SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Schedule 13D**

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

Kirby Corporation
(Name of Issuer)

Common Stock, Par Value \$0.10 Per Share (Title of Class of Securities)

497266106 (Cusip Number)

W. Robert Cotham
201 Main Street, Suite 2600
Fort Worth, Texas 76102
(817) 390-8400
(Name, Address and Telephone Number of Person
Authorized to Receive Notices and Communications)

October 20, 1995 (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(b)(3) or (4), check the following box $[\]$.

Check the following box if a fee is being paid with the statement [X].

*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).

**The total number of shares reported herein is 1,883,400 shares, which constitutes approximately 6.8% of the total number of shares outstanding. All ownership percentages set forth herein assume that there are 27,503,786 shares outstanding.

Name of Reporting Person: 1. Trinity I Fund, L.P. 2. Check the Appropriate Box if a Member of a Group: (a) / (b) / X / 3. SEC Use Only Source of Funds: Not Applicable Check box if Disclosure of Legal Proceedings is 5. Required Pursuant to Items 2(d) or 2(e): / 6. Citizenship or Place of Organization: Delaware 7. Sole Voting Power: 1,883,400 (1) (2) Number of Shares Beneficially 8. Shared Voting Power: -0-Owned By Each Reporting 9. Sole Dispositive Power: 1,883,400 (1) (2) Person With 10. Shared Dispositive Power: -0-11. Aggregate Amount Beneficially Owned by Each Reporting Person: 1,883,400 (2) 12. Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares: 13. Percent of Class Represented by Amount in Row (11): 6.8% 14. Type of Reporting Person: PN Power is exercised through its sole general partner, TF Investors, (1) L.P. Solely in its capacity as the sole stockholder of Portfolio (2) Associates, Inc., which is the sole general partner of Portfolio A Investors, L.P.

1. Name of Reporting Person: TF Investors, L.P. 2. Check the Appropriate Box if a Member of a Group: (a) / (b) / X / 3. SEC Use Only Source of Funds: Not Applicable Check box if Disclosure of Legal Proceedings is 5. Required Pursuant to Items 2(d) or 2(e): 6. Citizenship or Place of Organization: Delaware 7. Sole Voting Power: 1,883,400 (1) (2) Number of Shares Beneficially 8. Shared Voting Power: -0-Owned By Each Reporting 9. Sole Dispositive Power: 1,883,400 (1) (2) Person With 10. Shared Dispositive Power: -0-11. Aggregate Amount Beneficially Owned by Each Reporting Person: 1,883,400 (2) 12. Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares: 13. Percent of Class Represented by Amount in Row (11): 6.8% 14. Type of Reporting Person: PN Power is exercised through its sole general partner, Trinity Capital (1) Management, Inc. Solely in its capacity as the sole general partner of Trinity I Fund, (2) L.P., which is the sole stockholder of Portfolio Associates, Inc., which is the sole general partner of Portfolio A Investors, L.P.

1. Name of Reporting Person: Trinity Capital Management, Inc. 2. Check the Appropriate Box if a Member of a Group: (a) / (b) / X / 3. SEC Use Only Source of Funds: Not Applicable 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: 1,883,400 (1) (2) Number of Shares Beneficially 8. Shared Voting Power: -0-Owned By Each Reporting 9. Sole Dispositive Power: 1,883,400 (1) (2) Person With 10. Shared Dispositive Power: -0-11. Aggregate Amount Beneficially Owned by Each Reporting Person: 1,883,400 (2) 12. Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares: 13. Percent of Class Represented by Amount in Row (11): 6.8% 14. Type of Reporting Person: CO Power is exercised through its President, Thomas M. Taylor. (1) (2) Solely in its capacity as the sole general partner of TF Investors, L.P., which is the sole general partner of Trinity I Fund, L.P., which is the sole stockholder of Portfolio Associates, Inc., which is the sole general partner of Portfolio A Investors, L.P.

1. Name of Reporting Person: Thomas M. Taylor 2. Check the Appropriate Box if a Member of a Group: (a) / (b) / X / 3. SEC Use Only Source of Funds: Not Applicable 5. Check box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e): 6. Citizenship or Place of Organization: USA 7. Sole Voting Power: 1,883,400 (1) Number of Shares Beneficially 8. Shared Voting Power: -0-Owned By Each Reporting 9. Sole Dispositive Power: 1,883,400 (1) Person With 10. Shared Dispositive Power: -0-11. Aggregate Amount Beneficially Owned by Each Reporting Person: 1,883,400 (1) 12. Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares: 13. Percent of Class Represented by Amount in Row (11): 6.8% 14. Type of Reporting Person: IN Solely in his capacity as President and sole stockholder of Trinity (1) Capital Management, Inc., which is the sole general partner of TF Investors, L.P., which is the sole general partner of Trinity I Fund, L.P., which is the sole stockholder of Portfolio Associates, Inc., which is the sole general partner of Portfolio A Investors, L.P.

