SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D/A

Under the Securities Exchange Act of 1934

Amendment No. 2

OIL-DRI CORPORATION OF AMERICA
(Name of Issuer)

MARYON GRAY, 410 N. MICHIGAN AVE., STE. 400, CHICAGO, IL 60611

312-321-1515

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

JANUARY 25, 1999

(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 []. Previous filing on Schedule 13G pursuant to Rule 13d-1(c).

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

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.

(Continued on following page(s))

1	NAMES OF REPORTING PERSONS, S.S. OR I.R.S. IDENTIFICATION NO. Jaffee Investment Partnership, L.P. 36-4199570	
2	CHECK THE APPROPRIATE BOX (a) [] IF A MEMBER OF A GROUP (b) [X]	
3	SEC USE ONLY	
4	SOURCE OF FUNDS	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e) []	
6	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware, United States	-
NUMBE	7 SOLE VOTING POWER R OF SHARES 1,000,000 Class B Shares	

BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	8 SHARED VOTING POWER
	9 SOLE DISPOSITIVE POWER 1,000,000 Class B Shares
	10 SHARED DISPOSITIVE POWER
	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 00,000 Class B Shares
12 CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES []
Cla 53. 31, If Sha	CENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11). 70.3% of the ss B Shares and 0% of the Common Shares, together representing 7% of the voting power of Issuer's outstanding stock at January 1999. beneficially owned Class B Shares were converted to Common res, total ownership would represent 18.5% of the Common Shares standing.
14 TYPE OF R PN	EPORTING PERSON

1	NAMES OF REPORTING PERSONS, S.S. OR I.R.S. IDENTIFICATION NO. Richard M. Jaffee ###-##-###	
2	CHECK THE APPROPRIATE BOX	(a) [] (b) [X]
3	SEC USE ONLY	
4	SOURCE OF FUNDS	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)	
	CITIZENSHIP OR PLACE OF ORGANIZATION United States	
NUMBE	7 SOLE VOTING POWER ER OF SHARES 191,585 Class B Shares 18,000 Common Shares	
OWNE RE	BEFICIALLY 8 SHARED VOTING POWER ED BY EACH 81,324 Class B Shares EPORTING ESON WITH	
	9 SOLE DISPOSITIVE POWER 191,585 Class B Shares 18,000 Common Shares	
	10 SHARED DISPOSITIVE POWER 100 Class B Shares	
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 272,909 Class B Shares 18,000 Common Shares	
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAI	
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11). Class B Shares and .4% of the Common Shares, together 14.7% of the voting power of Issuer's outstanding sto 31, 1999. If beneficially owned Class B Shares were converted Shares, total ownership would represent 6.2% of the Comoutstanding.	representing ock at January to Common
14	TYPE OF REPORTING PERSON IN	

1	S.S. OR I.R Shirl	.s. ey	RTING PERSONS, . IDENTIFICATION NO. H. Jaffee ###-##-####	
2		PPF OF	ROPRIATE BOX F A GROUP	(a) [] (b) [X]
3	SEC USE ONL	Υ		
4	SOURCE OF F			
5	CHECK BOX I		DISCLOSURE OF LEGAL PROCEED URSUANT TO ITEM 2(d) OR 2(e	
6	CITIZENSHIP	OF	R PLACE OF ORGANIZATION	
NUMBE	R OF SHARES	7	SOLE VOTING POWER	
OWNE RE	EFICIALLY ED BY EACH EPORTING RSON WITH		SHARED VOTING POWER 100 Class B Shares	
		9	SOLE DISPOSITIVE POWER 81,224 Class B Shares	
		 10	SHARED DISPOSITIVE POWER 100 Class B. Shares	
11			UNT BENEFICIALLY OWNED BY E Class B Shares	ACH REPORTING PERSON
12				(11) EXCLUDES CERTAIN SHARES [X]
13	PERCE Class 4.4% 31, 1 If b	NT B of 999 ene	Shares and 0% of the Commo the voting power of Issue 9. eficially owned Class B Sh total ownership would repr	AMOUNT IN ROW (11). 5.7% of the n Shares, together representing r's outstanding stock at January ares were converted to Common esent 1.8% of the Common Shares
14	TYPE OF REP	0R1	TING PERSON	

1	NAMES OF REPORTING PERSONS, S.S. OR I.R.S. IDENTIFICATION NO. Susan Jaffee Hardin ###-##-####	
2	CHECK THE APPROPRIATE BOX	(a) [] (b) [X]
3	SEC USE ONLY	
4		
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)	
	CITIZENSHIP OR PLACE OF ORGANIZATION United States	
NUMBE	7 SOLE VOTING POWER R OF SHARES 30,062 Class B Shares	
OWNE RE	EFICIALLY 8 SHARED VOTING POWER D BY EACH 37,653 Common Shares PORTING SON WITH	
	9 SOLE DISPOSITIVE POWER 30,062 Class B Shares	
	10 SHARED DISPOSITIVE POWER 100 Common Shares	
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 30,062 Class B Shares 37,653 Common Shares	
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAI	N SHARES [X]
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11). Class B Shares and 0.9% of the Common Shares, together 1.8% of the voting power of Issuer's outstanding sto 31, 1999. If beneficially owned Class B Shares were converted Shares, total ownership would represent 1.5% of the Com outstanding.	representing ck at January to Common
14	TYPE OF REPORTING PERSON IN	

