BIOCRYST PHARMACEUTICALS INC

Form SC 13G/A February 12, 2004

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G

(Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1(b) (c) AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO 13d-2(b)

(Amendment No. 1)*

BIOCRYST PHARMACEUTICALS INC.

(Name of Issuer)

Common Stock

(Title of Class of Securities)

<u>09058V 10 3</u>

(CUSIP Number)

December 31, 2003

Check the app	ropriate box to designate the rule pursuant to which this Schedule is filed:
[_]	Rule 13d-1(b)
[<u>X</u>]	Rule 13d-1(c)
[_]	Rule 13d-1(d)
	r of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.
	In required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act the <i>Notes</i>).

CUSIP No. 09058V 10 3

1. NAMES OF REPORTING PERSONS

Exis Capital Management, Inc.

I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)

_	13-41989			
	CHECK THE APP	ROPRIATE BOX	K IF A MEMBER OF A GROUP*	(a) [_
				(b) [<u>X</u>
	SEC USE ONLY			
_	CITIZENSHIP O	R PLACE OF OF	RGANIZATION	 Delawar
_	NUMBER OF	5.	SOLE VOTING POWER	
	SHARES			
	BENEFICIALLY			
	OWNED BY			
	EACH			
	REPORTING			
	PERSON WITH			
		6.	SHARED VOTING POWER	1,314,635
			* With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.	
		7.	SOLE DISPOSITIVE POWER	(
		8.	SHARED DISPOSITIVE POWER	1,314,635
			* With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.	
	AGGREGATE A	MOUNT BENEF	ICIALLY OWNED BY EACH REPORTING PERSON * With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this	1,314,635

Amendment to Schedule 13G.

10.	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*	[_]
11.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 * With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.	7.4%
12.	TYPE OF REPORTING PERSON*	co
	*SEE INSTRUCTIONS BEFORE FILLING OUT!	

CUSIP No. 09058V 10 3

NAMES OF REPORTING PERSONS 1.

Adam D. Sender

I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)

(a) [F A MEMBER OF A GROUP*	PROPRIATE BOX	CHECK THE APP
(b) [<u>Y</u>			
			SEC USE ONLY
United States of Americ	ANIZATION	R PLACE OF OR	CITIZENSHIP O
	SOLE VOTING POWER	5.	NUMBER OF
			SHARES
			BENEFICIALLY
			OWNED BY
			EACH
			REPORTING
			PERSON WITH
1,314,635	SHARED VOTING POWER	6.	
	* With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.		
	SOLE DISPOSITIVE POWER	7.	
1,314,635	SHARED DISPOSITIVE POWER	8.	
	* With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.		

* With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.

10.	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*	[_]
11.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 * With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.	7.4%*
12.	TYPE OF REPORTING PERSON*	IN
	*SEE INSTRUCTIONS BEFORE FILLING OUT!	

CUSIP No. 09058V 10 3

1. NAMES OF REPORTING PERSONS

Exis Differential Trading, Ltd.

I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)

			13-41989
(a) [.	F A MEMBER OF A GROUP*	PROPRIATE BOX	CHECK THE APP
(b) [<u>></u>			
			SEC USE ONLY
British Virgin Island	ANIZATION	OR PLACE OF ORC	CITIZENSHIP O
	SOLE VOTING POWER	5.	NUMBER OF
			SHARES
			BENEFICIALLY
			OWNED BY
			EACH
			REPORTING
			PERSON WITH
1,138,316	SHARED VOTING POWER	6.	
	* With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.		
	SOLE DISPOSITIVE POWER	7.	
1,138,316	SHARED DISPOSITIVE POWER	8.	
	* With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.		
1,138,316	EIALLY OWNED BY EACH REPORTING PERSON * With respect to certain of these shares, the Reporting Person	MOUNT BENEFIC	AGGREGATE A

disclaims beneficial ownership as set forth in Item 4 of this

Amendment to Schedule 13G.

