
OMB APPROVAL

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U.S. SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 3

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or

Section 30((f) of the Investment Compar	ny Act of 1940)	
(Print or Type Responses)				
1. Name and Address of F				
Gardner	Annette	М.		
(Last)	(First)			
	3003 Terramar St. #1701			
	(Street)			
Fort Lauderdale	FL	33304		
(City)	(State)	(Zip)		
	ng Statement (Month/Day/Yea			
2/27/02				
	mber of Reporting Person,			
 Issuer Name and Ticket Cross Country, Inc. (
5. Relationship of Repor (Check all applicable				
[_] Director	[_]	10% Owner		
[x] Officer (give ti	tle below) [_] ()ther (specify	y below)	
6. If Amendment, Date of	Original (Month/Day/Year)			
	oup Filing (Check applicable			
[x] Form Filed by On	ne Reporting Person			
[_] Form Filed by Mo	ore than One Reporting Perso	on		
	n-Derivative Securities Ber			
			O Company Francis	
	2. Amount of Se		B. Ownership Form: Direct (D) or	
1. Title of Security (Instr. 4)	Beneficially (Instr. 4)	7 Owned	<pre>Indirect (I) (Instr. 5)</pre>	 Nature of Indirect Beneficial Ownership (Instr. 4)
Common Stock	4,000		D	

* If the Form is fil 5(b)(v).	ed by more	than one Repor	ting Person, see I	nstruction			
Reminder: Report on a s owned directl			s of securities benef	icially			
Potential persons who a in this form are not re valid OMB Number.							
varia one nambor.				(Over)			
			SEC	1473 (3-99)			
FORM 3 (continued)							
		ive Securities , convertible se	Beneficially Owned (ecurities)	e.g., puts,			
						5. Owner-	
			3. Title and Amount of Securities Underlying Derivative Security			ship Form of	
		Exercisable xpiration Date	(Instr. 4)		4. Conver-	Derivative Security:	
		h/Day/Year)		Amount or	4. Conver- sion or Exercise	Direct (D) or	6. Nature of Indirect
1. Title of Derivative		Expira- tion		Number of	Price of Derivative		Beneficial Ownership
Security (Instr. 4)			Title	Shares	Security		(Instr. 5)
Employee Stock Option	(1)	10/01/10	Common Stock	75,418	(2)	D	
(right to buy)							
Explanation of Response	s:						
(1) The option is subje	ct to the	vesting schedul	e set forth in the A	amended and			
Restated Cross Countr exercisable as to 28,	y, Inc.	Equity Partic	ipation Plan. The	option is			
exercisable as to 37,70 1, 2003, 56,563 shares	9 shares as	s of October 1,	2002, 47,136 shares a	s of April			
and 75,418 shares will							
(2) Pursuant to the Participation Plan, to							
\$10.78 per share, the \$16.17 per share, the \$21.56 per share, the \$26.96 per share and th \$32.35 per share.	second tra third tra fourth tra	anche of 25,404 anche of 25,404 anche of 5,557	shares will be exerce shares will be exerce shares will be exerce	sisable at sisable at sisable at			
Annette Gardner							
/s/ Annette Gardne			March 5,				
**Signature of Re			Date				
** Intentional missta Violations.	tements or	omissions of fa	cts constitute Federa	l Criminal			
See 18 U.S.C. 1001	and 15 U.	S.C. 78ff(a).					
Note: File three copie	s of this 1	Form, one of whi	ch must be manually s	igned.			

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 not required to respond unless the form displays a currently valid OMB Number.