SUPREME INDUSTRIES INC Form DEF 14A March 16, 2004

SCHEDULE 14A INFORMATION

PROXY STATEMENT PURSUANT TO SECTION 14(A) OF THE

SECURITIES EXCHANGE ACT OF 1934 (AMENDMENT NO. ____)

// Preliminary Proxy Statement

/X/ Definitive Proxy Statement

// Definitive Additional Materials

// Soliciting Material Pursuant to Rule 14a-11(c) or Rule 14a-12

// Confidential, for use of the Commission only (as permitted by Rule 14a-6 (e) (2))

 SUPREME INDUSTRIES, INC.

(NAME OF REGISTRANT AS SPECIFIED IN ITS CHARTER)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

1

- (1) Title of each class of securities to which transaction applies.
- (2) Aggregate number of securities to which transaction applies.
- (3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth th amount on which the filing fee is calculated and state how it was determined.)

	(4) Proposed maximum aggregate value of transaction.													
	(5) Tota	l fee paic	1.											
/ / Fee p	aid previ	ously wit	th prelimi	inary mat	erials.									
		• •			-	-	-	 Act Rule 0-11 (a) (2) and identify the filing for which the ment number, or the Form or Schedule and the date of its &nbs						
	(1) Amo	ount Prev	iously Pa	id.										
	(2) Form	n, Schedu	ule or Reg	gistration	Statemer	nt No.								
	(3) Filir	ng Party.												
	(4) Date	e Filed.												

SUPREME INDUSTRIES, INC.

2581 East Kercher Road

P.O. Box 237

Goshen, IN 46528

NOTICE OF ANNUAL MEETING OF SHAREHOLDERS

To Be Held April 29, 2004

SUPREME INDUSTRIES, INC.:

2

The annual meeting of shareholders of Supreme Industries, Inc. (the "Company") will be held at the Courtyard by Marriott, 19 East, Goshen, Indiana on April 29, 2004 at 10:00 a.m. Eastern Standard Time for the following purposes:

1. To elect nine directors to serve until the next annual meeting of shareholders and until their respective successors sha and qualified;

2. To approve the Company's 2004 Stock Option Plan;

3. To ratify the selection of Crowe Chizek and Company LLC as independent auditors; and

4. To transact such other business as may properly come before the meeting and any adjournment thereof.

record at the close of business on March 8, 2004 are entitled to notice of and to vote at the meeting and any adjournment there

All shareholders are cordially invited to attend the meeting. Whether or not you plan to attend, please complete, sign, and retu enclosed proxy in the accompanying addressed envelope for which postage is prepaid. You may revoke the proxy at any time commencement of the meeting.

 By Order of the Board of Directors Goshen, Indiana William J. Barrett March 12, 2004 Secretary

IT IS IMPORTANT THAT YOUR STOCK BE REPRESENTED AT THE MEETING, REGARDLESS OF THE NUMBER YOU HOLD. PLEASE COMPLETE, SIGN, AND RETURN PROMPTLY THE ENCLOSED PROXY IN THE ACCOMPA-ENVELOPE, WHETHER OR NOT YOU INTEND TO BE PRESENT AT THE MEETING.

1

SOLICITATION OF PROXIES

This Proxy Statement and accompanying Proxy are furnished to shareholders in connection with the solicitation of proxies by Directors of Supreme Industries, Inc. (the "Company") for use at the Annual Meeting of Shareholders to be held at the Courty Marriott, 1930 Lincolnway East, Goshen, Indiana on April 29, 2004 at 10:00 a.m. Eastern Standard Time, or at any adjournment Notice of Meeting, the form of Proxy, and this Proxy Statement are being mailed to the Company's shareholders on or about N

The expense of proxy solicitation will be borne by the Company. Although solicitation is to be made primarily through the mat Company's officers and/or employees and those of its transfer agent may solicit proxies by telephone or personal contact, but is no additional compensation will be paid by the Company for such solicitation material regarding the meeting to beneficial own Company's Common Stock, and in such event the Company will reimburse them for all accountable costs so incurred.

A copy of the Annual Report to Shareholders of the Company for its fiscal year ended December 27, 2003, is being mailed wi Statement to all such shareholders entitled to vote, but does not form any part of the information for solicitation of proxies.

RECORD DATE AND VOTING SECURITIES

The Board of Directors of the Company has fixed the close of business on March 8, 2004, as the record date for determination shareholders entitled to notice of and to vote at the Annual Meeting. As of the record date, there were 9,961,148 shares of Cla Stock and 2,109,133 shares of Class B Common Stock of the Company issued and outstanding. The presence, in person or by holders of a majority of the issued and outstanding shares of Common Stock as of the record date is necessary to constitute a c Annual Meeting with respect to matters upon which both classes of Common Stock are entitled to vote.

ACTION TO BE TAKEN AND VOTE REQUIRED

Action will be taken at the meeting to elect a Board of Directors, approve the Company's 2004 Stock Option Plan and to ratify of Crowe Chizek and Company LLC as independent auditors. The proxy will be voted in accordance with the directions speci and otherwise in accordance with the judgment of the persons designated as proxies. Any proxy on which no directions are sp voted for the election of directors named herein, and otherwise in accordance with the judgment of the persons designated as person executing the enclosed proxy may nevertheless revoke it at any time prior to the actual voting thereof by filing with the

the Company either a written instrument expressly revoking it or a duly executed proxy bearing a later date. Furthermore, such nevertheless elect to attend the meeting and vote in person, in which event, the proxy will be suspended.

	2												

The Company's Certificate of Incorporation authorizes two classes of \$.10 par value Common Stock (designated Class A and well as one class of \$1.00 par value preferred stock. No shares of the preferred stock are outstanding. In voting on all matters of come before the meeting, a shareholder of either Class A or Class B Common Stock will be entitled to one vote, in person or be each share held in his name on the record date, except that the holders of Class A Common Stock shall be entitled to elect that (rounded down) of directors equal to the total number of directors to be elected divided by three, i.e., three directors, and the h B Common Stock shall be entitled to elect the remaining directors. The election of three directors by the holders of the Class A Stock requires the affirmative vote of a majority of the shares of Class A Common Stock represented in person or by proxy at which a majority of the outstanding Class A shares is present. The ratification of the selection of auditors and the approval of the 2004 Stock Option Plan require the affirmative vote of the holders of a majority of the outstanding shares of the Common Stock option. The company's Certificate of Incorporation prohibits cumulative voting.

SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

The following tabulation sets forth the names of those persons who are known to Management to be the beneficial owners as a 2004 of more than five percent of the Company's Class A or Class B Common Stock. Such tabulation also sets forth the numb the Company's Class A or Class B Common Stock beneficially owned as of March 8, 2004 by all of the Company's directors a (naming them) and all directors and officers of the Company as a group (without naming them). Persons having direct benefic of the Company's Common Stock possess the sole voting and dispositive power in regard to such stock. Class B Common Stoc convertible on a one-for-one basis into an equal number of shares of Class A Common Stock, and ownership of Class B share be beneficial ownership of Class A shares under Rule 13d-3(d)(1) promulgated under the Securities Exchange Act of 1934. A 2004, there were 9,961,148 Class A shares and 2,109,133 Class B shares outstanding.

The following tabulation also includes Class A shares covered by options granted under the Company's 1992, 1998 and 2001 Plans, which options are collectively referred to as "Stock Options". The Stock Options have no voting or dividend rights.

							2	3					

3

Name and Address		Ti	tle		An	iount an	d Nature	e of	
of Beneficial Owner		Cla	ass		Be	eneficial	Ownersh	ip	
Wellington Management Company		Clas	ss A		1,085,7	00			
75 State Street									
Boston, MA 02109									
Ronald L. Eubel		Clas	ss A		717,681				

7777 Washington Village Drive, Suite 210									
Dayton, OH 45459									
Mark E. Brady, William E. Hazel,		Cla	ss A		716,983	5			
Bernard J. Holtgrieve and Robert J. Suttman									
7777 Washington Village Drive, Suite 210									
Dayton, OH 45459									
Eubel Brady & Suttman		Cla	ss A		710,468	5			
Asset Management, Inc.									
7777 Washington Village Drive, Suite 210									
Dayton, OH 45459									
Wilen Management Corporation		Cla	ss A		641,536)			
2360 West Joppa Road									
Lutherville, MD 21093									
FMR Corp., Edward C. Johnson III and		Cla	ss A		503,750)			
Abigail P. Johnson									
82 Devonshire Street									
Boston, MA 02109									
Wachovia Corporation		Cla	ss A		493,838	5			
One Wachovia Center									
Charlotte, NC 28288		0 1		Proban					
			anosp		anosp	eenesp	anosp	anosp	anosp
	 	•			•				
	1			•	•				•
		 Cla				 0 (2)(6)			

Herbert	M. Gard	ner				Cla	ss A		954,586	6 (2)(3)(6)		
636 Riv	er Road					Cla	ss B		545,914	(3)			
Fair Ha	ven, NJ (07704											
William	J. Barre	tt				Cla	ss A		1,300,4	35 (2)(4)	(6)		
636 Riv	er Road					Cla	ss B		625,296	6 (4)			
Fair Ha	ven, NJ (07704											
Omer G						Clas	ss A		634,556	5 (2)			
2581 Ea	Omer G. Kropf 581 East Kercher Road												
Goshen	, IN 4652	28											
Robert .	J. Campb	ell				Clas	ss A		134,401	(2)(5)(6)		
15690 1	reasure	Cove				Cla	ss B		44,044				
Bullard,	, TX 757	57											
							,	1					

Name and Address		Ti	itle		An	nount an	d Natur	e of		
of Beneficial Owner		Cl	ass		Be	eneficial	Ownersł	nip		
Rice M. Tilley, Jr.		Cla	ss A		43,200	(2)				
1600 West Seventh Street										,
Suite 500										,
Fort Worth, TX 76102										,
										,
Robert W. Wilson		Cla	ss A		86,418	(2)				
2581 East Kercher Road										,
Goshen, IN 46528										

H. Doug	glas Schr	ock				Clas	ss A		86,064	(2)			
68143 C	Clunette S	Street											
New Pa	ris, IN 40	6553											
Mark C	. Neilson					Clas	ss A		1,000				
1361 Br	361 Bridgewater Way												
Mishaw	Mishawaka, IN 46545												
All dire	ctors and	officers	as a grou	р		Clas	ss A		3,955,6	31 (2)(3)	(4)(5)(6)		
of (9) pe	ersons					Cla	ss B		1,916,2	00 (3)(4)			
* Less t	* Less than 1%												

(1) The percentage calculations have been made in accordance with Rule 13d-3(d)(1) promulgated under the Securities Excha 1934. In making these calculations, shares beneficially owned by a person as a result of the ownership of Stock Options, or ow Class B Common Stock, were deemed to be currently outstanding solely with respect to the holders of such options or Class B

a result of the ownership of Stock Options under the Company's 1992, 1998 and 2001 Stock Option Plans.

