ALLIED DOMECQ PLC Form SC 13G February 17, 2004

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G

(Rule 13d-102)

INFORMATION STATEMENT PURSUANT TO RULES 13d-1 AND 13d-2

Under the Securities Exchange Act of 1934 (Amendment No.)

019121201

(Name of Issuer) Common Stock

(Title of Class of Securities)

ALLIED DOMECQ PLC

(CUSIP Number)

Check the following box if a fee is being paid with this statement [].

*The remainder 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 securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act 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 (however, see the Notes).

CUSIP	No. 019121201	13G	Page 2	of	6 Pages
1.	NAME OF REPORTING PERSON(S) S.S. OR I.R.S. IDENTIFICATIO	DN NO. OF ABOVE PERSON	(S)		
	Morgan Stanley IRS # 39-314-5972				
2.	CHECK THE APPROPRIATE BOX II	F A MEMBER OF A GROUP*	. ,	[[-

3. SEC USE ONLY

4. CITIZENSHII	P OR PLACE OF ORGANIZATION					
The state of	of organization is Delaware.					
NUMBER OF SHARES	5. SOLE VOTING POWER 0					
EACH	6. SHARED VOTING POWER 74,676,697					
REPORTING PERSON WITH	7. SOLE DISPOSITIVE POWER 0					
	8. SHARED DISPOSITIVE POWER 74,676,697					
9. AGGREGATE A	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
83,658,017						
10. CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*					
11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)						
7.56%						
12. TYPE OF REL						
IA, CO						
	*SEE INSTRUCTIONS BEFORE FILLING OUT!					
CUSIP No. 01912120	01 13G Page 3 of 6 Pages					
Item 1. (a)	Name of Issuer: ALLIED DOMECQ PLC					
(b)	Address of Issuer's Principal Executive Offices: THE PAVILIONS, BRIDGWATER ROAD BEDMINSTER DOWN, BRISTOL, BS13 8AR UNITED KINGDOM, XO					
Item 2. (a)	Name of Person Filing: Morgan Stanley					
(b)	Address of Principal Business Office, or if None, Residence: 1585 Broadway New York, New York 10036					
(c)	Citizenship:					
	Incorporated by reference to Item 4 of the cover page pertaining to each reporting person.					

			Edgar Fi	iling: ALI	LIED DOME	CQ PLC	- Forn	n SC 10	3G		
		(d)	Title of Class of Securities: Common Stock								
		(e)	CUSIP Nu 01912120								
Item	3.		Morgan S	Stanley	is a parent	t holding	g comp	any.			
CUSIP	No.	0191212	201		13-G			Page 4	of	6 I	Pages
Item	4.	Owner	ship.								
		Incorporated by reference to Items cover page.				ems (5) -	(5) - (9) and (11) of the				
		C	company of	E, and i	s filing sol ndirect ber usiness unit	neficial					
Item	5.	Owner	ship of E	Five Per	cent or Les	ss of a C	Class.				
		Inapp	olicable								
Item	6.	Owner	ship of N	More Tha	an Five Perc	cent on E	Behalf	of And	other	Pers	son.
		are k recei	nown to h pt of div	nave the vidends	discretion right to r from, or th account hold	receive c ne procee	or the eds fr	power om, the	to di e sale	irect e of	such
		See i	ltem 4 (a))							
Item	7.		Identification and Classification of the Subsidiary which Acquired the Security Being Reported on By the Parent Holding Company.								
Item	8.	Ident	Identification and Classification of Members of the Group.								
Item	9.	Notic	Notice of Dissolution of Group.								
Item	10.	Certi	fication.								
		belie ordin of an contr conne	ef, the senary cours nd do not col of the	ecuritie se of bu have th e issuer ch or as	ertify that, as referred asiness and as effect of a of such se a particip ct.	to above were not f changin ecurities	e were acqu ng or and	acqui: ired fo influen were no	red in or the ncing ot acc	n the e pui the quire	e rpose ed in

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Signature.

After reasonable inquiry and to the best of my knowledge and belief,

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I certify that the information set forth in this statement is true, complete and correct.

Date: February 15, 2004

Signature: /s/ Dennine Bullard

Name/Title Dennine Bullard /Vice President Morgan Stanley & Co. Incorporated MORGAN STANLEY

INDEX TO	EXHIBITS	PAGE

- EXHIBIT 1 Secretary's Certificate Authorizing Dennine Bullard 6 to Sign on behalf of Morgan Stanley
- * Attention. Intentional misstatements or omissions of fact constitute federal criminal violations (see 18 U.S.C. 1001).

EX-99.b SECRETARY'S CERTIFICATE

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EXHIBIT 1

MORGAN STANLEY

SECRETARY'S CERTIFICATE

I, Charlene R. Herzer, a duly elected and Assistant Secretary of Morgan Stanley, a corporation organized and existing under the laws of the State of Delaware (the "Corporation"), certify as follows:

- Donald G. Kempf, Jr. is the duly elected Executive Vice President, Chief Legal Officer and Secretary of the Corporation;
- (2) Pursuant to Section 7.01 of the Bylaws of the Corporation and resolutions approved by the Board of Directors of the Corporation on September 25,1998, the Chief Legal Officer is authorized to enter into agreements and other instruments on behalf of the Corporation and may delegate such powers to others under his jurisdiction; and
- (3) Donald G. Kempf signed a Delegation of Authority as of February 23, 2000, which authorized Dennine Bullard to sign reports to be filed under Section 13 and 16 of the

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Securities Exchange Act of 1934 on behalf of the Corporation. Such authorization is in full force and efect as of this date.

IN WITNESS WHEREOF, I have hereunto set my name and affixed the seal of the Corporation as of the 5th day of February, 2003.

Charlene R. Herzer Assistant Secretary