## FORM 4

# 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 or Section 30(h) of the Investment Company Act of 1940

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Name and Address of Reporting Person*     KUESTER DENNIS J				er Name <b>and</b> Ticker <mark>vante Techno</mark>				(Check	ationship of Reporting all applicable)	,						
KOLOTEK BENTALO U									X	Director	10% C	)wner				
(Last) 4900 WEST BRO	(First)	(Middle) ER ROAD			of Earliest Transac 2009	tion (Mo	onth/D	ay/Year)		Officer (give title below)						
4300 WEST BIC	OWIN DEER I	COLD	ŀ	4 16 4	and Data of C	Sui sila a I	<b>-</b> ::	(A.4 +l- /D /) /-	C. In all	C. Ladicido el en Jeint/Oreno Ellina (Obredo Araliceble						
(0, 1)				4. IT AM	endment, Date of C	originai	Filea	(моптп/рау/че	ar)	Line)	/iduai or Joint/Group	Filing (Check A	opiicable			
(Street)	WI	53223								X	Form filed by One	Dup Filing (Check Applicable Due Reporting Person More than One Reporting  6. Ownership Form: Direct (D) or Indirect Beneficial				
MILWAUKEE WI 53223										Form filed by More than One Reporting						
										Person						
(City)	(State)	(Zip)														
		Table I - No	n-Deriva	tive S	ecurities Acqu	uired,	Disp	oosed of, o	r Bene	ficially	Owned					
Date			2. Transaction Date (Month/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transaction Code (Instr. 8)		4. Securities A Disposed Of ( 5)			5. Amount of Securities Beneficially Owned Following Reported	Form: Direct (D) or Indirect	Indirect Beneficial Ownership			
		Code			v	Amount	(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)		(111501.4)					
Common Stock			10/01/2	2009		D		116,628	D	(1)	0	D				
Common Stock			10/01/2	2009		D		271	D	(2)	0	I	By IRA			
Common Stock 10/01				2009		D		445	D	(3)	0	I	By Trust			

## Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transa Code ( 8)		of Deri Seci Acq (A) ( Disp of (E	umber vative urities uired or oosed o) (Instr. and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares				
Stock Option (Right to Buy)	\$19.73	10/01/2009		D			89,296	10/27/2003 <sup>(4)</sup>	10/27/2013	Common Stock	89,296	(4)	0	D	
Stock Option (Right to Buy)	\$23.79	10/01/2009		D			89,296	10/27/2004 <sup>(5)</sup>	10/27/2014	Common Stock	89,296	(5)	0	D	
Stock Option (Right to Buy)	\$24.28	10/01/2009		D			89,296	10/28/2005 <sup>(6)</sup>	10/28/2015	Common Stock	89,296	(6)	0	D	
Stock Option (Right to Buy)	\$27.26	10/01/2009		D			80,366	10/30/2006 <sup>(7)</sup>	10/30/2016	Common Stock	80,366	(7)	0	D	
Stock Option (Right to Buy)	\$23.79	10/01/2009		D			66,145	10/19/2007 <sup>(8)</sup>	10/19/2017	Common Stock	66,145	(8)	0	D	
Director Stock Option (Right to Buy)	\$24.31	10/01/2009		D			7,100	(9)	12/06/2017	Common Stock	7,100	(9)	0	D	
Director Stock Option (Right to Buy)	\$14.03	10/01/2009		D			6,100	(10)	11/21/2018	Common Stock	6,100	(10)	0	D	
Deferred Stock Units	(11)	10/01/2009		D			4,608	(11)	(11)	Common Stock	4,608	(11)	0	D	

#### Explanation of Responses:

<sup>1.</sup> These shares were disposed of on October 1, 2009 (the "Effective Date"), pursuant to the Agreement and Plan of Merger, dated as of March 31, 2009, by and among Fidelity National Information Services, Inc. ("FIS"), Cars Holdings, LLC ("Merger Sub") and Metavante Technologies, Inc. ("Metavante") (the "Merger Agreement"), in exchange for 157,447 shares of FIS common stock having a market value of \$24.85 per share, based on the closing price of FIS common stock on the New York Stock Exchange ("NYSE") on the Effective Date of the Merger (as defined below).

<sup>2.</sup> These shares were disposed of pursuant to the Merger Agreement in exchange for 365 shares of FIS common stock having a market value of \$24.85 per share, based on the closing price of FIS common stock on the NYSE on the Effective Date of the Merger.

- 3. These shares were disposed of pursuant to the Merger Agreement in exchange for 600 shares of FIS common stock having a market value of \$24.85 per share, based on the closing price of FIS common stock on the NYSE on the Effective Date of the Merger.
- 4. This option, which was fully vested on October 27, 2003, was assumed by FIS pursuant to the Merger Agreement and replaced with an option to purchase 120,549 shares of FIS common stock for \$14.62 per share.
- 5. This option, which was fully vested on October 27, 2004, was assumed by FIS pursuant to the Merger Agreement and replaced with an option to purchase 120,549 shares of FIS common stock for \$17.63 per share
- 6. This option, which was fully vested on October 28, 2005, was assumed by FIS pursuant to the Merger Agreement and replaced with an option to purchase 120,549 shares of FIS common stock for \$17.99 per share
- 7. This option, which was fully vested on October 30, 2006, was assumed by FIS pursuant to the Merger Agreement and replaced with an option to purchase 108,494 shares of FIS common stock for \$20.20 per share
- 8. This option, which was fully vested on October 19, 2007, was assumed by FIS pursuant to the Merger Agreement and replaced with an option to purchase 89,295 shares of FIS common stock for \$17.63 per share.
- 9. This option, which provided for vesting in four equal annual installments beginning December 6, 2008, was assumed by FIS pursuant to the Merger Agreement and was replaced with an option to purchase 9,585 shares of FIS common stock for \$18.01 per share.
- 10. This option, which provided for vesting in four equal annual installments beginning November 21, 2009, was assumed by FIS pursuant to the Merger Agreement and was replaced with an option to purchase 8,235 shares of FIS common stock for \$10.40 per share.
- 11. The deferred stock units, each of which was the economic equivalent of one share of Metavante common stock and was payable in cash, were assumed by FIS pursuant to the Merger Agreement and were replaced with deferred stock units related to 6,220 shares of FIS common stock having a market value of \$24.85 per share, based on the closing price of FIS common stock on the NYSE on the Effective Date of the Merger.

#### Remarks:

On October 1, 2009, Metavante and FIS closed their previously announced transaction whereby Metavante was merged with and into Merger Sub, a wholly-owned subsidiary of FIS (the "Merger"). The separate corporate existence of Metavante ceased upon consummation of the Merger. Pursuant to the Merger Agreement, Metavante shareholders received 1.35 shares of FIS common stock in exchange for each share of Metavante common stock they owned on the Effective Date of the Merger. Shareholders were paid cash in lieu of receiving any fractional shares of FIS common stock.

/s/ Stacey A. Lombardi, as Attorney-in-Fact 10/02/2009

\*\* Signature of Reporting Person Date

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).
- \*\* 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.

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