# SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 11-K

ANNUAL REPORT

Pursuant to Section 15(d) of the Securities Exchange Act of 1934

For the Fiscal Year Ended December 31, 1998

Commission File Number 001-04601

CAMCO THRIFT PLAN (Full title of the plan)

SCHLUMBERGER LIMITED (Name of issuer of the securities held pursuant to the plan)

277 Park Avenue New York, NY 10172-2066 (Address, including zip code, of principal executive office)

> (212) 350-9400 (Telephone number, including area code)

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# CAMCO THRIFT PLAN

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### FINANCIAL STATEMENTS

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All other schedules are omitted because they are not applicable, not required or the information is included in the Notes to Financial Statements.

# SIGNATURES

THE PLAN. Pursuant to the requirement of the Securities Exchange Act of 1934, the trustees (or other persons who administer the employee benefit plan) have caused this annual report to be signed on their behalf by the undersigned hereunto duly authorized.

CAMCO THRIFT PLAN

BY /s/ J. CHRISTOPHER HOLLAND J. Christopher Holland Secretary, Retirement Plan Committee

Date: June 11, 1999

To the Retirement Plan Committee of the Camco Thrift Plan:

We have audited the accompanying statements of net assets available for benefits of the Camco Thrift Plan as of December 31, 1998 and 1997, and the related statement of changes in net assets available for benefits for the year ended December 31, 1998. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for benefits of the Camco Thrift Plan as of December 31, 1998 and 1997, and the changes in net assets available for benefits for the year ended December 31, 1998, in conformity with generally accepted accounting principles.

Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedules of assets held for investment purposes and reportable transactions are presented for the purpose of additional analysis and are not a required part of the basic financial statements but are supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. These supplemental schedules are the responsibility of the Plan's management. The Fund Information in the statement of changes in net assets available for benefits is presented for purposes of additional analysis rather than to present the changes in net assets available for plan benefits of each fund. The supplemental schedules and Fund Information have been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, are fairly stated in all material respects in relation to the basic financial statements taken as a whole.

/s/ LARKIN, ERVIN & SHIRLEY, L.L.P.

Houston, Texas June 11, 1999

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# CAMCO THRIFT PLAN Statements of Net Assets Available for Benefits December 31

	1998	1997
Assets		
Investments:		
At fair value -		
Registered investment company shares: IDS International Fund IDS New Dimensions Fund IDS Stock Fund IDS Mutual Fund IDS Federal Income Fund AIM Constellation Fund Camco/Schlumberger Stock Fund Participant notes receivable	\$ 2,862,437 33,372,154 - 9,973,266 21,336,933 1,987,407 3,806,231 6 890,466	\$ 2,079,321 25,333,147 12,164,750 10,134,740 19,307,643 - 3,388,813 6 594 717
Participant notes receivable	6,890,466	6,594,717
	80,228,894	79,003,131
At contract value -		
AET Equity Index Fund I AET Income Fund II	13,935,694 25,562,380	_ 25,048,609
	39,498,074	25,048,609
Total investments	119,726,968	104,051,740
Other assets		-
Total assets	119,726,968	104,051,740
Liabilities Total liabilities		
Net assets available for benefits	\$ 119,726,968	\$ 104,051,740

The accompanying notes are an integral part of these financial statements.

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# CAMCO THRIFT PLAN Statement of Changes in Net Assets Available for Benefits with Fund Information For the Year Ended December 31, 1998

	IDS International Fund	IDS New Dimensions Fund	IDS Stock Fund	IDS Mutual Fund
Additions Additions to net assets attributed to: Investment income Net appreciation/(depreciation) in fair value of investments	\$ 140,943	¢ 5 200 050	\$ 318,458	\$ (444,955)
Interest	-	-	-	-
Dividends	47,901		104,253	1,357,289
	188,844	7,323,009	422,711	912,334
Contributions Participants' Employer's	381,416 89,555		943,564 247,550	994,100 229,540
	470,971	3,423,583	1,191,114	1,223,640
Total additions	659,815	10,746,592	1,613,825	2,135,974
Deductions Deductions from net assets attributable to: Benefits paid to participants Administrative expenses	310,092 903	2,589,901 6,195	442,910 2,031	813,373 2,302
Total deductions	310,995	2,596,096	444,941	815,675
Net increase prior to interfund transfers	348,820	8,150,496	1,168,884	1,320,299
Interfund transfers	434,296	(111,489)	(13,333,634)	(1,481,773)
Net increase/(decrease)		8,039,007		
Net assets available for benefits: Beginning of year	2,079,321	25,333,147	12,164,750	10,134,740
End of year	\$ 2,862,437	\$ 33,372,154 =======	\$	\$  9,973,266

