WAS	ITED STATES SECURITIES AND EXCHANGE COMMISSION SHINGTON, D.C. 20549 RM 5
(Fo	NUAL STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP) Check box if no longer subject to Section 16. rm 4 or Form 5 obligations may continue. See Instructions 1(b).
) Form 3 Holdings Reported) Form 4 Transactions Reported
	Name and Address of Reporting Person
	Dagnan, O. G.
	3710 Rawlins
	Suite 1600
	Dallas, TX 75219
	USA
2.	Issuer Name and Ticker or Trading Symbol
	Centex Construction Products, Inc.
_	CXP
ა.	IRS or Social Security Number of Reporting Person (Voluntary)
4.	Statement for Month/Year
_	03/31/97
5.	If Amendment, Date of Original (Month/Year)
6.	Relationship of Reporting Person(s) to Issuer (Check all applicable) (X) Director () 10% Owner (X) Officer (give title below) () Other (specify below)

7. Individual or Joint/Group Reporting (Check Applicable Line)

() Form filed by More than One Reporting Person

President and Chief Executive Officer

(X) Form filed by One Reporting Person

Table I -- Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned 1. Title of Security 12. |3. |4.Securities Acquired (A) 15.Amount of 16.Dir 17.Nature of Indirect |Transaction| or Disposed of (D) Securities lect Beneficial Ownership |Date |Code| Beneficially (D)or | A/| Owned at lIndir l D i Price | End of Year Amount lect(I)| Common Stock, par value \$0.01 |CCP Profit Sharing & Retire| |2,191(2)lΙ lment Plan per share |) Common Stock, par value \$0.01|7/19/9|M(3)|8,000 |\$14.00 118,600 | D Table II -- Derivative Securitites Acquired, Disposed of, or Beneficially Owned

1. Title of Derivative 12.Con |5.Number of De |6.Date Exer|7.Title and Amount |8.Price|9.Number |10.|11.Nature of Security |version |Transaction rivative Secu |cisable and| of Underlying |of Deri|of Deriva |Dir|Indirect lor Exer |Date |Code| rities Acqui |Expiration | Securities |vative |tive |ect|Beneficial Securities |cise Pr red(A) or Dis |Date(Month/| ISecu |(D)|Ownership lice of posed of(D) |Day/Year) |rity lBenefi lor IDeriva |Date |Expir| **Ificially** IIndl | A/|Exer-|ation| Title and Number Itive 10wned at lirel | D |cisa-|Date | of Shares LSecu IFnd of Lct I Irity Amount |ble | **IYear** |(I)| 1\$14.00 117,600 ΙD

|7/19/|M(3)|8,000 (|4/11/|Common Stock|8,000 Option Right to Buy(4) [5] 196 |2000 |

Explanation of Responses:

(1) These shares were acquired during the fiscal year ended March 31, 1997

under the Centex Construction

Products, Inc. Profit Sharing and Retirement Plan at prices ranging from \$12.50

per share to \$20.00 per share in

transactions that were exempt from Section 16(b) but required to be reported by

virtue of old Rule 16a-8(b). The

information is as of March 31, 1997, and is based on a plan statement dated as of such date.

(2) Share numbers are rounded to the nearest whole share.

(3) This exercise was made pursuant to and in reliance upon the exemption contained in Rule 16b-3.

(4) The Plan pursuant to which the reported options were granted empowers the Stock Option Committee, in its

discretion, to allow tax withholding at the time of

exercise.

(5) Options vest 4,000 shares on July 19, 1995; 3,600 shares on August 14, 1995; 2,000 shares on January 2, 1996;

and 8,000 shares on July 19,

SIGNATURE OF REPORTING PERSON

\s\ O. G. Dagnan DATE

May 9, 1997