DYNEX CAPITAL INC Form SC 13D August 08, 2006

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

SCHEDULE 13D

	Under the Securities Exchange Act of 1934 (Amendment No. )*
	Dynex Capital, Inc.
	(Name of Issuer)
	Common Stock, par value \$.01 per share
	(Title of Class of Securities)
	26817Q506
	(CUSIP Number)
	Arthur D. Lipson Western Investment LLC 2855 East Cottonwood Parkway, Ste. 110 Salt Lake City, UT 84121
	(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)
	July 26, 2006
	(Date of Event which Requires Filing of this Statement)
report filing	filing person has previously filed a statement on Schedule 13G to the acquisition which is the subject of this Schedule 13D, and is this schedule because of Rule 13d-1(e), (f) or (g), check the ng box [ ].
CUSIP N	o 26817Q506
1	NAMES OF REPORTING PERSONS.  I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY).  WESTERN INVESTMENT LLC
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*  (a) [ ]  (b) [ ]
3	SEC USE ONLY

```
SOURCE OF FUNDS* (See Item 3)
4
        00
5
       CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO
       ITEMS 2(d) [ ]
       OR 2(e)
                 [ ]
       CITIZENSHIP OR PLACE OF ORGANIZATION
        DELAWARE
NUMBER OF 7
                     SOLE VOTING POWER (See Item 5)
                      1,145,193 shares
SHARES
BENEFICIALLY 8
                     SHARED VOTING POWER (See Item 5)
                      0 shares
OWNED BY
             9
                     SOLE DISPOSITIVE POWER
EACH
REPORTING
                      1,145,193 shares
                    SHARED DISPOSITIVE POWER
PERSON 10
WITH
                       0 shares
11
      AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
       (See Item 5) 1,145,193 shares
       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN
12
       SHARES* [ ]
13
      PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
       9.3%
      TYPE OF REPORTING PERSON*
14
       NAMES OF REPORTING PERSONS.
       I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY).
        ARTHUR D. LIPSON
2
       CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*
       (a) [ ]
       (b) [ ]
3
       SEC USE ONLY
       SOURCE OF FUNDS* (See Item 3)
        00, PF
5
       CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO
       ITEMS 2(d) [ ]
       OR 2(e) [ ]
       CITIZENSHIP OR PLACE OF ORGANIZATION
6
        USA
NUMBER OF 7
                     SOLE VOTING POWER (See Item 5)
SHARES
                       1,170,193 shares
```

BENEFIC OWNED B EACH REPORTIN PERSON WITH	9 SOLE DISPOSITIVE POWER
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON (See Item 5) 1,170,193 shares
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* [ ]
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 9.5%
14	TYPE OF REPORTING PERSON* IN
1	NAMES OF REPORTING PERSONS.  I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY).  WESTERN INVESTMENT HEDGED PARTNERS LP
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*  (a) [ ]  (b) [ ]
3	SEC USE ONLY
4	SOURCE OF FUNDS* (See Item 3) WC
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) [ ] OR 2(e) [ ]
6	CITIZENSHIP OR PLACE OF ORGANIZATION DELAWARE
NUMBER (SHARES BENEFIC OWNED BEACH REPORTI) PERSON WITH	142,470 shares IALLY 8 SHARED VOTING POWER (See Item 5) Y 0 shares 9 SOLE DISPOSITIVE POWER
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON (See Item 5) 142,470 shares
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* [ ]

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

13

```
1.28
       TYPE OF REPORTING PERSON*
14
       PΝ
       NAMES OF REPORTING PERSONS.
1
       I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY).