S.S. OR K	F REPORTING PERSONS, I.R.S. IDENTIFICATION NO. aren Jaffee Cofsky ###-##-####	
2 CHECK T IF A ME	HE APPROPRIATE BOX	(a) [] (b) [X]
3 SEC USE		
4 SOURCE	OF FUNDS	
5 CHECK B IS REQU	OX IF DISCLOSURE OF LEGAL PROCEEDINGS IRED PURSUANT TO ITEM 2(d) OR 2(e)	[]
	SHIP OR PLACE OF ORGANIZATION United States	
NUMBER OF SHA	7 SOLE VOTING POWER	
BENEFICIALL OWNED BY EAC REPORTING PERSON WITH	Y 8 SHARED VOTING POWER H 301 Class B Shares 11,390 Common Shares	
	9 SOLE DISPOSITIVE POWER 28,366 Class B Shares 4,057 Common Shares	
	10 SHARED DISPOSITIVE POWER 301 Class B Shares	
	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 28,667 Class B Shares 15,447 Common Shares	
	OX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAI	N SHARES [X]
13 P C 1 3 I S	ERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11). lass B Shares and .3% of the Common Shares, together .6% of the voting power of Issuer's outstanding sto 1, 1999. f beneficially owned Class B Shares were converted hares, total ownership would represent 1.0% of the Comutstanding.	representing ck at January to Common
14 TYPE OF	REPORTING PERSON N	

1	NAMES OF REPORTING PERSONS, S.S. OR I.R.S. IDENTIFICATION NO. Nancy E. Jaffee ###-##-####	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) [] (b) [X]
	SEC USE ONLY	
4	SOURCE OF FUNDS	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)	[]
	CITIZENSHIP OR PLACE OF ORGANIZATION United States	
NUMBE	7 SOLE VOTING POWER R OF SHARES 28,931 Class B Shares 4 Common Shares	
OWNE RE	EFICIALLY 8 SHARED VOTING POWER D BY EACH 100 Class B Shares PORTING SON WITH	
	9 SOLE DISPOSITIVE POWER 28,031 Class B Shares 4 Common Shares	
	10 SHARED DISPOSITIVE POWER 100 Class B Shares	
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 29,031 Class B Shares 4 Common Shares	
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTA	IN SHARES [X]
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) Class B Shares and 0.0% of the Common Shares, together 1.6% of the voting power of Issuer's outstanding sto 31, 1999. If beneficially owned Class B Shares were converted Shares, total ownership would represent 0.7% of the Coroutstanding.	r representing ock at January to Common
14	TYPE OF REPORTING PERSON IN	

1	S.S. OR I.R	PORTING PERSONS, .S. IDENTIFICATION NO. 1 S. Jaffee ###-##-###	
2	CHECK THE A IF A MEMBER	PPROPRIATE BOX OF A GROUP	(a) [] (b) [X]
3	SEC USE ONL		
4	SOURCE OF F		
5	IS REQUIRED	F DISCLOSURE OF LEGAL PROCEEDINGS PURSUANT TO ITEM 2(d) OR 2(e)	[]
6		OR PLACE OF ORGANIZATION United States	
NUMBE	R OF SHARES	7 SOLE VOTING POWER 60,105 Class B Shares 33,000 Common Shares	
OWNE	EFICIALLY D BY EACH PORTING	8 SHARED VOTING POWER 102 Class B Shares 4,000 Common Shares	
PER	SON WITH	9 SOLE DISPOSITIVE POWER 60,105 Class B Shares 33,000 Common Shares	
	;	10 SHARED DISPOSITIVE POWER 100 Class B Shares	
11	60,2	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 07 Class B Shares 00 Common Shares	
12	CHECK BOX I	F THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAI	N SHARES [X]
13	Class 3.4% 31, 1 If b Share	NT OF CLASS REPRESENTED BY AMOUNT IN ROW (11). B Shares and .8% of the Common Shares, together of the voting power of Issuer's outstanding sto 999. eneficially owned Class B Shares were converted s, total ownership would represent 2.2% of the Comanding.	representing ck at January to Common
14	TYPE OF REP	ORTING PERSON	

ITEM 1. SECURITY AND ISSUER

This statement relates to the Common Stock, par value \$.10 per share (and the Class B Stock, par value \$.10 per share immediately convertible into Common Stock) of Oil-Dri Corporation of America, a Delaware corporation ("Oil-Dri"). Oil-Dri's principal executive offices are located at 410 North Michigan Avenue, Suite 400, Chicago, Illinois 60611.