1.	Name of R	eport.	ing Person:	
	Portfolio	A In	vestors, L.P.	
2.	Check the	Appr	opriate Box if a Member of a Group:	(a) / /
				(b) / X /
3.	SEC Use 0	nly		
4.	Source of	Fund	s: WC	
5.			isclosure of Legal Proceedings is ant to Items 2(d) or 2(e):	/ /
6.	Citizensh	ip or	Place of Organization: Delaware	
Number	of	7.	Sole Voting Power: 1,883,400 (1)	
Shares Beneficially Owned By		8.	Shared Voting Power: -0-	
Each Reporti Person With	ng	9.	Sole Dispositive Power: 1,883,400 (1)
MTCII		10.	Shared Dispositive Power: -0-	
11.	Aggregate Person:	Amou	nt Beneficially Owned by Each Report	ing
	1,883,400			
12.	Check Box Certain S		he Aggregate Amount in Row (11) Excl :	udes / /
13.	Percent o	f Cla	ss Represented by Amount in Row (11)	: 6.8%
14.	Type of R	eport.	ing Person: PN	
(1)	Power is Associate		ised through its sole general partne c.	r, Portfolio

1.	Name of R	eport	ing Person:		
	Portfolio	Asso	ciates, Inc.		
2.	Check the Appropriate Box if a Member of a Group:				
				(b) / X /	
3.	SEC Use O	nly			
4.	Source of	Fund	s: Not Applicable		
5.			isclosure of Legal Proceedings is ant to Items 2(d) or 2(e):	/ /	
6.	Citizensh	ip or	Place of Organization: Delaware		
Number	of	7.	Sole Voting Power: 1,883,400 (1)		
Shares Beneficially Owned By Each Reporting Person		8.	Shared Voting Power: -0-		
		9.	Sole Dispositive Power: 1,883,400 (1)	
With		10.	Shared Dispositive Power: -0-		
11.	Aggregate Person:	Amou	nt Beneficially Owned by Each Report:	ing	
	1,883,400	(1)			
12.	Check Box Certain S		he Aggregate Amount in Row (11) Excl :	udes	
				, ,	
13.	Percent o	f Cla	ss Represented by Amount in Row (11)	: 6.8%	
14.	Type of R	eport	ing Person: CO		
(1)	Solely in Investors		capacity as the sole general partner	of Portfolio A	

1.	Name of Re	eport	ing Person:				
	The Bass I	Manage	ement Trust				
2.	Check the	Appro	opriate Box if a Member of a Group:	(a)	/		/
				(b)	/	Χ	/
3.	SEC Use O	nly					
4.	Source of	Funds	s: 00 - Trust Funds				
5.	Check box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e):						/
6.	Citizensh	ip or	Place of Organization: Texas				
Number of	of	7.	Sole Voting Power: -0- (1)				
Benefic: Owned By Each	•	8.	Shared Voting Power: -0-				
Reportin Person With	ng	9.	Sole Dispositive Power: -0- (1)				
WICH		10.	Shared Dispositive Power: -0-				
11.	Aggregate Person:	Amour	nt Beneficially Owned by Each Report:	ing			
	-0-						
12.	Check Box Certain SI		ne Aggregate Amount in Row (11) Exclu :	udes	/		/
13.	Percent o	f Clas	ss Represented by Amount in Row (11)	: 0.0	9%		
14.	Type of Ro	eporti	ing Person: 00 - Trust				
(1)	 Power is (exerc	ised through its sole trustee, Perry	R. I	3as	s	

Name of Reporting Person: 1. Perry R. Bass Check the Appropriate Box if a Member of a Group: 2. (a) / / (b) / X / 3. SEC Use Only Source of Funds: Not Applicable Check box if Disclosure of Legal Proceedings is 5. Required Pursuant to Items 2(d) or 2(e): 6. Citizenship or Place of Organization: USA 7. Sole Voting Power: -0- (1) Number of Shares Beneficially 8. Shared Voting Power: -0-Owned By Each Reporting 9. Sole Dispositive Power: -0- (1) Person With 10. Shared Dispositive Power: -0-Aggregate Amount Beneficially Owned by Each Reporting 11. Person: -0- (1) 12. Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares: 13. Percent of Class Represented by Amount in Row (11): 0.0% 14. Type of Reporting Person: IN (1) Solely in his capacities as sole trustee and as one of two trustors of The Bass Management Trust.

