
UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. 9)*

SCHNITZER STI	EEL INDUSTRIES,	INC.			
(Name	e of Issuer)				
Class A Commo	n Stock, \$1 par	value			
(Title of C	lass of Securiti	es)			
	96882 10 6				
(CU	SIP Number)				
	NA				
(Date of Event which Red	quires Filing of	this Statement)			
Check the appropriate box to designatis filed:	te the rule purs	uant to which this Schedule			
[_] Rule 13d-1(b) [_] Rule 13d-1(c) [X] Rule 13d-1(d)					
* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.					
The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).					
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CUSIP No. 806882 10 6	13G	Page 2 of 41 Pages			
1. NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO Manuel Schnitzer					
2. CHECK THE APPROPRIATE BOX IF A MI		* (a) [X]. (b) [_].			
3. SEC USE ONLY					
4. CITIZENSHIP OR PLACE OF ORGANIZA	 TION				
U.S.					
5.	SOLE VOTIN				

NUMBER OF SHARES BENEFICIALLY OWNED BY		0			
	6.	SHARED VOTING POWER			
		3,499,638			
	EACH REPORTING	7.	SOLE DISPOSITIVE POWER		
PERSON WITH		306,014			
	8.	SHARED DISPOSITIVE POWER			
			0		
9.	. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	3,499,638				
10.	.0. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES* / /.				
11.	11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9				
	38.0%				
12.	TYPE OF REPORTING PERSON	N*			
	IN				
	*SEE	INSTRUCTION B	EFORE FILLING OUT!		

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_(u)			
	Schnitzer Steel Industries, In	c. (the "Company")	
Item 1(b)	Address of Issuer's Principal Executive Offices		
	3200 NW Yeon Avenue Portland, OR 97210		
Item 2(a).	Names of Persons Filing		
	Manuel Schnitzer Carol S. Lewis Emanuel Rose Larry Lewis Scott Lewis Kathleen Lewis Marilyn S. Easly David S. Easly Danielle Easly Nye Sean M. Easly Gilbert Schnitzer Thelma S. Schnitzer Gary Schnitzer Gregory Schnitzer Kenneth M. Novack Deborah S. Novack Melanie A. Novack Leonard Schnitzer	Lois T. Schnitzer Rita S. Philip Robert W. Philip Michele Babette Philip Gayle S. Romain Laura H. Rosencrantz Bryan L. Rosencrantz Sandra Lee Schnitzer Mardi S. Schnitzer Jill Schnitzer Edleson Richard H. Edelson Dina S. Meier Jean S. Reynolds Alan Scott Davis N. Dickson Davis Samantha Paige Davis Dori Schnitzer Susan Schnitzer	
Item 2(b).	Address of Principal Business		
	For all Reporting Persons: 3200 NW Yeon Avenue Portland, OR 97210		
Item 2(c).	Citizenship or Place of Organi		
		2(a) is a citizen of the United	
Item 2(d).	Title of Class of Securities		
	Class A Common Stock, \$1 par v	alue	
Item 2(e).	CUSIP NUMBER		
Item 3.	Type of Reporting PersonInapplicable		
Item 4.	Ownership Pursuant to the terms of the Schnitzer Steel Industries, Inc. Restated Voting Trust and Buy-Sell Agreement dated March 26, 2001 (the "Schnitzer Trust Agreement"), the beneficial owners		

Item 1(a) Name of Issuer

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of 3,499,638 shares of Class B Common Stock of the Company have contributed those shares to the Schnitzer Steel Industries, Inc. Voting Trust (the "Schnitzer Trust"). The Schnitzer Trust is divided into four separate groups, one for each branch of the Schnitzer family. Carol S. Lewis, Dori Schnitzer, Gary Schnitzer, and Rita S. Philip are the four trustees of the Schnitzer Trust, and each is also the separate trustee for his or her separate family group. Pursuant to the Schnitzer Trust Agreement, the trustees as a group have the power to vote the shares held in the Schnitzer Trust and, in determining how the trust shares will be voted, each trustee separately has the number of votes equal to the number of shares held in trust for his or her family group.

