## 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).

Shares

4

\$13.27

|Common Stock |

|Common Stock |

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(f) of the Investment Company Act of 1940

1. Name and Address of Reporting Person*				2. Issuer Name and Ticker or Trading Symbol						6. Relationship of Reporting Person(s)     to Issuer (Check all applicable)			
   HEAGLE 	JAMES	Н.	   	ACUITY BRANDS, INC. (AYI)									   
(Last) (First) (Middle)     C/O ACUITY BRANDS, INC.			ĺ f	3. I.R.S. Identi-   fication Number   of Reporting   Person, if an entity   (voluntary)   			4. Statement for   Month/Day/Year		[X] Officer (give [ ] Other(specify   title below)   below)				     
1170 PEACHTREE STREET, NE   SUITE 2400			į P				      5. If Amendment,   Date of Original   (Month/Year) 			Executive Vice President; President and CEO of Acuity Specialty Products  7. Individual or Joint/Group Filing (Check Applicable Line) [X]Form filed by One Reporting Person []Form filed by More than One Reporting Person			
(Street)     ATLANTA GEORGIA 30309   			9										
(City)	(State)	Zip	)										ĺ
  -  -		Table	I Non-De	rivative Se	curities	Acqui	red, D	isposed o	f, or	Beneficiall	y Owned		     
1. Title of S   (Instr. 3)       	,	2. Trans-     action     Date     (MM/     DD/     YY)	2A. Deemed Execution Date,if any (MM/ DD/ YY)	3. Trans- action Code (Instr	0   0	r Disp	osed o 3, 4	and 5)   Price	Se   Be   ia - at   Mo	mount of ecurities enefic- ally Owned t End of onth (Instr. and 4)	6. Ownership   Form:   Direct   (D) or   Indirect   (I)	7. Nature   of   Indirect   Bene-   ficial   Owner-   ship   (Instr.4)	     
     COMMON STOCK		' '		· · · · · · · · · · · · · · · · · · ·	:		 I		I  I 6		'  I D		-  I
COMMON STOCK							 			 249		      401(k)	
		 T	able II - D	erivative S						Beneficial securities)		========	=
1. Title of   Derivative   Security   (Instr.3) 		2. Conver- sion or Exercise Price of Deriv- ative Security	3. Trans-   action   Date   (MM/   DD/   YY)	3A.Deemed   Execu-   tion   Date,   if any   (MM/   DD/	Cod		ative s r. 8)   Acquire		Securities   ed (A) or   ed of (D)		6. Date Exerc-   isable and   Expiration   Date   (MM/DD/YY)		  -  -  -  -
		Security		YY)	Cod	e   	V	(A)		(D)   	Date Exercisable	Expira-   tion Date	 
EMPLOYEE STOC	K OPTIONS			1	I	I	I			l I		I	1
STOCK UNITS (	FN 3)	1 for 1	02/03/03	02/03/03	A			4(FN :	3)	 	(FN 3)	(FN 3)	 
 			 			 	I			 		 	 
 	ا		 			 	 			 		 	 
Amount of I Underlying S Securities ( (Instr. 3 and 4)		j Secu	vative	9. Number of Derivative Securities Beneficially Owned at End		   10       	For Der Sec Dir	Form of Derivative Security: Direct (D) or Indirect		11. Nature Indire Benefi Owners (Instr	ct   cial   hip		
Title   Amount or				(Inst	r. 4)		(In	(Instr. 4)			ļ		

234,448 (FN 2)|

393 (FN 3)|

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D

## Explanation of Responses:

- FN 1. Includes 890 performance-based, time-vesting restricted shares.
- FN 2. Represents total options held at various exercise prices and grant dates as of the Reporting Date.
- FN 3. Stock Units held in Acuity Brands Supplemental Deferred Savings Plan that will be paid in cash according to the plan's provisions. During the Reporting Period, dividends paid resulted in an increase of 4 units.

/s/ James H. Heagle 02/05/2003 \*\* Signature of Reporting Person

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

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

If space is insufficient, see Instruction 6 for procedure.