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

SCHEDULE 13D

UNDER THE SECURITIES EXCHANGE ACT OF 1934 (AMENDMENT NO. _____)*

EURONET SERVICES, INC.

(Name of Issuer)

COMMON STOCK, \$0.02 PAR VALUE

(Title of Class of Securities)

298736109

(CUSIP Number)

(CODII NUMBEL)

c/o Advent International Corporation JANET LOUISE HENNESSY 101 FEDERAL STREET, BOSTON, MA 02110 617-951-9400

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

March 6, 1997

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 this statement / /. (A fee is not required only if the reporting person: (1) has a previous statement on file reporting beneficial ownership of more than five percent of the class of securities described in Item 1; and (2) has filed no amendment subsequent thereto reporting beneficial ownership of five percent or less of such class.) (See Rule 13d-7.)

NOTE: Six copies of this statement, including all exhibits, should be filed with the Commission. See Rule 13d-1(a) for other parties to whom copies are to be sent.

*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).

CUSIP NO. 298	736109	PAGE 2 OF 21 PAGES
	PORTING PERSON R.S. IDENTIFICATION NO. OF ABOVE PERSON	
ADVEN	I INTERNATIONAL CORPORATION	
2 CHECK THE 2	APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a)/X/ (b)//
3 SEC USE ONI	Υ	
4 SOURCE OF 1	FUNDS*	
00		
5 CHECK BOX 2 2(d) or 2(e	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED	/ /
6 CITIZENSHII	? OR PLACE OF ORGANIZATION	
DELAWA	ARE	
	7 SOLE VOTING POWER	
NUMBER OF SHARES	1,032,178	
	8 SHARED VOTING POWER	
EACH REPORTING	NONE	
PERSON WITH	9 SOLE DISPOSITIVE POWER	
	1,032,178	
	10 SHARED DISPOSITIVE POWER	
	NONE	
11 AGGREGATE A	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE	RSON
1,032,	178	
	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES C	CERTAIN SHARES* / /
	CLASS REPRESENTED BY AMOUNT IN ROW (11)	
7.1%		
	PORTING PERSON*	
CO, 12		
	*SEE INSTRUCTIONS BEFORE FILLING OUT! LUDE BOTH SIDES OF THE COVER PAGE, RESPONSES TING EXHIBITS) OF THE SCHEDULE, AND THE SIGNATU	CO ITEMS 1-7 2 of 7

CUSIP No. 298736109	Page 3 of 21 Pages
1 NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
ADVENT INTERNATIONAL LIMITED PARTNERSHIP	
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a)/X/ (b)//
3 SEC USE ONLY	
4 SOURCE OF FUNDS*	
00	
5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIR 2(d) or 2(e)	ED PURSUANT TO ITEMS / /
6 CITIZENSHIP OR PLACE OF ORGANIZATION	
DELAWARE	
7 SOLE VOTING POWER	
NUMBER OF SHARES 1,002,687	
BENEFICIALLY OWNED BY 8 SHARED VOTING POWER EACH	
REPORTING NONE PERSON	
WITH 9 SOLE DISPOSITIVE POWER	
1,002,687	
10 SHARED DISPOSITIVE POWER	
NONE	
11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING	PERSON
1,002,687	
12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES	CERTAIN SHARES* / /
13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
6.9%	
14 TYPE OF REPORTING PERSON*	
PN	
*SEE INSTRUCTIONS BEFORE FILLING OUT INCLUDE BOTH SIDES OF THE COVER PAGE, RESPONSES (INCLUDING EXHIBITS) OF THE SCHEDULE, AND THE SIGNA	! TO ITEMS 1-7 2 of 7