	Ir 	IDS Federal ncome Fund	Co:	AIM nstellation Fund	E 	AET quity Index Fund I 		AET Income Fund II
Additions Additions to net assets attributed to: Investment income Net appreciation/(depreciation) in fair value of investments	Ş	(56,104)	Ş	121,565	Ş	2,030,214	Ş	1,511,059
Interest Dividends		_ 1,453,858		48,631		- -		-
		1,397,754		170,196		2,030,214		1,511,059
Contributions Participants' Employer's		1,296,966 274,496		56,020 4,727		392,390 35,997		1,668,605 480,083
		1,571,462		60,747		428,387		2,148,688
Total additions		2,969,216		230,943		2,458,601		3,659,747

Deductions Deductions from net assets attributable to: Benefits paid to participants Administrative expenses	2,067,342 6,048	5,645 86	519,422 729	2,282,541 7,321
Total deductions	2,073,390	5,731	520,151	2,289,862
Net increase prior to interfund transfers	895,826	225,212	1,938,450	1,369,885
Interfund transfers	1,133,464	1,762,195	11,997,244	(856,114)
Net increase/(decrease)	2,029,290	1,987,407	13,935,694	513 <b>,</b> 771
Net assets available for benefits: Beginning of year	19,307,643		-	25,048,609
End of year	\$ 21,336,933 ======	\$   1,987,407	\$ 13,935,694 ======	\$ 25,562,380 ======

The accompanying notes are an integral part of these financial statements.

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# CAMCO THRIFT PLAN Statement of Changes in Net Assets Available for Benefits with Fund Information For the Year Ended December 31, 1998

	Camco/ Schlumberger Stock Fund	Participant Notes	Total
Additions Additions to net assets attributed to: Investment income Net appreciation/(depreciation) in			
fair value of investments	\$ (453,248)	\$ -	\$ 8,566,882
Interest Dividends	22,012	585,513 	585,513 4,958,003
	(431,236)	585,513	14,110,398
Contributions Participants'	572,622	_	9,137,818
Employer's	117,951	-	2,071,347
	690,573		11,209,165
Total additions	259,337	585,513	25,319,563
Deductions Deductions from net assets attributable to: Benefits paid to participants	194,558	391,858	9,617,642
Administrative expenses	1,078	-	26,693
Total deductions	195,636	391,858	9,644,335
Net increase prior to interfund transfers	63,701	193,655	15,675,228
Interfund transfers	353,717	102,094	-
Net increase/(decrease)	417,418	 295,749	15,675,228
Net assets available for benefits: Beginning of year	3,388,813	6,594,717	104,051,740
End of year	\$ 3,806,231	\$	\$ 119,726,968 

The accompanying notes are an integral part of these financial statements.

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## CAMCO THRIFT PLAN Notes to Financial Statements December 31, 1998

### Note 1 - Description of the Plan

The Camco Thrift Plan (the "Plan"), a defined contribution plan, was established on February 1, 1975. It covers substantially all domestic employees and certain employees in foreign service of Camco International Inc. (the "Company"). The following description of the Plan and Plan Amendments is provided for general purposes only. Participants should refer to the Plan Document, as amended, for more complete information.

# General

Administration of the Plan is conducted by a committee consisting of no less than three members appointed by the board of directors of the Company. The board of directors has appointed two officers of the Company as Trustees for the Plan. American Express Trust Company ("American Express") is asset custodian and record keeper for the Plan.

## Eligibility and Vesting

Employees are eligible to participate in the Plan after completing one hour of service. Participants are fully vested in their contributions and the related earnings/losses. Participants vest in Company matching contributions and related earnings/losses at 20% per year, becoming fully vested after five years of service. In the event the Plan is partially or completely terminated, all participants will become 100% vested in their account balances.

#### Contributions

Participants may elect to defer from 1% to 15% of their compensation on a pretax basis, subject to maximum annual contributions of \$10,000 (\$9,500 in 1997), and have the Company contribute to the Plan on their behalf the amount so deferred. After-tax contributions of up to 10% of compensation are also permitted. The Company makes matching contributions of 50% of participants' pre-tax contributions up to a maximum contribution amount of \$1,500 per year.