									Stock			
									Options			
			Omer G	. Kropf					79,502			
			Herbert	M. Gard	ner				72,875			
			William Barrett	ı J.					72,875			
			Robert V Wilson	W.					58,797			
			Rice M. Jr.	Tilley,					16,638			
			Robert .	J. Campb	ell				14,025			
			Thomas	Cantwel	1				14,025			

 H. Douglas Schrock 7,608 All directors and officers as a group 336,345 (3) Includes 9,663 shares of Class A Common Stock and 56,592 shares of Class B Common Stock owned by Mr. Gardner's w Gardner has disclaimed beneficial ownership of these shares.

(4) Includes 81,686 shares of Class A Common Stock and 9,849 shares of Class B Common Stock owned by Mr. Barrett's wif has disclaimed beneficial ownership of these shares.

5

(5) Includes 410 shares of Class A Common Stock owned beneficially by Mr. Campbell's wife, as custodian for their children has disclaimed beneficial ownership of these shares.

(6) Includes the number of shares of Class A Common Stock which are deemed to be beneficially owned as a result of owners Class B Common Stock, which Class B shares are freely convertible on a one-for-one basis into Class A shares.

Depositories such as The Depository Trust Company (Cede & Company) as of March 8, 2004 held, in the aggregate, more tha Company's then outstanding Class A voting shares. The Company understands that such depositories hold such shares for the various participating brokers, banks, and other institutions which are entitled to vote such shares according to the instructions beneficial owners thereof. The Company has no reason to believe that any of such beneficial owners hold more than 5% of the outstanding voting securities.

ELECTION OF DIRECTORS

Nine directors are to be elected at the Annual Meeting of Shareholders. Unless otherwise instructed, the proxy holders will vo received by them for the nominees shown below for the term of one year and until their successors are duly elected and have of Company's Board of Directors is currently comprised of nine members. Of the persons named below, Messrs. Schrock, Tilley have been nominated for election by the holders of Class A Common Stock, and the remaining persons have been nominated the holders of Class B Common Stock. The nominees for election by holders of Class A Common Stock were recommended to Directors by a majority of the independent directors of the Board.

Messrs. Gardner, Barrett, Kropf and Wilson were the executive officers of the Company as of December 27, 2003. Officers ar annually by the Board of Directors at the Annual Meeting of Directors held immediately following the Annual Meeting of Sha

Although it is not contemplated that any nominee will be unable to serve as a director, in such event the proxies will be voted thereof for such other person as may be designated by the current Board of Directors. The Management of the Company has n believe that any of the nominees will be unable or unwilling to serve if elected to office, and to the knowledge of Managemen intend to serve the entire term for which election is sought.

There are no family relationships by blood, marriage, or adoption between any director or executive officer, except Mr. Schroe Barrett's brother-in-law. Mr. Tilley is a member of the law firm of Law, Snakard & Gambill, a Professional Corporation, whic legal services for the Company during 2003.

Only nine nominees for director are named, even though the Company's bylaws allow a maximum of fifteen, since the propose board is deemed adequate to meet the requirements of the Board of Directors. The proxies given by the Class A shareholders of for more than three persons and the proxies given by Class B shareholders cannot be voted for more than six persons. The info forth below with respect to each of the nominees has been furnished by each respective nominee.

		Executive		Positions
Name, Age, and Business Experience		Officer Since		Comp
Herbert M. Gardner, 64		1979		Chairman of the B President

6

Executive Vice President of Barrett-Gardner Associates, Inc., an investment banking firm since November 2002 and previously Senior Vice President of Janney Montgomery Scott LLC, investment bankers; Chairman of the Board of the Company since 1979 and President of the Company since June 1992. Director of Rumson-Fair Haven Bank and Trust Company, a New Jersey state independent, commercial bank and trust company; Also a Director of Nu Horizons Electronics Corp., an electronic component distributor; iDine Rewards Network Inc., formerly

Transmedia Network, Inc., a company that develops and markets transaction-based dining and other consumer rewards programs; TGC Industries, Inc., a company engaged in the geophysical services industry, Hirsch International Corp., importer of computerized embroidery machines, and supplies; Co-Active Marketing Group, Inc., a marketing and sales promotion company.

	es prom		in punij t									
a												
Omer G. Kropf, 62	2							1984			Executi	ve Vice Pr
Executive Vice Pro 1984; President an Corporation, a sub 1984 to November President of Supre	nd Chief osidiary r 2000 a	Executive of the Co and co-ho	ve Officer ompany, f lder of O	r of Supr from Janu ffice of t	eme 1ary he							
&												
William J. Barrett,	, 64							1979				ve Vice Pr
President of Barren banking firm since Vice President of J investment banker Company and a Di of Rumson-Fair H Jersey state indepe company; and a Di engaged in the geo	e Noven Janney I rs; Secre virector s Iaven Ba endent, c Director c	aber 2002 Montgom stary and since 197 ank and T commerc of TGC In	2 and pre- nery Scott Assistant 9. Chairn Yrust Con ial bank a ndustries	viously S t LLC, t Treasure nan of the npany, a l and trust , Inc., a c	enior er of the e Board New						Range a and Sec	ind Strateg retary
&												
Robert W. Wilson	n, 59							1992				ve Vice Pr
Treasurer, Executi Officer of the Com President of Finan- the President of Su Company, since N	npany si nce since upreme	ince Dece 21988 an Corporat	ember 19 d co-holo	92; Vice ler of Off	fice of						Officer	er and Chi
&												
&												
&												
&												
						-	7					
&]	Executiv	e			Positions

Name, Age, and Business Experience		O	fficer Sir	nce			Comp
Robert J. Campbell, 72			n/a			None	
Retired Chief Executive Officer of TGC Industries, Inc., from March 1996 to December, 1998, a company engaged in the geophysical services industry; Vice Chairman of the Board and Chief Executive Officer of TGC from July 1993 through March 1996; Chairman of the Board and Chief Executive Officer of TGC Industries, Inc., from July 1986 to July 1993. Prior to such time, President and Chief Executive Officer of the Company for more than five years.							
Dr. Thomas Cantwell, 76			n/a			None	
1978 to present, independent oil and gas consultant and personal investor; September 1987 to present, President of Technical Computer Graphics, Inc., a software/hardware integrator in the computer graphics field; Director, VertigoXMedia, a developer of television broadcast control systems.							
H. Douglas Schrock, 55			n/a			None	
President of Smoker Craft, Inc., a pleasure boat manufacturer, since 1978; also President of Earthway Products, Inc. and President of Starcraft Marine, LLC.							
Rice M. Tilley, Jr., 67			n/a			Assista	nt Secretar
Member of the law firm of Law, Snakard & Gambill, a Professional Corporation, since 1965; member of Governor's Business Council from 1997 to present; and a member of the Board of Regents of the University of North Texas from October, 2003 to present.							
Mark C. Neilson, 45			n/a			None	
Chief Financial Officer of Towne Air Freight, Inc., an air freight trucking company, since March 2001; Chief Financial Officer and Director of Shelter Components Corporation, a supplier to the recreational vehicle industry, from March 1986 to October 1998; Director of Geocel Holdings Corporation, a manufacturer of sealants and adhesives; Director of Therm-O-Lite, Inc., a manufacturer							

of interior insulating windows; Director of EVS, Inc., a manufacturer of emergency vehicle seating.

8													

COMMITTEES AND MEETINGS OF THE BOARD OF DIRECTORS; INDEPENDENT DIRECTORS

The Board of Directors has an Executive Committee comprised of Dr. Cantwell and Messrs. Gardner, Barrett, and Kropf, an A Committee comprised of Dr. Cantwell and Messrs. Tilley, Neilson and Campbell, and a Stock Option Committee comprised of and Messrs. Gardner and Barrett.

The Executive Committee, which met four times during the year ended December 27, 2003, is charged by the Company's byla responsibility of exercising such authority of the Board of Directors as is specifically delegated to it by the Board, subject to c limitations contained in the bylaws.

The Audit Committee met four times during the year ended December 27, 2003. The purpose and functions of the Audit Commappoint or terminate the independent auditors; evaluate and determine compensation of the independent auditors; review the se audit proposed by the independent auditors; review year-end financial statements prior to issuance; consult with the independent matters relating to internal financial controls and procedures; and make appropriate reports and recommendations to the Board

The Stock Option Committee met twice during the year. The Committee is responsible for awarding Stock Options to key empirication individuals who provide substantial advice or other assistance to the Company so that they will apply their best efforts for the Company.

The Board of Directors does not have nominating or compensation committees.

During the year ended December 27, 2003, the Board of Directors held four regularly scheduled meetings. All of the Directors attended 75% or more of the total meetings of the Board and of the committees on which they serve.

The Board of Directors has determined that the following five directors, constituting a majority of the Board of Directors, hav relationship with the Company that would interfere with the exercise of independent judgment and are "independent" within the terminal sector of the company that would be a sector of the exercise of the company that would be a sector of the company. The company that would be a sector of the company that would be a sector

the American Stock Exchange ("AMEX") new director independence standards: Robert J. Campbell, Dr. Thomas Cantwell, H Schrock, Rice M. Tilley, Jr. and Mark C. Neilson.

SUPREME'S AUDIT COMMITTEE AND AUDIT COMMITTEE REPORT

The responsibilities of the Audit Committee, which are set forth in the Audit Committee Charter adopted by the Board of Directory providing oversight to the Company's financial reporting process through periodic meetings with the Company's independent as management to review accounting, auditing, internal controls and financial reporting matters. A copy of the Audit Committee attached as Appendix A. The members of the Audit Committee are independent as defined in Section 121(A) of the listing state American Stock Exchange and Rule 10A-3 (b)(1) under the Securities Exchange Act of 1934 (the "1934 Act"). All members of Committee are financially literate and are able to read and understand fundamental financial statements, including a balance set statement and cash flow statement. The Board of Directors has determined that Mr. Neilson qualifies as an "Audit Committee Expert" as defined in Section 229.401(h) of the 1934 Act, and his experience and background are described on page 8. The matter Company is responsible for the preparation and integrity of the financial reporting information and related systems of inter The Audit Committee has the authority and available funding to engage any independent legal counsel a accounting or other expert advisors as necessary to carry out its duties.