	SCHEDULE 13D	
CUSIP No. 298	736109	Page 4 of 21 Pages
l name of re	PORTING PERSON R.S. IDENTIFICATION NO. OF ABOVE PERSON	
	IT CENTRAL EUROPE MANAGEMENT LIMITED PARTNE	.KSHIP
2 CHECK THE	APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) /X/ (b) / /
3 SEC USE ON	ILY	
4 SOURCE OF	FUNDS*	
0 0		
5 CHECK BOX 2(d) or 2(IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQU (e)	JIRED PURSUANT TO ITEMS / /
6 CITIZENSHI	P OR PLACE OF ORGANIZATION	
DELAW	IARE	
	7 SOLE VOTING POWER	
NUMBER OF SHARES	1,002,687	
	8 SHARED VOTING POWER	
EACH REPORTING	NONE	
PERSON WITH	9 SOLE DISPOSITIVE POWER	
	1,002,687	
	10 SHARED DISPOSITIVE POWER	
	NONE	
11 AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTIN	IG PERSON
1,002	2,687	
12 CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUD	DES CERTAIN SHARES* / /
 13 percent of	CLASS REPRESENTED BY AMOUNT IN ROW (11)	
6.9%		
l4 type of re	FORTING PERSON*	
PN		
	*SEE INSTRUCTIONS BEFORE FILLING O CLUDE BOTH SIDES OF THE COVER PAGE, RESPONS DING EXHIBITS) OF THE SCHEDULE, AND THE SIG	SES TO ITEMS 1-7 2 of 7

	SCHEDOLE IOD	
USIP No. 298	736109	Page 5 of 21 Pages
	PORTING PERSON R.S. IDENTIFICATION NO. OF ABOVE PERSON	
	t Private Equity Fund Central Europe	Limited Partnership
CHECK THE A	APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a) /X/ (b) / /
SEC USE ON	LY	
SOURCE OF	FUNDS*	
0 0		
CHECK BOX 2 (d) or 2 (d)	IF DISCLOSURE OF LEGAL PROCEEDINGS IS RE e)	
CITIZENSHI	P OR PLACE OF ORGANIZATION	
Delawa	are	
	7 SOLE VOTING POWER	
NUMBER OF SHARES	707,777	
	8 SHARED VOTING POWER	
EACH REPORTING	None	
PERSON WITH	9 SOLE DISPOSITIVE POWER	
	707,777	
	10 SHARED DISPOSITIVE POWER	
	None	
1 AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORT	ING PERSON
707,7	77	
2 CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCL	UDES CERTAIN SHARES* //
	CLASS REPRESENTED BY AMOUNT IN ROW (11)	
4.9%		
4 TYPE OF REI	PORTING PERSON*	
PN		
	*SEE INSTRUCTIONS BEFORE FILLING LUDE BOTH SIDES OF THE COVER PAGE, RESPO ING EXHIBITS) OF THE SCHEDULE, AND THE S	OUT! NSES TO ITEMS 1-7 2 o:

	SCUEDOTE IOD	
CUSIP No. 2987	36109	Page 6 of 21 Pages
	ORTING PERSON	
	.S. IDENTIFICATION NO. OF ABOVE PERSON	
The Hu	ngary Private Equity Fund Limited Partnership	
2 CHECK THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP*	(a)/X/ (b)/ /
3 SEC USE ONL	Y	
4 SOURCE OF F	UNDS*	
00		
5 CHECK BOX I 2(d) or 2(e	F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED)	PURSUANT TO ITEMS / /
6 CITIZENSHIP	OR PLACE OF ORGANIZATION	
DELAWA	RE	
	7 SOLE VOTING POWER	
NUMBER OF SHARES		
BENEFICIALLY	294,910	
OWNED BY EACH	8 SHARED VOTING POWER	
REPORTING PERSON	NONE	
WITH	9 SOLE DISPOSITIVE POWER	
	294,910	
	10 SHARED DISPOSITIVE POWER	
	NONE	
 11 aggregate a	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PER	
294,91 12 CHECK BOX I	F THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CH	ERTAIN SHARES* / /
13 PERCENT OF	CLASS REPRESENTED BY AMOUNT IN ROW (11)	
2.0%		
14 TYPE OF REP	ORTING PERSON*	
PN		
	*SEE INSTRUCTIONS BEFORE FILLING OUT! UDE BOTH SIDES OF THE COVER PAGE, RESPONSES TO NG EXHIBITS) OF THE SCHEDULE, AND THE SIGNATUR	

