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

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 3)

Emcore Corporation (Name of Issuer)

Common Stock (Title of Class of Securities)

> 290846104 (CUSIP Number)

Carolyn S. Reiser, Esq. Shartsis Friese & Ginsburg One Maritime Plaza, 18th Floor San Francisco, CA 94111 (415) 421-6500

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

March 25, 1998 (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(b)(3) or (4), 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.

SEC 1746 (10-97)

1	NAME OF REPORTING PERSON SS OR IRS IDENTIFICATION NO. OF ABOVE PERSON						
	West Highland Capita	al, I					
2	CHECK THE APPROPRIA		X IF A MEMBER OF A GROUP*	(a) / X / (b) / /			
3	SEC USE ONLY						
4	SOURCE OF FUNDS*						
	AF						
5	CHECK BOX IF DISCLOS ITEMS 2(d) or 2(E)	SURE	OF LEGAL PROCEEDINGS IS REQUIRE	ED PURSUANT TO			
6	CITIZENSHIP OR PLACE	E OF					
	California						
	NUMBER OF SHARES	7	SOLE VOTING POWER				
	BENEFICIALLY OWNED BY EACH REPORTING	8	SHARED VOTING POWER 270,000				
	PERSON WITH	9	SOLE DISPOSITIVE POWER -0-				
		10	SHARED DISPOSITIVE POWER 270,000				
11	AGGREGATE AMOUNT BEI	NEFIC	IALLY OWNED BY EACH REPORTING F	PERSON			
12	/ /						
13	2.9						
14	TYPE OF REPORTING PERSON* CO and IA						
INCL		E COV	ING OUT! ER PAGE, RESPONSES TO ITEMS 1-7 CHEDULE, AND THE SIGNATURE ATTE				

1	NAME OF REPORTING PERSON SS OR IRS IDENTIFICATION NO. OF ABOVE PERSON					
	Estero Partners, LL	С				
2			X IF A MEMBER OF A GROUP* (
3	SEC USE ONLY					
4	SOURCE OF FUNDS*					
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5	CHECK BOX IF DISCLOS ITEMS 2(d) or 2(E)	SURE	OF LEGAL PROCEEDINGS IS REQUIRED	PURSUANT TO		
6	CITIZENSHIP OR PLAC	 E OF				
	California					
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	7	SOLE VOTING POWER			
		8	SHARED VOTING POWER 223,377			
		9	SOLE DISPOSITIVE POWER -0-			
		10	SHARED DISPOSITIVE POWER 223,377			
11	AGGREGATE AMOUNT BE		IALLY OWNED BY EACH REPORTING PE	RSON		
12	2 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*					
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 2.4					
14	TYPE OF REPORTING P		*			
INCL	*SEE INSTRUCTIONS BEFORE FILLING OUT! INCLUDE BOTH SIDES OF THE COVER PAGE, RESPONSES TO ITEMS 1-7 (INCLUDING EXHIBITS) OF THE SCHEDULE AND THE SIGNATURE ATTESTATION					

1	NAME OF REPORTING PERSON SS OR IRS IDENTIFICATION NO. OF ABOVE PERSON					
	Lang H. Gerhard					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) / X / (b) / /					
3	SEC USE ONLY					
4	SOURCE OF FUNDS*					
	AF					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(E) //					
6	CITIZENSHIP OR PLACE	E OF				
	United States					
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	7	SOLE VOTING POWER			
'		8	SHARED VOTING POWER 270,000			
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1	NAME OF REPORTING PERSON OF IRS IDENTIFICA	RSON TION NO. OF ABOVE PERSON				
	West Highland Partne					
2		E BOX IF A MEMBER OF A GROUP*				
3	SEC USE ONLY					
4	SOURCE OF FUNDS*					
	WC					
5	CHECK BOX IF DISCLOS ITEMS 2(d) or 2(E)	URE OF LEGAL PROCEEDINGS IS R	EQUIRED PURSUANT TO			
6	CITIZENSHIP OR PLACE					
	California					
1	SHARES BENEFICIALLY	7 SOLE VOTING POWER -0-				
	OWNED BY EACH	8 SHARED VOTING POWER 182,532				
	REPORTING PERSON WITH	9 SOLE DISPOSITIVE POWER -0-				
		10 SHARED DISPOSITIVE POWER 182,532				
11	AGGREGATE AMOUNT BEI 182,532	EFICIALLY OWNED BY EACH REPOR	TING PERSON			
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13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 2.0					
14	TYPE OF REPORTING PE					
INCL	*SEE INSTRUCTIONS BEFORE FILLING OUT! INCLUDE BOTH SIDES OF THE COVER PAGE, RESPONSES TO ITEMS 1-7 (INCLUDING EXHIBITS) OF THE SCHEDULE, AND THE SIGNATURE ATTESTATION.					