The Reporting Persons are all beneficial owners of shares of Class B Common Stock contributed to the Schnitzer Trust. Each share of Class B Common Stock is convertible into one share of Class A Common Stock.

See Items 5 through 9 and 11 of the Cover Pages for the beneficial ownership of Class A Common Stock by each Reporting Person. All of the shares of Class A Common Stock reported in Items 5 through 9 and 11 of the Cover Pages are shares which may be acquired upon conversion of Class B Common Stock, except for the following shares of Class A Common Stock that are actually owned or subject to exercisable options:

	Reporting Person	Class A Common Stock Actually Owned	Percent of Class	Sole Voting Power	Shared Voting Power	Sole Dispositive Power	Shared Dispositive Power
1.	Scott Lewis	58,715	1.2	58,715	Θ	58,715	0
2.	Marilyn S. Easly	536	0.0	536	Θ	536	Θ
3.	David S. Easly	1,500	0.0	1,500	0	1,500	0
4.	Gilbert Schnitzer	66,350	1.3	0	66,350	0	66,350
5.	Thelma S. Schnitzer	66,350	1.3	0	66,350	0	66,350
6.	Gary Schnitzer	114,380(1)	2.2	114,380(1)	0	114,380(1)	0
7.	Gregory Schnitzer	28,000	0.6	28,000	Θ	28,000	0
8.	Kenneth M. Novack	98,960(2)	2.0	19,610(2)	79,350	19,610(2)	79,350
9.	Deborah S. Novack	79,350	1.6	0	79,350	0	79,350
10.	Leonard Schnitzer	159,628(3)	3.1	151,918(3)	7,710	151,918(3)	7,710
11.	Lois T. Schnitzer	1,410	0.0	0	1,410	0	1,410
12.	Robert W. Philip	191,318(4)	3.7	191,318(4)	Θ	191,318(4)	0
13.	Michele Babette Philip	1,500	0.0	1,500	Θ	1,500	0
14.	Gayle S. Romain	40,100	0.8	300	39,800	300	39,800
15.	Bryan L. Rosencrantz	100	0.0	100	Θ	100	0
16.	Sandra Lee Schnitzer	2,600	0.1	2,600	Θ	2,600	0
17.	Mardi S. Schnitzer	600	0.0	600	Θ	600	Θ
18.	Jill Schnitzer Edelson	4,800	0.1	100	4,700	100	4,700
19.	Richard H. Edelson	4,700	0.1	0	4,700	0	4,700
20.	Dina S. Meier	1,300	0.0	0	1,300	0	1,300

Includes 113,080 shares subject to exercisable options under the Company's 1993 Stock Incentive Plan.

² Includes 19,610 shares subject to exercisable options under the Company's 1993 Stock Incentive Plan.

Includes 151,918 shares subject to exercisable options under the Company's 1993 Stock Incentive Plan.

⁴ Includes 190,268 shares subject to exercisable options under the Company's 1993 Stock Incentive Plan.

Item 5. Ownership of Five Precent or Less of a Class
-----Inapplicable

Item 6. Ownership of More than Five Percent on Behalf of Another Person

Inapplicable

Item 7. Identification and Classification of the Subsidiary Which

Acquired the Security Being Reported on By the Parent

Holding Company

.....

Inapplicable

Item 8. Identification and Classification of Members of the Group

.....

The Reporting Persons are required to file this Schedule pursuant to Rule 13d-1(d) and are filing a joint Schedule on behalf of all of them. Attached as Exhibit A to this Amendment No. 9 is the Schedule 13G Filing Agreement and Power of Attorney among the Reporting Persons which identifies each

member of the group.

Item 9. Notice of Dissolution of Group

Inapplicable

Item 10. Certification

Inapplicable

SIGNATURE

After reasonable inquiry and the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct. $\frac{1}{2} \int_{-\infty}^{\infty} \frac{1}{2} \left(\frac{1}{2} \int_{-\infty}^{\infty} \frac{1}{2}$

Date: February 5, 2003.