9

We have reviewed and discussed with senior management the Company's audited financial statements included in the 2003 As Shareholders. Management has confirmed to us that such financial statements (i) have been prepared with integrity and object the responsibility of management and, (ii) have been prepared in conformity with accounting principles generally accepted in States of America.

We have discussed with Crowe Chizek and Company LLC, the Company's independent accountants, the matters required to b Statement of Auditing Standards ("SAS") No. 61, "Communications with Audit Committees." SAS No. 61 requires the Comparind pendent accountants to provide us with additional information regarding the scope and results of their audit of the Comparisate statements, including with respect to (i) their responsibility under auditing standards generally accepted in the United States of significant accounting policies, (iii) management judgments and estimates, (iv) any significant audit adjustments, (v) any disagmanagement, and (vi) any difficulties encountered in performing the audit.

We have received from Crowe Chizek and Company LLC a letter providing the disclosures required by Independence Standard Standard No. 1, "Independence Discussions with Audit Committees", with respect to any relationships between Crowe Chizek LLC and the Company that in their professional judgment may reasonably be thought to bear on their independence. Crowe C Company LLC has discussed its independence with us and has confirmed in such letter that, in its professional judgment, it is the Company within the meaning of the federal securities laws.

Based on the review and discussions described above with respect to the Company's audited financial statements included in the 2003 Annual Report to Shareholders, we have recommended to the Board of Directors that such financial statements be included.

Company's Annual Report on Form 10-K for filing with the Securities and Exchange Commission.

As specified in the Audit Committee Charter, it is not the duty of the Audit Committee to plan or conduct audits or to determine Company's financial statements are complete and accurate and in accordance with accounting principles generally accepted in States of America. That is the responsibility of management and the Company's independent accountants. In giving our recomthe Board of Directors, we have relied on (i) management's representation that such financial statements have been prepared w and objectivity and in conformity with generally accepted accounting principles, and (ii) the report of the Company's independent accountants with respect to such financial statements.

					&	nbsp							
					The Audit	Comn	nittee:						
					Rice M. Til	lley, Jr	. (Chair)						
					Robert J. C	Campbe	211						
					Thomas Ca	antwell							
					Mark C. Neilson								
					&	nbsp							

Accounting Fees

The following table sets forth the aggregated fees billed to the Company for fiscal years 2003 and 2002 by the Company's inde accountants, Crowe Chizek and Company LLC:

							2003			2002	
			Audit fe	es			\$116,000			\$107,000	
			Audit-re	elated fee	:S			30,790		20,300	
			Tax fees	S				135,495		165,600	
			All othe	r fees				18,750		-	
				Total fees			\$301,035			\$292,900	

10

The Audit Committee has advised the Company that it has determined that the non-audit services rendered by the Company's accountants during the Company's most recent fiscal year are compatible with maintaining the independence of such accounta

Code of Ethics

The Company has adopted a Code of Ethics that applies to the Company's Officers and Directors, including the Company's prexecutive officer and principal financial and accounting officer. The code has been posted in the Shareholder Information sect Company's website, www.supremeind.com.

EXECUTIVE COMPENSATION

The following table sets forth the compensation paid or accrued by the Company and its subsidiaries for services rendered dur three fiscal years to the Company's chief executive officer and each of the most highly compensated executive officers of the whose cash compensation exceeds \$100,000.

Summary Compensation Table

												&
Name and			Annı	ual Comper	isation				Long Term			
Principal Position		Year		Salary \$		Bonus \$			Compensation			C
Herbert M. Gardner (1)		2003		\$108,000		\$ 59,000		\$			\$	
Chairman of the Board		2002		108,000		72,500						
and President		2001		108,000		102,546						
												&
William J. Barrett (1)		2003		108,000		59,000						
Executive Vice		2002		108,000		72,500						
President (Long Range		2001		108,000		102,546						
and Strategic Planning)												&
and												&

												&
Omer G. Kropf (2)		2003		240,000		92,683						
Executive Vice		2002		240,000		109,784						6
President		2001		240,000		365,800						5
Robert W. Wilson (3)		2003		147,923		92,683						6
Executive Vice		2002		135,000		109,784						4
President, Treasurer		2001		132,692		182,900						5
and Chief Financial Officer												&
0.1			• •		o 1	0.1	0.1			0

 &

(1) On January 1, 1993, the Company entered into three-year consulting agreements commencing on January 1, 1993 with Mr Mr. Barrett for financial and advisory consulting services. On September 22, 1994, the Board of Directors approved an amend contracts so that on December 31st of each year the contracts will be extended for an additional year. On May 1, 2003 the Cor entered into employment contracts commencing on May 1, 2003 with Mr. Gardner and Mr. Barrett. Commencing on the first of contract and each day thereafter the term of the contracts shall automatically be extended for one additional day so that a cons year term will always be in effect. The terms of the employment contracts provide for Mr. Gardner and Mr. Barrett to receive base salary of \$108,000 per year, plus a cash incentive performance fee in the amount of \$36,000 if the pre-tax earnings of the exceed \$2,000,000, plus an amount equal to 0.6% of the amount by which such pre-tax earnings exceed \$2,000,000.

11

(2) On May 1, 1998, the Company's wholly-owned subsidiary, Supreme Corporation, entered into a four-year employment contract Mr. Kropf through April 30, 2002. On May 1, 2002, Supreme Corporation entered into a new three-year employment contract Kropf through April 30, 2005. The terms of the employment contract provide for a minimum base salary of \$240,000 per year subject to approval by the Board of Directors, based upon the Company's pre-tax operating performance.

(3) On January 1, 1998, the Company's wholly-owned subsidiary, Supreme Corporation, entered into a three-year employment with Mr. Wilson through December 31, 2000. On July 1, 2000, amendment number one extended the contract through Decembor On July 1, 2003 Supreme Corporation entered into a new three-year employment contract with Mr. Wilson through June 30, 2 terms of the employment contract provide for a minimum base salary of \$150,000 per year (subject to increase by the determi Board of Directors) plus a bonus subject to approval by the Board of Directors, based upon the Company's pre-tax operating p

(4) Includes the Company's matching contribution to its Section 401(k) Retirement Plan and payment of premiums for disabilit insurance coverage for the named executives.

 &

Director Compensation

 &

Outside directors are paid \$1,500 per board meeting attended and an additional \$6,000 annually. Members of the Audit Comm \$1,500 per meeting. Non-employee members of the Executive Committee are paid \$2,000 per month. Each Director is reimbut out-of-pocket expenses incurred in attending Board or Committee meetings.

												&
												&

Aggregate Option/SAR Exercises in Last Fiscal Year and Fiscal Year-End Option/SAR Values

 &

The following table sets forth certain information regarding the year-end value of options held by the Company's executive of the fiscal year ended December 27, 2003. There are no stock appreciation rights outstanding.

&nbsi	o &nbs	o &nbs	p &nbsr	b	&nbs	o &nbsr	% &nbs	o &nbsi	b	&nbs	o &nbs	р &

		Shares			Value						Va
		Acquired			Realized		Number	Number of Unexercised			In-
		on			at		Options	at the Y	ear-End		A
Name		Exercise			Exercise		Exercisa	ble/Unex	ercisable		Exer
Herbert M. Gardner				\$			72,875		55,000		\$ 146,58
William J. Barrett							72,875		55,000		117,5
Omer G. Kropf							92,336		64,167		179,2
Robert W. Wilson							67,964		40,334		130,3
(1) The value of	outstandi	ing options i	s based o	n the Dec	cember 27, ′	2003 clos	sing stock p	rice whic	ch was \$6.0	0.	

						12	2				

The Board Of Directors Report On Executive Compensation

	&1	nbsp											
--	----	------	--	--	--	--	--	--	--	--	--	--	--

The Company's compensation policy and annual compensation applicable to the Company's executive officers are the response Directors. Executive officers of the Company who are also members of the Board, including the chief executive officer, do not their own compensation. The Board of Directors reviews the individual performance of each executive officer and the financial Company. The Board also takes into account salary levels, bonus plans, stock incentive plans and other compensation package executive officers of companies of similar size and nature. The Board of Directors considers the Company's compensation pol 162(m) of the Internal Revenue Code of 1986 and related regulations regarding the deductibility of certain compensation. No compensation which is non-deductible under such Section; however, the Board of Directors may determine to pay compensation non-deductible in certain circumstances. In accordance with the above compensation policy, the Board of Directors, upon the majority of the independent directors of the Board, has established certain compensation arrangements as set forth below.

The Board has approved Employment Contracts between the Company and Mr. Herbert M. Gardner, Chairman of the Board a Company, and Mr. William J. Barrett, Executive Vice President (Long Range and Strategic Planning) and Secretary of the Co Employment Contracts went into effect May 1, 2003, and shall automatically be extended for one additional day so that a conswill always be in effect. In consideration of services to be provided to the Company, the Employment Contracts provide for M Barrett to each receive (in addition to certain fringe benefits): (1) annual consulting fees of \$108,000 (which monthly payment other fees paid to Messrs. Gardner and Barrett, respectively, for serving as members of the Board of Directors and any commi its subsidiaries): and (2) if the pre-tax earnings of the Company exceed \$2,000,000, an incentive bonus of \$36,000, plus an are the amount by which such pre-tax earnings exceed \$2,000,000.

The Company's wholly-owned subsidiary, Supreme Corporation, entered into an Employment Contract with Mr. Omer G. Kro as President of Supreme Corporation (Mr. Kropf is also an Executive Vice President of the Company). The Employment Control four years beginning on May 1, 1998, and ending on April 30, 2002. On May 1, 2002 Supreme Corporation entered into a new through April 30, 2005. In consideration of his services rendered as President of Supreme Corporation, this Employment Control Supreme Corporation will pay to Mr. Kropf (in addition to certain fringe benefits) a minimum base salary of \$240,000 per year bonus if earned under Supreme Corporation's Bonus Payment Plan. Under this Plan, an amount equal to ten percent (10%) of pre-tax profits is (subject to Board approval) placed into a bonus pool which is then allocated among, and is distributed to, Sup executives. The allocation of such bonus pool is approved by the Board of Directors based upon an analysis of the contribution the Company's financial performance and a consideration of Management's recommendation as to an appropriate allocation to contributions.