CUSIP No. 2987	36109	Page 7 of 21 Pages
	ORTING PERSON .S. IDENTIFICATION NO. OF ABOVE PERSON	
Advent	Partners Limited Partnership	
2 CHECK THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP*	(a)/x/ (b)/ /
3 SEC USE ONL	Y	
4 SOURCE OF F	UNDS*	
00		
5 CHECK BOX I 2(d) or 2(e	F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRE)	D PURSUANT TO ITEMS / /
6 CITIZENSHIP	OR PLACE OF ORGANIZATION	
DELAWA	RE	
	7 SOLE VOTING POWER	
	29,491	
NUMBER OF SHARES	8 SHARED VOTING POWER	
BENEFICIALLY OWNED BY	NONE	
	9 SOLE DISPOSITIVE POWER	
PERSON WITH	29,491	
	10 SHARED DISPOSITIVE POWER	
	NONE	
11 AGGREGATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING P	ERSON
29,491		
12 CHECK BOX I	F THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES	
13 PERCENT OF	CLASS REPRESENTED BY AMOUNT IN ROW (11)	
0.2%		
14 TYPE OF REP	ORTING PERSON*	
PN		
INCLUDE	*SEE INSTRUCTIONS BEFORE FILLING OUT! BOTH SIDES OF THE COVER PAGE, RESPONSES TO EXHIBITS) OF THE SCHEDULE, AND THE SIGNATURE	ITEMS 1-7 2 of 7

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S.S S.S CHE SEC SEC SEC SEC SEC SEC SEC SEC SEC SE	C USE ONL C USE ONL C USE ONL URCE OF F 00 C BOX I C C C F	S. ID land In PPROPR Y 'UNDS* F DISCI OR PL2 RE	ENTIFICATION N NVESTMENT FUND IATE BOX IF A LOSURE OF LEGA ACE OF ORGANIZ	Limited MEMBER OF	Parners F A GROU	hip P*		(a) /x/ (b) / /
2 CHE 2 CHE 3 SEC 3 SEC 4 SOU 5 CHE 2 (d 5 CIT 5 CIT 5 CIT 6 CIT 6 CIT 6 CIT 8 CHE 8 CHE 8 CHE 1 SOU 1 S	The Po CK THE A C USE ONL URCE OF F 00 CK BOX I I) or 2 (e CIZENSHIP DELAWA	PPROPR: PPROPR: Y UNDS* F DISCI OR PLA	AVESTMENT Fund	Limited MEMBER OF	Parners F A GROU	hip P*		(a) /x/ (b) / /
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NUMBE: SHAR BENEFI OWNED EAC: PERS	JRCE OF F 00 CCK BOX I 1) or 2 (e TIZENSHIP DELAWA CR OF	F DISCI	LOSURE OF LEGA ACE OF ORGANIZ DLE VOTING POW	L PROCEED) ITEMS
NUMBE: SHAR BENEFI OWNED EAC: PERS	JRCE OF F 00 CCK BOX I 1) or 2 (e TIZENSHIP DELAWA CR OF	F DISCI	LOSURE OF LEGA ACE OF ORGANIZ DLE VOTING POW	L PROCEED) ITEMS
NUMBE SHAR SENEFI OWNED EAC. REPOR PERS	URCE OF F 00 CCK BOX I 1) or 2 (e CIZENSHIP DELAWA CR OF	UNDS*	LOSURE OF LEGA ACE OF ORGANIZ DLE VOTING POW	L PROCEED) ITEMS
2 (d 5 CIT 5 CIT 5 SHAR 3 SHAR	CCK BOX I a) or 2 (e DELAWA CR OF) OR PL2 .RE	ACE OF ORGANIZ DLE VOTING POW	ATION)INGS IS	REQUIRED P	URSUANT TC	
2 (d 5 CIT 5 CIT 5 SHAR 3 SHAR	l) or 2(e DIZENSHIP DELAWA) OR PL2 .RE	ACE OF ORGANIZ DLE VOTING POW	ATION	DINGS IS	REQUIRED P	URSUANT TC	
NUMBE SHAR BENEFI OWNED EAC REPOR PERS	DELAWA	.RE	DLE VOTING POW					
NUMBE SHAR BENEFI OWNED EAC REPOR PERS	DELAWA	.RE	DLE VOTING POW					
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SHAR BENEFI OWNED EAC REPOR PERS		/ S0		IER				
SHAR BENEFI OWNED EAC REPOR PERS			737,268					
BENEFI OWNED EAC REPOR PERS	ES							
OWNED EAC REPOR PERS	SHARES BENEFICIALLY		HARED VOTING P	OWER				
REPOR			NONE					
	REPORTING		DLE DISPOSITIV	E POWER				
			737,268					
		10 SI	HARED DISPOSIT					
			NONE					
1 AGG	REGATE A	MOUNT I	BENEFICIALLY O	WNED BY E	CACH REP	ORTING PERS	 ON	
	737,26							
12 CHE	ICK BOX I	F THE A	AGGREGATE AMOU	NT IN ROW	1 (11) 巴.	XCLUDES CER	TAIN SHARE	15^ /
 13 per	CENT OF	CLASS I	REPRESENTED BY	AMOUNT I		 11)		
	5.1%							
	PE OF REP							
		OUTTING	T TIYOON					
	PN							

