MCCORMICK ROBERT A

Form 4

November 01, 2007

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

OMB

Expires:

Check this box if no longer subject to

3235-0287 Number: January 31,

2005

OMB APPROVAL

Section 16. Form 4 or

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

Estimated average burden hours per

Form 5 obligations may continue. See Instruction

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

response... 0.5

1(b).

(Last)

(City)

(Print or Type Responses)

1. Name and Address of Reporting Person *

(First)

(State)

2. Issuer Name and Ticker or Trading

5. Relationship of Reporting Person(s) to Issuer

MCCORMICK ROBERT A

Symbol

(Check all applicable)

TRUSTCO BANK CORP N Y [TRST]

3. Date of Earliest Transaction

_X__ Director

(Middle)

(Zip)

below)

10% Owner Officer (give title _X_ Other (specify

(Month/Day/Year) C/O TRUSTCO BANK CORP NY, 5 10/31/2007

below) **CHAIRMAN**

SARNOWSKI DRIVE

(Street) 4. If Amendment, Date Original

Filed(Month/Day/Year)

6. Individual or Joint/Group Filing(Check Applicable Line)

X Form filed by One Reporting Person Form filed by More than One Reporting

Person

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

GLENVILLE, NY 12302

		Table	1 TON DC	iivative 5	ccuric	ics ricqui	rea, Disposea or,	or Denemeran	y Owned
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transactio Code (Instr. 8)	4. Securities Acquired cior(A) or Disposed of (D) (Instr. 3, 4 and 5)		5. Amount of Securities Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
					(A)		Reported Transaction(s)	(I) (Instr. 4)	
			Code V	Amount	or (D)	Price	(Instr. 3 and 4)		
COMMON STOCK	10/31/2007		G	50	D	\$ 10.39	1,574,477	D	
COMMON STOCK	10/31/2007		G	50	D	\$ 10.39	1,574,427	D	

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

Persons who respond to the collection of SEC 1474 information contained in this form are not (9-02)required to respond unless the form displays a currently valid OMB control number.

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

1. Title of	2.	3. Transaction Date	3A. Deemed	4.	5.	6. Date Exerc	cisable and	7. Title	and	8. Price of	9. Nu
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transactio	orNumber	Expiration D	ate	Amount	t of	Derivative	Deriv
Security	or Exercise		any	Code	of	(Month/Day/	Year)	Underly	ing	Security	Secui
(Instr. 3)	Price of		(Month/Day/Year)	(Instr. 8)	Derivative	e		Securitie	es	(Instr. 5)	Bene
	Derivative				Securities			(Instr. 3	and 4)		Own
	Security				Acquired						Follo
	•				(A) or						Repo
					Disposed						Trans
					of (D)						(Instr
					(Instr. 3,						
					4, and 5)						
								Λ.	mount		
									mount		
						Date	Expiration	Title N			
						Exercisable	Date	Title Number of			
				C + V	(A) (D)						
				Code V	(A) (D)			S	hares		

Reporting Owners

Relationships Reporting Owner Name / Address

10% Owner Officer Other Director

MCCORMICK ROBERT A C/O TRUSTCO BANK CORP NY **5 SARNOWSKI DRIVE** GLENVILLE, NY 12302

X

CHAIRMAN

Signatures

ROBERT T. CUSHING, BY POWER OF **ATTORNEY**

11/01/2007

**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).

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. 6

Shared voting power

17,847 (See item 4)

