1
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM 11-K
(Mark One)

| /x/ ANNUAL REPORT PURSUANT TO SECTION 15(d) OF THE |  |
| :---: | :---: |
| For the fiscal year ended December 31, 1996 |  |
| OR |  |
|  | / TRANSITION REPORT PURSUANT TO SECTION $15(d)$ OF THE SECURITIES EXCHANGE Act of 1934 [NO FEE REQUIRED] |
| For the transition period from |  |
| Commission file number SEC File No. 2-91561 |  |
| A: DOVER CORPORATION RETIREMENT SAVINGS PLAN (Full title of the plan) |  |
| B: DOVER CORPORATION |  |
|  | 280 Park Avenue |
|  | New York, New York 10017 $212 / 922-1640$ |

(Name of issuer of the securities held pursuant to the plan and the address of its principal executive office)

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REQUIRED INFORMATION
(as required by items no. 1 thru 3)

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Independent Accountants' Report and Consent.
Financial Statements:

Statements of Net Assets Available for Benefits as of December 31, 1996 and 1995

Statements of Changes in Net Assets Available for Benefits for the years ended December 31, 1996 and December 31, 1995

Notes to Financial Statements
Supplemental Schedules:
Schedule I - Item 27a - Schedule of Assets held for investment purposes as of December 31, 1996.

Schedule II - Item 27d - Reportable Transactions for the year ended December 31, 1996.

3 Independent Accountants' Report and Consent

Pension Committee
Dover Corporation

We have audited the statements of net assets available for plan benefits of the Dover Corporation Retirement Savings Plan (the Plan) as of December 31, 1996 and 1995, and the related statements of changes in net assets available for plan benefits for the years ended December 31, 1996 and 1995. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for plan benefits of the Plan as of December 31,1996 and 1995 and the changes in net assets available for plan benefits for each of the years ended December 31, 1996 and 1995, in conformity with general accepted accounting principles.

Our audits were performed for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedules of the Dover Corporation Retirements Savings Plan as of and for the year ended December 31 , 1996 are presented for the purpose of additional analysis and are not a required part of the basic financial statements, but are supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. The supplemental schedules have been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, are fairly stated, in all material respects, in relation to the basic financial statements taken as a whole.

In addition, we consent to incorporation by reference of this report in the Registration Statement No. 2-91561 on Form S-8 of Dover Corporation.

COOPERS \& LYBRAND L.L.P.

NEW YORK, NEW YORK
June 27, 1997
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DOVER CORPORATION
RETIREMENT SAVINGS PLAN
STATEMENT OF NET ASSETS AVAILABLE FOR PLAN BENEFITS
DECEMBER 31, 1996

|  | Total | Stock <br> Fund | Income Fund | Equity Fund | Growth Fund | Balanced Fund |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| ASSETS |  |  |  |  |  |  |
| Investments at Fair Value Common Stock: |  |  |  |  |  |  |
| Dover Corporation | \$129,129,854 | \$129,129,854 | \$ | \$ | \$ | \$ |
| Common Stock Funds: | 78,195,853 | - | - | 40,447,074 | 30,310,820 | - |
| Other Funds | 71,476,120 | - | 51,861,788 | - | - | 16,001,229 |
| Notes receivable from employees | 15,097,469 | - | - | - | - | - |
| Total Assets | \$293,899,296 | \$129,129,854 | \$51, 861, 788 | \$40,447,074 | \$30,310,820 | \$16,001,229 |
| LIABILITIES |  |  |  |  |  |  |
| Due to (from) other fund | \$ | \$ (119,565) | 321,830 | \$ 187,268 | $(76,152)$ | \$ |
| Total Liabilities |  | $(119,565)$ | 321,830 | 187,268 | $(76,152)$ | - |
| Net assets available for plan benefits | \$293,899,296 | \$129,249,419* | \$51,539, 958* | \$40,259, 806* | \$30,386,972* | \$16,001,229* |