9 SCHEDULE 13D					
CUSIP No. 2987	36109	Page 9 of 21 Pages			
1 NAME OF REP	ORTING PERSON .S. IDENTIFICATION NO. OF ABOVE PERSON				
PIF Pa	rtners Limited Partnership				
2 CHECK THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP*	(a)/x/ (b)/ /			
3 SEC USE ONL	 Ү				
4 SOURCE OF F 00	UNDS*				
5 CHECK BOX I 2(d) or 2(e		/ /			
6 CITIZENSHIP	OR PLACE OF ORGANIZATION				
BERMUD	A				
	7 SOLE VOTING POWER				
	737,268				
	8 SHARED VOTING POWER				
BENEFICIALLY OWNED BY	NONE				
EACH REPORTING PERSON	9 SOLE DISPOSITIVE POWER				

- -----13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

737,268

5.1% _ _____

14 TYPE OF REPORTING PERSON*

737,268

NONE

10 SHARED DISPOSITIVE POWER

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

PN

_ _____

12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* //

*SEE INSTRUCTIONS BEFORE FILLING OUT! INLCUDE BOTH SIDES OF THE COVER PAGE, RESPONSES TO ITEMS 1-7 2 of 7 (INCLUDING EXHIBITS) OF THE SCHEDULE, AND THE SIGNATURE ATTESTATION.

WITH

_ _____

 CUSIP No. 298736109
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Page 10 of 21 Pages

Copern	icus Ventures Limited	
CHECK THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP*	(a)/x/ (b)/ /
SEC USE ONL		
SOURCE OF F	'UNDS*	
00		
CHECK BOX I 2(d) or 2(e	F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT T	0 ITEMS / /
CITIZENSHIP	OR PLACE OF ORGANIZATION	
BERMUD	A	
	7 SOLE VOTING POWER	
NUMBER OF	737,268	
	8 SHARED VOTING POWER	
OWNED BY EACH	NONE	
REPORTING PERSON	9 SOLE DISPOSITIVE POWER	
WITH	737,268	
	10 SHARED DISPOSITIVE POWER	
1 ACCDECAME A	NONE	
737,26	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	F THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHAR	 ES* //
3 PERCENT OF	CLASS REPRESENTED BY AMOUNT IN ROW (11)	
5.1%		
L4 TYPE OF REP	ORTING PERSON*	

CUSIP No. 298736109

Item 1. Security and Issuer.

11

This statement on Schedule 13D relates to the Reporting Persons' (as defined in Item 2 below) beneficial ownership interest in the Common Stock, \$0.02 par value (the "Common Stock") of Euronet Services, Inc., a Delaware corporation (the "Corporation"). The CUSIP number associated with such Common Stock is 298736109. The address of the principal executive office of the Corporation is Zsigmond 10, Budapest K5, Hungary.

