CENTRAL SECURITIES CORP Form 13F-HR May 07, 2008

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

FORM 13F

FORM 13F COVER PAGE

Report for the Calendar Year or Quarter Ended: March 31, 2008

Check here if amendment [ ]; Amendment Number: This Amendment (Check only one.): [ ] is a restatement. [ ] adds new holdings entries.

Institutional Investment Manager Filing this Report:

Name: Central Securities Corporation Address: 630 Fifth Avenue New York, New York 10111

13F File Number: 28-6578

The institutional investment manager filing this report and the person by whom it is signed hereby represent that the person signing the report is authorized to submit it, that all information contained herein is true, correct and complete, and that it is understood that all required items, statements, schedules, lists, and tables, are considered integral parts of this form.

Person Signing this Report on Behalf of Reporting Manager:

Name: Marlene A. Krumholz Title: Secretary Phone: 212-698-2020 Signature, Place, and Date of Signing:

/s/ Marlene A. Krumholz New York, New York May 7, 2008

Report Type (Check only one.):

[X] 13F HOLDINGS REPORT.

[] 13F NOTICE.

[ ] 13F COMBINATION REPORT.

List of Other Managers Reporting for this Manager:

None

I AM SIGNING THIS REPORT AS REQUIRED BY THE SECURITIES EXCHANGE ACT OF 1934.

FORM 13F SUMMARY PAGE

Report Summary:

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Number of Other Included Managers: 0 Form 13F Information Table Entry Total: 33 Form 13F Information Table Value Total: 434,829 List of Other Included Managers:

None

#### FORM 13F INFORMATION TABLE

NAME OF ISSUER T COLUMN 1	ITLE OF CLASS COLUMN 2	CUSIP COLUMN 3	VALUE (x\$1000) COLUMN 4	SHARES/ PRN AMT	SH/ PUT/ PRN CALL COLUMN 5	INVSMT DSCRETN M COLUMN 6 C
ABBOTT LABORATORIES	COMMON	002824 10 0		110000		SOLE
AGILENT TECHNOLOGIES, INC.	COMMON	00846U 10 1	28112	942400	SH	SOLE
AMERICAN INTERNATIONAL	0000000	000074 10 7	4205	100000		0.01 5
GROUP, INC.	COMMON	026874 10 7		100000	SH	SOLE
ANALOG DEVICES, INC.	COMMON	032654 10 5		430000	SH	SOLE
ARBINET-THEXCHANGE, INC.	COMMON	03875P 10 0	4201	1005000	SH	SOLE
BANK OF NEW YORK	0000000	004057 10 0	24447	005475	0.11	201 0
MELLON CORP.	COMMON	064057 10 2		825475	SH	SOLE
BERRY PETROLEUM COMPANY	CLASS A	085789 10 5		375000	SH	SOLE
BRADY CORPORATION	CLASS A	104674 10 6		875600	SH	SOLE
CAPITAL ONE FINANCIAL CORP.	COMMON	14040H 10 5		340000	SH	SOLE
CARLISLE COMPANIES INC.	COMMON	142339 10 0		150000	SH	SOLE
COHERENT, INC.	COMMON	192479 10 3		850000	SH	SOLE
CONVERGYS CORPORATION	COMMON	212485 10 6		1730800	SH	SOLE
DEVON ENERGY CORPORATION	COMMON	25179M 10 3		200000	SH	SOLE
DOVER CORPORATION	COMMON	260003 10 8		400000	SH	SOLE
ERIE INDEMNITY COMPANY	CLASS A	29530P 10 2		10000	SH	SOLE
FLEXTRONICS INTERNATIONAL LT		Y2573F 10 2		630000	SH	SOLE
GEOMET INC.	COMMON	372500 20 1		1900000	SH	SOLE
HERITAGE-CRYSTAL CLEAN INC.	COMMON	42726M 10 6		75000	SH	SOLE
INTEL CORPORATION	COMMON	458140 10 0	19062	900000	SH	SOLE
MACMORAN EXPLORATION	~~~~	500444 40 4	11000	650000		
CORPORATION	COMMON	582411 10 4		650000	SH	SOLE
MOTOROLA, INC.	COMMON	620076 10 9		350000	SH	SOLE
MURPHY OIL CORPORATION	COMMON	626717 10 2		410000	SH	SOLE
NEXEN INC.	COMMON	65334H 10 2	9475	320000	SH	SOLE
PRECISION CASTPARTS						
CORPORATION	COMMON	740189 10 5		69000	SH	SOLE
RADISYS CORPORATION	COMMON	750459 10 9		1000000	SH	SOLE
ROHM AND HAAS COMPANY	COMMON	775371 10 7		150000	SH	SOLE
ROPER INDUSTRIES, INC.	COMMON	776696 10 6		350000	SH	SOLE
SONUS NETWORKS, INC.	COMMON	835916 10 7		3000000	SH	SOLE
THE TRIZETTO GROUP, INC.	COMMON	896882 10 7		970000	SH	SOLE
VICAL INCORPORATED	COMMON	925602 10 4		170000	SH	SOLE
WALGREEN CO.	COMMON	931422 10 9	7618	200000	SH	SOLE
WHITE MOUNTAINS INSURANCE						
GROUP LTD	COMMON	G9618E 10 7		2000	SH	SOLE
XEROX CORPORATION	COMMON	984121 10 3	10479	700000	SH	SOLE

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### Item 1(b). Address of Issuer's Principal Executive Offices:

2923 Smith Road

Fairlawn, Ohio 44333

#### Item 2(a). Name of Person Filing:

MacNealy Hoover Investment Management Inc. ("MacNealy Hoover")

## Item 2(b). Address of Principal Business Office or, if None, Residence:

200 Market Avenue North, Suite 200

Canton, Ohio 44702

Item 2(c). Citizenship:

MacNealy Hoover is an Ohio corporation

Item 2(d). Title of Class of Securities:

The Company's common stock, without par value (the "Shares")

Item 2(e). CUSIP Number:

## 15346Q103

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

Investment advisor in accordance with § 240.13d-1(b)(1)(ii)(E)

#### Item 4. Ownership.

Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.

(a) Amount beneficially owned: 1,331,346 Shares

(b)Percent of class: 8.4%

(c)Number of shares as to which the person has:

(i) Sole power to vote or to direct the vote: 0

(ii) Shared power to vote or to direct the vote: 1,331,346 Shares

(iii) Sole power to dispose or to direct the disposition of: 0

(iv) Shared power to dispose or to direct the disposition of: 1,331,346 Shares

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Mr. Harry C.C. MacNealy is MacNealy Hoover's Chief Executive Officer and Chief Compliance Officer. Of the 1,331,346 Shares held by MacNealy Hoover, Mr. MacNealy beneficially owns 100,000 Shares in his retirement account and 20,000 Shares in his trust.

Mr. Charles C. Hoover is MacNealy Hoover's President. Of the 1,331,346 Shares held by MacNealy Hoover, Mr. Hoover beneficially owns 9,500 Shares in his retirement account.

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

Not applicable

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

Not applicable

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

Not applicable

### Item 8. Identification and Classification of Members of the Group.

Not applicable

### Item 9. Notice of Dissolution of a Group.

Not applicable

Item 10. Certifications.

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

## 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.

Date: February 9, 2015

## MacNealy Hoover Investment Management Inc.

/s/ Harry C.C. MacNealy

By Harry C.C. MacNealy

Chief Executive and Compliance Officer