Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 Filed by the Registrant / / Filed by a Party other than the Registrant /X/ Check the appropriate box: / / Preliminary Proxy Statement
/ / Definitive Proxy Statement / / Definitive Additional Materials /X/ Soliciting Material Pursuant to Rule 14a-11(c) or or Rule 14a-12 ADT LIMITED _ _____ (Name of Registrant as Specified In Its Charter) WESTERN RESOURCES, INC. -----(Name of Person(s) Filing Proxy Statement) Payment of Filing Fee (Check the appropriate box): \$125 per Exchange Act Rules 0-11(c)(1)(ii), 14a-6(i)(1), or 14a-6(i)(2) \$500 per each party to the controversy pursuant to Exchange Act Rule 14a-6(i)(3) Fee computed on table below per Exchange Act Rules 14a-6(i)(4) and 0-11 1) Title of each class of securities to which transaction applies: 2) Aggregate number of securities to which transaction applies: 3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11:* 4) Proposed maximum aggregate value of transaction: Set forth the amount on which the filing fee is calculated and state how it was determined. 11 Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing. 1) Amount Previously Paid: 2) Form, Schedule or Registration Statement No.: 3) Filing Party: ------ - - - - - - - - - - -4) Date Filed: _____

SCHEDULE 14A INFORMATION

/x/ Filing fee paid with preliminary filing.

The following news release / employee update was issued by Western Resources, Inc. on March 18, 1997:

WESTERN RESOURCES CONSIDERING ALTERNATIVES TO TYCO OFFER AND RIGHTS AS ADT SHAREOWNER

WESTERN RESOURCES MAILS OFFER TO ADT SHAREOWNERS

TOPEKA, Kansas, March 18, 1997 (7:00 am CST) -- Western Resources (NYSE:WR) announced today that it has mailed the details of its offer to acquire ADT Limited, to the ADT shareowners.

In response to questions yesterday concerning the announcement of a proposal by Tyco International Ltd. to merge with ADT, Western Resources chairman and chief executive officer, John E. Hayes, Jr., said, "Over the next few days we will be reviewing the Tyco offer. We are also considering our alternatives to the offer and assessing our rights as ADT shareowners."

Western Resources has scheduled a special meeting of its

shareowners for April 24, 1997, to consider the ADT acquisition. ADT has scheduled a meeting of its shareowners on the Western Resources proposal for July 8, 1997, but Western Resources has asked a federal district court in Florida to order that meeting held sooner.

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Western Resources (NYSE:WR) is a full-service, diversified energy company with total assets of more than \$6 billion. Its utilities, KPL and KGE, operating in Kansas and Oklahoma, provide natural gas service to approximately 650,000 customers and electric service to approximately 600,000 customers. Through its unregulated subsidiaries, Westar Energy, Westar Security, Westar Capital, and The Wing Group, a full range of energy, security and related products and services are developed and marketed in the continental U.S., and offshore. For more information about Western Resources and its operating companies, visit us on the Internet at http://www.wstnres.com.

This news release/employee update is neither an offer nor an exchange nor a solicitation of an offer to exchange shares of common stock of ADT Limited. Such offer is made solely by the Prospectus dated March 14, 1997, and the related Letter of Transmittal, and is not being made to, nor will tenders be accepted from or on behalf of, holders of shares of common stock of ADT Limited in any jurisdiction in which the making of such offer or the acceptance thereof would not be in compliance with the laws of such jurisdiction. In any jurisdictions where securities, blue sky or other laws require such offer to be made by a licensed broker or dealer, such offer shall be deemed to be made on behalf of Western Resources, Inc. by Salomon Brothers Inc; Bear, Stearns & Co. Inc; and Chase Securities Inc, or one or more registered brokers or dealers licensed under the laws of such jurisdiction.