SUPREME INDUSTRIES INC Form DEF 14A March 20, 2003

#### **SCHEDULE 14A INFORMATION**

#### PROXY STATEMENT PURSUANT TO SECTION 14(A) OF THE

## SECURITIES EXCHANGE ACT OF 1934 (AMENDMENT NO. \_\_\_\_\_)

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// Preliminary Proxy Statement

Check the appropriate box:

/X/ Definitive Proxy Statement

/X/ No fee required.

// 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))

&nbsp SUPREME INDUSTRIES, INC.

#### (NAME OF REGISTRANT AS SPECIFIED IN ITS CHARTER)

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

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- (1) Title of each class of securities to which transaction applies. &nbsp
- &nbsp (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 the &nbsp amount on which the filling fee is calculated and state how it was determined.)
- (4) Proposed maximum aggregate value of transaction. &nbsp

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&nbsp (5) Total fee paid. &nbsp &nbsp &nbsp

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// Fee paid previously with preliminary materials.

&nbsp // Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11 (a) (2) and identify the filing for which the was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its

&nbsp (1) Amount Previously Paid.

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(2) Form, Schedule or Registration Statement No.

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&nbsp (3) Filing Party. &nbsp &nbsp &nbsp &nbsp &nbsp &nbsp

(4) Date Filed. &nbsp

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#### SUPREME INDUSTRIES, INC.

2581 East Kercher Road

P.O. Box 237

Goshen, IN 46528

#### NOTICE OF ANNUAL MEETING OF SHAREHOLDERS

To Be Held May 8, 2003

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#### SUPREME INDUSTRIES, INC.:

To Shareholders of

&nbsp &nbsp &nbsp &nbsp &nbsp &nbsp &nbsp &nbsp &nbsp

The annual meeting of shareholders of Supreme Industries, Inc. (the "Company") will be held at the Courtyard by Marriott, 19 East, Goshen, Indiana on May 8, 2003 at 10:00 a.m. Eastern Standard Time for the following purposes:

&nbsp &nbsp

- 1. To elect nine directors to serve until the next annual meeting of shareholders and until their respective successors sha and qualified;
- &nbsp &nbsp
  - 2. To ratify the selection of Crowe, Chizek and Company LLP as independent auditors; and
- &nbsp &nbsp
  - 3. To transact such other business as may properly come before the meeting and any adjournment thereof.

&nbsp &nbsp

Information regarding matters to be acted upon at this meeting is contained in the accompanying Proxy Statement. Only share record at the close of business on March 13, 2003 are entitled to notice of and to vote at the meeting and any adjournment then

&nbsp &nbsp

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.

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&nbsp &nbsp &nbsp &nbsp &nbsp &nbsp &nbsp By Order of the Board of Directors

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Goshen, Indiana &nbsp &nbsp &nbsp &nbsp &bsp William J. Barrett

March 20, 2003 & hbsp & hbsp Secretary

&nbsp &nbsp

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 ACCOMPAN

ENVELOPE, WHETHER OR NOT YOU INTEND TO BE PRESENT AT THE MEETING.

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#### **SOLICITATION OF PROXIES**

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

&nbsp &nbsp

A copy of the Annual Report to Shareholders of the Company for its fiscal year ended December 28, 2002, 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.

&nbsp &nbsp

#### RECORD DATE AND VOTING SECURITIES

&nbsp &nbsp

The Board of Directors of the Company has fixed the close of business on March 13, 2003, 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 8,897,986 shares of Class Stock and 1,917,394 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 continual Meeting with respect to matters upon which both classes of Common Stock are entitled to vote.

&nbsp &nbsp

#### ACTION TO BE TAKEN AND VOTE REQUIRED

&nbsp &nbsp

Action will be taken at the meeting to elect a Board of Directors and to ratify the selection of Crowe, Chizek and Company LI independent auditors. The proxy will be voted in accordance with the directions specified thereon, and otherwise in accordance judgment of the persons designated as proxies. Any proxy on which no directions are specified will be voted for the election of named herein, and otherwise in accordance with the judgment of the persons designated as proxies. Any person executing the may nevertheless revoke it at any time prior to the actual voting thereof by filing with the Secretary of the Company either a vinstrument expressly revoking it or a duly executed proxy bearing a later date. Furthermore, such person may nevertheless elemeeting and vote in person, in which event, the proxy will be suspended.

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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 come before the meeting, a shareholder of either Class A or Class B Common Stock will be entitled to one vote, in person or leach 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 B Common Stock shall be entitled to elect the remaining directors. The election of three directors by the holders of the Class 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 Company's Certificate of Incorporation prohibits cumulative ratification of the selection of auditors requires the affirmative vote of the holders of a majority of the outstanding shares of the Stock present, in person or by proxy, at the annual meeting.

&nbsp &nbsp

#### SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

&nbsp &nbsp

The following tabulation sets forth the names of those persons who are known to Management to be the beneficial owners as a 2003 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 13, 2003 by all of the Company's directors (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 Stock 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 2003, there were 8,897,986 Class A shares and 1,917,394 Class B shares outstanding.