8												

The Company's v Mr. Wilson as V Treasurer and Ch December 31, 20 Corporation ente Treasurer and Ch addition to certai plus a pre-tax inc	ice Presid nief Finar 000. On J red into a nief Finar In fringe	dent of Finar ncial Officer uly 1, 2000 a a new Emplo ncial Officer benefits) a m	of the Co amendme oyment C of the Co inimum	surer and ompany). ant numbe ontract the orporation base salar	Assistant S The Emplo er one exten prough June n, the Emplo ry of \$150,0	ecretary oyment Co ded the c 30, 2006 oyment C 000 per ye	of Supreme ontract was ontract thro 5. In conside Contract pro ear (subject	Corpora for a terr ough Dec eration of vides that to increa	tion (Mr. W m of three y ember 31, 2 f his service tt Supreme (ase by the d	/ilson is a vears begi 2003. On es rendere Corporati eterminat	also Exec inning Ja July 1, 2 ed as Exe ion will p tion of th
						13	}				
					The	Board o	f Directors				
Robert J. Campb			ce M. Ti	lley, Jr.	. Barrett He	rbert M.	Gardner H.	Douglas	Schrock		
Stock Option Pl	ans										
2004 Stock Optio	on Plan										
On January 23, 2 Plan. Shareholde summarize certai	ers will be	e asked to ap	prove the	e 2004 St	ock Option	Plan at th	ne Annual N	Aeeting to	o be held A	pril 29, 2	1 2
The 2004 Stock of Common Stock to affiliates but who Option Plan auth below, to be outs of the 2004 Stock Company, who, is may actually reco	to certain of from tir lorizes the standing a k Option in manag	key employ ne to time pr e granting of at any time. S Plan. At the ement's opin	ees of the rovide sub coptions Subject to present t	e Compar bstantial a to acquire o such lin ime, there	ny and/or its advice or ot e up to 600, nitations, the e are approv	affiliates her assist 000 share ere is no kimately	s, and certa tance or ser es of Class limit on the 40 employe	in individ vices to t A Comm absolute ees of the	luals who a he Compan on Stock, s number of Company,	re not em y and/or ubject to awards t including	ployees its affilia certain a hat may g officers
Authority to adm	ninister th	e 2004 Stoc	k Option	Plan has	been deleg	ated to a	committee (the "Cor	nmittee") o	f the Boa	rd of Dir

Authority to administer the 2004 Stock Option Plan has been delegated to a committee (the "Committee") of the Board of Directory expressly provided by the 2004 Stock Option Plan, the Committee has authority, in its discretion, to award 2004 Options and and conditions (which need not be identical) of such 2004 Options, including the persons to whom, and the time or times at w

be awarded, the number of 2004 Options to be awarded to each such person, the exercise price of any such 2004 Options, and provisions of any agreement pursuant to which such 2004 Options will be awarded. The 2004 Stock Option Plan also provides be authorized by the Board of Directors to make cash awards as specified by the Board of Directors to the holder of a 2004 Option set forth below, the exercise price of the shares of stock covered will be determined by the Committee on the date of award.

Unless a Holder's option agreement provides otherwise, the following provisions will apply to exercises by the Holder of his of may be exercised during the first twelve months following the date of grant. During the second year following the date of grant one-third of the shares covered thereby may be exercised, and during the third year options covering up to two-thirds of such a Thereafter, and until the options expire, the optionee may exercise options covering all of the shares. Persons over sixty-five of exercise options covering up to one-half of the shares during the first year and thereafter may exercise all optioned shares. Subjust described, options may be exercised as to all or any part of the shares covered thereby on one or more occasions, but, as a cannot be exercised as to less than one hundred shares at any one time.

						14	1				

The exercise price of the shares of stock covered by each incentive stock option ("ISO"), within the meaning of Section 422 o Code of 1986, as amended (the "Code"), will not be less than the fair market value of stock on the date of award of such ISO, not be awarded to any person who owns stock possessing more than ten percent (10%) of the total combined voting power of Company, unless the exercise price is at least one hundred ten percent (110%) of the fair market value of the stock at the time the ISO is not exercisable after the expiration of five years from the date it is awarded.

The exercise price of the shares of Class A Common Stock covered by each 2004 Option that is not an ISO ("NSO") will not be (50%) of the fair market value of the stock on the date of award of such NSO.

Payment for Class A Common Stock issued upon the exercise of a 2004 Option may be made in cash or, with the consent of the shares of Class A Common Stock owned by the holder of the 2004 Option for at least six months prior to the date of exercise the Committee, partly in cash and partly in such shares of Class A Common Stock. If payment is made, in whole or in part, we shares of Class A Common Stock, the Committee may issue to such Holder a new 2004 Option for a number of shares equal the delivered by such Holder to pay the exercise price of the previous 2004 Option. The new 2004 Option will have an exercise provide one hundred percent (100%) of the fair market value of the Class A Common Stock on the date of the exercise of such previous 2004 Option so issued will not be exercisable until the later of the date specified in an individual option agreement or six mon grant.

&snbsp &	ıbsp		
----------	------	--	--

In addition, the 2004 Stock Option Plan allows for the cashless exercise of options via the Sale Method. Under the Sale Method the Committee, payment in full of the exercise price of the option may be made through the Company's receipt of a copy of in directing such broker to sell the stock for which the option is being exercised, to remit to the Company an amount equal to the of such option, with balance being remitted to the holder.

									-		
The duration of e date of the award voting power of a time or in installr time or times at v	l (or not r all classes ments, as	more than fives of stock) in a determined	ve years f n the case by the Co	from the c of an IS ommittee	late of awar O, and in ei	d if the H ther case	Holder owns may be exe	s stock re ercised in	presenting whole or in	more that n part at a	n 10% of any time
In the event of an Company, by rea Company is the s outstanding 2004 effect thereon of consolidations in percent (50%) or outstanding to ter the determination have not at that ti	A son of a surviving A Option, such cha a which the more of rminate, I n as to the	stock divider corporation, and the exer ange. Unless he Company the total con but such Hol e periods and	nd, or spl , the aggr ccise price a Holder' is not the nbined vo lder shall d installm	it, combi regate nume of each s option a surviving poing power have the ments of each	nation, excl mber and cl outstanding agreement p g corporatio ver of all cla right, imme	hange of a ass of res 2004 Op provides of on, or cer asses of st ediately p	shares or ot erved share ption shall t otherwise, a tain transac tock of the prior to such	her recap es, the nu be automa dissolut ctions in Company n transact	bitalization, mber and th atically adju ion or liqui which anoth v, shall causs ion, to exer	merger, on the class of usted accur dation of ther corpor- se such H the such H	or otherw f shares s urately an the Com ration be older's 20 2004 Op
						15	5				
The 2004 Stock (stock options out	•				•						
The 2004 Stock C except that shared Stock Option Pla be granted, (d) re causes the ISO's no longer satisfy	holder ap in, (b) cha emoves th granted u such req	pproval is req anges the des he administra under the 200 juirements.	quired for signation ation of th 04 Stock	any ame of the cla ne 2004 S Option P	ndment tha ass of emplo tock Option lan and outs	t: (a) cha oyees elig n Plan fro standing a	nges the nu gible to rece om the Com at such time	mber of s eive 2004 mittee, o e that sati	shares of Cl Options, (r (e) withou sfied the re	lass A Co c) decreas it the con quiremen	ommon S ses the pr sent of th ts of Sec
2001 Stock Optio)n Plan	1					[r	r	1	
On January 31, 2 Plan. The Plan w certain provisions	as approv	ved by the C	ompany's	s shareho	lders at the	Annual N	Aeeting hel	d on May	/ 2, 2001. T		
The 2001 Stock (Common Stock to											

affiliates but who from time to time provide substantial advice or other assistance or services to the Company and/or its affilia Option Plan authorizes the granting of options to acquire up to 825,000 shares of Class A Common Stock, subject to certain as below, to be outstanding at any time. Subject to such limitations, there is no limit on the absolute number of awards that may of the 2001 Stock Option Plan. At the present time, there are approximately 40 employees of the Company, including officers Company, who, in management's opinion, would be considered eligible to receive grants under the 2001 Stock Option Plan, at December 27, 2003, there were 797,500 options outstanding under this plan, of which 198,910

Authority to administer the 2001 Stock Option Plan has been delegated to a committee (the "Committee") of the Board of Directors stype provided by the 2001 Stock Option Plan, the Committee has authority, in its discretion, to award 2001 Options and a and conditions (which need not be identical) of such 2001 Options, including the persons to whom, and the time or times at w be awarded, the number of 2001 Options to be awarded to each such person, the exercise price of any such 2001 Options, and provisions of any agreement pursuant to which such 2001 Options will be awarded. The 2001 Stock Option Plan also provides be authorized by the Board of Directors to make cash awards as specified by the Board of Directors to the holder of a 2001 Option set forth below, the exercise price of the shares of stock covered will be determined by the Committee on the date of award.

|--|

Unless a Holder's option agreement provides otherwise, the following provisions will apply to exercises by the Holder of his of may be exercised during the first twelve months following the date of grant. During the second year following the date of grant one-third of the shares covered thereby may be exercised, and during the third year options covering up to two-thirds of such a Thereafter, and until the options expire, the optionee may exercise options covering all of the shares. Persons over sixty-five of exercise options covering up to one-half of the shares during the first year and thereafter may exercise all optioned shares. Subjust described, options may be exercised as to all or any part of the shares covered thereby on one or more occasions, but, as a cannot be exercised as to less than one hundred shares at any one time.

16

The exercise price of the shares of stock covered by each incentive stock option ("ISO"), within the meaning of Section 422 o Code of 1986, as amended (the "Code"), will not be less than the fair market value of stock on the date of award of such ISO, not be awarded to any person who owns stock possessing more than ten percent (10%) of the total combined voting power of Company, unless the exercise price is at least one hundred ten percent (110%) of the fair market value of the stock at the time the ISO is not exercisable after the expiration of five years from the date it is awarded.