MANUEL SCHNITZER
CAROL S. LEWIS
EMANUEL ROSE
SCOTT LEWIS
LARRY LEWIS
KATHLEEN LEWIS
MARILYN S. EASLY
DAVID S. EASLY
DANIELLE EASLY NYE
SEAN M. EASLY

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GILBERT SCHNITZER THELMA S. SCHNITZER GARY SCHNITZER GREGORY SCHNITZER $\mathsf{KENNETH}\ \mathsf{M.}\ \mathsf{NOVACK}$ DEBORAH S. NOVACK MELANIE A. NOVACK LEONARD SCHNITZER LOIS T. SCHNITZER RITA S. PHILIP ROBERT W. PHILIP MICHELE BABETTE PHILIP GAYLE S. ROMAIN LAURA H. ROSENCRANTZ BRYAN L. ROSENCRANTZ SANDRA LEE SCHNITZER MARDI S. SCHNITZER JILL SCHNITZER EDELSON RICHARD H. EDELSON DINA S. MEIER JEAN S. REYNOLDS ALAN SCOTT DAVIS N. DICKSON DAVIS SAMANTHA PAIGE DAVIS DORI SCHNITZER SUSAN SCHNITZER

By /s/ CHARLES A. FORD

Charles A. Ford, Attorney-in-Fact for all Reporting Persons

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SCHNITZER STEEL INDUSTRIES, INC.

SCHEDULE 13G FILING AGREEMENT AND POWER OF ATTORNEY

This SCHEDULE 13G FILING AGREEMENT AND POWER OF ATTORNEY (the "Agreement") is entered into as of March 31, 1994 by and among the undersigned beneficial owners (the "Beneficial Owners") of Common Stock of Schnitzer Steel Industries, Inc. (the "Company").

WHEREAS, the Beneficial Owners have sole or shared voting or dispositive power over an aggregate of 4,728,249 shares of Class B Common Stock of the Company deposited in the Schnitzer Steel Industries, Inc. Voting Trust (the "Voting Trust"), which shares are convertible into Class A Common Stock of the Company representing more than five percent of the outstanding Class A Common Stock; and

WHEREAS, as a result of their participation in the Voting Trust, the Beneficial Owners may be deemed to be a group required to file a Schedule 13G and annual amendments thereto with the Securities and Exchange Commission to report their beneficial ownership of shares of Class A Common Stock, and the Beneficial Owners desire to jointly file such Schedule 13G and any amendments thereto;

NOW, THEREFORE, the Beneficial Owners agree as follows:

- 1. Joint Filing Agreement. The Beneficial Owners hereby agree that the Schedule 13G reporting their beneficial ownership as of December 31, 1993 of Class A Common Stock of the Company is, and any amendments thereto or any future Schedule 13Gs or amendments thereto signed by each of the undersigned personally or through an attorney-in-fact shall be, filed on behalf of each of them pursuant to and in accordance with the provisions of Rule 13d-1(f) under the Securities Exchange Act of 1934.
- 2. Power of Attorney. Each Beneficial Owner hereby constitutes and appoints Kenneth M. Novack, Edgar C. Shanks and Charles A. Ford, and any one of them, as his or her true and lawful attorney, agent and attorney-in-fact for the purpose of executing and delivering in the name and on behalf of the undersigned all documents required to be filed with the Securities and Exchange Commission pursuant to Section 13(g) of the Securities Exchange Act of 1934 in connection with the reporting of beneficial ownership by the undersigned of Class A Common Stock of the Company, including specifically, but without limitation thereto, power and authority to sign the undersigned's name as attorney-in-fact to a Schedule 13G to be filed to report beneficial ownership as of December 31, 1993 of Class A Common Stock of the Company and to any amendments thereto, and to any future Schedule 13G or amendments thereto as may be required under the Securities Exchange Act of 1934, and to any joint filing agreements among the undersigned relating to such documents, and to file any such statement, amendment or agreement with the Securities and Exchange Commission. The undersigned ratifies and confirms all that such attorney and agent shall do or cause to be done by virtue hereof.

