FORM 4

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL OMB Number: Estimated average burden

0.5

See

Footnote<sup>(1)</sup>

**T**(1)

D

hours per response:

0

0

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

Common Stock, par value \$0.01(1)

Common Stock, par value \$0.01

# STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Addres	•		ssuer Name <b>and</b> Ticl etavante Techi					5. Relationship of Reporting Person(s) to Issuer (Check all applicable)  Director 10% Owner  Officer (give title Vother (specify					
(Last) 4900 WEST BR	(First)	(Middle)		ate of Earliest Trans 01/2009	action (	Month	n/Day/Year)		below)  See Remarks				
(Street)			4. If	Amendment, Date of	of Origin	al File	d (Month/Day/Y	6. Inc Line)	6. Individual or Joint/Group Filing (Check Applicable Line)				
MILWAUKEE	WI	53223						X	X Form filed by One Reporting Person  Form filed by More than One Reporting				
(City)	(State)	(Zip)								Person		9	
Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned													
and or ecounty (mean of			2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)		ransaction Disposed Of (D) (Instr. 3, 4 a code (Instr.				5. Amount of Securities Beneficially Owned Following Reported	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
				Code	v	Amount	(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)		(		

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

D

D

29,784,274

4,727

D

D

(3)

1. Title of Derivative Security (Instr. 3)	vative Conversion Date urity or Exercise (Month/Day/Year)		3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares				
Director Stock Option (Right to Buy) <sup>(4)</sup>	\$23.2	10/01/2009		D			7,400	(5)	02/25/2018	Common Stock	7,400	(4)	0	D	
Director Stock Option (Right to Buy) <sup>(6)</sup>	\$14.03	10/01/2009		D			6,100	(7)	11/21/2018	Common Stock	6,100	(6)	0	D	

## **Explanation of Responses:**

- 1. See Exhibit 99 Explanation of Responses.
- 2. These shares were disposed of on the Effective Date (as defined below) pursuant to the Merger Agreement (as defined below).

10/01/2009

10/01/2009

- 3. These shares were disposed of on the Effective Date pursuant to the Merger Agreement.
- 4. This option was assumed by FIS pursuant to the Merger Agreement and was replaced with an option to purchase 9,990 shares of FIS common stock for \$17.19 per share.
- 5. This option vests in four equal installments beginning on February 25, 2009.
- 6. This option was assumed by FIS pursuant to the Merger Agreement and was replaced with an option to purchase 8,235 shares of FIS common stock for \$10.40 per share.
- 7. This option vests in four equal installments beginning November 21, 2009.

#### Remarks:

On October 1, 2009 (the "Effective Date"), Metavante Technologies, Inc. ("Metavante") was merged (the "Merger") with and into Cars Holdings, LLC ("Merger Sub") pursuant to an Agreement and Plan of Merger, dated as of March 31, 2009, by and among Fidelity National Information Services, Inc. ("FIS"), Merger Sub and Metavante (the "Merger Agreement"). In connection with the Merger, Mr. Coulter ceased to be a director of Metavante.

> /s/ David A. Coulter 10/01/2009

\*\* Signature of Reporting Person Date

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).
- \*\* 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.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

#### **Explanation of Responses**

On November 1, 2007 (the "Closing Date"), WPM, L.P., a Delaware limited partnership ("WPM"), purchased 29,732,214 shares of Class A common stock, par value \$0.01 per share (the "Class A Common Stock"), of Metavante Technologies, Inc. (formerly known as Metavante Holding Company), a Wisconsin Corporation (the "Issuer"), for an aggregate purchase price of \$625 million, pursuant to an Investment Agreement, dated as of April 3, 2007, among the Issuer, M&I LLC (formerly known as Marshall & Ilsley Corporation), a Wisconsin limited liability company ("M&I"), Metavante Corporation, a Wisconsin corporation, Montana Merger Sub Inc., a Wisconsin corporation, and WPM (the "Investment Agreement").

