## SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

# SCHEDULE 13D

# Under the Securities Exchange Act of 1934 (Amendment No. 1)

Tredegar Corporation (Name of Issuer)

Common Stock (Title of Class of Securities)

> <u>894650100</u> (CUSIP Number)

Peter D. Goldstein GAMCO Investors, Inc. One Corporate Center Rye, New York 10580-1435 (914) 921-7732 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

(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 that is the subject of this Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box .

CUSIP N	lo. 894650100					
1	NAMES OF REPORTING PERSONS					
I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Gabelli Funds,						
LLC				I.D.		
	No. 13-4044523					
2	Check the appropriate box if a n	nember of a grou	IN (SEE INSTRUCTIONS)	(a)		
			F ()	(-)		
	(b)					
3	SEC USE ONLY					
4	Source of funds (SEE INSTRUC	TIONS)				
	00-Funds of investment advisor	ry clients				
5	Check box if disclosure of legal n	proceedings is re	quired pursuant to items 2 (d) or 2 (e)			
5	encen bon n'allerosare or regar p					
6	CITIZENSHIP OR PLACE OF ORGANIZAT	FION				
	New York					
	NUMBER OF	: 7	Sole voting power			
		:				
	Shares	:	143,300 (Item 5)			
		:				
	BENEFICIALLY	: 8	Shared voting power			
		:				
	OWNED	:	None			
		:				
	By Each	: 9	Sole dispositive power			
		:				
	REPORTING	:	143,300 (Item 5)			
		:				
	Person	:10	Shared dispositive power			
	I ERSON		Shineb bisi Oshire Tower			
	WITH		None			
	<b>W</b> IIII	:	NONE			
11	Aggregate amount beneficially o	WINED BY FACIL DE	DODTING DEDGON			
11	AGGREGATE AMOUNT BENEFICIALLY C	JWNED BI EACH RE	PORTING PERSON			
	143,300 (Item 5)					
	145,500 (Itelii 5)					
12	CHECK BOX IF THE AGGREGATE AMOU	unt in row (11) ex	CLUDES CERTAIN SHARES			
	(SEE INSTRUCTIONS)					
13	PERCENT OF CLASS REPRESENTED BY	AMOUNT IN ROW (1	1)			
			-,			
	0.42%					
	0.42 /0					
14	Type of reporting person (SEE I	NSTRUCTIONS	5)			
	IA					
			2			
			<u> </u>			

CUSIP N	o. 894650100				
1	NAMES OF REPORTING PERSONS				
	I.R.S. IDENTIFICATION NOS. OF ABOV	e persons (entit	ES ONLY)		
	GAMCO Asset Management				
	Inc.			I.D. No. 13-	
	4044521				
2	Check the appropriate box if a r	nember of a gro	ւթ (SEE INSTRUCTIONS)	(a)	
	(b)				
3	SEC USE ONLY				
4	Source of funds (SEE INSTRUC	TIONS)			
	00-Funds of investment advisor				
5	Check box if disclosure of legal	proceedings is r	quired pursuant to items 2 (d) or 2 (e)		
6	CITIZENSHIP OR PLACE OF ORGANIZA	TION			
Ŭ	New York				
	NUMBER OF	: 7	Sole voting power		
	TOMBER OF	:	Sole torno rowek		
	Shares	:	2,219,850 (Item 5)		
	Chinado	:	-,		
	BENEFICIALLY	: 8	Shared voting power		
		:			
	OWNED	:	None		
		:			
	By Each	: 9	Sole dispositive power		
		:			
	REPORTING	:	2,301,550 (Item 5)		
		:			
	PERSON	:10	Shared dispositive power		
		:			
	WITH	:	None		
		:			
11	Aggregate amount beneficially of	OWNED BY EACH R	PORTING PERSON		
	2,301,550 (Item 5)				
12	CHECK BOX IF THE AGGREGATE AMOUNT	unt in row <b>(11)</b> i	XCLUDES CERTAIN SHARES		
	(SEE INSTRUCTIONS)				
13	PERCENT OF CLASS REPRESENTED BY	AMOUNT IN ROW (	11)		
	6.71%				
14	Type of reporting person (SEE I	NSTRUCTION	5)		
	ĨA, CO				

