# Edgar Filing: WILLAMETTE INDUSTRIES INC - Form DFAN14A

## WILLAMETTE INDUSTRIES INC Form DFAN14A May 30, 2001

(4) Date Filed:

### SCHEDULE 14A

### SCHEDULE 14A INFORMATION

PROXY STATEMENT PURSUANT TO SECTION 14(A) OF THE SECURITIES EXCHANGE ACT OF 1934

Filed by	the Registrant [ ]
Filed by	a Party other than the Registrant [X]
Check the	e appropriate box:
[ ] Confi Rule [ ] Defin [X] Defin	iminary Proxy Statement idential, For Use of the Commission Only (as permitted by 14a-6(e)(2)) nitive Proxy Statement nitive Additional Materials citing Material Pursuant to Section 240.14a-12
	WILLAMETTE INDUSTRIES, INC.
	(Name of Registrant as Specified in its Charter)
WEYERHAEUSER COMPANY	
(Name	of Person(s) Filing Proxy Statement, if other than the Registrant)
Payment o	of Filing Fee (Check the appropriate box):
[X] No fe	ee required.
(1) (2) (3) 1 (3) 1 (4) 1	computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11. Title of each class of securities to which transaction applies: Aggregate number of securities to which transaction applies: Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined): Proposed maximum aggregate value of transactions: Total fee paid:
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Rule paid numbe (1) i	k box if any part of the fee is offset as provided by Exchange Act 0-11(a)(2) and identify the filing for which the offsetting fee was previously. Identify the previous filing by registration statement er, or the Form or Schedule and the date of its filing.  Amount Previously Paid:  Form, Schedule or Registration Statement No.:  Filing Party:

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TO ALL WILLAMETTE SHAREHOLDERS:

#### WILLAMETTE IS "NOT FOR SALE"

#### HOW MUCH WILL WILLAMETTE'S DECISION COST YOU?

Since Weverhaeuser's first offer for Willamette in August 1998, the board and management of Willamette have been unwilling to negotiate a transaction that would provide a premium to Willamette shareholders. Although Weyerhaeuser is willing to increase its offer above its current price, we believe that the Willamette directors have made it crystal clear that the company they have been entrusted to manage for you is not for sale at any price.

### WE BELIEVE WILLAMETTE'S EXISTING DIRECTORS HAVE NO INTENTION TO SELL AT ANY PRICE

While the Willamette board claims that it takes its fiduciary duty very seriously, we believe the facts speak for themselves--"Willamette is not for sale."

from the very beginning. Willamette's matter for negotiation." not for sale." CNNfn, 5.18.01, Duane McDougall, president and CEO of Willamette

"Willamette has consistently said that "Why would you negotiate for we are not for sale." CNBC, 5.18.01, McDougall

we are not trying to sell the company." CNBC, 5.18.01, McDougall

"We're not a willing seller...." CNBC, 4.24.01, McDougall

"We aren't for sale and have not gone out looking for other bidders." OFFICIAL BOARD MARKETS, 3.31.01 McDougall

"Well, let me put something straight "[I]f you're not for sale, it's not a THE BUSINESS JOURNAL OF PORTLAND, 3.23.01, McDougall

something you don't intend to sell?" THE BUSINESS JOURNAL OF PORTLAND, 3.9.01, Cathy Dunn, vice president "Well, once again, let me reemphasize, corporate communications of Willamette

> "Our board has said Willamette is not for sale." THE SEATTLE POST-INTELLIGENCER, 2.2.01, McDougall

"As we've said all along, we are not for sale." THE OREGONIAN, 1.6.01, McDougall

"Weyerhaeuser's announcement and extension of their hostile offer does not change anything. As we've said all along, we are not for sale." WILLAMETTE PRESS RELEASE, 1.5.01, McDougall

"We've made we are not f WILLAMETTE P

"Well let me Amanda. We'r not talking CNNfn, 12.15

The board's and unanimou for sale." THE WALL STR McDougall

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"This is not process. The sale."\*\* REUTERS, 11.

ASK YOURSELF: WHAT WOULD MY SHARES BE WORTH IF WEYERHAEUSER WENT AWAY?

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We believe that by failing to pursue Weyerhaeuser's all-cash premium offer, Willamette is jeopardizing the value of your investment. Even Willamette's CEO expects "dislocation" in the price of your shares if Weyerhaeuser goes away.

VOTE GOLD NOW TO TAKE CONTROL OF YOUR INVESTMENT

We believe that you deserve a board of directors that will act to protect your interests. You can make your voice heard in a manner that cannot be ignored by your board of directors by electing the Weyerhaeuser nominees at Willamette's June 7th Annual Meeting. If our slate is elected at the June 7th meeting and Willamette continues to refuse to negotiate, Weyerhaeuser intends to nominate a slate of directors for election at Willamette's 2002 Annual Meeting. HOWEVER, IF THE WEYERHAEUSER NOMINEES ARE NOT ELECTED ON JUNE 7TH, WE WILL WITHDRAW OUR OFFER, SINCE IT WILL TAKE AT LEAST TWO MORE YEARS, UNTIL THE 2003 ANNUAL MEETING, TO EFFECT A TRANSACTION NOT APPROVED BY THE CURRENT WILLAMETTE BOARD.

### [Weyerhaeuser Company logo]

To support the Weyerhaeuser nominees, ignore the green proxy card. You must use the GOLD card to vote for the Weyerhaeuser nominees.

If you have any questions or require any assistance in executing or delivering your proxy, please call our proxy solicitor,

INNISFREE M&A INCORPORATED, at 1-877-750-5838 (toll-free).

Company Holdings, Inc. ("CHI"), a wholly owned subsidiary of Weyerhaeuser Company, has commenced a tender offer for all the outstanding shares of common stock of Willamette Industries, Inc. at \$50.00 per share, net to the seller in cash, without interest. The offer currently is scheduled to expire at 12:00 midnight, New York City time, on Thursday, June 7, 2001. CHI may extend the offer. If the offer is extended, CHI will notify the depositary for the offer and issue a press release announcing the extension on or before 9:00 a.m. New York City time on the first business day following the date the offer was scheduled to expire.

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May 30, 2001