10.	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*	[_]
11.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 * With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.	6.4%
12.	TYPE OF REPORTING PERSON*	co
	*SEE INSTRUCTIONS BEFORE FILLING OUT!	

CUSIP No. 09058V 10 3

1. NAMES OF REPORTING PERSONS

Exis Differential Partners, L.P.

I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)

	13-41989	067		
C	CHECK THE APP	ROPRIATE BOX	X IF A MEMBER OF A GROUP*	(a) [
				(b) [<u>></u>
S	EC USE ONLY			
	CITIZENSHIP O	R PLACE OF OR	RGANIZATION	Delawai
N	UMBER OF	5.	SOLE VOTING POWER	
	SHARES			
BEI	NEFICIALLY			
C	OWNED BY			
	EACH			
R	REPORTING			
PE	RSON WITH			
		6.	SHARED VOTING POWER	1,138,316
			* With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.	
		7.	SOLE DISPOSITIVE POWER	
		8.	SHARED DISPOSITIVE POWER	1,138,316
			* With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.	
	AGGREGATE A	MOUNT BENEF	ICIALLY OWNED BY EACH REPORTING PERSON * With respect to certain of these shares, the Reporting Person	1,138,316

disclaims beneficial ownership as set forth in Item 4 of this

Amendment to Schedule 13G.

12.	TYPE OF REPORTING PERSON*	PN
11.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 * With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.	6.4%*
10.	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*	[_]

CUSIP No. 09058V 10 3

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	NAMES	116 060	といりていたにき	PERSONS
Ι.	IN/AIVIL AD	OF KIR		LEINOUND

Exis Differential Holdings, Ltd.

I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)

		436	98-01964	
(a) [_	IF A MEMBER OF A GROUP*	PROPRIATE BOX	CHECK THE APP	2.
(b) [<u>X</u>				
			SEC USE ONLY	3.
British Virgin Islands	OF ORGANIZATION		CITIZENSHIP O	- 4.
(SOLE VOTING POWER	5.	NUMBER OF	_
			SHARES	
			BENEFICIALLY	
			OWNED BY	
			EACH	
			REPORTING	
			PERSON WITH	
1,138,316	SHARED VOTING POWER	6.	PERSON WITH	
1,138,316	SHARED VOTING POWER SOLE DISPOSITIVE POWER	6. 7.	PERSON WITH	
			PERSON WITH	
(SOLE DISPOSITIVE POWER	7. 8.		– 9.
1,138,316	SOLE DISPOSITIVE POWER SHARED DISPOSITIVE POWER	7. 8. AMOUNT BENEF	AGGREGATE	9. — 10.
1,138,316	SOLE DISPOSITIVE POWER SHARED DISPOSITIVE POWER FICIALLY OWNED BY EACH REPORTING PERSON	7. 8. AMOUNT BENEF	AGGREGATE CHECK BOX	_

CUSIP No. 09058V 10 3

NAMES OF REPORTING PERSONS 1.

Exis Integrated International Fund, Ltd.

I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)

(a) [_	F A MEMBER OF A GROUP*	PPROPRIATE BOX	CHECK THE APP
(b) [<u>X</u>			
			SEC USE ONLY
Cayman Island	ANIZATION	OR PLACE OF OR	CITIZENSHIP O
	SOLE VOTING POWER	5.	NUMBER OF
			SHARES
			BENEFICIALLY
			OWNED BY
			EACH
			REPORTING
			PERSON WITH
160,569	SHARED VOTING POWER	6.	
	* With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.		
	SOLE DISPOSITIVE POWER	7.	
160,569	SHARED DISPOSITIVE POWER	8.	
	* With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.		

* With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.

10.	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*	[_]
11.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 * With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.	0.9%*
12.	TYPE OF REPORTING PERSON*	СО
	*SEE INSTRUCTIONS BEFORE FILLING OUT!	

CUSIP No. 09058V 10 3

1. NAMES OF REPORTING PERSONS

Exis Integrated Partners, L.P.