CUSIP N	o. 894650100					
1	NAMES OF REPORTING PERSONS					
	I.R.S. IDENTIFICATION NOS. OF ABOV	E PERSONS (ENTIT	s only)			
	Gabelli Securities,					
	Inc.			I.D. No. 13-		
	3379374					
2	Check the appropriate box if a 1	nember of a gro	p (SEE INSTRUCTIONS)	(a)		
	FI F		r (* )			
	(b)					
	(0)					
3	SEC USE ONLY					
4	Source of funds (SEE INSTRUC	CTIONS)				
	00-Client Funds					
5	Check box if disclosure of legal	proceedings is r	quired pursuant to items 2 (d) or 2 (e)			
	0	. 0				
c		TION				
6	CITIZENSHIP OR PLACE OF ORGANIZA Delaware	TION				
	Delaware					
	NUMBER OF	: 7	Sole voting power			
		:				
	SHARES	:	3,000 (Item 5)			
		:				
	BENEFICIALLY	: 8	Shared voting power			
		:				
	OWNED	:	None			
		:				
	By Each	: 9	Sole dispositive power			
		:				
	REPORTING	:	3,000 (Item 5)			
		:				
	PERSON	:10	Shared dispositive power			
		:				
	WITH	:	None			
		:				
11	Aggregate amount beneficially	OWNED BY EACH R	PORTING PERSON			
	3,000 (Item 5)					
	5,000 (11011 5)					
12	CHECK BOX IF THE AGGREGATE AMO	unt in row <b>(11)</b> f	CLUDES CERTAIN SHARES			
	(SEE INSTRUCTIONS)					
13	Percent of class represented by amount in row (11)					
		· · · · · · · · · · · · · · · · · · ·				
	0.01%					
14	Type of reporting person (SEE INSTRUCTIONS)					
14	Type of reporting person (SEE)	INSTRUCTION	9			
	HC, CO, IA					

	NAMES OF REPORTING PERSONS						
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)						
	GGCP, Inc.		,				
	6 0 ;		I.D. No. 13-3056041				
					(-)		
2	Check the appropriate box if a r	nember of a gr	oup (SEE INSTRUCTIONS)		(a)		
	(b)						
3	SEC USE ONLY						
4	Source of funds (SEE INSTRUC	TIONS)					
	None	,					
5	Check box if disclosure of legal	proceedings is i	required pursuant to items 2 (d) or 2 (e)				
6	CITIZENSHIP OR PLACE OF ORGANIZA	TION					
v	New York						
	New IOIR						
	NUMBER OF	:7	Sole voting power				
		:					
	Shares	:	None				
		:					
	BENEFICIALLY	: 8	Shared voting power				
	DENERICIMEET		Shinkeb vortiku rowek				
	0	:	NT.				
	Owned	•	None				
		:					
	By Each	: 9	Sole dispositive power				
		:					
	REPORTING	:	None				
		:					
	Person	:10	Shared dispositive power				
	WITH	:	None				
	WIIH		NONE				
	Aggregate amount beneficially owned by each reporting person						
	None						
	CHECK BOX IE THE ACCRECATE AMO	UNT IN DOW (11)	EVCLUDES CEDTAIN SUADES				
	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES						
	(SEE INSTRUCTIONS) X						
	Percent of class represented by amount in row (11)						
	None						
	Type of reporting person (SEE INSTRUCTIONS)						
	HC, CO						