1.	Name of R	eport:	ing Person:		
	Nancy L. I	Bass			
2.	Check the	Appro	opriate Box if a Member of a Group:	(a) /	/
				(b) / X	/
3.	SEC Use O	nly			
4.	Source of	Funds	s: Not Applicable		
5.			isclosure of Legal Proceedings is ant to Items 2(d) or 2(e):	/	/
6.	Citizensh	ip or	Place of Organization: USA		
Number	of	7.	Sole Voting Power: -0-		
Shares Beneficially Owned By		8.	Shared Voting Power: -0-		
Each Reporti Person With	ng	9.	Sole Dispositive Power: -0-		
MTCII		10.	Shared Dispositive Power: -0-		
11.	Aggregate Person:	Amour	nt Beneficially Owned by Each Reporti	ing	
	-0- (1)				
12.	Check Box Certain S		ne Aggregate Amount in Row (11) Exclu :	ıdes	
				/	/
13.	Percent o	f Clas	ss Represented by Amount in Row (11):	0.0%	
14.	Type of R	eport:	ing Person: IN		
(1)			capacity as one of two trustors of Th irtue of her power to revoke same.	ne Bass	Management

1.	Name of R	eport	ing Person:				
	Sid R. Ba	ss Ma	nagement Trust				
2.	Check the	Appr	opriate Box if a Member of a Group:	(a)	/		/
				(b)	/	X	/
3.	SEC Use 0	nly					
4.	Source of	Fund	s: 00 - Trust Funds				
5.			isclosure of Legal Proceedings is ant to Items 2(d) or 2(e):		/		/
6.	Citizensh	ip or	Place of Organization: Texas				
Number	of	7.	Sole Voting Power: -0- (1)				
Shares Benefic Owned B	ially	8.	Shared Voting Power: -0-				
Each Reporti Person With	ng	9.	Sole Dispositive Power: -0- (1)				
MICII		10.	Shared Dispositive Power: -0-				
11.	Aggregate Person:	Amou	nt Beneficially Owned by Each Report.	ing			
	-0-						
12.	Check Box Certain S		he Aggregate Amount in Row (11) Exclu :	ades	/		/
13.	Percent o	f Cla	ss Represented by Amount in Row (11)	: 0.0	9%		
14.	Type of R	eport	ing Person: 00 - Trust				
(1)	 Power is	exerc	ised through one of its trustees, Sio	d R.	ва	SS	

1.	Name of Re	eporti	ing Pers	son:							
	Sid R. Bas	SS									
2.	Check the	Appro	priate	Box if	a Memb	er of a	Group:	• •	/ / x		
3.	SEC Use Or	nly									
4.	Source of	Funds	s: Not A	Applicab	le						
5.	Check box Required F						gs is		/	/	
6.	Citizenshi	ip or	Place o	of Organ	izatio	n: USA					
Number of	of	7.	Sole Vo	oting Po	wer: -	0- (1)					
Benefici Owned By Each	•	8.	Shared	Voting	Power:	-0-					
Reportin Person With	ng	9.	Sole D	ispositi	ve Pow	er: -0-	(1)				
WICH		10.	Shared	Disposi	tive P	ower: -	0 -				
11.	Aggregate Person:	Amour	nt Benet	ficially	0wned	by Eac	h Repor	ting			
	-0- (1)										
12.	Check Box Certain Sh			egate Am	ount i	n Row (11) Exc	ludes	/	/	
									/	/	
13.	Percent of	[∓] Clas	ss Repre	esented	by Amo	unt in	Row (11): 0.0)%		
14.	Type of Re	eporti	ing Pers	son: IN							
(1)	Solely in Bass Manaq										

1.	Name of Re	eporti	ing Person:				
	Lee M. Bas	SS					
2.	Check the	Appro	opriate Box if a Member of a Group:	(a)			
_		_		(b)	/	X .	/
3.	SEC Use O	nIy					
4.	Source of	Funds	S: PF				
5.	Check box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e): /						/
6.	Citizensh	ip or	Place of Organization: USA				
Number of Shares	of	7.	Sole Voting Power: -0-				
Benefic: Owned By Each		8.	Shared Voting Power: -0-				
Reportin Person	ng	9.	Sole Dispositive Power: -0-				
With		10.	Shared Dispositive Power: -0-				
11.	Aggregate Person:	Amour	nt Beneficially Owned by Each Report:	ing			
	-0-						
12.	Check Box Certain SI		ne Aggregate Amount in Row (11) Exclu	ades	/		/
13.	Percent o	f Clas	ss Represented by Amount in Row (11)	: 0.0	9%		
14.	Type of Re	eporti	ing Person: IN				