ITEM 2. IDENTITY AND BACKGROUND

- (a) Name: Jaffee Investment Partnership, L.P. State of Organization: Delaware Principal Business: Investment Address of Principal Business:

 Oil-Dri Corporation of America
 410 North Michigan Avenue
 Suite 400
 Chicago, Illinois 60611
- (d) No
- (e) No

* * * * *

- (a) Richard M. Jaffee
- (b) Oil-Dri Corporation of America 410 North Michigan Avenue Suite 400
- Chicago, Illinois 60611 (c) Chairman of the Board Oil-Dri Corporation of America 410 North Michigan Avenue Suite 400

Chicago, Illinois 60611

- (d) No
- (e) No
- (f) United States

* * * * *

- (a) Shirley H. Jaffee
- (b) Oil-Dri Corporation of America 410 North Michigan Avenue Suite 400 Chicago, Illinois 60611
- (c) None
- (d) No
- (e) No
- (f) United States

* * * * *

- Susan Jaffee Hardin (a)
- (b) Oil-Dri Corporation of America 410 North Michigan Avenue Suite 400
- Chicago, Illinois 60611 Product Compliance Manager (c) Oil-Dri Corporation of America 410 North Michigan Avenue Suite 400 Chicago, IL 60611
- (d)
- (e) No
- United States (f)
- Karen Jaffee Cofsky (a)
- Oil-Dri Corporation of America (b) 410 North Michigan Avenue Suite 400 Chicago, Illinois 60611
- (c) Human Resources Director Oil-Dri Corporation of America 410 North Michigan Avenue Suite 400 Chicago, Illinois 60611
- (d) No
- (e)
- United States (f)
- Nancy E. Jaffee (a)
- (b) Oil-Dri Corporation of America 410 North Michigan Avenue Suite 400 Chicago, Illinois 60611
- None (c)
- (d) No
- (e) No
- United States
 * * * * * (f)

- Daniel S. Jaffee (a)
- (b) Oil-Dri Corporation of America 410 North Michigan Avenue Suite 400 Chicago, Illinois 60611
- President and CEO (c) Oil-Dri Corporation of America 410 North Michigan Avenue Suite 400 Chicago, Illinois 60611
- (d) No
- (e) No
- (f) United States

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

No purchase of securities of Oil-Dri Corporation of America ("Oil-Dri") was involved in the transaction which necessitated the filing of this Amendment No. 2 to Schedule 13D.

ITEM 4. PURPOSE OF TRANSACTION

The purpose of the transaction initially requiring filing of this Schedule 13D (on January 21, 1998) was to form the Jaffee Investment Partnership, L.P. The transaction which necessitated this Amendment to Schedule 13D was the transfer of 225,000 Class B Shares to the Jaffee Investment Partnership by the Richard M. Jaffee Revocable Trust and the transfer of 225,000 Class B. Shares to the Jaffee Investment Partnership by the Shirley H. Jaffee Declaration Trust. The purpose of these transfers was to make it possible for Mr. Richard M. Jaffee and Mrs. Shirley H. Jaffee to gift in the future additional interests in the Jaffee Investment Partnership to their children and grandchildren.

No person named in Item 2 has any present plans or proposals which relate to or would result in (i) the acquisition by any person of securities of Oil-Dri or the disposition of securities of Oil-Dri, (ii) any extraordinary corporate transaction of Oil-Dri or its subsidiaries, (iii) a sale or transfer of a material amount of assets of Oil-Dri or its subsidiaries, (iv) any change in the board of directors or management of Oil-Dri, (v) any material change in Oil-Dri's present capitalization, dividend policy, business or corporate structure, (vi) any change to Oil-Dri's charter or bylaws or other actions that may impede the acquisition of control of Oil-Dri by any person, (vii) causing Oil-Dri Common Stock to cease to be listed on the New York Stock Exchange, or to become eligible for termination of registration pursuant to Section 12(g)(4) under the Securities Exchange Act of 1934, or (viii) any action similar to those enumerated above.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

(a) Aggregate Number and Percentage of Class Beneficially owned

The aggregate number and percentage of Class B shares (outstanding at January 31, 1999) beneficially owned by each person named in Item 2 and the aggregate number and percentage of Common Shares (outstanding at January 31, 1999) beneficially owned by each such person is shown below. In addition the percentage of Common Shares which would be beneficially owned by each such person, if his or her Class B shares were converted to Common Shares, is also shown.

The percentage of total voting power of all shares beneficially owned by each person is also shown. Note that Class B shares are entitled to 10 votes per share.