None         12       Check box if the aggregate amount in row (11) excludes certain shares (SEE INSTRUCTIONS) X         13       Percent of class represented by amount in row (11)         0.00%	CUSIP N	Io. 894650100				
N o         1 3 - 4 0 0 7 8 6 2           2         Check the appropriate los if a member of a group (SEE INSTRUCTIONS)         (a)           (b)         (b)         (c)           3         Stecose own         (c)           4         Source of funds (SEE INSTRUCTIONS) Nose         (c)           5         Check bos if disclosure of legal proceedings is required pursuant to items 2 (d) or 2 (c)         (c)           6         Current or a nace or one-anization         (c)           8         None         (c)           8         Status         (c)           9         None         (c)           9         Status         (c) <t< td=""><td>1</td><td colspan="5">I.R.S. identification nos. of above persons (entities only) GAMCO Investors,</td></t<>	1	I.R.S. identification nos. of above persons (entities only) GAMCO Investors,				
(b)         3       Stat Disconstr         4       Source of funds (SEE INSTRUCTIONS) Now.         5       Check box if disclosure of legal proceedings is required pursuant to items 2 (d) or 2 (e)         6       Critizessime on PLACE or one constantion New York         8       Status         9       Sole vortice power         8       Now.         BENEFICIALY       :8         9       Sole neosortive power         0were       :0wer         BENEFICIALY       :9         9       Sole neosortive power         Writi       :10         10       Status power         Writi       :Now.         11       Accelerate andown Reserveriation processes         12       Criters now in the accelerate andown is now (11) executing coreans states         13       Present of class reference into a solution is now (11) executing coreans states         14       Type of reporting person (SEE INSTRUCTIONS)		No. 13-400				
3       SEC USE ON X         4       Source of funds (SEE INSTRUCTIONS) None         5       Check box if disclosure of legal proceedings is required pursuant to items 2 (d) or 2 (e)         6       CITEZENERP OR PLACE OF ORGANIZATION New York         Nome       Nome         BENERICALLY       : 7         5       Status Or         6       CITEZENERP OR PLACE OF ORGANIZATION New York         Nome       :         BENERICALLY       : 8         5       Status Oritic Power         Owned       :         BY EACH       : 9         Source       :         Pation       : 9         Source       :         Pation       : 9         Source power       :         None       :         Pation       : 9         Source power       :         With       : None         10       Status D DEPOSITIVE POWER         With       : None         11       Accaucere andoever underever andoever to new (11) excluses crattan status: (SEE INSTRUCTIONS) X         12       Concert not the accarecere andoever to new (11) excluses crattan status: (SEE INSTRUCTIONS) X         13       Practeor of class and protectinter or (C	2	Check the appropriate box if a me	mber of a gro	ıp (SEE INSTRUCTIONS)	(a)	
3       SEC USE ON X         4       Source of funds (SEE INSTRUCTIONS) None         5       Check box if disclosure of legal proceedings is required pursuant to items 2 (d) or 2 (e)         6       CITEZENERP OR PLACE OF ORGANIZATION New York         Nome       Nome         BENERICALLY       : 7         5       Status Or         6       CITEZENERP OR PLACE OF ORGANIZATION New York         Nome       :         BENERICALLY       : 8         5       Status Oritic Power         Owned       :         BY EACH       : 9         Source       :         Pation       : 9         Source       :         Pation       : 9         Source power       :         None       :         Pation       : 9         Source power       :         With       : None         10       Status D DEPOSITIVE POWER         With       : None         11       Accaucere andoever underever andoever to new (11) excluses crattan status: (SEE INSTRUCTIONS) X         12       Concert not the accarecere andoever to new (11) excluses crattan status: (SEE INSTRUCTIONS) X         13       Practeor of class and protectinter or (C						
3       SEC USE ON X         4       Source of funds (SEE INSTRUCTIONS) None         5       Check box if disclosure of legal proceedings is required pursuant to items 2 (d) or 2 (e)         6       CITEZENERP OR PLACE OF ORGANIZATION New York         Nome       Nome         BENERICALLY       : 7         5       Status Or         6       CITEZENERP OR PLACE OF ORGANIZATION New York         Nome       :         BENERICALLY       : 8         5       Status Oritic Power         Owned       :         BY EACH       : 9         Source       :         Pation       : 9         Source       :         Pation       : 9         Source power       :         None       :         Pation       : 9         Source power       :         With       : None         10       Status D DEPOSITIVE POWER         With       : None         11       Accaucere andoever underever andoever to new (11) excluses crattan status: (SEE INSTRUCTIONS) X         12       Concert not the accarecere andoever to new (11) excluses crattan status: (SEE INSTRUCTIONS) X         13       Practeor of class and protectinter or (C		(b)				
4       Source of funds (SEE INSTRUCTIONS) Not:         5       Check bas if disclosure of legal proceedings is required pursuant to items 2 (d) or 2 (c)         6       Critizensine on PLACE OF ONCANIZATION New York         NUMBER OF       :7         SILARS       :         BISEDECIALLY       :8         BISEDECIALLY       :8         BY EACH       :9         OWNED       :         PERSON       :10         SILARE DESOSTITIVE POWER       :         II       Accessed on the Intersection of the ROW (II) EXCLUDES CERTAIN SILARES         (SEE INSTRUCTIONS) X						
Nor:         5       Check box if disclosure of legal proceedings is required pursuant to items 2 (d) or 2 (e)         6       Critizenship on place or onecanization New York         NUMBER OF       :7       Sole vortice rower         Strates       :       Nore         Beneficializy       :8       Stratep vortice rower         Ownep       :       Nore         Beneficializy       :8       Stratep vortice rower         By Eacrit       :9       Sole dispositive rower         By Eacrit       :9       Sole dispositive rower         :       :       Nore         :       :       :      <	3	SEC USE ONLY				
Nor:         5       Check box if disclosure of legal proceedings is required pursuant to items 2 (d) or 2 (e)         6       Critizenship on place or onecanization New York         NUMBER OF       :7       Sole vortice rower         Strates       :       Nore         Beneficializy       :8       Stratep vortice rower         Ownep       :       Nore         Beneficializy       :8       Stratep vortice rower         By Eacrit       :9       Sole dispositive rower         By Eacrit       :9       Sole dispositive rower         :       :       Nore         :       :       :      <	4	Source of funds (SEE INSTRUCT)	IONS)			
6       CITIZENSIBLO OR PLACE OF ORGANIZATION New York         1       NUMBER OF       :7       SOLE VOTING POWER         SHARES       :       NONE         BEREFICALLY       :8       SHARED VOTING POWER         OWNED       :9       SOLE DISPOSITIVE POWER         IV       :0       SHARED DISPOSITIVE POWER         VITH       :       NORE         11       AGGREGATE AMOUNT DENEFICIALLY OWNED BY EACH REPORTING PERSON         NONE       :         12       CHECK NOX IP THE AGGREGATE AMOUNT IN ROW (11) EXCLIDES CERTAIN SHARES         (SEE INSTRUCTIONS) X       :         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         0.00%       :						
6       CITIZENSIBLO OR PLACE OF ORGANIZATION New York         1       NUMBER OF       :7       SOLE VOTING POWER         SHARES       :       NONE         BEREFICALLY       :8       SHARED VOTING POWER         OWNED       :9       SOLE DISPOSITIVE POWER         IV       :0       SHARED DISPOSITIVE POWER         VITH       :       NORE         11       AGGREGATE AMOUNT DENEFICIALLY OWNED BY EACH REPORTING PERSON         NONE       :         12       CHECK NOX IP THE AGGREGATE AMOUNT IN ROW (11) EXCLIDES CERTAIN SHARES         (SEE INSTRUCTIONS) X       :         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         0.00%       :						
New York       Image: Strake Str	5	Check box if disclosure of legal pro	oceedings is re	quired pursuant to items 2 (d) or 2 (e)		
New York       Image: Strake Str						
New York       Image: Strake Str	6	CITIZENSHIP OR PLACE OF ORGANIZATIO	DN			
Shares       None         BeneficialLy       i       Shareb vorting power         Owned       i       None         By Each       i       None         By Each       i       None         By Each       i       None         Person       i       None         With       i       None         In       Accreate amount beneficialLy owned by each reporting person         None       None         In       Accreate amount on none (11) excludes certain shares         In       Creates none the accreate amount on none (11) excludes certain shares         In       Percent of class represented by amount in wor (11)         0.00%       Type of reporting person (SEE INSTRUCTIONS) X		New York				
Shares       None         BeneficialLy       i       Shareb vorting power         Owned       i       None         By Each       i       None         By Each       i       None         By Each       i       None         Person       i       None         With       i       None         In       Accreate amount beneficialLy owned by each reporting person         None       None         In       Accreate amount on none (11) excludes certain shares         In       Creates none the accreate amount on none (11) excludes certain shares         In       Percent of class represented by amount in wor (11)         0.00%       Type of reporting person (SEE INSTRUCTIONS) X				2		
SHARES     NORE       BENEFICIALLY     SHARED VOTING POWER       OWNED     NORE       BY EACH     9       SOLE DISPOSITIVE POWER       REPORTING     NORE       PERSON     10       SHARED DISPOSITIVE POWER       WITH     NORE       11     AGGREGATE AMOUNT ENERFICIALLY OWNED BY EACH REPORTING PERSON       NORE       12     CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES       (SEE INSTRUCTIONS) X       13     PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)       0.00%		NUMBER OF		Sole voting power		
Owned     None       By Each     9       Reporting     None       Person     10       MITH     Shakeb dispositive power       WITH     None		Shares		None		
By Each       9       Sole Dispositive Power         Reporting       0       None         Person       10       Shared Dispositive Power         WITH       10       Shared Dispositive Power         11       Aggregate amount beneficially owned by Each Reporting Person         None         12       Check box if the aggregate amount in Now (11) excludes certain shares (SEE INSTRUCTIONS) X         13       Percent of class represented by amount in Now (11)         0.00%         14       Type of reporting person (SEE INSTRUCTIONS)		BENEFICIALLY	: 8	Shared voting power		
Reporting       Image: Im		Owned	:	None		
Person       :       10       Shared bispositive power         WITH       :       None         11       Aggregate amount beneficially owned by each reporting person         None         12       Check box if The aggregate amount in row (11) excludes certain shares (SEE INSTRUCTIONS) X         13       Percent of class represented by amount in row (11) 0.00%         14       Type of reporting person (SEE INSTRUCTIONS)		By Each	: 9	Sole dispositive power		
WITH       Image: None         11       Acgregate amount beneficially owned by each reporting person         None       None         12       Check box if the acgregate amount in row (11) excludes certain shares (SEE INSTRUCTIONS) X         13       Percent of class represented by amount in row (11)         0.00%       Image: None         14       Type of reporting person (SEE INSTRUCTIONS)		REPORTING	:	None		
: 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON NONE 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS) X 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.00% 14 Type of reporting person (SEE INSTRUCTIONS)		Person	:10	Shared dispositive power		
NONE         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS) X         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.00%         14       Type of reporting person (SEE INSTRUCTIONS)		WITH	:	None		
12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS) X         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.00%         14       Type of reporting person (SEE INSTRUCTIONS)	11	Aggregate amount beneficially own	NED BY EACH RI	PORTING PERSON		
12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS) X         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.00%         14       Type of reporting person (SEE INSTRUCTIONS)		N				
(SEE INSTRUCTIONS) X 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.00% 14 Type of reporting person (SEE INSTRUCTIONS)		NONE				
13       Percent of class represented by amount in row (11)         0.00%         14       Type of reporting person (SEE INSTRUCTIONS)	12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					
0.00% Type of reporting person (SEE INSTRUCTIONS)		(SEE INSTRUCTIONS) X				
0.00% Type of reporting person (SEE INSTRUCTIONS)						
0.00% Type of reporting person (SEE INSTRUCTIONS)	12	DEDCENT OF CLASS DEDDECENTED BY AN		1)		
14 Type of reporting person (SEE INSTRUCTIONS)	15	LERGENT OF GERUS REFRESENTED DI ANTONI IN ROW (11)				
		0.00%				
HC, CO	14					
		HC, CU				