1.	Name of Re	porti	ng Person:			
	E. P. Bass	3				
2.	Check the	Appro	priate Box if a Member of a Group:	(a)	/	/
				(b)	/ X	/
3.	SEC Use Or	nly				
4.	Source of	Funds	: PF			
5.	Check box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e): / /					
6.	Citizenshi	p or	Place of Organization: USA			
Number of Shares	of		Sole Voting Power: -0-			
Benefici Owned By Each	•	8.	Shared Voting Power: -0-			
Reportir Person With	ng	9.	Sole Dispositive Power: -0-			
WICH		10.	Shared Dispositive Power: -0-			
11.	Aggregate Person:	Amoun	t Beneficially Owned by Each Reporti	.ng		
	-0-					
12.	Check Box Certain Sh		e Aggregate Amount in Row (11) Exclu	des	/	/
13.	Percent of	⁼ Clas	s Represented by Amount in Row (11):	0.0)%	
14.	Type of Re	porti	ng Person: IN			

Item 1. SECURITY AND ISSUER.

This statement relates to shares of Common Stock, par value \$0.10 per share (the "Stock"), of Kirby Corporation (the "Issuer"). The principal executive offices of the Issuer are located at 1775 St. James Place, Suite 300, Houston, Texas 77056.

Item 2. IDENTITY AND BACKGROUND.

(a) Pursuant to Rules 13d-1(f)(1)-(2) of Regulation 13D-G of the General Rules and Regulations under the Securities Exchange Act of 1934, as amended (the "Act"), the undersigned hereby file this Schedule 13D Statement on behalf of Trinity I Fund, L.P., a Delaware limited partnership ("TIF"), TF Investors, L.P., a Delaware limited partnership ("TFI"), Trinity Capital Management, Inc., a Delaware corporation ("TCM"), Thomas M. Taylor ("TMT"), Portfolio A Investors, L.P., a Delaware limited partnership ("PAI"), Portfolio Associates, Inc., a Delaware corporation ("PA"), The Bass Management Trust ("BMT"), Perry R. Bass ("PRB"), Nancy L. Bass ("NLB"), Sid R. Bass Management Trust ("SRBMT"), Sid R. Bass ("SRB"), Lee M. Bass ("LMB") and E. P. Bass ("EPB"). TIF, TFI, TCM, TMT, PAI, PA, BMT, PRB, NLB, SRBMT, SRB, LMB and EPB are sometimes hereinafter collectively referred to as the "Reporting Persons." The Reporting Persons are making this single, joint filing because they may be deemed to constitute a "group" within the meaning of Section 13(d)(3) of the Act, although neither the fact of this filing nor anything contained herein shall be deemed to be an admission by the Reporting Persons that a group exists. As a result of the sale by BMT, SRBMT, LMB and EPB on October 25, 1995, of all their Stock, BMT, PRB, NLB, SRBMT, SRB, LMB and EPB will not be Reporting Persons for purposes of all future filings on Schedule 13D.

(b)-(c)

TIF

TIF is a Delaware limited partnership, the principal business of which is the purchase, sale, exchange, acquisition and holding of investment securities. The principal business address of TIF, which also serves as its principal office, is 201 Main Street, Suite 3200, Fort Worth, Texas 76102. Pursuant to Instruction C to Schedule 13D of the Act, information with respect to TFI, the sole general partner of TIF, is set forth below.

TFI

TFI is a Delaware limited partnership, the principal business of which is serving as the sole general partner of TIF. The principal business address of TFI, which also serves as its principal office, is 201 Main Street, Suite 3200, Fort Worth, Texas 76102. Pursuant to Instruction C to Schedule 13D of the Act, information with respect to TCM, the sole general partner of TFI, is set forth below.

TCM

TCM is a Delaware corporation, the principal business of which is serving as the sole general partner of TFI. The principal business address of TCM, which also serves as its principal office, is 201 Main Street, Suite 3200, Fort Worth, Texas 76102. Pursuant to Instruction C to Schedule 13D of the Act, the name, residence or business address, and present principal occupation or employment of each director, executive officer and controlling person of TCM are as follows:

NAME	RESIDENCE OR BUSINESS ADDRESS	OR EMPLOYMENT
Thomas M. Taylor	201 Main Street Suite 3200 Fort Worth, Texas 76102	President of Thomas M. Taylor & Co. ("Taylor & Co.")
W. R. Cotham	201 Main Street Suite 2600 Fort Worth, Texas 76102	Vice President/ Controller of BEPCO (as defined below)

Taylor & Co. is a Texas corporation, the principal business of which is the rendering of investment consulting services to third parties. The principal business address of Taylor & Co., which also serves as its principal office, is 201 Main Street, Suite 3200, Fort Worth, Texas 76102.

See answers above.