The exercise price of the shares of Class A Common Stock covered by each 2001 Option that is not an ISO ("NSO") will not be (50%) of the fair market value of the stock on the date of award of such NSO.

|--|

Payment for Class A Common Stock issued upon the exercise of a 2001 Option may be made in cash or, with the consent of the shares of Class A Common Stock owned by the holder of the 2001 Option for at least six months prior to the date of exercise the Committee, partly in cash and partly in such shares of Class A Common Stock. If payment is made, in whole or in part, we shares of Class A Common Stock, the Committee may issue to such Holder a new 2001 Option for a number of shares equal the delivered by such Holder to pay the exercise price of the previous 2001 Option. The new 2001 Option will have an exercise provide the fair market value of the Class A Common Stock on the date of the exercise of such previous 2001 Option so issued will not be exercisable until the later of the date specified in an individual option agreement or six mon grant.

r													
In addition, the 2 the Committee, p directing such br of such option, w	oayment i oker to se	in full of the ell the stock	exercise for which	price of t	the option m on is being	hay be ma	ade through	the Com	pany's rece	pt of a c	opy of in		
The duration of each 2001 Option will be for such period as the Committee determines at the time of award, but not for more date of the award (or not more than five years from the date of award if the Holder owns stock representing more than 10% of voting power of all classes of stock) in the case of an ISO, and in either case may be exercised in whole or in part at any time or in installments, as determined by the Committee at the time of award, except that after the date of award, the Committee time or times at which a 2001 Option may be exercised.													
In the event of any change in the number of outstanding shares of Class A Common Stock effected without receipt of consider Company, by reason of a stock dividend, or split, combination, exchange of shares or other recapitalization, merger, or otherw Company is the surviving corporation, the aggregate number and class of reserved shares, the number and the class of shares so outstanding 2001 Option, and the exercise price of each outstanding 2001 Option shall be automatically adjusted accurately ar effect thereon of such change. Unless a Holder's option agreement provides otherwise, a dissolution or liquidation of the Com consolidations in which the Company is not the surviving corporation, or certain transactions in which another corporation be percent (50%) or more of the total combined voting power of all classes of stock of the Company, shall cause such Holder's 20 outstanding to terminate, but such Holder shall have the right, immediately prior to such transaction, to exercise such 2001 Op the determination as to the periods and installments of exercisability made pursuant to such holder's option agreement if (and have not at that time expired or been terminated.													
	17												
The 2001 Stock of stock options out													
The 2001 Stock Option Plan may be terminated, modified, or amended by the Board of Directors at any time without further s except that shareholder approval is required for any amendment that: (a) changes the number of shares of Class A Common St Stock Option Plan, (b) changes the designation of the class of employees eligible to receive 2001 Options, (c) decreases the pr be granted, (d) removes the administration of the 2001 Stock Option Plan from the Committee, or (e) without the consent of th causes the ISO's granted under the 2001 Stock Option Plan and outstanding at such time that satisfied the requirements of Sec no longer satisfy such requirements.													
1998 Stock Optic	on Plan						-	-	-	-	-		
On October 29, 1 Plan. The plan w the 1998 Stock C	as approv	ved by sharel	holders a	t the annu	ual meeting	held on A	April 29, 19						

										1	
The 1998 Stock of Common Stock to affiliates but who Option Plan auth below, to be outs of the 1998 Stoch Company, who, it may actually reco	to certain o from tim orizes the standing a k Option in manag	key employ- ne to time pr e granting of at any time. S Plan. At the ement's opin	ees of the ovide sul options Subject to present t ion, wou	e Compar bstantial to acquire o such lin ime, ther ld be con	ny and/or its advice or ot e up to 869, nitations, the e are appros isidered elig	affiliates her assist 087 share ere is no kimately fible to re	s, and certa ance or ser es of Class J limit on the 40 employe ceive grant	in indivic vices to t A Comm absolute es of the s under th	luals who a he Compan on Stock, su number of Company, he 1998 Sto	re not em y and/or ubject to awards t including ock Optio	ployees its affilia certain a hat may g officers n Plan, a
Authority to adm expressly provide terms and condite will be awarded, provisions of any be authorized by connection with will be determine	ed by the ions (whi the numb agreeme the Boar the exerc	1998 Stock ich need not ber of 1998 (ent pursuant d of Director ise thereof. S	Option P be idention Options to to which rs to mak Subject to	Plan, the C cal) of su o be awar such 199 te cash av o the limi	Committee I ch 1998 Op rded to each 98 Options v vards as spe tations set f	has the au ptions, inc such per will be av will be av	thority, in luding the rson, the ex- varded. The the Board	its discre persons t ercise pri 1998 Sto of Directo	etion, to awa o whom, an ce of any su ock Option ors to the he	ard 1998 nd the tim uch 1998 Plan also older of a	Options le or time Options provide 1998 O
may be exercised one-third of the s Thereafter, and u exercise options just described, op cannot be exercise	shares cov intil the o covering ptions ma	vered thereby options expire up to one-ha	y may be e, the opt alf of the ed as to a	exercise ionee ma shares du ill or any	d, and durin by exercise of uring the first part of the s	g the thir options co st year an shares co	d year option overing all of d thereafter	ons cover of the sha	ring up to tw res. Person ercise all op	wo-thirds s over size otioned sh	of such (ty-five of (ares. Sub
						18					
The exercise pric Code of 1986, as not be awarded to Company, unless the ISO is not ex	amended o any per s the exer	d (the "Code rson who own cise price is	"), will no ns stock j at least o	ot be less possessin ne hundr	than the fai g more than ed ten perce	ir market i ten perc ent (110%	value of sto ent (10%) of b) of the fai	ock on th	e date of av	vard of su 1 voting p	ich ISO, oower of
Code of 1986, as not be awarded to Company, unless	amended o any per s the exer	d (the "Code rson who own cise price is	"), will no ns stock j at least o	ot be less possessin ne hundr	than the fai g more than ed ten perce	ir market i ten perc ent (110%	value of sto ent (10%) of b) of the fai	ock on th	e date of av	vard of su 1 voting p	ich ISO, oower of
Code of 1986, as not be awarded to Company, unless the ISO is not ex	amended o any per s the exer- ercisable ce of the s	d (the "Code son who own cise price is after the exp shares of Cla	"), will no ns stock j at least o biration o 	ot be less possessin ne hundr f five yea nmon Sto	than the fa g more than ed ten perce ars from the ock covered	ir market n ten perc ent (110% date it is by each	value of sto ent (10%) of b) of the fai awarded. 1998 Optio	ock on th of the tota r market 	e date of av al combinec value of the 	ward of su l voting p e stock at 	ach ISO, power of the time
Code of 1986, as not be awarded to Company, unless the ISO is not ex The exercise price	amended o any per s the exer- ercisable ce of the s	d (the "Code son who own cise price is after the exp shares of Cla	"), will no ns stock j at least o biration o 	ot be less possessin ne hundr f five yea nmon Sto	than the fa g more than ed ten perce ars from the ock covered	ir market n ten perc ent (110% date it is by each	value of sto ent (10%) of b) of the fai awarded. 1998 Optio	ock on th of the tota r market 	e date of av al combinec value of the 	ward of su l voting p e stock at 	ach ISO, power of the time

new 1998 Option so issued will not be exercisable until the later of the date specified in an individual option agreement or six grant.

In addition, the 19 The Board of Dire (no options were of price of the option the option is being the Holder.	ectors of ever exer n may be	the Compar rcised using made throu	ny amend the net m gh the Co	ed the 19 nethod). U ompany's	98 Stock O Jnder the Sa receipt of a	ption Pla ale Metho a copy of	n on Nover od, with the instructions	nber 11, consent s to a bro	1999 to dele of the Com ker directin	ete the N mittee, p g such bi	et Metho ayment i roker to s	
The duration of each 1998 Option will be for such period as the Committee determines at the time of award, but not for more date of the award (or not more than five years from the date of award if the Holder owns stock representing more than 10% of voting power of all classes of stock) in the case of an ISO, and in either case may be exercised in whole or in part at any time time or in installments, as determined by the Committee at the time of award, except that after the date of award, the Committe time or times at which a 1998 Option may be exercised.												
In the event of an Company, by reas Company is the su outstanding 1998 effect thereon of s consolidations in percent (50%) or outstanding to terr the determination have not at that tim	son of a s urviving Option, such chas which th more of minate, b as to the	stock divider corporation, and the exer nge. Unless the Company the total con out such Hol e periods and	nd, or spl , the aggr cise price a Holder' is not the nbined vo der shall l installm	it, combi egate nume of each s option a survivin oting pow have the ents of est	nation, excl mber and cl outstanding agreement p g corporatio ver of all cla right, imme	hange of s ass of res g 1998 Op provides of on, or cer asses of st ediately p	shares or ot erved share otion shall b otherwise, a tain transac tock of the 0 prior to such	her recap es, the nu be automa dissolut ctions in v Company transact	bitalization, mber and th atically adju ion or liquid which anoth 7, shall causs ion, to exer	merger, on the class of the class of the class of the class of the corpo the such H class such	or otherw f shares s urately an the Com ration be older's 19 1998 Op	
						19						
The 1998 Stock C stock options outs	-											
The 1998 Stock C except that shareh Stock Option Plar be granted, (d) ren causes the ISO's g no longer satisfy s	nolder ap n, (b) cha moves th granted u	proval is rec anges the des a administra ander the 199	uired for signation tion of th	any ame of the cla ne 1998 S	endment that ass of emplo stock Option	t: (a) char oyees elig n Plan fro	nges the nu gible to rece om the Com	mber of s vive 1998 mittee, o	shares of Cl Options, (r (e) withou	ass A Co c) decreas it the con	ommon S ses the pr sent of th	

On April 7, 1992, the Company's Board of Directors approved and adopted, subject to shareholder approval, the Company's 19. The plan was approved by the shareholders at the annual meeting held on June 11, 1992. The following paragraphs summarized the 1992 Stock Option Plan and are qualified in their entirety by reference thereto. The 1992 Stock Option Plan provides for th (collectively, the "1992 Options") to purchase shares of the Company's Class A Common Stock to certain key employees of the affiliates, and certain individuals who are not employees of the Company or its affiliates but who from time to time provide su assistance or services to the Company and/or its affiliates. The 1992 Stock Option Plan authorizes the granting of options to ac shares of Class A Common Stock, subject to certain adjustments described below. Subject to such limitations, there is no limit of awards that may be granted during the life of the 1992 Stock Option Plan. At the present time, there are approximately 40 e Company, including officers and directors of the Company, who, in management's opinion, would be considered eligible to re 1992 Stock Option Plan, although fewer employees may actually receive grants. At December 27, 2003, there were no options plan.

|--|--|

Authority to administer the 1992 Stock Option Plan has been delegated to a committee (the "Committee") of the Board of Directors a expressly provided by the 1992 Stock Option Plan, the Committee has the authority, in its discretion, to award 1992 Options a terms and conditions (which need not be identical) of such 1992 Options, including the persons to whom, and the time or time will be awarded, the number of 1992 Options to be awarded to each such person, the exercise price of any such 1992 Options, provisions of any agreement pursuant to which such 1992 Options will be awarded. The 1992 Stock Option Plan also provides be authorized by the Board of Directors to make cash awards as specified by the Board of Directors to the Holder of a 1992 O the exercise thereof. Subject to the limitation set forth below, the exercise price of the shares of stock covered by each 1992 O by the Committee on the date of award.

|--|

Unless a Holder's option agreement provides otherwise, the following provisions will apply to exercises by the Holder of his of may be exercised during the first twelve months following the date of grant. During the second year following the date of grant one-third of the shares covered thereby may be exercised, and during the third year options covering up to two-thirds of such a Thereafter, and until the options expire, the optionee may exercise options covering all of the shares. Persons over sixty-five of exercise options covering up to one-half of the shares during the first year and thereafter may exercise all optioned shares. Subjust described, options may be exercised as to all or any part of the shares covered thereby on one or more occasions, but, as a cannot be exercised as to less than one hundred shares at any one time.

