LEAVITT DIXIE L Form 4 March 19, 2003

FORM 4

o 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, DC 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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(f) of the Investment Company Act of 1940 OMB APPROVAL

OMB

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2005

Estimated average

burden hours per response 0.5

(Print or Type Responses)

1. Name and Address of Reporting Person* Leavitt, Dixie L.			2. Issuer N	ame and Tick	6. Relationship of Report to Issuer (Check all app						
				Questar Co	Г	Director	10% Owner				
								Officer (give title below)	Other (specify below) Senior Direct		
(Last)	(First)	(Middle)		entification N							
	The Leavitt Group 216 South 300 West		of Reporting Person, if an entity (voluntary) Month/Day/Year March 17, 2003					7. Individual or Joint/Gro (Check Applicable Line)			
					5. If Amendment,		Form filed by One Rep				
(Street)					Date of Original (Month/Day/Year)		Form filed by Mor Reporting Person				
Cedar City, Utah 84720				Reporting Terson							
(City)	(State)	(Zip)	Tabl	e I Non-Der	ivative Se	ecurities Acquired, I	Disp	posed of,	or Beneficially		
1. Title of Security (Instr. 3)		2. Transaction Date (Month/	2A. Deemed Execution Date, if any	3. Trans action Code (Instr.			5. Amount Owner- of ship Securitiesorm: Beneficiallyect Owned (D) or				

		Luí	gar i iiiig. Ei	_, \ V			7						
			Day/ Year)	I	Month/ Day/ Year)	Code	V	Amount	(A) or (D)	Price	Repo	ortedI) sactio (Ins	
Common Stock (and attached Common Stock Purchase Rights)											36,423	.9 120 9	
	on a separate line is filed by mo					res col inf col in rec un dis a c	rsons ponce lecti formatain this faluire less to play	form are nd to respondent form settly valid ontrol				1474 9-02)	
FORM 4 (continued)				Table I				ties Acqu warrants,		•			•
1. Title of Derivative Security (Instr. 3)	2. Conversion or action Deemed Exercise Date Execution Date, if any Vative Day/ Security Year) 2. Conversion 3. Trans-Deemed Execution Date of Date, if any (Month/Day/Year) 3. Trans-Deemed Execution Code (Instr.8) 4. Trans-Action Date of Action Date of Code (Instr.8) 4. Trans-Action Deemed Execution Code (Instr.8)		on De le tr.8) Se Ae or	c- quired (Dis- posed o	A) f	cisable and An Expiration Unate Sec			Citle and ount of Jnderlyi urities Instr. 3	8. Price of Deri ative Secu ity (Inst 5)			
				Code	V	(A)	(D)	Date Exer- cisable	Expira tion Date	- Titi	Amo or Num of e Shar	nber	

Stock Option							
Phantom Stock Units	1-1	03-17-2003	A	50.7950			\$28.90

Explanation of Responses:

1 I have an account balance of phantom stock units under a deferred compensation plan. These units are credited with "reinvested dividends." These shares will be converted to cash upon my death or retirement as a director of a Questar subsidiary.

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.

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.

March 18, /s/ Connie C. Holbrook

Connie C. Holbrook as Attorney in Fact for Dixie L. Leavitt

> **Signature of Reporting Person

2003

Date

granted to each executive officer was determined by the Compensation and Management Development Committee of the Board of Directors according to a percentage of that executive officer's base compensation. For all of the executive officers included in the above table, this percentage ranged from 120% to 200%. The continued employment-based restricted stock awards will vest in installments as follows: 25% on each of October 1, 2010 and October 1, 2011, and 50% on October 1, 2012, provided that the executive officer continues to be employed by the Company on each of those dates.

The Company's executive officers have the right to earn performance-based compensation in 2010 based on a percentage of each executive officer's base compensation determined by the Compensation and Management Development Committee of the Board of Directors. For all of the executive officers included in the above table, this percentage ranged from 75% to 200% of base compensation, payable in cash or restricted stock, or a combination thereof, as elected by the executive officer. The number of performance-based restricted shares granted to each executive officer disclosed in the table above is based on the percentage of his performance-based compensation that he elected to receive in the form of restricted stock.

Each award of performance-based restricted stock is subject to performance metrics that must be achieved by both the Company and the executive officer during fiscal 2010. If the performance metrics are achieved, the performance-based restricted shares will vest on December 15, 2010 with respect to each executive officer who is still then employed by the Company and to the extent that the executive officer has achieved his individual performance metrics. The number of performance-based restricted shares granted to each executive officer and included in the above table represents the maximum number of restricted shares that the executive officer will earn if 100% of the applicable performance metrics are achieved.

In addition to the restricted shares set forth in the table above, the Company granted to Mr. Camp an additional 25,581 performance-based restricted shares on the Grant Date under the Plan. These restricted shares will vest on December 15, 2012, subject to Mr. Camp's continued employment with the Company and the Company achieving pre-determined financial performance criteria for the three-year period ending September 30, 2012.

The fair value of the restricted stock awards was \$10.75 per share, the closing price of the Company's common stock as reported on The Nasdaq Global Market on the Grant Date.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

KEY TECHNOLOGY, INC.

/s/ John J. Ehren John J. Ehren Senior Vice President and Chief Financial Officer

Dated: October 8, 2009