CUSIP N	o. 894650100					
1	NAMES OF REPORTING PERSONS					
I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			ES ONLY)			
	Mario J. Gabelli					
2	Check the appropriate box if a n	nember of a gro	up (SEE INSTRUCTIONS)	(a)		
	(b)					
3	SEC USE ONLY					
4	Source of funds (SEE INSTRUC	TIONS)				
	None					
5	Check box if disclosure of legal p	roceedings is r	quired pursuant to items 2 (d) or 2 (e)			
6	CITIZENSHIP OR PLACE OF ORGANIZAT	ION				
	USA					
	NUMBER OF	: 7	Sole voting power			
		:				
	Shares	:	None			
	Brunner					
	BENEFICIALLY	:8	Shared voting power			
	Owned	:	None			
	C mills	:				
	Ву Еасн	: 9	Sole dispositive power			
		:				
	REPORTING	:	None			
	PERSON	:10	Shared dispositive power			
	WITH	•	None			
	WIIH	:	NONE			
11	Aggregate amount beneficially o	WNED BY EACH R	PORTING PERSON			
	None					
12	CHECK BOX IF THE AGGREGATE AMOU	NT IN ROW (11)	XCLUDES CERTAIN SHARES			
	(SEE INSTRUCTIONS) X					
13	PERCENT OF CLASS REPRESENTED BY	AMOUNT IN ROW	11)			
	0.00%					
14		ype of reporting person (SEE INSTRUCTIONS)				
	IN					
			7			