7

Sole dispositive power

Reporting Owners 2

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0
8
Shared dispositive power
  17,847 (See item 4)
9
Aggregate amount beneficially owned by each reporting person
  17,847 (See item 4)
10
Check if the aggregate amount in Row (9) excludes certain shares*
11
Percent of class represented by amount in Row (9)
  0.16 % (See item 4)
12
Type of reporting person*
  PN
                                        ** SEE INSTRUCTION BEFORE FILLING OUT **
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Item 1. (a)
                 Name of Issuer
                 Ebix Incorporated
        (b)
                 Address of Issuer s Principal Executive Offices
                 5 Concourse Parkway, Suite 3200
                 Atlanta, GA 30328
Item 2. (a)
                 Name of Person Filing
                 This statement is filed by:
        (i)
                 Whitebox Advisors, LLC, a Delaware limited liability company (WA);
        (ii)
                 Whitebox Convertible Arbitrage Advisors, LLC, a Delaware limited liability company ( WCAA );
                 Whitebox Convertible Arbitrage Partners, L.P., a British Virgin Islands limited partnership (WCAP);
        (iii)
                 Whitebox Concentrated Convertible Arbitrage Fund, L.P., a Delaware limited partnership ( WCCAFLP );
        (iv)
        (v)
                 Whitebox Concentrated Convertible Arbitrage Fund, Ltd., a British Virgin Islands international business
                 company ( WCCAFLTD );
        (vi)
                 Whitebox Combined Advisors, LLC, a Delaware limited liability company (WCA);
        (vii)
                 Whitebox Combined Partners, L.P., a British Virgin Islands limited partnership ( WCP );
        (viii)
                 Whitebox Multi-Strategy Fund, L.P., a Delaware limited partnership ( WMSFLP );
        (ix)
                 Whitebox Multi-Strategy Fund, Ltd., a British Virgin Islands international business company ( WMSFLTD );
                 Whitebox Hedged High Yield Advisors, LLC, a Delaware limited liability company ( WHHYA );
        (x)
        (xi)
                 Whitebox Hedged High Yield Partners, L.P., a British Virgin Islands limited partnership ( WHHYP );
                 Whitebox Credit Arbitrage Fund, L.P., a Delaware limited partnership ( WCRAFLP );
        (xii)
                 Whitebox Credit Arbitrage Fund, Ltd., a British Virgin Islands international business company
        (xiii)
                 ( WCRAFLTD );
        (xiv)
                 Whitebox Intermarket Advisors, LLC, a Delaware limited liability company (WIA);
                 Whitebox Intermarket Partners, L.P., a British Virgin Islands limited partnership (WIP);
        (xv)
                 Whitebox Intermarket Fund, L.P., a Delaware limited partnership (WIFLP);
        (xvi)
                 Whitebox Intermarket Fund, Ltd., a British Virgin Islands international business company ( WIFLTD );
        (xvii)
        (xviiii)
                 Pandora Select Advisors, LLC, a Delaware limited liability company (PSA);
                 Pandora Select Partners, L.P., a British Virgin Islands limited partnership (PSP);
        (xix)
                 Pandora Select Fund, L.P., a Delaware limited partnership ( PSFLP );
        (xx)
                 Pandora Select Fund, Ltd., a British Virgin Islands international business company ( PSFLTD );
        (xxi)
        (xxii)
                 Whitebox Special Opportunities Advisors, LLC, a Delaware limited liability company ( WSOPA );
                 Whitebox Special Opportunities Fund, L.P., a Delaware Series limited partnership ( WSOPFLP );
        (xxiii)
                 Whitebox Special Opportunities Fund SPC, Ltd., a British Virgin Islands Segregated Portfolio Company
        (xxiv)
                 ( WSOPFLTD );
                 Whitebox Special Opportunities Fund, L.P, Series B, a Delaware Series limited partnership ( WSOPFLPB );
        (xxv)
                 Whitebox Special Opportunities Fund, Ltd. Segregated Portfolio B, a British Virgin Islands Segregated
        (xxvi)
                 Portfolio Company ( WSOPFLTDB ).
        (xxvii) IAM Mini-Fund 14 Limited, a Cayman Islands Corporation ( IAM );
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Address of Principal Business Office or, if none, Residence

(b)

The address of the business office of WA, WCAA, WCCAFLP, WCA, WMSFLP, WHHYA, WCRAFLP, WIA, WIFLP, PSA, PSFLP, WSOPA, WSOPFLP, and WSOPFLPB is:

3033 Excelsior Boulevard

Suite 300

Minneapolis, MN 55416

The address of the business office of WCAP, WCCAFLTD, WCP, WMSFLTD, WHHYP, WCRAFLTD, WIP, WIFLTD, PSP, PSFLTD, WSOPFLTD, and WSOPFLTDB is:

Trident Chambers, P.O. Box 146

Waterfront Drive, Wickhams Cay

Road Town, Tortola, British Virgin Islands

The address of the business office of IAM is:

IAM Mini-Fund 14 Limited

Boundary Hall, Cricket Square

George Town, Grand Cayman, KY1-1102 Cayman Islands

(c) Citizenship

WA, WCAA, WCCAFLP, WCA, WMSFLP, WHHYA, WCRAFLP, WIA, WIFLP, PSA, PSFLP, WSOPA, WSOPFLP, and WSOPFLPB are organized under the laws of the State of Delaware; WCAP, WCCAFLTD, WCP, WMSFLTD, WHHYP, WCRAFLTD, WIP, WIFLTD, PSP, PSFLTD, WSOPFLTD, and WSOPFLTDB are organized under the laws of the British Virgin Islands; and IAM is organized under the laws of the Cayman Islands.

(d) Title of Class of Securities

Common Stock

(e) CUSIP Number

278715206

Item 3. If this statement is filed pursuant to §§ 240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:

- (a) "Broker or dealer registered under section 15 of the Act.
- (b) "Bank as defined in section 3(a)(6) of the Act.
- (c) "Insurance company as defined in section 3(a)(19) of the Act.
- (d) "Investment company registered under section 8 of the Investment Company Act of 1940.
- (e) x An investment adviser in accordance with § 240.13d-1(b)(1)(ii)(E).
- (f) "An employee benefit plan or endowment fund in accordance with § 240.13d-1(b)(1)(ii)(F).
- (g) "A parent holding company or control person in accordance with § 240.13d-1(b)(1)(ii)(G).
- (h) "A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act.
- (i) " A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940.
- (j) "Group, in accordance with § 240.13d-1(b)(1)(ii)(J).

** SEE INSTRUCTION BEFORE FILLING OUT **

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Item 4. Ownership

(a`	Amount Beneficially	v Owned
١	u	/ Millount Deliciteran	y Owncu

WA, acting as an investment adviser to its client, is deemed to be the beneficial owner of 1,145,282 shares of Common Stock of the Company s Amended.

WCAA, is deemed to beneficially own 206,437 Shares of Common Stock of the company.

WCAP is deemed to beneficially own 206,437 shares of Common Stock as a result of its indirect ownership of Convertible Bonds of the company

WCCAFLP is deemed to beneficially own 206,437 shares of Common Stock as a result of its indirect ownership of Convertible Bonds of the company

WCCAFLTD is deemed to beneficially own 206,437 shares of Common Stock as a result of its indirect ownership of Convertible Bonds of the company

WCA, is deemed to beneficially own 736,723 Shares of Common Stock of the company.

WCP is deemed to beneficially own 736,723 shares of Common Stock as a result of its indirect ownership of Convertible Bonds of the company

WMSFLP is deemed to beneficially own 736,723 shares of Common Stock as a result of its indirect ownership of Convertible Bonds of the company

WMSFLTD is deemed to beneficially own 736,723 shares of Common Stock as a result of its indirect ownership of Convertible Bonds of the company

WHHYA is deemed to beneficially own 98,610 Shares of Common Stock of the company.

WHHYP is deemed to beneficially own 98,610 shares of Common Stock as a result of its indirect ownership of Convertible Bonds of the company

WCRAFLP is deemed to beneficially own 98,610 shares of Common Stock as a result of its indirect ownership of Convertible Bonds of the company
WCRAFLTD is deemed to beneficially own 98,610 shares of Common Stock as a result of its indirect ownership of Convertible Bonds of the company
WIA is deemed to beneficially own 5,354 shares of Common Stock of the company.
WIP is deemed to beneficially own 5,354 shares of Common Stock as a result of its indirect ownership of Convertible Bonds of the company
WIFLP is deemed to beneficially own 5,354 shares of Common Stock as a result of its indirect ownership of Convertible Bonds of the company
WIFLTD is deemed to beneficially own 5,354 shares of Common Stock as a result of its indirect ownership of Convertible Bonds of the company
PSA, is deemed to beneficially own 35,694 Shares of Common Stock of the company.
PSP is deemed to beneficially own 35,694 shares of Common Stock as a result of its indirect ownership of Convertible Bonds of the company
PSFLP is deemed to beneficially own 35,694 shares of Common Stock as a result of its indirect ownership of Convertible Bonds of the company
PSFLTD is deemed to beneficially own 35,694 shares of Common Stock as a result of its indirect ownership of Convertible Bonds of the company
WSOPA is deemed to beneficially own 17,847 Shares of Common Stock of the company.

