## FORM 5

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Vashington,	D.C.	20549	

## ANNUAL STATEMENT OF CHANGES IN BENEFICIAL **OWNERSHIP**

**OMB APPROVAL** OMB Number: 3235-0362 Estimated average burden

1.0

hours per response:

	For	m 3 Holdi	ings Re	eporte	d.
77	_			_	

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

Form 4	Transactions R	керопеа.		or Section 3	0(h) of thè Íi	nves	stment Company	Act of 1	940												
l		Reporting Person*	ORS LLC	Director A 10% Own										SENESCO TECHNOLOGIES INC [ SNS ] (Check all applicable) Director X 10						10% Owner	
(Last) 527 MAD 11TH FL	(Fir	•	Middle)	3. Statement 06/30/2003		Fisc	cal Year Ended (M	1onth/Da	ay/Year)		Office below	er (give ti v)	tle		ther (sp elow)	pecify					
				4. If Amendn	nent, Date of	f Ori	iginal Filed (Montl	n/Day/Ye	ear)	6. Ind Line)	dividual o	r Joint/Gi	roup Filii	ng (Che	ck App	olicable					
(Street) NEW YO	ORK NY	<i>[</i>	10022	_						X		n filed by n filed by on									
(City)	(Sta	ate) (	Zip)	ļ																	
		Tab	le I - Non-Deriv	vative Secur	ities Acq	uiı	red, Dispose	d of, c	r Benefic	cially	/ Owne	ed									
1. Title of Se	curity (Instr. 3	)	2. Transaction Date (Month/Day/Year)	ZA. Deemed Execution Date, f any Month/Day/Year)  3. Transactio Code (Inst			4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 and 5)				d 5. Amount of Securities Beneficially Owned at end of		6. Ownership Form: Direct (D) or		7. Nature of Indirect Beneficial Ownership						
				(	, ,		Amount	(A) or (D)	Price		Issuer's Fiscal Year (Instr. 3 and 4)		Indirect (I)		(Instr. 4)						
Common	stock, \$0.01	l par value	09/30/2002		S4		600	D	\$1.92	!	1,606	,543	I		See Footr	notes 1,2					
Common	stock, \$0.01	l par value	10/02/2002		S4		5,000	D	\$1.91		1,601	,543	I		See Footr	notes 1,2					
Common	stock, \$0.01	l par value	10/07/2002		S4		10,000	D	\$1.87	,	1,591	,543	I		See Footr	notes 1,2					
Common	stock, \$0.01	l par value	11/04/2002		S4		1,000	D	\$2.02	!	1,590	,543	I		See Footr	notes 1,2					
Common	stock, \$0.01	l par value	11/05/2002		S4		28,500	D	\$2.59		1,562	,043	I		See Footr	notes 1,2					
Common	stock, \$0.01	l par value	04/04/2003		S4		50,000	D	\$1.91		1,512	,043	I		See Footr	notes 1,2					
Common	stock, \$0.01	l par value	04/11/2003		S4		9,200	D	\$2		1,502	,843	I		See Footr	notes 1,2					
Common	stock, \$0.01	l par value	04/14/2003		S4		15,000	D	\$2		1,487	,843	I		See Footr	notes 1,2					
Common	stock, \$0.01	l par value	04/15/2003		S4		8,000	D	\$2.05		1,479	,843	I		See Footr	notes 1,2					
Common	stock, \$0.01	l par value	04/21/2003		S4		24,500	D	\$2.15		1,455	,343	I		See Footr	notes 1,2					
Common	stock, \$0.01	l par value	04/22/2003		S4		10,000	D \$1.99		9 1,445,343		,343	I		See Footnotes 1,2						
Common	mon stock, \$0.01 par value 05/06/2003		S4		600	D	D \$2.03		1,444,743		I		See Footnotes 1,2								
Common	stock, \$0.01	l par value	06/23/2003		S4		14,200	D	\$2.4		1,430	,543	I		See Footr	notes 1,2					
Common	stock, \$0.01	l par value	06/24/2003		S4		10,800	D	\$2.05		1,419	,743	I		See Footr	notes <sup>(1)(2)</sup>					
		Ta	able II - Deriva				d, Disposed o				wned										
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)	. Number	6. D Exp	ate Exercisable ar iration Date nth/Day/Year)	nd 7. An Se Un De Se	Title and nount of curities derlying rivative curity (Instr.	8. I De Se (In:	Price of erivative ecurity estr. 5)	9. Numb derivativ Securitiv Benefici Owned Followir Reporte Transac (Instr. 4)	ve es ially ng d tion(s)	10. Owners Form: Direct ( or Indir (I) (Inst	(D) Beneficial Ownership rect (Instr. 4)						

		Та	ble II - Derivat (e.g., p				options,	convertib	le sec					
1. Title of Derivative	2. Conversion	3. Transaction	3A. Deemed Execution Date,	4. Transaction	(5A)Nu	m <b>(10e)</b> r	Date Expertise blero Expiration D			a <b>6t</b> iares	8. Price of	9. Number of	10. Ownership	11. Nature
ESectamation	of Residence	\$Month/Day/Year)	if any	Code (Instr.	Deriv	ative	(Month/Day/)	(ear)	Securit	ies	Security	Securities	Form:	Beneficial
(Instr. 3) 1. Shares are l	Price of neld by Seneca	Capital, L.P. of whic	(Month/Pay/Year) h Seneca Capital Adv eneficial ownership o of such securities for	visors, LLC is t	Secul	rities eral Par	rtner. Douglas A	A. Hirsch is th	Underly e Managi	<b>ying</b> ng Member	(Instr. 5) of Seneca Ca	Beneficially publications, LI	Direct (D)	Ownership neca (Capital (Instr. 4) n admission
Advisors, LLC	Security glas	A. Hirsch disclaim be	eneficial ownership o	f these securitie	es(A) G	pt to the	e extent of its o	his pecuniar	Securit	thorein and	nothing in thi	is <b>Fellowing</b> ll be d	egmed to ba)aı	n admission
by any of then	n that they are t	he beneficial owner	of such securities for	purposes of Se	ctinisple	sedfor	any other purp	ose. The busii	neanad4)r	ess for Sene	ca Capital, L.	P <b>REPORTE</b> dCapital	Advisors, LL	C and
			loor, New York, NY		of (D)							Transaction(s)	. ,	
2. Column 5 in an exercise pr	ncludes warran ice of \$3.25 per	ts held by Seneca Ca share.	pital, L.P. to purchase	375,000 share	and 5	nin <del>d</del> n s	stock at an exer	cise price of \$	2.00 per	share and to	purchase an	addlaUnal 375,000	shares of con	nmon stock at
۱ ۱	' '			l				_			l			
								<u>D</u>	<u>puglas 1</u>	A. Hirsch	<u>, as</u>			
											r of Senec	<u>a</u>		
							Date	Expiratic Ca	<u>ipital A</u>	dvisors,	LLC, the	09/30/200	<u>3</u>	
					(A)	(D)	Exercisable	Date G	eneral F	Partner of	Seneca			
								Ca	<u>ipital, I</u>	<u>P.</u>		,		

\*\* Signature of Reporting Person

Date

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

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

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

 $<sup>^{\</sup>star}$  If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

<sup>\*\*</sup> Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).