## SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

SCHEDULE 13D/A (Rule 13d-101)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a)

(Amendment No. 7)

			AMDOCS LIMITED				
			(Name of Issuer)				
	0r	dinary S	Shares, par value (po	ound)0.01			
		(Title	e of Class of Securit	ies)		-	
			G02602 10 3			_	
			(Cusip Number)				
			Wayne Wirtz, Esq. BC Communications Inc 175 East Houston San Antonio, TX 78205 (210) 351-3736				
			ess, and Telephone Nu Receive Notices and C			-	
			September 5, 2002				
	(Date of E	vent Whi	ich Requires Filing o	of This St	tatement)	-	
the	acquisition which i edule because of Rul	s the su	ously filed a stateme ubject of this Schedu (e), 13d-1(f) or 13d-	ıle 13D ar	nd is filing th	is	
			nued on following pag (Page 1 of 11 Pages)	jes)			
 CUSI	 P NO. G02602 10 3		13D/A		Page 2 of 11	 Page	 es
	NAME OF REPORTI S.S. OR I.R.S.	IDENTIF:	CATION NO. OF ABOVE	PERSON	COMMUNICATIONS 43-13	0188	33
			BOX IF A MEMBER OF A		(a) (b)		
3	SEC USE ONLY						
4	SOURCE OF FUNDS AF						
 5	CHECK BOX IF DI IS REQUIRED PUR	SCLOSURE SUANT TO	OF LEGAL PROCEEDING O ITEM 2(d) or 2(e)	SS		[	]
 6	CITIZENSHIP OR	PLACE OF	ORGANIZATION		De.	lawa	are
			SOLE VOTING POWER				0
	BENEFICIALLY OWNED BY EACH PEPORTING	8 9	SHARED VOTING POWER * Does not include SOLE DISPOSITIVE POW	3,180,688	20,654 3 non-voting Sh	,	

10 SHARED DISPOSITIVE POWER

23,834,826

**PERSON** 

	WITH	
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	23,834,826
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	[ ]
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	11.1%
14	TYPE OF REPORTING PERSON	НС

CUSI	IP NO. G02602 10 3		13D/A I	Page 3 of 11 Pages
1		. IDENTI	FICATION NO. OF ABOVE PERSON	C INTERNATIONAL, INC. 43-1380735
2		ROPRIATE	BOX IF A MEMBER OF A GROUP	(b) [ ]
3	SEC USE ONLY			
4	SOURCE OF FUN	WC		
5	CHECK BOX IF IS REQUIRED P	[ ]		
6	CITIZENSHIP OR PLACE OF ORGANIZATION			Delaware
	NUMBER OF SHARES	7	SOLE VOTING POWER	0
	BENEFICIALLY OWNED BY EACH	8 9	SHARED VOTING POWER * Does not include 3,180,68 SOLE DISPOSITIVE POWER	20,654,138* 88 non-voting Shares. 0
	REPORTING PERSON WITH	10	SHARED DISPOSITIVE POWER	23,834,816
11	AGGREGATE A BY EACH REP	23,834,826		
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			[ ]
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)			1) 11.1%
· 14	TYPE OF REP	ORTING P	PERSON	CO

CUSIF	NO. G02602 10 3		13D/A	Page 4 of 11 Pages
 1	NAME OF REPORTI S.S. OR I.R.S.	NG PERS	SON SBC FICATION NO. OF ABOVE PERSON	
	CHECK THE APPRO	PRIATE	BOX IF A MEMBER OF A GROUP	(a) [ ] (b) [ ]
	SEC USE ONLY			
4	SOURCE OF FUNDS	;		WC
	IS REQUIRED PUR	SCLOSUF	RE OF LEGAL PROCEEDINGS O ITEM 2(d) or 2(e)	[ ]
6	CITIZENSHIP OR	PLACE (	OF ORGANIZATION	Delaware
	NUMBER OF SHARES	7	SOLE VOTING POWER	0
	BENEFICIALLY OWNED BY	8	SHARED VOTING POWER	12,745,823
	EACH REPORTING	9	SOLE DISPOSITIVE POWER	0
	PERSON WITH	10	SHARED DISPOSITIVE POWER	12,745,823
.1	AGGREGATE AMOL BY EACH REPORT	ING PER	FICIALLY OWNED	12,745,823
	CHECK BOX IF T ROW (11) EXCLU	IDES CER	RTAIN SHARES	[ ]
 13	PERCENT OF CLA	SS REPF	RESENTED BY AMOUNT IN ROW (11	5.9%
 14	TYPE OF REPORT			C0

