## FORM 4

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

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

## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL

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Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

Filed By Romeo and Dye's Section 16 Filer www.section16.net

1. Name and Address	of Reporting Per		2. Issuer Name and Ticker or Trading Symbol Albany International Corp. ("AIN")						6. Relationship of Reporting Person(s) to Issuer (Check all applicable)					
Standish J. Spencer	[			F·(	,			Director X 10% Owner						
(Last) (F c/o Albany Internation P.O. Box 1907	irst) (Middle) onal Corp.	a	of Reporting Person,				4. Statement for Month/Day/Year 03/20/2003		Officer (give title below) Other (specify below)					
(S Albany, NY 12201-15						Date of Original X		Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person Form filed by More than One Reporting Person						
(City) (		Table I — Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned												
1. Title of Security (Instr. 3)		2A. Deemed Execution Date, if any (Month/Day/ Year)	ed 3. Trans action Code (Instr. 8)	4. Securities Acq (D) (Instr. 3, 4 & 5)	uired (A	A) or Disposed o		5. Amount of Securities Beneficially Owned Follow-	6. Owner- ship Form: Direct (D) or Indirect	7. Nature of Indirect Beneficial Ownership (Instr. 4)				
			Code	V	Amount	(A) or (D)	Price	ł	ing Reported Transactions(s) (Instr. 3 & 4)	(I) (Instr. 4)				
Class A Common Stock	03/20/2003		С		9,000	Α	1-for-1			I	<u>(1)</u>			
Class A Common Stock	03/20/2003 <sup>(2)</sup>		s		9,000	D	\$23.1	083	(	I	(1)			

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

\* If the form is filed by more than one reporting person, see Instruction 4(b)(v).

Persons who 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)						ve Securities A Arrants, option					eficially (	Owned		
Derivative Security (Instr. 3)	2. Conver- sion or Exercise Price of Derivative Security	Date	Deemed Execution Date, if any (Month/ Day/	4. Trans- action Code (Instr. 8)	Se D			6. Date Exercisable and Expiration Date (Month/Day/ Year)		7. Title and Amount of Underlying Securities (Instr. 3 & 4)		8. Price of Derivative Security (Instr. 5)	Securities Beneficially Owned Following Reported Transaction(s)	Owner- ship Form of Deriv- ative Security:	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				Code	v	(A)	(D)	Date Exer- cisable	Expira- tion Date	Title	Amount or Number of Shares			Direct (D) or Indirect (I) (Instr. 4)	
Class B Common Stock	.(3)							.(3).	(3).	Class A Common			151,318	I	(4).
Class B Common Stock	.(3)	03/20/03		С			9,000	<u>.(3)</u>	<u>(3)</u>	Class A Common	9,000		2,174,030	I	(1).
Class B Common Stock	(3)							<u>.(3)</u>	<u>(3)</u>	Class A Common			1,345,565	I	<u>(5)</u>
Class B Common Stock	.(3)				T			<u>.(3)</u>	<u>(3)</u>	Class A Common			108,729	I	<u>(6)</u>
Employee Stock Option	\$15.50							.(Z).	05/01/08	Class A Common			200,000	I	(4)
Employee Stock Option	\$15.00							.(Z).	05/01/08	Class A Common			16,000	D	
Class B Common Stock	.(3)							<u>.(3)</u>	<u>(3)</u>	Class A Common			120,000	I	(8).
Class B Common Stock	.(3)							<u>.(3)</u>	<u>(3)</u>	Class A Common			120,000	I	<u>(9)</u>
Class B Common Stock	.(3)							<u>.(3)</u>	<u>(3)</u>	Class A Common			10,700	I	<u>(10)</u>
Class B Common Stock	.(3)							<u>.(3)</u>	<u>(3)</u>	Class A Common			10,700	I	<u>(11)</u>

Explanation of Responses:

(1) 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 J. S. Standish Co.

(2) Sale pursuant to a 10b5-1 plan.
(3) Covertible, on a share-for-share basis, into Class A Common Stock.

(4) Held by Standish Delta Trust. Undersigned has neither voting nor investment power and disclaims beneficial ownership.
(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.

(2) Held by the Christine L. Standish Delta Trust. Undersigned has sole voting and inv estment power, and disclaims beneficial ownership, with respect to such shares. (2) 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. (II) Held by the John C. Standish Gift Trust. Undersigned has sole voting and investment power, and disclaims beneficial ownership, with respect to such shares.

> By: /s/ Kathleen M. Tyrrell Attorney-in-Fact \*\*Signature of Reporting Person

March 21, 2003 Date

\*\*Intentional misstatements or omissions of facts constitute 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.

The undersigned hereby authorizes THOMAS H. HAGOORT, CHARLES J. SILVA, JR. AND KATHLEEN M. TYRRELL, and each of them with full power to act without the others, to si

The authorization of a person named above shall automatically terminate at such time as such person ceases to be an employee of the Company. The undersigned may ter

Date: November 22, 1997

/s/ J. Spencer Standish