazard's activities consist principally of financial advisory services. On a day-to-day basis, Lazard is run by a management committee. The name, business address, citizenship and principal occupation or employment of each of the members of the management committee of Lazard are set forth in Schedule III hereto and are incorporated by reference herein. Lazard disclaims any beneficial ownership it may be deemed to have of any of the shares of Common Stock.

Lazard is wholly owned by Lazard LLC, a Delaware limited liability company ("LLLC"), and therefore LLLC may be viewed as controlling Lazard. LLLC is a holding company. The Head of Lazard controls LLLC subject to the approval of certain significant matters by the Lazard Board of LLLC. The name, business address, citizenship and principal occupation or employment of the members of the Lazard Board of LLLC are set forth on Schedule IV hereto and are incorporated by reference herein. The principal business office of LLLC is 3711 Kennett Pike, Suite 120, P.O. Box 4649, Greenville, Delaware 19807-4649. Lazard, on behalf of LLLC, disclaims any beneficial ownership LLLC may be deemed to have of any of the shares of Common Stock.

(d) and (e) During the last five years, none of the Reporting Persons nor, to the best knowledge of the Reporting Persons, any of the persons listed on Schedules I_{\star}

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II, III or IV hereto (i) has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) nor (ii) has been a party to any civil proceeding of a judicial or administrative body of competent jurisdiction, and is or was, as a result of such proceeding, 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 fining any violation with respect to such laws.

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

No change.

ITEM 4. PURPOSE OF TRANSACTION.

 $\hspace{1.5cm} \hbox{ Item 4 is hereby amended and supplemented by the addition of the following information:} \\$

On July 26, 2002, PSCO Acquisition Corp., a Maryland corporation ("Merger Sub"), and the Company entered into an Amendment No. 1 to the Agreement and Plan of Merger, dated as of July 26, 2002 (the "Merger Agreement Amendment"), amending the Agreement and Plan of Merger, dated as of June 23, 2002, by and between Merger Sub and the Company (the "Merger Agreement"). A copy of the Merger Agreement Amendment is attached as an exhibit hereto and incorporated herein by reference. Pursuant to the Merger Agreement, as amended by the Merger Agreement Amendment, on the terms and subject to the conditions set forth therein, Merger Sub will merge (the "Merger") with and into the Company, with the Company as the surviving corporation (the "Surviving Corporation").

The Merger Agreement Amendment provides, among other things, that if the Merger is approved by the affirmative vote of the holders of two-thirds of the outstanding shares of the Company's common stock, then upon consummation of the Merger, the charter of the Surviving Corporation will be amended to be substantially identical to the form of charter attached as Exhibit B-1 to the Merger Agreement Amendment, a copy of which is attached as an exhibit hereto and incorporated herein by reference.

The Merger Agreement Amendment alternatively provides that if the Merger is not approved by the affirmative vote of the holders of two-thirds of the outstanding shares of the Company's common stock, but instead the Merger is approved by the affirmative vote of the holders of a majority of the outstanding shares of the Company's common stock, then upon consummation of the Merger, the charter of the Surviving Corporation will be amended to be substantially identical to the form of charter attached as Exhibit B-2 to the Merger Agreement Amendment, a copy of which is attached as an exhibit hereto and incorporated herein by reference.

In connection with the execution and delivery of the Merger Agreement Amendment, on July 26, 2002, Merger Sub, the Trust, LFSRI II, Alternative, CADIM, Kimkon Inc., and Kimco Realty Corporation, entered into an Amendment No. 1 to the

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Amendment"), amending the Co-Investment Agreement, dated as of June 23, 2002, by and among the aforementioned parties (the "Co-Investment Agreement"). A copy of the Co-Investment Agreement Amendment is attached as an exhibit hereto and incorporated herein by reference. The Co-Investment Agreement Amendment provides for, among other things, the agreement that, if necessary, PSRT and KI shall, as soon as possible following the consummation of the Merger, cause the Surviving Corporation to amend and restate its charter to be substantially identical to the form of charter attached to the Merger Agreement Amendment as Exhibit B-1 thereto.