I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)

81-0569352

		352	81-05693
(a) [_	F A MEMBER OF A GROUP*	PROPRIATE BOX I	CHECK THE APP
(b) [<u>X</u>			
			SEC USE ONLY
Delawar	ANIZATION	OR PLACE OF ORG	CITIZENSHIP O
	SOLE VOTING POWER	5.	NUMBER OF
			SHARES
			BENEFICIALLY
			OWNED BY
			EACH
			REPORTING
			PERSON WITH
160,569	SHARED VOTING POWER	6.	
	* With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.		
	SOLE DISPOSITIVE POWER	7.	
160,569	SHARED DISPOSITIVE POWER	8.	
	* With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.		
160,569	IALLY OWNED BY EACH REPORTING PERSON * With respect to certain of these shares, the Reporting Person	AMOUNT BENEFIC	AGGREGATE AI

Amendment to Schedule 13G.

disclaims beneficial ownership as set forth in Item 4 of this

10.	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*	[_]
11.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 * With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.	0.9%*
12.	TYPE OF REPORTING PERSON*	PN
_	*SEE INSTRUCTIONS BEFORE FILLING OUT!	

CUS	IP No. 09058V 10 3			
1.	NAMES OF REPO	ORTING PERSON	IS	
	Exis Hol	dings, Ltd.		
I.F	R.S. IDENTIFICATION	NO. OF ABOVE	PERSONS (ENTITIES ONLY)	
	33-10224	133		
2.	CHECK THE APP	ROPRIATE BOX	IF A MEMBER OF A GROUP*	(a) [_]
				(b) [<u>X</u>]
3.	SEC USE ONLY			
- 4.	CITIZENSHIP O	R PLACE OF OR	RGANIZATION	Cayman Islands
_	NUMBER OF	5.	SOLE VOTING POWER	0
	SHARES			
	BENEFICIALLY			
	OWNED BY			
	EACH			
	REPORTING			
	PERSON WITH			
		6.	SHARED VOTING POWER	160,569
		7.	SOLE DISPOSITIVE POWER	0
		8.	SHARED DISPOSITIVE POWER	160,569
9.	AGGREGATE	AMOUNT BENE	FICIALLY OWNED BY EACH REPORTING PERSON	160,569
10.	СНЕСК ВОХ	IF THE AGGRE	GATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*	
- 11.	PERCENT OF	CLASS REPRES	SENTED BY AMOUNT IN ROW 9	0.9%
12.	TYPE OF REI	PORTING PERSO	ON*	СО

CUSIP No. 09058V 10 3

1. NAMES OF REPORTING PERSONS

Exis Capital, LLC

I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)

_	13-41992	12		
2.	CHECK THE APP	ROPRIATE BOX	X IF A MEMBER OF A GROUP*	(a) [_
				(b) [<u>X</u>
3.	SEC USE ONLY			
<u> </u>	CITIZENSHIP O	R PLACE OF OR	RGANIZATION	Delawar
_	NUMBER OF	5.	SOLE VOTING POWER	
	SHARES			
	BENEFICIALLY			
	OWNED BY			
	EACH			
	REPORTING			
	PERSON WITH			
		6.	SHARED VOTING POWER	1,298,885
			* With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.	
		7.	SOLE DISPOSITIVE POWER	(
		8.	SHARED DISPOSITIVE POWER	1,298,885
			* With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.	
– 9.	AGGREGATE AI	MOUNT BENEF	ICIALLY OWNED BY EACH REPORTING PERSON * With respect to certain of these shares, the Reporting Person	1,298,885

disclaims beneficial ownership as set forth in Item 4 of this

Amendment to Schedule 13G.

10.	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*	[_]
11.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 * With respect to certain of these shares, the Reporting Person disclaims beneficial ownership as set forth in Item 4 of this Amendment to Schedule 13G.	7.3%*
12.	TYPE OF REPORTING PERSON*	00
	*SEE INSTRUCTIONS BEFORE FILLING OUT!	

CUSIP No. 09058V 10 3

ltem	

(a) Name of Issuer:

Biocryst Pharmaceuticals Inc. (the "Issuer").