SEE ACCOMPANYING NOTES TO FINANCIAL STATEMENTS.
*THESE INVESTMENTS REPRESENT 5 PERCENT OR MORE OF THE PLAN'S NET ASSETS.
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DOVER CORPORATION
RETIREMENT SAVINGS PLAN
STATEMENT OF NET ASSETS AVAILABLE FOR PLAN BENEFITS
DECEMBER 31, 1995


PARTICIPANT DIRECTED

| BALANCED | LOAN |
| :---: | :---: |
| FUND | FUND |

ASSETS

| Investments at Fair Value Common Stock |  |  |
| :---: | :---: | :---: |
| Dover Corporation | \$ | \$ |
| Common Stock Funds: |  |  |
| Other Funds |  |  |
|  | 15,203,356 | -- |
| Notes receivable from employees | -- | 11,267,527 |
| Accrued Interest \& Dividends |  |  |
| Total Assets | \$15,203,356 | \$11,267,527 |
| LIABILITIES |  |  |
| Miscellaneous payable | \$ 18,649 | \$ 34,368 |
| Due to (from) other fund | 239 | -- |
| Total Liabilities | 18,888 | 34,368 |
| Net assets available for plan benefits | \$15,184,468* | \$11,233,159* |

SEE ACCOMPANYING NOTES TO FINANCIAL STATEMENTS.
*THESE INVESTMENTS REPRESENT 5 PERCENT OR MORE OF THE PLAN'S NET ASSETS.
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DOVER CORPORATION

RETIREMENT SAVINGS PLAN
STATEMENT OF CHANGES IN NET ASSETS
AVAILABLE FOR PLAN BENEFITS

FOR THE YEAR ENDED DECEMBER 31, 1996


|  |  | PARTICIPANT DIRECTED |  |
| :--- | :--- | :--- | :--- |


|  | PARTICIPANT DIRECTED |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
|  | HORIZON FUND |  |  |  |
|  |  | Medium Term ---- |  | Long Term |
| Investment Income: |  |  |  |  |
| Interest | \$ | (131) | \$ | 213 |
| Dividends |  | -- |  | -- |
| Net appreciation (depreciation) |  |  |  |  |
| in fair value of investments |  | 84,779 |  | 126,824 |
|  |  | 84,648 |  | 127,037 |
| Contributions: |  |  |  |  |
| Employees |  | 122,645 |  | 172,567 |
| Employer |  | -- |  | -- |
|  |  | 122,645 |  | 172,567 |
| Net loans to participants |  | $(19,225)$ |  | $(22,787)$ |
| Interfund transfers |  | 1,139,235 |  | 1,434,035 |
| Plan merger |  | 1,868 |  | 1,073 |
| Rollovers |  | 5,416 |  | 26,524 |
| Distributions to participants |  | $(103,016)$ |  | (151) |
| Increase (Decrease) in net assets available for plan benefits |  | 1,231,571 |  | 1,738,298 |



SEE ACCOMPANYING NOTES TO FINANCIAL STATEMENTS.

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DOVER CORPORATION
RETIREMENT SAVINGS PLAN
STATEMENT OF CHANGES IN NET ASSETS
AVAILABLE FOR PLAN BENEFITS

