SLAYMAN CAROLYN W

Form 4

November 25, 2008

November 23										
FORM	4 INITED STATE	C CECUDITIES A	ND EVCHA	NCF (COMMISSION	OMB AP	PROVAL			
Check this	OMILDSIAI		S SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549							
if no longe subject to Section 16	STATEMENT STATEMENT		F CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES							
Form 4 or Form 5 obligations may continue. See Instruction 1(b). Section 16. Section 17.										
(Print or Type Ro	esponses)									
	ldress of Reporting Person ** CAROLYN W	2. Issuer Name and Symbol			5. Relationship of Reporting Person(s) to Issuer					
		APPLIED BIOS' [ABI]	YSTEMS INC	C.	(Check all applicable)					
(Last)	(First) (Middle)	3. Date of Earliest Tr (Month/Day/Year)	ransaction		X Director Officer (give t	itle Othe	Owner r (specify			
APPLIED BIOSYSTEMS INC., 301 11/21/2008 MERRITT 7										
	(Street)	4. If Amendment, Da Filed(Month/Day/Year	_	6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person Form filed by More than One Reporting						
NORWALK,	, CT 06851-1070				Person	ore unum one riep	, or uning			
(City)	(State) (Zip)	Table I - Non-D	erivative Secur	ities Acc	quired, Disposed of,	or Beneficiall	y Owned			
1.Title of Security (Instr. 3)	any		iomr Disposed o (Instr. 3, 4 and	of (D) d 5) (A) or	(A) 5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)			
Applied Biosystems Group Common Stock Units	11/21/2008	D D		D <u>u</u>		D				
Applied Biosystems Group Common Stock	11/21/2008	D	16,757	D (2	2) 0	D				

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

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SEC 1474 (9-02)

 $\label{thm:convergence} \begin{tabular}{ll} Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned \\ (e.g., puts, calls, warrants, options, convertible securities) \end{tabular}$

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. Transactic Code (Instr. 8)	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)			7. Title and Amount Underlying Securitie (Instr. 3 and 4)	
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amo or Nun of Shar
Applied Biosystems Group Director Stock Options-Right to Buy	\$ 35.7344 (3)	11/21/2008		D	6,000 (3)	<u>(4)</u>	10/21/2009	Applied Biosystems Group Common Stock	6,0 <u>0</u>
Applied Biosystems Group Director Stock Options-Right to Buy	\$ 108.3125	11/21/2008		D	6,000 (<u>3)</u>	<u>(4)</u>	10/19/2010	Applied Biosystems Group Common Stock	6,0 <u>(</u>
Applied Biosystems Group Director Stock Options-Right to Buy	\$ 27.975 (3)	11/21/2008		D	8,000 (<u>3)</u>	<u>(4)</u>	10/18/2011	Applied Biosystems Group Common Stock	8,0 <u>(</u>
Applied Biosystems Group Director Stock Options-Right to Buy	\$ 20 (3)	11/21/2008		D	8,000 (<u>3)</u>	<u>(4)</u>	10/17/2012	Applied Biosystems Group Common Stock	8,0 <u>(</u>
Applied Biosystems Group	\$ 23.215 (3)	11/21/2008		D	7,500 (3)	<u>(4)</u>	10/16/2013	Applied Biosystems Group	7,5

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Director Stock Options-Right to Buy							Common Stock	
Applied Biosystems Group Director Stock Options-Right to Buy	\$ 18.905 (3)	11/21/2008	D	9,200 (<u>3)</u>	<u>(4)</u>	10/21/2014	Applied Biosystems Group Common Stock	9,
Applied Biosystems Group Director Stock Options-Right to Buy	\$ 35.985 (3)	11/21/2008	D	9,000 (<u>3)</u>	<u>(4)</u>	10/18/2017	Applied Biosystems Group Common Stock	9,
Applied Biosystems Group Director Stock Options-Right to Buy	\$ 23.25 (3)	11/21/2008	D	9,000 (<u>3)</u>	<u>(4)</u>	10/21/2015	Applied Biosystems Group Common Stock	9,
Applied Biosystems Group Director Stock Options-Right to Buy	\$ 33.74 (3)	11/21/2008	D	9,000 (<u>3)</u>	<u>(4)</u>	10/20/2016	Applied Biosystems Group Common Stock	9,

Reporting Owners

Reporting Owner Name / Address	Relationships					
1 0	Director	10% Owner	Officer	Other		
SLAYMAN CAROLYN W APPLIED BIOSYSTEMS INC. 301 MERRITT 7 NORWALK, CT 06851-1070	X					

Signatures

/s/ Thomas P. Livingston, Attorney-in-Fact for Carolyn W.
Slayman 11/25/2008

**Signature of Reporting Person Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

(1)

Reporting Owners 3

Date

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On November 21, 2008, the issuer was acquired by Invitrogen Corporation (renamed Life Technologies Corporation) pursuant to an Agreement and Plan of Merger dated as of June 11, 2008 (as amended, the "merger agreement"). All deferred units for shares of the issuer's Applied Biosystems Group common stock ("ABI stock") held by the reporting person at the time of the merger were converted into a right to receive merger consideration pursuant to the merger agreement. The merger consideration for the converted deferred units consists of 0.8261 shares of Life Technologies common stock (plus an additional cash payment of \$1.91 per share paid as a merger consideration adjustment due to the trading price of ABI stock during a period of time specified prior to the merger).

All shares of ABI stock held by the reporting person at the time of the merger described in Note 1 above were exchanged for merger consideration pursuant to the merger agreement. The merger consideration consists of the right to receive, at the election of each stockholder, either (1) \$17.10 in cash and 0.4543 of a share of Life Technologies common stock (plus an additional cash payment of

- (2) \$1.05 per share paid as a merger consideration adjustment due to the trading price of ABI stock during a specified period of time prior to the merger), (2) \$38 in cash, or (3) 0.8261 shares of Life Technologies common stock (plus an additional cash payment of \$1.91 paid as a merger consideration adjustment due to the trading price of ABI stock during a specified period of time prior to the merger), in the case of (2) and (3) subject to proration in accordance with the merger agreement.
 - Pursuant to the merger agreement, upon completion of the merger each outstanding award of options to purchase shares of ABI stock was converted into an award to purchase shares of Life Technologies Corporation common stock. Each new stock option award became an
- award to purchase shares of Life Technologies common stock in an amount equal to the product of (x) 0.8698, multiplied by (y) the number of shares of ABI stock underlying the stock option award outstanding as of closing (rounded down to the nearest share). The exercise price per share of each converted option is equal to the exercise price per share of the option prior to conversion divided by the exchange ratio of 0.8698 (rounded up to the nearest cent).
- All of these ABI stock options were fully vested and free from all restrictions upon the completion of the merger described in Note 1

 (4) above. Some of the options held by the reporting person and reported in Table II vested at various dates prior to the merger. Pursuant to the merger agreement, options that had not vested prior to the merger became fully vested upon completion of the merger.

Note: File three copies of this Form, one of which must be manually signed. If space 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.