### Edgar Filing: TRADESTATION GROUP INC - Form 4

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TRADESTA Form 4 May 22, 200	TION GROUP IN 8	١C									
FORM	14							OMB AF	PPROVAL		
	UNITED 5		CURITIES A Washington			NGE C	OMMISSION	OMB Number:	3235-0287		
Check thi if no long subject to Section 1 Form 4 o	ger <b>STATEM</b> 6. r		SECUR	RITIES			NERSHIP OF	Expires: Estimated a burden hou response			
Form 5 obligation may cont <i>See</i> Instru 1(b).	ns Section 17(a	) of the Publi		ding Cor	npan	y Act of	e Act of 1934, 1935 or Section 0	n			
(Print or Type F	Responses)										
1. Name and A CRUZ WIL	ddress of Reporting P LIAM R	Sym	ssuer Name <b>and</b> ool ADESTATIC			c	5. Relationship of Issuer	Reporting Pers			
		[TR	AD]				(Chec.	k all applicable	<i>;</i> )		
(Last) (First) (Middle) 3. Date of (Month/Date)				ransaction			X DirectorX 10% Owner Officer (give title Other (specify below) below)				
8050 SW 10 4000	TH STREET, SU	ITE 05/2	2/2008								
	(Street)		Amendment, Da (Month/Day/Yea	-	ıl		6. Individual or Jo Applicable Line) Form filed by O _X Form filed by M	ne Reporting Per	rson		
PLANTATI	ON, FL 33324						Person	nore than one ro	cporting		
(City)						-	uired, Disposed of		•		
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)		Code ear) (Instr. 8)	(Instr. 3,	ispose 4 and (A) or	d of (D) 5)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)			
Common			Code V	Amount	(D)	Price	(				
Stock, par value \$.01 per share	05/22/2008		S <u>(1)</u>	100	D	\$ 10.12	4,664,938	Ι	Partner (2)		
Common Stock, par value \$.01 per share	05/22/2008		S <u>(1)</u>	432	D	\$ 10.11	4,664,506	Ι	Partner (2)		
Common Stock, par value \$.01	05/22/2008		S <u>(1)</u>	268	D	\$ 10.1	4,664,238	Ι	Partner (2)		