### Expenses

The accounts of participants are charged fees of \$2.50 per quarter, which are applied to the cost of administering the Plan. Transaction fees are also charged for participant loans, withdrawals and distributions. For the years ending December 31, 1998 and 1997, the Company elected to pay all administrative expenses in excess of these fees.

#### Withdrawals

Company matching contributions made before January 1, 1983, and all after-tax contributions may be withdrawn by participants by making written application to the Plan's record keeper. Company matching contributions made after December 31, 1982, pre-tax contributions and rollover contributions may be withdrawn after the participant has attained age 59-1/2 or if the participant suffers an immediate and heavy financial hardship that cannot be satisfied from other reasonably available resources. Additionally, Company matching contributions may be withdrawn only if they have been credited to a participant's account for more than two years. No more than one withdrawal may be made during any calendar quarter.

#### Loans

Participants may borrow a portion of their account balance to relieve a financial hardship or for any other suitable purpose. Loan amounts are limited in accordance with a formula based on 50% of the present value of a participant's vested account balance, not to exceed \$50,000. Loans must be repaid within five years and are secured by the participant's account balance.

### Forfeitures

Participants who terminate employment forfeit the non-vested portion of their account. Forfeited amounts will be restored for former participants who resume employment if they repay, within five years, the full amount of termination distribution they received. Amounts forfeited are used first to restore accounts, as above, and then to reduce Company contributions.

Note 2 - Corporate Structure and Continuation of Plan

On August 31, 1998, the Company merged into Schlumberger Technology Corporation ("STC"), a wholly owned subsidiary of Schlumberger Limited ("Schlumberger"). Schlumberger maintains defined contribution plans similar to the Plan and expects to merge the Plan into a Schlumberger plan before the end of 2001. Nevertheless, the Company has reserved the right to terminate the Plan at any time by resolution of the board of directors.

#### Note 3 - Summary of Significant Accounting Policies

The financial statements of the Plan are presented on the accrual basis of accounting in compliance with generally accepted accounting principles. Certain reclassifications have been made to prior year balances to conform to current year financial statement presentation.

The preparation of financial statements in conformity with generally accepted accounting principles requires the Plan administrator to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results may differ from those estimates.

Investments in registered investment companies (mutual funds) are valued at quoted market prices. American Express Trust Equity Index Fund I and American Express Trust Income Fund II are collective trusts stated at contract value. Units of the Camco/Schlumberger Stock Fund, invested primarily in common stock of Camco before September 1, 1998, and common stock of Schlumberger after August 31, 1998, but also in cash or cash equivalents to provide liquidity, are valued using guoted market prices

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for the common stock. Effective January 1, 1998, American Express changed its method of computing gains and losses on the sale of investments from the average cost method to the first-in-first-out (FIFO) method. This change in method had no effect on the accompanying financial statements.

Note 4 - Investment Programs

Participants may invest their account balances and all contributions made to their accounts in the investment choices described below. Investments may be made in one or more of the funds in 1% increments and choices may be changed any business day. The number of participants investing in each fund at December 31, 1998, is shown parenthetically.

IDS International Fund (381 participants)

A specialty growth fund for aggressive investors whose objective is long-term growth of capital that invests in common stocks of foreign companies.

IDS New Dimensions Fund (1,179 participants)

A growth fund for aggressive investors whose objective is long-term growth of capital that invests in a portfolio of company stocks in which powerful economic and/or technical changes may take place.

IDS Mutual Fund (739 participants)

A growth and income fund for investors with moderate tolerance for risk whose objective is balance of growth of capital and current income that invests in a portfolio of common and preferred stocks and bonds.

IDS Federal Income Fund (1,167 participants)

An income fund for conservative investors whose objective is current income and preservation of capital that invests in a portfolio of U. S. government and government agency securities.

AIM Constellation Fund (125 participants)

A growth fund for aggressive investors whose objective is capital appreciation primarily through investments in common stocks with emphasis on medium-sized and smaller emerging growth companies.

American Express Trust Equity Index Fund I (826 participants)

A growth fund for aggressive investors whose objective is to achieve a rate of return as close as possible to the return of the Standard & Poor's 500 Index that employs a passive portfolio structuring and stock selecting strategy by investing primarily in common stocks of the S&P 500 Index.

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A stable capital fund for conservative investors whose objective is to preserve principal and income while maximizing current income that invests in investment contracts and stable value contracts.