20

The exercise price of the shares of stock covered by each incentive stock option ("ISO"), within the meaning of Section 422 o Code of 1986, as amended (the "Code"), will not be less than the fair market value of stock on the date of award of such ISO, not be awarded to any person who owns stock possessing more than ten percent (10%) of the total combined voting power of Company, unless the exercise price is at least one hundred ten percent (110%) of the fair market value of the stock at the time the ISO is not exercisable after the expiration of five years from the date it is awarded.

The exercise price of the shares of Class A Common Stock covered by each 1992 Option that is not an ISO ("NSO") w (50%) of the fair market value of the stock on the date of award.											will not l

	8												
--	---	--	--	--	--	--	--	--	--	--	--	--	--

Payment for Class A Common Stock issued upon the exercise of a 1992 Option may be made in cash or, with the consent of the shares of Class A Common Stock owned by the Holder of the 1992 Option for at least six months prior to the date of exercise the Committee, partly in cash and partly in such shares of Class A Common Stock. If payment is made, in whole or in part, we shares of Class A Common Stock, the Committee may issue to such Holder a new 1992 Option for a number of shares equal to delivered by such Holder to pay the exercise price of the previous 1992 Option having an exercise price equal to not less than (100%) of the fair market value of the Class A Common Stock on the date of such exercise. A 1992 Option so issued will not later of the date specified in an individual option agreement or six months after the date of grant.

The duration of each 1992 Option will be for such period as the Committee determines at the time of award, but not for more date of the award in the case of an ISO, and in either case may be exercised in whole or in part at any time or only after a perior installments, as determined by the Committee at the time of award, except that after the date of award, the Committee may acc at which a 1992 Option may be exercised.

|--|

In the event of any change in the number of outstanding shares of Class A Common Stock effected without receipt of consider Company, by reason of a stock dividend, or split, combination, exchange of shares or other recapitalization, merger, or otherw Company is the surviving corporation, the aggregate number and class of reserved shares, the number and the class of shares so outstanding 1992 Option, and the exercise price of each outstanding 1992 Option shall be automatically adjusted accurately an effect thereon of such change. Unless a Holder's option agreement provides otherwise, a dissolution or liquidation of the Com consolidations in which the Company is not the surviving corporation, or certain transactions in which another corporation be percent (50%) or more of the total combined voting power of all classes of stock of the Company, shall cause such Holder's 19 outstanding to terminate, but such Holder shall have the right, immediately prior to such transaction, to exercise such 1992 Opt the determination as to the periods and installments of exercisability made pursuant to such Holder's option agreement if (and have not at that time expired or been terminated.

|--|

The 1992 Stock Option Plan terminated on April 7, 2002. Any stock options outstanding at the termination date will remain o have been exercised, terminated, or have expired.

Equity Compensation Plan Information

|--|--|--|--|--|--|--|--|--|--|--|--|--|

The table below sets forth information as of the end of the Company's 2003 fiscal year for (i) all compensation plans previous shareholders and (ii) all compensation plans not previously approved by our shareholders:

01

						21						
										Nı		
											rem	
		Nur	s to		Weighted-average				future			

		be i	issued up	on exerc	:ise		exei	rcise prio		co	
		of a	outstandi	ing optio	ns,		outsta	nding op		(e:	
Plan category		w:	arrants a	and right	ts		warra	nts and	rights		reflect
Equity compensation											
plans approved by											
security holders			1,332	2,747				\$4.36			

Equity compensation plans approved by our shareholders include the 1992 Stock Option Plan, the 1998 Stock Option Plan and Plan.

401 (k) Retirement Plan

|--|--|

The Company has a Section 401(k) Retirement Plan (the "Retirement Plan") which offers employees tax advantages pursuant Internal Revenue Code. During the year ended December 27, 2003, all of the employees of the Company and one of its subsid "Employer") were eligible to participate in the Retirement Plan if they had reached the age of 21 and had been employed by the one full calendar year. Under the terms of the Retirement Plan, a participant may elect to contribute to the Plan up to 15% of h. Through February 1994, the Company contributed ten cents on each dollar of the first 6% of compensation contributed by par 1994, the Board of Directors approved an increase to fifteen cents on each dollar of the first 6% of compensation contributed to March 1, 1994. On August 29, 1997, the Board of Directors approved an increase to twenty-five cents on each dollar of the first 7% of compensation contributed by participants effective December 1, 1997. On February 11, 1999 the Board of Directors approved an increase to dollar of the first 7% of compensation contributed by participants effective December 1, 1997. On February 11, 1999. Payments are made by the Compar the latter by means of a payroll deduction program. Within specified limits, a participant has the right to direct his or her savin investments. The total aggregate amount of the Company's contribution for Messrs. Kropf and Wilson was \$2,957 and \$2,957 executive officers as a group was \$5,914.

	-	-aga: 1 1119					01111 2 21	, .			
						22	2				
Stock Price Per	formanc	<u>e</u>									
The following St Common Stock, year-end values of is not necessarily	(2) the A of each in	merican Sto westment ar	ck Excha e based o	nge Tota n share p	l Return Ind	lex, and ((3) the Ame	erican Sto	ock Exchang	ge Indust	rial Manı
		12/31/98			12/31/99		12/31/00		12/31/01		12/28/
Supreme Industries, Inc.		\$100			\$71		\$34		\$51		\$50
AMEX Industrial											&nbs
Manufacturing Index		\$100			\$128		\$157		\$125		\$96
AMEX (US) Total											&nbs
Return Index		\$100			\$131		\$123		\$112		\$93
						&nt	osp				
Assumes \$100 ir	vested o	n December	31, 1998	in Supre	me Industri	es, Inc. S	tock, the A	MEX Inc	lustrial Mfg	g. Index a	and the A
Les d'are											

Assumes \$100 invested on December 31, 1998 in Supreme Industries, Inc. Stock, the AMEX Industrial Mfg. Index and the A Index.

<u>Transactions</u> W	<u>ith Man</u> :	<u>agement</u>									
As part of its orig Corporation acqu lessors controlled January 8, 1989, Company's Board	uired an o d by the s and that,	option to pure sellers of such , prior to that	chase cer ch busines	rtain real or ss (one of	estate and in f whom is O	mprovem Omer G. K	nents, at its (Kropf). The	Goshen, l option ag	Indiana, and greement pr	d Griffin, rovided th	, Georgia hat the op
On July 25, 1988 The general partr individuals inclue Directors.	ner of the	e Partnership	is Suprei	eme Corpo	oration, and	l the limite	ted partnersl	hip intere	ests therein	are owne	d (direct
In a transaction c Also on July 25, Georgia at initial Corporation cont increases in the C \$629,000 in mini	1988, the l rental ra tain option Consumer	e Partnership ates equivaler ons to purchas r Price Index	p and Sup ent to those ase the pro x). During	preme Conse paid pur operties for g the curr	prporation en ursuant to the for an aggregerent year enco	ntered into ne lease ag gate initia ding Dece	to new lease greements v al price of \$ rember 25, 2	es coverin with the p \$2,765,00 2004, Sup	ng Supreme prior lessors 00 (subject t preme Corpo	e facilities s. The leas to increas	s in Gosho ses granto ses after t
In order to carry mortgages on suc the Partnership's	ch real es	state, a securi	ity interes	est in spec	cified person	nal proper		-			
Mr. Kropf, Exect Company's subsi- year ended Decer without special to	idiary, Su mber 27,	preme Corpo , 2003, Supre	oration, p eme Corp	purchases poration p	s delivery se ourchased de	ervices fro elivery ser	om Quality ervices of \$3	Transpor 3,090,000	rtation in the O from Qual	e ordinar lity Trans	y course portation
						23	3				
On April 28, 200 on approximately three (3) years ter amount was base equal to the renta option at the expl amount of space under the above a	y 10 acress erminating ed on an in al amount piration as actually 1	s of land clos g April 30, 20 independent t t for the initia s the full faci needed. In ac	bse to Supp 2003 for a third part ial term, a ility was r ddition, d	oreme Con a rental an ty apprais adjusted u no longer during pea	rporation's F mount of \$4 sal. Supreme upward for a r needed. Th ak business	FRP manu 102,660 fc e Corpora any increa he current	for the term, ation had twease in the C t rental is or	facility in payable wo (2) ren Consumer n a month	n Ligonier, I in equal mo newal option r Price Index h-to-month	Indiana. T onthly ins ns of thre x. Supren basis at 1	The lease stallment ee (3) yea ne did no 12 cents j
	·/	<u> </u>	<u> </u>			,					

		 	r	IND	EPENDEN	T PUBL	JC ACCO	UNTAN	TS	1	I
It is expected that make a statement	-						-				eting wit
The Company's l auditors for the f				•	vote FOR	ratificatio	on of the sel	lection of	Crowe Ch	izek and	Company
					07	THER M	ATTERS				
The Company's 1 other matters are best judgment or	properly	brought bef			• •	•		•		•	
					SHARE	HOLDEI	R PROPOS	SALS			
A shareholder pr principal executi proxy relating to	ve offices	s in Goshen,	•		· ·		•				
					FINAN	CIAL S	FATEMEN	NTS			
The Company's A	Annual R	eport to Sha	reholders	for the f	iscal year e	nded Dec	ember 27, 2	2003, is e	enclosed her	rewith.	
A COPY OF TH WRITTEN REQ INDIANA 46528	UEST TO									-	
									By Order	of the Bo	oard of D

Edgar Filing: SUPREME INDUSTRIES INC - Form DEF 14A

r		1	1	1		T		r	1	1	
Goshen, Indiana											
March 12, 2004									/s/Willian	n J. Barre	tt
						24	ļ	•			
					INDE	X TO A	PPENDIC	ES			
Appendix		Description	<u>1</u>								
А		Supreme In	dustries,	Inc. Aud	it Committ	ee Charte	r				