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per share

05/22/2008	S <u>(1)</u>	200	D	\$ 10.08	4,664,038	I	Partner (2)
05/22/2008	S <u>(1)</u>	1,500	D	\$ 10.07	4,662,538	I	Partner (2)
05/22/2008	S <u>(1)</u>	1,100	D	\$ 10.06	4,661,438	Ι	Partner (2)
05/22/2008	S <u>(1)</u>	950	D	\$ 10.05	4,660,488	Ι	Partner (2)
05/22/2008	S <u>(1)</u>	2,050	D	\$ 10.04	4,658,438	Ι	Partner (2)
05/22/2008	S <u>(1)</u>	2,700	D	\$ 10.03	4,655,738	Ι	Partner (2)
05/22/2008	S <u>(1)</u>	800	D	\$ 10.02	4,654,938	Ι	Partner (2)
05/22/2008	S <u>(1)</u>	600	D	\$ 10.01	4,654,338	Ι	Partner (2)
05/22/2008	S <u>(1)</u>	600	D	\$ 10	4,653,738	Ι	Partner (2)
					200,000	Ι	Partner $(3)$
					850	I	Spouse (4)
	05/22/2008 05/22/2008 05/22/2008 05/22/2008 05/22/2008	05/22/2008 $S^{(1)}$	$05/22/2008$ $S^{(1)}_{(1)}$ $1,500$ $05/22/2008$ $S^{(1)}_{(1)}$ $1,100$ $05/22/2008$ $S^{(1)}_{(1)}$ $950$ $05/22/2008$ $S^{(1)}_{(1)}$ $2,050$ $05/22/2008$ $S^{(1)}_{(1)}$ $2,700$ $05/22/2008$ $S^{(1)}_{(1)}$ $800$ $05/22/2008$ $S^{(1)}_{(1)}$ $600$	05/22/2008       S <sup>(1)</sup> 1,500       D         05/22/2008       S <sup>(1)</sup> 1,100       D         05/22/2008       S <sup>(1)</sup> 950       D         05/22/2008       S <sup>(1)</sup> 2,050       D         05/22/2008       S <sup>(1)</sup> 2,700       D         05/22/2008       S <sup>(1)</sup> 800       D         05/22/2008       S <sup>(1)</sup> 600       D	05/22/2008       S(1)       1,500       D       \$10.07         05/22/2008       S(1)       1,100       D       \$10.06         05/22/2008       S(1)       950       D       \$10.07         05/22/2008       S(1)       2,050       D       \$10.07         05/22/2008       S(1)       2,050       D       \$10.07         05/22/2008       S(1)       2,050       D       \$10.03         05/22/2008       S(1)       800       D       \$10.03         05/22/2008       S(1)       600       D       \$10.02         05/22/2008       S(1)       600       D       \$10.02         05/22/2008       S(1)       600       D       \$10.02	05/22/2008S(1)1,500D $\stackrel{8}{10.07}$ 4.662,53805/22/2008S(1)1,100D $\stackrel{8}{10.06}$ 4.661,43805/22/2008S(1)950D $\stackrel{8}{10.04}$ 4.663,43805/22/2008S(1)2,700D $\stackrel{8}{10.01}$ 4.655,73805/22/2008S(1)800D $\stackrel{8}{10.02}$ 4.654,93805/22/2008S(1)600D $\stackrel{8}{10.01}$ 4.654,33805/22/2008S(1)600D $\stackrel{8}{10.01}$ 4.653,73805/22/2008S(1)600D $\stackrel{8}{10.01}$ 4.653,73805/22/2008S(1) $\stackrel{8}{10.01}$ $\stackrel{1}{10.02}$ $\stackrel{1}{10.03}$ $\stackrel{1}{10.03}$ 05/22/2008S(1) $\stackrel{1}{10.01}$ $\stackrel{1}{10.02}$ $\stackrel{1}{10.03}$ $\stackrel{1}{10.03}$ 05/22/2008S(1) $\stackrel{1}{10.01}$ $\stackrel{1}{10.02}$ $\stackrel{1}{10.03}$ $\stackrel{1}{10.03}$ 05/22/2008S(1) $\stackrel{1}{10.01}$ $\stackrel{1}{10.01}$ $\stackrel{1}{10.02}$ $\stackrel{1}{10.01}$ 05/22/2008S(1) $\stackrel{1}{10.01}$ $\stackrel{1}{10.01}$ $\stackrel{1}{10.01}$ $\stackrel{1}{10.01}$ 05/22/2008S(1) $\stackrel{1}{10.01}$ $\stackrel{1}{10.01}$ $\stackrel{1}{10.01}$ $\stackrel{1}{10.01}$ 05/22/2008 $\stackrel{1}{10.01}$ $\stackrel{1}{10.01}$ $\stackrel{1}{10.01}$ $\stackrel{1}{10.01}$ $\stackrel{1}{10.01}$ 05/22/2008 $\stackrel{1}{10.01}$ $\stackrel{1}{10.01}$ $\stackrel{1}{10.01}$ $\stackrel{1}{10.01}$ $\stackrel{1}{10.01}$ 05/22/2008 $\stackrel{1}{10.01}$ $\stackrel{1}{10.01}$ $\stackrel{1}{10.01}$ $\stackrel{1}{10.01}$ $\stackrel{1}{10.01}$ 05/22/2008 </td <td>05/22/2008S(!)1,500D<math>\stackrel{8}{10.07}</math>4.662,538I05/22/2008S(!)1,100D<math>\stackrel{8}{10.06}</math>4.661,438I05/22/2008S(!)950D<math>\stackrel{8}{10.06}</math>4.660,488I05/22/2008S(!)2,050D<math>\stackrel{8}{10.03}</math>4.658,438I05/22/2008S(!)2,700D<math>\stackrel{8}{10.03}</math>4.655,738I05/22/2008S(!)800D<math>\stackrel{8}{10.02}</math>4.654,338I05/22/2008S(!)600D<math>\stackrel{8}{10.01}</math>4.653,738I05/22/2008S(!)600D<math>\stackrel{8}{10.01}</math>4.653,738I05/22/2008S(!)600D<math>\stackrel{8}{10.01}</math>4.653,738I05/22/2008S(!)600D<math>\stackrel{8}{10.01}</math>4.653,738I05/22/2008S(!)600D<math>\stackrel{8}{10.01}</math>4.653,738I05/22/2008S(!)600D<math>\stackrel{8}{10.01}</math>4.653,738I05/22/2008S(!)600D<math>\stackrel{8}{10.01}</math>4.653,738I05/22/2008S(!)600D<math>\stackrel{8}{10.01}</math>4.653,738I05/22/2008S(!)<math>\stackrel{8}{10.01}</math><math>\stackrel{8}{10.02}</math><math>\stackrel{8}{10.01}</math><math>\stackrel{8}{10.02}</math><math>\stackrel{8}{10.01}</math>05/22/2008S(!)<math>\stackrel{8}{10.01}</math><math>\stackrel{8}{10.01}</math><math>\stackrel{8}{10.01}</math><math>\stackrel{8}{10.01}</math><math>\stackrel{8}{10.01}</math><math>\stackrel{8}{10.01}</math><math>\stackrel{8}{10.01}</math></td>	05/22/2008S(!)1,500D $\stackrel{8}{10.07}$ 4.662,538I05/22/2008S(!)1,100D $\stackrel{8}{10.06}$ 4.661,438I05/22/2008S(!)950D $\stackrel{8}{10.06}$ 4.660,488I05/22/2008S(!)2,050D $\stackrel{8}{10.03}$ 4.658,438I05/22/2008S(!)2,700D $\stackrel{8}{10.03}$ 4.655,738I05/22/2008S(!)800D $\stackrel{8}{10.02}$ 4.654,338I05/22/2008S(!)600D $\stackrel{8}{10.01}$ 4.653,738I05/22/2008S(!)600D $\stackrel{8}{10.01}$ 4.653,738I05/22/2008S(!) $\stackrel{8}{10.01}$ $\stackrel{8}{10.02}$ $\stackrel{8}{10.01}$ $\stackrel{8}{10.02}$ $\stackrel{8}{10.01}$ 05/22/2008S(!) $\stackrel{8}{10.01}$ $\stackrel{8}{10.01}$ $\stackrel{8}{10.01}$ $\stackrel{8}{10.01}$ $\stackrel{8}{10.01}$ $\stackrel{8}{10.01}$ $\stackrel{8}{10.01}$