In addition, the issuance by the Surviving Corporation of up to one hundred fifty (150) shares of a series of redeemable preferred stock to over 100 people was initially contemplated in the Co-Investment Agreement (a copy of which was previously filed as an exhibit to Amendment No. 9 to the Initial Schedule 13D) to occur subsequent to the Merger. The Co-Investment Agreement Amendment amends the Co-Investment Agreement so that immediately prior to the consummation of the Merger, Merger Sub shall issue up to one hundred fifty (150) shares of a series of redeemable preferred stock of Merger Sub to more than 100 people. Pursuant to the Merger Agreement Amendment, each share of such newly issued series of redeemable preferred stock issued and outstanding immediately prior to the effective time of the Merger will be converted into one share of series B redeemable preferred stock of the Surviving Corporation.

The information set forth in response to this Item 4 is qualified in its entirety by reference to the full text of (1) the Merger Agreement Amendment, Exhibit B-1 to the Merger Agreement Amendment, Exhibit B-2 to the Merger Agreement Amendment and the Co-Investment Agreement Amendment, which are each filed as exhibits hereto and incorporated herein by reference and (2) the Merger Agreement and the Co-Investment Agreement, which were each filed as exhibits to Amendment No. 9 to the Initial Schedule 13D.

Except as set forth above, the Reporting Persons have no present plans or intentions that would result in any of the matters required to be set forth in items (a) through (j) of Item 4 of Schedule 13D.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

No change.

ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

 $\qquad \qquad \text{Item 6 is hereby amended and supplemented by the addition of the following information:} \\$

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As previously reported in Amendments No. 3, 4 and 5 to the Initial Schedule 13D, pursuant to an Amended and Restated Loan Agreement (the "Loan Agreement") dated as of February 8, 2001, by and among Capital Trust, Inc. (the "Senior Lender"), SPV and Senior Quarters Funding Corp. ("SQFC," and together with SPV, the "Borrowers") and related loan documents, (i) SPV and SQFC borrowed \$110 million from Senior Lender, (ii) SPV pledged 100% of its membership interest in Prometheus to Senior Lender to secure such borrowings, (iii) Prometheus pledged 100% of its shares of common stock in Trust to Senior Lender to secure such borrowings, (iv) pursuant to a custodial agreement the shares of Common Stock were placed in a custodial account with LaSalle Bank National Association (now known as LaSalle National Bank, "LaSalle") whereby Trust maintained all voting rights and powers related to the Common Stock

subject to the Loan Agreement and related documents and (v) any dividends paid on the Common Stock are deposited into a deposit account with The Chase Manhattan Bank, N.A. for the benefit of Midland Loan Service, Inc., as agent for Capital Trust, Inc. and Capital Trust, Inc.'s Lender.

On July 11, 2002, the Borrowers entered into a Loan Agreement (the "Subordinate Loan Agreement") dated as of July 11, 2002 with CTMPII FC LF (MS) as lender ("CTMPII") and related documents, pursuant to which (i) CTMPII agreed to loan Borrowers up to \$65 million for the purposes described therein, (ii) SPV pledged 100% of its membership interest in Prometheus to CTMPII which pledge secures the borrowings under the Subordinate Loan Agreement and is subject and subordinate to the existing pledge to Senior Lender, (iii) Prometheus pledged 100% of its common stock in Trust to CTMPII which pledge secures the borrowings under the Subordinate Loan Agreement and is subject and subordinate to the existing pledge to Senior Lender, (iv) the custodial agreement was amended to add CTMPII as a party and provide that the Trust maintains all voting rights and powers related to the Common Stock subject to both the Loan Agreement and its related documents and the Subordinate Loan Agreement and its related documents and (v) after payment in full of the indebtedness under the Loan Agreement and its related documents, all dividends paid on the Common Stock are to be deposited into a deposit account for the benefit of Midland Loan Services, Inc., as agent for CTMPII and CTMPII's lender, if any. The Subordinate Loan Agreement and related documents also require the repayment of a portion of the loan in connection with certain transfers of the Common Stock after payment in full of the Indebtedness under the Loan Agreement.