1	NAME OF REPORTING PERSON SS OR IRS IDENTIFICATION NO. OF ABOVE PERSON						
	Buttonwood Partners	, L.P					
2			X IF A MEMBER OF A GROUP* (a) / X / (b) / /				
3	SEC USE ONLY						
4	SOURCE OF FUNDS*						
	WC						
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(E) //						
6	CITIZENSHIP OR PLAC	ITIZENSHIP OR PLACE OF ORGANIZATION					
	California						
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING	7	SOLE VOTING POWER -0-				
		8	SHARED VOTING POWER 40,845				
	PERSON WITH	9	SOLE DISPOSITIVE POWER -0-				
		10	SHARED DISPOSITIVE POWER 40,845				
11	40,845		IALLY OWNED BY EACH REPORTING PERSON				
12			TE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.4						
14	TYPE OF REPORTING PERSON* PN						
	INSTRUCTIONS BEFORE UDE BOTH SIDES OF TH	FILL	ING OUT! (ER PAGE, RESPONSES TO ITEMS 1-7				

(INCLUDING EXHIBITS) OF THE SCHEDULE, AND THE SIGNATURE ATTESTATION.

CUSIP No. 290846104

ITEM 1. SECURITY AND ISSUER.

This amended statement relates to shares of Common Stock (the "Stock") of Emcore Corporation ("EMKR"). The principal executive office of EMKR is located at 394 Elizabeth Avenue, Somerset, New Jersey 08873.

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, is as follows:

- Lang H. Gerhard ("Gerhard"); West Highland Capital, Inc., a California corporation ("WHC"); Estero Partners, LLC, a California limited liability company ("LLC"); West Highland Partners, L.P., a California limited partnership ("WHP"); Buttonwood Partners, L.P., a California limited partnership ("BP").
- (b) The business address of Gerhard, WHC, LLC, WHP and BP is 300 Drake's Landing Road, Suite 290, Greenbrae, California 94904.
- Gerhard is the sole director and occupies all the executive offices of WHC, which is an investment adviser. Gerhard is the sole manager of LLC. WHC, LLC and Gerhard are the general partners of WHP and BP, which are investment limited partnerships.
- (d) During the last five years, none of such persons has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) During the last five years, none of such persons 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) Gerhard is a citizen 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
WHC	Funds Under Management(1)	\$5,071,471.26
WHP	Working Capital	\$3,427,088.26
BP	Working Capital	\$ 768,374.06

(1) Includes funds invested by WHP and BP in Stock.

ITEM 4. PURPOSE OF TRANSACTION.

The sole purpose of the acquisitions of the Stock reported herein was and is for investment.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

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

	Aggregate Beneficial	lly	Mat 4	D	Di	iti B
	0wned		Voting	Power	DISPOS	itive Power
Name	Number	Percent	Sole	Shared	Sole	Shared
	070 000	0.0	0	070 000	0	070 000
WHC	270,000	2.9	-0-	270,000	-0-	270,000
Gerhard	270,000	2.9	-0-	270,000	-0-	270,000
LLC	223,377	2.4	-0-	223,377	-0-	223,377
WHP	182,532	2.0	-0-	182,532	-0-	182,532
BP	40,845	0.4	-0-	40,845	-0-	40,845

The persons filing this statement effected the following transactions in the Stock on the dates indicated, and such transactions are the only transactions by the persons filing this statement in the Stock since January 25, 1998:

