HARMON JAMES A Form 4

October 28, 2002

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

o Check this box if no longer subject to Section 16. Form 4 or Form 5

obligations may continue.

See Instruction

1(b).

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

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(Print or Type Responses)

(Print or Type	Tresponses)							_				
1. Name and Address of Reporting Person* Harmon, James A.			2. Issuer Na	ame and Ticl		6. Relationship of Report to Issuer (Check all app						
				Questar Co	X	Directd	10% Owner					
									Officest (give b title below)	Other (specify below)		
									Director			
(Last)	(First)	(Middle)	3. I.R.S. Identification Number d. Statement for Month/Day/Year									
Harmon & Co. LLC 888 Seventh Avenue, 37th Floor			Reporting (voluntar	g Person, if any	n entity	October 24	7. Individual or Joint/Gro (Check Applicable Line)					
				5. If Amen Date of	If Amendment, ate of		Form filed by One Person					
(Street) New York, New York 10019			Original (Month/Day/Year)							led by More		
									Reporting Terson			
(City)	(State)	(Zip)	Table I Non-Derivative Securities Acquired, I						sed of, o	r Beneficiall		
1. Title of Security (Instr. 3)		2. Transaction Date (Month/	Deemed Execution Date, if any		3. Transaction (A) or Disposed or (Instr.8) (Instr. 3, 4 and Code V Amount		f (D)	of Sec Be	n ounO wner- ship curi tics m: nefi DinHy t /ned(D) or			

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		Lagai	i i iiiig. i i/ ii		0,	0	,		•					
			Day/ Year)	Ī	Montl Day/ Year)					(A) or (D)		Rep	low limg port (E) nsactic (Instr ttr.	on(s)
Common Stock (and attached Common Stock Purchase Rights)												80,52	8 D	
	port on a sepa						n 4(b)(Pers resp coll info cont in the requ unle disp a cu	v). sons cond ection rmat taine nis for ired ess the lays rren B co	who to the on of tion d orm are not to respond te form	t	etly.	SEC 1 (9	1474 -02)	
FORM 4 (continued)				Table 1					ities Acqu warrants,	-	•			-
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. Tra acti Coo (Ins	on le str.8)	Der a Sec q or I	tive urities a uired (A Dis- osed of Instr. 3,	Ac- A) F(D)	6. Date I cisable Expira Date (Mont Year)	e and ation th/Day/	Am U Sect	itle and ount of our ount of our output of our	ing	8. Pri of De ativ Sec ity (In 5)
				Code	V	(A)	(D)	Date Exer- cisable	Expira- tion Date	Titl	or Nur of	ount mber res	

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Stock Option							
Phantom Stock Units	1-1	10-24-2002	A	134.9072			\$23.7

Explanation of Responses:

1

I defer my director's fees and these fees are accounted for in phantom stock units. I also receive "dividends."

	/s/ Connie C. Holbrook	October 25, 2002
** Intentional misstatements or omissions of facts constitute Federal Criminal Violations.	Connie C. Holbrook as Attorney in Fact for James A. Harmon	Date
See		
18 U.S.C. 1001 and 15 U.S.C. 78ff(a).	**Signature of Reporting Person	

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.