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

SCHEDULE 13G

IINDED	THE	SECURITIES	FYCHANCE	ACT	OF	103/
ONDER	TUL	SECONTITES	LACHANGE	ACI	Of	エッン4

ONDER IIII	SECONTILES EXC	MANGE ACT OF 1994	
(AME)	NDMENT NO.	0)	
	CASELLA WAS	STE SYSTEMS, INC.	
	(Name of Iss	suer)	
	Common Sto	ock	
(Tit	tle of Class of	Securities)	
	14744810)	
	(CUSIP Numb	per)	
	AS OF NOVE	MBER 30, 1997	
The remainder of this cover initial filing on this form and for any subsequent amendisclosures provided in a part of the cover initial file.	m with respect to ndment containir	to the subject class on the subject class of the su	of securities,
The information required in deemed to be "filed" for the Act of 1934 ("Act") or other the Act but shall be subject the Notes).	ne purpose of Se erwise subject t	ection 18 of the Secur to the liabilities of	rities Exchange that section of
	Page 1 of 10 p	pages	
CUSIP No. 14744810	13G	Ра	age 2 of 10 Pages
(1) NAMES OF REPORTING PERSONS. OR I.R.S. IDENTIFY NOS. OF ABOVE PERSONS		Provident Investmer	nt Counsel, Inc.
(2) CHECK THE APPROPRIATE I	BOX IF A MEMBER	(a) / / (b) / /	
(3) SEC USE ONLY			
(4) CITIZENSHIP OR PLACE OF		Massachusetts	
NUMBER OF SHARES BENEFICIALLY	(5) SOLE VOT		477800
OWNED BY EACH REPORTING PERSON WITH	(6) SHARED VOTING POWER		0
	(7) SOLE DISPOSITIVE POWER 51310		

⁽⁹⁾ AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 513100

(10) CHECK BOX IF THE AGG	REGATE AMOUNT IN RO	W (9) EXCLUDES CER	TAIN SHARES*		
(11) PERCENT OF CLASS REP	RESENTED BY AMOUNT	IN ROW (9)	5.2%		
(12) TYPE OF REPORTING PE			CO, IA		
	Page 2 of 10 page	es			
CUSIP No. 14744810	13G	Pá	age 3 of 10 Pages		
(1) NAMES OF REPORTING PE			Robert M. Kommerstad		
S.S. OR I.R.S. IDENTIFICATION NOS. OF ABOVE PERSON		(Mr. Kommerstad is no longer a reporting person. See Item 2.)			
(2) CHECK THE APPROPRIATE OF A GROUP*	BOX IF A MEMBER (A) / /) / /			
(3) SEC USE ONLY					
(4) CITIZENSHIP OR PLACE	OF ORGANIZATION				
NUMBER OF SHARES BENEFICIALLY	(5) SOLE VOTING		0		
DWNED BY EACH REPORTING PERSON WITH	(6) SHARED VOTII	NG POWER	0		
	(7) SOLE DISPOS	ITIVE POWER	0		
	(8) SHARED DISPO	OSITIVE POWER	0		
(9) AGGREGATE AMOUNT BENE 513100 SHARES OF COMM PERSON.					
(10) CHECK BOX IF THE AGG	REGATE AMOUNT IN RO	W (9) EXCLUDES CER			
(11) PERCENT OF CLASS REP	RESENTED BY AMOUNT	IN ROW (9)	0%		
(12) TYPE OF REPORTING PE person. See Item 2.	RSON* Mr. Kommerst				

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ITEM 1.

- (a) NAME OF ISSUER: CASELLA WASTE SYSTEMS, INC.
- (b) ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES: 25 GREENS HILL LANE, RUTLAND, VT 05701

ITEM 2.

(a) NAME OF PERSON FILING: This statement is being filed by (i) Provident Investment Counsel Inc., a Massachusetts corporation and registered investment adviser ("IA"), and (ii) Robert M. Kommerstad, a shareholder of IA's predecessor, Provident Investment Counsel, a California corporation which was formerly a registered investment adviser ("Former IA"). IA is continuing the business of Former IA, and is a wholly-owned subsidiary of United Asset Management Holdings, which is wholly owned by United Asset Management Corporation ("UAM"). Pursuant to an Acquisition Agreement by and among UAM, Former IA and IA, IA acquired substantially all of the assets of Former IA on February 15, 1995. (the "Acquisition").