        WESTERN INVESTMENT INSTITUTIONAL PARTNERS LLC
       CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*
        (a)
            [ ]
       (b)
            [ ]
3
      SEC USE ONLY
       SOURCE OF FUNDS* (See Item 3)
5
       CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO
       ITEMS 2(d) [ ]
       OR 2(e)
                  [ ]
       CITIZENSHIP OR PLACE OF ORGANIZATION
6
        DELAWARE
NUMBER OF 7
                      SOLE VOTING POWER (See Item 5)
                       952,478 shares
SHARES
BENEFICIALLY 8
                      SHARED VOTING POWER (See Item 5)
OWNED BY
                       0 shares
              9
                      SOLE DISPOSITIVE POWER
EACH
REPORTING
                        952,478 shares
PERSON
              10
                       SHARED DISPOSITIVE POWER
WITH
                        0 shares
11
       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
       (See Item 5) 952,478 shares
       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN
12
       SHARES* [ ]
13
       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
       7.7%
14
       TYPE OF REPORTING PERSON*
       00
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NAMES OF REPORTING PERSONS. 1 I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY). WESTERN INVESTMENT TOTAL RETURN MASTER FUND LTD CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\* 2 (a) [ ] (b) [ ] 3 SEC USE ONLY SOURCE OF FUNDS\* (See Item 3) WC 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) [ ] OR 2(e) [ ] CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands NUMBER OF 7 SOLE VOTING POWER (See Item 5) SHARES 50,245 shares SHARED VOTING POWER (See Item 5) BENEFICIALLY 8 OWNED BY 0 shares EACH 9 SOLE DISPOSITIVE POWER REPORTING 50,245 shares PERSON 10 SHARED DISPOSITIVE POWER WITH 0 shares AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11 (See Item 5) 50,245 shares CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN 12 SHARES\* [ ] PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 13 0.4% TYPE OF REPORTING PERSON\* 14 CO

#### ITEM 1. SECURITY AND ISSUER

This statement relates to shares of the Common Stock, par value \$.01 (the "Common Shares"), of Dynex Capital, Inc. (the "Issuer"). The Common Shares reported in this statement include Common Shares issuable upon conversion of the Issuer's Series D 9.50% Cumulative Convertible Preferred Stock, par value \$.01 (the "Preferred Shares"). Based on the Issuer's public filings, each outstanding Preferred Share is currently convertible into one Common Share at the option of the holder. The address of the principal executive offices of the Issuer is 4551 Cox Rd., Suite 300, Glen Allen, VA 23060.

#### ITEM 2. IDENTITY AND BACKGROUND

(a) This statement is filed by Western Investment LLC, a Delaware limited liability company ("WILLC"), Arthur D. Lipson, Western Investment Hedged Partners LP, a Delaware limited partnership ("WIHP"), Western Investment Institutional Partners LLC ("WIIP"), a Delaware limited liability company, and Western Investment Total Return Master Fund, Ltd. ("WITR"), a Cayman Islands corporation. Each of the foregoing is referred to as a "Reporting Person" and collectively as the "Reporting Persons."

WILLC has sole voting and investment power over WIHP's, WIIP's and WITR's security holdings and Mr. Lipson, in his role as the managing member of WILLC, controls WILLC's voting and investment decisions.

- (b) The principal business address of each Reporting Person is 2855 East Cottonwood Parkway, Suite 110, Salt Lake City, UT 84121
- (c) The principal business of WILLC is acting as the general partner, managing member and investment manager of WIHP, WIIP and WITR, respectively. The principal occupation of Arthur D. Lipson is acting as managing member of WILLC. The principal business of WIHP, WIIP and WITR is acquiring, holding and disposing of investments in various companies.
- (d) No Reporting Person has, during the last five years, been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) No Reporting Person has, during the last five years, been 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) Mr. Lipson is a citizen of the United States of America.

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

The aggregate purchase price of the 939,771 Common Shares beneficially owned by WILLC (not including shares issuable upon conversion of Preferred Shares beneficially owned by WILLC) is \$6,200,193.49. The aggregate purchase price of the 205,422 Preferred Shares beneficially owned by WILLC is \$2,111,452.83. The Common Shares and Preferred Shares beneficially owned by WILLC were acquired with the investment funds of each of WIHP, WIIP and WITR. The aggregate purchase price of the 25,000 Common Shares owned directly by Mr. Lipson is \$141,500. The Common Shares owned directly by Mr. Lipson were acquired with his personal funds.

#### ITEM 4. PURPOSE OF TRANSACTION

The Reporting Persons purchased the Common Shares and Preferred Shares based on the Reporting Persons' belief that such securities, when purchased, were undervalued and represented an attractive investment opportunity. Depending upon overall market conditions, other investment opportunities available to the Reporting Persons, and the availability of Common Shares and Preferred Shares at prices that would make the purchase of additional shares desirable, the Reporting Persons may endeavor to increase their position in the Issuer through, among other things, the purchase of Common Shares and/or Preferred Shares on the open market or in private transactions or otherwise, on such terms and at such times as the Reporting Persons may deem advisable.

