DYNEX CAPITAL INC Form SC 13D/A March 12, 2001

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549
SCHEDULE 13D/A
UNDER THE SECURITIES EXCHANGE ACT OF 1934
(AMENDMENT NO. 1)*

DYNEX CAPITAL INC
(Name of Issuer)

COMMON STOCK, \$0.01 PAR VALUE PER SHARE
(Title of Class of Securities)

26817Q506
(CUSIP number)

Thomas B. Akin

Talkot Capital, LLC

2400 Bridgeway, Suite 200

Sausalito, CA 94965
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

March 12, 2001
(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box / /. Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7(b) for other parties to whom copies are to be sent.

*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 disclosures provided in a prior cover page.

The information required on 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). 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 control number.

1 NAME OF REPORTING PERSON IRS IDENTIFICATION NO. OF ABOVE PERSON

Thomas Bruce Akin

2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*

(b) /x/

3 SEC USE ONLY

SOURCE OF FUNDS*								
PF								
CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) / /								
CITIZENSHIP OR PLACE OF ORGANIZATION								
OF	7 SOLE VOTING POWER 491,775							
Y	8 SHARED VOTING POWER 1,019,406							
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491,775								
CERTAIN SHAR	F THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES RES*	/ /						
4.30%								
TYPE OF REPC								
IN								
NAME OF REPO	ORTING PERSON							
DENTIFICATION	N NO. OF ABOVE PERSON							
DENTIFICATION t Crossover F								
t Crossover F	Fund, L.P.	(a						
t Crossover F	Fund, L.P. PPROPRIATE BOX IF A MEMBER OF A GROUP* (b)	(a) /x/ 						
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NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING		7	SOLE VOTING POWER -0-			
		8	SHARED VOTING POWER -0-			
PERSON WITH	NG	9	SOLE DISPOSITIVE POWER -0-			
		10	SHARED DISPOSITIVE POWER -0-			
11 AGGRI	EGATE AMOUNT PERSON	BENI	EFICIALLY OWNED BY EACH REPORTING			
	527,631					
	CERTAIN SHA	RES*	E AGGREGATE AMOUNT IN ROW (11) EXCLUDES	/ /		
			S REPRESENTED BY AMOUNT IN ROW (11)			
	4.61%					
14	TYPE OF REP	ORTI	NG PERSON*			
	GR					

This amendment amends and supplements Schedule 13D, of Thomas B. Akin and Talkot Crossover Fund, L.P. dated January 11, 2001, and filed on January 16, 2001 with the Securities and Exchange Commission ("SEC"), Amendment No. 1 to Schedule 13D, dated August 29, 2000 with the SEC (together, the "Schudule 13D"). Except as amended by this amendment, there has been no change in the information previously reported on the Schedule 13D.

ITEM 1. SECURITY AND ISSUER.

This statement relates to shares of Common Stock (the "Stock") of Dynex Capital Inc. ("DX"). The principal executive office of DX is located at 10900 Nuckols Road, 3rd Floor, Glen Allen, Virginia 23060.

ITEM 2. IDENTITY AND BACKGROUND.

The persons filing this statement and the persons enumerated in Instruction C of Schedule 13D and, where applicable, their respective places of organization, general partners, directors, executive officers and controlling persons, and the information regarding them, are as follows:

The names of the persons filing this statement are Thomas Bruce Akin (Thomas Akin), and the Talkot Crossover Fund (the Fund).

- (a) The names of the persons filing this statement are Thomas Bruce Akin ("Thomas Akin"), Talkot Crossover Fund, L.P. ("the Fund"), (collectively, the "Filers").
- (b) The address of the filers is 10 Via El Verano, Tiburon, CA 94920. The Talkot Crossover Fund, L.P. is located at 2400 Bridgeway, Suite 200, Sausalito, CA 94965.

- (c) Thomas Akin is the Managing General Partner of the Talkot Crossover Fund, L.P. which is located at 2400 Bridgeway, Suite 200, Sausalito, CA 94965.
- (d) During the last five years, none of the Filers has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) During the last five years, none of the Filers was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.
- (f) All of the Filers who are natural persons are citizens of the United States of America.

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

The source and amount of funds used in purchasing the Stock were as follows:

Purchaser	Source of Funds	Amount
Thomas Akin	PF	\$3,307,324
The Fund	GF	\$3,830,045

ITEM 4. PURPOSE OF TRANSACTION.

The Filers have acquired the Stock primarily for investment. The Filers feel DX to be a significantly undervalued asset with increasing earning capability given recent events in both interest rate reductions and paydown of outstanding debt. The Filers intend to review continuously their options with respect to their investment in the Stock and expressly reserve their right to (a) purchase additional shares of the Stock; (b) dispose of all or part of their holdings of the Stock by public or private sales or otherwise, at such prices and on such terms as they may deem advisable; or (c) take such other action with respect to their investment in the Stock as they may deem appropriate, including meeting or consulting with the management or the Board of Directors of DX to discuss DX's assets, corporate structure, dividend policies, capital operations, properties management and personnel or potential extraordinary transactions such as a merger, reorganization or liquidation of DX or any of its assets or subsidiaries, and contacting other stockholders of DX to discuss corporate strategy or any of the foregoing matters.

