WILBER DAVID F III Form 144 December 01, 2004

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

> > FORM 144

### NOTICE OF PROPOSED SALE OF SECURITIES PURSUANT TO RULE 144 UNDER THE SECURITIES ACT OF 1933

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

1(a) NAME OF ISSUER (Please type or print)				
The Wilber Corporation				
1(b) IRS IDENT. NO.	(c) SEC FILE			
15-6018501	   001-31896			
1 (d) ADDRESS OF ISSUER				
245 Main Street				
1 (d) CITY	STATE	ZIP CODE		
Oneonta	NY	13820		
1(e) TELEPHONE				
AREA CODE	NUMBER			
607	432-1700			
2(a) NAME OF PERSON FOR WHOSE ACCOUNT THE SECURITIES ARE TO BE SOLD				
David F. Wilber, III				
2(b) IRS IDENT. NO.	(c) RELATIONS			
069-34-9552	Director			
2(d) ADDRESS	STREET			
c/o The Wilber Corporatio	n 245 Main Street			
2(d) CITY Oneonta	STATE NY	ZIP CODE 13820		

INSTRUCTION: The person filing this notice should contact the issuer to obtain the I.R.S. Identification Number and the SEC File Number.

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3(a) Title of the Class of Securities to be Sold	(b) Name and Address of Each Broker Through Whome the Securities are to be Offered or Each Market Maker who is Aquiring the Securities	ONLY Broker- Dealer File Number	Shares or		(e) Number of Shares or Other Units Outstanding (See instr. 3(e))	7 [
Common Stock	Merril Lynch 1500 Chase Square Rochester, NY 14604		5,000	\$60,500.00	11,205,092	1
<ul> <li>(c) Issuer's</li> <li>(d) Issuer's</li> <li>(e) Issuer's</li> <li>(e) Issuer's</li> <li>2. (a) Name of</li> <li>(b) Such per</li> <li>(c) Such per</li> <li>(d) Such per</li> <li>3. (a) Title of</li> <li>(b) Name and</li> <li>(c) Number of</li> <li>(c) Number of</li> <li>(d) Aggregat</li> <li>(d) Aggregat</li> <li>(e) Number of</li> <li>securities</li> <li>recent response</li> <li>(f) Approxim</li> <li>(g) Name of</li> </ul>	s I.R.S. Identification No S.S.E.C. file number, if a s address, including zip o s telephone number, includ person for whose account cson's I.R.S. identificat: cson's relationship to the lder, or member of immedia cson's address, including the class of securities a address of each broker to	any code ding area of the securi ion number, e issuer (e ate family zip code to be sold through who to be sold curities to hg of this of the class of outstand shed by the curities an , if any, of	ties are to b if such pers e.g., officer, of any of the m the securit (if debt secu be sold as o notice ss outstanding ding, as shown e issuer te to be sold on which the s	on is an entit director, 10% foregoing) ies are intend rities, give t f a specified , or if debit by the most	ded The	
	ne following information w be sold and with respect purchase price or othe:	to the pay	ment of all o	r any part of		
Title of Dat	te You Nature of	fi	ame of Person com Whom Acqui If gift, also		nount of	Γ

the Class	Acquired	Acquisition Transaction	donor acquired)	Securities Acquired P
Common Stock	08/22/01	Inhrited from step Fathers estate on 8/22/01	Estate of 1 George I. Reynolds, Jr.	9,343 (1)

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#### 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.
- If within two years after the acquisition of the securities the person for whose account they are to be sold had any short positions, put or other option to dispose of securities referred to in paragraph (d)(3) of Rule 144, furnish full information with respect thereto.

#### 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	Gros Proc
David F. Wilber, III c/o The Wilber Corporation 245 Main Street Oneonta, NY 13820	Common Stock	08/30/2004 09/07/2004 09/14/2004	5000 2500 2500	\$60, \$30, \$30,

#### REMARKS:

(1) In 2001 Mr. David F. Wilber, III inherited 9,343 shares common stock of the issuer from his step-father's estate. Adjusted for stock splits and previous share dispositions, the remaining shares held directly from the inheritance to which Mr. Wilber claims beneficial ownership total 100,945 (prior to the proposed sale).

INSTRUCTIONS:

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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.

	/s/ Priscilla R. Breen pursuant to
November 30, 2004	Power of Attorney
(DATE OF NOTICE)	(SIGNATURE)

The notice shall be signed by the person for whose account the securities are to be sold. At least one copy of the notice shall be manually signed.

Any copies not manually signed shall bear typed or printed signatures.

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