DILLON JOHN T Form 4/A December 05, 2002

December 03,	2002													
FORM	UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549								N	OMB APPROVAL				
4	STATEMENT	Г OF CHAI	NGES II	N BENEFIC	IAL O	WN.	ERSH	IP						
Check this box if no longer subject to Section 16. Form 4 or o Form 5 obligations may continue. See Instruction 1(b).	Filed pur Section	suant to Section 17(a) of the Pul	16(a) of the blic Utility I	e Securities Excha Holding Company ent Company Act	inge Act o Act of 19	f 1934	1,		Expires Estimat	Jumber: :: Janu: ted average burde er response		5		
(Print or Type Responses)				1							() , . .			
1. Name and Addre	ss of Reporting Perso John	on* T.		ume and Ticker or onal Paper Compa	-	Symbo	01		(Check a		% Owner			
(Last)	(First) aper Company, 400 /	(Middle)	e) 3. I.R.S. Identification Number of Reporting Person, if an entity (Voluntary) 4. Statement for Month/Day/Yea 11/27/02						x Officer o Other (specify below) (give title below) Chairman and Chief Executive Officer					
Stamford	(Street) CT	06921				Ori			Da ý(C'heak) A x Form f	al or Joint/Group Fi Applicable Line) Filed by One Report Filed by More than (ing Person	ng Person		
(City)	(State)	(Zip)		Table I Nor	1-Derivat	ive Se	curities A	Acqui	ired, Dispos	sed of, or Beneficia	ally Owned			
1. Title of Security (Instr. 3)			2. Trans- action Execution Action Date Date, if any Code (Month/ (Month/ Day/ Day/ Year) Year) Code				4. Securities Acquor Disposed of (Instr. 3, 4 and 3) V Amount or D			Securities Beneficially Owned Following Reported	6. Owner- ship Form: Direct (D) or Indirect	7. Nature of Indirect Beneficial Owner- ship (Instr. 4)		
								(D)		Transaction(s) (Instr. 3 and 4)	(I) (Instr. 4)			
Common Stock										294,528(1)	D			
Common Stock										24,704(1)(2)(3)	I	By SSP		
Common Stock										1	Ι	By Spouse		
			ļ											
							1							
							1							

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).

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 control number.

FORM 4 (continued)

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

	1	1		1		1		1		1		1	1	
1. Title of Derivative	2. Conver-		3A. Deemed	4. Trans	-			6r DfalðÆiner		7. Title and		8. Price	9. Number	10. Owner-
Security	sion or	action	Execution	action	l I	a	ive	Secandities pira	ation		ng Securities	of	of Deriv-	ship
(Instr. 3)	Exercise	Date	Date, if	Code		A	cqui	redD(aAc) or		(Instr. 3 a	nd 4)	Deriv-	ative	Form of
	Price of	(Month/	any	(Instr.	8)	D	ispo	sed(Mfb(ftth/D	ay/Year)			ative	Securities	Deriv-
	Deri-	Day/	(Month/			(]	nstr	3, 4 and 5)	-			Security	Bene-	ative
	vative	Year)	Day/							1		(Instr.	ficially	Securitie
	Security	(teal	Year)									5)	Owned	Direct
	5		,								Amount or		Following	(D) or
				Code	v	(A)	(D)		Expiration	Title	Number of		Reported	Indirect
				coue		(11)	(12)	Exercisable	Date	11110	Shares		Trans-	(I)
											Shares		action(s)	(Instr. 4)
													(Instr. 4)	(
Common Stock		11/27/02		А		А				Common	29(1)	\$38.88	39,204(1)(2)	Ι
										Stock				
										1				
												L		
		•		•							•			•

Explanation of Responses:

1. Share numbers are rounded.

2. The investments in the SSP (International Paper Salaried Savings Plan) and DCSP (International Paper Deferred Compensation Savings Plan) are in a unitized fund of shares and cash. The investment in the DCSP operates similar to the SSP company stock fund, and the number of units will vary as the price of the Issuer's common stock varies.

3. Between January 1, 2002 and September 30, 2002, the reporting person acquired 608 shares of International Paper common stock under the SSP. The information in this report is based on a plan statement dated as of September 30, 2002.

/s/ John E. Walendzik

December 5, 2002

Date

** Signature of Reporting Person By: John E. Walendzik, Attorney-in-Fact for John T. Dillon

 ** 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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Power Of Attorney

KNOW ALL MEN BY THESE PRESENTS, that I, JOHN T. DILLON, an officer of International Paper Company ("International Paper"), have made, constituted and appointed, and by these presents do make, constitute and appoint, each of the persons, or any of them, named by International Paper as SEC Coordinating Officer and Assistant SEC Coordinating Officer, as such persons are designated and certified by the Secretary or Assistant Secretary of International Paper as such and copy of whose signatures is included in said certification, as my true and lawful attorney for the purpose of executing, delivering, recording, filing, electronically or otherwise, attesting, or otherwise acting with regards to Forms 3, 4 and 5, or any other forms, amendments or documents described in or relating to the rules promulgated under Section 16 of the Securities Exchange Act of 1934, as amended, giving and granting unto said attorney, the full power and authority to do and perform each and every act and thing whatsoever requisite and appropriate in connection with the power of attorney.

IN WITNESS WHEREOF, I have hereunto set my hand this 10 day of Oct, 2002.

/s/ John T. Dillon

John T. Dillon

ACKNOWLEDGEMENT

STATE OF CONNECTICUT

COUNTY OF FAIRFIELD) ss:)

)

On this 10th day of October, 2002, before me personally came John T. Dillon, to me known to be the individual described in and who executed the foregoing instrument, and acknowledged that he executed the same.

/s/ Carol M. Samalin

Notary Public

INTERNATIONAL PAPER COMPANY SECRETARY'S CERTIFICATE

I, Barbara L. Smithers, duly elected Corporate Secretary of International Paper Company, a New York corporation, do hereby certify that the following persons have been designated by me as SEC Coordinating Officer and Assistant Coordinating Officers to act as true and lawful attorneys for the purpose of executing, delivering, recording, filing, electronically or otherwise, attesting or otherwise acting with regards to Forms 3, 4 and 5, or any other forms, amendments or documents described in or relating to the rules promulgated under Section 16 of the Securities Exchange Act of 1934, as amended:

SEC Coordinating Officer:

John Walendzik	/s/ John Walendzik								
Assistant SEC Coordinating Officers:									
Rebecca Bouldien	/s/ Rebecca Bouldien								
Carol M. Samalin	/s/ Carol M. Samalin								

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal this 9th day of October, 2002.

/s/ Barbara L. Smithers

Barbara L. Smithers Vice President and Corporate Secretary