A copy of the Subordinate Loan Agreement, the Pledge and Security Agreement dated as of July 11, 2002 between CTMPII, SPV, Prometheus and Trust, the Pledge and Security Agreement dated as of July 11, 2002 between CTMPII, Prometheus and Trust and the First Amendment to Custodial Agreement are attached as exhibits hereto and incorporated herein by reference.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

 Amendment No. 1 to the Agreement and Plan of Merger dated as of July 26, 2002 by and between PSCO Acquisition Corp., and Konover Property Trust, Inc.

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- 2. Exhibit B-1 to the Merger Agreement (Form of Charter of the Surviving Corporation).
- 3. Exhibit B-2 to the Merger Agreement (Form of Charter of the Surviving Corporation).
- 4. Amendment No. 1 to the Co-Investment Agreement dated as of July 26, 2002 by and among Prometheus Southeast Retail Trust, Kimkon Inc., PSCO Acquisition Corp., LF Strategic Realty Investors II L.P., LFSRI II Alternative Partnership L.P., and LFSRI II-CADIM Alternative Partnership L.P.
- 5. Loan Agreement dated as of July 11, 2002 by and between CTMPII FC LF (MS), LFSRI II SPV REIT Corp., and Senior Quarters Funding Corp.
- 6. Pledge and Security Agreement dated as of July 11, 2002 by and among CTMPII FC LF (MS), LFSRI II SPV REIT Corp., Prometheus Southeast Retail LLC and Prometheus Southeast Retail Trust.
- 7. Pledge and Security Agreement dated as of July 11, 2002 by and among

CTMPII FC LF, Prometheus Southeast Retail LLC and Prometheus Southeast Retail Trust.

8. First Amendment to Custodial Agreement dated as of July 11, 2002, among Capital Trust, Inc., Prometheus Southeast Retail Trust, LaSalle National Bank and CTMPII FC LF (MS).

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SIGNATURES

After reasonable 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.

Dated as of July 26, 2002

PROMETHEUS SOUTHEAST RETAIL TRUST

By: /s/ John A. Moore

Name: John A. Moore

Title: Vice President and Chief

Financial Officer

PROMETHEUS SOUTHEAST RETAIL L.L.C.

By: LFSRI II SPV REIT Corp. as managing member

By: /s/ John A. Moore

Name: John A. Moore Title: Vice President and Chief

Financial Officer

LFSRI II SPV REIT CORP.

By: /s/ John A. Moore

Name: John A. Moore

Title: Vice President and Chief

Financial Officer

LF STRATEGIC REALTY INVESTORS II L.P.

By: Lazard Freres Real Estate Investors

as general partner

By: /s/ John A. Moore

Name: John A. Moore

Title: Managing Principal and

Chief Financial Officer

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LFSRI II ALTERNATIVE PARTNERSHIP L.P.

By: Lazard Freres Real Estate Investors

L.L.C.

as general partner

By: /s/ John A. Moore

Name: John A. Moore

Title: Managing Principal and

Chief Financial Officer

LFSRI II-CADIM ALTERNATIVE PARTNERSHIP L.P.

By: Lazard Freres Real Estate Investors

L.L.C.

as general partner

By: /s/ John A. Moore

Name: John A. Moore

Title: Managing Principal and

Chief Financial Officer

LAZARD FRERES REAL ESTATE INVESTORS L.L.C.

