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

## SCHEDULE 13G

Under the Securities Exchange Act of 1934

(Amenament NoZ)^
Enzo Biochem, Inc.
(Name of Issuer)
Common Stock, \$.01 par value
(Title of Class of Securities)
294100102
(CUSIP Number)
Check the following box if a fee is being paid with this statement [ ].
(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).
Check the appropriate box to designate the rule pursuant to which this Schedule is filed:
[x] Rule 13d-1(b)
[ ] Rule 13d-1(c)
[ ] Rule 13d-1(d)
* 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.
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Page 1 of 6 pages
CUSIP No. 294100102 13G Page 2 of 6 Pages
1 NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\*

J. Morton Davis

(a) [ ] (b) [ ]

4 CITIZENSH	IP OR	PLACE OF ORGANIZATION			
United Sta	ates				
NUMBER OF SHARES BENEFICIALLY	5	SOLE VOTING POWER 2,006,562			
OWNED BY EACH REPORTING PERSON WITH		SHARED VOTING POWER 821,882			
	7	SOLE DISPOSITIVE POWER 2,006,562			
	8	SHARED DISPOSITIVE POWER 821,882			
9 AGGREGATE	AMOUN	T BENEFICIALLY OWNED BY EACH REP	ORTING PERSON		
		2,828,444			
10 CHECK BOX	IF TH	E AGGREGATE AMOUNT IN ROW (9) EX	CLUDES CERTAIN SHARES*		
11 PERCENT OF	F CLAS	S REPRESENTED BY AMOUNT IN ROW (	9)		
		9.9%			
12 TYPE OF RE	EPORTI	NG PERSON*			
		IN			
		SEE INSTRUCTIONS BEFORE FILLING			
CUSIP No. 2941001	102	13G	Page 3 of 6 Pages		
1 NAME OF RE	EPORTI	NG PERSON IDENTIFICATION NO. OF ABOVE PERS	ON		
D.H. Blain	r Inve	stment Banking Corp.			
2 CHECK THE	APPRO	PRIATE BOX IF A MEMBER OF A GROU	p* (a) [ ] (b) [ ]		
3 SEC USE ON					
	IP OR	PLACE OF ORGANIZATION			
Delaware					
NUMBER OF SHARES BENEFICIALLY		SOLE VOTING POWER 1,370,059			
OWNED BY EACH REPORTING	6	SHARED VOTING POWER 0			

3 SEC USE ONLY

PERSON

7 SOLE DISPOSITIVE POWER

WITH			1,370,059
		8	SHARED DISPOSITIVE POWER
			0
9 AGGR	EGATE	AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON
			1,370,059
10 CHEC	K BOX	IF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*
11 PERC	ENT OF	 F CLASS	REPRESENTED BY AMOUNT IN ROW (9)
			4.8%
12 TYPE	OF RE	EPORTIN	G PERSON*
		BD	
		 *S	EE INSTRUCTIONS BEFORE FILLING OUT
			Page 4 of 6 Pages
			rage 4 of 0 rages
Item 1.	(a)	Name	of Issuer:
		Enzo	Biochem, Inc.
	(b)	Addre	ss of Issuer's Principal Executive Offices:
			ecutive Blvd ngdale, NY 11735
Item 2.	(a)	Name	of Person Filing:
			Morton Davis and D.H. Blair Investment Banking p. ("Blair Investment") (1).
	(b)	Addre	ss of Principal Business Office:
			Davis' and Blair Investment's business ress is 44 Wall Street, New York, New York 10005.
	(c)	Citiz	enship:
			Davis is a United States citizen. Blair Investment incorporated in the State of Delaware.
	(d)	Title	of Class of Securities:
		Com	mon Stock, \$.01 par value ("shares")
	(e)		Number:
	, - /		100102
		234	100102
Item 3.			tement is filed pursuant to Rules 13d-1(b), or heck whether the person filing is a:
	(a)	[X]	Broker or Dealer registered under Section 15 of the Act
	(b)	[ ]	Bank as defined in section 3(a)(6) of the Act
	(c)	[ ]	Insurance Company as defined in section $3(a)(19)$ of the Act
	(d)	[ ]	Investment Company registered under section 8 of the Investment Company Act
	(e)	[ ]	Investment Adviser registered under section 203 of the Investment Advisers Act of 1940
	(f)	[ ]	Employee Benefit Plan, Pension Fund which is subject to the provisions of the Employee Retirement Income Security Act of 1974 or Endowment Fund; see Section 240.13d-1(b)(1)(ii)(F)

