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

SCHEDULE 13D

UNDER THE SECURITIES EXCHANGE ACT OF 1934 (AMENDMENT NO. 6)*

CECO Environmental Corp.

(Name of Issuer)

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Common Stock
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(Title of Class of Securities)

001-858-109

(CUSIP Number) Phillip DeZwirek 505 University Avenue, Suite 1400

Toronto, Ontario CANADA M5G 1X3

(Name, Address and Telephone Number of Person Authorized to Receive Notices

and Communications)

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January 22, 1999
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(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisitions which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box [].

Check the following box if a fee is being paid with the statement []. (A fee is not required only if the reporting person: (1) has a previous statement on file reporting beneficial ownership of more than five percent of the class of securities described in Item 1; and (2) has filed no amendment subsequent thereto reporting beneficial ownership of five percent of less of such class.) (See Rule 13d-7.)

NOTE: Six copies of this statement, including all exhibits, should be filed with the Commission. See Rule 13d-1(a) for other parties to whom copies are to be sent.

*The Remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the act (however, see the Notes).

CUSIP	NO. 001-858-109	9		PAGE -	2	OF	6	PAGES
1	NAME OF REPO S.S. OR I.R.		RSON IFICATION NO. OF ABOVE P	PERSON				
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3	SEC USE ONLY	 Y						
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5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDING IS REQUIRED // / PURSUANT TO ITEMS 2(d) OR 2(E)						/ /	
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CUSIP NO	D. 001-858-109			PAGE	4	OF	6	PAGES
1	NAME OF REPOR S.S. OR I.R.S		RSON RFICATION NO. OF ABOVE	PERSON				
	Jasc	n Louis	DeZwirek					
2	CHECK THE APP	ROPRIAT	E BOX IF A MEMBER OF A	GROUP				/ / / /
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CUSIP NO. 001-858-109

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Amendment No. 6 to Schedule 13D filed by Icarus Investment Corp. ("Icarus"), Phillip DeZwirek, Jason Louis DeZwirek relating to the issuance of warrants to purchase 500,000 shares of common stock of CECO Environmental Corp. ("CECO") to Phillip DeZwirek.

Items 3-5 inclusive for Phillip DeZwirek.

Item 3. Source and Amount of Funds or Other Considerations.

Phillip DeZwirek purchased the warrants to purchase 500,000 shares of common stock of CEC with his personal funds.

Item 4. Purpose of Transaction.

Phillip DeZwirek purchased the warrants to purchase 500,000 shares of common stock of CEC for investment and for purposes of control of CEC.

Item 5. Interest in Securities of the Issuer.

(a) Phillip DeZwirek is deemed to beneficially own all 1,334,360 shares of common stock of CEC owned by Icarus and the 5,497 shares of CEC that he owns directly and the securities underlying the warrants to purchase 1,750,000 shares of common stock of CEC, which represents 30.48% of the outstanding common stock of CEC (including as outstanding the securities underlying the warrants to purchase 1,750,000 shares of common stock of CEC). Of such amount 13.16% is attributable to Mr. DeZwirek's ownership of shares of common stock of CEC indirectly through Icarus and 17.32% is attributable to Mr. DeZwirek's direct ownership of shares of common stock of CEC.

(b) As a result of Phillip DeZwirek being the Chief Executive Officer and a 50% shareholder of Icarus, Mr. DeZwirek controls Icarus. Phillip DeZwirek has shared voting power and shared dispositive power with respect to the 1,334,360 shares of common stock of CEC owned by Icarus. Such power is shared with Jason DeZwirek. Phillip DeZwirek has sole voting and sole dispositive power with respect to the 5,497 shares of common stock of CEC and the warrants to purchase 1,750,000 shares of common stock of CEC that he owns directly.

(c) Phillip DeZwirek has not engaged in any transaction in common stock of CEC, except as follows: on January 22, 1999, Phillip DeZwirek purchased from CEC warrants to purchase 500,000 shares of common stock of CEC for an aggregate purchase price of \$10.00, or \$.00002 per warrant. The exercise price of each warrant is \$3.00 per share. Mr. DeZwirek has served as the Chief Executive Officer and Chief Financial Officer of CEC for many years without salary. The issuance of the warrants to Mr. DeZwirek was authorized by the Board of Directors of CEC.

(d) Phillip DeZwirek controls Icarus. He owns 50% of the outstanding stock of Icarus. Mr. Jason Louis DeZwirek is the only person other than Phillip DeZwirek who is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds of the sale of, the shares of common stock of CEC owned by Icarus. Phillip DeZwirek is the only person known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds of CEC, including the common stock underlying the 1,750,000 warrants to purchase common stock of CEC, owned directly by him. The interests of Icarus, Phillip DeZwirek and Jason DeZwirek in the common stock of CEC relate to more than 5% interests in the common stock of CEC.

(e) Not applicable.

None

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Signatures

After reasonable inquiry and to the best of our knowledge and belief, the undersigned certify that the information set forth in this statement is true, complete and correct.

Dated: January 27, 1999

ICARUS INVESTMENT CORP.

By: /s/ Phillip DeZwirek Phillip DeZwirek Chief Executive Officer

> /s/ Phillip DeZwirek ------Phillip DeZwirek

/s/ Jason Louis DeZwirek Jason Louis DeZwirek