EQUINIX INC Form 8-K January 02, 2003

### UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington DC 20549

Washington, DC 20549

## FORM 8-K

## Current Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event Reported): December 31, 2002

# EQUINIX, INC.

(Exact Name of Registrant as Specified in its Charter)		
Delaware	000-31293	77-0487526
(State or Other Jurisdiction of Incorporation)	(Commission File Number)	(I.R.S. Employer Identification Number)
	2450 Bayshore Parkway Mountain View, CA 94043	
	(650) 316-6000	

(Addresses, including zip code, and telephone numbers, including area code, of principal executive offices)

#### **ITEM 5. OTHER EVENTS**

On October 2, 2002, Equinix, Inc., a Delaware corporation (Equinix), Eagle Panther Acquisition Corp., a Delaware corporation and an indirect wholly owned subsidiary of Equinix (Merger Sub), Eagle Jaguar Acquisition Corp., a Delaware corporation and an indirect wholly owned subsidiary of Equinix (SP Sub), STT Communications Ltd, a corporation organized under the laws of the Republic of Singapore (STT Communications), i-STT Pte Ltd, a corporation organized under the laws of the Republic of Singapore and a wholly owned subsidiary of STT Communications (i-STT), Pihana Pacific, Inc., a Delaware corporation (Pihana), and Jane Dietze, as Pihana Stockholders Representative, entered into a Combination Agreement (the Combination Agreement). On December 31, 2002, subject to the terms and conditions of the Combination Agreement, Equinix, i-STT and Pihana consummated a combination whereby STT Communications transferred all the outstanding capital stock of i-STT to SP Sub, and Merger Sub merged with and into Pihana, with Pihana becoming an indirect wholly owned subsidiary of Equinix (the Combination).

On August 15, 2002, Equinix received a notice from Nasdaq indicating that the failure of its common stock to maintain Nasdaq s minimum closing bid price requirement of \$1.00 had continued beyond the 90-day probationary period allowed under The Nasdaq National Marketplace Rules and, therefore, its common stock may be delisted. On August 21, 2002, Equinix appealed the delisting decision and requested the delisting be stayed pending a hearing before the Nasdaq Qualifications Panel. A hearing was granted and Equinix appeared before the panel on October 3, 2002. On November 25, 2002 the Nasdaq Qualifications Panel issued a decision to continue the listing of our common stock on The Nasdaq National Market. However, such continuance was contingent upon our ability to demonstrate compliance with all of the requirements for initial listing on The Nasdaq National Market and the completion of the Combination and related transactions on or before December 31, 2002. In connection with the Panel s decision, the Panel required Equinix to make a public filing, which includes a table of beneficial ownership of certain beneficial owners and management as of the closing of the Combination. The Combination closed on December 31, 2002. In accordance with the Panel s request, a table of beneficial ownership of principal stockholders as of December 31, 2002 is attached hereto as Exhibit 99.1.

#### ITEM 7. FINANCIAL STATEMENTS, PRO FORMA FINANCIAL INFORMATION AND EXHIBITS.

- (c) EXHIBITS.
  - 99.1 Security Ownership of Certain Beneficial Owners and Management

#### 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.

EQUINIX, INC.

DATE: January 2, 2003

By:

/s/ RENEE F. LANAM

Renee F. Lanam Chief Financial Officer

### INDEX TO EXHIBITS

Exhibit Number

Description

99.1 Security Ownership of Certain Beneficial Owners and Management