IA's beneficial ownership of the Common Stock is direct as a result of IA's discretionary authority to buy, sell, and vote shares of such Common Stock for its investment advisory clients. Mr. Kommerstad, as a result of the Acquisition, no longer has beneficial ownership of any of the common stock, and is no longer a reporting person.

(b) ADDRESS OF PRINCIPAL BUSINESS OFFICE OR, IF NONE, RESIDENCE:

IA's Principal Business Office is located at:

300 North Lake Avenue, Pasadena, CA 91101-4022.

(c) CITIZENSHIP:

IA is a Massachusetts corporation.

(d) TITLE OF CLASS OF SECURITIES:

Class A Common Stock

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(e) CUSIP NUMBER:

14744810

- ITEM 3. IF THIS STATEMENT IS FILED PURSUANT TO RULE 13d-1(b), OR 13d-2(b), CHECK WHETHER THE PERSON FILING IS A:
 - (a) / / Broker or Dealer registered under Section 15 of the Act
 - (b) / / Bank as defined in section 3(a) (6) of the Act
 - (c) / / Insurance Company as defined in section 3(a) (19) of the Act
 - (d) / / Investment Company registered under section 8 of the Investment Company Act
 - (e) /X/ Investment Adviser registered under section 203 of the Investment Advisers Act
 - (f) / Employee Benefit Plan, Pension Fund which is subject to the provisions of the Employee Retirement Income Security Act of 1974 or Endowment Fund; see Section 240.13d-1(b) (1) (ii) (F)
 - (g) / Parent Holding Company, in accordance with Section 240.13d-1(b) (ii) (G) (Note: See Item 7)
 - (h) / / Group, in accordance with Section 240.13d-1(b) (ii) (H)

ITEM 4. OWNERSHIP

- (a) AMOUNT BENEFICIALLY OWNED: IA directly beneficially owns 513100 shares of Common Stock.
- (b) PERCENT OF CLASS: 5.2%
- (c) NUMBER OF SHARES AS TO WHICH SUCH PERSON HAS:
 - (i) sole power to vote or to direct the vote:

 ${\tt IA}$ has the power to vote 477800 shares. No other person has the power to vote such shares.

IA has no power to vote 35300 shares for which it has dispositive power.

(ii) shared power to vote or to direct the vote: 0

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(iii) sole power to dispose or to direct the disposition of:

IA has the power to dispose all 513100 shares for which it has direct beneficial ownership. It does not share this power with any other person.

(iv) shared power to dispose or to direct the disposition of: 0

ITEM 5. OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS

As a result of the Acquisition, Mr. Kommerstad no longer owns any of the common stock. See Item 2 above. IA's beneficial ownership is described in Item 4 above.

ITEM 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON

IA, a registered investment adviser, has the right or the power to direct the receipt of dividends from Common Stock, and to direct the receipt of proceeds from the sale of Common Stock to IA's investment advisory clients. No single investment advisory client of IA owns more than 5% of the Common Stock.

ITEM 7. IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY

Not applicable.

ITEM 8. IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP

Not applicable.

ITEM 9. NOTICE OF DISSOLUTION OF GROUP

Not applicable.

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ITEM 10. CERTIFICATION

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired in the ordinary course of business and were not acquired for the purpose of and do not have the effect of changing or influencing the control of the issuer of such securities and were not acquired in connection with or as a participant in any transaction having such purposed or effect.

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SIGNATURE

After reasonable inquiry and to the best knowledge and belief, I certify that the information set forth in this statement is true, complete and correct. $\frac{1}{2} \int_{-\infty}^{\infty} \frac{1}{2} \left(\frac{1}{2} \int_{-\infty}^{\infty} \frac{1}{2} \left($

DECEMBER 10, 1997

PROVIDENT INVESTMENT COUNSEL, INC.

Thad Brown Chief Financial Officer and Senior Vice-President

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