(b) Address of Issuer's Principal Executive Office:

2190 Parkway Lake Drive, Birmingham, Alabama 25344.

Item 2.

(a) Name of Persons Filing:

This Amendment to Schedule 13G is being filed on behalf of (1) Exis Capital Management, Inc. ("ECM"), a Delaware corporation, (2) Adam D. Sender, an individual who is a citizen of the United States of America ("Sender"), (3) Exis Differential Trading, Ltd. ("Foreign Feeder A"), a British Virgin Islands international business company, (4) Exis Differential Partners, L.P. ("Domestic Feeder A"), a Delaware limited partnership, (5) Exis Differential Holdings, Ltd ("Master Fund A")., a British Islands international business company, (6) Exis Integrated International Fund, Ltd. ("Foreign Feeder B"), a Cayman Islands exempt company, (7) Exis Integrated Partners, L.P. ("Domestic Feeder B"), a Delaware limited partnership, (8) Exis Holdings, Ltd. ("Master Fund B"), a Cayman Islands exempt company and (9) Exis Capital, LLC ("Exis Capital"), a Delaware limited liability company (collectively, ECM, Sender, Foreign Feeder A, Domestic Feeder A, Master Fund A, Foreign Feeder B, Domestic Feeder B, Master Fund B and Exis Capital are referred to herein as the "Reporting Persons").

ECM is the investment manager for Foreign Feeder A, Master Fund A, Foreign Feeder B and Master Fund B, and managed a separate account (the "Separate Account") for Guggenheim Portfolio Company XVII, LLC ("GPC") through December 31, 2003. As of the date of the filing of this Amendment, ECM no longer manages the Separate Account for GPC. Domestic Feeder A and Foreign Feeder A provide the working capital for Master Fund A. Domestic Feeder B and Foreign Feeder B provide the working capital for Master Fund B. Exis Capital is the general partner of Domestic Feeder A and Domestic Feeder B.

Sender is the sole shareholder of ECM, which serves as investment manager for Master Fund A, Master Fund B and served as investment manager for GPC through the Separate Account through December 31, 2003. As of the date of the filing of this Amendment, Sender no longer serves as investment manager for GPC through the Separate Account. In addition, Sender is the Managing Member and sole Member of Exis Capital, the general partner of Domestic Feeder A, which invests its partners' capital in Master Fund A and the general partner of Domestic Feeder B, which invests its partners' capital in Master Fund B.

(b) Address of Principal Business Office or if none, Residence:

	Each of ECM, Domestic Feeder A, Domestic Feeder B and Exis Capital has its principal office and principal business address at 875 Third Avenue, 29 th Floor, New York, NY 10022.
	Each of Foreign Feeder A and Master Fund A has its principal office and principal business address at: c/o Bison Financial Services Limited, P.O. Box 3460, Bison Court, Road Town, Tortola, British Virgin Islands.
	Each of Foreign Feeder B and Master Fund B has its principal office and principal business address at: c/o Caledonian Bank & Trust Ltd., P.O. Box 1043 G.T., George Town, Grand Cayman, Cayman Islands.
	(c) Citizenship:
	The citizenship of each Reporting Person is set forth in the first paragraph of Item 2(a) above.
	(d) Title of Class of Securities:
	Common stock, par value \$.01 (the "Common Stock").
	(e) CUSIP Number:
	09058V 10 3
3. I	f this Statement is Filed Pursuant to Rule 13d-1(b), or 13-d2(b) or (c), Check Whether the Person Filing is a:
(a)	[_] Broker or dealer registered under section 15 of the Act (15 U.S.C. 78o).
(b)	[_] Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c).
(c)	[_] Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c).

Item 3.