Item 2. Identity and Background

(a) (b) (c) and (f) This statement is being filed by the following entities:

(1) Advent International Corporation, a Delaware corporation;

(2) Advent International Limited Partnership, a Delaware limited partnership;

 $\$ (3) Advent Central Europe Management Limited Partnership, a Delaware limited partnership;

(4) Advent Private Equity Fund -- Central Europe Limited Partnership, a Delaware limited partnership;

(5) The Hungary Private Equity Fund Limited Partnership, a Delaware limited partnership

(6) Advent Partners Limited Partnership, a Delaware limited
partnership;

(7) The Poland Investment Fund Limited Partnership, a Delaware limited partnership;

(8) PIF Partners Limited Partnership, a Bermuda exempted limited partnership;

(9) Copernicus Ventures Limited, a Bermuda corporation;

The persons serving as directors and executive officers of Advent International Corporation and Copernicus Ventures Limited are set forth on Schedule A hereto. The entities listed in subparagraph (1) through (9) above are herein collectively referred to as the "Reporting Persons" and individually as a "Reporting Person." Advent International Corporation ("Advent") is an investment advisory firm. Advent Partners Limited Partnership ("Partners") and Advent International Limited Partnership ("AILP") are venture capital investment funds the general partner of which is Advent. AILP is the general Partner of Advent Central Europe Management Limited Partnership ("ACEM") a venture capital investment fund. Advent Private Equity Fund -- Central Europe Limited Partnership ("APEFCE") and The Hungary Private Equity Fund Limited Partnership ("HPEF") are venture capital investment funds the general partner of which is ACEM. The Poland Investment Fund Limited Partnership ("Poland") is a venture capital investment fund the general partner of which is PIF Partners Limited Partnership ("PIF"). Copernicus Ventures Limited ("Copernicus") is the General Partner of PIF. Except as otherwise stated on Schedule A hereto, the principal business address of all of the Reporting Persons is c/o Advent International Corporation, 101 Federal Street, Boston, MA 02110.

(d) (e) During the last five years, none of the Reporting Persons nor any person listed on Schedule A has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors). During the last five years, none of the Reporting Persons nor any person listed on Schedule A has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which any such person 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 violations with respect to such laws.

Item 3. Source and Amount of Funds or Other Consideration

The Reporting Persons acquired the Corporation's Common Stock by exchanging their Euronet Holding N.V. (the "Holding Company") common stock for the Corporation's Common Stock at a rate of one-for-one pursuant to the terms of an Exchange Agreement (the "Exchange") by and among the Corporation and the Holding Company, dated as of December 17, 1996 and effective on March 6, 1997, the effective date of the Corporation's registration statement (Registration No. 333-18121).

Item 4. Purpose of the Transaction.

The Reporting Persons originally invested in the Holding Company, a Netherlands Antilles company, in March 1996. Effective March 6, 1997, pursuant to the Exchange and reorganization of the Holding Company into a Delaware corporation, the Reporting Persons' common stock of the Holding Company was exchanged for Common Stock of the Corporation, subject to the execution of the underwriting agreement in connection with the initial public offering, into an aggregate of approximately 15.9% of the outstanding shares of the Corporation's Common Stock. Pursuant to the reorganization Nicholas B. Callinan, Senior Vice President and Managing Director of Central Europe and Eastern Europe for Advent International Corporation, who previously served as a director of the Holding Company, is currently serving as a director of the Corporation.

The Reporting Persons intend to periodically review their investment in the Corporation. Depending upon future evaluations of the business prospects of the Corporation and upon other developments, including, but not limited to, general economic and business conditions and market conditions, the Reporting Persons may determine to increase or decrease their equity interest in the Corporation by acquiring additional securities, or by disposing of all or a portion of the securities now held.

Except to the extent set forth above in this Item 4, none of the Reporting Persons has any present plan or proposal which relates to or would result in (i) an extraordinary corporate transaction, such as a merger, reorganization, liquidation, or sale or transfer of a material amount of assets involving the Corporation or any of its subsidiaries, (ii) any change in the Corporation's present Board of Directors or management, (iii) any material changes in the Corporation's present capitalization or dividend policy or any other material change in the Corporation's present business or corporate structure, (iv) any change in the Corporation's charter or by-laws, or (v) the Corporation's common stock becoming eligible for termination of its registration pursuant to Section 12(g)(4) of the Securities Exchange Act of 1934.

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Item 5. Interest in Securities of the Issuer.