In order to facilitate the structure of the transactions contemplated by the Investment Agreement, at 12:01 a.m. Eastern Daylight Time on the day following the Closing Date, each outstanding share of the Class A Common Stock automatically converted into one share of the Issuer's common stock, par value \$0.01 per share ("Common Stock"). At that time, the rights of WPM with respect to shares of converted Class A Common Stock ceased and WPM was deemed to have become the holder of an equivalent number of shares of Common Stock.

WPM acquired additional shares of Common Stock pursuant to the exercise of its stock purchase rights under that certain Stock Purchase Right Agreement between WPM and the Issuer, dated November 1, 2007 (the "Original SPRA") and that certain Amended and Restated Stock Purchase Right Agreement between WPM and the Issuer, dated August 21, 2008 (the "Amended and Restated SPRA"). The Original SPRA was included as Exhibit 5 to Schedule 13D with respect to the Issuer, filed by WPM et al. on November 8, 2007 with the Securities and Exchange Commission (the "SEC") and is incorporated herein by reference. The Amended and Restated SPRA was included as Exhibit 5 to Amendment No. 2 to Schedule 13D with respect to the Issuer, filed by WPM et al. on September 16, 2008 with the SEC and is incorporated herein by reference.

On October 1, 2009, the Issuer and Fidelity National Information Services, Inc. ("FIS") closed their previously announced transaction whereby the Issuer was merged with and into Cars Holdings, LLC ("Merger Sub"), a wholly-owned subsidiary of FIS (the "Merger"). The separate corporate existence of the Issuer ceased upon consummation of the Merger. Pursuant to that certain Agreement and Plan of Merger, dated as of March 31, 2009, among the Issuer, FIS and Merger Sub, the Issuer's shareholders received 1.35 shares of FIS common stock in exchange for each share of the Issuer's common stock that they owned on the effective date of the Merger. Shareholders were paid cash in lieu of receiving any fractional shares of FIS common stock.

Immediately prior to the effective date of the Merger, WPM was the direct record owner of 29,784,274 shares of Common Stock. WPM GP, LLC, a Delaware limited liability company ("WPM GP"), is the sole general partner of WPM. Warburg Pincus Private Equity IX, L.P., a Delaware limited partnership ("WP IX"), is the sole member of WPM GP. Warburg Pincus IX LLC, a New York limited liability company ("WP IX LLC"), is the sole general partner of WP IX. Warburg Pincus Partners, LLC, a New York limited liability company ("WP Partners"), is the sole member of WP IX LLC. Warburg Pincus & Co., a New York general partnership ("WP"), is the managing member of WP Partners. Warburg Pincus LLC, a New York limited

liability company ("WP LLC"), manages WP IX. Messrs. Charles R. Kaye and Joseph P. Landy are each Managing General Partners of WP and Co-Presidents and Managing Members of WP LLC. By reason of the provisions of Rule 16a-1 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), each of WPM GP, WP IX, WP IX LLC, WP Partners, WP, WP LLC, and Messrs. Kaye and Landy may be deemed to be the beneficial owners of any securities that may be deemed to be beneficially owned by WPM. Each of WPM GP, WP IX, WP IX LLC, WP Partners, WP, WP LLC, and Messrs. Kaye and Landy disclaim beneficial ownership of all shares of both the Issuers' Class A Common Stock and Common Stock except to the extent of any indirect pecuniary interest therein.

David A. Coulter, the reporting person, who became a director of the Issuer on November 1, 2007, upon the completion of the transactions contemplated by the Investment Agreement, is a general partner of WP and a managing director and member of WP LLC. As such, Mr. Coulter may be deemed to have an indirect pecuniary interest (within the meaning of Rule 16a-1 under the Exchange Act) in an indeterminate portion of the securities reported as beneficially owned by WPM. Mr. Coulter disclaims beneficial ownership of such securities except to the extent of any indirect pecuniary interest therein.