By: /s/ John A. Moore

Name: John A. Moore

Title: Managing Principal and

Chief Financial Officer

LAZARD FRERES & CO. LLC

By: /s/ Scott D. Hoffman

Name: Scott D. Hoffman

Title: Managing Director

SCHEDULE I

Except as otherwise indicated, the business address for each of the following persons is 30 Rockefeller Plaza, New York, NY 10020

Executive Officers and Directors of Prometheus Southeast Retail Trust

NAME OF OFFICER	TITLE	PRESENT AND PRINCIPAL OCCUPATION
Matthew J. Lustig	President and Director	Managing Principal of Lazard Freres R Estate Investors L.L.C. and Managing Director of Lazard Freres & Co. LLC
Mark S. Ticotin	Vice President and Director	Managing Principal of Lazard Freres R Estate Investors L.L.C.
John A. Moore	Vice President, Chief Financial Officer and Director	Managing Principal and Chief Financia Officer of Lazard Freres Real Estate Investors L.L.C.
Henry C. Herms	Treasurer	Controller of Lazard Freres Real Esta Investors L.L.C.
Marjorie L. Reifenberg	Secretary	Principal, General Counsel and Secret of Lazard Freres Real Estate Investor L.L.C.

Executive Officers and Directors of LFSRI II SPV REIT Corp.

NAME OF OFFICER	TITLE	PRESENT AND PRINCIPAL OCCUPATION AND BUSINESS ADDRESS (IF OTHER THAN INDIC ABOVE)
Matthew J. Lustig	President and Director	Managing Principal of Lazard Freres R Estate Investors L.L.C. and Managing Director of Lazard Freres & Co. LLC
Mark S. Ticotin	Vice President and Director	Managing Principal of Lazard Freres R Estate Investors L.L.C.
John A. Moore	Vice President, Chief Financial Officer and Director	Managing Principal and Chief Financia Officer of Lazard Freres Real Estate Investors L.L.C.
Henry C. Herms	Treasurer	Controller of Lazard Freres Real Esta

Investors L.L.C.

Marjorie L. Reifenberg Secretary Principal, General Counsel and Secret

of Lazard Freres Real Estate Investor

L.L.C.

Adrianne M. Horne Director Assistant to the Division Head of

CT Corporation CT Corporation 1209 Orange Street Wilmington, DE 19801

SCHEDULE II

Executive Officers and Members
of the Investment Committee
of Lazard Freres Real Estate Investors L.L.C.

The following is a list of the executive officers and of the members of the investment committee of Lazard Freres Real Estate Investors L.L.C. ("LFREI"), setting forth the present and principal occupation and citizenship for each such person and the corporation or other organization in which such employment is conducted. The business address of each such person is 30 Rockefeller Plaza, New York, NY 10020. Except as otherwise indicated, each such person is a citizen of the United States.

LFREI EXECUTIVE OFFICERS

Robert C. Larson Chairman and Managing Principal of LFREI and Managing

Director of Lazard Freres & Co. LLC

Matthew J. Lustig Managing Principal of LFREI and Managing Director of Laza

Freres & Co. LLC

John A. Moore Managing Principal and Chief Financial Officer of LFREI

Mark S. Ticotin Managing Principal of LFREI

Gary Ickowicz Principal of LFREI

Marjorie L. Reifenberg Principal, General Counsel and Secretary of LFREI

Douglas N. Wells Principal of LFREI

(Citizen of Canada)

Andrew E. Zobler Principal of LFREI

Henry C. Herms Controller of LFREI

LFREI INVESTMENT COMMITTEE

Albert H. Garner Managing Director of Lazard Freres & Co. LLC

Steven J. Golub Managing Director of Lazard Freres & Co. LLC

Jonathan H. Kagan Managing Director of Lazard Freres & Co. LLC

Robert C. Larson Chairman and Managing Principal of LFREI and Managing

Director of Lazard Freres & Co. LLC

Matthew J. Lustig Managing Principal of LFREI and Managing Director of Laza

Freres & Co. LLC

James A. Paduano Managing Director of Lazard Freres & Co. LLC

Mark S. Ticotin Managing Principal of LFREI

Ali E. Wambold Managing Director of Lazard Freres & Co. LLC

SCHEDULE III

Members of the Management Committee of Lazard Freres & Co. LLC

Set forth below are the names of each of the members of the management committee of Lazard Freres & Co. LLC. Except as otherwise indicated, the principal occupation of each such person is managing director of Lazard Freres & Co. LLC, the business address of each such person is 30 Rockefeller Plaza, New York, New York 10020 and each person is a citizen of the United States.