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Name and Address &nbsp Title **Amount and Nature of** &nbsp &nbsp of Beneficial Owner &nbsp Class &nbsp **Beneficial Ownership** &nbsp Wellington Management Company 1,030,100 &nbsp &nbsp Class A &nbsp 75 State Street &nbsp &nbsp &nbsp &nbsp &nbsp &nbsp &nbsp &nbsp &nbsp Boston, MA 02109 &nbsp Ronald L. Eubel &nbsp Class A &nbsp 863,871 &nbsp 7777 Washington Village Drive, Suite 210 &nbsp &nbsp &nbsp &nbsp &nbsp &nbsp &nbsp &nbsp &nbsp Dayton, OH 45459 &nbsp &nbsp &nbsp &nbsp &nbsp &nbsp &nbsp &nbsp &nbsp

3

Mark E. Brady and Robert J. Suttman		Clas	ss A		863,236	)			
7777 Washington Village Drive, Suite 210									
Dayton, OH 45459									
William Hazel		Clas	ss A		829,994				
7777 Washington Village Drive, Suite 210									
Dayton, OH 45459									
Bernie Holtgrieve and Eubel Brady & Suttman		Clas	ss A		829,994	ļ			
Asset Management, Inc.									
7777 Washington Village Drive, Suite 210									
Dayton, OH 45459									
Wilen Management Corporation		Clas	ss A		554,680	)			
Wilen Management Corporation 2360 West Joppa Road	 	Clas	ss A 	 	554,680 				 
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2360 West Joppa Road			 		 		•	•	
2360 West Joppa Road Lutherville, MD 21093		  	 	 	 	  			
2360 West Joppa Road Lutherville, MD 21093	  	  	  	   	  	(2)(6)			  
2360 West Joppa Road Lutherville, MD 21093         Thomas Cantwell	   	Class	   sss A		   650,511	(2)(6)		 	   
2360 West Joppa Road  Lutherville, MD 21093             Thomas Cantwell  #1 McGill St., Apt. 1010		Class Class	   sss A		   650,511 637,224 	(2)(6)		 	
2360 West Joppa Road Lutherville, MD 21093         Thomas Cantwell #1 McGill St., Apt. 1010 Montreal, Quebec, Canada H2Y 4A3		Class Class	ss A ss B		650,511 637,224	(2)(6)			
2360 West Joppa Road Lutherville, MD 21093         Thomas Cantwell #1 McGill St., Apt. 1010 Montreal, Quebec, Canada H2Y 4A3		Class Class	sss A ss B     sss A		650,511 637,224	(2)(6)			
2360 West Joppa Road Lutherville, MD 21093         Thomas Cantwell #1 McGill St., Apt. 1010 Montreal, Quebec, Canada H2Y 4A3           Herbert M. Gardner		Class Class     Class Class Class	sss A ss B     sss A		650,511 637,224     496,285	(2)(6)      &(2)(3)(6)			
2360 West Joppa Road Lutherville, MD 21093           Thomas Cantwell #1 McGill St., Apt. 1010 Montreal, Quebec, Canada H2Y 4A3           Herbert M. Gardner 636 River Road		Class Class     Class Class Class	ss A ss B     ss A ss B		650,511 637,224     496,285	(2)(6)      &(2)(3)(6)			
2360 West Joppa Road Lutherville, MD 21093           Thomas Cantwell #1 McGill St., Apt. 1010 Montreal, Quebec, Canada H2Y 4A3           Herbert M. Gardner 636 River Road Fair Haven, NJ 07704		Class Class     Class Class	ss A ss B     ss A ss B		650,511 637,224     888,693 496,285	(2)(6)      &(2)(3)(6)			
2360 West Joppa Road Lutherville, MD 21093           Thomas Cantwell #1 McGill St., Apt. 1010 Montreal, Quebec, Canada H2Y 4A3           Herbert M. Gardner 636 River Road Fair Haven, NJ 07704		Class Class     Class Class	ss A ss B     ss A ss B   ss A ss B		650,511 637,224     888,693 496,285	(2)(6)        6 (2)(3)(6) 6 (3)			

	E	Edgar Fil	ling: SUI	PREME	INDUST	RIES IN	IC - Forr	n DEF 1	4A			
Omer G. Kropf					Cla	ss A		607,257	(2)			
2581 East Kerch	er Road											
Goshen, IN 4652	28											
Robert J. Campb	ell				Cla	ss A		122,720	(2)(5)(6	)		
15690 Treasure	15690 Treasure Cove Bullard, TX 75757				Cla	ss B		40,040				
Bullard, TX 757	57			&								
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of Be Rice M. Tilley, I 1600 West Seve	<b>neficial (</b> Ir. nth Street	Owner		  	Cla Cla 	tle ass ss A	   	39,811 &	eneficial (2)	<b>Ownersh</b> 	<b>&amp;</b> nbsp	  
of Be Rice M. Tilley, I 1600 West Seve Suite 500	neficial ( Ir. nth Street 76102	Owner		   	Cla Cla  	tle ass ss A	   	39,811 ( 	eneficial (2)	Ownersh  		   
of Be Rice M. Tilley, I 1600 West Seve Suite 500 Fort Worth, TX	neficial ( Ir. nth Street 76102 	Owner			Cla   	tle ass ss A		39,811 &	eneficial (2)	Ownersh  		
of Be Rice M. Tilley, I 1600 West Seve Suite 500 Fort Worth, TX 	neficial ( Ir. nth Street 76102 	Owner			Cla    	tle ass ss A		39,811 (         104,404	eneficial (2)	Ownersh  	  	
of Be Rice M. Tilley, 3 1600 West Seve Suite 500 Fort Worth, TX  Robert W. Wilso	neficial (  Ir.  nth Street  76102     on  ner Road	Owner			Cla     Cla 	tle ass ss A		39,811 can be a specific which will be a specific with a speci	eneficial (2)	  	  	

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Class A

Class B

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H. Douglas Schrock

68143 Clunette Street

New Paris, IN 46553

of (9) persons

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All directors and officers as a group

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* Less t	han 1%												
1934. Ir	making	these cal	culations	s, shares b	eneficial	ly owned	l by a per	son as a 1	result of t	the owner	rship of S	Stock Opt	ties Excha ions, or ov or Class B
				Shares s Options u			_			_		ch shares	are benefi
									Sto	ock			
									Opt	tions			
			Thomas Cantwe							13,287			
			Herbert	M. Gard	ner					86,637			
			William Barrett	ı J.						86,637			
			Omer C	G. Kropf						102,662			
			Robert .	J. Campb	ell					13,287			
			Rice M	. Tilley, J	r.					15,663			
			Robert	W. Wilso	on					83,839			
			H. Dou	glas Schr	ock					9,954			
			All dire	ctors and	officers	as a grou	p			411,966			
. ,	-			A Comm ownershi		-	47 shares	s of Class	s B Comr	non Stocl	k owned	by Mr. G	ardner's w
				s A Comr ip of thes		k and 8,9	54 shares	s of Class	s B Comr	non Stocl	k owned	by Mr. B	arrett's wif

<sup>5</sup> 

<sup>(5)</sup> Includes 373 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.

