MOFFETT JAMES R

Form 4

December 04, 2002

December 04	ł, 2002		T				1 1			
FORM 4			UNIT	ED STATE	ND					
[] Check this box if no			E	EXCHANG						
longer				Washing		OMB APPROVAL				
	_	16		vv usining	1011, 15 C 203 17		OMB			
	subject to Section	n 16.					-	225 0297		
	Form 4 or		L		Number: 3235-0287					
	Form 5 obligation	ons	STATEME		Expires: Ja	inuary 31,				
	may continue.		BENEFICI	AL OWN	2005					
	See Instruction 1	(b).			Estimated a	verage				
		(-).	Filed pursuant to	Section 16(a)	of the Securities Exchange	Act of	burden			
			1934, Section 17				hours per			
			Holding Compa		response0.5					
			Company Act of	f 1940						
Print or Typ	e Responses)	.•			TO: 1 TO 1:	6 D 1 3	11 65	. •		
	Address of Kepon	rtıng		Name and		tionship of Reporting				
Person*			Symbol		Person(s	(s) to Issuer				
							(Check all	applicable)		
					ct 0 f% Owner					
					X Office	Other (specify				
							below)			
						title				
							`			
M = 66 = 44	T	n				below	V)			
Moffett	James	R.			0.0.111	Chairma	hairman of the Board and Chief			
				AcMoRan Co	pper & Gold Inc.	Executive Officer				
(T 4)	(E:4)	AC.1.	(FCX)							
(Last)	(First)	(IVIIac	dle)3. I.R.S. Identification4. Statement for							
			Numbe		Month/Day/Ye	7/Year 7. Individual or Joint/Group				
			Reporting	g						
			Person,	if an entity	,	Filing (Check Applicable Line)				
			(Volunt	tary)						
1615 Poydras S	Street		•	•	05/03/02					
					5. If Amendment,	X Form	filed by One	Reporting		
					Date of	Perso	•	1 0		
	(Street)			Original Form				n filed by More than One		
	(Birect)					•				
					(Month/Day/Y	ear) Kepoi	itilig Ferson			
N O. I	T	1110								
New Orleans	Louisiana 70	112								
(City)	(State)	(Z	(ip) Tab	le I — Noi	n-Derivative Securit Beneficially	•	ired, Dispose	d of, or		
1. Title of Se	ecurity		2. Trans-	2A.	3. Transecurities	5. A	MacOnvener-7	. Nature of		
(Instr. 3)	·			Deemed	actAcquired (A)	of	ship	Indirect		
(======================================			Date	Execution	_		ecu Fioies a:	Beneficial		
			Date	Date, if	(In(str)8)		Bene Diniz dty	Owner-		
							•			
				any	(Instr. 3, 4		Own(ED) or	ship		
			_		5)		ollo lwing ect			
			(Month/	•	Code Amount (A)	* ''				
			Day/	Day/	or	T	ransaction(s)			
			Year)	Year)	(D)		(Instr. 4)	(Instr. 4)		
			,	*	. ,	(1	Instr.	,		
			3							
						5				

and 4)

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).

Persons who respond (Over) to the collection of SEC 1474 information contained (9-02) in this form are not required to respond unless the form displays a currently valid OMB control number.

FORM 4 (continued))		,	Tab	ole II				•	Disposed o		•	Owned
, ,	2. Conver-	3. Trans-	3A.	4.	Trans	5. Num	•	6. Date E	-	7. Title ar		8. Price	9. Numb
Derivative	sion or		Deemed			Deriv-	001 01	cisable		Amount		of	of deri
Security	Exercise		Execution			ative		Expirat		Underl		Deriv-	ative
(Instr. 3)	Price of	Date	Date, if	L		S&curiti		Date	uon	Securities		ative	Secur-
(IIIsti. <i>3)</i>		(Month/	· ·		(IIISU				/Doy/				ities
	Deri-	(Month/	any			•	ired (A)	•	I/Day/	(IIISU	3 and 4)	Secur-	
	vative	Day/	0.5 1.6			or D:	1 0	Year)				ity	Bene-
	Security	Year)	(Month/			_	osed of					(Instr.	ficially
			Day/			(D)						5)	Owned
			Year)			(Instr	: 3, 4						Follow
						and 5)							ing
											Amount		Report
											or		Trans-
								Date	Expira-		Number		action
								Exer-	tion		of		(Instr.
				C	ode V	(A)	(D)	cisable	Date	Title	Shares		
Options ⁽¹⁾						()	(-)			Class A			
(right to										Common			
	\$13.95	05/03/02		J (2	2) V		825 000	001/29/03	3) 01/20/1		825,000	None	0
buy)	\$13.93	03/03/02		J (-	- V		823,000	JU1/29/U3\	²⁾ 01/29/12		823,000	None	U
Options ⁽¹⁾										Class B			
(right to	#12.052.1	05102102		+ (C		000 (1)		01.100.100	2) 04 100 14	Common	000 (14		000 (1.4
buy)	\$13.9734	05/03/02		$\mathbf{J}^{(2)}$	5) V	823,614	ŀ	01/29/03	⁽³⁾ 01/29/12	2 Stock	823,614	None	823,614

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Explanation of Responses:

- ^{1.} Options with limited stock appreciation rights
- ^{2.} Effective May 3, 2002, the Company converted all shares of Class A Common Stock to shares of Class B Common Stock (the "Reclassification"). Pursuant to the Reclassification, and in order to maintain the intrinsic value of the options that were being converted, the Company adjusted the options by reducing the number of outstanding options and increasing the exercise price.
- 3. 25% exercisable on the date indicated and 25% exercisable on each of the next three anniversaries thereof

/s/ James R. Moffett 12/03/02

**Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See **Signature of Reporting Person

Date

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.