No Reporting Person has any present plan or proposal which would relate to or result in any of the matters set forth in subparagraphs (a) - (j) of Item 4 of Schedule 13D except as set forth herein or such as would occur upon completion of any of the actions discussed above. The Reporting Persons strongly support current management and their goal to increase shareholder value. The Reporting Persons intend to review their investment in the Issuer on a continuing basis and may engage in discussions with management and the Board of Directors of the Issuer concerning the business, operations and future plans of the Issuer. Depending on various factors including, without limitation, the Issuer's financial position and investment strategy, the price levels of the Common Shares and Preferred Shares, conditions in the securities markets and general economic and industry conditions, the Reporting Persons may in the future take such actions with respect to their investment in the Issuer as they deem appropriate including, without limitation, making proposals to the Issuer concerning changes to the capitalization, ownership structure or operations of the Issuer, communicating with other shareholders regarding the Issuer, purchasing additional securities of the Issuer, selling some or all of their Common Shares and/or Preferred Shares, engaging in short selling of or any hedging or similar transaction with respect to the Common Shares and/or Preferred Shares or changing their intention with respect to any and all matters referred to in Item 4.

#### ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

(a) The aggregate percentage of Common Shares reported owned by each person named herein is based upon 12,163,391 Common Shares outstanding as of April 28, 2006, as reported in the Issuer's definitive proxy statement filed with the Securities and Exchange Commission on May 5, 2006.

As of the close of business on August 4, 2006, WIHP, WIIP and WITR beneficially owned 142,470, 952,478 and 50,245 Common Shares, respectively, representing approximately 1.2%, 7.7% and 0.4%, respectively, of the Common Shares outstanding. The Common Shares beneficially owned by WIIP include 205,422 Common Shares that are issuable upon the conversion of Preferred Shares owned by WIIP. WILLC beneficially owned 1,145,193 Common Shares, constituting approximately 9.3% of the Common Shares outstanding. Mr. Lipson beneficially owned 1,170,193 Common Shares, constituting approximately 9.5% of the Common Shares outstanding. The Common Shares beneficially owned by Mr. Lipson consist of the 1,145,193 Common Shares beneficially owned by WILLC and 25,000 Common Shares owned directly by him.

As the general partner, managing member and investment manager of WIHP, WIIP and WITR, respectively, WILLC may be deemed to beneficially own the 1,145,193 Common Shares beneficially owned in the aggregate by WIHP, WIIP and WITR. As the managing member of WILLC, Mr. Lipson may be deemed to beneficially own the 1,145,193 Common Shares beneficially owned by WILLC.

- (b) Each of WILLC and Mr. Lipson is deemed to have sole voting and dispositive power over the securities reported herein as beneficially owned by WIHP, WIIP and WITR by virtue of their respective positions as described in paragraph (a). Mr. Lipson has sole voting and dispositive power over the securities reported herein as owned directly by him.
- (c) Schedule A annexed hereto lists all transactions in the Common Shares and Preferred Shares during the past sixty days by the Reporting Persons. All of such transactions were effected in the open market.
- (d) No person other than the Reporting Persons is known to have the right to receive, or the power to direct the receipt of dividends from, or proceeds from the sale of, the securities reported herein.

- (e) Not applicable.
- ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER

On August 7, 2006, the Reporting Persons entered into a Joint Filing Agreement in which the parties agreed to the joint filing on behalf of each of them of statements on Schedule 13D with respect to the securities of the Issuer. Other than as described herein, there are no contracts, arrangements, understandings or relationships among the Reporting Persons, or between the Reporting Persons and any other person, with respect to the securities of the Issuer.

#### ITEM 7. MATERIAL TO BE FILED AS EXHIBITS

1. Joint Filing Agreement by and among Western Investment LLC, Arthur D. Lipson, Western Investment Hedged Partners LP, Western Investment Institutional Partners LLC and Western Investment Total Return Master Fund Ltd., dated August 7, 2006.