(a) The following table sets forth the aggregate number and percentage (based upon the number of shares of Common Stock outstanding as of March 6, 1997, the effective date of the Corporation's Registration Statement) of the Common Stock beneficially owned by each Reporting Person named in Item 2 of this statement. The aggregate number and percentage of the Common Stock beneficially owned by each Reporting Person is calculated in accordance with Rule 13d-3(d) (1).

	Number of Shares		2	
Reporting Person		Total		
Advent Private Equity Fund Central Europe Limited Partnership (1)	707,777		4.9	
The Hungary Private Equity Fund Limited Partnership (1)	294,910	294,910	2.0%	
Advent Central Europe Management Limited Partnership (1)	1,002,687		 6.9% 	
Advent International Limited Partnership (1)	1,002,687	1,002,687	6.9%	
Advent Partners Limited Partnership (2)	29,491	29,491	0.2%	
Advent International Corporation	1,032,178	1,032,178	7.1%	
The Poland Investment Fund			F 10	
Limited Partnership (3)	737,268	737,268	5.1%	
PIF Partners Limited Partnership (3)	737,268	737,268	5.1%	
Copernicus Ventures Limited (3)	737,268	737,268	5.1%	
Total Group Ownership	1,769,446	1,769,446	12.3%	

(1) Advent is the General Partner of AILP, which in turn is the General Partner of ACEM. ACEM in turn is the general partner of APEFCE and HPEF. As such, Advent has the sole power to vote and dispose of the securities owned by the indicated reporting persons. The beneficial ownership of Advent, AILP and ACEM derives from such power.

(2) Advent is the General Partner of Partners. As such, Advent has the power to vote and dispose of the securities owned by Partners. The beneficial ownership of Advent derives from such power.

⁽¹⁾ The total number of shares as reported on behalf of the reporting persons reflects the total number of shares beneficially owned after giving effect to the sale of approximately 3.6% of the outstanding shares of the Corporation's Common Stock in the initial public offering. The reporting persons beneficially owned an aggregate of approximately 15.9% immediately prior to the sale of the Corporation's Common Stock.

(3) Copernicus is the General Partner of PIF, which in turn is the General Partner of Poland. Copernicus has the sole power to vote and dispose of the securities owned by Poland. The beneficial ownership of Copernicus and PIF derives from such power.

(b) Each of the Reporting Persons listed in the table set forth above has sole voting and dispositive power over the Common Stock beneficially owned by it as indicated above.

(c) In conjunction with the initial public offering of the Corporation, the Reporting Persons sold an aggregate of 525,000 shares of the Corporation's Common Stock at \$13.50 per share, with proceeds in the amount of \$7,087,500. The number of shares currently beneficially owned by the Reporting Persons is approximately 12.3% of the outstanding shares of the Corporation's Common Stock.

(d) (e) Not applicable.

Contracts, Arrangements, Understandings or Relationships with Item 6. Respect to Securities of the Issuer.

See Item 4.

Item 7. Material to be Filed as Exhibits.

- (a) Power-of-Attorney for The Poland Investment Fund Limited Partnership,
- (b) Power-of-Attorney for PIF Partners Limited Partnership, and
- Power-of-Attorney for Copernicus Ventures Limited. (C)

SIGNATURE

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

April 11, 1997 _____

ADVENT INTERNATIONAL CORPORATION Janet L. Hennessy By: Vice President /s/ Janet L. Hennessy