Name % of Voting Power	# of Class B Shares	Detail of Class B Share Ownership	% of Class B Shares	# of Common Shares	Detail of Common Share Ownership	% of Common Shares
						Converted to Common
Jaffee Investment Partnership, LP Voting Power 53.7%	1,000,000		70.3%	0		0 1 18.5%
Richard M. Jaffee Voting Power 14.7%	272,909	191,585 shares held by Richard M. Jaffee as Trustee under the Richard M. Jaffee Revocable Trust of 6/21/74. 100 shares held in joint tenancy with spouse. 81,224 shares held by spouse, Shirley H. Jaffee, as trustee under the Shirley H. Jaffee Declaration of Trust of 7/12/93. Mrs. Jaffee has voted these shares consistent with Mr. Jaffee's voting.	19.2%	18,000	In the form of employee stock options exercisable within 60 days of the date of this filing.	6.2%
Shirley H. Jaffee Voting Power 4.4%.	81,324	81,224 shares held by Shirley H. Jaffee, as trustee under the Shirley H. Jaffee Declaration of Trust of 7/12/93. 100 shares held in joint tenancy with spouse.	5.7%	0		0% 1.8%

Susan Jaffee Hardin	30,062	27,062 shares held directly.	2.1%	37,653	joint tenancy with	. 9%
Voting Power 1.8%		3,000 shares held as trustee for minor children.			spouse. 35,553 shares held by spouse, Richard M. Hardin.	1.5%
					2,000 shares are in the form of employee stock options exercisable by spouse, Richard M. Hardin, within 60 days of the date of this filing.	
					Mr. Hardin has voted his shares consistent with Ms. Hardin's voting.	
Karen Jaffee Cofsky	28,667	22,366 shares held directly.	2.0%	15,447	57 shares held directly.	.3% 1.0%
Voting Power 1.6%		6,000 shares held as trustee for minor children. 301 shares held in joint tenancy with spouse.			4,000 shares are in the form of employee stock options exercisable within 60 days of the date of this filing. 390 shares held by spouse, Thomas F.	1.0%
					11,000 shares are in the form of employee stock options exercisable by spouse, Thomas F. Cofsky, within 60 days of the date of this filing. Mr. Cofsky has voted his shares consistent with Mrs. Cofsky's voting.	
Nancy E. Jaffee	29,031	22,931 shares held directly.	2.0%	4	Held directly.	0%
Voting Power 1.6%		6,000 shares held as trustee for minor children.				.7%
		100 shares held in joint tenancy with spouse.				

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Daniel S. Jaffee	60,207	26,866 shares held directly.	4.2%	37,000	33,000 shares are in the form of employee	. 8%
Voting Power		•			stock options	
3.4%		100 shares held in joint tenancy with spouse.			exercisable within 60 days of the date of this filing.	2.2%
		2 shares held by spouse, Heidi M. Jaffee. 3,000 shares held as trustee for minor children.			4,000 shares are in the form of employee stock options exercisable by spouse, Heidi M. Jaffee, within 60 days of the date of this filing.	
		15,126 shares held as trustee of the Shirley H. Jaffee 1993 Annuity Trust dated 5/17/93.			Mrs. Jaffee has voted her shares consistent with Mr. Jaffee's voting.	
=======================================		15,113 shares held as trustee of the Richard M. Jaffee 1993 Annuity Trust dated 5/17/93.	=======	======	·=====================================	=========

(b) The voting power and power of disposition of each person named in Item 2 is shown below.

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Name	Sole Voting Power	Shared Voting Power	Detail of Shared Voting Power	Sole Dispos- tive Power	Shared Disposi- tive Power	Detail of Shared Dispositive Power
Jaffee Investment Partnership, LP	1,000,000 Class B Shares	0		1,000,000 Class B Shares	0	
Richard M. Jaffee	191,585 Class B Shares	81,324 Class B Shares	81,224 Class B shares held by spouse, Shirley H. Jaffee, as trustee under the Shirley H. Jaffee Declaration of Trust of 7/12/93.	191,585 Class B Shares	100 Class B Shares	Held in joint tenancy with spouse.
	Common Shares		Mrs. Jaffee has voted these shares consistent with Mr. Jaffee's voting. 100 Class B Shares held in joint tenancy with spouse.	Common Shares		