FOR THE YEAR ENDED DECEMBER 31, 1995

|  | PARTICIPANT DIRECTED |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | TOTAL |  | STOCK FUND |  | INCOME FUND |  | EQUITY <br> FUND |  | GROWTH FUND |
| Investment Income: |  |  |  |  |  |  |  |  |  |  |
| Interest | \$ | 4,132,194 | \$ | 39,050 | \$ | 2,328,143 | \$ | 83,315 | \$ | 58,197 |
| Dividends |  | 4,250,571 |  | 1,283,021 |  |  |  | 1,595,848 |  | 812,919 |
| Net appreciation (depreciation) |  |  |  |  |  |  |  |  |  |  |
| in fair value of investments |  | 34,712,397 |  | 24,802,504 |  | 498,736 |  | 4,413,335 |  | 3,558,139 |
|  |  | 43,095,162 |  | 26,124,575 |  | 2,826,879 |  | 6,092,498 |  | 4,429,255 |
| Contributions: |  |  |  |  |  |  |  |  |  |  |
| Employees |  | 16,194,496 |  | 4,992,788 |  | 4,196,254 |  | 2,968,370 |  | 2,514,912 |
| Employer |  | 6,597,267 |  | 6,394,001 |  | 79,427 |  | 770 |  | 360 |
|  |  | 22,791,763 |  | 11,386,789 |  | 4,275,681 |  | 2,969,140 |  | 2,515,272 |
| Net loans to participants |  | -- |  | $(773,097)$ |  | $(528,753)$ |  | $(249,590)$ |  | $(135,440)$ |
| Interfund transfers |  | --- |  | $(949,192)$ |  | 1,820,962 |  | $(1,394,489)$ |  | 1,066,098 |
| Plan merger |  | 12,060,027 |  | 642,265 |  | 3,724,242 |  | 1,335,259 |  | 928,073 |
| Plan Spin-off |  | $(551,968)$ |  | $(252,936)$ |  | $(87,461)$ |  | $(93,186)$ |  | $(36,187)$ |
| Rollovers |  | 1,700,286 |  | 475,036 |  | 332,540 |  | 251,446 |  | 381,466 |
| Distributions to participants |  | $(11,572,689)$ |  | $(4,238,508)$ |  | $(4,481,339)$ |  | $(1,329,278)$ |  | $(637,277)$ |
| Increase (Decrease) in net assets <br> $\begin{array}{llll}\text { available for plan benefits } \quad 67,522,581 & 3,414,932 & 7,582,751 & 7,260\end{array}$ |  |  |  |  |  |  |  |  |  |  |
| Net assets available for plan benefits Beginning of period |  | 142,067,570 |  | 58,846,260 |  | 35,202,134 |  | 22,159,587 |  | 10,573,800 |
| End of period | \$ | 209,590,151 |  | 91,261,192 | \$ | 43,084,885 | \$ | 29,741,387 | \$ | 19,085,060 |


|  | PARTICIPANT DIRECTED |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
|  |  | BALANCED FUND |  | $\begin{aligned} & \text { LOAN } \\ & \text { FUND } \end{aligned}$ |
| Investment Income: |  |  |  |  |
| Interest | \$ | 930,427 | \$ | 693,062 |
| Dividends |  | 558,783 |  | -- |
| Net appreciation (depreciation) |  |  |  |  |
| in fair value of investments |  | 1,439,683 |  | -- |
|  |  | 2,928,893 |  | 693,062 |


| Contributions: |  |  |
| :--- | ---: | ---: |
| Employees |  |  |
| Employer | $1,522,172$ |  |
|  | 122,709 |  |
|  |  | $1,644,881$ |

SEE ACCOMPANYING NOTES TO FINANCIAL STATEMENTS.
8
(1) Summary of Significant Accounting Policies
(a) Basis Presentation

The accompanying statements, prepared on the accrual basis of accounting, present the net assets available for Plan benefits and changes in net assets available for Plan benefits for the Dover Corporation Retirement Savings Plan (the "Plan"). On January 1, 1996, the plan changed its name from the "Dover Corporation Employee Savings and Investment Plan," to the "Dover Corporation Retirement Savings Plan."
(b) Management of Trust Funds

Investors Diversified Services (IDS) Trust (The Trustee) was granted discretionary authority to purchase and sell securities. IDS, which is an American Express Company, changed its name during 1995 to American Express Financial Advisors.