#### Item 1.

#### Security and Issuer

This Amendment No. 1 to Schedule 13D on the Common Stock of Tredegar Corporation (the "Issuer") is being filed on behalf of the undersigned to amend the Schedule 13D, as amended (the "Schedule 13D") which was originally filed on November 15, 2007. Unless otherwise indicated, all capitalized terms used herein but not defined herein shall have the same meanings as set forth in the Schedule 13D.

## Item 2. Identity and Background

This statement is being filed by Mario J. Gabelli ("Mario Gabelli") and various entities which he

directly or indirectly controls or for which he acts as chief investment officer. These entities, except for LICT Corporation ("LICT"), engage in various aspects of the securities business, primarily as investment adviser to various institutional and individual clients, including registered investment companies and pension plans, and as general partner of various private investment partnerships. Certain of these entities may also make investments for their own accounts.

The foregoing persons in the aggregate often own beneficially more than 5% of a class of a particular issuer. Although several of the foregoing persons are treated as institutional investors for purposes of reporting their beneficial ownership on the short-form Schedule 13G, the holdings of those who do not qualify as institutional investors may exceed the 1% threshold presented for filing on Schedule 13G or implementation of their investment philosophy may from time to time require action which could be viewed as not completely passive. In order to avoid any question as to whether their beneficial ownership is being reported on the proper form and in order to provide greater investment flexibility and administrative uniformity, these persons have decided to file their beneficial ownership reports on the more detailed Schedule 13D form rather than on the short-form Schedule 13G and thereby to provide more expansive disclosure than may be necessary.

(a), (b) and (c) - This statement is being filed by one or more of the following persons: GGCP, Inc. ("GGCP"), GAMCO Investors, Inc. ("GBL"), Gabelli Funds, LLC ("Gabelli Funds"), GAMCO Asset Management Inc. ("GAMCO"), Teton Advisors, Inc. ("Teton Advisors"), Gabelli Securities, Inc. ("GSI"), Gabelli & Company, Inc. ("Gabelli & Company"), MJG Associates, Inc. ("MJG Associates"), Gabelli Foundation, Inc. ("Foundation"), Mario Gabelli, and LICT. Those of the foregoing persons signing this Schedule 13D are hereafter referred to as the "Reporting Persons".

GGCP makes investments for its own account and is the parent company of GBL. GBL, a public company listed on the New York Stock Exchange, is the parent company for a variety of companies engaged in the securities business, including those named below.

GAMCO, a wholly-owned subsidiary of GBL, is an investment adviser registered under the Investment Advisers Act of 1940, as amended ("Advisers Act"). GAMCO is an investment manager providing discretionary managed account services for employee benefit plans, private investors, endowments, foundations and others.

GSI, a majority-owned subsidiary of GBL, is an investment adviser registered under the Advisers Act and serves as a general partner or investment manager to limited partnerships and offshore investment companies. As a part of its business, GSI may purchase or sell securities for its own account. It is the immediate parent of Gabelli & Company. GSI is the general partner or investment manager of a number of funds or partnerships, including Gabelli Associates Fund, Gabelli Associates Fund II, Gabelli Associates Limited, ALCE Partners, L.P., and Gabelli Multimedia Partners, L.P. GSI and Marc Gabelli own 45% and 55%, respectively, of Gabelli Securities International Limited ("GSIL"). GSIL provides investment advisory services to offshore funds and accounts. GSIL is an investment advisor of Gabelli International Gold Fund Limited, Gabelli European Partners, Ltd., and Gabelli Global Partners, Ltd.

Gabelli & Company, a wholly-owned subsidiary of GSI, is a broker-dealer registered under the Securities Exchange Act of 1934, as amended ("1934 Act"), which as a part of its business regularly purchases and sells securities for its own account.