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Shirley H. Jaffee	81,224 Class B Shares* *Voting of these shares has been consistent with Mr. Richard M. Jaffee's voting of his shares.	100 Class B Shares	Held in joint tenancy with spouse.	81,224 Class B Shares	100 Class B Shares	Held in joint tenancy with spouse.
Susan Jaffee Hardin	30,062 Class B Shares	37,653 Common Shares	Common Shares consist of 100 shares held in joint tenancy with spouse and 37,553 shares owned by spouse, Richard M. Hardin. Mr. Hardin has voted his shares consistent with Ms. Hardin's voting.	30,062 Class B Shares	100 Common Shares	Held in joint tenancy with spouse.
Karen Jaffee Cofsky	28,366 Class B Shares 4,057 Common Shares	301 Class B Shares 11,390 Common Shares	Class B Shares held in joint tenancy with spouse. Common Shares owned by spouse, Thomas F. Cofsky. Mr. Cofsky has has voted his shares consistent with Mrs. Cofsky's voting.	28,366 Class B Shares 4,057 Common Shares	301 Class B Shares	Held in joint tenancy with spouse.
Nancy E. Jaffee	28,931 Class B Shares 4 Common Shares	100 Class B Shares	Held in joint tenancy with spouse.	28,031 Class B Shares 4 Common Shares	100 Class B Shares	Held in joint tenancy with spouse.
Daniel S. Jaffee	60,105 Class B Shares 33,000 Common Shares	102 Class B Shares 4,000 Common Shares	100 Class B Shares are held in joint tenancy with spouse. 2 Class B Shares are owned by spouse, Heidi M. Jaffee. Common Shares are owned by spouse, Heidi M. Jaffee. Mrs. Jaffee has voted her shares consistent with Mr. Jaffee's voting.	60,105 Class B Shares 33,000 Common Shares	100 Class B Shares	Held in joint tenancy with spouse.

(c) Transactions in last 60 days for each person named in Item $\,$ 2 are shown below.

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Name	Date	# of Securities Involved	Nature of Transaction
Daniel S. Jaffee	1/22/ 1999	801 Class B Shares	Transfer of 401 shares from Richard M. Jaffee Annuity Trust (Daniel S. Jaffee, Trustee) to Richard M. Jaffee Revocable Trust; Transfer of 400 shares from Shirley H. Jaffee Annuity Trust (Daniel S. Jaffee, Trustee) to Shirley H. Jaffee Declaration Trust.
Richard M. Jaffee	1/22/ 1999	401 Class B Shares	Receipt by Richard M. Jaffee Revocable Trust of 401 shares from Richard M. Jaffee Annuity Trust (Daniel S. Jaffee, Trustee).
Shirley H. Jaffee	1/22/ 1999	400 Class B Shares	Receipt by Shirley H. Jaffee Declaration Trust of 400 shares from Shirley H. Jaffee Annuity Trust (Daniel S. Jaffee, Trustee).
Jaffee Investment Partnership, LP	1/25/ 1999	450,000 Class B Shares	Receipt of shares from two of the limited partners.
Richard M. Jaffee	1/25/ 1999	450,000 Class B Shares	Gift of 225,000 shares to Shirley H. Jaffee Declaration Trust; Transfer of 225,000 shares to Jaffee Investment Partnership.
Shirley H. Jaffee	1999	225,000 Class B Shares	Receipt of gift of 225,000 shares from Richard M. Jaffee Revocable Trust; Transfer of 225,000 shares to Jaffee Investment Partnership.

⁽e) Not applicable.

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

The Limited Partnership Agreement ("Agreement") of the Jaffee Investment Partnership, L.P. provides that, subject to the limitations of the Agreement, the General Partners manage the partnership business, with all rights and powers of general partners as provided in the Delaware Revised Uniform Partnership Act. It further provides that certain decisions (distributions to Partners, sale, assignment or mortgage of, grant of security interest in, or pledge of, a Partnership Interest, borrowing, or lending, or purchasing of any security) cannot be made and, unless otherwise specifically provided in the Agreement, other decision and acts cannot be taken, unless approved by a majority of the Units held by General Partners; no General Partner holds more than three of the outstanding ten Units. It grants the power and authority over day-to-day decisions to Richard M. Jaffee as Managing General Partner. (Day-to-day decisions include the investment and reinvestment of Partnership assets in any property, including stock of any corporation, and execution of any documents deemed by the Managing General Partner to be necessary for the Partnership to conduct its business.) (See Exhibit 2 to the initial filing of this Schedule 13D, incorporated herein by reference.) Based upon consultation with counsel, the Partnership and its General Partners concluded that the initial filing of the Schedule 13D incorrectly characterized the Partnership and its General Partners as a group, and Amendment No. 1 corrected that characterization. See SOUTHLAND CORPORATION, SEC No Action Letter (1987).

The Agreement is not clear as to whether Richard M. Jaffee, as the Managing General Partner, has the power to unilaterally dispose of or vote Oil-Dri stock held by the Partnership, and as to whether, if he has such power, it can be overridden by action of the General Partners by a majority of the Units. Accordingly, based on consultation with counsel, Mr. Jaffee acknowledges the possibility, for purposes of Regulation 13D, that he could be deemed to beneficially own, but disclaims ownership of, the Partnership's 1,000,000 shares of Class B Common Stock (and the 1,000,000 shares of Common Stock into which such Class B Common Stock is convertible), which would be in addition to the Class B Common Stock and Common Stock otherwise shown herein as owned by him.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS

- Exhibit 1 Exhibit Pursuant To Article 13D-1 (k)(1)(iii)
- Exhibit 2 Jaffee Investment Partnership, L.P.

