ALLIANCE ONE INTERNATIONAL, INC. Form 11-K September 28, 2005

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 11-K

FOR ANNUAL REPORTS OF EMPLOYEE STOCK PURCHASE, SAVINGS AND SIMILAR PLANS PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

(Mark One)		
[X]	ANNUAL REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES	
	EXCHANGE ACT OF 1934 (NO FEE REQUIRED, EFFECTIVE	
	OCTOBER 7, 1996)	
	For the fiscal year ended	
	OR	
[]	TRANSITION REPORT PURSUANT TO SECTION 15 (d) OF THE	
. ,	SECURITIES EXCHANGE ACT OF 1934 (NO FEE REQUIRED)	
For the transition period from	to	
Commission file number	<u>33-48052</u>	

A. Full title of the plan and the address of the plan, if different from that of the issuer named

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below:

ALLIANCE ONE INTERNATIONAL, INC. PERSONAL ACCOUNT PLAN

B. Name of issuer of the securities held pursuant to the plan and the address of its principal executive office:

Alliance One International, Inc.

512 Bridge Street Danville, Virginia 24541

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REQUIRED INFORMATION

The following financial statements are furnished for the plan:

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Signature

Pursuant to the requirements of the Securities Exchange Act of 1934, the administrative committee has duly caused this annual report to be signed on its behalf by the undersigned hereunto duly authorized.

Alliance One International, Inc.

Personal Account Plan

By /s/ James A. Cooley

Date: September 28, 2005 James A. Cooley

Executive Vice President-Chief Financial Officer

REPORT OF INDEPENDENT AUDITORS

To the Plan Administrator
Alliance One International, Inc. Personal Account Plan (formerly DIMON Incorporated)

We have audited the accompanying statements of asset and liability of the Alliance One International, Inc. Personal Account Plan as of June 30, 2005 and 2004, and the related statements of changes in Plan liability accounts for the years ended June 30, 2005 and 2004. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the asset and liability of Alliance One International, Inc. Personal Account Plan at June 30, 2005 and 2004, and the changes in Plan liability accounts for the years ended June 30, 2005 and 2004, in conformity with accounting principles generally accepted in the United States of America.

/s/ Snead and Williams, P.L.L.C.

Snead and Williams, P.L.L.C.

Danville, Virginia

September 16, 2005

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STATEMENT OF ASSET AND LIABILITY

June 30, 2005 and 2004

		2005	2004
ASSET			
	Receivable from Alliance One International, Inc.	\$1,719,651	\$1,891,600
	(Cost \$1,719,651, 2005 and \$1,891,600, 2004)	======	======
LIABILITY			
	Plan liability accounts	\$1,719,651	\$1,891,600
		=======	=======

The accompanying notes are an integral part of these financial statements.

STATEMENT OF CHANGES IN PLAN LIABILITY ACCOUNTS

For the Years Ended June 30, 2005 and 2004

	2005	2004
ADDITIONS		
Beginning of year amount	\$1,891,600	\$2,075,257
Interest income	55,780	41,431
Participant contributions	298,585	401,213
	2,245,965	2,517,901
DEDUCTIONS		
Participant withdrawals	526,314	626,301
DI 1' 1'''		
Plan liability accounts at end of year	\$1,719,651	\$1,891,600
	======	=======

The accompanying notes are an integral part of these financial statements.

NOTES TO FINANCIAL STATEMENTS

Note A - Significant Accounting Policies
Basis of Accounting
The accounting records of the Plan are maintained on the accrual basis.
Valuation of Investment
The receivable from Alliance One International, Inc. is valued at current value. Current value represents contributions, plus interest at the announced rate, less payments in satisfaction of withdrawals.
Estimates
The preparation of financial statements in conformity with accounting principals generally accepted in the United States of America requires the Plan Administrator to make estimates and assumptions that affect reported amounts and disclosures. Accordingly, actual results may differ from those estimates.
Note B - Description of the Plan
The following description of the Alliance One International, Inc. Personal Account Plan (the "Plan") is provided for general information purposes only. Participants should refer to the Plan agreement for more complete information.
General
The Plan was renamed Alliance One International, Inc. Personal Account Plan concurrent with the merger of Standard Commercial Corporation on May 13, 2005, with and into DIMON Incorporated.

The Plan is a voluntary employee plan through which any eligible participant can loan funds to Alliance One International, Inc. ("Alliance One") for an indefinite period, in exchange for Alliance One's obligation to pay the employee interest on such funds until the loan is repaid by Alliance One on the employee's demand. The funds may be used by Alliance One for any corporate purpose and will be classified as general obligations of Alliance One with no special status. The funds are not held in trust and are subject to forfeiture should Alliance One be unable to repay

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the loans.

The purpose of the Plan is to provide a means for employees to maintain a flexible deposit arrangement and to receive interest income at rates competitive with those currently paid by banks or other institutions on short-term deposits. The Plan is not subject to the provisions of the Employee Retirement Income Security Act of 1974 ("ERISA"). Funds deposited with Alliance One are neither guaranteed nor insured by Alliance One nor any federal or state agency.

NOTES TO FINANCIAL STATEMENTS

Note B - Description of the Plan - Continued
Participation
Eligible employees may participate in the Plan. Eligibility is determined by the Administrator of the Plan.
Participant Contributions
Participants may contribute any amount to the Plan. Limitations, however, may be announced as to the total of future contributions which can be made by the participants.
Investments
Upon receipt of the participants' contributions, amounts are invested with Alliance One International, Inc. as a general creditor with interest earned at announced rates. The announced rate was an average rate of 3.08% and 2.00% per annum for the years ended June 30, 2005 and 2004, respectively.
Participants withdrawals
Participants may withdraw funds from the Plan at anytime upon notification to the Plan Administrator or designee. Amounts in participant accounts must be distributed when the participant is no longer eligible to participate in the Plan.
Plan Liability Accounts
A Plan liability account is a bookkeeping record that is used to reflect the participant's entitlement under the Plan Each Plan liability account represents an obligation of Alliance One International, Inc.
Vesting

Each participant will at all times have a 100% vested (nonforfeitable) interest in the receivable from Alliance One International, Inc. as to their respective balances of their contributions, net of withdrawals, with earned interest.

NOTES TO FINANCIAL STATEMENTS

Note B - Description of the Plan - Continued
Plan Expenses
All expenses of administering the Plan are paid by Alliance One International, Inc.
Plan Termination
The Plan may be modified or terminated at any time upon written notice to the participants. In the event the Plan terminates, the Administrator must distribute funds to satisfy all Alliance One International, Inc. obligations to the Plan.
Note C - Plan Participants
The number of participants at June 30, 2005 and 2004, was 46 and 57, respectively.
Note D - Income Tax Status
The Plan is not, and is not intended to be, qualified under Section 401 of the Internal Revenue Code. Consequently,

The Plan is not, and is not intended to be, qualified under Section 401 of the Internal Revenue Code. Consequently, an application for a favorable determination has not been filed with the Internal Revenue Service.

The Plan is not intended to be funded for federal income tax purposes, that is, no funds or other assets are segregated for the purpose of paying benefits under the Plan. All interest paid or credited to participant accounts is taxable to the participant for both Federal and State purposes, if applicable.