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

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OMB APPROVAL

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(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 Person*					Issuer Name and ntegris, Inc. (ENT		or Trading Symbo	ol	6. Relationship of Reporting Person(s) to Issuer (Check all applicable)						
Dauwalter, James E.					integris, fiit. (EIV)	G)			X Director10% Owner						
(Last) (First) (Middle)					I.R.S. Identificatio Reporting Person,		per 4. Statem Month/D		X Officer (give title below) Other (specify below)						
3500 Lyman Boulevard					an entity (voluntary		March 2	-	Chief Executive Officer, President, and Director						
(Street)							5. If Am Date of 0	endment,	7. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person						
Chaska, MN 55318											by More than One Reporting Person				
(Ci	ty) (Stat	e) (Zip)		┢	Т	able I -	 — Non-Derivati	ive Securitie	s Acquired, Disposed of, or Beneficially Owned						
1. Title of	2. Trans-		3. Tran	s-	4. Securities Acqu			7	· ·	6. Owner-	7. Nature of Indirect				
Security	action	Deemed	action				Securities			Beneficial Ownership					
(Instr. 3) Date Execution		Execution	n Code		(Instr. 3, 4 & 5)			Beneficially	,	Direct (D)	(Instr. 4)				
È É	(Month/	Date,	(Instr. 8	3)	È É					or Indirect	, ,				
	Day/	ifany	Code	Ív	Amount	(A)	Price	ing Reporte	d	(I)					
	Year)	(Month/Day/		L.		or		Transaction		(Instr. 4)					
		Year)	1			(D)		(Instr. 3 &		Ì Í					
Common Stock	03/20/03		S	ſ	5,000	D	\$11.27	-	,						
Common Stock	03/20/03	<u> </u>	s		5,000	D	\$11.80								
	00/00/00			┝											
Common Stock	03/20/03		S		5,000	D	\$11.76								
Common Stock	03/20/03		s		10,000	D	\$11.50		629,692	D	by trust				
Common Stock								ĺ	15,000	Ι	by Security Charitable Remainder Trust				
Common Stock									76,355	D	by GRAT II ⁽¹⁾				
Common Stock									588,949	I	by family members ⁽²⁾				
Common Stock									1,401,612	Ι	by Carville Company, LP ⁽³⁾				
Common Stock									261,587	I	by Judith Dauwalter GRAT ⁽¹⁾				
Common Stock									76,355	Ι	by Judith Dauwalter GRAT II ⁽¹⁾				
Common Stock	03/20/03		s		10,000	D	\$11.40								
Common Stock	03/20/03		s		5,000	D	\$11.82								
Common Stock	03/20/03		S	Ĺ	5,000	D	\$11.60								
Common Stock	03/20/03		s		5,000	D	\$11.85		575,000	I	by Carville Company II, LP ⁽³⁾				
Common Stock									16,968	I	JJD Industries, LLC ⁽⁴⁾				
Common Stock			1						50,354	I	by family foundation				
Common Stock		1		\square					280,161	I	by ESOP				

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).

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FORM 4 (continued)

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

1. Title of			3A.		5. Number of D		6. Date		7. Title and		8. Price of	9. Number of		11. Nature
Derivative					Securities Acqui	Exercisable				Derivative	Derivative		of Indirect	
Security			Execution		Disposed of (D)	and Expiration		Securities		Security		ship	Beneficial	
	Price of Date Date,			Code		Date		(Instr. 3 & 4)		(Instr. 5)	Beneficially	Form	Ownership	
(Instr. 3)	Derivative		if any		(Instr. 3, 4 & 5)		(Month/D	ay/				Owned	of	(Instr. 4)
	Security		(Month/	(Instr.			Year)					Following	Deriv-	
			Day/	8)								Reported	ative	
		Year)	Year)	CodeV	(A)	(D)	Date	Expira-	Title	Amount or	1	Transaction(s)	Security	
					()			tion		Number of		(Instr. 4)	Direct	
								Date		Shares			(D)	
							cisable	Date		Shares			or	
													Indirect	
												1	D	
												1	(Instr. 4)	
Starl Orthur	\$3.15			\vdash			(5)	10/11/05	Common	294,574		294,574	× /	<u></u>
Stock Option	\$3.15						(5)	12/11/0/		294,574		294,5/4	ע ן	
(Right to									Stock			1		
Buy)			ļ	\vdash				ļ			ļ			ļ
Stock Option	\$3.15						<u>6</u>	2/11/08	Common	220,006		200,006	D	
(Right to									Stock			1		
Buy)														
Stock Option	\$9.63						(7)	9/18/10	Common	30,000		30,000	D	
(Right to									Stock					
Buy)												1		
Stock Option	\$9.63						(8)	9/18/10	Common	35,000		35,000	D	1
(Right to							I	,10,10	Stock					
Buy)									, store			1		
Stock Option	\$8.38			┝──┼─			<u>(9)</u>	11/26/10	Common	90,000		90,000	D	
	\$0.30						121	11/20/10	Stock	90,000	1	90,000	ע ן	
(Right to									STOCK			1		
Buy)			<u> </u>	\vdash				-			ļ			
Stock Option	\$11.00						<u>(10)</u>	7/11/10	Common	300	1	300	D	
(Right to	1								Stock			1		
Buy)														
Stock Option	\$8.04						<u>(11)</u>	10/15/11	Common	135,000		135,000	D	
(Right to	1								Stock			1		
Buy)												1		
Stock Option	\$5.90			\vdash	i		(12)	10/15/12	Common	130,000	1	130,000	D	1
(Right to	\$5.70							13/13/12	Stock	130,000		130,000	"	
Buy)	1								SIUCK			1		
Duy)	<u> </u>		1								I	1		1

Explanation of Responses:

(1) This is a grantor retained annuity trust and was formed as part of a series of transactions for estate planning purposes.

(2) This amount has been decreased by 129,152 shares to reflect common stock no longer deemed to be beneficially owned by Reporting Person.

(3) This entity was formed as part of a series of transactions for estate planning purposes.

(4) JJD Industries, LLC was formed as part of a series of transactions for estate planning purposes.

(5) 100% vested.

(6) 100% vested.

(7) 15,000 shares vested; an additional 7,500 shares will vest on each of August 19, 2003 and 2004.

(8) 17,500 shares are exercisable; an additional 8,750 shares will vest on each of July 10, 2003 and 2004.

(9) 45,000 shares are exercisable; an additional 22,500 shares will vest on each of November 27, 2003 and 2004.

(10) 100% vested.

(11) 33,750 shares are exercisable; an additional 33,750 shares will become exercisable on each of October 15, 2003, 2004, and 2005.

(12) This option will become exercisable with respect to 25% of the shares on each of October 15, 2003, 2004, 2005, and 2006.

By: /s/ Lori Cameron

Attorney-in-Fact for James E. Dauwalter **Signature of Reporting Person March 24, 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.

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