FFL EXECUTIVE PARTNERS LP Form 144 June 30, 2004

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

FORM 144

NOTICE OF PROPOSED SALE OF SECURITIES PURSUANT TO RULE 144 UNDER THE SECURITIES ACT OF 1933

ATTENTION: Transmit for filing 3 copies of this form concurrently with either placing an order with a broker to execute sale or executing a sale directly with a market maker

1(a) NAME OF ISSUER (Please type or print) Korn/Ferry International					
1(b) IRS IDENT. NO. 95-2623879	(c) SEC 001-1450 				
1(d) ADDRESS OF ISSUER 1800 Century Park East,	STREET Suite 900				
1(d) CITY Los Angeles	STATE CA	ZIP CODE 90067			
1(e) TELEPHONE					
AREA CODE 310	NUMBER 552-1834				
2(a) NAME OF PERSON FOR WHOSE ACCOUNT THE SECURITIES ARE TO BE SOLD FFL Executive Partners, L.P.*					
2(b) IRS IDENT. NO.	(c) RELA:	FIONSHIP TO ISSUER			
94-3365731		Stockholder			
2 (d) ADDRESS	STREET				
One Maritime Plaza, Suite 1000					
2(d) CITY San Francisco	STATE CA	ZIP CODE 94111			

INSTRUCTION: The person filing this notice should contact the issuer to obtain the I.R.S. Identification Number and the S.E.C. File Number.

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Class	ities	(b) Name and Address of Each Broker Through Whom the Securities are to be Offered or Each Market Maker who is Aquiring the Securities	ONLY Broker- Dealer File Number	Shares or		(e) Number of Shares or Other Units Outstanding (See instr. 3(e))	
Commo (1)	n Stock	Credit Suisse First Boston Capital LLC c/o Credit Suisse First Boston LLC 11 Madison Avenue New York, NY 10011		29,778	\$554,764	37,894,244	
-	UCTIONS:						
(b) (c) (d)	Issuer': Issuer':	issuer s I.R.S. Identification Num S S.E.C. file number, if an s address, including zip co s telephone number, includ	ny ode	code			
(b) (c)	Such per Such per stockhol	person for whose account rson's I.R.S. identification rson's relationship to the lder, or member of immediat rson's address, including a	on number, issuer (e te family	, if such pers e.g., officer,	on is an entit director, 109	-	
(b) (c) (d) (e) (f)	Name and to be so Number of aggregat Aggregat within t Number of securit recent t Approxim Name of	f the class of securities d address of each broker the old of shares or other units to te face amount) te market value of the secu- 10 days prior to the filing of shares or other units of ies the face amount thereof report or statement publish mate date on which the secu- each securities exchange, d to be sold	hrough who o be sold urities to g of this f the clas f outstand hed by the urities an	om the securit (if debt secu o be sold as o notice ss outstanding ding, as shown e issuer re to be sold	rities, give t f a specified , or if debit by the most	che	
	interpret Form 144 Convertil Subordina amount o: which are Issuer's to a Form	rdance with the process tive letter to Goldman, a is being filed in connect ole Series A Preferred Sta ated Notes due 2010 of the f \$242,756 (collectively, e convertible into the Common Stock, to Credit ward Sale Contract enter tract will provide that the	Sachs & Co ction with ock of the he Issues the "Con aggregate Suisse Fi ed into as	b. dated Decem th the sale of a Issuer, and with an ag nvertible Sec amount of 29 irst Boston Ca s of June 25,	ber 20, 1999, 61 shares of 7.5% Convert gregate princ urities"), al ,778 shares of pital LLC pure 2004. The For	this 7.5% cible cipal 11 of f the suant rward	

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this Form 144 will be required to deliver the Convertible Securities in June, 2006.

TABLE I - SECURITIES TO BE SOLD

Furnish the following information with respect to the acquisition of the securities to be sold and with respect to the payment of all or any part of the purchase price or other consideration therefor:

Title of Date You the Class Acquired	Nature of Acquisition Transaction	Name of Person from Whom Acquired (If gift, also give date donor acquired)	Amount of Securities Acquired	D P
Common 6/13/02 Stock	Private Sale	Issuer	91,522	6

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INSTRUCTIONS:

 If the securities were purchased and full payment therefor was not made in cash at the time of purchase, explain in the table or in a note thereto the nature of the consideration given. If the consideration consisted of any note or other obligation, or if payment was made in installments describe the arrangement and state when the note or other obligation was discharged in full or the last installment paid.

TABLE II - SECURITIES SOLD DURING THE PAST 3 MONTHS

Furnish the following information as to all securities of the issuer sold during the past 3 months by the person for whose account the securities are to be sold.

Name and Address of Seller	Title of Securities Sold	Date of Sale	Amount of Securities	Gros Proc
Friedman Fleischer & Lowe Capital Partners, L.P. One Maritime Plaza, Suite 1000 San Francisco, CA 94111	Common Stock	6/25/04	1,646,080(2)	\$32,

REMARKS: (2) Sold pursuant to a substantially similar Forward Sale Contract as the Reporting Person.

* This statement is being filed by Friedman Fleischer & Lowe GP, LLC ("FFL GP") as the designated filer on behalf of FFL Executive Partners, L.P. FFL GP is the sole general partner of FFL Executive Partners, L.P.

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INSTRUCTIONS:

See the definition of "person" in paragraph (a) of Rule 144. Information is to be given not only as to the person for whose account the securities are to be sold but also as to all other persons included in that definition. In addition, information shall be given as to sales by all persons whose sales are required by paragraph (e) of Rule 144 to be aggregated with sales for the account of the person filing this notice.

ATTENTION:

The person for whose account the securities to which this notice relates are to be sold hereby represents by signing this notice that he does not know any material adverse information in regard to the current and prospective operations of the Issuer of the securities to be sold which has not been publicly disclosed.

June 25, 2004 /s/ David Lowe

(DATE OF	NOTICE)	(SIGNATURE)
(DIIID OI	NOIIOH/	(DIGITIOICH)

The notice shall be signed by the person for whose account the securities are to be sold. At least one copy of the notice shall be manually signed.

Any copies not manually signed shall bear typed or printed signatures.

ATTENTION: Intentional misstatements or omission of facts constitute Federal Criminal Violations (See 18 U.S.C. 1001).