- 3. Additional Parties. Any person who becomes a beneficial owner (as defined in Rule 13d-3 under the Securities Exchange Act of 1934) of shares of Class B Common Stock of the Company deposited in the Voting Trust may, by execution of a counterpart signature page to this Agreement, become a party to this Agreement. Each Beneficial Owner consents and agrees to the automatic amendment of this Agreement to add as a party any such person who shall thereafter be considered a Beneficial Owner under this Agreement.
- 4. Counterparts. This Agreement may be executed in one or more counterparts, each of which shall constitute an original, but all of which, when taken together, shall constitute only one legal instrument.

 $\,$ IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first above written.

MANUEL SCHNIIZER
Manuel Schnitzer
EDITH SCHNITZER
Edith Schnitzer
CAROL S. LEWIS
Carol S. Lewis
SCOTT LEWIS
Scott Lewis
LARRY LEWIS
Larry Lewis
KATHLEEN LEWIS
Kathleen Lewis
MARILYN S. EASLY
Marilyn S. Easly

DAVID S. EASLY
David S. Easly
DANIELLE C. EASLY
Danielle C. Easly
SEAN M. EASLY
Sean M. Easly
GILBERT SCHNITZER
Gilbert Schnitzer
THELMA S. SCHNITZER
Thelma S. Schnitzer
GARY SCHNITZER
Gary Schnitzer
ANDREA SCHNITZER
Andrea Schnitzer
GREGORY SCHNITZER
Gregory Schnitzer
KENNETH M. NOVACK
Kenneth M. Novack
DEBORAH S. NOVACK
Deborah S. Novack
MELANIE A. NOVACK
Melanie A. Novack

LEONARD SCHNITZER
Leonard Schnitzer
LOIS T. SCHNITZER
Lois T. Schnitzer
RITA S. PHILIP
Rita S. Philip
GAYLE S. ROMAIN
Gayle S. Romain
LAWRENCE ROSENCRANTZ
Lawrence Rosencrantz
BRYAN L. ROSENCRANTZ
Bryan L. Rosencrantz
SANDRA LEE SCHNITZER
Sandra Lee Schnitzer
MARDI S. SCHNITZER
Mardi S. Schnitzer
JILL SCHNITZER EDELSON
Jill Schnitzer Edelson
DINA EVAN SCHNITZER
Dina Evan Schnitzer
MILDRED SCHNITZER
Mildred Schnitzer

	JEAN S. REYNOLDS
	Jean S. Reynolds
	N. DICKSON DAVIS
	N. Dickson Davis
	DORI SCHNITZER
	Dori Schnitzer
	SUSAN SCHNITZER
	Susan Schnitzer
	First Interstate Bank of Oregon, N.A.
	By APRIL D. SANDERSON
	April D. Sanderson Vice President and Area Manager
PARTIES ADDED PURSUANT TO SECTION 3 FOR	12/31/94 SCHEDULE 13G:
	ROBERT W. PHILIP
	Robert W. Philip
	LAURA H. ROSENCRANTZ
	Laura H. Rosencrantz
PARTY ADDED PURSUANT TO SECTION 3 FOR 12	2/31/95 SCHEDULE 13G:
	RICHARD H. EDELSON
	Richard H. Edelson

PARTIES ADDED PURSUANT TO SECTION 3 FOR 12/31/96 SCHEDULE 13G:

					Samantha Paige Davis
					MICHELE BABETTE PHILIP
					Michele Babette Philip
PARTY	ADDED	PURSUANT	TO SECTION	3 FOR 1	2/31/97 SCHEDULE 13G:
					EMANUEL ROSE
					Emanuel Rose
PARTY	ADDED	PURSUANT	TO SECTION	3 FOR 1	2/31/98 SCHEDULE 13G:
					ALAN SCOTT DAVIS
					Alan Scott Davis

SAMANTHA PAIGE DAVIS