ALLIANCE CAPITAL MANAGEMENT HOLDING LP Form 8-K September 02, 2004

# **UNITED STATES** SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

#### FORM 8-K

#### **CURRENT REPORT**

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): September 1, 2004

#### ALLIANCE CAPITAL MANAGEMENT HOLDING L.P.

(Exact name of registrant as specified in its charter)

001-09818 13-3434400 **Delaware** (State or other jurisdiction of (Commission (I.R.S. Employer incorporation or organization) File Number) Identification Number)

1345 Avenue of the Americas, New York, New York

10105 (Zip Code)

(Address of principal executive offices)

Registrant s telephone number, including area code:

212-969-1000

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligations of the registrant under any of the following provisions:

o	Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
o	Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
o	Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
o	Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Section 1.	Registrant s Business and C	Operations
Item 1.01.	Entry into a Material Defini	itive Agreement.
between Alliance Capital Capital s settlement of i Capital reached terms wi 2003. The agreement wi to completion of final, do News Release dated Dec	al Management L.P. (Alliance Capital investigations into trading practices in crith the U.S. Securities and Exchange Corith the SEC was reflected in an Order of definitive documentation. Alliance Capital Ca	g ) is furnishing the Assurance of Discontinuance, dated September 1, 2004, by and ) and the Attorney General of the State of New York (NYAG), relating to Alliance certain Alliance Capital-sponsored mutual funds (NYAG Agreement). Alliance commission (SEC) and the NYAG regarding these practices on December 18, of the Commission (SEC Order), while the agreement with the NYAG was subject ital's settlement terms with both the SEC and the NYAG were described in a ng furnished under a Current Report on Form 8-K. The NYAG Agreement, the pusly described, is the final, definitive documentation referenced in such Release.
Among the key provision	ons of the NYAG Agreement are the foll	lowing:
compensate fund sha	areholders for the adverse effect	eement, Alliance Capital has established a \$250 million fund to as of market timing in some of its mutual funds. Of the \$250 ion as disgorgement and \$100 million as a penalty.
	agreement includes a weighted average in 5 years, which commenced January 1, 2	reduction in fees of 20% on Alliance Capital s U.S. long-term open-end retail 2004.
their independent director		e Capital s Mutual Funds Boards have elected independent chairmen from among nprise at least 75% of each Board, and will add a senior officer and any needed iary issues and conflicts of interest.
The terms and condition	ns of the SEC Order and NYAG Agreem	nent also include, among others:
	a Code of Ethics Oversight Committee, ing to issues arising under the Alliance	composed of senior executives of Alliance Capital s operating businesses, to Capital Code of Ethics;
		ommittee, chaired by Alliance Capital s Chief Compliance Officer, to review velop solutions to those issues as they may arise from time to time, and oversee

implementation of those solutions;

establishment of a company ombudsman to whom Alliance Capital employees may convey concerns about Alliance Capital business matters that they believe involve matters of ethics or questionable practices;

compliance, and other pol	n Independent Compliance Consultant to conduct a comprehensive review of Alliance Capital s supervisory, cies and procedures designed to prevent and detect conflicts of interest, breaches of fiduciary duty, breaches of thics and federal securities law violations by Alliance Capital and its employees; and	f the
commencing in independent third party.	2005, and at least once every other year thereafter, Alliance Capital shall undergo a compliance review by an	
Item 1.02.	Termination of a Material Definitive Agreement.	
Not applicable.		
Item 1.03.	Bankruptcy or Receivership.	
Not applicable.		
Section 2.	Financial Information	
Item 2.01.	Completion of Acquisition or Disposition of Assets.	
Not applicable.		
Item 2.02.	Results of Operations and Financial Condition.	
	Not applicable.	
Item 2 03	Creation of a Direct Financial Obligation or	

an Obligation under an Off-Balance Sheet Arrangement of a Registrant.

Not applicable.	
Item 2.04.  an Obligation under an Off-Balance	Triggering Events that Accelerate or Increase a Direct Financial Obligation or e Sheet Arrangement.
	Not applicable.
Item 2.05.	Costs Associated with Exit or Disposal Activities.
	Not applicable.
Item 2.06.	Material Impairments.
	Not applicable.
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Section 3.	Securities and Trading Markets
Item 3.01.	Notice of Delisting or Failure to Satisfy a Continued Listing Rule or Standard; Transfer of Listing.
	Not applicable.
Item 3.02.	Unregistered Sales of Equity Securities.
	Not applicable.
Item 3.03.	Material Modification to Rights of Security Holders.
	Not applicable.
Section 4.	Matters Relating to Accountants and Financial Statements
Item 4.01.	Changes in Registrant s Certifying Accountant.
	Not applicable.
Item 4.02.	Non-Reliance on Previously Issued Financial Statements or  a Related Audit Report or Completed Interim Review.
	Not applicable.

Section 5.	Corporate Governance and Management
Item 5.01.	Changes in Control of Registrant.
	Not applicable.
Item 5.02.	Departure of Directors or Principal Officers;
Election of Directors; Appointme	ent of Principal Officers.
Not applicable.	
Item 5.03.	Amendments to Articles of Incorporation or Bylaws; Changes in Fiscal Year.
	Not applicable.
Item 5.04.	Temporary Suspension of Trading under Registrant s Employee Benefit Plans.
	Not applicable.
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Item 5.05.	Amendments to Registrant s Code of Ethics, or Waiver of a Provision of the Code of Ethics.
	Not applicable.
Section 6.	[Reserved]
Section 7.	Regulation FD
Item 7.01.	Regulation FD Disclosure.
Alliance Holding is furnishing the NYAG Agreement. The NYAG Agreement is attached hereto as Exhibit 99.17.	
Section 8.	Other Events
Item 8.01.	Other Events.
	Not applicable.
Section 9.	Financial Statements and Exhibits
Item 9.01.	Financial Statements and Exhibits.
(a)	Financial statements of businesses acquired.

(c) Exhibits.  99.17 Alliance Holding is furnishing the NYAG Agreement.	None.	
(c) Exhibits.	(b)	Pro forma financial information.
	None.	
99.17 Alliance Holding is furnishing the NYAG Agreement.	(c)	Exhibits.
	99.17	Alliance Holding is furnishing the NYAG Agreement.
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#### **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

ALLIANCE CAPITAL MANAGEMENT HOLDING L.P.

Dated: September 1, 2004 By: Alliance Capital Manage-

ment Corporation, General

Partner

By: /s/ Adam R. Spilka

Adam R. Spilka

Senior Vice President, Counsel and Secretary

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