CHRISTENSEN DAVID A Form 5 February 05, 2003

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

FORM 5

ANNUAL STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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(h) of the Investment Company Act of 1940

- O Check box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).
- O Form 3 Holdings Reported
- O Form 4 Transactions Reported

Name and Address of Reporting Person*	2.	Issuer Name and Ticker or Trading Symbol	3.	I.R.S. Identification Num Reporting Person, if an entity (Volu	
Christensen, David A.		Raven Industries, Inc. RAVN		-	
(Last) (First) (Middle)	_		_		
	4.	Statement for Month/Year	5.	If Amendment, Date of ((Month/Year)	Original
P.O. Box 5107	-	January/2003		(Monity Tear)	
(Street)	6.	Relationship of Reporting Person(s) to Issuer (Check All Applicable)	7.	Individual or Joint/Grou (Check Applicable Line)	p Reporting
Sioux Falls, SD 57117-5107		X Director O 10% Owner	r	71	m filed by One orting Person
(City) (State) (Zip)	-	Officer (give title below)		0	

		O	Other (specify below)	Form filed by More than One Reporting Person
*	If the form is filed by more than one repor	ing ner	rson see instruction 4(b)(v)	

Title of Security (Instr. 3)	2. Tran Date (Mon	s action th/Day/Year)	2A.	Deemed Execution Date, if any (Month/Day/Year)	3.	Transa Code (Instr. 8)	cti8ncurities Acquired (A) or Disposed of (Instr. 3, 4 and 5)	D)	Amount of Securities Beneficially Owned at the End of Issuer's Fiscal Year (Instr. 3 and 4)	Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7.	Nature of Indirect Beneficial Ownershi (Instr. 4)
							(A) or Amount (D) Pr	ice				
Common Stock	As Pı	reviously		Reported.					199,980**	D		
Common Stock	As Pı	eviously		Reported.					325,480***	I		By Spouse

		tive Securities Acquired tts, calls, warrants, optio				
. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date 3 (Month/Day/Year)	A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)	5. Number of Deri Securities Acquired (A) or (D) (Instr. 3, 4 and 5	Disposed of
					(A) (D)
Stock Option(1)(A)	\$5.292	As Previously reported				
						_
						_
		Pa	ge 3			

Date Exercise Expiration I (Month/Day/	Date	Title and Underlyin Securities (Instr. 3 a	5	Price of 9. Derivative Security (Instr. 5)	Number of Derivative 10 Securities Beneficially Owned at End of Year (Instr. 4)	0. Ownership of Derivative Security: Direct (D) or Indirect (I) (Instr. 4)	1. Nature of Indirect Beneficial Ownership (Instr. 4)	
Date Exercisable	Expiration Date	Title	Amount or Number of Shares			()		
*	10/27/03	Common Stock	30,000		30,000	(D)		
							_	
xplanation (of Response	S:						
) Pursuant to	Rule 16b-3	. *All opt			rate of 25% annually beg 5, 2003, 2 for 1 split.	ginning one year after o	late of grant. (A) I	Previously
) Pursuant to eported as 15 *On January	Rule 16b-3,000 shares a	. *All opt at \$10.583 e commoi	restated for t	the January 15			-	
Pursuant to ported as 15 *On January Iditional share **On January	o Rule 16b-3 ,000 shares a 15, 2003, th res of comm y 15, 2003, t	. *All opt at \$10.583 e common on stock.	restated for t	the January 15	5, 2003, 2 for 1 split.	ing in the reporting per	rson's acquisition o	of 99,990
eported as 15 *On January dditional sha	o Rule 16b-3 ,000 shares a 15, 2003, th res of comm y 15, 2003, t	. *All opt at \$10.583 e common on stock. he common on stock.	restated for t	he January 15 ven Industries aven Industrie	5, 2003, 2 for 1 split. s, Inc. split 2 for 1, result	ing in the reporting per	rson's acquisition o	of 99,990

Note: File three copies of this Form, one of which must be manually signed. If space provided is insufficient, *see* Instruction 6 for procedure.

Page 4