S	UNITED STATES ECURITIES AND EXCHANGE COM Washington, D.C. 2054 FOR	.9	Expires: No   Estimated a		93   		
	NOTICE OF PROPOSE PURSUANT TO RULE 144 UNDE			1933			
	ansmit for filing 3 copies der with a broker to execu	of this fo	orm concurren	tly with eithe			
	ISSUER (Please type or pri						
. ,	o Industries, Inc.	,					
		(c) SEC FILE NO.					
42-08026	42-0802678   I-6403						
1(d) ADDRESS	OF ISSUER						
. ,	rystal Lake Road, P.O. E	ox 152,					
. ,	ity, Iowa 50436						
641	E  NUMBER  585-3535						
	PERSON FOR WHOSE ACCOUNT T						
	. Gossett						
2(b) IRS IDEN	T. NO.	(c) RE	ELATIONSHIP TO	) ISSUER			
###-##-#	###		er - VP Admin	istration			
2(d) ADDRESS	STREET						
2713 Cam	pus Lane						
2(d) CITY STA	TE ZIP CODE						
Albert L	ea, MN 56007						
TNSTRUCTION	The person filing this not	ice should	contact the	issuer to obta	in		
	entification Number and th						
	(b)						
	Name and Address of Each Broker Through	SEC USE	(c)				
3(a)	Whome the Securities are to be Offered	ONLY	Number of Shares or	(d) Aggregate	(e)	(f)	(g)
Title of the Class of	or Each Market Maker who is	Broker- Dealer	Other Units to be Sold	Market Value	Number of Shares or Other Units	Approximate Date of Sale	Name of Each Securities
Securities to be Sold	Aquiring the Securities	File Number	(See instr.	(See instr. 3(d))	Outstanding (See instr. 3(e))	(See instr. 3	
	Securities		3(c))	3(u))		(MO. DAT TR.)	(See Instr. 3(g))
							New York
Common Stock,	Edward Jones & Company						Chicago Pacific
\$.50 par value	209 N. Clark Street Forest City, IA 50436		2,289	\$86,707.32	33,648,715	6/24/04	Boston Philadelphia
INSTRUCTIONS:							
1.(a) Name of (b) Issuer'	issuer s I.R.S. Identification Nu	mber					
	S S.E.C. file number, if a s address, including zip c						
(e) Issuer'	s telephone number, includ	ing area co	ode				
	person for whose account rson's I.R.S. identificati				y		
(c) Such pe	rson's relationship to the lder, or member of immedia	issuer (e	.g., officer,	director, 10%			
	rson's address, including						
	f the class of securities d address of each broker t		n the securit	ies are intend	ed		
to be s		-					
aggrega	te face amount) te market value of the sec		•	, .			
within	10 days prior to the filin of shares or other units o	g of this r	notice				
securit	ies the face amount thered	f outstandi	ing, as shown				
	report or statement publis mate date on which the sec						

(g) Name of each securities exchange, if any, on which the securities are intended to be sold

POTENTIAL PERSONS WHO ARE TO RESPOND TO THE COLLECTION OF INFORMATION CONTAINED IN THIS FORM ARE NOT REQUIRED TO RESPOND UNLESS THE FORM DISPLAYS A CURRENTLY VALID OMB CONTROL NUMBER.

## TABLE I - SECURITIES TO BE SOLD

FURNISH THE FOLLOWING INFORMATION WITH RESPECT TO THE ACQUISITION OF THE SECURITIES TO BE SOLD AND WITH RESPECT TO THE PAYMENT OF ALL OR ANY PART OF THE PURCHASE PRICE OR OTHER CONSIDERATION THEREFOR:

Title of the Class		Nature of Acquisition Transaction	Name of Person from Whom Acquired (If gift, also give date donor acquired)	Amount of Securities Acquired	Date of Payment	Nature of Payment	
Common Stock, \$.50 par value	10/17/01	Stock Grant	Winnebago Industries, Inc.	2,289	N/A	N/A	

INSTRUCTIONS:

If the securities were purchased and full payment therefore was not made in cash at the time of purchase, explain in the table or in a note thereto the nature of the consideration given. If the consideration consisted of any note or other obligation, or if payment was made in installments describe the arrangement and state when the note or other obligation was discharged in full or the last installment paid.

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TABLE II - SECURITIES SOLD DURING THE PAST 3 MONTHS

FURNISH THE FOLLOWING INFORMATION AS TO ALL SECURITIES OF THE ISSUER SOLD DURING THE PAST 3 MONTHS BY THE PERSON FOR WHOSE ACCOUNT THE SECURITIES ARE TO BE SOLD.

Name and Address of Seller	Title of Securities Sold	Date of Sale	Amount of Securities	Gross Proceeds
Robert L. Gossett 2713 Campus Lane Albert Lea, MN 56007	Common Stock	04/14/04	4,817	\$154,144.00

## **REMARKS:**

## INSTRUCTIONS:

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

## ATTENTION:

THE PERSON FOR WHOSE ACCOUNT THE SECURITIES TO WHICH THIS NOTICE RELATES ARE TO SOLD HEREBY REPRESENTS BY SIGNING THIS NOTICE THAT HE DOES NOT KNOW ANY MATERIAL ADVERSE INFORMATION IN REGARD TO THE CURRENT AND PROSPECTIVE OPERATIONS OF THE ISSUER OF THE SECURITIES TO BE SOLD WHICH HAVE NOT BEEN PUBLICLY DISCLOSED.

June 24, 2004	/s/ Raymond M. Beebe, Secretary, Winnebago Industries, Inc. under Power of Attorney			
(DATE OF NOTICE)	(SIGNATURE)			
TO BE SOLD. AT LEAST ONE COPY	PERSON FOR WHOSE ACCOUNT THE SECURITIES ARE OF THE NOTICE SHALL BE MANUALLY SIGNED. SHALL BEAR TYPED OR PRINTED SIGNATURES.			
ATTENTION: INTENTIONAL MISSTATEMENTS OR OMISSION OF FACTS CONSTITUTE FEDERAL     CRIMINAL VIOLATIONS (SEE 18 U.S.C. 1001).				
	SEC 1147 (09-03)			