# Edgar Filing: SPECTRASITE INC - Form 4

## SPECTRASITE INC

### Form 4

## March 17, 2003

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549 FORM 4 STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

( ) Check this box if no longer subject to Section 16.

Form 4 or Form 5 obligations may continue. See Instructions 1(b).

1. Name and Address of Reporting Person David P. Tomick

400 Regency Forest Drive

Suite 400

NC, Cary 27511

k Option (Rig|

ht to Buy) |

- 2. Issuer Name and Ticker or Trading Symbol SpectraSite, Inc. (SPCS.OB)
- 3. IRS or Social Security Number of Reporting Person (Voluntary)
- 4. Statement for Month/Day/Year 3/12/2003
- 5. If Amendment, Date of Original (Month/Day/Year)
- 6. Relationship of Reporting Person(s) to Issuer (Check all applicable) ( ) Director ( ) 10% Owner (X) Officer (give title below) ( ) Other (specify below)

Executive Vice President, Chief Financial Officer and Assistant Secretary

- 7. Individual or Joint/Group Filing (Check Applicable Line)
  - (X) Form filed by One Reporting Person
  - ( ) Form filed by More than One Reporting Person

Table T	Non-Derivative	Securities	Acquired	Disposed (	of or	Reneficially	7 Owned
Table I	NON DELIVACIVE	DECULTITES	ACGULLEU,	DISPOSED (	OI, OI	Delietterati	/ Owned

1. Title of Security	2.  2A.	13.	4.Securities	Acquired (A)	5	.Amount of
I	Trans- Exe	c-  Trans	or Disposed	d of (D)		Securities
I	action uti	on  action				Beneficially
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	Date   Da	ite  Code V	Amount	D	Price	Reported Trans(s)

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Iable	TT	Derivative	Securities	Acquirea,	Disposed	OI,	OI	pelierrcrarr)	Ownea

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Derivative			Deeme	d Trans	-  rivativ	re Secu	cisabl	e and	of Underlying	of
Security	or Exer	action	1	actio	n  rities	Acqui	Expira	tion	Securities	vat
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	Deriva-	1	1	1	1		Date	Expir		
	tive	1	1	1	1	A/	Exer-	ation	Title and Number	
	Secu-	(Month,	/  (Mont)	n	1	D	cisa-	Date	of Shares	
	rity	Day/	/Day/	Code	V  Amount	]	ble	1		
	1	Year)	Year)	1 1	1		1	1		
Employee Sto	oc \$30.18	3/12/ :	2	A	277778	A	1  :	3/12/ C	ommon Stock   277778	

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### Explanation of Responses:

1. The options shall vest and become exercisable in the following manner: (i) 20% of the aggregate option shares as of the Grant Date; (ii) 1/36 of 50% of the aggregate option shares on each of the first thirty-six monthly anniversaries of the Grant Date;

and (iii) 30% of the aggregate option shares on the sixth anniversary of the Grant Date or sooner, in equal annual amounts for the fiscal years ending December 31, 2003, December 31, 2004 and December 31, 2005, subject to the achievement of certain annua SIGNATURE OF REPORTING PERSON

David P. Tomick

/s/ John H. Lynch, attorney-in-fact