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**QUESTAR CORP** Form 4 April 10, 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

Number: 3235-0287 Expires: January 31,

2005

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## (Print or Type Responses)

(Print or Type	- responses)								_		
1. Name and Address of Reporting Person*			2. Issuer Na	ame <b>and</b> Tick		6. Relationship of Report to Issuer (Check all ap					
			Questar Co	X	Directd	10% Owner					
Rose, D. N.				Caronia Co	X	Officest (give t title below)	Other (specif				
					Executive Vice P						
(Last)	(First)	(Middle)	3. I.R.S. Identification Number 4. Statement for Month/Day/Year								
180 East 100 South, P.O. Box 45360  (Street)  Salt Lake City, Utah 84145-0360			Reporting (voluntary	g Person, if any)	Α	April 8, 003		7. Individual or Joint/Gro (Check Applicable Line)			
						5. If Amendment, Date of			Form filed by One l Person		
			Original (Month/Day/Year)							Form filed by More Reporting Person	
										Reporting Ferson	
(City)	(State)	(Zip)	Table I Non-Derivative Securities Acquired, I							ed of, o	r Beneficiall
1. Title of Security (Instr. 3)			2. Transaction Date  (Month/	2A. Deemed Execution Date, if any	3. Transaction Code (Instr	n (A) or Disposed o		f (D)	of Sec Be	noundwner- ship curitresm: nefi <b>Dinkly</b> t vned(D) or	

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			Day, Year	ar) D	Month/ Pay/ Year)				(A) or (D)		Re	lowlimgire port(4d) ansaction( (Instr. 4 str.	s)
	Common Stock (and attached Common Stock Purchase Rights)					F		1,111	D	\$30.05	51,31	3D	
Common Stock Purchas	ock (and attachease Rights)	ied Common									47,47	6 <b>1</b> 8624 <sup>1</sup>	
directly or ind	eport on a sepa directly. is filed by mor					Perso to th infor in th required displacur	v). ons value columns for the	who respor lection of on contain rm are not to respond e form ly valid Of umber.	ned	1	SEC 474 -02)		
FORM 4 (continued)			,	Table II I				s Acquired rrants, opti				•	Эwı
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	action Date E (Month/ a Day/	3A. Deemed Execution Date, if any  (Month/ Day/ Year)	4. Transaction Code (Instr.8	5. Nun of Der ative 3) Securi Ac- quir (A) or Dis- pose of (D) (Inst	iv- e ities red	cisal Exp Date	nth/Day/	Am U Sec	Title and abount of Jnderlyir curities Instr. 3 a	ng	3. Price of Derivative Security (Instr. 5)	9.

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					3, 4 and 5)						
			Code	V	(A)	(D)	Date Exer- cisable	Expiration Date	Title	Amount or Number of Shares	
Stock Option											10
Phantom Stock Units											14

#### Explanation of Responses:

- 1 These equivalent shares are allocated to my account in Questar's Employee Investment Plan as of March 14, 2003.
- 2 These numbers include vested options only. Detailed information concerning my options has been previously disclosed.
- 3 I receive phantom stock units as a result of my participation in an excess benefit plan sponsored by Questar. As of April 7, 2003 this total includes the 14,745.1016 stock units in such plan in addition to the phantom stock units held through my account in a deferred compensation plan.

\*\* 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.

/s/ Connie C. Holbrook

Connie C. Holbrook as Attorney in Fact for D. N. Rose

> \*\*Signature of Reporting Person

April 10, 2003

Date