#### SIGNATURES

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.

August 7, 2006 WESTERN INVESTMENT LLC

By: /s/ Arthur D. Lipson, Sole Member

WESTERN INVESTMENT HEDGED PARTNERS LP By: Western Investment LLC, its General Partner

By: /s/ Arthur D. Lipson, Managing Member

WESTERN INVESTMENT INSTITUTIONAL PARTNERS LLC By: Western Investment LLC, its Managing Member

By: /s/ Arthur D. Lipson, Managing Member

WESTERN INVESTMENT TOTAL RETURN MASTER FUND LTD By: Western Investment LLC, its Investment Manager

By: /s/ Arthur D. Lipson, Managing Member

/s/ Arthur D. Lipson

ARTHUR D. LIPSON

### EXHIBIT A

1. Joint Filing Agreement by and among Western Investment LLC, Arthur D. Lipson, Western Investment Hedged Partners LP, Western Investment Institutional Partners LLC and Western Investment Total Return Master Fund Ltd, dated August 7, 2006. See attached.

# SCHEDULE A

COMMON S	TOCK			
	Transaction Code	Quantity	Trade Date	Price
WIIP	Buy	2,300	6/16/2006	\$6.7300
	Buy	2,200	6/19/2006	\$6.7000
	Buy	400	6/20/2006	\$6.7200
	Buy	2,000	6/21/2006	\$6.7285
	Buy	400	6/22/2006	\$6.7310
	Buy	1,710	6/23/2006	\$6.7285
	Buy	900	6/23/2006	\$6.7306
	Buy	600	6/26/2006	\$6.7552
	Buy	400	7/03/2006	\$6.7585
	Buy	600	7/05/2006	\$6.7335
	Buy	13,000	7/13/2006	\$6.7303
	Buy	5,500	7/13/2006	\$6.7310
	Buy	3,400	7/17/2006	\$6.7279
	Buy	2,400	7/18/2006	\$6.7296
	Buy	800	7/19/2006	\$6.7450
	Buy	600	7/20/2006	\$6.7667
	Buy	5,800	7/21/2006	\$6.7580
	Buy	1,800	7/24/2006	\$6.7452
	Buy	2,000	7/25/2006	\$6.7585
	Buy	299,200	7/26/2006	\$6.7250
	Buy	4,000	7/26/2006	\$6.7285
	Buy	12,100	7/27/2006	\$6.7300
	Buy	225,400	7/27/2006	\$6.7350
	Buy	6,400	7/28/2006	\$6.7200
	Buy	600	7/31/2006	\$6.7200
	Buy	300	8/01/2006	\$6.7285
	Buy	100	8/02/2006	\$6.7285
	Buy	400	8/04/2006	\$6.7285
	_	10 750	T /1 / / 0 0 0 C	A.C. 5050
WITR	Buy	12 <b>,</b> 750	7/14/2006	\$6.7258
SERIES D	PREFERRED STOCK			
_	Transaction Code	Quantity	Trade Date	Price
WIIP	Buy	500	7/31/2006	\$10.1600

#### EXHIBIT A

#### JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k) (1) (iii) under the Securities Exchange Act of 1934, as amended, the persons named below agree to the joint filing on behalf of each of them of a Statement on Schedule 13D dated August 7, 2006 (including amendments thereto) with respect to the Common Stock of Dynex Capital, Inc. This Joint Filing Agreement shall be filed as an Exhibit to such Statement.

Dated: August 7, 2006

WESTERN INVESTMENT LLC

By: /s/ Arthur D. Lipson, Sole Member

WESTERN INVESTMENT HEDGED PARTNERS LP By: Western Investment LLC, its General Partner

By: /s/ Arthur D. Lipson, Managing Member

WESTERN INVESTMENT INSTITUTIONAL PARTNERS LLC

By: Western Investment LLC, its Managing Member

By: /s/ Arthur D. Lipson, Managing Member

WESTERN INVESTMENT TOTAL RETURN MASTER FUND LTD

By: Western Investment LLC, its Investment Manager

By: /s/ Arthur D. Lipson, Managing Member

/s/ Arthur D. Lipson ARTHUR D. LIPSON