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

Supplemental

## Schedule 13G

Under the Securities Exchange Act of 1934 (Amendment No.\_\_\_\_\_)°

Household	International,	Inc.
	(Name of issues	-1
	Common Stoc	, k
	(Title of Class of Sec	urities)
<u></u>	441815 10 7	
	(CUSIP Number	

Check the following box if a fee is being paid with this statement X. (A fee is not required only if the filing 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 or less of such class.) (See Rule 13d-7.)

\*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 the disclosures provided in a prior cover page.

The information required in 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).

(Continued on following page(s))

Cover

Page 1 of 8 Pages

CUSIP	No.	441915	10	7

Pages

1		DENT	PERSON FIGATION NO. OF ABOVE PERSON Dyson-Kissner-Moran Corporation	* · · · · · · · · · · · · · · · · · · ·
2	Check the AP!	ROPR	iate box if a member of a groups	(a) (b)
3	ac in a			
4	CITIZENSHIP O		CE OF ORGANIZATION	
		5	1. 2,581,293** 2. 2,969,993***	
BENEFICIALLY		8	SHARED VOTING POWER	·
	OWNED BY EACH REPORTING PERSON	7	1. 2,581,293** 2. 2,969,993***	
	WITH	8	SHARED DISPOSITIVE POWER	
9	1.	2, 2,	T BENEFICIALLY OWNED BY EACH REPORTING PER 581, 293** 969, 993**	
10	CHECK BOX	F THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN	IN SHARES #
1	PERCENT OF	5.	REPRESENTED BY AMOUNT IN ROW S	
1	2 TYPE OF AE	PORTI	NG PERSON TO	H001634

Item 1(a) Name of Issuer:	and the state of t
Bousehold International, Inc.	4
Item 1(b) Address of Issuer's Principal Executive Off	ices:
2700 Sanders Road, Prospect Heights,	Illinois 60070
Itam 2(a) Name of Person Filing:	
The Dyson-Kissner-Moran Corporation	
	f none,
Item 2(b) Address of Principal Business Office or, in Residence:	
230 Park Avenue, New York, New Yor	k 10169
	; ;
Item 2(c) Citizenship: Delaware	·
Item 2(d) Title of Class of Securities:	
Common Stock	
Item 2(e) CUSIP Number:	
441815 10 7	
Item 3. If this statement is filed pursuant to Ru	les 13d-1(b),
or 13d-2(b), check whether the person in	<b>2.7</b>
<ul> <li>(a) [ ] Broker or Dealer registered under Se</li> <li>(b) [ ] Bank as defined in section 3(a)(5) or content as defined in section.</li> </ul>	of the Act
(c) [ Insurance Company as delined ander	ion 3(a)(19) of the Ac section 8 of the In-
(d) [ ] Investment company regreeced	
(e) [ ] Investment Anviser registrate	
vestment Advisers Act of 1940  (f) [ ] Employee Benefit Plan, Pension Fund provisions of the Employee Retirement Income Security  240,124-1(b)(1)(i)(F)	which is subject to the ity Act of 1974 or
provisions of the Amployee Re- Endowment Fund; see \$ 240.13d-1(b)(1)(ii)(F) (g) [ ] Parent Rolding Company, in accordan	ce with \$ 240.13d-1(b)
(g) [ ] Parent Holding Company, in accordance with 5 240.13d	-1751/11/H)
(ii)(G) (Note: See Item 7) (h) [ ] Group, in accordance with § 240.13d	
Item 4. Ownership.	
(a) Amount Beneficially Owned: 1. 2,581,293**	H001635
2. 2,969,993***	

<sup>\*\*</sup> As of February 2, 1982, see Exhibit A. \*\*\* As of May 8, 1984, see Exhibit B.

			***			
<b>(b)</b>	Percent	œ	C	1a	55	;

		والجافة فياسي سارات	حسر لاست را بدایت ایم	-	•		
					5.79		•
-	E 70	***		7.	D./%	<b></b>	
1.	J. 41	,		e, e			

- 2,581,293\*\* (c) Number of shares as to which such person has: 1. (i) sole power to vote or to direct the vote 2. 2,969,993\*\*\*
  - (ii) shared power to vote or to direct the vote
  - (iii) sole power to dispose or to direct the disposition of 1. 2,581,293\*\* 2.2,969,993\*\*\*
  - (iv) shared power to dispose or to direct the disposition
- 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. Not Applicable.
- Identification and Classification of Mambers of the Group. Item 8. See Dohibit
- Not Applicable Notice of Dissolution of Group. Not Applicable.
- Item 10. Cartification. 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.

1984 May Date Signature

Robert L. Wallace, Jr., Vice President-Finance Name/Title

\*\* As of February 2, 1982, see Exhibit A. \*\*\* As of May 8, 1984, see Exhibit B.

\*\*\*\* As of February 2, 1982, see Exhibit C.

\*\*\*\* As of May 8, 1984, see Exhibit D.

H001636

#### Exhibit A

The 2,581,293 shares of the common stock (the "Common Stock") of Household International, Inc. ("Household") are issuable upon conversion of 1,342,326 shares of the \$6.25 Cumulative Convertible Voting Preferred Stock of Household (the "\$6.25 Stock") acquired by The Dyson-Kissner-Moran Corporation ("DKM") in the merger of the Wallace Murray Corporation into a subsidiary of Household. A Schedule 13G was filed on February 2, 1982 for these shares of \$6.25 Stock owned by DKM, but no separate filing was made with respect to the Common Stock which may be acquired by DKM upon conversion of the \$6.25 Stock. This filing, separately reporting the 2,581,293 shares of the Common Stock which DKM may be deemed to beneficially own by reason of its conversion rights, supplements the Schedule 13G previously filed with respect to the \$6.25 Stock.

### Exhibit B

Includes the 2,581,293 shares of the Common Stock issuable upon conversion of the \$6.25 Stock (described in Exhibit A) and 388,700 additional shares of Common Stock purchased by DKM during the period from April 6, 1984 through April 23, 1984.

### Exhibit C

The percentage of the shares of outstanding Common Stock owned by DKM as represented by the amount under (1) in Row 9 is reported as of February 2, 1982, the date of the original Schedule 13G filing with respect to the \$6.25 Stock, and is based on the 46,993,278 outstanding shares of Common Stock as of December 31, 1981.

#### Exhibit D

The percentage of the shares of outstanding Common Stock owned by DKM represented by the amount under (2) in Row 9 is reported as of May 8, 1984 in order to update the information contained in this supplemental filing with respect to DKM's ownership of the Common Stock and is based on the 49,234,930 shares of outstanding Common Stock at March 12, 1984, as reported in Household's Form 10-K, dated March 26, 1984.