&nbsp &nbsp

(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.

&nbsp &nbsp

Depositories such as The Depository Trust Company (Cede & Company) as of March 13, 2003 held, in the aggregate, more the 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.

&nbsp &nbsp

#### **ELECTION OF DIRECTORS**

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Nine directors are to be elected at the Annual Meeting of Shareholders. Unless otherwise instructed, the proxy holders will voreceived by them for the nominees shown below for the term of one year and until their successors are duly elected and have a 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.

&nbsp &nbsp

Messrs. Gardner, Barrett, Kropf and Wilson were the executive officers of the Company as of December 28, 2002. Officers are annually by the Board of Directors at the Annual Meeting of Directors held immediately following the Annual Meeting of Shares and the Annual Meeting of Shares are supported by the Board of Directors at the Annual Meeting of Shares are supported by the Board of Directors at the Annual Meeting of Shares are supported by the Board of Directors at the Annual Meeting of Shares are supported by the Board of Directors at the Annual Meeting of Directors held immediately following the Annual Meeting of Shares are supported by the Board of Directors at the Annual Meeting of Directors held immediately following the Annual Meeting of Shares are supported by the Board of Directors at the Annual Meeting of Directors held immediately following the Annual Meeting of Shares are supported by the Board of Directors at the Annual Meeting of Directors held immediately following the Annual Meeting of Shares are supported by the Board of Directors at the Annual Meeting of Directors held immediately following the Annual Meeting of Shares are supported by the Board of Directors at the Annual Meeting of Shares are supported by the Board of Directors at the Annual Meeting of Shares are supported by the Board of Directors at the Annual Meeting of Shares are supported by the Board of Directors at the Board

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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.

&nbsp &nbsp

There are no family relationships by blood, marriage, or adoption between any director or executive officer, except Mr. Schro Barrett's brother-in-law. Mr. Tilley is a member of the law firm of Law, Snakard & Gambill, a Professional Corporation, which legal services for the Company during 2002.

&nbsp &nbsp

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

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								]	Executiv	e			Position
	Name	e, Age, ar	nd Busin	ess Expe	rience			Of	fficer Sir	ice			Comp
Herber	t M. Gard	ner, 63							1979			Chairma	an of the I
investing previous Scott Lethe Consince Justine Horizo distribution Transmus market savings in the graph Corp., supplies sales previous supplies and supplies sales previous suppliers and suppliers are suppliers and suppliers and suppliers and suppliers are suppliers and suppliers and suppliers and suppliers are suppliers and suppliers and suppliers are suppliers are suppliers and suppliers are suppliers and suppliers are suppliers and suppliers are suppliers are suppliers and suppliers are suppliers a	ing Direct ment bank usly Senio LC, invest mpany sir- une 1992. Company, ercial bank ins Electro- utor; iDirect stransaction stransaction geophysical importer of es; Co-Act romotion	ing firm sor Vice Prestment backed 1979 and trustonics Corpe Reward work, Incal service of computive Mark company	resident on the resident of Rums of Rums ersey states to compare p., an election of Rums and ustries es industries es industries esteting Ground Grou	vember 20 Janney nairman of dent of the con-Fair He independently; Also a certonic contains that of the condition of the cond	Montgor of the Boa he Compa Haven Ba dent, he Director component rmerly develops consume company of Internati y machin a market	nery ard of any nk and r of: Nu t and r engaged onal es, and ting and							
Omer (	G. Kropf,	61							1984			Executi	ve Vice P
1984; I Corpor 1984 to	ive Vice I President a ration, a su o Novembent of Sup	and Chief absidiary er 2000 a	f Executive of the Connumber of the Conn	ve Office ompany, tolder of O	r of Supr from Janu office of t	eme ıary he							
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Managing Director of Barrett-Gardner Associates, Inc., an investment banking firm since November 2002 and previously Senior Vice President of Janney Montgomery Scott LLC, investment bankers; Secretary and Assistant Treasurer of the Company and a Director since 1979. Chairman of the Board of Rumson-Fair Haven Bank and Trust Company, a New Jersey state independent, commercial bank and trust company; and a Director of TGC Industries, Inc., a company engaged in the geophysical services industry.

Technical Computer Graphics, Inc., a software/hardware integrator in the computer graphics field; October 1992 to

Robert '	W. Wilso	on, 58							1992				ve Vice Pr
Officer Presider the Pres	of the Cont of Final	ompany since since	ince Dece 2 1988 an Corporat	nt and Ch ember 19 d co-hold ion, a sub	92; Vice ler of Off	fice of						Officer Officer	er and Chi
							,	7					
								]	Executiv	e			Position
	Name	e, Age, an	nd Busin	ess Expe	rience			O	fficer Sir	ice			Comp
Robert .	<b>Name</b> J. Campb		nd Busin	ess Expe	rience			Of	fficer Sin	ice	1	None	Comp
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present, Director of Discreet Logic, Inc., a software development company; and Director, Locus Dialogue, Inc., a company in the voice recognition and computer telephoning fields.

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.

H. Doug	glas Schr	ock, 54							n/a			None	
manufa	nt of Smo cturer, sir rector of	nce 1978;	Presiden	t of Eart		ducts,							
Rice M.	. Tilley, J	r., 66							n/a			Assista	nt Secretar
	r of the la				Gambill	, a							
Mark C	. Neilson	, 44							n/a			None	
freight t Financia Corpora	inancial ( trucking cal Officer ation, a su arch 1980	company, r and Dire upplier to	since Mactor of S the recre	arch 200 helter Co ational v	1; Chief omponent ehicle inc	ts dustry,							

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#### COMMITTEES AND MEETINGS OF THE BOARD OF DIRECTORS

&nbsp

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 and Campbell, and a Stock Option Committee comprised of Dr. Cantwell and Barrett.