		240.	13d-1(b)(1)(ii	.) (G)						
		(h) [] Grou	p, in acco (1)(ii)(H)	rdance	with	Section	240.13d-			
		(i) [] A church plan that is excluded from definition of an investment company under section 3(c) (14) of the Investment Company Act of 1940.								
		orton Davis is the egistered under th					, a broker-			
Item 4		Ownership.				Page 5 o	of 6 Pages			
(a) (		As of December 31, 2002, Mr. Davis may be deemed to beneficially own (2) 2,828,444 shares or 9.9% of the Issuer's shares issued and outstanding as follows (i) 34,692 shares owned directly by Mr. Davis, (ii) 1,370,059 shares owned directly by Blair Investment, (iii) 601,811 shares owned by Engex, Inc. (3), (iv) 11,550 shares owned by an investment advisor whose principal is Mr. Davis, and (v) 810,332 shares owned by Rosalind Davidowitz, Mr. Davis' wife (4).								
		As of December 31, 2002, Blair Investment may be deemed to beneficially own 1,370,059 shares or 4.8% of the Issuer's shares issued and outstanding as indicated in (ii) above.								
(c		Mr. Davis has sole power to vote or to direct the vote, to dispose or to direct the disposition of those shares owned by Blair Investment. Rosalind Davidowitz has sole power to dispose or to direct the disposition of those shares owned directly by her (4). Voting and dispositive decisions regarding shares owned by Engex are made by Mr. Davis as Chairman of the Board.								
tem 5.		Ownership of Five	Percent of cla	ISS.						
		Not applicable.								
Item 6.		Ownership of Mor	e Than Five Pe	ercent on	Behalf	of Another	Person.			
		Not applicable.								
Item 7.		Identification a the Security Bei								
		Not applicable.								
tem 8.		Identification a	nd Classificat	ion of Me	mbers c	of the Group	p.			
		Not applicable.								
(2		Not included herein are shares owned by Kinder Investments, L.P. ("Kinder"), shares owned by Venturetek, L.P. ("Venturetek") and shares owned by Sutton Partners, L.P. ("Sutton"). The limited partners of Kinder, Venturetek, and Sutton are the children and grandchildren of Mr. Davis. Blair Investment and Mr. Davis disclaim for purposes of Section 13 or otherwise beneficial ownership of any Enzo Biochem, Inc. shares owned by Kinder, Venturetek and Sutton. Kinder, Venturetek and Sutton disclaim for purposes of Section 13 or otherwise ownership of any Enzo Biochem, Inc. shares owned by Blair Investment or Mr. Davis.								
(3		Engex, Inc. ("En Section 8 of the beneficial owner as investment advi	Investment Co	mpany Act ies owned	. Mr. I by Eng	avis is rep gex because	of his role			

deemed an admission by J. Morton Davis that he beneficially owns the securities attributed to Engex for any purpose. J. Morton Davis expressly disclaims beneficial ownership of all securities held by

Davis that he beneficially owns the securities attributed to Ms. Davidowitz for any purpose. J. Morton Davis expressly disclaims beneficial ownership of all securities held by Ms. Davidowitz for any

(4) Filing of this statement shall not be deemed an admission by J. Morton

Engex for any purpose.

(g) [] Parent Holding Company, in accordance with Section

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Item 9. Notice of Dissolution of Group.

Not applicable.

Item 10. Certification.

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

Signature.

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

Date: February 4, 2003

By: /s/ J. Morton Davis

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J. Morton Davis

Date: February 4, 2003

D.H. Blair Investment Banking Corp.

By: /s/ David Nachamie

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David Nachamie Treasurer