Gabelli Funds, a wholly owned subsidiary of GBL, is a limited liability company. Gabelli Funds is an investment adviser registered under the Advisers Act which presently provides discretionary managed account services for The Gabelli Equity Trust Inc., The Gabelli Asset Fund, The GAMCO Growth Fund, The Gabelli Convertible and Income Securities Fund Inc., The Gabelli Value Fund Inc., The Gabelli Equity Trust Inc., The Gabelli Equity Income Fund, The Gabelli ABC Fund, The GAMCO Global Telecommunications Fund, GAMCO Gold Fund, Inc., The Gabelli Global Multimedia Trust Inc., The GAMCO Global Convertible Securities Fund, Gabelli Capital Asset Fund, GAMCO International Growth Fund, Inc., The GAMCO Global Convertible Securities Fund, The Gabelli Utilities Fund, The Gabelli Dividend and Income Trust, The Gabelli Global Utility & Income Trust, The Gabelli Global Deal Fund, Enterprise Mergers and Acquisitions Fund, The Gabelli SRI Fund, Inc. and The Gabelli Healthcare & Wellness Rx Trust (collectively, the "Funds"), which are registered investment companies.

Teton Advisors, a subsidiary of GBL, is an investment adviser which provides discretionary advisory services to The GAMCO Westwood Mighty Mites<sup>sm</sup> Fund, The GAMCO Westwood Income Fund and The GAMCO Westwood Small Cap Fund.

MJG Associates provides advisory services to private investment partnerships and offshore funds. Mario Gabelli is the sole shareholder, director and employee of MJG Associates. MJG Associates is the Investment Manager of Gabelli International Limited, Gabelli International II Limited and Gabelli Fund, LDC. Mario J. Gabelli is the general partner of Gabelli Performance Partnership, LP.

The Foundation is a private foundation. Mario Gabelli is the President, a Trustee and the

## Investment Manager of the Foundation.

LICT is a holding company with operating subsidiaries engaged primarily in the rural telephone industry. LICT actively pursues new business ventures and acquisitions. LICT makes investments in marketable securities to preserve capital and maintain liquidity for financing their business activities and acquisitions and are not engaged in the business of investing, reinvesting, or trading in securities. Mario J. Gabelli is a director, and substantial shareholder of LICT.

Mario Gabelli is the majority stockholder and Chief Executive Officer of GGCP and Chairman and Chief Executive Officer of GBL. GGCP is the majority shareholder of GBL. GBL, in turn, is the sole stockholder of GAMCO. GBL is also the majority stockholder of GSI and the largest shareholder of Teton Advisors. Gabelli & Company is a wholly-owned subsidiary of GSI. The Reporting Persons do not admit that they constitute a group.

GGCP, GBL, GAMCO, and Gabelli & Company are New York corporations and GSI and Teton Advisors are Delaware corporations, each having its principal business office at One Corporate Center, Rye, New York 10580. Gabelli Funds is a New York limited liability company having its principal business office at One Corporate Center, Rye, New York 10580. MJG Associates is a Connecticut corporation having its principal business office at 140 Greenwich Avenue, Greenwich, CT 06830. The Foundation is a Nevada corporation having its principal offices at 165 West Liberty Street, Reno, Nevada 89501. LICT is a Delaware corporation having its principal place of business at 401 Theodore Fremd Avenue, Rye, New York 10580. For information required by instruction C to Schedule 13D with respect to the executive officers and directors of the foregoing entities and other related persons (collectively, "Covered

Persons"), reference is made to Schedule I annexed hereto and incorporated herein by reference.

(f) - Reference is made to Schedule I hereto.

## Item 3.

## Source and Amount of Funds or Other Consideration Item 3 to Schedule 13D is amended, in pertinent part, as follows:

The Reporting Persons used an aggregate of approximately \$6,494,778 to purchase the additional Securities reported as beneficially owned in Item 5 since the most recent filing on Schedule 13D. GAMCO and Gabelli Funds used approximately \$5,691,226 and \$763,111, respectively, of funds that were provided through the accounts of certain of their investment advisory clients (and, in the case of some of such accounts at GAMCO, may be through borrowings from client margin accounts) in order to purchase the additional Securities for such clients. GSI used approximately \$40,411 of client funds to purchase the additional Securities reported by it.

## Item 5. Interest In Securities Of The Issuer

Item 5 to Schedule 13D is amended, in pertinent part, as follows:

(a) The aggregate number of Securities to which this Schedule 13D relates is 2,447,850 shares, representing 7.14% of the approximately 34,297,485 shares outstanding as reported in the Issuer's Form 10-Q for the quarter ended on March 31, 2008. The Reporting Persons beneficially own those Securities as follows:

Name	Shares of Common Stock	% of Class of Common	_
Gabelli Funds	143,300	0.42%	
GAMCO	2,301,550	6.71%	
GSI	3,000	0.01%	

Mario Gabelli is deemed to have beneficial ownership of the Securities owned beneficially by each of the foregoing persons. GSI is deemed to have beneficial ownership of the Securities owned beneficially by Gabelli & Company. GBL and GGCP are deemed to have beneficial ownership of the Securities owned beneficially by each of the foregoing persons other than Mario Gabelli and the Foundation.