Partnership Agreement*

- Exhibit 3 First Amendment to the Jaffee Investment Partnership, L.P. Partnership Agreement
- Exhibit 3 Power of Attorney **
- * Incorporated by reference to Schedule 13D, dated January 19, 1998, filed January 21, 1998 by the Reporting Persons.
- ** Incorporated by reference to Amendment No. 1 to Schedule 13D, dated November 9, 1998, filed November 10, 1998 by the Reporting Persons.

This Amendment No. 2 to Schedule 13D is filed on behalf of all of the persons identified on the Cover Page as Reporting Persons and includes, as Exhibit 1 attached, the agreement of all of those persons that such statement is filed on behalf of each of them. This Amendment also amends the Schedule 13D filed solely by Mr. Richard M. Jaffee, which was last previously amended on November 9, 1998 by Amendment No. 1 to this Schedule 13D, filed November 10, 1998.

SIGNATURE

After reasonable inquiry and to the best of the knowledge and belief of each of the undersigned, the undersigned certify that the information set forth in this statement is true, complete and correct.

Date: February 19, 1999

JAFFEE INVESTMENT PARTNERSHIP, L.P.

Ву	/s/ RICHARD M. JAFFEE *
	Richard M. Jaffee Managing General Partner
	/s/ RICHARD M. JAFFEE *
	Richard M. Jaffee
	/s/ SHIRLEY H. JAFFEE *
	Shirley H. Jaffee
	/s/ SUSAN JAFFEE HARDIN *
	Susan Jaffee Hardin
	/s/ KAREN JAFFEE COFSKY *
	Karen Jaffee Cofsky
	/s/ NANCY E. JAFFEE *
	Nancy E. Jaffee
	/s/ DANIEL S. JAFFEE *
	Daniel S. Jaffee

Maryon Gray, by Power of Attorney

* By /s/ MARYON GRAY

EXHIBIT 1 PURSUANT TO RULE 13d-1 (k) (iii) TO SCHEDULE 13D OIL-DRI CORPORATION OF AMERICA FOR JAFFEE INVESTMENT PARTNERSHIP, L.P. ET AL

The statement on Schedule 13D for Jaffee Investment Partnership, L.P. and each of the undersigned is filed on behalf of Jaffee Investment Partnership, L.P. and each of the undersigned.

JAFFEE INVESTMENT PARTNERSHIP, L.P.

Ву	/ /s/ RICHARD M. JAFFEE *
	Richard M. Jaffee Managing General Partner
	/s/ RICHARD M. JAFFEE *
	Richard M. Jaffee
	/s/ SHIRLEY H. JAFFEE *
	Shirley H. Jaffee
	/s/ SUSAN JAFFEE HARDIN *
	Susan Jaffee Hardin
	/s/ KAREN JAFFEE COFSKY *
	Karen Jaffee Cofsky
	/s/ NANCY E. JAFFEE *
	Nancy E. Jaffee
	/s/ DANIEL S. JAFFEE *
	Daniel S. Jaffee
*	By /s/ MARYON GRAY
	Maryon Gray, by Power of Attorney