#### &nbsp

The Executive Committee, which met four times during the year ended December 28, 2002, is charged by the Company's bylar responsibility of exercising such authority of the Board of Directors as is specifically delegated to it by the Board, subject to climitations contained in the bylaws.

#### &nbsp

The Audit Committee met four times during the year ended December 28, 2002. The purpose and functions of the Audit Com recommend the appointment of independent auditors; review the scope of the audit proposed by the independent auditors; review financial statements prior to issuance; consult with the independent auditors on matters relating to internal financial controls a and make appropriate reports and recommendations to the Board of Directors.

&nbsp &nbsp

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

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During the year ended December 28, 2002, the Board of Directors held four regularly scheduled meetings. All of the Director attended 75% or more of the total meetings of the Board and of the committees on which they serve.

&nbsp &nbsp

#### SUPREME'S AUDIT COMMITTEE

&nbsp &nbsp

The responsibilities of the Audit Committee, which are set forth in the Audit Committee Charter adopted by the Board of Dire providing oversight to the Company's financial reporting process through periodic meetings with the Company's independent management to review accounting, auditing, internal controls and financial reporting matters. The members of the Audit Com independent as defined in Section 121(A) of the listing standards of the American Stock Exchange. The management of the C responsible for the preparation and integrity of the financial reporting information and related systems of internal controls. The Committee, in carrying out its role, relies on the Company's senior management, including senior financial management, and auditors.

&nbsp &nbsp

We have reviewed and discussed with senior management the Company's audited financial statements included in the 2002 A 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.

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We have discussed with Crowe, Chizek and Company LLP, the Company's independent accountants, the matters required to be Statement of Auditing Standards ("SAS") No. 61, "Communications with Audit Committees." SAS No. 61 requires the Compandependent accountants to provide us with additional information regarding the scope and results of their audit of the Compans 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 disagrammangement, and (vi) any difficulties encountered in performing the audit.

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We have received from Crowe, Chizek and Company LLP a letter providing the disclosures required by Independence Standard No. 1, "Independence Discussions with Audit Committees", with respect to any relationships between Crowe, Chize LLP and the Company that in their professional judgment may reasonably be thought to bear on their independence. Crowe, Company LLP 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.

#### &nbsp

Based on the review and discussions described above with respect to the Company's audited financial statements included in t 2002 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.

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As specified in the Audit Committee Charter, it is not the duty of the Audit Committee to plan or conduct audits or to determit 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 recommendate the Board of Directors, we have relied on (i) management's representation that such financial statements have been prepared wand 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.

					The Au	dit Com	mittee:							
					Rice M	. Tilley, J	r. (Chair)	)						
					Robert .	J. Campb	ell							

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#### **Audit Fees**

The aggregate fees billed by Crowe, Chizek and Company LLP for professional services rendered in connection with (i) the a Company's annual financial statements set forth in the Company's Annual Report on Form 10-K for the year ended December (ii) the review of the Company's quarterly financial statements set forth in the Company's Quarterly Report on Form 10-Q for ended March 30, 2002, June 29, 2002 and September 28, 2002, were approximately \$120,800.

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#### **All Other Fees**

The aggregate fees for all other services rendered by its independent accountants for the Company's most recent fiscal year we approximately \$172,100. These fees include work performed by the independent accountants with respect to preparation of cotax returns, tax compliance and planning projects and audits of employee benefit plans.

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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 accountants.

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#### **EXECUTIVE COMPENSATION**

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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.

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#### **Summary Compensation Table**

												8
Name and			Annı	ıal Compen	sation				Long Term			
Principal Position		Year		Salary \$		Bonus \$			Compensation			(
Herbert M. Gardner (1)		2002		\$108,000		\$ 72,500		\$			\$	
Chairman of the		2001		108,000		102,546						

President													
President	Board												
William J. Barrett (1)           Barrett (1)         2002           108,000           72,500                                         and           Secretary and           2001           108,000           102,546               &mbsp   &nb			2000		108,000		106,500						
Barrett (1)  Secretary   2001   108,000   102,546         and  Assistant Treasurer    &nbs													&
Assistant Treasurer  Assistant Treasurer  And	Barrett		2002		108,000		72,500						
Treasurer	•		2001		108,000		102,546						
Omer G. Kropf (2)                   2002                   240,000                   109,784                                                    Executive Vice                   2001                   240,000                   365,800                                                    President                   2000                   240,000                   568,500                                                     <			2000		108,000		106,500						
Kropf (2)         Executive Vice                   2001                   240,000                   365,800                                                    President                   2000                   240,000                   568,500													&
Vice         President                   2000                   240,000                   568,500 <td< td=""><td></td><td> </td><td>2002</td><td> </td><td>240,000</td><td> </td><td>109,784</td><td> </td><td> </td><td></td><td> </td><td> </td><td></td></td<>			2002		240,000		109,784						
<th< td=""><td></td><td> </td><td>2001</td><td> </td><td>240,000</td><td> </td><td>365,800</td><td> </td><td> </td><td></td><td> </td><td> </td><td></td></th<>			2001		240,000		365,800						
Robert W.   2002   135,000   109,784         Wilson (3)  Executive   2001   132,692   182,900   &n	President		2000		240,000		568,500						
Wilson (3)  Executive   2001   132,692   182,900													
	Wilson		2002		135,000		109,784						
	Executive Vice		2001		132,692		182,900						

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130,000 &nbsp &nbsp

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&nbsp &nbsp &nbsp

President,

Treasurer

and Chief

Financial Officer

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2000

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116,230 &nbsp

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(2) On May 1, 1998, the Company's wholly-owned subsidiary, Supreme Corporation, entered into a four-year employment containing the company's wholly-owned subsidiary, Supreme Corporation, entered into a four-year employment containing the company's wholly-owned subsidiary, Supreme Corporation, entered into a four-year employment containing the company's wholly-owned subsidiary, Supreme Corporation, entered into a four-year employment containing the cont

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<sup>(1)</sup> On January 1, 1993, the Company entered into three-year consulting agreements commencing on January 1, 1993 with 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. The terms of the agreem Mr. Gardner and Mr. Barrett to receive annual consulting fees of \$108,000, plus a cash incentive performance fee in the amount of the pre-tax earnings of the Company exceed \$2,000,000, plus an amount equal to 0.6% of the amount by which such pre-tax exceed \$2,000,000.

