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ALICO INC Form 4 October 29, 2002

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 4 STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

__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, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(f) of the Investment Company Act of 1940

1. Name ar	d Address of	Reporting	Persor	* 2. Issuer N Trading		icker or
Blount, (Last)			E. Middle		, Inc.	(ALCO)
Post Of (Street	ffice Box 148			Person (Reporting Voluntary)	a _
David	D1 1 - 1 -	22020		263-	16-1943	
Bartow, (City)		33830 (Zip)		4. Statemen	t for Mont	ch/Year
5. If Admer	dment, Date	of Original	-	0000	Del 2002	
	ship of Repo er (Check all	-			filed by (nt/Group Filing One Reporting
_X_Dir	rector	10% (wner	Form		More than One
Of	ficer (give	Other	specif	_	. ,	
	title b		below)	_		
			ABLE I			
1.Title of	2.Trans- 3 action Date	.Trans- 4.8 action Acc Code or	Securit quired(Dispos	ISPOSED OF, OR ies 5.Amount of A) Securitie ed Beneficia	f 6.0wners ship	er- 7.Nature of Indirect Beneficial
	Month/			str Owned at) End of Mon		
	Day/	٥, -	ana			nstr 4) (Instr 4)
	-	V Amount	(A) F	•	-, (-, (-, (,
			or			
			(D)			
Alico, Inc.						
Common Stoc	k,					
Par Value						
	10/28/02 s	163		\$14.62/Sh		D
·	10/28/02 s	1151		\$14.62/SH		D
\$1.00	10/28/02 s	2000	A	\$15.68/SH		D
Alico, Inc. Common Stoc						
\$1.00	10/28/02 s	3314	D	\$28.49/Sh	1600	D

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FORM 4 (continued)

TABLE II

DERIVATIVE SECURITES ACQUIRED, DISPOSED OF, OR BENEFICIALLY OWNED (e.g., puts, calls, warrants, options, convertible securities)

1.Title of Derivative Security (Instr 3)		3.Trans- action Date (Month/ Day/ Year)	4.Trans- action Code (Instr	De: Sec 8) Acc or of	umber or rivative curition quired Dispos (D)(In	ve des E (A) E sed E nstr	Expira	le and ation (Month/
			Code V	3, (A)	4 and	(D) [ate	Exp-
							er- sable	iration e Date
Option for	14.62 10/28/0	02 M		163	163	8/31/0	0 8/3	31/10
Common Stock Option for Common Stock	14.62 10/28/0	02 M		1151	1151	8/31/0	1 8/3	31/11
Option for	15.68 10/28/0	02 M		2000	2000	8/31/0	12 8/3	31/12

7.Title and Amount of Underlying	8.Price of Derivative Security		10.Ownership form of Derivative Security: Direct	11.Nature of Indirect Beneficial
Securities	(Instr 5)	Beneficially	(D) or Indirect(I) Ownership
(Instr 3 and	4)	Owned at End	(Instr 4)	(Instr 4)
		of Month		
		(Instr 4)		
Title Amoun	t or			
Number	of shares			
Common Stock	163 -0-*	1600	D	
Common Stock 1	151 -0-*	1600	D	
Common Stock 2	000 -0-*	1600	D	

Explanation of Responses:

/s/ Walker E. Blount, Jr. October 29, 2002 **Signature of Reporting Person Date

^{*}The reporting person received these options under the "Stock Option Incentive Equity Plan" and did not pay any monetary value for the derivative securities, The price is stated in column 2.

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** 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.