Camco/Schlumberger Stock Fund (524 participants)

A stock fund for aggressive investors whose objective is growth of capital and dividend income that invests in Schlumberger common stock. On August 31, 1998, Camco shares previously held by this fund were exchanged for Schlumberger shares. Participants may invest no more than 25% of their account balances and/or contributions in this fund.

Note 5 - Regulatory Status of the Plan

The Plan was amended and restated on April 21, 1998, to incorporate changes to the Internal Revenue Code and ERISA as a result of the Uniformed Services Employment and Reemployment Rights Act of 1994, the Small Business Job Protection Act of 1996 and the Taxpayer Relief Act of 1997. This amendment did not have a material effect on the December 31, 1998 Financial Statements.

The amended Plan was filed with the Internal Revenue Service (the "IRS") prior to its adoption. In a determination letter dated February 19, 1998, the IRS stated that the Plan met the requirements of Section 401(a) of the Internal Revenue Code of 1986, as amended (the "Code"), and that the trust established thereunder was entitled to exemption from federal income tax under the provisions of Section 501(a) of the Code. Company matching contributions will not be required to be included in participants' taxable income until they are distributed to the participants.

The Plan administrator and the Plan's counsel believe that the Plan currently is designed and being operated in compliance with the applicable requirements of the Code. They believe, therefore, that the Plan was qualified and the related trust was tax-exempt as of the financial statement date. The Plan is also in compliance with the provisions of the ERISA.

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# Line 27a - Schedule of Assets Held for Investment Purposes Camco Thrift Plan EIN: 13-3517570; P/N 001 December 31, 1998

(a)	(b) Identity of issue, borrower, lessor, or similar party	(c) Description of investment including maturity date, rate of interest, collateral, par or maturity value	(d) Cost	_	(e) Current value
	Participant loans	7.0% - 12.0% interest	ş –	\$	6,890,466
	Camco/Schlumberger Stock Fund	Employer common stock 241,023 units	4,005,572		3,806,231
	AET Equity Index Fund I	Common/collective trusts: 397,981 shares	11,838,346		13,935,694
	AET Income Fund II	1,386,096 shares	22,038,464		25,562,380
		Registered investment companies:			
	IDS International Fund	247,359 shares	2,874,557		2,862,437
	IDS New Dimensions Fund	1,156,948 shares	24,292,548		33,372,154
	IDS Mutual Fund	765,761 shares	10,275,030		9,973,266
	IDS Federal Income Fund	4,229,323 shares	21,427,898		21,336,933
	AIM Constellation Fund	65,118 shares	1,853,033		1,987,407
			\$   98,605,448		119,726,968

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# Line 27d - Schedule of Reportable Transactions Camco Thrift Plan EIN: 13-3517570; P/N 001 For the Year Ended December 31, 1998

	(b) Description of			(d) Selling price	(i) Net gain or (loss) 
Camco/Schlumberger Stock Fund	Employer common s	stock	\$ 2,907,195	\$ 2,011,964	\$ 350,362
AET Equity Index Fund I	Common/collective 87 purchases,		12,974,709	1,069,228	(67,135)
AET Income Fund II	108 purchases,	138 sales	6,327,600	7,449,357	1,122,788
IDS International Fund	Registered invest companies: 112 purchases,		2,938,957	2,289,494	75,171
IDS New Dimensions Fund	150 purchases,	116 sales	8,841,574	6,158,367	1,899,001
IDS Stock Fund	79 purchases,	118 sales	2,114,256	14,559,755	1,339,480
IDS Mutual Fund	122 purchases,	133 sales	3,458,230	3,141,741	197,148
IDS Federal Income Fund	277 purchases,	133 sales	8,000,356	5,914,818	40,891
AIM Constellation Fund	72 purchases,	26 sales	1,997,636	131,795	(12,809)
			\$ 49,560,513 =========	\$ 42,726,519	\$ 4,944,897 =======

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EXHIBIT INDEX

Exhibit	
No.	Description

23 -- Consent of Larkin, Ervin & Shirley, L.L.P.

### CONSENT OF INDEPENDENT ACCOUNTANTS

We hereby consent to the incorporation by reference in Registration Statement No. 333-81717 of Schlumberger Limited on Form S-8 of our report dated June 11, 1999, appearing in this Annual Report on Form 11-K of the Camco Thrift Plan for the year ended December 31, 1998.

/s/ LARKIN, ERVIN & SHIRLEY, L.L.P.

Houston, Texas June 28, 1999