PAT

PAI is a Delaware limited partnership, the principal business of which is the purchase, sale, exchange, acquisition and holding of investment securities. The principal business address of PAI, which also serves as its principal office, is 201 Main Street, Suite 3200, Fort Worth, Texas 76102. Pursuant to Instruction C to Schedule 13D of the Act, information with respect to PA, the sole general partner of PAI, is set forth below.

PA

PA is a Delaware corporation, the principal business of which is serving as the sole general partner of PAI. The principal business address of PA, which also serves as its principal office, is 201 Main Street, Suite 3200, Fort Worth, Texas 76102. Pursuant to Instruction C to Schedule 13D of the Act, the name, residence or business address, and present principal occupation or employment of each director, executive officer and controlling person (in addition to TIF) of PA are as follows:

RESIDENCE OR PRINCIPAL OCCUPATION
NAME BUSINESS ADDRESS OR EMPLOYMENT

Thomas M. Taylor See answers above. See answers above.

W. R. Cotham See answers above. See answers above.

BMT

BMT is a revocable grantor trust established pursuant to the Texas Trust Act. The principle business address of BMT, which also serves as its principal office, is 201 Main Street, Suite 2700, Fort Worth, Texas 76102. Pursuant to Instruction C to Schedule 13D of the Act, information with respect to PRB, one of the Trustors and the sole Trustee of BMT, and NLB, the other Trustee of BMT, is set forth below.

PRB

PRB's business address is 201 Main Street, Suite 2700, Fort Worth, Texas 76102, and his present principal occupation or employment at such address is serving as President of Perry R. Bass, Inc. ("PRB, Inc.").

PRB, Inc. is a Texas corporation, the principal businesses of which are ranching and the exploration for and production of hydrocarbons. The principal business address of PRB, Inc., which also serves as its principal office, is 201 Main Street, Suite 2700, Fort Worth, Texas 76102.

NLB

NLB's residence address is 45 Westover Road, Fort Worth, Texas 76107, and she is not presently employed. NLB is the other Trustor of BMT.

SRBMT

SRBMT is a revocable trust existing under the laws of the State of Texas. The address of SRBMT is 201 Main Street, Suite 2700, Fort Worth, Texas 76102. Pursuant to Instruction C to Schedule 13D of the Act, information with respect to one of its Trustees, PRB, is set forth above. Information with respect to its two other Trustees, LMB and SRB, is set forth below.

SRB

SRB's business address is 201 Main Street, Suite 2700, Fort Worth, Texas 76102, and his present principal occupation or employment at such address is serving as President of Sid R. Bass, Inc. ("SRB, Inc.").

SRB, Inc. is a Texas corporation. SRB, Inc.'s principal businesses are the ownership and operation of oil and gas properties (through Bass Enterprises Production Co. ("BEPCO")), the ownership and operation of gas processing plants and carbon black plants (through various partnerships), farming and ranching, investing in marketable securities and real estate investment and development. The principal business address of SRB, Inc., which also serves as its principal office, is 201 Main Street, Suite 2700, Fort Worth, Texas 76102.

BEPCO is a Texas corporation, the principal business of which is oil exploration and drilling and producing hydrocarbons. The principal address of BEPCO, which also serves as its principal office, is 201 Main Street, Suite 2700, Fort Worth, Texas 76102.

LMB's business address is 201 Main Street, Suite 2700, Fort Worth, Texas 76102, and his present principal occupation or employment at such address is serving as President of Lee M. Bass, Inc. ("LMB, Inc.").

LMB, Inc. is a Texas corporation. LMB, Inc.'s principal businesses are the ownership and operation of oil and gas properties (through BEPCO), the ownership and operation of gas processing plants and carbon black plants (through various partnerships), farming and ranching, investing in marketable securities and real estate investment and development. The principal business address of LMB, Inc., which also serves as its principal office, is 201 Main Street, Suite 2700, Fort Worth, Texas 76102.

EPB

EPB's business address is 201 Main Street, Suite 2700, Fort Worth, Texas 76102, and his present principal occupation or employment at such address is serving as President of Thru Line Inc. ("TLI").

TLI is a Texas corporation. TLI's principal businesses are the ownership and operation of oil and gas properties (through BEPCO), the ownership and operation of gas processing plants and carbon black plants (through various partnerships), farming and ranching, investing in marketable securities and real estate investment and development. The principal business address of TLI, which also serves as its principal office, is 201 Main Street, Suite 2700, Fort Worth, Texas 76102.

- (d) None of the entities or persons identified in this Item 2 has, during the last five years, been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) None of the entities or persons identified in this Item 2 has, during the last five years, been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is 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 finding any violation with respect to such laws.
- (f) All of the natural persons identified in this Item 2 are citizens of the United States of America.