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 this agreement provide for a minimum base salary of \$240,000 per year plus a box
approval by the Board of Directors, based upon the Company's pre-tax operating performance.

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(3) On January 1, 1998, the Company's wholly-owned subsidiary, Supreme Corporation, entered into a three-year employmen with Mr. Wilson through December 31, 2000. On July 1, 2000, amendment number one extended the contract through Decem The terms of the agreement provide for a minimum base salary of \$135,000 per year (subject to increase by the determination of Directors) plus a bonus subject to approval by the Board of Directors, based upon the Company's pre-tax operating perform

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

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#### **Director Compensation**

Omer G. Kropf &nbsp

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\$1,000 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.

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

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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 28, 2002. There are no stock appreciation rights outstanding.

					&nbs	p						&
	&r	nbsp	Shares			Value						v Va
	&r	nbsp A	cquired			Realized		Numbe	r of Unexe	rcised		In-
	&r	nbsp	on			at		Options	at the Yea	r-End		A A
Name	&r	nbsp <b>I</b>	Exercise			Exercise		Exercisa	ble/Unexer	cisable	e	Exer
Herbert M. Gardner	&r	ıbsp			\$			67,887		48,750	0	\$ 20,400
William J. Barrett	&r	nbsp						67,887		48,750	0	14,2

&nbsp

66,903 &nbsp

11,8

70,760 &nbsp

Robert W. &nbsp &nbsp &nbsp &nbsp 57,688 &nbsp 51,152 &nbsp 8, Wilson &nbsp (1) The value of outstanding options is based on the December 28, 2002 closing stock price which was \$4.15.

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## **The Board Of Directors Report On Executive Compensation**

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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 do not participate in setting their own components of the Company who are also members of the Board do not participate in setting their own components reviews the individual performance of each executive officer and the financial performance of the Company. The Board out account salary levels, bonus plans, stock incentive plans and other compensation packages made available to executive officer similar size and nature. The Board of Directors considers the Company's compensation policy in light of Section 162(m) of the of 1986 and related regulations regarding the deductibility of certain compensation. No executive has received compensation under such Section; however, the Board of Directors may determine to pay compensation which is non-deductible in certain caccordance with the above compensation policy, the Board of Directors has established certain compensation arrangements as

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The Board has approved Consulting Agreements between the Company and Mr. Herbert M. Gardner, Chairman of the Board at Company, and Mr. William J. Barrett, Secretary and Assistant Treasurer of the Company. These Consulting Agreements went 1993, and, as amended, continue through December 31, 2005. In consideration of services to be provided to the Company, the provide for Messrs. Gardner and Barrett to each receive (in addition to certain fringe benefits): (1) a monthly fee of \$7,000 du 1994, and \$9,000 during 1995 and in each year thereafter (which monthly payments are to be offset by all other fees paid to M. Barrett, respectively, for serving as members of the Board of Directors and any committee of the Company and its subsidiaries earnings of the Company exceed \$2,000,000, an incentive bonus of \$36,000, plus an amount equal to 0.6% of the amount by vearnings exceed \$2,000,000.

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

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The Company's wholly-owned subsidiary, Supreme Corporation, has also entered into an Employment Contract with Mr. Rob employing Mr. Wilson as Vice President of Finance, Treasurer and Assistant Secretary of Supreme Corporation (Mr. Wilson in President, Treasurer and Chief Financial Officer of the Company). The Employment Contract was for a term of three years be and ending December 31, 2000. On July 1, 2000 amendment number one extended the contract through December 31, 2003. It services rendered as Executive Vice President, Treasurer and Chief Financial Officer of the Corporation, the Employment Consumer Corporation will pay to Mr. Wilson (in addition to certain fringe benefits) a minimum base salary of \$135,000 per years by the determination of the Board of Directors) plus a pre-tax incentive bonus if earned under Supreme Corporation's Bonus Fin the preceding paragraph.

					The	Board o	of Director	<u>s</u>			
			7	William I	Rarrett He	erbert M	Gardner H	Douglas	Schrock		

Robert J. Campbell Omer G. Kropf Rice M. Tilley, Jr.

#### **Stock Option Plans**

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

#### 2001 Stock Option Plan

On January 31	1, 2001, the	Company'	s Board of	Directors	s approved	d and adopt	ted, subjec	ct to sharel	nolder app	roval, the	Company

Plan. The Plan was approved by the Company's shareholders at the Annual Meeting held on May 2, 2001. The following paragertain provisions of the 2001 Stock Option Plan and are qualified in their entirety by reference thereto.

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The 2001 Stock Option Plan provides for the granting of options (collectively, the "2001 Options") to purchase shares of the Common Stock to certain key employees of the Company and/or its affiliates, and certain individuals who are not employees affiliates but who from time to time provide substantial advice or other assistance or services to the Company and/or its affiliates Option Plan authorizes the granting of options to acquire up to 750,000 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, a may actually receive grants. At December 28, 2002, there were 420,000 options outstanding under this plan, of which 35,832

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Authority to administer the 2001 Stock Option Plan has been delegated to a committee (the "Committee") of the Board of Directors to award 2001 Stock Option Plan, the Committee has authority, in its discretion, to award 2001 Options and to and conditions (which need not be identical) of such 2001 Options, including the persons to whom, and the time or times at who 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 will be determined by the Committee on the date of award.

