

- - - - -
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 - - - - -

----- 7.
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)

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 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)
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
STOCK
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-
Own-
(Instr.
ficially

urity:
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 share-
for-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.

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 tive
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) tive
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 Deriv-
ship 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