OMB APPROVAL
OMB Number: 3235-0287
Expires: January 31, 2005
Estimated average burden
hours per response 0.5

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Wa t , DC 20549

FORM 4

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

F 9 r a tt S9ct 16(a) t 9 S9c r t 9 E c a 9 Act 1934, S9ct 17(a) t 9 P b c Ut ty H C a y Act 1935 r S9ct 30() t 9 I 9 t y t C a a y Act 1940

1.	Na 9 a A r9 R9 rt P9r * (, , B)	2. I . 9r Na p9 a T c 9r r Tra Symb	3.]	I.R.S. I 9 t cat N. pb9r R9 rt
	Morley, John C. 31095 Chagrin Blvd. Suite 210N	4. Stat9 19 t r (/ /) January 14, 2003	5. l	[A] t, Dat9 Or a
	()	6. R9 at R9 rt P9r () t I 9r (B B B B)	- 7.]	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
	Pepper Pike, OH 44124	☑ Director ☐ 10% Owner	[X Form filed by One Reporting Person
			_	Form filed by More than One Reporting Person

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

☐ Check this box if no longer subject to Section 16. Form 4 or Form 5

^{*} If the form is filed by more than one reporting person, instruction 4(b)(v).

			Tab 9	I	N -	D9r	at 9	S9c.	rt!	Ac	. r	9 , D	1	9	, r	B9 9) ca	y Ow	9				
. T t 9 S9c. r ty (. 3)	2. Tra	act /	Dat9 /)	2a. D D	99 9 9 at9,	E %c t a y.	3.	Tra (act . 8)	C S	9 4.	S9c. r r D (.	t 9 A (9 3, 4	c . r9 (D) 5)	(A) :	5. A ₁ B9 F Tr.	t 9 c a W a act	S9c. r t y Ow 9 R9 rt9 () 4)	9 6.	Ow 9r Fr _m : Dr9ct I r9c (.4	(D) r et (I)	7. Nat. I B9 : Ow	
														(A)									
								C 9	,	V		A	. t	r (D) P	r c9								
												- 1											
																							_
																							_

							9 , D 9 , t , c 9rt b			Ow 9		
ι.	T t 9 D9r at 9 S9c r ty (. 3)	2.	C 9r Pr c9 D9r S9c r ty	r E 9rc 9 3. at 9	Tra act Dat9	3a.	D99 9 E 9c t Dat9, a y	4. Tra ac C 9 (. 8	et)	5.	N. pb9r D9r a Ac r9 (A) r I (. 3, 4 5)	nt 9 S9c r t 9 0 9 (D
								C 9	V		(A)	(D)
	Stock Units		1- for	r-1	01/14/03			A(1)			75.5668	

		Tab 9	II D91			r9,D 9, rB99c at, t,c 9rtb99		
	Dat9 E 9rc ab E rat Dat9)	Tt9a A U 9ry S9c rt9 (.3	y	D9r at 9 S9c r ty (. 5)	9. N. pb9r D9r at 9 S9c rt 9 B9 9 c a y Ow 9 F w R9 rt9 Tra act (.4)	10. Ow 9r Fr D9r at 9 S9c rty: () D r9ct (D) r I r9ct (I) (. 4)	11. Nat r9 I r9ct B9 9 c a Ow 9r (. 4)
		rat Dat9	T t 9	A _m t r N. b9r S ar9				
	(1)	(1)	Common Shares	75.5668	\$19.85	20,269.4021	(D)	
000	Reflects num % of the Rep	nber of Co	erson's Me	eting Fees u	nder the @ nc	compensation credited to the a Nonemployee Directors Com e as a Director.	account of the Reporting Pers pensation Plan. Each Stock	on in payment
			/s/ John E	E. Lenhard; A	ttorney-in-Fa	act Janua	ary 14, 2003	
		_	**Sign	ature of Repo	orting Person		Date	
:	** Intention (a).	nal missta	itements o	r omissions (of facts consti	tute Federal Criminal Violati	ons. 18 U.S.C. 1001 and	1 15 U.S.C. 78ff

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that the undersigned hereby constitutes and appoints John E. Lenhard, Franklin L. Hartman, Emery Smith, and R. Todd Johnson, and each of them, as the true and lawful attorney or attorneys-in-fact, with full power of substitution and revocation, for the undersigned and in the name, place and stead of the undersigned, in any and all capacities, to execute, on behalf of the undersigned, any and all statements or reports under Section 16 of the Securities Act of 1934, as amended, with respect to the beneficial ownership of shares of Common Stock, par value \$1.00 per share, of Manc ('Company"), including, without limitation, all initial statements of beneficial ownership on Form 3, all statements of changes of beneficial ownership on Form 4, all annual statements of beneficial ownership on Form 5, any and all other documents that may be required, from time to time, to be filed with the Securities and Exchange Commission, to execute any and all amendments or supplements to any such statements or forms, and to file the same, with all exhibits thereto, and other documents in connection therewith, with the Securities and Exchange Commission, granting to said attorney or attorneys-in-fact, and each of them, full power and authority to do so and perform each and every act and thing requisite and necessary to be done in and about the premises, as fully to all intents and purposes as the undersigned might or could do in person, hereby ratifying and confirming all that said attorney or attorneys-in-fact or any of them or their substitutes, may lawfully do or cause to be done by virtue hereof.

This Power of Attorney shall remain in full force and effect until the undersigned is no longer required to file Forms 3,4, 5 with respect to the undersigned's holdings and transactions in securities issued by the Company, unless earlier revoked by the undersigned in a signed writing delivered to the forgoing attorneys-in-fact.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of the 11th day of July, 1995.

/s/ John C. Morley

John C. Morley Director