# Edgar Filing: SCOTT RANDALL I - Form 5

SCOTT RANDALL I Form 5 January 31, 2003

OMB APPROVAL

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# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

### FORM 5

#### ANNUAL STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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(h) of the Investment Company Act of 1940

- O Check box if no longer subject to Section 16.
  Form 4 or Form 5 obligations may continue.

  See Instruction 1(b).
- O Form 3 Holdings Reported

(City)

(State)

(Zip)

O Form 4 Transactions Reported

Name and Address of Reportin Person*	g 2.	Issuer Name and Ticker or Trading Symbol	3.	I.R.S. Identification Number of Reporting Person, if an entity (Voluntary)
Scott, Randall I.		First Interstate Bank (no ticker or trading symbol)		
(Last) (First) (Middle)			-	
	4.	Statement for Month/Year	5.	If Amendment, Date of Original (Month/Year)
1850 Wentworth		December 2002	_	N/A
(Street)	6.	Relationship of Reporting Person(s) to Issuer (Check All Applicable)	7.	Individual or Joint/Group Reporting (Check Applicable Line)
Billings, MT 59105		O Director X 10% Owner		o Form filed by On Reporting Person
-		O Officer (give title below)		X

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o	1 33	Form filed by More
		than One Reporting Person

<sup>\*</sup> If the form is filed by more than one reporting person, see instruction 4(b)(v).

Title of Security (Instr. 3)	2.	Transaction Date (Month/Day/Year)	Deemed Execution 3 Date, if any (Month/Day/Year)	3.	Code		sed of	f (D)	Owne at the Issue Fisca	rities ficially ed End of	6.	Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Nature of Indirect Beneficial Ownership (Instr. 4)
						Amount	(A) or (D)	Price					
Common Stock		11/25/02	N/A		G	15	D	0.00		29,601		I	By Self as Co-Trustee
Common Stock										2,412		I	By 401(k) Plan
Common Stock										21,951		I	By Spouse
Common Stock(1)									1,	119,792		I	By Self as Managing Partner
													of NBar5 L Partnership

							Disposed of, or Benef ns, convertible securit				
Seci	te of Derivative urity	2.	Conversion or Exercise Price of Derivative Security	3.	Transaction Date (Month/Day/Year)	3A.	Deemed Execution 4. Date, if any (Month/Day/Year)	Transaction Code (Instr. 8)	5.	Securities	(A) or Disposed
										(A)	(D)
						Pag					

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. Date Exercisal Expiration Da (Month/Day/Ye	te A ar) U S	itle and mount of Inderlying ecurities Instr. 3 and		Price of 9 Derivative Security (Instr. 5)	9. Number of Derivative Securities Beneficially Owned at End of Year (Instr. 4)		11. Nature of Indirect Beneficial Ownership (Instr. 4)	
Date Ex Exercisable	piration Date T	Num	unt or ber of ares					
Explanation of	Responses:							
Explanation of  1) Disclaims be		ership exc	cept to t	he extent of	Mr. Scott's pecuniary in	nterest in the partnershi	p.	
1) Disclaims be 2) NBar5 Limit	neficial own	ip, P.O. B	ox 65, 1	Ranchester, V	Mr. Scott's pecuniary in WY 82839, is a 10% ownership on Form 5 joint	vner of First Interstate I	BancSystem, Inc	
1) Disclaims be 2) NBar5 Limit	neficial own ed Partnersh I Statement	ip, P.O. B	ox 65, les In Be	Ranchester, Veneficial Owr	WY 82839, is a 10% ov	vner of First Interstate I	BancSystem, Inc	

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

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