Common Stock, par 100 D value \$.01 per share

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

Persons who respond to the collection of SEC 1474 information contained in this form are not (9-02)required to respond unless the form displays a currently valid OMB control number.

#### Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	4. Transacti Code (Instr. 8)	5. orNumber of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	Expiration D (Month/Day, e			le and int of rlying ities . 3 and 4)	8. Price of Derivative Security (Instr. 5)	9. Nu Deriv Secu Bene Owne Follo Repo Trans (Instr
			Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		

# **Reporting Owners**

Reporting Owner Name / Address				
	Director	10% Owner	Officer	Other
CRUZ WILLIAM R 8050 SW 10TH STREET SUITE 4000 PLANTATION, FL 33324	Х	Х		
WRCF I 1997 LTD PARTNERSHIP 8050 SW 10TH STREET SUITE 4000 PLANTATION, FL 33324		Х		
Signatures				

## Signatures

/s/ William R. Cruz, individually and as President of WRCF-I GP, Inc., the general partner of WRCF-I 1997 Limited Partnership

\*\*Signature of Reporting Person

05/22/2008

Date

## **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) The sales reported in this Form 4 were effected pursuant to a Rule 10b5-1 trading plan adopted by WRCF-I 1997 Limited Partnership on February 20, 2008.
- Shares owned by WRCF-I 1997 Limited Partnership, the 1% general partner of which is a Texas corporation that is wholly owned by
  (2) William R. Cruz and the 99% limited partner of which is William R. Cruz. WRCF-I 1997 Limited Partnership is a 10% owner of the issuer.
- (3) Shares owned by WRCF-II 1997 Limited Partnership, which is 100% beneficially owned by William R. Cruz. This partnership engaged in no purchase or sale transactions regarding the shares.
- (4) Shares owned by Patricia Cruz, wife of William R. Cruz. William R. Cruz disclaims beneficial ownership of the shares.

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.