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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.

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The exercise price of the shares of stock covered by each incentive stock option ("ISO"), within the meaning of Sec. 422 of th 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, excep awarded to any person who owns stock possessing more than ten percent (10%) of the total combined voting power of all class 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.

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

14

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 to delivered by such Holder to pay the exercise price of the previous 2001 Option. The new 2001 Option will have an exercise proven one hundred percent (100%) of 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.

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In addition, the 2001 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.

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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 or times at which a 2001 Option may be exercised.

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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 outstanding 2001 Option, and the exercise price of each outstanding 2001 Option shall be automatically adjusted accurately at effect thereon of such change. Unless a Holder's option agreement provides otherwise, a dissolution or liquidation of the Comconsolidations 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 Option 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.

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The 2001 Stock Option Plan, as amended, will terminate on January 30, 2011 or on such earlier date as the Board of Directors stock options outstanding at the termination date will remain outstanding until they have been exercised, terminated, or have exercised.

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The 2001 Stock Option Plan may be terminated, modified, or amended by the Board of Directors at any time without further sexcept that shareholder approval is required for any amendment that: (a) changes the number of shares of Class A Common Stock Option Plan, (b) changes the designation of the class of employees eligible to receive 2001 Options, (c) decreases the probe granted, (d) removes the administration of the 2001 Stock Option Plan from the Committee, or (e) without the consent of the causes the ISO's granted under the 2001 Stock Option Plan and outstanding at such time that satisfied the requirements of Sectionger satisfy such requirements.

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#### 1998 Stock Option Plan

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On October 29, 1998, the Company's Board of Directors approved and adopted, subject to shareholder approval, the Company Plan. The plan was approved by shareholders at the annual meeting held on April 29, 1999. The following paragraphs summathe 1998 Stock Option Plan and are qualified in their entirety by reference thereto.

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The 1998 Stock Option Plan provides for the granting of options (collectively, the "1998 Options") to purchase shares of the Common Stock to certain key employees of the Company and/or its affiliates, and certain individuals who are not employees 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 650,000 (790,079 as adjusted for all subsequent stock dividend Common Stock, subject to certain adjustments described below, to be outstanding at any time. Subject to such limitations, the absolute number of awards that may be granted during the life of the 1998 Stock Option Plan. At the present time, there are apemployees of the Company, including officers and directors of the Company, who, in management's opinion, would be consider grants under the 1998 Stock Option Plan, although fewer employees may actually receive grants. At December 28, 2002, there outstanding under this plan, of which 411,810 were exercisable.

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Authority to administer the 1998 Stock Option Plan has been delegated to a committee (the "Committee") of the Board of Directors to award 1998 Options at terms and conditions (which need not be identical) of such 1998 Options, including the persons to whom, and the time or time will be awarded, the number of 1998 Options to be awarded to each such person, the exercise price of any such 1998 Options, provisions of any agreement pursuant to which such 1998 Options will be awarded. The 1998 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 1998 Options will be determined by the Committee on the date of award.

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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.

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The exercise price of the shares of stock covered by each incentive stock option ("ISO"), within the meaning of Sec. 422 of th 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, excep awarded to any person who owns stock possessing more than ten percent (10%) of the total combined voting power of all class 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.

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The exercise price of the shares of Class A Common Stock covered by each 1998 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.

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Payment for Class A Common Stock issued upon the exercise of a 1998 Option may be made in cash or, with the consent of the shares of Class A Common Stock owned by the holder of the 1998 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 1998 Option for a number of shares equal that delivered by such Holder to pay the exercise price of the previous 1998 Option. The new 1998 Option shall have an exercise price of the Class A Common Stock on the date of the exercise of such price in the shares of the class A Common Stock on the date of the exercise of such price in the shares of the class A Common Stock on the date of the exercise of such price in the shares of the class A Common Stock on the date of the exercise of such price in the shares of the class A Common Stock on the date of the exercise of such price in the shares of the class A Common Stock on the date of the exercise of such price in the shares of the class A Common Stock on the date of the exercise of such price in the shares of the class A Common Stock on the date of the exercise of such price in the shares of the class A Common Stock on the date of the exercise of such price in the shares of the class A Common Stock on the date of the exercise of such price in the shares of the class A Common Stock on the date of the exercise of such price in the shares of the class A Common Stock on the date of the exercise of such price in the shares of the class A Common Stock on the date of the exercise of such price in the shares of the class A Common Stock on the date of the exercise of the class A Common Stock on the date of the exercise of the class A Common Stock on the date of the exercise of the class A Common Stock on the date of the exercise of the class A Common Stock on the date of the exercise of the class A Common Stock on the date of the exe

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In addition, the 1998 Stock Option Plan originally provided for two methods for the cashless exercise of options, the Sale Met The Board of Directors of the Company amended the 1998 Stock Option Plan on November 11, 1999 to delete the Net Metho (no options were ever exercised using the net method). Under the Sale Method, with the consent of the Committee, payment is price of the option may be made through the Company's receipt of a copy of instructions to a broker directing such broker to set the option is being exercised, to remit to the Company an amount equal to the aggregate exercise price of such option, with bat the Holder.

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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 or in installments, as determined by the Committee at the time of award, except that after the date of award, the Committee or times at which a 1998 Option may be exercised.

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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 outstanding 1998 Option, and the exercise price of each outstanding 1998 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 Comconsolidations 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 1998 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.

The 1998 Stock Option Plan, as amended, will terminate on October 29, 2008, or on such earlier date as the Board of Direct stock options outstanding at the termination date will remain outstanding until they have been exercised, terminated, or have													
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The 1998 Stock Option Plan may be terminated, modified, or amended by the Board of Directors at any time without further sexcept that shareholder approval is required for any amendment that: (a) changes the number of shares of Class A Common Stock Option Plan, (b) changes the designation of the class of employees eligible to receive 1998 Options, (c) decreases the probe granted, (d) removes the administration of the 1998 Stock Option Plan from the Committee, or (e) without the consent of the causes the ISO's granted under the 1998 Stock Option Plan and outstanding at such time that satisfied the requirements of Sectionger satisfy such requirements.

