### Edgar Filing: HOLBROOK CONNIE C - Form 4

#### HOLBROOK CONNIE C

Form 4

February 05, 2003

#### FORM 4

## UNITED STATES SECURITIES AND **EXCHANGE COMMISSION**

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

continue. See Instruction

1(b).

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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#### (Print or Type Responses)

| (Print or Type Resp  | oonses)          |       |  |                               |                  |   |                                |   |   |  |  |
|--|------------------|-------|--|-------------------------------|------------------|---|--------------------------------|---|---|--|--|
| 1. Name and Address of Reporting Person*  Holbrook, Connie C.        |                  |       | 2. Issuer Name <b>and</b> Tickler or Trading Symbol  Questar Corporation - STR |                               |                  |   |                                | 6. Relationship of Reportin<br>to Issuer (Check all appli |   |  |  |
|  |                  |       |  |                               |                  |   |                                | Direct  | di0% Owner  |  |  |
|  |                  |       |  |                               |                  |   |                                | Other (specif<br>below)                                   |   |  |  |
|  |                  |       |  |                               |                  | Senior Vice President, Gen<br>and Corporate Secre |                                |   |   |  |  |
| (Last) (First) (Middle) 180 East 100 South, P.O. Box 45433  (Street) |                  |       | 3. I.R.S. Ider<br>Number of<br>Reporting                                       | ntification  Person, if an    |                  | 4. Statement for Month/Day/Year                   |                                |   | al or Joint/Gr  |  |  |
|  |                  |       | entity   |                               | Febru            | February 3, 2003                                  |                                | (Check Applicable Line)                                   |   |  |  |
|  |                  |       | (voluntary)  | )                             | Date of          | nendment,   | Form filed by One Re<br>Person |   |   |  |  |
|  |                  |       |  |                               | _                | Original<br>(Month/Day/Year)                      |                                | Form filed by More that Reporting Person                  |   |  |  |
| Salt Lake Cit  | y, Utah 84145-04 | 133   |  |                               |                  |   |                                |   | C   |  |  |
| (City)   | (State)          | (Zip) | Table I Non-Derivative Securities Acquired, Disposed of, or Benefic            |                               |                  |   |                                |   |   |  |  |
| 1. Title of Security (Instr. 3)                                      |                  |       | 2. Transaction Date  | 2A. Deemed Execution Date, if | action(A<br>Code | action(A) of Code or Disposed of (D)              |                                |   | m <b>ớu O</b> wner-<br>ship<br>ecuri <b>ties</b> m:<br>enefi <b>Diddy</b> t |  |  |

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|  |  |   | Da                                |                | any<br>(Month/<br>Day/<br>Year) | Cod                            | e V  | Amount  | (A)<br>or<br>(D)           | Price  | Fol<br>Re                  | ned(D) or<br>lowlingirect<br>port(A)<br>insaction(s)<br>(Instr. 4)<br>str. |                   |
|--|--|---|-----------------------------------|----------------|---------------------------------|--------------------------------|--|---|----------------------------|--|----------------------------|--|-------------------|
|  | Common Stock (and attached Common Stock Purchase Rights) |   |                                   |                |                                 | G                              | V  | 50  | D                          | \$26.40  |                            |  |                   |
| Common Stock (and attached Common Stock Purchase Rights) |  |   |                                   | 3-2003         |                                 | S                              |  | 938   | D                          | \$28.22  | 98,95                      | 5D   |                   |
| Common Sto<br>Stock Purcha                               | ock (and attachase Rights)                               | on                                      |                                   |                |                                 |                                |  |   |                            | 28,47  | 817960 <sup>2</sup>        | T<br>T<br>E  |                   |
| FORM 4   |  |   | ,                                 | Γable II       |                                 | re co in co in re un di a O nu | spoi<br>ontai<br>this<br>quir<br>nless<br>spla<br>curr<br>MB<br>number | ently valid<br>control<br>er.<br>es Acquire                                     | ond<br>d, Dis <sub>l</sub> |  | or Be                      | C 1474<br>(9-02)   | wne               |
| 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 | 4. Transaction | ( <i>e.g.</i> , puts            | mber (<br>riv-<br>e<br>ties    | 6. Da<br>cis<br>Ex<br>Da<br>(M   | arrants, op<br>ate Exer-<br>sable and<br>opiration<br>ate<br>(onth/Day,<br>ear) | 7. A                       | Title and mount of Underly ecurities (Instr. 3 | ole seco<br>d<br>f<br>ving |  | 9.<br>3<br>3<br>1 |

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|                           |     | (Month/<br>Day/<br>Year) |      |   | Disposed of (D) (Instr. 3, 4 and 5) |     |                          |                         |       |  | 5) | F<br>i:<br>F<br>T<br>a |
|---------------------------|-----|--------------------------|------|---|-------------------------------------|-----|--------------------------|-------------------------|-------|--|----|------------------------|
|                           |     |                          | Code | V | (A)                                 | (D) | Date<br>Exer-<br>cisable | Expira-<br>tion<br>Date | Title | Amount<br>or<br>Number<br>of<br>Shares |    |                        |
| Stock<br>Option           |     |                          |      |   |                                     |     |                          |                         |       |  |    | 13                     |
| Phantom<br>Stock<br>Units | 1-1 |                          |      |   |                                     |     |                          |                         |       |  |    | 6,4                    |

#### Explanation of Responses:

- I received a distribution of formerly restricted shares of stock and made an advance election to satisfy my tax payment obligations by selling shares to Questar.
- 2 These equivalent shares are in my account in Questar's Employee Investment Plan as of December 31, 2002.
- 3 These numbers include vested options only. Detailed information concerning my options has been previously disclosed.
- 4 I receive phantom stock units as a result of my participation in an excess benefit plan sponsored by Questar. This total includes the 2,187.4101 phantom stock units in such plan in addition to the phantom stock units held through my account balances in deferred compensation plans.

\*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See

18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

\*\*Signature of Reporting Person

\*\*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.