The Trustee maintains investment funds as follows:

- The Dover Corporation Pooled Stock Account (Stock Fund) is authorized to invest in Dover Corporation common stock and money market funds.
- The American Express Trust Income Fund II (Income Fund) is authorized to invest primarily in insurance and bank investment contracts. About $90 \%$ of the investments are made in stable contracts; the remaining $10 \%$ are invested in high-quality money market securities.
- The IDS Stock Fund (Equity Fund) is authorized to invest mainly in U.S. common stocks and bonds. This is a medium risk fund with medium long-term return potential.
- The IDS Mutual Fund (Balanced Fund) is authorized to invest mainly in common and preferred stocks and bonds while it also makes investments in securities of foreign issuers, cash, short-term corporate notes and repurchase agreements, and stock index futures contracts and options.
- The IDS New Dimensions Fund (Growth Fund) is authorized to invest mainly in U.S. common stocks and may also invest in securities of foreign issuers, cash, short-term corporate notes and repurchase agreements, and stock index futures contracts and options. This fund has a higher long-term return potential.

On January 1, 1996 the number of investment funds was increased by 5 for a total of 10 .

- The Templeton Foreign Fund - Class 1 is authorized to invest primarily in stocks and debt obligations of companies and governments outside the United States with the objective of obtaining long-term capital growth.
- The Aim Constellation Fund is authorized to invest primarily in common stocks of medium-sized and smaller emerging growth companies with the objective of obtaining capital growth.
disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates
(e)

Risks and Uncertainties

The Plan provides for various investment options in any combination of stocks, bonds, mutual funds, and other investment securities. Investment securities are exposed to various risks, such as interest rate, market and credit. Due to the level of risk associated with certain investment securities and the level of uncertainty related to changes in the value of investment securities, it is as least reasonably possible that changes in risks in the near term would materially affect participants' account balances and the amounts reported in the statement of net assets available for plan benefits and the statement of changes in net assets available for plan benefits.

The Plan presents in the Statement of Charges in Net Assets
 its investments which consists of the realized gains or losses and the unrealized appreciation (depreciation) on those investments.

The Plan
The following description of the Plan provides only general information. The provisions of the Plan are governed in all respects by the detailed terms and conditions contained in the Plan itself.

The Plan is a defined contribution plan established to encourage and facilitate systematic savings and investment by eligible employees of Dover Corporation ("Dover")

Participating units of Dover may participate in (i) the salary reduction and matching contribution portions of the Plan, (ii) the profit-sharing contribution portion of the Plan, or (iii) both. All employees of such participating units who have reached age 21 and completed one year of service are eligible to participate in the Plan. Salary reduction contributions to the Plan are voluntary. A participant may elect to exclude from 1\% to $18 \%$ in whole percentages of his or her compensation (the "Deferred Amount") from current taxable income by contributing it to the Plan.

The amount contributed is subject to applicable Internal Revenue Code limits, and the percentage of compensation contributed by highly compensated employees may be further limited to enable the Plan to satisfy nondiscrimination requirements. In addition, the Internal Revenue Code limits to $\$ 150,000$ (as adjusted for cost-of-living increases) the amount of compensation that may be taken into account under the Plan. Each participating Dover unit (Employers) made contributions to the Plan on behalf of the Participants employed by it equal to a percentage of the first 6\% of earnings included in the Deferred Amount (the "Employer Matching Contribution"). At the discretion of an Employer's Board of Directors, an additional year-end Employer Matching Contribution may be made to the Plan on behalf of Participants employed on the last day of the year. Basic and additional matching contributions are subject to an aggregate limit on such contributions of $200 \%$ of the first $6 \%$ of compensation included in the Deferred Amount. The minimum basic matching contribution is $10 \%$ of compensation included in the Deferred Amount. All employer matching contributions are initially invested in the Stock Fund. Participants are fully vested with respect to amounts attributable to their salary reduction amounts and matching contributions.