(b) Each of the Reporting Persons and Covered Persons has the sole power to vote or direct the vote and sole power to dispose or to direct the disposition of the Securities reported for it, either for its own benefit or for the benefit of its investment clients or its partners, as the case may be, except that (i) GAMCO does not have the authority to vote 81,700 of its reported shares, (ii) Gabelli Funds has sole dispositive and voting power with respect to the shares of the Issuer held by the Funds so long as the aggregate voting interest of all joint filers does not exceed 25% of their total voting interest in the Issuer and, in that event, the Proxy Voting Committee of each Fund shall respectively vote that Fund's shares, (iii) at any time, the Proxy Voting

Committee of each such Fund may take and exercise in its sole discretion the entire voting power with respect to the shares held by such fund under special circumstances such as regulatory considerations, and (iv) the power of Mario Gabelli, GBL, and GGCP is indirect with respect to Securities beneficially owned directly by other Reporting Persons. (c) Information with respect to all transactions in the Securities which were effected during the past sixty days or since the most recent filing on Schedule 13D, whichever is less, by each of the Reporting Persons and Covered Persons is set forth on Schedule II annexed hereto and incorporated herein by reference. (e) Not applicable.

 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.

 Dated:
 May 22, 2008

GGCP, INC.

MARIO J. GABELLI GABELLI SECURITIES, INC.

By:<u>/s/ Douglas R. Jamieson</u> Douglas R. Jamieson Attorney-in-Fact

GABELLI FUNDS, LLC.

Bruce N. Alpert Chief Operating Officer – Gabelli Funds, LLC By:/s/ Bruce N. Alpert

GAMCO ASSET MANAGEMENT INC.

GAMCO INVESTORS, INC.

By:<u>/s/ Douglas R. Jamieson</u> Douglas R. Jamieson

as R. Jamieson President & Chief Operating Officer – GAMCO Investors, Inc. President – GAMCO Asset Management Inc.

#### SCHEDULE I Information with Respect to Executive <u>Officers and Directors of the Undersigned</u> Schedule I to Schedule 13D is amended, in pertinent part, as follows:

The following sets forth as to each of the executive officers and directors of the undersigned: his name; his business address; his present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such employment is conducted. Unless otherwise specified, the principal employer of each such individual is GAMCO Asset Management, Inc., Gabelli Funds, LLC, Gabelli Securities, Inc., Gabelli & Company, Inc., Teton Advisors, Inc., or GAMCO Investors, Inc., the business address of each of which is One Corporate Center, Rye, New York 10580, and each such individual identified below is a citizen of the United States. To the knowledge of the undersigned, during the last five years, no such person has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors), and no such person was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which he 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 law or finding any violation with respect to such laws except as reported in Item 2(d) of this Schedule 13D.

GGCP, Inc. Directors: Vincent J. Amabile Business Consultant Mario J. Gabelli Chief Executive Officer of GGCP, Inc., and Chairman & Chief Executive Officer of GAMCO Investors, Inc.; Director/Trustee of all registered investment companies advised by Gabelli Funds, LLC; Chief Executive Officer of LICT Corporation. Marc J. Gabelli Chairman of LGL Corporation Matthew R. Gabelli Vice President - Trading Gabelli & Company, Inc. One Corporate Center Rye, New York 10580 Charles C. Baum Secretary & Treasurer United Holdings Co., Inc. 2545 Wilkens Avenue Baltimore, MD 21223 See below Douglas R. Jamieson Joseph R. Rindler, Jr. Account Executive for GAMCO Asset Management Inc. Fredric V. Salerno Chairman; Former Vice Chairman and Chief Financial Officer Verizon Communications Vincent Capurso Vice President Taxes, Barnes & Noble, Inc. Vincent S. Tese Former Director GAMCO Investors, Inc. Officers: Chief Executive Officer and Chief Investment Officer Mario J. Gabelli Michael G. Chieco Chief Financial Officer, Secretary GAMCO Investors, Inc. Directors: Edwin L. Artzt Former Chairman and Chief Executive Officer Procter & Gamble Company 900 Adams Crossing Cincinnati, OH 45202 Chairman & Chief Executive Officer Raymond C. Avansino E.L. Wiegand Foundation Reno, NV 89501 Chairman and Chief Executive Officer Richard L. Bready Nortek, Inc. 50 Kennedy Plaza Providence, RI 02903 Mario J. Gabelli See above John D. Gabelli Senior Vice President Eugene R. McGrath Former Chairman and Chief Executive Officer Consolidated Edison, Inc. Robert S. Prather President & Chief Operating Officer Gray Television, Inc. 4370 Peachtree Road, NE Atlanta, GA 30319 Officers: Chairman and Chief Executive Officer Mario J. Gabelli President and Chief Operating Officer Douglas R. Jamieson Henry G. Van der Eb Senior Vice President Diane LaPointe Acting Co-Chief Financial Officer Kieran Caterina Acting Co-Chief Financial Officer

GAMCO Asset Management Inc. Directors:

Douglas R. Jamieson Regina M. Pitaro William S. Selby Officers: Mario J. Gabelli Chief Investment Officer - Value Portfolios President Douglas R. Jamieson John Piontkowski Chief Operating Officer & Chief Financial Officer Chistopher J. Michailoff General Counsel and Secretary Gabelli Funds, LLC Officers: Mario J. Gabelli Chief Investment Officer - Value Portfolios Executive Vice President and Chief Operating Officer Bruce N. Alpert Agnes Mullady Vice President and President Closed-End Fund Division Teton Advisors, Inc. Directors: Bruce N. Alpert See above Douglas R. Jamieson See above Officers: Bruce N. Alpert President Gabelli Securities, Inc. Directors: Robert W. Blake President of W. R. Blake & Sons, Inc. 196-20 Northern Boulevard Flushing, NY 11358 General Partner of ALCE Partners, L.P. Douglas G. DeVivo One First Street, Suite 16 Los Altos, CA 94022 President Douglas R. Jamieson Officers: Douglas R. Jamieson See above Christopher J. Michailoff Secretary Kieran Caterina Chief Financial Officer Gabelli & Company, Inc. Directors: James G. Webster, III Chairman & Interim President Irene Smolicz Senior Trader Gabelli & Company, Inc. Officers: James G. Webster, III See Above Bruce N. Alpert Vice President - Mutual Funds LICT Corporation 401 Theodore Fremd Avenue Rye, NY 10580 Directors:

Mario J. Gabelli

Glenn Angelillo

See above - GGCP, Inc.

P.O. Box 128 New Canaan, CT 06840 Salvatore Muoio

Gary L. Sugarman

Officers:

Mario J. Gabelli

Robert E. Dolan

Thomas J. Hearity

The Ross Companies 1270 Avenue of the Americas New York, NY 10020-1703

Principal S. Muoio & Co., LLC Suite 406 509 Madison Ave. New York, NY 10022

Chief Executive Officer Richfield Associates 400 Andrews Street Rochester, NY 14604

Chairman

Interim President and Chief Executive Officer, Chief Financial Officer

General Counsel

(\*) RESULTS IN CHANGE OF DISPOSITIVE POWER AND BENEFICIAL OWNERSHIP.

# (2) PRICE EXCLUDES COMMISSION.

(1) UNLESS OTHERWISE INDICATED, ALL TRANSACTIONS WERE EFFECTED ON THE NYSE.

GAMCO ASSET N	IANACEME	NT INC
5/21/08	2,000	14.8510
5/21/08	9,300	14.5488
5/21/08	800	14.8099
5/21/08	1,000	14.5899
5/21/08	1,000	14.7684
5/21/08 5/20/08	2,000	14.8344 14.4420
5/19/08	500 700-	14.4420
5/19/08	3,000	14.4323
5/19/08	2,000	14.6150
5/19/08	5,500	14.6418
5/16/08	20,000	14.5271
5/16/08	2,000	14.5300
5/15/08	8,300	14.4065
5/15/08 5/15/08	300 200-	14.4000 14.4400
5/15/08	1,000	14.3540
5/15/08	200	14.4400
5/15/08	1,000	14.4360
5/14/08	2,000	14.5260
5/14/08	4,000	14.5698
5/14/08	1,000	14.4617
5/14/08	41,100	14.4751
5/14/08	2,000	14.5170
5/14/08	1,000	14.5600
5/14/08 5/14/08	1,000 1,000	14.5500 14.3300
5/13/08	1,500	14.5300
5/13/08	5,000	14.2000
5/12/08	1,300	14.5408
5/12/08	500	14.5300
5/12/08	20,000	14.4542
5/12/08	300-	14.3333
5/09/08	6,500	14.8334
5/09/08	300-	14.6300
5/09/08 5/09/08	47,300 1,000	14.6194 14.8458
5/08/08	52,700	14.8305
5/07/08	3,000	15.3683
5/07/08	5,000	15.1907
5/07/08	30,000	14.6999
5/07/08	9,900	14.8759
5/06/08	100	14.8800
5/06/08	10,000	15.2914
5/01/08	1,000	16.1600
4/25/08 4/24/08	3,800 1,200	17.3566 17.3950
4/22/08	10,000	17.7700
4/21/08	500-	18.2900
4/18/08	400-	*DO
4/18/08	15,000	18.2710
4/18/08	500	18.2893
4/17/08	5,000	18.2792
4/09/08	8,000	19.2184
4/09/08 4/08/08	1,000- 3,000-	19.3000 19.2647
4/04/08	2,000-	19.2895
4/04/08	1,000-	19.3300
4/04/08	1,000-	*DO
4/03/08	1,000-	19.6470
4/02/08	300-	19.4000
3/31/08	300-	*DO
GABELLI FUNDS		
GABELLI SMAI		
5/14/08 4/15/08	33,300 1,000	14.4140 18.6500
4/15/08	3,600	18.6486
4/11/08	400	18.6500
4/10/08	3,900	19.0212
4/10/08	1,100	19.0364

SCHEDULE II

SOLD(-)

DATE

COMMON STOCK-TREDEGAR INDUSTRIES

INFORMATION WITH RESPECT TO

TRANSACTIONS EFFECTED DURING THE PAST SIXTY DAYS OR SINCE THE MOST RECENT FILING ON SCHEDULE 13D (1) SHARES PURCHASED AVERAGE

PRICE(2)