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FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).
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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

OMB APPRC	VAL
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Reported Transaction(s) (Instr. 4)

1			2. Issuer Name and Ticker or Trading Symbol <u>ALIGN TECHNOLOGY INC</u> [ALGN]	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner
(Last) (First) C/O ALIGN TECHNOLOGY IN	(Middle) VINC.	3. Date of Earliest Transaction (Month/Day/Year) 10/27/2004	Officer (give title Other (specify below) below)	
881 MARTIN AVE			4. If Amendment, Date of Original Filed (Month/Day/Year)	6. Individual or Joint/Group Filing (Check Applicable Line)
(Street)				X Form filed by One Reporting Person
SANTA C	LARA CA	95050		Form filed by More than One Reporting Person
(City)	(State)	(Zip)		

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned															
1. Title of Security (Instr. 3)				2. Transaction Date (Month/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transaction Code (Instr. 8)		4. Securitie Disposed C 5)	s Acquired of (D) (Instr	l (A) or . 3, 4 and	5. Amount of Securities Beneficially Owned Following Reported		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership
						Code	v	Amount	(A) or (D)	Price		ction(s)		(Instr. 4)	
Common	Common Stock			10/27	7/2004	10/27/2004	Р		5,000	A	\$9.5	58	7,491	D	
Common	Stock			10/27	7/2004	10/27/2004	Р		25,000	A	\$9.6	6 612,491		D	
Common	Stock			10/27	7/2004	10/27/2004	Р		55,000	A	\$9.7	0.7 667,491		D	
Common	Stock			10/28	3/2004	10/28/2004	Р		253,000	Α	\$9.9	920,491		D	
Common	Stock		Ì	10/28	3/2004	10/28/2004	Р		5,000	A	\$9.7	8 925,491		D	
Common	Stock		Ì	10/28	3/2004	10/28/2004	Р		5,000	A	\$9.7	9 930,491		D	
Common	Stock			10/28	3/2004	10/28/2004	Р		5,000	A	\$9.8	8 935,491		D	
Common	Stock			10/28	3/2004	10/28/2004	Р		10,000	A	\$9.8	4 945,491		D	ĺ
Common	Stock			10/28	3/2004	10/28/2004	Р		10,000	A	\$9.8	5 955,491		D	ĺ
Common	Stock			10/28	3/2004	10/28/2004	Р		5,000	A	\$9.8	36 960,491		D	
Common Stock			10/28	3/2004	10/28/2004	Р		5,000	A	\$9.8	8 965,491		D		
Common Stock			10/28	3/2004	10/28/2004	Р		7,500	A	\$9.9	5 97	2,991	D		
Common	Common Stock			10/28	3/2004	10/28/2004	Р		2,500	A	\$9.9	6 97	5,491	D	
Common	Common Stock			10/28	3/2004	10/28/2004	Р		15,000	A	\$10	99	0,491	D	ĺ
Common Stock											313,851		Ι	By Lacob Trust	
Common Stock											2,760,260		Ι	By KPCB VIII ⁽¹⁾	
Common Stock											158,708		Ι	By KPCB VIII FF ⁽¹⁾	
Common Stock												81	1,032	Ι	By KPCB Life ⁽¹⁾
		Ta				urities Acqui ls, warrants,						Owned			
1. Title of Derivative Security (Instr. 3)	1. Title of Derivative 2. 3. Transaction 3A. Deen Derivative Conversion Date Executio Security or Exercise (Month/Day/Year) if any		3A. Deeme Execution	ned 4. n Date, Transactio Code (Inst		5. Number on of	6. Date Exercis Expiration Date (Month/Day/Yea		able and and ar)	7. Title and 8. Amount of De Securities Se		erivative ecurity nstr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)

Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)

Security (Instr. 3 and 4)

		Ta	ble II - Deriva (e.g., p					options,	convertit	ole sec					
1. Title of Derivative	2. Conversion	3. Transaction	3A. Deemed Execution Date,	C ode Transa		€A)Nu	m (150)r	Date 6x0ectisEbler Expiration D			of a®allolares tof	8. Price of Derivative	9. Number of derivative	10. Ownership	11. Nature of Indirect
Benjantation	of Regnigns	efMonth/Day/Year)	ifany	Code (Instr	Deriv	ative	(Month/Dav/)	(ear)	Securi	ties	Security	Securities	Form:	Beneficial
(Instr. 3)	Price of	tner of KPCB VIII A	(Month/Day/Year) Associates, L.P., a CA d KPCB VIII Founde	8) limited	partners	Secu	rities T	III Associates'). KPCB VII	Under	ying tes is the ge	(Instr. 5)	Beneficially	Direct (D)	Ownership
L.P., a CA lin	nited partnershi	p ("KPCB VIII") and	d KPCB VIII Founde	rs Fund	L.P., a C	Acqu	ted par	nership ("KPC	B VIII FF").	Deriva Me Laco	nve Alsalso age	eneral partner	Owned Herberg Byll As	or indirect	CA limited
partnership ("	KPCB VII Ass	ociates"). KPCB VII	Associates is the gei	ieral par	ther of F	Disto	bsed >CI	ences Zaibatsu	Fund II, L.P.	,aand 4¥	nited partne	rship ("KPCE	³ Reported Laco	b disclaims be	
ownership of	the shares of th	e Issuer's common s	tock held directly by	KPCB V	'III, KP	C&f (b)	I FF, K	PCB Life and t	he Lacob Tru	ist, excep	t to the exter	nt of any indi	re Transaction(s)	erest in his dist	ributive share
therein.							. 3, 4						(Instr. 4)		
						and 5)		Jo	senh S	Lacob_		10/28/200	4	
										1				Ē.	
				I					l ^^	Signatur	eAutriexeepon	ing Person	Date		
Reminder: F	eport on a se	parate line for eacl	h class of securities	benefic	ially ov	vned c	rectly	or indirectly.	1	1	Number				
			ng person, see Inst					Date	Expiration		of				
** Intentiona	misstatemer	ts or omissions of	acts constitute Fee	Code eral Cr	Winal V	riolatio	ns Se	Exercisable	Date 01 and 15	LS.C. 7	Shares				

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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