UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB AP	PROVAL
OMB Number:	3235-0101
Expires:	May 31, 2017
Estimated burden	average
hours per	1.00

FORM 144	response
NOTICE OF PROPOSED SALE OF SECURITIES	SEC USE ONLY
PURSUANT TO RULE 144 UNDER THE SECURITIES ACT OF 1933	DOCUMENT SEQUENCE NO.

CUSIP NUMBER

ATTENTION: Transmit for filing 3 copies of this form concurrently with either placing an order with a broker to execute sale or executing a sale directly with a market maker.

1 (a) NAME OF ISSUER (Please type or print)			(b) IR IDEN	RS (d IT. NO.	(c) S.E.C. FILE NO		WORK LOCATION	
WD 40 CO			9517	97918 (000-06936			
1 (d) ADDRE OF ISSUER	SS STREET		CITY	S	TATE	ZIP CODE	(e) TEL NO	EPHONE
	1061 Cudahy H	Place	San I	Diego (CA	92110	619-27	5-1400
2 (a) NAME C FOR WHOSE THE SECURI TO BE SOLD	E ACCOUNT ITIES ARE	(b) RELATIONS TO ISSUER	· · ·	DDRESS S'	TREET	CITY	STATE	ZIP CODE
REMBOLT J	AY	Officer	1061	Cudahy Pla	ace	San Diego	CA	92110
INSTRUCTION: The person filing this notice should contact the issuer to obtain the I.R.S. Identification Number and the S.E.C. File Number.								
3 (a) (b))	SEC USE ONLY	(c)	(d)	(e)	(f)	((g)
			Number of		Numbe			Name of
Title of the			Shares	Aggregat	e Shares	Ap	proximate	Each
	Name and Address of Each Broker Through Whom the	Broker-Dealer	or Other Units	Market	or Othe Units	r Da	te of Sale	Securities

Edgar Filing: WD 40 CO - Form 144

Securities To Be Solo	d O	eurities are to be ffered or Each Aarket Maker	File Number	To Be Sold	Value	Outstanding	(See instr. 3(f))	Exchange	
	who	is Acquiring the Securities		(See instr. 3(c))	(See instr. 3(d))	(See instr. 3(e))	(MO. DAY YR.)	(See instr. 3(g))	
Common Stock	60 So	Capital uth Sixth Street eapolis, MN 2		1,000	117,640	14,236,540	<u>(2)</u>	NASDAQ	
INSTRUC	TIONS								
	a)	Name of issuer		3. (a) Titl	e of the clas	s of securities	to be sold		
	b)	Issuer's I.R.S.		(b)Nar	ne and addre	ess of each bro	oker through w	hom the	
		Identification Nu				tended to be s			
(0	c)	Issuer's S.E.C. fi	le	• •			its to be sold (i	f debt	
,	1)	number, if any			•	the aggregate			
(6	d)	Issuer's address, zip code	including	 (d) Aggregate market value of the securities to be sold as a specified date within 10 days prior to filing of this notice 					
(6	e)	Issuer's telephone including area co		 (e) Number of shares or other units of the class outstands or if debt securities the face amount thereof outstands as shown by the most recent report or statement published by the issuer (f) Approximate date on which the securities are to be so 					
2. (a	a)	Name of person f account the secur to be sold		(g)Nar	ne of each s		ange, if any, or		
(ł	b)	Such person's rel to the issuer (e.g. director, 10% sto or member of imi family of any of t foregoing)	, officer, ckholder, mediate						
(0	c) Potenti	Such person's ad including zip cod	le	the collection	of informat	ion contained	in this form a	e SFC 1147	

Potential persons who are to respond to the collection of information contained in this form are SEC 1147 not required to respond unless the form displays a currently valid OMB control number. (08-07)

Edgar Filing: WD 40 CO - Form 144

TABLE I — SECURITIES TO BE SOLD

Furnish the following information with respect to the acquisition of the securities to be sold and with respect to the payment of all or any part of the purchase price or other consideration therefor:

Title of the Class	Date you Acquired	Nature of Acquisition Transaction	Name of Person from Whom Acquired (If gift, also give date donor acquired)	Amount of Securities Acquired	Date of Payment	Nature of Payment
Common Stock		Exercise of Stock Options	WD-40 Company	1,000		Sale Proceeds
INSTRUCTIO	theref explai consid any no install note o	e securities were purcha for was not made in cash in in the table or in a note deration given. If the con ote or other obligation, or ments describe the arrange or other obligation was dise ment paid.	at the time of purchase, thereto the nature of the nsideration consisted of if payment was made in ement and state when the			

TABLE II — SECURITIES SOLD DURING THE PAST 3 MONTHS

Furnish the following information as to all securities of the issuer sold during the past 3 months by the person for whose account the securities are to be sold.

Name and Address of Seller	Title of Securities Sold	Date of Sale	Amount of Securities Sold	Gross Proceeds			
Jay W. Rembolt	Common Stock	1/29/2016	637	\$63,712.74			
Jay W. Rembolt	Common Stock	02/10/2016	1,202	\$126,210			
Jay W. Rembolt	Common Stock	2/19/2016	588	\$62,916			

EXPLANATION OF RESPONSES:

1. Estimated based on the fair market value at market close on 7/21/2016 at \$117.64/share.

2. These control securities, registered on Form S-8, will be acquired upon the proposed exercise of stock options for 1,000 shares and sold on the same day pursuant to a cashless stock option exercise transaction processed by the Issuer's stock option plan administrator.

INSTRUCTIONS:

See the definition of "person" in paragraph (a) of Rule 144. The person for whose account the securities to which this Information is to be given not only as to the person for whose account the securities are to be sold but also as to all other persons included in that definition. In addition, information shall be given as to sales by all persons whose sales are required by paragraph (e) of Rule 144 to be aggregated with sales for the account of the person filing this notice.

ATTENTION:

notice relates are to be sold hereby represents by signing this notice that he does not know any material adverse information in regard to the current and prospective operations of the Issuer of the securities to be sold which has not been publicly disclosed. If such person has adopted a written trading plan or given trading instructions to satisfy Rule 10b5-1 under the Exchange Act, by signing the form and indicating the date that the plan was adopted or the instruction given, that person makes such representation as of the plan adoption or instruction date.

July 22, 2016

DATE OF NOTICE

DATE OF PLAN ADOPTION OR GIVING OF INSTRUCTION, IF **RELYING ON RULE 10B5-1**

ATTENTION: Intentional misstatements or omission of facts constitute Federal Criminal Violations (See 18 U.S.C. 1001)

SEC 1147 (02-08)

/s/ Richard T. Clampitt as attorney-in-fact for Jay W. Rembolt (SIGNATURE)

The notice shall be signed by the person for whose account the securities are to be sold. At least one copy of the notice shall be manually signed. Any copies not manually signed shall bear typed or printed signatures.