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

The source and amount of the funds used or to be used by the Reporting Persons to purchase shares of the Stock are as follows:

REPORTING PERSON	SOURCE OF FUNDS	AMOUNT OF FUNDS
TIF	Not Applicable	Not Applicable
TFI	Not Applicable	Not Applicable
TCM	Not Applicable	Not Applicable
TMT	Not Applicable	Not Applicable
PAI	Working Capital(1)	\$29,110,461.53
PA	Not Applicable	Not Applicable
BMT	Trust Funds (2)	\$4,947,149.51
PRB	Not Applicable	Not Applicable
NLB	Not Applicable	Not Applicable
SRBMT	Trust Funds (2)	\$4,947,149.51
SRB	Not Applicable	Not Applicable
LMB	Personal Funds (3)	\$4,947,149.51
EPB	Personal Funds (3)	\$4,947,149.51

(1) As used herein, the term "Working Capital" includes income from the business operations of the entity plus sums borrowed from banks and brokerage firm margin accounts to operate such business in general. None of the funds reported herein as "Working Capital" were borrowed or otherwise obtained for the specific purpose of acquiring, handling, trading or voting

- (2) As used herein, the term "Trust Funds" includes income from the various investments of the trust plus sums borrowed from banks and brokerage firm margin accounts for general purposes. None of the funds reported herein as "Trust Funds" were borrowed or otherwise obtained for the specific purpose of acquiring, handling, trading or voting the Stock.
- (3) As used herein, the term "Personal Funds" may include sums borrowed from banks and brokerage firm margin accounts, none of which were borrowed or otherwise obtained for the specific purpose of acquiring, handling, trading or voting the Stock.

Item 4. PURPOSE OF TRANSACTION.

The Reporting Persons acquired and continue to hold the shares of the Stock reported herein for investment purposes. Consistent with such purposes, the Reporting Persons have had, and expect to continue to have, discussions with management and other shareholders of the Issuer concerning various operational and financial aspects of the Issuer's businesses. The Reporting Persons may, in the future, also have discussions with management, directors and other shareholders of the Issuer concerning various ways of maximizing long-term shareholder value.

Depending on market conditions and other factors that each of the Reporting Persons may deem material to its investment decision, such Reporting Person may purchase additional shares of the Stock in the open market or in private transactions. Depending on these same factors, such Reporting Person may sell all or a portion of the shares of the Stock that it now owns or hereafter may acquire on the open market or in private transactions.

Except as set forth in this Item 4, the Reporting Persons have no present plans or proposals that relate to or that would result in any of the actions specified in clauses (a) through (j) of Item 4 of Schedule 13D of the Act

Item 5. INTEREST IN SECURITIES OF THE ISSUER.

(a)

TIF

Because of its position as the sole stockholder of PA, which is the sole general partner of PAI, TIF may, pursuant to Rule 13d-3 of the Act, be deemed to be the beneficial owner of 1,883,400 shares of the Stock, which constitutes approximately 6.8% of the outstanding shares of the Stock.

TFI

Because of its position as the sole general partner of TIF, which is the sole stockholder of PA, which is the sole general partner of PAI, TFI may, pursuant to Rule 13d-3 of the Act, be deemed to be the beneficial owner of 1,883,400 shares of the Stock, which constitutes approximately 6.8% of the outstanding shares of the Stock.

TCM

Because of its position as the sole general partner of TFI, which is the sole general partner of TIF, which is the sole stockholder of PA, which is the sole general partner of PAI, TCM may, pursuant to Rule 13d-3 of the Act, be deemed to be the beneficial owner of 1,883,400 shares of the Stock, which constitutes approximately 6.8% of the outstanding shares of the Stock.

TMT

Because of his position as the President and sole shareholder of TCM, which is the sole general partner of TFI, which is the sole general partner of TIF, which is the sole stockholder of PA, which is the sole general partner of PAI, TMT may, pursuant to Rule 13d-3 of the Act, be deemed to be the beneficial owner of 1,883,400 shares of the Stock, which constitutes approximately 6.8% of the outstanding shares of the Stock.

PAI

The aggregate number of shares of the Stock that PAI owns beneficially, pursuant to Rule 13d-3 of the Act, is 1,883,400, which constitutes approximately 6.8% of the outstanding shares of the Stock.

PΑ

Because of its position as the sole general partner of PAI, PA may,

pursuant to Rule 13d-3 of the Act, be deemed to be the beneficial owner of 1,883,400 shares of the Stock, which constitutes approximately 6.8% of the outstanding shares of the Stock.

BMT, PRB, NLB, SRBMT, SRB, LMB and EPB

None of BMT, PRB, NLB, SRBMT, SRB, LMB or EPB is the beneficial owner of any shares of the Stock.