An Employer may elect to make Profit-Sharing Contributions for a plan year with respect to its employees who have satisfied the age and service requirements described above. Such contributions will be allocated in proportion to the compensation of participants who are
employed by that employer and are employees on the last day of the plan year. A participant's Profit-Sharing account vests at the rate of $20 \%$ per year of service (except in the case of certain Employers, whose employees' Profit-Sharing Contribution accounts are immediately vested). A participant's Profit-Sharing account becomes fully vested after five years, upon the attainment of age 65 while an employee, in the event of his or her death or permanent disability while an employee, or in the event of a plan termination.

| Vested Account Balance | Allowable Loan |
| :--- | :--- |
| less than or equal to $\$ 100,000$ | up to $50 \%$ of Vested Account Balance |
| more than $\$ 100,000$ | $\$ 50,000$ |

A participant's vested account balance in the Plan is distributable following the participant's retirement, death, or other termination of employment.

On October 1, 1995 the Plan was amended to allow for installment distribution payments in the case of fully vested participants who have attained age 55. The Plan does not permit withdrawals during a Participant's active career, other than certain required distributions payable to participants who have attained age 70-1/2.

A participant who has been active in the Plan for at least twelve months may request a loan from the Plan. Loan requests must be in increments of $\$ 500$. A maximum of three loans may be outstanding at any one time. The minimum a participant may borrow is $\$ 1,000$, and the maximum amount is determined by the balance in the participant's vested account as of the Valuation Date preceding the loan request in accordance with Department of Labor Regulations, as per the following schedule:

Loans are available for the acquisition of a home, home improvements, medical expenses, education expenses, or other purposes approved by the Plan Administrator.

Each Participant will have the right to direct the entire amount of the Deferred Amount being allocated to his or her Savings Account during a Plan Year to be invested in one or more of the available Investment Funds in multiples of five percent. Each participant will have the right at any time to move all or any portion of the amount in his or her account (including the amount attributable to Employer Matching Contributions) among the investment funds.

Each participant will have the right to rollover into the plan distributions from other qualified plans or conduit IRA's.

Federal Income Taxes

The Plan Administrator has received a tax qualification letter from the Internal Revenue Service, and believes that the Plan continues to qualify under the provisions of Section 401 in the Internal Revenue Code, and that its related trust is exempt from Federal income taxes.

Administrative Expenses
Administrative expenses of the Plan have been paid by Dover Corporation, which currently waives its right to have the Plan pay its own expenses.

Plan Termination

Although it has not expressed any intent to do so, Dover has the right under the Plan to discontinue its contributions at any time and to terminate the Plan subject to the provisions of ERISA. In the event of termination, participants will become $100 \%$ vested in their accounts.
) Plan Merger and Spin-Off

On December 1, 1996 assets amounting to $\$ 1,138,834$ were merged into the Plan from the Randell Manufacturing Salaried \& Clerical Retirement Plan. Randell Manufacturing, Inc. is a wholly-owned subsidiary of Dover Corporation. Randell employees began participating in the plan on December 1, 1996.

On July 1, 1996 assets amounting to $\$ 309,669$ were merged into the Plan from the PRC Corporation $401(k)$ Profit Sharing Plan. PRC Laser is a wholly-owned subsidiary of Dover Corporation. PRC Laser employees began participating in the plan on July 1, 1996.

On July 1, 1996 assets amounting to $\$ 3,295,014$ were merged into the Plan from the Bernard Welding Retirement Profit Sharing Plan. Bernard International, Inc. is a wholly-owned subsidiary of Dover Corporation. Bernard employees, already are participants in the plan, began making profit sharing contributions to the plan on July 1, 1996.

On June 1, 1996 assets amounting to $\$ 334,820$ were merged into the Plan from the Hasstech Inc. $401(k)$ Salary Savings Plan. Hasstech is a wholly-owned subsidiary of Dover Corporation. Hasstech employees began participating in the plan on June 1, 1996.