(d) [_]	Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8).
(e) [_]	An investment adviser in accordance with 240.13d- 1(b)(1)(ii)(E).
(f) [_]	An employee benefit plan or endowment fund in accordance with 240.13d-1(b)(1)(ii)(F).
(g) [_]	A parent holding company or control person in accordance with 240.13d-1(b)(1)(ii)(G)
(h) [_]	A savings association as defined in section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813).
(i) [_] Company Act c	A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment of 1940 (15 U.S.C. 80a-3).
(j) [_]	Group, in accordance with section 240.13d-1(b)(1)(ii)(J).
Item 4. O	wnership.
Provide the foll	owing information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.
(a)	Amount beneficially owned:
	ECM may be deemed to beneficially own 1,314,635 shares (7.4%) of Common Stock, consisting of 1,138,316 (6.4%) shares of Common Stock owned directly by Master Fund A, 160,569 (0.9%) shares of Common Stock owned directly by Master Fund B, and 15,750 (0.1%) shares held in the Separate Account through December 31, 2003.
	Sender may be deemed to beneficially own 1,314,635 shares (7.4%) of Common Stock, consisting of 1,138,316 (6.4%) shares of Common Stock owned directly by Master Fund A, 160,569 (0.9%) shares of Common Stock owned directly by Master Fund B, and 15,750 (0.1%) shares held in the Separate Account through December 31, 2003

Foreign Feeder A may be deemed to beneficially own 1,138,316 shares (6.4%) of Common Stock.

Domestic Feeder A may be deemed to beneficially own 1,138,316 shares (6.4%) of Common Stock.

Master Fund A beneficially owns 1,138,316 shares (6.4%) of Common Stock.

Foreign Feeder B may be deemed to beneficially own 160,569 shares (0.9%) of Common Stock.

Domestic Feeder B may be deemed to beneficially own 160,569 shares (0.9%) of Common Stock.

Master Fund B beneficially owns 160,569 shares (0.9%) of Common Stock.

Exis Capital may be deemed to beneficially own 1,298,885 shares (7.3%) of Common Stock.

Of the 1,314,635 shares of Common Stock held in the aggregate by Master Fund A, Master Fund B and GPC through the Separate Account through December 31, 2003, each of Sender, ECM, Exis Capital, Domestic Feeder A, Foreign Feeder A, Domestic Feeder B and Foreign Feeder B disclaims beneficial ownership with respect to those shares.

Of the 1,298,885 shares of Common Stock held by Master Fund A and Master Fund B in the aggregate, Exis Capital disclaims beneficial ownership with respect to those shares held by Master Fund A that may be deemed to be beneficially owned by Foreign Feeder A and those shares held by Master Fund B that may be deemed to be beneficially owned by Foreign Feeder B.

Master Fund B disclaims beneficial ownership of the 1,138,316 shares of Common Stock held by Master Fund A. In addition, each of Foreign Feeder A and Domestic Feeder A, disclaims beneficial ownership of those shares held by Master Fund A that may be deemed to be beneficially owned by Domestic Feeder A or Foreign Feeder A, respectively.

Master Fund A disclaims beneficial ownership of the 160,569 shares of Common Stock held by Master Fund B. In addition, each of Foreign Feeder B and Domestic Feeder B, disclaims beneficial ownership of those shares held by Master Fund B that may be deemed to be beneficially owned by Domestic Feeder B or Foreign Feeder B, respectively.

Each of Master Fund A and Master Fund B disclaims beneficial ownership of the 15,750 shares of Common Stock which were held in the Separate Account on behalf of GPC through December 31, 2003.

s 1	chares of Common Stock issued and outstanding on October 31, 2003, as set forth in the Issuer's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2003, filed with the Securities and Exchange Commission on November 12, 2003.
(c) Number of shares as to which the person has:
	(i) Sole power to vote or to direct the vote: See Item 5 of the Cover Pages to this Amendment to Schedule 13G.
	(ii) Shared power to vote or to direct the vote: See Item 6 of the Cover Pages to this Amendment to Schedule 13G.
	(iii) Sole power to dispose or to direct the disposition of: See Item 7 of the Cover Pages to this Amendment to Schedule 13G.
Item 5.	(iv) Shared power to dispose or to direct the disposition of: See Item 8 of the Cover Pages to this Amendment to Schedule 13G.Ownership of Five Percent or Less of a Class.
item 3.	Ownership of Five Fercent of Less of a Class.
	ement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more that at of the class of securities, check the following.
Item 6.	Ownership of More than Five Percent on Behalf of Another Person .
	Not Applicable.
Item 7. Company.	Identification and Classification of the Subsidiary which Acquired the Security Being Reported on by the Parent Holding
	Not applicable.