PRINCIPAL OCCUPATION
NAME (IF OTHER THAN AS INDICATED ABOVE)

Michael J. Castellano

Norman Eig Co-Chief Executive Officer of Lazard Asset Management

and Managing Director of Lazard Freres & Co. LLC

Steven J. Golub

Scott D. Hoffman

Kenneth M. Jacobs Deputy Chairman of Lazard and Managing Director and

Head of House of Lazard Freres & Co. LLC

Gary S. Shedlin

David L. Tashjian

Ali E. Wambold

Charles G. Ward, III President of Lazard

SCHEDULE IV

Lazard Board of Lazard LLC

Set forth below are the members of the Lazard Board of Lazard LLC, their business address, principal occupation and citizenship:

NAME 	PRINCIPAL OCCUPATION AND BUSINESS ADDRESS	CITIZENSHIP
Marcus Agius	Deputy Chairman of Lazard and Chairman and Managing Director of Lazard Brothers & Co., Limited Lazard Brothers & Co., Limited 21 Moorfields London EC2P 2HT United Kingdom	United Kingdom
Antoine Bernheim	Investor Chairman of Assicurazioni Generali S.p.A. Lazard Freres S.A.S. 121 Boulevard Haussmann 75382 Paris Cedex 08 France	France
Gerardo Braggiotti	Deputy Chairman of Lazard; Managing Director of Lazard Freres S.A.S., Lazard Freres & Co. LLC and Lazard Brothers & Co., Limited; Vice Chairman of Lazard AB Stockholm and Lazard & C. Srl; Member of Super- visory Board of Lazard & Co. GmbH; and Chairman of Lazard Asesores Financieras S.A. Lazard Freres S.A.S. 121 Boulevard Haussmann 75382 Paris Cedex 08 France	Italy
Michel A. David-Weill	Chairman of Lazard and Chairman of the Lazard Board of Lazard LLC Lazard Freres & Co. LLC 30 Rockefeller Plaza New York, NY 10020, USA	France
Jean Guyot	Investor Lazard Freres S.A.S. 121 Boulevard Haussmann 75382 Paris Cedex 08 France	France
Kenneth M. Jacobs	Deputy Chairman of Lazard; and Managing Director and Head of House of Lazard Freres & Co. LLC Lazard Freres & Co. 30 Rockefeller Plaza New York, NY 10020, USA	USA
Alain Merieux	President Directeur General (CEO)	France

BioMerieux S.A. and BioMerieux Alliance 69280 Marcy L'Etoile France

SCHEDULE IV

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NAME 	PRINCIPAL OCCUPATION AND BUSINESS ADDRESS	CITIZENSHIP
Bruno M. Roger	Chairman and Head of House of Lazard Freres S.A.S. Lazard Freres S.A.S. 121 Boulevard Haussmann 75382 Paris Cedex 08 France	France
Patrick Sayer	Chief Executive Officer of Eurazeo Eurazeo 3 Jacques Bingen 75017 Paris France	France
Francois Voss	Managing Director of Lazard Freres S.A.S. Lazard Freres S.A.S. 121 Boulevard Haussmann 75382 Paris Cedex 08 France	France
Bruce Wasserstein	Head of Lazard and Chairman of the Executive Committee of Lazard Strategic Coordination Company LLC Lazard Freres & Co. LLC 30 Rockefeller Plaza New York, NY 10020, USA	USA