Purchase		Number	Price
Name or Sale	Date	of Shares	Per Share
WHP S	2-9-98	31,850	13.0000
BP S	2-9-98	6,370	13.0000
WHC S	2-9-98	7,280	13.0000
WHP S	2-10-98	42,000	13.4904
BP S	2-10-98	8,300	13.4904
WHC S	2-10-98	10,100	13.4904
WHP S	2-11-98	7,000	15.0000
BP S	2-11-98	1,400	15.0000
WHC S	2-11-98	1,600	15.0000
WHP S	3-25-98	35,000	15.6250
BP S	3-25-98	6,500	15.6250
WHC S	3-25-98	8,500	15.6250
WHP S	3-27-98	58,730	15.5000
BP S	3-27-98	10,907	15.5000
WHC S	3-27-98	14,263	15.5000
WHP S	3-30-98	3,500	15.3438
BP S	3-30-98	650	15.3438
WHC S	3-30-98	850	15.3438
WHP S	4-3-98	53,250	15.5
BP S	4-3-98	9,000	15.5
WHC S	4-3-98	12,750	15.5

All transactions were executed through the Nasdaq National Market System.

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

Gerhard, WHC and LLC are the general partners of WHP and BP pursuant to limited partnership agreements providing to Gerhard, WHC and LLC the authority, among other things, to invest the funds of WHP and BP in Stock, to vote and dispose of stock and to file this statement on behalf of WHP and BP. Pursuant to such limited partnership agreements, the general partners of WHP and BP are entitled to allocations based on assets under management and realized and unrealized gains, if certain conditions are met. Pursuant to investment management agreements, WHC is authorized, among other things, to invest funds of its various investment advisory clients, and to vote and dispose of those securities. Such investment management agreements may be terminated by either party on notice as provided in such agreements and provide for fees payable to WHC based on assets under management and realized and unrealized gains.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

Agreement Regarding Joint Filing of Statement on Schedule 13D or 13G (including power of attorney).

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: April 6, 1998.

LANG H. GERHARD By: West Highland Capital, Inc.

Attorney-in-Fact

By: /s/ Bonnie George Bonnie George

Chief Operating Officer

WEST HIGHLAND CAPITAL, INC.

/s/ Bonnie George By: Bonnie George

Chief Operating Officeer

ESTERO PARTNERS, LLC

By: West Highland Capital, Inc.

Attorney-in-Fact

/s/ Bonnie George Bonnie George

Chief Operating Officer

WEST HIGHLAND PARTNERS, L.P. West Highland Capital, Inc.

Attorney-in-Fact

/s/ Bonnie George

Bonnie George

Chief Operating Officer

BUTTONWOOD PARTNERS

West Highland Capital, Inc.

Attorney-in-Fact

By: /s/ Bonnie George

Bonnie George

Chief Operating Officer

CUSIP No. 290846104

EXHIBIT A

AGREEMENT REGARDING JOINT FILING OF STATEMENT ON SCHEDULE 13D OR 13G

The undersigned agree to file jointly with the Securities and Exchange Commission (the "SEC") any and all statements on Schedule 13D or Schedule 13G (and any amendments or supplements thereto) required under section 13(d) of the Securities Exchange Act of 1934, as amended, in connection with purchases by the undersigned of securities of Emcore Corporation For that purpose, the undersigned hereby constitute and appoint West Highland Capital, Inc., a California corporation, as their true and lawful agent and attorney-in-fact, with full power and authority for and on behalf of the undersigned to prepare or cause to be prepared, sign, file with the SEC and furnish to any other person all certificates, instruments, agreements and documents necessary to comply with section 13(d) and section 16(a) of the Securities Exchange Act of 1934, as amended, in connection with said purchases, and to do and perform every act necessary and proper to be done incident to the exercise of the foregoing power, as fully as the undersigned might or could do if personally present.

DATED: October 21, 1997.

/s/ Lang H. Gerhard Lang H. Gerhard

WEST HIGHLAND PARTNERS, L.P.

WEST HIGHLAND CAPITAL, INC.

By: /s/ Lang H. Gerhard Lang H. Gerhard, General Partner

By: /s/ Lang H. Gerhard

Lang H. Gerhard, President

BUTTONWOOD PARTNERS, L.P.

ESTERO PARTNERS, LLC

By:

By: /s/ Lang H. Gerhard Lang H. Gerhard, General Partner

/s/ Lang H. Gerhard

Lang H. Gerhard, Manager

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