## AMENDMENT NO. 7 TO SCHEDULE 13D RELATING TO ORDINARY SHARES OF AMDOCS LIMITED

This statement on Schedule 13D filed on February 22, 2000 (the "Original 13D"), as amended by Amendment No. 1 to Schedule 13D filed on February 22, 2001, Amendment No. 2 to Schedule 13D filed on February 27, 2001, Amendment No. 3 to Schedule 13D filed on June 21, 2001, Amendment No. 4 to Schedule 13D filed on December 7, 2001, Amendment No. 5 to Schedule 13D filed on December 7, 2001, and Amendment No. 6 to Schedule 13D filed on January 31, 2002, by SBC Communications Inc. ("SBC") is hereby further amended to report the disposition of shares of Amdocs Limited (the "Company").

## Item 1. Security and Issuer

This statement relates to the Ordinary Shares, par value (pound)0.01 (the "Shares"), of Amdocs Limited, a company organized under the laws of the Island of Guernsey. The Shares trade on the New York Stock Exchange under the symbol "DOX". The principal executive office of the Company is Suite 5, Tower Hill House Le Bordage, St. Peter Port, Island of Guernsey, GY1 3QT Channel Islands.

## Item 2. Identity and Background

(c) The name, and principal occupations of each executive officer and director of SBC and SBC International, Inc. are set forth in Exhibits I and 2 hereto, respectively, and incorporated herein by reference. The principal business address for the named individuals on Exhibits 1 and 2 is 175 E. Houston, San Antonio, Texas, 78205, USA.

## Item 4. Purpose of Transaction

Since the filing of Amendment No. 6 on January 31, 2002, SBC has disposed of 2,295,110 Shares through open market sales and employee bonuses. In addition, the irrevocable proxy granted by Amdocs International Limited to SBCI to vote 10,000,000 Shares expired on June 11, 2002.

Page 6 of 11 Pages

#### 

- (a) SBCI beneficially owns 23,834,826 Shares representing 11.1% of the outstanding ordinary Shares class. SBCO beneficially owns 12,745,823 Shares representing 5.9% of the outstanding ordinary Shares class. As of June 30, 2002, the capital structure of the Company consists of 215,521,000 Shares (according to Form 6-K filed by the Company on August 15, 2002). SBC possesses ultimate beneficial ownership of the reported Shares by virtue of its ownership of SBCI and SBCO.

## 

Does not include 3,180,688 Shares that are non-voting so long as they are directly or indirectly owned by SBC. Each non-voting Share will convert into one Share with voting rights upon its sale.

- 2 Each of SBC and SBCI has ultimate control over these Shares by virtue of their ownership of SBCO.
- (c) During the past sixty days, SBCI disposed of Shares as follows:

Type of Transaction	Number of Shares	Average Price Per Share	-
en Market Sales	300,000	\$9.22	
	345,000	\$9.03	
	503,000	\$8.95	
	46,200	\$8.50	
	71,500	\$8.34	
	147,000	\$8.01	
	50,000	\$7.25	
	778,500	\$6.95	
	of Fransaction en Market Sales	of of Shares Transaction  en Market Sales 300,000  345,000  503,000  46,200  71,500  147,000  50,000	of of Shares Per Share Fransaction  en Market Sales 300,000 \$9.22  345,000 \$9.03  503,000 \$8.95  46,200 \$8.50  71,500 \$8.34  147,000 \$8.01  50,000 \$7.25

Page 7 of 11 Pages

- (d) None.
- (e) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

In June 1998, SBC granted Amdocs phantom units convertible on a one-for-one basis into Shares to officers of SBC including James Kahan, a director of the Company, subject to vesting. As of August 26, 2002, 24,219 Amdocs phantom units remain undistributed, all of which are vested but deferred.