EXHIBIT 3

FIRST AMENDMENT TO THE

JAFFEE INVESTMENT PARTNERSHIP, L.P. PARTNERSHIP AGREEMENT

This First Amendment to the JAFFEE INVESTMENT PARTNERSHIP, L.P. Partnership Agreement (the "AMENDMENT") is made as of January 11, 1999, in Chicago, Illinois by and among Richard M. Jaffee ("RICHARD"), Shirley H. Jaffee ("SHIRLEY"), Susan Jaffee Hardin ("SUSAN"), Karen Jaffee Cofsky ("KAREN"), Nancy E. Jaffee ("NANCY"), and Daniel S. Jaffee ("DANIEL") as general partners, and Richard M. Jaffee as trustee of the Richard M. Jaffee Revocable Trust u/t/a dated 6/21/74 ("RICHARD'S TRUST"), Shirley H. Jaffee as trustee of the Shirley Jaffee Declaration of Trust dated 7/12/93 ("SHIRLEY'S TRUST"), Susan, Karen, Nancy, Daniel, Susan Jaffee Hardin as trustee of the Kevin Nathan Hardin Minority Trust dated 12/6/91, Susan Jaffee Hardin as trustee of the Camille Rose Hardin Hardin Minority Trust dated 7/12/93, Karen Jaffee Cofsky as trustee of the Jennifer Helen Cofsky Minority Trust dated 12/6/91, Karen Jaffee Cofsky as trustee of the James Andrew Cofsky Minority Trust dated 9/15/92, Karen Jaffee Cofsky as trustee of the Jeffrey Daniel Cofsky Minority Trust dated 12/22/94, Karen Jaffee Cofsky as trustee of the Joseph Michael Cofsky Minority Trust dated 12/12/96, Nancy E. Jaffee as trustee of the Michael Jaffee Patterson Minority Trust dated 12/6/91, Nancy E. Jaffee as trustee of the Nicole Jaffee Patterson Minority Trust dated 7/12/93, Nancy E. Jaffee as trustee of the Rebecca Jaffee Patterson Minority Trust dated 7/12/93, Nancy E. Jaffee as trustee of the Taylor Jaffee Patterson Minority Trust dated 4/23/95, Daniel S. Jaffee as trustee of the Claire Miller Jaffee Minority Trust dated 8/7/96, Daniel S. Jaffee as trustee of the Elise Miller Jaffee Minority Trust dated 8/7/96 as limited partners. Richard, Shirley, Susan, Karen, Nancy, Daniel and such other persons as may be admitted to the Partnership from time to time as general partners are sometimes collectively referred to as the "GENERAL PARTNERS" and individually referred to as a "GENERAL PARTNER." Richard's Trust, Shirley's Trust, Susan, Karen, Nancy, Daniel and such other persons as may be admitted to the Partnership from time to time as limited partners are sometimes collectively referred to as the "LIMITED PARTNERS" and individually referred to as a "LIMÍTED PARTNER." The General Partners and the Limited Partners are sometimes collectively referred to as the "PARTNERS" and individually referred to as a "PARTNER."

RECITALS

A. The Partners formed JAFFEE INVESTMENT PARTNERSHIP, L.P. (the "PARTNERSHIP") on December 22, 1997, pursuant to the filing of Certificate of Limited Partnership with the Delaware Secretary of State.

- B. The Partners entered into a Partnership Agreement (the "PARTNERSHIP AGREEMENT") as of December 23, 1997, to reflect their respective desires as to their relative rights and interests in the Partnership.
- C. Section 6.a. of the Partnership Agreement stated, among other things that the interests in the Partnership were divided into 1000 Units.
- D. The Partnership Agreement showed that all 1000 Units originally authorized by the Partnership Agreement were issued to the various Partners.
- E. Exhibit A to the Partnership Agreement showed the original contributions of the Partners to the Partnership.
- F. Certain Partners now wish to make additional capital contributions to the Partnership, and the Partners now wish to amend and restate Section 6.a., Section 6.c. and Exhibit A to the Partnership Agreement to reflect the Units held by each Partner after giving effect to such contributions.

AGREEMENT

NOW, THEREFORE, in consideration of the mutual promises, terms and conditions contained herein, the receipt and sufficiency of which are hereby acknowledged, the Partners hereby agree as follows:

1. AMENDMENT

1.1. AMENDMENT OF SECTION 6.A.

Section 6.A. Of the partnership agreement is hereby amended and restated as follows:

- a. The Partnership is divided into 1818.18 units, each such unit (a "Unit") representing 1/1818.18 of the total Partnership interests (the "PARTNERSHIP INTERESTS") in the Partnership.
- 1.2. AMENDMENT OF SECTION 6.C.

Section 6.c. of the Partnership Agreement is hereby amended and restated as follows:

c. Each Partner shall be deemed to hold and own the number of Units listed opposite the Partner's respective name and signature to this Amendment (the phrase "as joint tenants" following any names shall

mean that such Partners hold their interest herein as joint tenants with the right of survivorship and not as tenants in common).

1.3. Amendment of Exhibit A.

Exhibit A of the Partnership Agreement, setting forth the contributions of the Partners, is hereby amended and restated so that Exhibit A to this Amendment is and shall be Exhibit A of the Partnership Agreement, as amended.

1.4. Effective Date of Amendment.

This Amendment shall be effective as of January 11, 1999.

1.5. Capitalized Terms.

Any capitalized terms not defined herein shall have the meaning given to such terms in the Partnership Agreement.

2. GENERAL PROVISIONS

- 2.1. INCORPORATION BY REFERENCE. Any exhibits or schedules referred to herein are those attached to this Amendment and shall be deemed to be incorporated as a part of this Amendment.
- 2.2. REMAINING TERMS UNCHANGED. Except as expressly modified by this Amendment, the terms of the Partnership Agreement remain unchanged and as fully in force and in effect as if this Amendment were not adopted.

2.3. COUNTERPARTS. This Amendment may be executed in any number of counterparts, each of which shall be deemed to be an original and all of which shall constitute one and the same agreement.

IN WITNESS WHEREOF, this Amendment is executed as of the date first stated above.