On January 17, 1996, assets amounting to $\$ 3,386,652$ were merged into the Plan from the Phoenix Refrigeration Systems, Inc. Money Purchase Plan, the Phoenix Refrigeration Systems, Inc. Profit Sharing Plan, the Phoenix Refrigeration Systems, Inc. $401(k)$ Retirement Plan, Electrical Distribution Systems, Inc. $401(k)$ Plan and the Margaux, Inc. Retirement Savings and Profit Sharing Plan. respectively. Margaux and Electrical Distribution Systems Inc., a former subsidiary of Phoenix Refrigeration Systems, have merged into Dover's wholly owned subsidiary, Hill Phoenix, Inc. Hill Phoenix, Inc. employees began participating in the Plan on October 1, 1995.

On January 8, 1996 assets amounting to $\$ 11,040,205$ and 40,000 shares of Dover Stock in kind were merged into the Plan from the Chief Savings and Investment Plan. Chief Automotive Systems, Inc. is a wholly owned subsidiary of Dover Corporation. Chief employees began participating in the Plan January 1, 1996.

On December 19, 1995 assets amounting to $\$ 6,338,613$ were merged into the Plan from the Tipper Tie Inc. Employees Deferred Savings, Profit Sharing and Investment Plan. Tipper Tie Inc. is a wholly-owned subsidiary of Dover Corporation. Tipper Tie employees began participating in the Plan on October 1, 1995.

On April 27,1995 assets amounting to $\$ 5,721,414$ were merged into the Plan from the General Elevator Company, Inc. Thrift and Savings Plan, which had been sponsored by Dover's wholly-owned subsidiary, General Elevator Company Inc. General Elevator employees began participating in the Plan on January 1,1995.

On January 1, 1995 Oscillatek Inc. elected to drop out of the Plan. On March 21, 1995 assets amounting to $\$ 551,968$ were spun-off primarily to Oscillatek Savings and Investment Plan. Oscillatek Inc. is a wholly-owned subsidiary of Dover Corporation.

Subsequent Events

On January 1, 1997 assets amounting to $\$ 1,763,066$ were merged into the Plan from the OPW Division Hourly Employees $401(k)$ Plan. OPW is a division of Dover Corporation. OPW hourly employees began participating in the plan on January 1, 1997.

On February 1, 1997 assets amounting to $\$ 298,181$ were merged into the Plan from the Trailmaster $401(k)$ Savings Plan. Trailmaster Corporation is a wholly-owned subsidiary of Dover Corporation. Trailmaster employees began participating in the plan on January 1, 1997.

On April 1, 1997 assets amounting to $\$ 483,108$ were merged into the Plan from the Knappco Corporation Retirement Savings Plan. Knappco is a wholly-owned subsidiary of Dover Corporation. Knappco employees began participating in the plan on March 1, 1997.

Identity of issuer, borrower, lessor or similar party

Equity Funds:

* American Express Financial Advisors
* American Express Financial Advisors

American Express Financial Advisors
American Express Financial Advisors
American Express Financial Advisors
Other Funds:
American Express Financial Advisors American Express Financial Advisors American Express Financial Advisors American Express Financial Advisors American Express Financial Advisors Loans:

Plan Participant
Description of investment, including

Description of investment, including
maturity date, rate of interest, collateral, par or maturity value
Stock Fund, 4, 713,284 shares
Equity Fund, 1, 786,531 shares
Growth Fund, 1, 463,725 shares
Templeton Fund, 193,136 shares
Aim Constellation, 215,244 shares
Balance Fund, 1,187,210 shares
Income Fund, 3,161,725 shares
Long-Term Horizon, 111,866 shares
Medium-Term Horizo, 85,330 shares
Short-Term Horizon, 50,162 shares
Loan Funds, Interest rate varies from $6 \%$
to $8 \%$
(d)

Cost

| $63,785,527$ | $129,129,854$ |
| ---: | ---: |
| $37,952,989$ | $40,447,074$ |
| $27,248,911$ | $30,310,820$ |
| $1,904,913$ | $2,000,894$ |
| $5,345,491$ | $5,437,065$ |
|  |  |
| $15,799,901$ | $16,001,229$ |
| $49,664,096$ | $51,861,788$ |
| $1,614,857$ | $1,738,298$ |
| $1,157,261$ | $1,231,571$ |
| 613,414 | 643,234 |
| 0 | $15,097,469$ |

(e)

Current Value

29,129,854
40,447,074
$30,310,820$
$2,000,894$
5,437,065
51,861,788
$1,738,298$
$1,231,571$
643,234
15,097,469

* Denotes party-in-interest.