	1					1		1		1	1
						25	; ;				
Appendix A											

Edgar Filing: SUPREME INDUSTRIES INC - Form DEF 14A

<u> </u>											
			AU	DIT	COM	[MIT	TEE	CHA	RTE	R	
						O	F				
				S	UPREM	E IND	USTRIE	S, INC	(*•		
I. <u>PURPOSE</u>											
The Audit Com and the investm reports of the Co	ent comm	unity relatin	g to corp	orate acc	ounting, rep	orting pr	actices of the	he Corpo	•		
		agement has orporation.	maintair	ned the re	liability and	l integrity	y of the acc	ounting p	policies and	financial	l reportin
	0 1	0 1	enhon	0 1	9-mla am	Prohan					
							ænosp	anosp	anosp	anosp	anosp
• Oversee	-	agement has		-		-	*	-		1	
• Oversee	e that man			-		-	*	-		1	
Oversee the Cor Oversee	e that man poration. e that man	agement has	establish 	ned and n 	naintained p 	wrocesses 	to assure th 	aat an ade 	equate syste 	m of inte 	ernal con
Oversee the Cor Oversee	e that man poration. e that man	agement has agement has	establish 	ned and n 	naintained p 	wrocesses 	to assure th 	aat an ade 	equate syste 	m of inte 	ernal cont
Oversee the Cor Oversee regulati 	e that man poration. e that man ons, and c 	agement has agement has corporate pol	establish establish icy. 	hed and n hed and n 	aintained p naintained p 	 orocesses 	to assure th to assure co 	at an ade omplianc 	equate syste e by the Co 	m of inte rporation	ernal cont
Oversee the Cor Oversee regulati 	e that man poration. e that man ons, and c 	agement has agement has corporate pol 	establish establish icy. 	hed and n hed and n 	aintained p naintained p 	 orocesses 	to assure th to assure co 	at an ade omplianc 	equate syste e by the Co 	m of inte rporation	ernal cont
Oversee the Corr Oversee regulati Oversee Oversee Prepare	e that man poration. e that man ons, and c e the quali 	agement has agement has corporate pol fications, inc	establish establish icy. dependen 	hed and n hed and n ce and pe 	aintained p naintained p erformance 	who are a constrained with a constraint of the income set of the i	to assure th to assure co lependent a 	at an ade omplianc ccountin 	equate syste e by the Co g firm . 	m of inte rporation 	ernal cont with all
Oversee the Corr Oversee regulati Oversee Oversee Prepare	e that man poration. e that man ons, and c e the quali the repor	agement has agement has corporate pol fications, inc 	establish establish icy. dependen 	hed and n hed and n ce and pe 	aintained p naintained p erformance 	who are a constrained with a constraint of the income set of the i	to assure th to assure co lependent a 	at an ade omplianc ccountin 	equate syste e by the Co g firm . 	m of inte rporation 	ernal cont with all
Oversee the Corj Oversee regulati Oversee Prepare proxy st	e that man poration. e that man ons, and c e the quali the repor tatement. 	agement has agement has corporate pol fications, ind t required by 	establish establish icy. dependen the Secu 	ned and n ned and n ce and pe urities and 	aintained p naintained p erformance d Exchange 	xnbsp orocesses of the inc Commiss 	to assure the to assure control & who we have a structure of the whole of the	aat an ade omplianc ccountin C") proxy 	equate syste e by the Co g firm . / rules to be 	m of inte rporation included 	ernal cont a with all d in the C
Oversee the Corr Oversee regulati Oversee Prepare proxy st 	e that man poration. e that man ons, and c e the quali the repor tatement. 	agement has agement has corporate pol fications, ind t required by 	establish establish icy. dependen the Secu 	ned and n ned and n ce and pe urities and 	aintained p naintained p erformance d Exchange 	xnbsp orocesses of the inc Commiss 	to assure the to assure control & who we have a structure of the whole of the	aat an ade omplianc ccountin C") proxy 	equate syste e by the Co g firm . / rules to be 	m of inte rporation included 	ernal cont a with all d in the C

II. <u>COMPOSIT</u>	<u>ION</u>										
The Audit Comm defined in Sectio "1934 Act"), and judgment as a me accounting practic cash flow statem qualify as an "Au	n 121(A) shall be ember of ices inclu ent. In ac	of the Ame free from an the Audit Co ding being a ldition, at lea	rican Sto by relation ommittee able to rea ast one m	ck Excha nship that . All mer ad and un ember of	nge listing t, in the opin nbers of the iderstand fu the Audit (standards nion of th Audit C Indamenta Committe	and Rule 1 the Board, w ommittee shal financial the shall have	0A-3(b) ould inten hall have statemen e account	(1) under the rfere with t a working ts, includin ting or relat	e Securit he exercis familiarit g a balan	ies Excha se of his cy with ba ce sheet,
The members of successors have l designate a Chain	been duly	v elected and	qualified	ł. Unless	a Chairpers	son is ele	cted by the				
						26	Ď				
III. <u>MEETINGS</u>	5									1	
The Audit Comm communication, discuss any matte Chairperson, plan financials consist	the Audit ers that th ns to mee	t Committee ne Audit Cor et with mana	plans to nmittee c gement a	meet at le or each of	east annuall these grou	y with m ps believe	anagement es should be	and the r e discusse	epresentatived privately	ves of the v. In addit	indepention, the A
						&nb	osp				
IV. <u>RESPONSI</u>	BILITIE	S AND DU	TIES								
To fulfill its resp	onsibiliti	es and duties	s the Aud	it Comm	ittee shall:						
Documents/Repo	orts Revie	ew									
• Review a this Char		ess, at least a	annually,	the adeq	uacy of this	Charter;	and make 1	recomme	ndations to	the Boar	d, as con
	ion with	agement, an the independ	-					•	-		

	-										
Form 10	-Q prior	agement, and to their filing rs to be discu	g or prior	to the re	lease of ear	-		-	-	-	-
Independent Acc	<u>countants</u>										
shall be manager independ independ financial independ	directly r nent and lent acco lent acco l statemen lent acco	ittee shall di esponsible fo the independ unting firm. unting firm i nts of the Co unting firm a said firm.	or the over lent acco This does s accoun rporation	ersight of unting fin s not pred table to the . On an a	the indeper rm. The Au clude the Au he Audit Co unnual basis	ndent acc dit Comn udit Com ommittee , the Aud	ounting firm nittee has th mittee from and ultimat it Committ	n includi le sole au l obtainir tely to the ee shall r	ng the reso thority to a og the input e entire Boa review and o	lution of pprove al of Comp ard for su discuss w	disagree Il engage Dany man Ich accou
• Oversee	independ	lence of the	independ	ent accou	unting firm	by:					
	0	e independer on consisten		•		•				ating all	relations
any disc	losed rela	tively discus tionships or d independer	services	between	such firm a	nd the Co	orporation c				
• recomme	ending, if	necessary, t	hat the B	oard take	e certain act	ion to sat	isfy itself o	f the aud	itor's indep	endence.	
						27	1				
recomme	end to the	ew and discu Board that r for filing w	the Corpo	oration's	audited fina	incial stat	ements be i				

Edgar Filing: SUPREME INDUSTRIES INC - Form DEF 14A

Financial Report	ing Proce	ess									
0		th the repres		of the in	dependent a	accountin	g firm, revi	ew the ir	ntegrity of t	he Corpo	ration's f
		rove, if appr cuss with the	-	•	•	-		•	• •	-	
significa	nt judgm	systems of reents made in ew or audit,	manage	ment's pr	eparation of	f the final	ncial statem	ents and	any signifi	cant diffi	culties er
	any signi statemer	ficant disagr nts.	eement a	mong ma	inagement a	and the in	dependent	accountir	ng firm in co	onnectior	n with the
Legal Compliance	ce/Genera	al									
• Review,	with the	Corporation	's counse	l, any leg	al matter th	at could l	have a signi	ificant im	pact on the	Corpora	tion's fin
• Engage s duties.	such inde	pendent lega	al counse	l and suc	h accountin	g or other	expert adv	visors as t	he Audit C	ommittee	e deems 1
• Ensure t	hat a Cod	le of Ethics i	s formali	zed in wi	riting and th	at all em	ployees hav	ve knowle	edge of it.		
• Report tl	hrough it	s Chairperso	n to the H	Board fol	lowing mee	tings of t	he Audit Co	ommittee			
<u> </u>					•						

♦ Mainta	in minutes	s or other rec	ords of m	ieetings a	Ind activitie	s of the A	udit Comn	nittee.			
matters		procedures f as for the com		-			-		•		•
Funding of the	Audit Cor	nmittee									
comper advisor that are of such	nsation to t rs employe e necessary n legal, acc	hittee shall re the Corporati ed by the Auc y or appropria counting and	tion's inde dit Comm ate to car other exp	ependent nittee in tl rry out its pert advis	accountants the fulfillme duties. The sors.	s and audi ent of its d e Audit Co	itors, (b) co duties, and (committee ha	ompensati (c) ordina aas sole au	ion to the ou ary administ uthority to a	utside leg strative ex approve th	gal, accou apenses o he fees an
<u> </u>						28	,				
Scope of Respo	onsibilities	and Duties									
		nd not in limi e 1934 Act.	itation, of	f the fore;	going, the A	Audit Con	amittee sha	ll be vest	ed with all	responsit	oilities ar
conduc	ct audits or	Committee hat to determine ting principle	e that the	Corporat	tion's financ	cial statem	nents are co	omplete a	and accurate	e and are i	in accord
		-				01					
					ændsp		anosp	eenesp	P	J. J. P.	anosp