GENERAL PARTNERS

NAME AND ADDRESS	(each Unit is 1/1818.18) UNITS OWNED
/s/ Richard M. Jaffee	8
Richard M. Jaffee 1418 N. Lake Shore Drive Chicago, Illinois 60610	
/s/ Shirley H. Jaffee	8
Shirley H. Jaffee 1418 N. Lake Shore Drive Chicago, Illinois 60610	
/s/ Susan Jaffee Hardin	1
/s/ Karen Jaffee CofskyKaren Jaffee Cofsky 1127 North Kenilworth Parkway Oak Park, Illinois 60302	1

/s/ Nancy E. Jaffee - ------ 1

Nancy E. Jaffee 511 Cedar Street Winnetka, Illinois 60093

/s/ Daniel S. Jaffee - -----

1

Daniel S. Jaffee 635 Milburn Evanston, Illinois 60201

LIMITED PARTNERS

(each Unit is 1/1818.18)

NAME AND ADDRESS UNITS OWNED - ------

/s/ Richard M. Jaffee 804.89 - -----

Richard M. Jaffee, Trustee u/t/a dated 6/21/74 Richard M. Jaffee Revocable Trust

1418 N. Lake Shore Drive Chicago, Illinois 60610

/s/ Shirley H. Jaffee 804.89

- -----Shirley H. Jaffee, Trustee of the Shirley Jaffee Declaration of Trust dated 7/12/93 1418 N. Lake Shore Drive Chicago, Illinois 60610

28.05 /s/ Susan Jaffee Hardin

Susan Jaffee Hardin 615 Keystone

River Forest, Illinois 60305

/s/ Karen Jaffee Cofsky	28.05
Karen Jaffee Cofsky 1127 North Kenilworth Parkway Oak Park, Illinois 60302	
/s/ Nancy E. Jaffee	28.05
Nancy E. Jaffee 511 Cedar Street Winnetka, Illinois 60093	
/s/ Daniel S. Jaffee	28.05
Daniel S. Jaffee 635 Milburn Evanston, Illinois 60201	
/s/ Susan Jaffee Hardin	6.35
Susan Jaffee Hardin as trustee of the Kevin Nathan Hardin Minority Trust dated 12/6/91	
/s/ Susan Jaffee Hardin	6.35
Susan Jaffee Hardin as trustee of the Camille Rose Hardin Minority Trust dated 7/12/93	
/s/ Karen Jaffee Cofsky	6.35
Karen Jaffee Cofsky as trustee of the Jennifer Helen Cofsky Minority Trust dated 12/6/91	

Karen Jaffee Cofsky	6.35
Karen Jaffee Cofsky as trustee of the James Andrew Cofsky Minority Trust dated 9/15/92	
/s/ Karen Jaffee Cofsky	6.35
Karen Jaffee Cofsky as trustee of the Jeffrey Daniel Cofsky Minority Trust dated 12/22/94	
Karen Jaffee Cofsky	6.35
Karen Jaffee Cofsky as trustee of the Joseph Michael Cofsky Minority Trust dated 12/12/96	
/s/ Nancy E. Jaffee	6.35
Nancy E. Jaffee as trustee of the Michael Jaffee Patterson Minority Trust dated 12/6/91	
/s/ Nancy E. Jaffee	6.35
Nancy E. Jaffee as trustee of the Nicole Jaffee Patterson Minority Trust dated 7/12/93	
/s/ Nancy E. Jaffee	6.35
Nancy E. Jaffee as trustee of the Rebecca Jaffee Patterson Minority Trust dated 7/12/93	
/s/ Nancy E. Jaffee	6.35
Nancy E. Jaffee as trustee of the Taylor Jaffee Patterson Minority Trust dated 12/6/91	

/s/ Daniel S. Jaffee	6.35
Daniel S. Jaffee as trustee of the Claire Miller Jaffee Minority Trust dated 8/7/96	
Daniel S. Jaffee	6.35
Daniel S. Jaffee as trustee of the Elise Miller Jaffee Minority Trust dated 8/7/96	

EXHIBIT A

DESCRIPTION OF PROPERTY CONTRIBUTED

Number of Shares of Class B stock of OIL-DRI CORPORATION OF AMERICA, INC.

CENEDAL DADINEDO.	
GENERAL PARTNERS:	
Richard M. Jaffee	1,650
Shirley H. Jaffee	1,650
Susan Jaffee Hardin	550
Karen Jaffee Cofsky	550
Nancy E. Jaffee	550
Daniel S. Jaffee	550
LIMITED PARTNERS:	
Richard M. Jaffee, Trustee u/t/a dated 6/21/74 Richard M. Jaffee Revocable Trust	473,350
Shirley H. Jaffee, Trustee of the Shirley Jaffee Declaration of Trust dated 7/12/93	473,350
Susan Jaffee Hardin	11,950
Karen Jaffee Cofsky	11,950
Nancy E. Jaffee	11,950
Daniel S. Jaffee	11,950
Total	1,000,000