1992 Stock O	ption Plan										

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On April 7, 1992, the Company's Board of Directors approved and adopted, subject to shareholder approval, the Company's 1. The plan was approved by the shareholders at the annual meeting held on June 11, 1992. The following paragraphs summarize the 1992 Stock Option Plan and are qualified in their entirety by reference thereto. The 1992 Stock Option Plan provides for the (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 accept a dijusted for all subsequent stock dividends) shares of Class A Common Stock, subject to certain adjustments described below limitations, there is no limit on the absolute number of awards that may be granted during the life of the 1992 Stock Option Plan there are approximately 40 employees of the Company, including officers and directors of the Company, who, in management considered eligible to receive grants under the 1992 Stock Option Plan, although fewer employees may actually receive grants there were 176,235 options outstanding under this plan, of which 176,235 were exercisable.

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expressly provided by the 1992 Stock Option Plan, the Committee has the authority, in its discretion, to award 1992 Options a

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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 Option the exercise thereof. Subject to the limitation set forth below, the exercise price of the shares of stock covered by each 1992 Option by the Committee on the date of award.

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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 start 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.

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The exercise price of the shares of stock covered by each incentive stock option ("ISO"), within the meaning of Sec. 422 of th 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, excep awarded to any person who owns stock possessing more than ten percent (10%) of the total combined voting power of all class 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.

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(50%) of the fair market value of the stock on the date of award.

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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.

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The duration of each 1992 Option will be for such period as the Committee determines at the time of award, but not for more to 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 period installments, as determined by the Committee at the time of award, except that after the date of award, the Committee may accommittee at the time of award, except that after the date of award, the Committee may accommittee the date of award.

at which a 1992 Option may be exercised.

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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 at effect thereon of such change. Unless a Holder's option agreement provides otherwise, a dissolution or liquidation of the Comconsolidations 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 Option 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.

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#### 401 (k) Retirement Plan

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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 28, 2002, all of the employees of the Company and one of its subside "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 the Through February 1994, the Company contributed ten cents on each dollar of the first 6% of compensation contributed by participants of Directors approved an increase to fifteen cents on each dollar of the first 6% of compensation contributed March 1, 1994. On August 29, 1997, the Board of Directors approved an increase to twenty-five cents on each dollar of the first 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 March 1, 1999. Payments are made by the Compant the latter by means of a payroll deduction program. Within specified limits, a participant has the right to direct his or her savir investments. The total aggregate amount of the Company's contribution for Messrs. Kropf and Wilson was \$3,300 and \$2,203 executive officers as a group was \$5,503.

Stock Price Per	<u>formanc</u>	<u>e</u>									
The following Stock Performance Graph shows the changes over the past five year period in the value of \$100 invested in Common Stock, (2) the American Stock Exchange Total Return Index, and (3) the American Stock Exchange Industrial New year-end values of each investment are based on share price appreciation and the reinvestment of dividends. The stock pris not necessarily indicative of future performance.											
		12/31/97			12/31/98		<u>12/31/99</u>		12/31/00		12/31/0
Supreme Industreis, Inc.		\$100			\$118		\$84		\$40		\$60
AMEX Industrial											
Manufacturing Index		\$100			\$79		\$102		\$126		\$101
AMEX (US) Total Return											
Index		\$100			\$107		\$142		\$131		\$122
Assumes \$100 in Index	nvested o	n December	31, 1997	in Supre	eme Industri	ies, Inc. S	tock, the A	MEX Inc	dustrial Mfg	g. Index a	and the Al

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#### **Transactions With Management**

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As part of its original acquisition on January 19, 1984 of the specialized vehicle manufacturing business now being operated be Corporation acquired an option to purchase certain real estate and improvements, at its Goshen, Indiana, and Griffin, Georgia lessors controlled by the sellers of such business (one of whom is Omer G. Kropf). The option agreement provided that the op January 8, 1989, and that, prior to that time, it could be assigned to either or both of William J. Barrett and Herbert M. Gardne Company's Board of Directors.

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On July 25, 1988, Supreme Corporation assigned the option (with the consent of the grantors of the option) to a limited partner The general partner of the Partnership is Supreme Corporation, and the limited partnership interests therein are owned (directl individuals including Mr. Barrett, Mr. Gardner, Mr. Kropf, Dr. Cantwell, and Mr. Campbell, all of whom are members of the Directors.

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In a transaction consummated on July 25, 1988, the Partnership exercised the option and purchased all of the subject real estat Also on July 25, 1988, the Partnership and Supreme Corporation entered into new leases covering Supreme facilities in Goshe Georgia at initial rental rates equivalent to those paid pursuant to the lease agreements with the prior lessors. The leases granted Corporation contain options to purchase the properties for an aggregate initial price of \$2,765,000 (subject to increases after the increases in the Consumer Price Index). During the current year ending December 27, 2003, Supreme Corporation is obligated \$616,000 in minimum lease payments to the Partnership under lease agreements which expire July 2005.

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In order to carry out the purchase of the subject real estate and improvements, the Partnership borrowed from a bank \$2,363,0 mortgages on such real estate, a security interest in specified personal properties, and the assignments of the leases. The initial the Partnership's limited partners covered the balance of the purchase price.

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Mr. Kropf, Executive Vice President and Director of the Company, is Secretary-Treasurer and sole shareholder of Quality Tra President of Quality Aircraft Leasing. The Company's subsidiary, Supreme Corporation, purchases delivery services from Quarented the use of an aircraft from Quality Aircraft Leasing in the ordinary course of business. During the year ended December Corporation purchased delivery services of \$2,644,000 from Quality Transportation and paid aircraft rental fees of \$70,000 to Leasing. In December 2002, the Company purchased the previously rented aircraft. All transactions were without special term as favorable as those that the Company could have obtained from non affiliated third parties.