Edgar Filing: SUPREME INDUSTRIES INC - Form DEF 14A

				1	r	•		1		1	1
						29)				
					SUPREN	ME INDU	U STRIES ,	INC.			
			TI	nis Proxy	y is Solicite	d on Beh	alf of the F	Board of	Directors		
				2581 I	East Kerch	er Road,	Goshen, I	ndiana 4	6528		
						&nb	sp				
*	 ed hereby a hereby aut (the "Com	 appoints Rob horizes them apany") held	 ert W. W	 ilson, He	 erbert M. Ga to vote, as o	 ardner and designate	 d Rice M. 7 d on the rev	 Filley, Jr. verse side	 , as Proxies , all shares	 , each wi of Class	 th the por A Comm
 The undersigner substitute, and Industries, Inc.	 ed hereby a hereby aut (the "Com	 appoints Rob horizes them apany") held	 ert W. W	 ilson, He	 erbert M. Ga to vote, as o	 ardner and designate	 d Rice M. 7 d on the rev	 Filley, Jr. verse side	 , as Proxies , all shares	 , each wi of Class	 th the por A Comm
 The undersigne substitute, and Industries, Inc. 2004 or at any	 ed hereby a hereby auti (the "Com adjournme 	 appoints Rob horizes them apany") held ant thereof. PROPERLY	 ert W. W of record Y EXEC	 filson, He esent and l by the u UTED, V	 erbert M. Ga to vote, as o ndersigned WILL BE V	 ardner and designate on March 	 d Rice M. 7 d on the rev n 8, 2004 at N THE M.	 Filley, Jr. verse side the Ann ANNER	 , as Proxies , all shares ual Meeting DIRECTE	 , each wi of Class g of Share CD HERI	 th the por A Comm eholders t EIN BY 1
 The undersigne substitute, and Industries, Inc. 2004 or at any THIS PROXY	 ed hereby a hereby auti (the "Com adjournme 	 appoints Rob horizes them apany") held ant thereof. PROPERLY	 ert W. W of record Y EXEC	 filson, He esent and l by the u UTED, V	 erbert M. Ga to vote, as o ndersigned WILL BE V	 ardner and designate on March 	 d Rice M. 7 d on the rev n 8, 2004 at N THE M.	 Filley, Jr. verse side the Ann ANNER	 , as Proxies , all shares ual Meeting DIRECTE	 , each wi of Class g of Share CD HERI	 th the por A Comm eholders t EIN BY 1
 The undersigne substitute, and Industries, Inc. 2004 or at any THIS PROXY SHAREHOLI	 ed hereby au hereby aut (the "Com adjournme 7, WHEN I DER. IF N	 appoints Rob horizes them apany") held ant thereof. PROPERLY O DIRECT	 ert W. W a, to repre of record Y EXEC ION IS N	 filson, He esent and l by the u UTED, V MADE, T	 erbert M. Ga to vote, as o ndersigned VILL BE V FHIS PRO2	 ardner and designate on March 70TED I XY WIL	 d Rice M. 7 d on the rev n 8, 2004 at N THE M. L BE VOT	 Filley, Jr. verse side the Ann ANNER ED ''FO	 , as Proxies , all shares ual Meeting DIRECTE PR'' PROP	 , each wi of Class g of Share CD HERI OSALS	 th the por A Comm eholders t EIN BY 1 1, 2 AND
 The undersigne substitute, and Industries, Inc. 2004 or at any THIS PROXY SHAREHOLI 	 ed hereby au hereby aut (the "Com adjournme 7, WHEN 1 DER. IF N 	 appoints Rob horizes them apany") held ant thereof. PROPERLY O DIRECT	 ert W. W a, to repre of record Y EXEC ION IS N 	 filson, He esent and l by the u UTED, V WADE, T 	 erbert M. Ga to vote, as o ndersigned VILL BE V FHIS PRO2	 ardner and designate on March 70TED I XY WIL 	 d Rice M. 7 d on the rev n 8, 2004 at N THE M. L BE VOT 	 Filley, Jr. verse side the Ann ANNER ED ''FO 	 , as Proxies , all shares ual Meeting DIRECTE R'' PROP 	 , each wi of Class g of Share CD HERI OSALS	 th the por A Comm eholders t EIN BY 1 1, 2 AND
 The undersigne substitute, and Industries, Inc. 2004 or at any THIS PROXY SHAREHOLI 	 ed hereby a hereby aut (the "Com adjournme 7, WHEN 1 DER. IF N 	 appoints Rob horizes them apany") held ant thereof. O DIRECT 	 ert W. W of record Y EXEC ION IS I 	 filson, He esent and l by the u UTED, V MADE, T 	 erbert M. Ga to vote, as o ndersigned VILL BE V FHIS PRO2 	 ardner and designate on March OTED I XY WIL 	 d Rice M. 7 d on the rev a 8, 2004 at N THE M. L BE VOT 	 Filley, Jr. verse side the Ann ANNER ED ''FO 	 , as Proxies , all shares ual Meeting DIRECTE R'' PROP 	 , each wi of Class g of Share CD HERI OSALS 	 th the por A Comm eholders t EIN BY 7 1, 2 AND
 The undersigne substitute, and Industries, Inc. 2004 or at any THIS PROXY SHAREHOLI 	 ed hereby a hereby aut (the "Com adjournme 7, WHEN 1 DER. IF N 	 appoints Rob horizes them apany") held ant thereof. O DIRECT 	 ert W. W of record Y EXEC ION IS I 	 filson, He esent and l by the u UTED, V MADE, T 	 erbert M. Ga to vote, as o ndersigned VILL BE V THIS PRO2 	 ardner and designate on March OTED I XY WIL 	 d Rice M. 7 d on the rev a 8, 2004 at N THE M. L BE VOT 	 Filley, Jr. verse side the Ann ANNER ED ''FO 	 , as Proxies , all shares ual Meeting DIRECTE R'' PROP 	 , each wi of Class g of Share CD HERI OSALS 	 th the por A Comm eholders t EIN BY 7 1, 2 AND
 The undersigne substitute, and Industries, Inc. 2004 or at any THIS PROXY SHAREHOLI 	 ed hereby a hereby aut (the "Com adjournme 7, WHEN I DER. IF N 	 ppoints Rob horizes them pany") held ent thereof. PROPERLY O DIRECT 	 ert W. W a, to repre- of record X EXEC ION IS P 	 filson, He esent and l by the u UTED, V MADE, 7 	 erbert M. Ga to vote, as o ndersigned WILL BE V THIS PRO TO BE SIC	 ardner and designate on March OTED I XY WIL 	 d Rice M. 7 d on the rev a 8, 2004 at N THE M. L BE VOT W REVERS	 Filley, Jr. verse side the Ann ANNER ED ''FO 	 , as Proxies , all shares ual Meeting DIRECTE R'' PROP 	 , each wi of Class g of Share D HERH OSALS 	 th the por A Comm eholders t EIN BY 1 1, 2 AND
 The undersigne substitute, and Industries, Inc. 2004 or at any THIS PROXY SHAREHOLI 	ed hereby aution (the "Comadjournme Ø WHEN I DER. IF N	 ppoints Rob horizes them pany") held int thereof. PROPERLY O DIRECT 	 ert W. W a, to repre- of record X EXEC ION IS N 	 filson, He esent and l by the u UTED, V MADE, 7 (erbert M. Ga to vote, as o ndersigned VILL BE V THIS PRO TO BE SIC 	 ardner and designate on March OTED I XY WIL WED ON 	 d Rice M. 7 d on the rev a 8, 2004 at N THE M. L BE VOT N REVERS	 Filley, Jr. verse side the Ann ANNER ED ''FO E SIDE)	 as Proxies , all shares ual Meeting DIRECTE R'' PROP 	 , each wi of Class g of Share D HERI OSALS 	 th the por A Comm eholders t EIN BY 7 1, 2 AND

	1			1						1	
30											
ANNUAL MEETING OF SHAREHOLDERS OF											
SUPREME INDUSTRIES, INC.											
						April 29	9, 2004				
F	-										

		P	lease	sign. (date an	d mai	il vour	nroxy	v card i	n the		
Please sign, date and mail your proxy card in the envelope provided as soon as possible.												
								as po	/331010.			
TH	E BOARD	OF DIRECTO	JRS RECO	OMMEND	S A VOTE "	FOR" TH	E ELECTIO	N OF DIR	ECTORS AN	VD "FOR"	PROPOS	
		P		,	E AND RETU							
					YOUR VOTE							
(1) ELECTION DIRECTORS:	(1) ELECTION OF DIRECTORS:						NOMINEES					
FOR ALL NOM	FOR ALL NOMINEES				• 		H. DOUGLAS SCHROCK				i	
							RIC	E M. TI	LLEY, JR.		i	
WITHHOLD AU	WITHHOLD AUTHORITY				• 		MARK C. NEILSON				i	
FOR ALL NOMINEES												
FOR ALL EXCEPT					• 							
					·							
INSTRUCTION nominee you wis			•	•	[,] individual	nominee	(s), mark " I	FOR AL	L EXCEPT	Γ " and fil	l in the c	
To change the ad Please note that of		•			•		•			ddress sp	ace abov	
					· · · · · · · · · · · · · · · · · · ·							

Edgar Filing: SUPREME INDUSTRIES INC - Form DEF 14A

-		-	-	-			-		-	
								FOR		AGAIN
(2) APPROVAL OF 2004 STOCK OPTION PLAN								0		0
(3) RATIFICATION OF SELECTION OF CROWE CHIZEK AND COMPANY LLC AS INDEPENDENT AUDITORS.										0
recommendations where a choice is not specified; and (3) in accordance with the judgment of the proxies on any other properly come before the meeting.										
E AND S	IGN BELO	W AND	MAIL P	ROMPTL	Y IN TH	E ENCLO	SED EN	VELOPE.		
Signature of Shareholder Date, 2004 Signature of Shareholder									Date	, 20
istrator, a	ly as your na ttorney, trust iving full titl	tee or gua	ardian, pl	ease give fu	ill title as	such. If the	e signer is	s a corporat	tion, plea	se sign fu
	C OF 200 FION OF PENDEN / forms where before th E AND S	L OF 2004 STOCK (FION OF SELECTIE PENDENT AUDITO	L OF 2004 STOCK OPTION EION OF SELECTION OF OPENDENT AUDITORS.	L OF 2004 STOCK OPTION PLAN EION OF SELECTION OF CROWE PENDENT AUDITORS.	Lor 2004 STOCK OPTION PLAN FION OF SELECTION OF CROWE CHIZEK PENDENT AUDITORS. &	Lor 2004 STOCK OPTION PLAN FION OF SELECTION OF CROWE CHIZEK AND COPENDENT AUDITORS. &n	L OF 2004 STOCK OPTION PLAN FION OF SELECTION OF CROWE CHIZEK AND COMPANY PENDENT AUDITORS. &nbs	L OF 2004 STOCK OPTION PLAN ION OF SELECTION OF CROWE CHIZEK AND COMPANY PENDENT AUDITORS. // forms when properly executed will be voted: (1) as specified on the matter matter ms where a choice is not specified; and (3) in accordance with the judgment before the meeting.	Image: Construct of the property executed will be voted: (1) as specified on the matters listed about some series is not specified; and (3) in accordance with the judgment of the probefore the meeting. Image: Construct of the property executed will provide the property of	Image: Contract of the province of the provinc