Item 8.	Identification and Classification of Members of the Group.	
	Not applicable.	
Item 9.	Notice of Dissolution of Group.	
	Not applicable.	
Item 10.	Certifications.	
the purpos	g below I certify that, to the best of my knowledge and belief, the securities se of or with the effect of changing or influencing the control of the issuer of n with or as a participant in any transaction having that purpose or effect.	
SIGNATU	URE	
After reas	onable inquiry and to the best of my knowledge and belief, I certify that the ct.	information set forth in this statement is true, complete
Dated: Fe	bruary 10, 2004	
		EXIS CAPITAL MANAGEMENT, INC.
		By /s/ Adam D. Sender Name: Adam D. Sender
		Title: President /s/ Adam D. Sender Adam D. Sender
		EXIS DIFFERENTIAL TRADING, LTD.
		By /s/ Jeffrey Ervine

1	C - Form SC 13G/A
	Name: Jeffrey Ervine Title: Director
	EXIS DIFFERENTIAL PARTNERS, L.P.
	EXIS CAPITAL, LLC, its general partner
	By /s/ Jeffrey Ervine Name: Jeffrey Ervine Title: Chief Operating Officer
	EXIS DIFFERENTIAL HOLDINGS, LTD
	By /s/ Jeffrey Ervine Name: Jeffrey Ervine Title: Director
	EXIS INTEGRATED INTERNATIONAL FUND, LTD.
	By /s/ Jeffrey Ervine Name: Jeffrey Ervine Title: Director
	EXIS INTEGRATED PARTNERS, L.P.
	EXIS CAPITAL, LLC, its general partner
	By /s/ Jeffrey Ervine Name: Jeffrey Ervine Title: Chief Operating Officer
	EXIS HOLDINGS, LTD.
	By /s/ Jeffrey Ervine Name: Jeffrey Ervine Title: Director
	EXIS CAPITAL, LLC

By /s/ Jeffrey Ervine

Title: Chief Operating Officer

Name: Jeffrey Ervine

EXHIBIT 1

AGREEMENT TO FILE A JOINT STATEMENT

Ву	their signatures,	the undersigned ag	ree to file a joint	Schedule 13G	and understand	that such statem	ent is filed by o	or on behalf of
each of them.								

Dated: February 10, 2004

Ву	/s/ Adam D. Sender
	: Adam D. Sender
Title:	President
	/s/ Adam D. Sender
Adam	D. Sender
EXIS	DIFFERENTIAL TRADING, LTD
Ву	/s/ Jeffrey Ervine
Name	: Jeffrey Ervine
Title:	Director
EXIS	DIFFERENTIAL PARTNERS, L.I
EXIS	CAPITAL, LLC,
its gen	neral partner
Ву	/s/ Jeffrey Ervine
	: Jeffrey Ervine
Title:	Chief Operating Officer
EXIS	DIFFERENTIAL HOLDINGS, LT
	/s/ Jeffrey Ervine
Ву	
	: Jeffrey Ervine
Name	: Jeffrey Ervine Director
Name Title: EXIS	<u>-</u>

Name: Jeffrey Ervine
Title: Director

EXIS INTEGRATED PARTNERS, L.P.

EXIS CAPITAL, LLC,
its general partner

By______/s/ Jeffrey Ervine
Name: Jeffrey Ervine
Title: Chief Operating Officer

EXIS HOLDINGS, LTD.

By_____/s/ Jeffrey Ervine
Name: Jeffrey Ervine
Title: Director

EXIS CAPITAL, LLC

By_____/s/ Jeffrey Ervine

Name: Jeffrey Ervine

Title: Chief Operating Officer