To the best of the knowledge of each of the Reporting Persons, other than as set forth above, none of the persons named in Item 2 herein is the beneficial owner of any shares of the Stock.

(b)

TIF

As the sole stockholder of PA, which is the sole general partner of PAI, TIF has the sole power to vote or to direct the vote and to dispose or to direct the disposition of 1,883,400 shares of the Stock.

TET

As the sole general partner of TIF, which is the sole stockholder of PA, which is the sole general partner of PAI, TFI has the sole power to vote or to direct the vote and to dispose or to direct the disposition of 1,883,400 shares of the Stock.

TCM

As the sole general partner of TFI, which is the sole general partner of TIF, which is the sole stockholder of PA, which is the sole general partner of PAI, TCM has the sole power to vote or to direct the vote and to dispose or to direct the disposition of 1,883,400 shares of the Stock.

TMT

As the President and sole shareholder of TCM, which is the sole general partner of TFI, which is the sole general partner of TIF, which is the sole stockholder of PA, which is the sole general partner of PAI, TMT has the sole power to vote or to direct the vote and to dispose or to direct the disposition of 1,883,400 shares of the Stock.

PAI

Acting through its sole general partner, PAI has the sole power to vote or to direct the vote and to dispose or to direct the disposition of 1,883,400 shares of the Stock.

PΑ

As the sole general partner of PAI, PA has the sole power to vote or to direct the vote and to dispose or to direct the disposition of 1,883,400 shares of the Stock.

BMT, PRB, NLB, SRBMT, SRB, LMB and EPB

None of BMT, PRB, NLB, SRBMT, SRB, LMB or EPB has any power to vote or to direct the vote or to dispose or to direct the disposition of any shares of the Stock.

(c) During the past 60 days, the Reporting Persons have purchased shares of the Stock in transactions on the American Stock Exchange, as follows:

REPORTING		NO. OF SHARES	PRICE PER
PERSON	DATE	PURCHASED	SHARE
BMT	08/29/95	56,250	\$15.81
SRBMT	08/29/95	56,250	\$15.81
LMB	08/29/95	56,250	\$15.81
EPB	08/29/95	56,250	\$15.81
BMT	10/03/95	50,000	\$15.06
SRBMT	10/03/95	50,000	\$15.06
LMB	10/03/95	50,000	\$15.06
EPB	10/03/95	50,000	\$15.06
PAI	10/20/95	402,000	\$14.56
PAI	10/23/95	32,300	\$15.19
PAI	10/24/95	10,000	\$15.34
PAI	10/25/95	75,000	\$15.56
PAI	10/26/95	13,000	\$15.65
		•	

PAI 10/27/95 33,200 \$15.59 PAI 10/27/95 4,000 \$15.53

In addition, on October 25, 1995, in a private transaction, PAI purchased 328,475 shares of the Stock from each of BMT, SRBMT, LMB and EPB at a price per share of \$15.73.

Except as set forth in this paragraph (c), to the best of the knowledge of each of the Reporting Persons, none of the persons named in response to paragraph (a) has effected any transactions in shares of the Stock during the past 60 days.

- (d) Each of the Reporting Persons affirms that no person other than such Reporting Person has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares of the Stock owned by such Reporting Person.
- (e) Each of BMT, PRB, NLB, SRBMT, SRB, LMB and EPB ceased to be the beneficial owner of any shares of the Stock on October 25, 1995.
- Item 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

Except as set forth herein or in the Exhibits filed or to be filed herewith, there are no contracts, arrangements, understandings or relationships with respect to the shares of the Stock owned by the Reporting Persons.

Item 7. MATERIAL TO BE FILED AS EXHIBITS.

Exhibit 99.1 -- Agreement and Power of Attorney pursuant to Rule 13d-1(f)(1)(iii).

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: October 27, 1995

TRINITY I FUND, L.P., a Delaware limited partnership

By: TF INVESTORS, L.P., a Delaware limited partnership, General Partner

By: TRINITY CAPITAL MANAGEMENT, INC., a Delaware corporation, General Partner

By:/s/ W. R. Cotham W. R. Cotham, Vice President

TF INVESTORS, L.P., a Delaware limited partnership

By: TRINITY CAPITAL MANAGEMENT, INC., a Delaware corporation, General Partner

By:/s/ W. R. Cotham W. R. Cotham, Vice President

TRINITY CAPITAL MANAGEMENT, INC., a Delaware corporation

By:/s/ W. R. Cotham W. R. Cotham, Vice President

PORTFOLIO A INVESTORS, L.P., a Delaware limited partnership

By: PORTFOLIO ASSOCIATES, INC., a Delaware corporation, General Partner

By:/s/ W. R. Cotham W. R. Cotham, Vice President

PORTFOLIO ASSOCIATES, INC., a Delaware corporation

By:/s/ W. R. Cotham W. R. Cotham, Vice President

/s/ W. R. Cotham W. R. Cotham, Attorney-in-Fact for:

THOMAS M. TAYLOR (1)
THE BASS MANAGEMENT TRUST (2)
PERRY R. BASS (3)
NANCY LEE BASS (4)
SID R. BASS MANAGEMENT TRUST (5)
SID R. BASS (6)
LEE M. BASS (7)
E. P. BASS (8)

- on behalf of Thomas M. Taylor previously has been filed with the Securities and Exchange Commission.
- (2) A Power of Attorney authorizing W. R. Cotham, et al., to act on behalf of The Bass Management Trust previously has been filed with the Securities and Exchange Commission.
- (3) A Power of Attorney authorizing W. R. Cotham, et al., to act on behalf of Perry R. Bass previously has been filed with the Securities and Exchange Commission.
- (4) A Power of Attorney authorizing W. R. Cotham, et al., to act on behalf of Nancy L. Bass previously has been filed with the Securities and Exchange Commission.
- (5) A Power of Attorney authorizing W. R. Cotham, et al., to act on behalf of Sid R. Bass Management Trust previously has been filed with the Securities and Exchange Commission.
- (6) A Power of Attorney authorizing W. R. Cotham, et al., to act on behalf of Sid R. Bass previously has been filed with the Securities and Exchange Commission.
- (7) A Power of Attorney authorizing W. R. Cotham, et al., to act on behalf of Lee M. Bass previously has been filed with the Securities and Exchange Commission.
- (8) A Power of Attorney authorizing W. R. Cotham, et al., to act on behalf of E. P. Bass previously has been filed with the Securities and Exchange Commission.

EXHIBIT INDEX

EXHIBIT DESCRIPTION

99.1 Agreement and Power of Attorney pursuant to Rule 13d-1(f)(1)(iii), filed herewith

- 1. Joint Filing. Pursuant to Rule 13d-1(f)(1)(iii) of Regulation 13D-G of the General Rules and Regulations of the Securities and Exchange Commission under the Securities Exchange Act of 1934, as amended, the undersigned agrees that the statement to which this Exhibit is attached is filed on behalf of each of them in the capacities set forth below.
- 2. Power of Attorney. Know all persons by these presents that each person whose signature appears below constitutes and appoints W. Robert Cotham, Mark L. Hart, Jr. and William P. Hallman, Jr., and each of them, as his true and lawful attorneys-in-fact and agents with full power of substitution and resubstitution, for such person and in such person's name, place and stead, in any and all capacities, to sign any and all amendments to the Schedule 13D filed on behalf of each of them with respect to their beneficial ownership of Kirby Corporation, and to file the same, with all exhibits thereto and all documents in connection therewith, with the Securities and Exchange Commission, granting unto said attorneys-in-fact and agents, and each of them, full power and authority to do and perform each and every act and thing requisite and necessary to be done in and about the premises, as fully to all intents and purposes as such person might or could do in person, hereby ratifying and confirming all that said attorneys-in-fact and agents or any of them, or such person or their substitute or substitutes, may lawfully do or cause to be done by virtue hereof.

DATED: October 27, 1995

TRINITY I FUND, L.P., a Delaware limited partnership

By: TF INVESTORS, L.P., a Delaware limited partnership, General Partner

By: TRINITY CAPITAL MANAGEMENT, INC., a Delaware corporation, General Partner

By:/s/ W. R. Cotham W. R. Cotham, Vice President

TF INVESTORS, L.P., a Delaware limited partnership

By: TRINITY CAPITAL MANAGEMENT, INC., a Delaware corporation, General Partner

By:/s/ W. R. Cotham W. R. Cotham, Vice President

TRINITY CAPITAL MANAGEMENT, INC., a Delaware corporation

By:/s/ W. R. Cotham W. R. Cotham, Vice President

PORTFOLIO A INVESTORS, L.P., a Delaware limited partnership

By: PORTFOLIO ASSOCIATES, INC., a Delaware corporation, General Partner

By:/s/ W. R. Cotham W. R. Cotham, Vice President a Delaware corporation

By:/s/ W. R. Cotham W. R. Cotham, Vice President

/s/ W. R. Cotham W. R. Cotham, Attorney-in-Fact for:

THOMAS M. TAYLOR (1)
THE BASS MANAGEMENT TRUST (2)
PERRY R. BASS (3)
NANCY LEE BASS (4)
SID R. BASS MANAGEMENT TRUST (5)
SID R. BASS (6)
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