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COSTCO WHOLESALE CORP / NEW

Form 4

March 17, 2008

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL

3235-0287

January 31,

2005

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OMB

Number:

Expires:

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Form filed by More than One Reporting

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obligations

may continue.

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF **SECURITIES**

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

See Instruction

1(b).

(Print or Type Responses)

1. Name and Address of Reporting Person * SINEGAL JAMES D			2. Issuer Name and Ticker or Trading Symbol	5. Relationship of Reporting Person(s) to Issuer		
			COSTCO WHOLESALE CORP /NEW [COST]	(Check all applicable)		
(Last)	(First)	(Middle)	3. Date of Earliest Transaction (Month/Day/Year)	_X_ Director 10% Owner _X_ Officer (give title Other (specify below)		
999 LAKE DRIVE (Street)			03/14/2008	President and CEO		
			4. If Amendment, Date Original	6. Individual or Joint/Group Filing(Che		
			Filed(Month/Day/Year)	Applicable Line) _X_ Form filed by One Reporting Person		

ISSAQUAH, WA 98027

(City)	(State)	(Zip) Tab	ole I - Non-	on-Derivative Securities Acquired, Disposed of, or Beneficially Owned							
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. 4. Securities Acquired (A) Transaction Disposed of (D) Code (Instr. 3, 4 and 5) (Instr. 8) (A) or Code V Amount (D) Price				5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
Common Stock	03/14/2008		Code V M	200,000	(D)	\$ 27.125	813,383	D			
Common Stock	03/14/2008		S	200,000	D	<u>(1)</u> <u>(2)</u> <u>(3)</u>	613,383	D			
Common Stock							1,775,753	I	By LLC		
Common Stock							8,304	I	By GRAT		
Common Stock							8,304	I	By Spouse's GRAT		

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Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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SEC 1474 (9-02)

Stock

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactic Code (Instr. 8)	Secu Acqu Disp	umber of vative rities nired (A) or osed of (D) r. 3, 4, and	6. Date Exerci Expiration Dat (Month/Day/Y	te	7. Title and A Underlying S (Instr. 3 and	Securities
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount Number Shares
Stock	\$ 27 125	03/14/2008		M		200,000	04/01/1998	04/01/2008	Common	200.00

Reporting Owners

Reporting Owner Name / Address	Relationships
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Director 10% Owner Officer Other

SINEGAL JAMES D 999 LAKE DRIVE

X President and CEO

ISSAQUAH, WA 98027

Signatures

Option

Deanna K. Nakashima, attorney-in-fact

03/17/2008

**Signature of Reporting Person

Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Sold as: 63652 @ 60.5000 2803 @ 60.5100 1100 @ 60.5200 1838 @ 60.5300 2832 @ 60.5400 3247 @ 60.5500 200 @ 60.5600 1349 @ 60.5700 3949 @ 60.5800 1499 @ 60.5900 100 @ 60.5925 6118 @ 60.6000 600 @ 60.6050 445 @ 60.6100 61 @ 60.6150 926 @ 60.6200 500 @ 60.6300 84 @ 60.6400 480 @ 60.6500 2200 @ 60.7000 800 @ 60.7100 100 @ 60.7200 300 @ 60.7300 1274 @ 60.7400

60.6200 500 @ 60.6300 84 @ 60.6400 480 @ 60.6500 2200 @ 60.7000 800 @ 60.7100 100 @ 60.7200 300 @ 60.7300 1274 @ 60. 1312 @ 60.7500 2800 @ 60.7600 300 @ 60.7700 100 @ 60.7800 1500 @ 60.7900 1102 @ 60.8000 60 @ 60.8100

1312 @ 00.7300 2600 @ 00.7000 300 @ 00.7700 100 @ 00.7500 1300 @ 00.7500 1102

Sold as (continued): 700 @ 60.8200 3177 @ 60.8300 1404 @ 60.8400 2785 @ 60.8500 99 @ 60.8575 1692 @ 60.8600 2046 @ 60.8700 700 @ 60.8750 1500 @ 60.8775 599 @ 60.8800 2513 @ 60.8900 1300 @ 60.9000 300 @ 60.9050 100 @ 60.9075 1906 @ 60.9100 629

- (2) @ 60.9200 1920 @ 60.9300 200 @ 60.9375 1804 @ 60.9400 2515 @ 60.9500 1871 @ 60.9600 400 @ 60.9650 500 @ 60.9700 280 @ 60.9800 55 @ 60.9900 55 @ 60.9925 9788 @ 61.0000 200 @ 61.0050 769 @ 61.0075 8063 @ 61.0100 400 @ 61.0150 4517 @ 61.0200 200 @ 61.0250
- Sold as (continued): 43 @ 61.0275 5445 @ 61.0300 300 @ 61.0350 4034 @ 61.0400 6103 @ 61.0500 1778 @ 61.0600 3316 @ 61.0700 (3) 1580 @ 61.0800 100 @ 61.0875 4832 @ 61.0900 200 @ 61.0950 200 @ 61.0975 1192 @ 61.1000 3008 @ 61.1100 2301 @ 61.1200 1100 @ 61.1300 200 @ 61.1500 500 @ 61.1600 300 @ 61.1700 2000 @ 61.1800 1420 @ 61.1900 1100 @ 61.2000 330 @ 61.2100

Reporting Owners 2

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Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. 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 number.