UNITED STATES **SECURITIES** AND EXCHANGE COMMISSION -------_ _ _ _ _ _ _ _ _ _ _ _ _ - FORM 4 WASHINGTON, D.C. 20549 OMB APPROVAL - ------------ / / CHECK THIS BOX IF NO STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OMB NUMBER: 3235-0287 LONGER SUBJECT TO EXPIRES: JANUARY 31, 2005 SECTION 16. FORM 4 OR Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, **ESTIMATED AVERAGE** BURDEN FORM 5 **OBLIGATIONS** MAY Section 17(a) of the Public Utility Holding Company Act of 1935 or HOURS PER RESPONSE 0.5 CONTINUE. SEE Section 30(h) of the Investment Company Act of 1940 ----------INSTRUCTION 1(b). (Print or Type Responses) -------- 1. Name and Address of Reporting Person* 2. Issuer Name AND Ticker or Trading Symbol 6. Relationship

of Reporting

```
Person(s) to
Issuer (Check
     all
 applicable)
 STANDISH J.
   SPENCER
   ALBANY
INTERNATIONAL
CORP. ("AIN")
 Director X
10% Owner ---
- ---- - ----
Officer (give
Other (Last)
   (First)
 (Middle) 3.
   I.R.S.
Identification
 4. Statement
  for ----
  title ----
   (specify
  Number of
  Reporting
 Month/Year
 below) below
 C/O ALBANY
INTERNATIONAL
CORP. Person,
if an entity
-----
  -----
P.O. BOX 1907
 (voluntary)
 AUGUST 26,
2002 - -----
-----
Individual or
 Joint/Group
   Filing
 (Street) 5.
If Amendment,
    (Check
 Applicable
Line) Date of
  Original
_X_Form filed
   by One
  Reporting
Person ALBANY
NY 12201-1907
 ###-##-###
 (Month/Year)
  __Form filed
by More than
One Reporting
Person - ----
    (City)
(State) (Zip)
```

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TABLE I -
    NON-
 DERIVATIVE
 SECURITIES
  ACQUIRED,
DISPOSED OF,
     0R
BENEFICIALLY
OWNED - ----
-----
  Title of
 Security 2.
 Trans- 3.
Trans- 4.
 Securities
Acquired (A)
5. Amount of
6. Owner- 7.
   Nature
 (Instr. 3)
action action
 or Disposed
   of (D)
 Securities
 ship of In-
  Date Code
(Instr. 3, 4
   and 5)
Beneficially
Form: direct
 (Instr. 8)
  Owned at
Direct Bene-
 (Month/ End
  of (D) or
ficial Day/ -
-----
  --- Month
  Indirect
Owner- Year)
 (A) or (I)
 ship Code V
 Amount (D)
Price (Instr.
3 (Instr. 4)
 (Instr. 4)
and 4) - ----
   CLASS A
COMMON STOCK
  8/21/02 C
 2,200 A 1-
FOR-1 I (3) -
```

-- CLASS A COMMON STOCK 8/21/02 S 2,200 D \$23.00 0 I (3)(4) - ---------Reminder: Report on a separate line for each class of securities beneficially

owned directly or indirectly. (Over) * If

the form is filed by more than one reporting person, SEE Instruction 4(b)(v). SEC 1474 (3-99) POTENTIAL PERSONS WHO ARE TO RESPOND TO THE COLLECTION OF INFORMATION CONTAINED IN THIS FORM ARE NOT REQUIRED TO RESPOND UNLESS THE FORM DISPLAYS A CURRENTLY VALID OMB CONTROL NUMBER.

FORM 4 (CONTINUED) TABLE II -**DERIVATIVE SECURITIES** ACQUIRED, **DISPOSED** OF, OR BENEFICIALLY OWNED (E.G., PUTS, CALLS, WARRANTS, OPTIONS, CONVERTIBLE SECURITIES) ----------

- 1. Title of Derivative

Security 2. Conver- 3.

Trans- 4.

Transac- 5. Number of

Deriv- 6. Date Exer-

(Instr. 3) sion or

action tion Code ative Securities

Ac- cisable and Ex-Exercise

Date (Instr. 8)

quired (A) or Dispiration

piration Date Price

of (Month/ posed of (D) (Month/Day/ Deriv- Day/ (Instr. 3, 4, and 5) Year) ative Year) Security ------------Date Expira- --------------- Exertion cisable Date Code V (A) (D) - -CLASS B COMMON STOCK (1) (1) (1) - -CLASS B COMMON STOCK (1) 8/21/02 C 2,200 (1) (1) - -------- CLASS B COMMON STOCK (1) (1) (1) - -CLASS B COMMON

