		OMB A	APPROVAL					
		.5						
U.S. SECU W								
STATEMENT OF	CHANGES IN BENEFICI	AL OWNERSHIP						
Filed pursuant to Section Section 17(a) of the Pu Section 30(f) o) Company Act o	of 1935 or	4,				
<pre>[] Check this box if no long</pre>	See Instruction 1(b)).						
1. Name and Address of Reporti				==				
Robinson	J.	Mack						
(Last)	(First)							
4370 Peachtree Road, NE								
	(Street)							
Atlanta	GA	30309-	- 3000					
(City)	(State)							
2. Issuer Name and Ticker or T				==				
Atlantic American Corporati								
				==				
3. IRS or Social Security Numb	er of Reporting Pers	son (Voluntary))					
4. Statement for Month/Year				==				
October, 2001								
5. If Amendment, Date of Origi				==				
	(,							
6. Relationship of Reporting P (Check all applicable)				==				
[X] Director [X] Officer (give title	[below) [X] 10% Owne] Other (s	er specify below)					
Chairman								
7. Individual or Joint/Group F				==				
[X] Form filed by one Rep		bie inc)						
[] Form filed by more th		son						
				==				
	vative Securities Ac r Beneficially Ownec =======	l' i i		==				
			4.			5.	6. Owner-	
		3.	Securities Ac Disposed of (D)	(A) or	Amount of Securities	ship Form:	7.
	2.	Code	(Instr. 3, 4			Beneficially - Owned at End	Direct (D) or	Nature of Indirect
1. Title of Security	Transaction Date	(Instr. 8)	- Amount	(A) or	Price	`	(I)	Beneficial Ownership
(Instr. 3)	(mm/dd/yy)	Code V		(D)		and 4)	(Instr.4)	(Instr. 4)
Common Stock						7,263	D	401(k)
Common Stock	N/A					738,194	 D	Plan(1)
Common Stock	N/A					294,000	I	By Delta

							Fire & Casualty
Common Stock	N/A				936,702	I	By Delta Life Ins. Co.
Common Stock	10/16/01	Р	20,000	A	\$1.298	I	
Common Stock	10/16/01	Р	14,500	A	\$1.266 8,336,453	I	By Spouse 2(***)
Common Stock	N/A				3,411,102	I	Capital Services (3)

* If the Form is filed by more than one Reporting Person, see Instruction 4(b)(v).

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Page 1 of 2

FORM 4 (continued)

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

1. Title of Derivative Security (Instr. 3)	2. Conver- sion of Exer- cise Price of Deriv- ative Secur- ity	3. Trans- action Date (Month/ Day/ Year)	4. Trans- action Code (Instr. 8) Code V	or Dis of(D) (Instr 4 and	ative ities red (A) sposed r. 3,	Expirati (Month/D Date	tion		lying es 3 and 4)	8. Price of Deriv- ative Secur- ity (Instr.	9. Number of Deriv- ative Secur- ities Bene- ficially Owned at End of Month (Instr. 4)	<pre>10. Owner- ship of Deriv- ative Secur- ity: Direct (D) or In- direct (I) (Instr. 4)</pre>	11. Nature of In- direct Bene- ficial Owner- ship (Instr. 4)
Employee Stock Option		N/A						Cmn. Stl	k.		100,000	D	(4)
Option to Buy		N/A						Cmn. Stl	k		10,000	I	By Spouse (5)
Explanation of Re		sslv disc:	:=====================================	===================	ownersł	========= hip of su				:======		:======	

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- Reporting Person expressly disclaims beneficial ownership of such securities.
- Information herein based on plan statement as of March 31, 2001. (1)
- Information herein based on plan statement as of March 31, 2001.
 Includes 374,485 shares held directly by spouse; 6,720 shares held by spouse, jointly with grandson; 3,938,256 shares held directly by Trust for daughter, Robin Robinson with spouse as Trustee; and 4,016,992 shares held directly by Trust for daughter, Jill Robinson with spouse as Trustee.
 Reporting person individually holds a 24% interest in partnership. The remaining partnerships are held in equal shares by Trust for benefit of the reporting person's daughters, with the reporting person's spouse as Trustee. The removing person disclaims beneficial ownership for 76% of the securities held by Culf Capital Services. the securities held by Gulf Capital Services, representing the Trusts' pro-portionate partnership interest.
- Options to buy Common Stock, granted at excersise price of \$3.374 per share under the Atlantic American Corporation 1992 (4) Incentive Plan.
- (5) Granted pursuant to the Company's 1996 Director Stock Option Plan at option prices ranging from \$1.90 to \$4.4375.

** 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 provided is insufficient, see Instruction 6 for procedure.

Alternatively, this Form is permitted to be submitted to the Commission in electronic format at the option of the reporting person pursuant to rule 101(b)(4) of Regulation S-T.

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