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COOPER FI Form 4 July 13, 200	REDERICK E										
Check th if no lon, subject to Section 2 Form 4 of Form 5 obligation may con See Instr 1(b).	1 4 UNITED UNITED UNITED STATEM Section 17(MENT OF rsuant to S (a) of the I	Wa F CHAN Section Public U	ISHINGES IN SECUI 16(a) of tl Jtility Hol	h, D.C. BENH RITIE he Secu Iding C	20549 EFICIAL (S Irities Excl	GE COMMISSION OWNERSHIP Containing Act of 1934 act of 1935 or Sec f 1940	DF Es bui res	ИВ imber: pires:	Janua average urs per	-0287
(Print or Type	Responses)										
	Address of Reporting	Person <u>*</u>	Symbol	er Name an LITY INC		or Trading	5. Relationshij Issuer		-		
(Last) (First) (Middle) 470 EAST PACES FERRY ROAD			3. Date of Earliest Transaction(Month/Day/Year)07/09/2009			_X_ Director	(Check all applicable) <u>X</u> Director Officer (give title <u>10%</u> Owner Director below) Other (specify below)				
ATLANTA	(Street)			endment, D onth/Day/Yea	-	inal	6. Individual of Applicable Line _X_ Form filed Form filed I Person	e) by One Re	eporting P	erson	
(City)	(State)	(Zip)	Tab	ole I - Non-	Derivati	ve Securitie	s Acquired, Dispose	d of, or H	Beneficia	lly Owne	d
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deema Execution any (Month/Da	Date, if	3. Transactic Code (Instr. 8) Code V	Dispos (Instr.	ed (A) or ed of (D) 3, 4 and 5) (A) or	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	Form:	Indirect	7. Nature Indirect Beneficia Ownersh (Instr. 4)	al iip
Reminder: Rep	port on a separate line	e for each cla	ass of sec	urities bene	Per info req dis	sons who i ormation co uired to res	ly or indirectly. respond to the col ontained in this for spond unless the f rently valid OMB o	rm are n form		SEC 1474 (9-02)	

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

1. Title of	2.	3. Transaction Date	3A. Deemed	4.	5. Number	6. Date Exercisable and	7. Title and Amount of
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transactio	nof Derivative	Expiration Date	Underlying Securities 1
Security	or Exercise		any	Code	Securities	(Month/Day/Year)	(Instr. 3 and 4)
(Instr. 3)	Price of		(Month/Day/Year)	(Instr. 8)	Acquired		(

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	Derivative Security			(A) or Disposed of (D) (Instr. 3, 4, and 5)				
			Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Options to Acquire Common Stock	\$ 4.28	07/09/2009	D <u>(1)</u>	1,000	02/01/2005	02/01/2015	Common Stock	1,000
Options to Acquire Common Stock	\$ 4.3	07/09/2009	D <u>(1)</u>	1,000	04/29/2005	04/29/2015	Common Stock	1,000
Options to Acquire Common Stock	\$ 6.45	07/09/2009	D <u>(1)</u>	1,000	07/29/2005	07/29/2015	Common Stock	1,000
Options to Acquire Common Stock	\$ 5.3	07/09/2009	D <u>(1)</u>	1,000	10/31/2005	10/31/2015	Common Stock	1,000
Options to Acquire Common Stock	\$ 8.7	07/09/2009	D <u>(1)</u>	1,000	02/01/2006	02/01/2016	Common Stock	1,000
Options to Acquire Common Stock	\$ 9.7	07/09/2009	D <u>(1)</u>	1,000	04/28/2006	04/28/2016	Common Stock	1,000
Options to Acquire Common Stock	\$ 7.74	07/09/2009	D <u>(1)</u>	1,000	07/31/2006	07/31/2012	Common Stock	1,000
Options to Acquire	\$ 8.9	07/09/2009	D <u>(1)</u>	1,000	10/31/2006	10/31/2012	Common Stock	1,000

Common Stock								
Options to Acquire Common Stock	\$ 7.57	07/09/2009	D <u>(1)</u>	1,000	01/31/2007	01/31/2013	Common Stock	1,000
Options to Acquire Common Stock	\$ 9.85	07/09/2009	D <u>(1)</u>	1,000	04/30/2007	04/30/2013	Common Stock	1,000

Reporting Owners

Reporting Person

Reporting Owner Name / Address			Relationsh		
		Director	10% Owner	Officer	Other
COOPER FREDERICK E 470 EAST PACES FERRY ATLANTA, GA 30305	ROAD	X			
Signatures					
Frederick E. Cooper	07/13/200	09			
<u>**</u> Signature of	Date				

Explanation of Responses:

- * 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).

On July 9, 2009, the Issuer was merged with and into a wholly-owned subsidiary of American Software, Inc. ("American Software"). American Software previously completed a tender offer, which expired on June 29, 2009, for all of the outstanding common stock of the Issuer not currently owned by American Software. After completion of the tender offer, American Software owned approximately

(1) Issuer not currently owned by American Software. After completion of the center offer, American Software owned approximately 96.7% of the outstanding common stock of the Issuer. Under the plan of merger, all outstanding options to purchase the Issuer's common stock were modified to grant the option holder the right to purchase shares of Class A Common Stock of American Software in lieu of common stock of the Issuer. All other terms of the modified options remained.

Pursuant to the Plan of Merger, the stock option were modified to grant the option holder the right to purchase 1,357 shares of Class A

(2) Common Stock of American Software at an exercise price of \$3.16 per share. The stock option retained identical vesting and expiration terms.

Pursuant to the Plan of Merger, the stock option were modified to grant the option holder the right to purchase 1,357 shares of Class A
 (3) Common Stock of American Software at an exercise price of \$3.17 per share. The stock option retained identical vesting and expiration terms.

Pursuant to the Plan of Merger, the stock option were modified to grant the option holder the right to purchase 1,357 shares of Class A
 (4) Common Stock of American Software at an exercise price of \$4.76 per share. The stock option retained identical vesting and expiration terms.

Pursuant to the Plan of Merger, the stock option were modified to grant the option holder the right to purchase 1,357 shares of Class A (5) Common Stock of American Software at an exercise price of \$3.91 per share. The stock option retained identical vesting and expiration

terms.

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Pursuant to the Plan of Merger, the stock option were modified to grant the option holder the right to purchase 1,357 shares of Class A
 (6) Common Stock of American Software at an exercise price of \$6.41 per share. The stock option retained identical vesting and expiration terms.

Pursuant to the Plan of Merger, the stock option were modified to grant the option holder the right to purchase 1,357 shares of Class A
 (7) Common Stock of American Software at an exercise price of \$7.15 per share. The stock option retained identical vesting and expiration terms.

Pursuant to the Plan of Merger, the stock option were modified to grant the option holder the right to purchase 1,357 shares of Class A
 (8) Common Stock of American Software at an exercise price of \$5.71 per share. The stock option retained identical vesting and expiration terms.

Pursuant to the Plan of Merger, the stock option were modified to grant the option holder the right to purchase 1,357 shares of Class A
 (9) Common Stock of American Software at an exercise price of \$6.56 per share. The stock option retained identical vesting and expiration terms.

Pursuant to the Plan of Merger, the stock option were modified to grant the option holder the right to purchase 1,357 shares of Class A
 (10) Common Stock of American Software at an exercise price of \$5.58 per share. The stock option retained identical vesting and expiration terms.

Pursuant to the Plan of Merger, the stock option were modified to grant the option holder the right to purchase 1,357 shares of Class A

(11) Common Stock of American Software at an exercise price of \$7.26 per share. The stock option retained identical vesting and expiration terms.

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.