WSOPFLP is deemed to beneficially own 17,847 shares of Common Stock as a result of its indirect ownership of Convertible Bonds of the company

WSOPFLTD is deemed to beneficially own 17,847 shares of Common Stock as a result of its indirect ownership of Convertible Bonds of the company

WSOPFLPB is deemed to beneficially own 17,847 shares of Common Stock as a result of its indirect ownership of Convertible Bonds of the company

WSOPFLTDB is deemed to beneficially own 17,847 shares of Common Stock as a result of its indirect ownership of Convertible Bonds of the company

IAM, is deemed to beneficially own 44,618 Shares of Common Stock of the company

As a result of the relationship described in this statement, each of WA, WCAA, WCCAFLP, WCCAFLTD, WCA, WMSFLP, WMSFLTD, WHHYA, WCRAFLP, WCRAFLTD, WIA, WIFLP, WIFLTD, PSA, PSFLP, PSFLTD, WSOPA, WSOPFLTDB, and WSOPFLPB may be deemed to possess indirect beneficial ownership of the shares of Common Stock beneficially owned by each of WCAP, WCP, WHHYP, WIP, PSP, WSOPFLP, WSOPFLTD, and IAM. WA, WCAA, WCCAFLP, WCCAFLTD, WCA, WMSFLP, WMSFLTD, WHHYA, WCRAFLP, WCRAFLTD, WIA, WIFLP, WIFLTD, PSA, PSFLP, PSFLTD, WSOPA, WSOPFLPB, and WSOPFLTDB each disclaim indirect beneficial ownership of the shares of Common Stock except to the extent of their pecuniary interest in such shares.*

Based on the relationships described herein, these entities may be deemed to constitute a group within the meaning Of Rule 13d-5(b)(1) under the Securities Exchange Act of 1934. The filing of this statement shall not be construed as an admission that WA, WCAA, WCAP, WCCAFLP, WCCAFLTD, WCA, WCP, WMSFLP, WMSFLTD, WHHYA, WHHYP, WCRAFLP, WCRAFLTD, WIA, WIP, WIFLP, WIFLTD, PSA, PSP, PSFLP, PSFLTD, WSOPA, WSOPFLP, WSOPFLTD, WSOPFLPB, WSOPFLTDB and IAM are a group,

Or have agreed to act as a group.*

(b) Percent of Class

WA beneficially owns 9.99 % of the company s Common Stock.*

WCAA is deemed to beneficially own 1.80 % of the company s Common Stock

WCAP is deemed to beneficially own 1.80 % of the company s Common Stock

WCCAFLP is deemed to beneficially own 1.80 % of the company s Common Stock

WCCAFLTD is deemed to beneficially own 1.80 % of the company s Common Stock

WCA is deemed to beneficially own 6.43 % of the company s Common Stock

WCP is deemed to beneficially own 6.43 % of the company s Common Stock

WMSFLP is deemed to beneficially own 6.43 % of the company s Common Stock

WMSFLTD is deemed to beneficially own 6.43 % of the company s Common Stock

WHHYA is deemed to beneficially own 0.86 % of the company s Common Stock

WHHYP is deemed to beneficially own 0.86 % of the company s Common Stock

WCRAFLP is deemed to beneficially own 0.86 % of the company s Common Stock

WCRAFLTD is deemed to beneficially own 0.86 % of the company s Common Stock

WIA is deemed to beneficially own 0.05 % of the company $\,$ s Common Stock

WIP is deemed to beneficially own 0.05 % of the company s Common Stock

WIFLP is deemed to beneficially own 0.05 % of the company s Common Stock

WIFLTD is deemed to beneficially own 0.05 % of the company $\,$ s Common Stock

PSA is deemed to beneficially own 0.31 % of the company s Common Stock PSP is deemed to beneficially own 0.31 % of the company s Common Stock PSFLP is deemed to beneficially own 0.31 % of the company s Common Stock PSFLTD is deemed to beneficially own 0.31 % of the company s Common Stock WSOPA is deemed to beneficially own 0.16 % of the company s Common Stock WSOPFLP is deemed to beneficially own 0.16 % of the company s Common Stock WSOPFLTD is deemed to beneficially own 0.16 % of the company s Common Stock WSOPFLPB is deemed to beneficially own 0.16 % of the company s Common Stock WSOPFLTDB is deemed to beneficially own 0.16 % of the company s Common Stock IAM beneficially owns 0.39 % of the company s Common Stock.* The percentage of Common Stock reportedly owned by each entity herein is based on 11,319,000 shares of

