## FORM 5 Check this box if no longer

subject to Section 16. Form 4 or

See Instruction 1(b).

Form 3 Holdings Reported

Form 5 obligations may continue.

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## ANNUAL STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL

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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

Form 4 Transactions Reported	Troiding Com	pany rict or 173	5 of Section 5	o(ii) of the investmen	it Company 7							
1. Name and Address of Reporting Person*		2. Issuer Name	and Ticker or	Trading Symbol		5. Relat	5. Relationship of Reporting Person(s) to Issuer (Check all applicable)					
Bianco, Jr., Robert L.	Con-way Ir	ic. (CNW)				Director 10% Owner						
(Last) (First) (I	st) (Middle)			Year Ended (Month/I	Day/Year)		X Officer Other (specify below)					
2855 Campus Drive, Suite 300		12/31/2008				Senio	Senior Vice President					
(Street)		4. If Amendme (Month/Day		iginal Filed			6. Individual or Joint/Group Filing (Check Applicable Line)					
San Mateo, CA 94403 USA		, 				<ul><li>X Form filed by One Reporting Person</li><li>Form filed by More than One Reporting Person</li></ul>						
(City) (State) (2	tate) (Zip)			n-Derivative Secur	rities Acqui	red, Disposed of, or	sed of, or Beneficially Owned					
1. Title of Security (Instr. 3)	2. Transaction Date  (Month/	2A. Deemed Execution Date, if any	3. Transaction Code (Instr. 8)	4. Securities Acquire or Disposed of (D (Instr. 3, 4 and 5)			5. Amount of Securities Beneficially Owned at end of Issuer's	ship Inc Form: Be Direct Ov (D) or shi	7. Nature of Indirect Beneficial Owner- ship			
	Day/ Year)	(Month/ Day/ Year)		Amount	(A) or (D)	Price	Fiscal Year (Instr. 3 and 4)	Indirect (I) (Instr. 4)	(Instr. 4)			
Common Stock							14,481.0000	D				
Common Stock (1)	03/14/08		J	20.9037	A	\$47.42940	9,935.4378	I	by 401(k)			
Common Stock (1)	04/03/08		J	118.1233	A	\$50.02300	10,053.5611	I	by 401(k)			
Common Stock (1)	06/13/08		J	21.0172	A	\$47.83510	10,074.5783	I	by 401(k)			
Common Stock (1)	09/12/08		J	21.3079	A	\$47.28040	10,095.8862	I	by 401(k)			
Common Stock (1)	12/15/08		J	47.9055	A	\$21.07440	10,143.7917	I	by 401(k)			

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	action Date	3A. Deemed Execut - ion Date, if any	4. Trans- action Code (Instr. 8)	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		cisable and Securition Expiration Date Derivati		7. Title and Amount or Securities Underlyin Derivative Security (Instr. 3 and 4)	Securities Underlying Derivative Security		9. Number of Deriv- ative Secur- ities Bene- ficially Owned	10. Owner-ship Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Benefi- cial Owner- ship (Instr. 4)
		r car)	(Month/ Day/ Year)		(A)	(D)	Date Exer- cisable	Expira- tion Date	Title	Amount or Number of Shares	5)	at End of Year (Instr. 4)	(	
Series B Preferred Stock	(2)	04/03/08		J	6.5162		(2)	(2)	Common Stock	6.5162	\$152.10000	202.7679	I	by 401(k)
Series B Preferred Stock	(2)	07/01/08		J	8.6176		(2)	(2)	Common Stock	8.6176	\$152.10000	211.3855	I	by 401(k)

Explanation of Responses:

## See continuation page(s) for footnotes

\* 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.

By: Gary S. Cullen, Attorney-in-Fact For: Robert L. Bianco, Jr.

02/12/2009

\*\*Signature of Reporting Person

Date

- (1) These shares were acquired under the Con-way Retirement Savings Plan either as matching contributions or in lieu of cash dividends.
- These shares were acquired under the Con-way Retirement Savings Plan as matching contributions or in lieu of cash dividends on other Series B preferred. Each Series B share converts to 4.708 shares of common stock at the option of the Trustee. Upon termination of plan participation each Series B preferred share, with a market value of \$152.10, is converted to the equivalent number of common shares, but in no event fewer than 4.708 shares.