		SCHEDULE 1 (RULE 14A-1	
		INFORMATION REQUIRED IN SCHEDULE 14A INF	
PROXY STATEMENT PURSUANT TO SECTION 14(A) OF THE SECURITIES EXCHANGE ACT OF 1934 (AMENDMENT NO.)			
		strant [X] other than the Registrant []
Check the	e appropri	iate box:	
	liminary I	Proxy Statement	[] Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
[X] Def:	initive A	roxy Statement dditional Materials aterial under Rule 14a-12	
		Acuity Brands	
		Name of Registrant as Speci	
-		on(s) Filing Proxy Statemen Fee (Check the appropriate	t, if other than the Registrant) box):
X No fee required.			
[]	Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.		
applies:	(1)	Title of each class of sec	urities to which transaction
	(2)	Aggregate number of securi	ties to which transaction applies:
			derlying value of transaction (set for the amount on which the s determined):
	(4)	Proposed maximum aggregate	value of transaction:
	(5)	Total fee paid:	
[]	Fee paid	previously with preliminar	y materials:
previous	1(a)(2) a ly. Ident:	nd identify the filing for	offset as provided by Exchange Act which the offsetting fee was paid registration statement number, or ing.
	(1)	Amount Previously Paid:	
	(2)	Form, Schedule or Registra	tion Statement No.:
	(3)	Filing Party:	

(4) Date Filed:

On December 16, 2003, the Registrant issued the following press release:

COMPANY CONTACT: KAREN HOLCOM ACUITY BRANDS, INC. (404) 853-1437

ACUITY BRANDS LIMITS SHARES TO BE ISSUED UNDER LONG-TERM INCENTIVE PLAN

ATLANTA, DECEMBER 16, 2003 - Acuity Brands, Inc. (NYSE: AYI) announced today that it will not issue more than three million of the additional shares being authorized under the amended and restated Long-Term Incentive Plan without seeking further approval of shareholders. The Plan as now proposed for approval by shareholders at the annual meeting on December 18 would otherwise add five million shares to those available for issuance under the Plan.

James S. Balloun, Acuity Brands' Chairman, President, and Chief Executive Officer, said: "Our Board of Directors has imposed this limitation in response to feedback from shareholders. While the additional shares we originally sought were within limits established by the leading institutional proxy advisory services, a number of our shareholders indicated to us that they wanted the opportunity to evaluate our long-term awards more frequently. The commitment we are announcing today will provide that opportunity."

Acuity Brands, Inc., with fiscal year 2003 net sales of approximately \$2.0 billion, is comprised of Acuity Brands Lighting and Acuity Specialty Products. Acuity Brands Lighting is a world leader in lighting fixtures and includes brands such as Lithonia Lighting(R), Holophane(R), Peerless(R), Hydrel(R), and American Electric Lighting(R). Acuity Specialty Products is a leading provider of specialty chemicals and includes brands such as Zep(R), Enforcer(R), and Selig Industries(TM). Headquartered in Atlanta, Georgia, Acuity Brands employs approximately 11,400 people and has operations throughout North America and in Europe and Asia.