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On April 28, 2000, Supreme Corporation entered into a Lease Agreement with Mr. Kropf for the lease from Mr. Kropf of a war on approximately 10 acres of land close to Supreme Corporation's FRP manufacturing facility in Ligonier, Indiana. The lease three (3) years terminating April 30, 2003 for a rental amount of \$402,660 for the term, payable in equal monthly installments amount was based on an independent third party appraisal. Supreme Corporation has two (2) renewal options of three (3) year

equal to the rental amount for the initial term, adjusted upward for any increase in the Consumer Price Index.

#### INDEPENDENT PUBLIC ACCOUNTANTS

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On October 1, 2001, the Company was informed that its independent accountants, PricewaterhouseCoopers LLP ("PwC") had Indiana practice to Crowe, Chizek and Company LLP. Effective October 9, 2001, the Company terminated its appointment of principal accountants.

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On October 9, 2001, the Audit Committee of the Company's Board of Directors and the Board of Directors of the Company ap and Company LLP as its principal accountants. On the same date, PwC was notified of its dismissal.

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The report of PwC on the Company's consolidated financial statements for the year ended December 31, 2000 contained no ac disclaimer of opinion and was not qualified or modified as to uncertainty, audit scope or accounting principle.

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In connection with its audit for the year ended December 31, 2000 and through October 9, 2001, there were no disagreements of accounting principles or practices, financial statement disclosure, or auditing scope or procedure, which disagreements if no satisfaction of PwC would have caused them to make reference thereto in their report on the Company's consolidated financial year.

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It is expected that representatives of Crowe, Chizek and Company LLP will be present at the shareholders' annual meeting wit make a statement if they desire to do so and also will be available to respond to appropriate questions at the meeting.

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The Company's Board of Directors recommend that you vote FOR ratification of the selection of Crowe, Chizek and Compan auditors for the fiscal year ending December 27, 2003.

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#### **OTHER MATTERS**

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The Company's management knows of no other matters that may properly be, or which are likely to be, brought before the meeting, the persons named in the enclosed proxy, or their substitutes, will vote best judgment on such matters.

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## SHAREHOLDER PROPOSALS

A shareholder proprincipal execut proxy relating to	ive office	es in Goshen	•				•				
					FINAN	ICIAL S'	TATEME	NTS			
The Company's	Annual F	Report to Sha	areholder	s for the f	fiscal year e	ended Dec	ember 28,	2002, is	enclosed he	rewith.	
A COPY OF TH WRITTEN REQ INDIANA 4652	QUEST T									,	
									By Order	of the Bo	ard of Di
Goshen, Indiana											
March 20, 2003									/s/Willian	n J. Barre	tt
						22	2				

SUPREME INDUSTRIES, INC.

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## This Proxy is Solicited on Behalf of the Board of Directors

## 2581 East Kercher Road, Goshen, Indiana 46528

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The undersigned hereby appoints Robert W. Wilson, Herbert M. Gardner and Rice M. Tilley, Jr., as Proxies, each with the possibstitute, and hereby authorizes them, to represent and to vote, as designated on the reverse side, all shares of Class A Commundustries, Inc. (the "Company") held of record by the undersigned on March 13, 2003 at the Annual Meeting of Shareholders 2003 or at any adjournment thereof.

THIS PROXY,				,							
SHAREHOLD	ER. IF N	O DIRECT	TON IS	MADE T	HIS PRO	XY WIL	L BE VOT	ED FOR	RPROPOS	SALS 1 A	ND 2.
				(	TO BE SIG	GNED ON	N REVERS	SE SIDE)			

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#### ANNUAL MEETING OF SHAREHOLDERS OF

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# SUPREME INDUSTRIES, INC.

						May 8,	, 2003				

# Please date, sign and mail your proxy card in the envelope provided as soon as possible.

## THE BOARD OF DIRECTORS RECOMMENDS A VOTE "FOR" THE ELECTION OF DIRECTORS AND "FOR" PROB

## PLEASE SIGN, DATE AND RETURN PROMPTLY IN THE ENCLOSED ENVELOPE.

## PLEASE MARK YOUR VOTE IN BLUE OR BLACK INK AS SHOWN HERE $\underline{\mathbf{X}}$

(1) ELECTION DIRECTORS:	OF						NOMINE	ES				
FOR ALL NOMINEES							H. DOUGLAS SCHROCK				i	
							RIC	E M. TII	LLEY, JR.		i	
WITHHOLD AUTHORITY							MARK C. NEILSON				i	
FOR ALL NOMINEES												
FOR ALL EXCEPT												
EXCEPT												
	<u>INSTRUCTION</u> : To withhold authority to vote for any individual nominee(s), mark "FOR ALL EXCEPT" and fill in the ci nominee you wish to withhold, as shown here: 1											
•	To change the address on your account, please check the box at right and indicate your new address in the address space above Please note that changes to the registered name(s) on the account may not be submitted via this method.											
									FOR		AGAIN	
	(2) RATIFICATION OF SELECTION OF CROWE, CHIZEK AND & snbsp o company LLP AS INDEPENDENT AUDITORS.											
Returned proxy forms when properly executed will be voted: (1) as specified on the matters listed above; (2) in accordance 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.												
PLEASE DATE	E AND S	IGN BELO	W AND	MAIL P	ROMPTL	Y IN TH	E ENCLOS	SED EN	VELOPE.			
Signature of Sha	Dat	te	, 2003 Sig	gnature of	f Shareholde	er		Date	, 20			

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**NOTE:** This proxy must be signed exactly as the name appears hereon. When shares are held jointly, each holder should sign executor, administrator, attorney, trustee or guardian, please give full title as such. If the signer is a corporation, please sign fully authorized officer, giving full title as such. If signer is a partnership, please sign in partnership name by authorized person