The percentage of Common Stock reportedly owned by each entity herein is based on 11,319,000 shares of outstanding Common Stock of the Company, which is the total number of shares issued and outstanding on December 31, 2009.

- (c) Number of shares as to which such person has:
 - (i) Sole power to vote or to direct the vote
 - (ii) Shared power to vote or to direct the voteWA has shared voting power with respect to 1,145,282 shares of the Issuer s Common Stock.

WCAA, WCAP, WCCAFLP, and WCCAFLTD have shared voting power with respect to 206,437 Shares of the Company s Common Stock.

WCA, WCP, WMSFLP, and WMSFLTD have shared voting power with respect to 736,723 Shares of the Company s Common Stock.

WHHYA, WHHYP, WCRAFLP, and WCRAFLTD have shared voting power with respect to 98,610 Shares of the Company s Common Stock.

WIA, WIP, WIFLP, and WIFLTD have shared voting power with respect to 5,354 Shares of the Company s Common Stock.

PSA, PSP, PSFLP, and PSFLTD have shared voting power with respect to 358,694 Shares of the Company s Common Stock.

WSOPA, WSOPFLTD, WSOPFLPB, and WSOPFLTDB have shared voting power with respect to 17,847 Shares of the Company s Common Stock.

- (iii) Sole power to dispose or to direct the disposition of
- (iv) Shared power to dispose or to direct the disposition of

WA has shared voting power with respect to 1,145,282 shares of the Issuer s Common Stock.

WCAA, WCAP, WCCAFLP, and WCCAFLTD have shared voting power with respect to 206,437 Shares of the Company s Common Stock.

WCA, WCP, WMSFLP, and WMSFLTD have shared voting power with respect to 736,723 Shares of the Company s Common Stock.

WHHYA, WHHYP, WCRAFLP, and WCRAFLTD have shared voting power with respect to 98,610 Shares of the Company s Common Stock.

WIA, WIP, WIFLP, and WIFLTD have shared voting power with respect to 5,354 Shares of the Company s Common Stock.

PSA, PSP, PSFLP, and PSFLTD have shared voting power with respect to 358,694 Shares of the Company s Common Stock.

WSOPA, WSOPFL, WSOPFLTD, WSOPFLPB, and WSOPFLTDB have shared voting power with respect to 17,847 Shares of the Company s Common Stock

Instruction. For computations regarding securities which represent a right to acquire an underlying security see §240.13d3(d)(1).

Item 5. Ownership of Five Percent or Less of a Class

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following "*.

Instruction. Dissolution of a group requires a response to this item.

Item 6. Ownership of More than Five Percent on Behalf of Another Person.

Not Applicable.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company or Control Person.

Not Applicable

Item 8. Identification and Classification of Members of the Group

See Item 2

Item 9. Notice of Dissolution of Group

Not Applicable

Item 10. Certification

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

** SEE INSTRUCTION BEFORE FILLING OUT **

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SIGNATURE

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

February 11, 2010

Date

/s/ Jonathan D. Wood

Signature

Jonathan D. Wood as Chief Financial Officer of Whitebox Advisors, LLC.

Name/Title

The original statement shall be signed by each person on whose behalf the statement is filed or his authorized representative. If the statement is signed on behalf of a person by his authorized representative other than an executive officer or general partner of the filing person, evidence of the representative s authority to sign on behalf of such person shall be filed with the statement, provided, however, that a power of attorney for this purpose which is already on file with the Commission may be incorporated by reference. The name and any title of each person who signs the statement shall be typed or printed beneath his signature.

NOTE: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See § 240.13d-7 for other parties for whom copies are to be sent.

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (See 18 U.S.C. 1001)

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** SEE INSTRUCTION BEFORE FILLING OUT **

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