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> DOVER CORPORATION RETIREMENT SAVINGS PLAN SCHEDULE II
> ITEM $27 \mathrm{~d}-\mathrm{SCHEDULE}$ OF REPORTABLE TRANSACTIONS FOR THE YEAR ENDED DECEMBER 31,1996

## (a)

Identity of Party Involved
Reporting Criterion I:
Single transaction in excess of five percent of the current value of the plan assets NONE
Reporting Criterion II:
Series of transactions in other than securities
in excess of five percent of current value of plan assets:

Participant Loans Loan Fund

Reporting Criterion II
Series of transactions in securities in excess of
five percent of current value of plan assets:
Dover Corporation Stock
Purchases; 40 transactions
Sales, 37 transactions
American Express Financial AdvisorsMoney Market Fund
Purchases, 209 transactions
Sales, 153 transactions
American Express Financial Advisors New Dimensions
Purchases, 463 transactions
Sales, 189 transactions
American Express Financial Advisors -
Purchases, 365 transactions
Surchases, 365 transacti
Sales, 242 transactions
American Express Financial Advisors -
Income Fund II
Purchases, 376 transactions
Sales, 305 transactions
(b)
(c)
(d)
(e)
(f)
$\qquad$ Incurred with Transaction
Purchase Selling Price

## Lease Rental

Stock Fund*
Stock Fund*

Stock Fund*
$10,431,865$
$29,961,890$

| Growth Fund | $29,581,527$ |  |
| :--- | ---: | ---: |
|  | $11,906,084$ | $4,267,458$ |

Equity Fund
11, 06,
$13,426,024$
Income Fund
24,420,128
6, 810,140
orting Criterion IV:
Single transactions with one broker that
exceeds five percent of current value of plan
assets:
none
Identity of Party Involved

Cost of
Current
Value

Net
Asset Value Gain/Loss

Reporting Criterion I:
Single transaction in excess of five percent of
the current value of the plan assets NONE
Reporting Criterion II:
Series of transactions in other than securities
in excess of five percent of current value of plan assets:

Participant Loans
$14,992,671 \quad 14,992,671$
0

Reporting Criterion II
Series of transactions in securities in excess of
five percent of current value of plan assets:
Dover Corporation Stock
Purchases; 40 transactions
Sales, 37 transactions
$2,368,693$
American Express Financial Advisors-
Money Market Fund
Purchases, 209 transactions
Sales, 153 transactions 0
American Express Financial Advisors -
New Dimensions
Purchases, 463 transactions
Sales, 189 transactions
American Express Financial Advisors Stock Fund Purchases, 365 transactions Sales, 242 transactions 307,875
American Express Financial Advisors -
Income Fund II
Purchases, 376 transactions
Sales, 305 transactions 257,810

Reporting Criterion IV:
Single transactions with one broker that
exceeds five percent of current value of plan
assets:
NONE
*Note the Stock Fund is comprised of the Money Market Fund and Dover Corporation Stock

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SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934 , the Plan Administrator has duly caused this annual report to be signed by the undersigned hereunto duly authorized.

> DOVER CORPORATION
> RETIREMENT SAVINGS PLAN

Dated: June 27,1997
By: /s/ Robert G. Kuhbach
-----------------------------------
Robert G. Kuhbach, Vice President and Secretary and Member Pension Committee (Plan Administrator)

