Herman Gary L

11 2007

Form 3

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| FORM 3 UNITED STA   |                    |               | TES SECURITIES AN<br>Washington, I  | OMB APPROVAL<br>OMB 3235-0104<br>Number: |  |   |  |  |  |
|---|--------------------|---------------|---|--|--|---|--|--|--|
|   |                    | INITIAL S     | STATEMENT OF BEN<br>SECURI  |  | OWNERSE  | Expires: January 31,<br>2005<br>Estimated average |  |  |  |
|   |                    | tion 17(a) of | t to Section 16(a) of the<br>the Public Utility Holdi<br>0(h) of the Investment C | •  |  |   |  |  |  |
| (Print or Type  | Responses)         |               |   |  |  |   |  |  |  |
| 1. Name and Address of Reporting<br>Person <u>*</u><br>STRATEGIC<br>TURNAROUND EQUITY<br>PARTNERS LP CAYMAN |                    |               | 2. Date of Event Requiring<br>Statement<br>(Month/Day/Year)<br>06/12/2007         | 3. Issuer Nam<br>NATIONA                 |  |   |  |  |  |
| (Last)  | (First)            | (Middle)      |   |  |  |   | If Amendment, Date Original<br>ed(Month/Day/Year)  |  |  |
| 720 FIFTH AVENUE, 10TH<br>FLOOR,Â   |                    |               | (Check all applicable)  |  |  |   |  |  |  |
| NEW YOR   | (Street)<br>K, NYÂ | 10019         |   | Director<br>Officer<br>(give title below | X Othe   | er Fil<br>ow)<br>Per<br>_X                        | Individual or Joint/Group<br>ing(Check Applicable Line)<br>_ Form filed by One Reporting<br>son<br>_ Form filed by More than One<br>porting Person |  |  |
| (City)  | (State)            | (Zip)         | Table I - N   | Non-Derivat                              | ive Securit  | ties Beneficially Owned                           |  |  |  |
| 1.Title of Secu<br>(Instr. 4)   | urity              |               | 2. Amount o<br>Beneficially<br>(Instr. 4)   |  | 3.<br>Ownership<br>Form:<br>Direct (D)<br>or Indirect<br>(I)<br>(Instr. 5) | 4. Nature<br>Ownershi<br>(Instr. 5)               | of Indirect Beneficial<br>p  |  |  |
| Common S  | tock               |               | 564,450   |  | D (1)  | Â   |  |  |  |
| Common S  | tock               |               | 700,066   | 700,066                                  |  | See footnote (2)                                  |  |  |  |
| Common S  | tock               |               | 880,625   |  | I <u>(3)</u>   | See footnote $(3)$                                |  |  |  |
| Common S  | tock               |               | 706,066   |  | I (4)  | See foot  | tnote $(4)$  |  |  |
| Reminder: Rep<br>owned directly   |                    |               | ach class of securities benefic   | ially S                                  | EC 1473 (7-02  | 2)  |  |  |  |

 Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

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| 1. Title of Derivative Security<br>(Instr. 4) | 2. Date Exercisable and<br>Expiration Date<br>(Month/Day/Year) |                    | 3. Title and Amount of<br>Securities Underlying<br>Derivative Security |                                  | 4.<br>Conversion<br>or Exercise    | 5.<br>Ownership<br>Form of  | 6. Nature of Indirect<br>Beneficial Ownership<br>(Instr. 5) |
|---|--|--------------------|--|----------------------------------|------------------------------------|---|---|
|   | Date<br>Exercisable  | Expiration<br>Date | (Instr. 4)<br>Title  | Amount or<br>Number of<br>Shares | Price of<br>Derivative<br>Security | Derivative<br>Security:<br>Direct (D)<br>or Indirect<br>(I)<br>(Instr. 5) |   |

Deletionshin

## **Reporting Owners**

| Relationships   |                         |  |   |  |  |  |
|---|-------------------------|--|---|--|--|--|
| Director  | 10% Owner               | Officer  | Other   |  |  |  |
| Â   | Â                       | Â  | X   |  |  |  |
| Â   | Â                       | Â  | Х   |  |  |  |
| Â   | X                       | Â  | Â   |  |  |  |
| Â   | Â                       | Â  | Х   |  |  |  |
|   |                         |  |   |  |  |  |
| Strategic Turnaround Equity Partners LP (Cayman) By: /s/ Gary Herman, Managing Member Galloway Capital Management, LLC, General Partner |                         |  |   |  |  |  |
|   |                         |  | Date  |  |  |  |
| Galloway Capital Management, LLC By: /s/ Gary Herman, Managing Member   |                         |  |   |  |  |  |
|   |                         |  | Date  |  |  |  |
|   |                         |  | 09/11/2007  |  |  |  |
|   |                         |  | Date  |  |  |  |
|   |                         |  | 09/11/2007  |  |  |  |
|   |                         |  | Date  |  |  |  |
|   | Â<br>Â<br>Â<br>n, Manaş | Director 10% Owner<br>Â<br>Â<br>X<br>Â<br>A<br>A | Director 10% Owner Officer<br>Â<br>Â<br>Â<br>Â<br>Â<br>Â<br>Â<br>Â<br>Â |  |  |  |

## **Explanation of Responses:**

- \* If the form is filed by more than one reporting person, *see* Instruction 5(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).

Bruce Galloway and Gary Herman are managing members of Galloway Capital Management, LLC the general partner of Strategic

(1) Turnaround Equity Partners, LP (Cayman) ("STEP"). Messrs. Galloway and Herman disclaim beneficial ownership of the shares in STEP except for their indirect interests therein by virtue of being members of Galloway Capital Management LLC and having direct interests as limited partners of STEP.

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(2) Includes 564,450 shares held by STEP and 135,616 held by Finvest Yankee, LP for which the reporting person has the power to vote and dispose.

Of the total 880,625 shares, 564,450 are directly held by STEP, 165,084 are held directly by Mr. Galloway's Individual Retirement

(3) Account, 14,000 shares are held by Rexon Galloway Capital Growth, LLC for which Mr. Galloway has the power to vote and dispose, and 5,975 are held by Mr. Galloway's children for which Mr. Galloway has the power to vote and dispose.

(4) Of the total 706,066 shares, 700,066 are directly held by STEP, 6,000 are held by Mr. Herman individually.

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.