## Edgar Filing: Lee Christopher - Form 4

Lee Christop	pher												
Form 4	10												
April 02, 20											PROVAL		
FORM	<b>14</b> UNITE	D STATES						GE CO	OMMISSION	OMB	3235-0287		
Check th	nis box		Wa	shingtoi	n, D	<b>D.C. 205</b> 4	9			Number:	January 31,		
if no longer subject to Section 16.				JCES IN	JR	FNFFIC	TAT	OWN	FRSHIP OF	Expires:	2005		
				SECURITIES						Estimated a	•		
	Form 4 or				SECONTIES					burden hour response	s per 0.5		
Form 5	Filed p	ursuant to	Section 1	6(a) of t	he	Securitie	s Exc	hange	Act of 1934,				
obligation may con	Section 1	· · /		•		<b>U</b> 1	•		1935 or Section	ı			
See Instr		30(h)	) of the Ir	ivestmer	nt C	ompany	Act o	f 1940	)				
1(b).													
(Print or Type	Responses)												
( )I													
	Address of Reportir	ng Person <u>*</u>	2. Issue	r Name <b>ar</b>	ne and Ticker or Trading				5. Relationship of Reporting Person(s) to				
Lee Christo	Symbol						Issuer						
	Cogdel	Cogdell Spencer Inc. [CSA]					(Check all applicable)						
(Last)	(First)	(Middle)	3. Date o	f Earliest '	Tran	saction				·····	, 		
				Day/Year)				-	_X_ Director Officer (give t		Owner r (specify		
4401 BARCLAY DOWNS DRIVE 04 SUITE 300				04/02/2012					pelow)	r (speeny			
SUIL 500			4 10 4	1 / 1		0					(6)		
				I. If Amendment, Date Original Filed(Month/Day/Year)					6. Individual or Joint/Group Filing(Check				
			rneu(mo	nui/Day/1e	ar)				Applicable Line) _X_ Form filed by O	ne Reporting Per	son		
CHARLOT	TE, NC 28209							- I	Form filed by M Person	ore than One Rej	porting		
(City)	(State)	(Zip)	Tab	le I - Non	-Der	rivative Se	curitie	es Acqu	ired, Disposed of,	or Beneficiall	y Owned		
1.Title of	2. Transaction Da	ate 2A. Deer	med	3.		4. Securit		-	5. Amount of	6.	7. Nature of		
Security (Instr. 3)	(Month/Day/Year		Execution Date, if any		ion	(A) or Disposed of (D) (Instr. 2.4 and 5)			Securities Beneficially	Ownership Form: Direct	Indirect Papaficial		
(111501.5)		-	Code Day/Year) (Instr. 8)			(Instr. 3, 4 and 5)			Owned	Form: Direct Be (D) or Ov	Ownership		
									Following	Indirect (I)	(Instr. 4)		
							(A)		Reported Transaction(s)	(Instr. 4)			
				Code	v	Amount	or (D)	Price	(Instr. 3 and 4)				
Common	0.4.10.0.10.0.10				v		. ,	\$	0	-			
Stock	04/02/2012			$D_{(1)(2)}$		13,846	D	4.25	0	D			

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

 (e.g., puts, calls, warrants, options, convertible securities)

## Edgar Filing: Lee Christopher - Form 4

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)	
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Partnership Units $(3)$	<u>(3)</u>	04/02/2012		D <u>(1)(3)</u>	26,652	(3)	(3)	Common Stock	26,652

## **Reporting Owners**

Reporting Owner Name / Address		Relationships						
r	D	irector	10% Owner	Officer	Other			
Lee Christopher 4401 BARCLAY DOWNS DRIVE SUITE 3 CHARLOTTE, NC 28209	300	X						
Signatures								
/s/ Charles M. Handy, Attorney-in-Fact	04/02/2	2012						
**Signature of Reporting Person	Date							

## **Explanation of Responses:**

- \* If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

On December 24, 2011, Cogdell Spencer Inc. (the "Company") entered into an Agreement and Plan of Merger (the "Merger Agreement") with Cogdell Spencer LP (the "Operating Partnership" or "OP"), Ventas, Inc., TH Merger Corp, Inc. ("MergerSub"), and TH Merger Sub,

- (1) LLC ("OP MergerSub"). The Merger Agreement provides for the merger of the Company with MergerSub (the "Merger") and the merger of OP MergerSub with and into the OP (the "Partnership Merger").
- (2) Pursuant to the Merger Agreement, at the effective time of the Merger, each share of the Company's common stock (the "Common Stock") automatically converted into the right to receive the per share merger consideration of \$4.25 in cash.

Consists of 16,685 limited partnership interests in the Operating Partnership ("OP Units") and 9,967 long-term incentive plan units of OP Units ("LTIP Units"). Pursuant to the Merger Agreement, at the effective time of the Partnership Merger, each OP Unit automatically

(3) converted into the right to receive the per share merger consideration of \$4.25 in cash, and each LTIP Unit automatically converted into an OP Unit, or fraction thereof, based on the adjusted capital account balance allocable to such LTIP Unit immediately prior to the Partnership Merger, which in turn converted into the right to receive the per share merger consideration of \$4.25 in cash.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.