Except as set forth above, the Filers have no present plans or proposals that would result in or relate to any of the transactions described in Item 4 of Schedule 13D.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

(a) Aggregate number and percentage of securities beneficially owned:

Thomas Akin is the direct beneficial owner of 491,775 shares of Common Stock, representing approximately 4.30% of Dynex's Common Stock, which amount includes 146,125 shares of Common Stock that may be acquired by Mr. Akin upon the conversion of shares of preferred stock of Dynex held by Mr. Akin. Talkot Crossover Fund, L.P. is the direct beneficial owner of 527,631 shares of Common Stock, representing approximately 4.61% of Dynex's Common Stock, which

amount includes 176,631 shares of Common Stock, that may be acquired by the Fund upon the conversion of shares of preferred stock of Dynex held by the Fund. By virtue of the relationship between Mr. Akin and the Fund described in Item 2, Mr. Akin may be deemed to possess indirect beneficial ownership of the shares of Common Stock beneficially owned by the Fund. Ownership percentages of Common Stock is based upon the common shares outstanding per Dynex's Form 10-Q Report for the Quarter ended September 30, 2000 (11,446,206 shares of Common Stock outstanding at November 14, 2000 reflecting a one-for-four reverse Common Stock split effective August 2, 1999), plus the 322,756 shares of Common Stock into which the Dynex preferred stock collectively held by the Mr. Akin and the Fund is convertible.

(b) The beneficial ownership of the Stock of the persons named in Item 2 of this statement is as follows at the date hereof:

	Aggregate Beneficially							
	Owned Voting Power			ower	Dispositive Power			
Name	Number	Percent	Sole	Shared	Sole	Shared		
Thomas Akin The Fund	491,775 527,631	4.30% 4.61%	•	1,019,406 -0-	491 , 775 -0-	1,019,406 -0-		

(c) Transactions effected during the past 60 days or since the most recent filing on Schedule 13D, whichever is less:

The persons filing this statement effected the following transactions in the Stock on the dates indicated, and such transactions are the only transactions in the Stock by the persons filing this statement since January 09, 2001.

Transactions effected by the Fund:

Name	Purchase or Sale	Date	Amount of Common Sto		Price Per Share (\$)	
The Fund	Р		02/08/01		100,000	\$0.61515
Nama	Purchase	D-+-	Amount of			
Name	or Sale	Date	Preferred	Stock	Share (\$)	9.75% Series A (1)
The Fund	P		01/25/01		2,500	\$7.65
The Fund	P		01/31/01		700	\$7.92533
The Fund	P		02/02/01		4,700	\$8.02
The Fund	Р		02/05/01	-	L , 600	\$8.44438
The Fund	Р		02/05/01	-	L , 900	\$8.46869
The Fund	P		02/06/01	1,100		\$9.22684
The Fund	Р		02/08/01	2,500		\$9.65100
The Fund	Р		02/09/01		3,000	\$9.65
	Purchase		Amount of		Price Per	
Name	or Sale	Date	Preferred	Stock	Share (\$)	
						9.55% Series B (1)
The Fund	Р		01/31/01		2,000	\$8.09
The Fund	P		02/02/01	-	L , 900	\$8.02789

Transaction effected by Thomas Akin:

Name	Purchase or Sale		mount of referred Stock	Price Per Share (\$)	9.75% Series A (1)
Thomas Akin Thomas Akin Thomas Akin Thomas Akin Thomas Akin	P P P P	01/29/01 02/22/01 03/01/01 03/06/01 03/09/01	1,400 2,500 800 3,200 7,500		\$7.54861 \$8.52600 \$9.53875 \$9.60669 \$9.80950
Name	Purchase or Sale		nount of referred Stock	Price Per Share (\$)	9.55% Series B (1)
Thomas Akin	P P P P P	02/21/01 02/22, 02/28, 03/01, 03/02/01 03/06/01 03/06, 03/08/01 03/09/01	701 3,500 701 9,000 2,400 100		\$ 8.22000 \$ 8.84750 \$ 9.27429 \$ 9.83417 \$ 9.75270 \$10.04500 \$ 9.81789 \$ 9.77395

(1) Each preferred share is exercisable into 1/2 share of Dynex Capital common stock.

The persons filing this statement effected the above transactions in the Stock on the dates indicated, and such transactions are the only transactions in the Stock by the persons filing this statement since January 11, 2001. Transactions effected above include the purchase of shares of Common Stock plus Common Stock into which the Dynex preferred stock is convertible.

All transactions were executed as open market transactions. The Filers beneficially owned more than five percent of the outstanding shares of the Stock as of June 1, 2000.

ITEM. 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

Thomas Akin is the Managing General Partner of the Fund. As such, he has the power to vote the Stock held by such persons and to direct the receipt of dividends from, or the proceeds from the sale of, the Stock held by such persons.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

Not applicable.

SIGNATURES

After reasonable inquiry and to the best of my knowledge, I certify that the information set forth in this statement is true, complete and correct.

DATED: March 12, 2001

/s/ Thomas Bruce Akin Thomas Bruce Akin

TALKOT CROSSOVER FUND, L.P.

By: /s/ Thomas Bruce Akin Thomas Bruce Akin, Managing General Partner