ADVENT INTERNATIO	Advent In	D PARTNERSHIP ternational Corr General Partner	poration,
By:	Janet L.	Hennessy	/s/ Janet L. Hennessy
ADVENT CENTRAL EU LIMITED PARTNE		EMENT	
Ву:		ternational Lim General Partner	ited Partnership,
-	Advent In	ternational Corp General Partner	poration,
By:	Janet L.		/s/ Janet L. Hennessy
ADVENT PRIVATE EQ		CENTRAL EUROI	PE
LIMITED PARTNE		ntral Europe Mar	nagement Limited Partnership,
By:	Advent In	General Partner ternational Limi	ited Partnership,
Ву:		General Partner ternational Corp	poration,
By:	Janet L.	General Partner Hennessy	
		Vice President	/s/ Janet L. Hennessy
THE HUNGARY PRIVA LIMITED PARTNE		FUND	
By:	Advent Ce	-	nagement Limited Partnership,
Ву:	Advent In	General Partner ternational Limi General Partner	ited Partnership,
By:	Advent In	ternational Corr General Partner	poration,
Ву:	Janet L.	Hennessy	/s/ Janet L. Hennessy
ADVENT PARTNERS L	IMITED PAR	TNERSHIP	
Ву:		ternational Corr General Partner	poration,
Ву:	Janet L.	2	/s/ Janet L. Hennessy
THE POLAND INVEST	MENT FUND	I.TMITED PARTNERS	
By:	Janet L.	Hennessy	
	Attorn	ey-In-Fact	/s/ Janet L. Hennessy
PIF PARTNERS LIMI By:	Janet L.	Hennessy	
	Attorn	ey-In-Fact	/s/ Janet L. Hennessy
COPERNICUS VENTUR	Janet L.		
		ey-In-Fact	/s/ Janet L. Hennessy

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SCHEDULE A

The name and present principal occupation of each executive officer and director of Advent International Corporation and Copernicus Ventures Limited are set forth below. The business address of each executive officer and director of Advent International Corporation is c/o Advent International Corporation, 101 Federal Street, Boston, Massachusetts 02110. The business address of each executive officer and director of Copernicus Ventures Limited is c/o Copernicus Capital Management Sp. z o.o, Krakowskie Przedmiescie 79, 2nd Floor, 00-079 Warszawa, Poland. All of the persons listed below are United States citizens except for Messrs. Neil M. Milne and Neil R. Balfour who are citizens of the United Kingdom Nicholas B. Callinan who is a citizen of Australia, and Messrs. H. Bruce Murray, Wendell M. Hollis and Peter D. Martin who are citizens of Bermuda.

I.

Advent International Corporation

Name	Position with Advent International Corporation	Principal Occupation (if different)
Peter A. Brooke	Chairman	
Douglas R. Brown	Chief Executive Officer President Director	
Thomas R. Armstrong	Director Executive Vice President Chief Operating Officer	
Thomas H. Lauer	Senior Vice President Chief Financial Officer	
Mark Hoffman	Director	Chief Executive Officer of Hamilton Lunn Limited
Frank Savage	Director	Senior Vice President of Equitable Life Assurance Society Vice Chairman of Equitable Capital Management Corp.
William H. Gorham	Secretary	

II. Copernicus Ventures Limited

Name	Position with Copernicus Ventures Limited	Principal Occupation (if different)
H. Bruce Murray	Company Secretary	
Neil M. Milne	Director	Investment Manager York Trust Investment Partners Limited
Neil R. Balfour	Director	Company Chairman Mermaid Overseas Limited
Jeffrey L. Grady	Director	Investment Manager Barents Group LLC
Nicholas B. Callinan	Director	Senior Vice President and Managing Director of Central Europe and Eastern Europe for Advent International Corporation
Wendell M. Hollis	Director	Lawyer Mello Hollis
Peter D. Martin	Director	Lawyer Mello Hollis

EXHIBIT A

POWER OF ATTORNEY

Know all by these presents, that the undersigned hereby constitutes and appoints Janet L. Hennessy and Thomas H. Lauer, either signing singly, his/her true attorney-in-fact to:

- (1) execute for and on behalf of the undersigned all documents required of the undersigned related to any public registration of securities by EURONET SERVICES, INC. and specifically including any 5% shareholder questionnaire;
- (2) execute for and on behalf of the undersigned all documents required of the undersigned related to any sale of the undersigned's EURONET SERVICES, INC. securities whether in a public offering of such securities or on the public market and specifically including any required Form 144;
- (3) execute for and on behalf of the undersigned Forms 3, 4, and 5; related to EURONET SERVICES, INC. In accordance with Section 16(a) of the Securities Exchange Act of 1934 and the rules thereunder;
- (4) execute for and on behalf of the undersigned Schedules 13D and 13G; related to EURONET SERVICES, INC.in accordance with Section 13 of the Securities Exchange Act of 1934 and the rules thereunder;
- (5) do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete the execution of any such Form 3, 4, or 5 or Schedule 13D or 13G, and the timely filing of such forms with the United States Securities and Exchange Commission and any other authority; and
- (6) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that any document filed pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in his/her discretion.

