## Edgar Filing: UNITED PAN EUROPE COMMUNICATIONS NV - Form 5

## UNITED PAN EUROPE COMMUNICATIONS NV

Form 5 March 08, 2002

F O R M 5	U.S. SECURITIES AND EXCHANGE COMMISION Washington, D.C. 20549									
[ ] Check this box in no longer subject to Section 16. For 5 obligated may continue. [ ] Form 3 Holdings Form 4 Transaction Reported	t orm 4 tions Fil Reported	ed pursua	nt t 7(a)	o Section 3 of the Pubstion 30(f)	l6(a) of t olic Utili	he Secu ty Hold	ritie ing C	s Exchange ompany Act	Act of 1 of 1935	
1.Name and Address of Reporting Person*   				2.Issuer Name and Ticker or Trading Symbol     United Pan-Europe Communications NV   (UPCOY)						
(Last) (First) (MI)			3.IRS Identification   Number of Reporting   Person, if an entity   (Voluntary)			Year	/   0  (g 			
   (Street)     			       					ent, Date ( (Month/Yea:	(C)   (C)	
   Denver	СО	80237							F	
   (City) 	(State)	(Zip)		TABLE I -	- Non-Deri	vative	Secur	ities Acqu	ired, Dis	
  1.Title of Security   (Instr. 3)       		tion Da	ate /	3.Trans-   action   Code  (Instr.8)	Dispose (Instr.	d of (D 3, 4 & 	5)   (A)  or  (D)	 I		
	l						               		235,45	

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Reminder: Report on a separate line for each class securities owned directly or indirectly. \*If the form is filed by more than one reporting person, see Instruction 4(b)(v).

FORM 5 (continued) TABLE II - Derivative Securities Acquired, Disposed of, Beneficially (e.g., puts, calls, warrants, options, convertible securities)

				1.Tran-  5.Number of				7.Title an	8.E	
Derivative			saction			Exerc				
Security				Securitie	Date    (Month/Day/		Securities   (Instr. 3 & 4)			
(Instr. 3)										
		Day/		Disposed of (D) (Instr. 3, 4 & 5)						
		Year)								
1	Security						ar)			
1	1									.
							1		Amount or	
				(7)			-		Number of	
1	1	 	 	(A)	(D)	EXDI.	Date	 	Shares	 
			,, 			,	_	 		1
Series 1	1	1	· I I		I	1	1	Ordinarv	18,803,906	1
Convertible	e	i I			I	İ	İ	Shares A		i
Class A	I					İ	İ			i
Preference	I					1				1
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Explanation of Responses:

(1) Since the Reporting Person's last Report, 3,138,289 shares previously held indirectly through directly as a result of the Foundation being liquidated. Prior to such liquidation, during 2 1,758,681 Ordinary Shares A to persons who exercised stock options of the Issuer.

(2) Pusuant to the terms of the Preference Shares, the number of ordinary shares accretes at 8% p

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UGC Holdings, Inc.

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

By: /s/ Ellen P. Span

\*\*Signature of Repor Senior Vice Presi

Note: File three copies of this form, one of which must be manually signed.

If space provided is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are required to respond unless the form displays a currently valid OMB Number