```
STOCK (1)
(1) (1) - -
-----
 EMPLOYEE
   STOCK
  OPTION
$15.50 (7)
5/1/08 - --
-----
 EMPLOYEE
   ST0CK
  OPTION
$15.00 (7)
5/1/08 - --
  ---- 7.
 Title and
 Amount of
 Under- 8.
Price 9.
Number 10.
Owner- 11.
  Nature
   lying
Securities
   of of
Deriv- ship
  of In-
 (Instr. 3
  and 4)
  Deriv-
ative Form
  direct
   ative
Securi- of
De- Bene-
Secur- ties
 rivative
ficial ity
Bene- Secu-
   0wn-
  (Instr.
 ficially
```

rity: ership 5) Owned Direct (Instr. 4) at End (D) or Amount or of Indi-Title Number of Month rect (I) Shares (Instr. 4) (Instr. 4) ---- CLASS A 151,318 I (2) COMMON STOCK - --------CLASS A 2,200 3,239,113 I (3) COMMON STOCK - --------CLASS A 1,345,565 I (5) COMMON STOCK - ---CLASS A 108,729 I (6) COMMON STOCK - ---CLASS A 200,000 I (2) COMMON STOCK - ---

CLASS A 16,000 D COMMON STOCK - --------Explanation of Responses: (1) Convertible, on a sharefor-share basis, into Class A Common Stock. (2) Held by Standish Delta Trust. Undersigned has neither voting nor investment power and disclaims beneficial ownership. (3) Held by J. S. Standish Co. Undersigned is President and a director, and has the power to elect and remove all of the directors, of the J. S. Standish Co. (4) Sale pursuant to a 10b5-1 plan. (5) Held by trust u/w Florence Standish. Undersigned has voting and investment power. (6) Held by trust u/w J. C. Standish. Undersigned has voting and investment power. (7) Fully exercisable. Page 2

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FORM 4
(CONTINUED)
 TABLE II -
 DERIVATIVE
 SECURITIES
 ACQUIRED,
DISPOSED OF,
    0R
BENEFICIALLY
OWNED (E.G.,
PUTS, CALLS,
 WARRANTS,
  OPTIONS,
CONVERTIBLE
SECURITIES)
- -----
-- 1. Title
    of
Derivative
Security 2.
 Conver- 3.
 Trans- 4.
Transac- 5.
 Number of
 Deriv- 6.
 Date Exer-
 (Instr. 3)
  sion or
action tion
 Code ative
 Securities
Ac- cisable
  and Ex-
  Exercise
Date (Instr.
 8) quired
(A) or Dis-
 piration
 Date Price
 of (Month/
posed of (D)
(Month/Day/
Deriv- Day/
(Instr. 3,
 4, and 5)
Year) ative
  Year)
Security ---
 ---- Date
Expira- ----
-----
Exer- tion
cisable Date
Code V (A)
(D) - -----
```

----- CLASS B COMMON STOCK (1) (1) (1) - -----------------CLASS B COMMON STOCK (1) (1) (1) ------- CLASS B COMMON STOCK (1) (1) (1) ------- CLASS B COMMON STOCK (1) (1) (1) ----- 7. Title and Amount of Under- 8. Price 9. Number 10. Owner- 11. Nature lying Securities

of of Derivship of In-(Instr. 3 and 4) Deriv- ative Form direct ative Securi- of De- Bene-Secur- ties rivative ficial ity Bene- Secu-Own- (Instr. ficially rity: ership 5) Owned Direct (Instr. 4) at End (D) or Amount or of Indi-Title Number of Month rect (I) Shares (Instr. 4) (Instr. 4) ---------------- CLASS A 120,000 I (8) COMMON STOCK - ---------------- CLASS A 120,000 I (9) COMMON STOCK - ----------- CLASS A 10,700 I (10) COMMON STOCK - ------ CLASS A 10,700 I (11) COMMON STOCK - ----Explanation

of Responses: (8) Held by the Christine L. Standish Delta Trust. Undersigned has sole voting and investment power, and disclaims beneficial ownership, with respect to such shares. (9) Held by the John C. Standish Delta Trust. Undersigned has sole voting and investment power, and disclaims beneficial ownership, with respect to such shares. (10) Held by the Christine L. Standish Gift Trust. Undersigned has sole voting and investment power, and disclaims beneficial ownership, with respect to such shares. (11) Held by the John C. Standish Gift Trust. Undersigned has sole voting and investment power, and disclaims beneficial ownership, with respect to such shares. /s/ J. Spencer Standish August 26, 2002 ----------**Intentional misstatements or omissions of facts constitute **Signature of Reporting Person Date Federal Criminal

Violations. SEE 18 U.S.C. 1001 and 15 U.S.C. 78ff(a). Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, SEE Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number. Page

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