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform all and every act and thing whatsoever requisite, necessary and proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could no if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact, or his/her substitute or substitutes, shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers granted. The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming any of the undersigned's responsibilities to comply with any section of either the Securities Act of 1933 or the Securities Exchange Act of 1934.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 31 day of March 1997.

THE POLAND INVESTMENT FUND LIMITED PARTNERSHIP By: PIF Partners Limited Partnership, General Partner By: Copernicus Ventures Limited, General Partner

/s/ Neil M. Milne Name: Neil M. Milne Title: Director

EXHIBIT B

POWER OF ATTORNEY

Know all by these presents, that the undersigned hereby constitutes and appoints Janet L. Hennessy and Thomas H. Lauer, either signing singly, his/her true attorney-in-fact to:

- (7) execute for and on behalf of the undersigned all documents required of the undersigned related to any public registration of securities by EURONET SERVICES, INC. and specifically including any 5% shareholder questionnaire;
- (8) execute for and on behalf of the undersigned all documents required of the undersigned related to any sale of the undersigned's EURONET SERVICES, INC. securities whether in a public offering of such securities or on the public market and specifically including any required Form 144;
- (9) execute for and on behalf of the undersigned Forms 3, 4, and 5; related to EURONET SERVICES, INC. in accordance with Section 16(a) of the Securities Exchange Act of 1934 and the rules thereunder;
- (10) execute for and on behalf of the undersigned Schedules 13D and 13G; related to EURONET SERVICES, INC. in accordance with Section 13 of the Securities Exchange Act of 1934 and the rules thereunder;
- (11) do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete the execution of any such Form 3, 4, or 5 or Schedule 13D or 13G, and the timely filing of such forms with the United States Securities and Exchange Commission and any other authority; and
- (12) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that any document filed pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in his/her discretion.

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform all and every act and thing whatsoever requisite, necessary and proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could no if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact, or his/her substitute or substitutes, shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers granted. The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming any of the undersigned's responsibilities to comply with any section of either the Securities Act of 1933 or the Securities Exchange Act of 1934.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 31 day of March 1997.

PIF PARTNERS LIMITED PARTNERSHIP By: Copernicus Ventures Limited, General Partner

EXHIBIT C

POWER OF ATTORNEY

Know all by these presents, that the undersigned hereby constitutes and appoints Janet L. Hennessy and Thomas H. Lauer, either signing singly, his/her true attorney-in-fact to:

- (13) execute for and on behalf of the undersigned all documents required of the undersigned related to any public registration of securities by EURONET SERVICES, INC. and specifically including any 5% shareholder questionnaire;
- (14) execute for and on behalf of the undersigned all documents required of the undersigned related to any sale of the undersigned's EURONET SERVICES, INC. securities whether in a public offering of such securities or on the public market and specifically including any required Form 144;
- (15) execute for and on behalf of the undersigned Forms 3, 4, and 5; related to EURONET SERVICES, INC. in accordance with Section 16(a) of the Securities Exchange Act of 1934 and the rules thereunder;
- (16) execute for and on behalf of the undersigned Schedules 13D and 13G; related to EURONET SERVICES, INC. in accordance with Section 13 of the Securities Exchange Act of 1934 and the rules thereunder;
- (17) do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete the execution of any such Form 3, 4, or 5 or Schedule 13D or 13G, and the timely filing of such forms with the United States Securities and Exchange Commission and any other authority; and
- (18) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that any document filed pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in his/her discretion.

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform all and every act and thing whatsoever requisite, necessary and proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could no if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact, or his/her substitute or substitutes, shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers granted. The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming any of the undersigned's responsibilities to comply with any section of either the Securities Act of 1933 or the Securities Exchange Act of 1934.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 31 day of March 1997.

COPERNICUS VENTURES LIMITED

/s/ Neil M. Milne Name: Neil M. Milne Title: Director