FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

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1. Name and Address of Reporting Person* D'Angelo Frank D.						2. Issuer Name and Ticker or Trading Symbol Metavante Technologies, Inc. [MV]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner X Officer (give title Other (specify below) Senior Exec. V.P.					
(Last) (First) (Middle) 4900 WEST BROWN DEER ROAD						3. Date of Earliest Transaction (Month/Day/Year) 10/01/2009													
(Street) MILWAUKEE WI 53223				4	4. If Amendment, Date of Original Filed (Month/Day/Year)								Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting						
(City) (State) (Zip)														Person					
		Та	ble I - No	n-Dei	rivati	ive S	ecur	rities Ac	quired	, Dis	sposed o	f, or Be	neficia	lly Own	ed				
Date				Date	2. Transaction Date (Month/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr. 8)		4. Securities Acquired (AD Disposed Of (D) (Instr. 3		I (A) or . 3, 4 and	5) Secur Benef Owne	5. Amount of Securities Beneficially Owned Following Reported		ership Direct ndirect tr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
									Code	v	Amount	(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)			, , ,		
Common Stock				10/0	10/01/2009				D		54,237	' D	(1)		0		D		
Common Stock				10/0	10/01/2009				D		351.608	8 D	(2)		0		I	By Retirement Program	
Common Stock 10/01/					01/200	/2009			D		8,426	D	(3)		0		I	By Jt. Trust	
Common Stock 10/01/2)1/200	2009		D		1,320.07	072 D (4)			0		I	By ESPP		
			Table II								osed of, convertib			/ Owned	i				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	onversion Date r Exercise (Month/Day/Year) rice of erivative		d Date,	4. Transaction Code (Instr.		Derivative		6. Date Exercisable and Expiration Date (Month/Day/Year)		sable and	1		8. Pric Deriva Securi (Instr.	tive deri ty Sec 5) Ber Ow Foll Rep	owing orted	10. Ownersl Form: Direct (E or Indire (I) (Instr.	Beneficial Ownership ct (Instr. 4)	
					Code		(A)	(D)	Date Exercisal	ble	Expiration Date	Title	Amount or Number of Share			nsaction(s) tr. 4)			
Employee Stock Option (Right to Buy)	\$23.79	10/01/2009			D			59,531	10/27/200)7 ⁽⁵⁾	10/27/2014	Common Stock	59,53	1 (5)		0	0 D		
Employee Stock Option (Right to Buy)	\$24.28	10/01/2009			D			59,531	(6)		10/28/2015	Common Stock	59,53	1 (6)		0	0 D		
Employee Stock Option (Right to Buy)	\$27.26	10/01/2009			D			53,577	(7)		10/30/2016	Common Stock	53,57	7 (7)		0	D		
Employee Stock Option (Right to Buy)	\$23.332	10/01/2009			D			275,000	(8)		11/12/2017	Common Stock	275,00	00 (8)		0	D		
Employee Stock Option (Right to	\$14.03	10/01/2009			D			40,000	(9)		11/21/2018	Common Stock	40,00	0 (9)		0	D		

Explanation of Responses:

(10)

(11)

10/01/2009

10/01/2009

D

D

Deferred

Stock

Units Deferred

Stock Units

(10)

(11)

1,250

60

Common

Stock

Stock

1,250

60

(10)

(11)

0

0

D

D

(10)

(11)

^{1.} These shares were disposed of on October 1, 2009 (the "Effective Date"), pursuant to the Agreement and Plan of Merger, dated as of March 31, 2009, by and among Fidelity National Information Services, Inc. ("FIS"), Cars Holdings, LLC ("Merger Sub") and Metavante Technologies, Inc. ("Metavante") (the "Merger Agreement"), in exchange for 73,219 shares of FIS common stock having a market value of \$24.85 per share, based on the closing price of FIS common stock on the New York Stock Exchange ("NYSE") on the Effective Date of the Merger (as defined below).

^{2.} These shares were disposed of pursuant to the Merger Agreement in exchange for 474 shares of FIS common stock having a market value of \$24.85 per share, based on the closing price of FIS common stock on the NYSE on the Effective Date of the Merger. The Reporting Person's balance prior to the exchange was based on a plan statement dated September 30, 2009.

- 3. These shares were disposed of pursuant to the Merger Agreement in exchange for 11,375 shares of FIS common stock having a market value of \$24.85 per share, based on the closing price of FIS common stock on the NYSE on the Effective Date of the Merger.
- 4. These shares were disposed of pursuant to the Merger Agreement in exchange for 1,782 shares of FIS common stock having a market value of \$24.85 per share, based on the closing price of FIS common stock on the NYSE on the Effective Date of the Merger. The Reporting Person's balance prior to the exchange was based on the last plan statement.
- 5. This option, which was fully vested on October 27, 2007, was assumed by FIS pursuant to the Merger Agreement and replaced with an option to purchase 80,366 shares of FIS common stock for \$17.63 per share.
- 6. This option, which provided for vesting in three equal annual installments beginning October 28, 2006, was assumed by FIS pursuant to the Merger Agreement and was replaced with an option to purchase 80,366 shares of FIS common stock for \$17.99 per share.
- 7. This option, which provided for vesting in three equal annual installments beginning October 30, 2007, was assumed by FIS pursuant to the Merger Agreement and was replaced with an option to purchase 72,328 shares of FIS common stock for \$20.20 per share.
- 8. This option, which provided for vesting in four equal annual installments beginning November 12, 2007, was assumed by FIS pursuant to the Merger Agreement and was replaced with an option to purchase 371,250 shares of FIS common stock for \$17.29 per share.
- 9. This option, which provided for vesting in four equal annual installments beginning November 21, 2009, was assumed by FIS pursuant to the Merger Agreement and was replaced with an option to purchase 54,000 shares of FIS common stock for \$10.40 per share.
- 10. The deferred stock units, each of which was the economic equivalent of one share of Metavante common stock and was payable in cash, were assumed by FIS pursuant to the Merger Agreement and were replaced with deferred stock units related to 1,687 shares of FIS common stock having a market value of \$24.85 per share, based on the closing price of FIS common stock on the NYSE on the Effective Date of the Merger.
- 11. The deferred stock units, each of which was the economic equivalent of one share of Metavante common stock and was payable in cash, were assumed by FIS pursuant to the Merger Agreement and were replaced with deferred stock units related to 81 shares of FIS common stock having a market value of \$24.85 per share, based on the closing price of FIS common stock on the NYSE on the Effective Date of the Merger.

Remarks:

On October 1, 2009, Metavante and FIS closed their previously announced transaction whereby Metavante was merged with and into Merger Sub, a wholly-owned subsidiary of FIS (the "Merger"). The separate corporate existence of Metavante ceased upon consummation of the Merger. Pursuant to the Merger Agreement, Metavante shareholders received 1.35 shares of FIS common stock in exchange for each share of Metavante common stock they owned on the Effective Date of the Merger. Shareholders were paid cash in lieu of receiving any fractional shares of FIS common stock.

/s/ Stacey A. Lombardi, as
Attorney-in-Fact
** 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.

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