## Item 7. Material to be Filed as Exhibits

Exhibit No. Description

- Directors and Executive Officers of SBC Communications Inc.
- Directors and Executive Officers of SBC International, Inc.

## SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

SBC COMMUNICATIONS INC.

Dated: September 6, 2002 By: /s/ James S. Kahan

James S. Kahan

Senior Executive Vice President -

Corporate Development

SBC INTERNATIONAL, INC.

Dated: September 6, 2002 By: /s/ James S. Kahan

James S. Kahan

Executive Vice President - Development

SBC OPTION DELIVERY, LLC

By SBC Hedging Management, LLC Manager of SBC Option Delivery, LLC

Dated: September 6, 2002 By: /s/ Hal E. Rainbolt

Hal E. Rainbolt

Director, SBC Hedging Management, LLC

Directors AND EXECUTIVE OFFICERS OF SBC Communications Inc. AS OF AUGUST 30, 2002

Name **DIRECTORS** 

Edward E. Whitacre, Jr.

Gilbert F. Amelio

Clarence C. Barksdale

James E. Barnes

August A. Busch III

William P. Clark

Martin K. Eby, Jr.

Herman E. Gallegos

Jess T. Hay

James A. Henderson

Bobby R. Inman

Charles F. Knight

Lynn M. Martin

John B. McCoy

Mary S. Metz

Toni Rembe

S. Donley Ritchey

Joyce M. Roche

Carlos Slim Helu

Laura D'Andrea Tyson

Patricia P. Upton

Name **OFFICERS** 

Edward E. Whitacre, Jr.

Stanley T. Sigman

James W. Callaway John H. Atterbury III William M. Daley Randall L. Stephenson

Karen E. Jennings

James D. Ellis

Present Principal Occupation or Employment

Chairman of the Board and Chief Executive

**Officer** 

Director (Chairman and Chief Executive

Officer, Beneventure Capital;

Senior Partner, Sienna Ventures)

Director (Member, Board of Trustees,

Washington University)

Director (Chairman of the Board, President

and Chief Executive Officer,

MAPCO Inc., Retired)

Director (Chairman of the Board,

Anheuser-Busch Companies, Inc.)

Director (Senior Counsel, Clark, Cali and

Negranti, Attorneys at Law)

Director (Chairman of the Board and Chief

Executive Officer, The Eby

Corporation)

Director (Independent Management

Consultant)

Director (Chairman, HCB Enterprises Inc;

Chairman of the Texas Foundation

for Higher Education)

Director (Retired Chairman and Chief

Executive Officer, Cummins Inc.)

Director (Admiral, United States Navy,

Retired)

Director (Chairman of the Board, Emerson

Electric Co.)

Director (Chair of the Council for the

Advancement of Women; Advisor to

the Firm, Deloitte & Touche LLP;

Professor, J.L. Kellogg Graduate School of Management, Northwestern University)

Director (Retired Chairman and Chief

Executive Officer, BANK ONE CORPORATION)

Director (President, S.H. Cowell

Foundation)

Director (Partner, Pillsbury Winthrop LLP)

Director (Managing Partner, Alpine

Partners)

Director (President and Chief Executive

Officer, Girls Incorporated) Director (Chairman of the Board, Carso

Global Telecom, S.A. de C.V.;

Chairman of the Board, Telefonos de Mexico, S.A. de C.V.; Chairman of the Board, America Movil, S.A. de C.V.)

Director (Dean, London Business School,

London, England)

Director (President and Chief Executive

Officer, Aromatique, Inc.)

Page 10 of 11 Pages

Position

Chairman of the Board and Chief Executive

**Officer** 

Group President and Chief Operating

Officer

**Group President** 

Group President - Strategic Processes

President

Senior Executive Vice President and Chief

Financial Officer

Senior Executive Vice President and

General Counsel

Senior Executive Vice President --

**Human Resources and Communications** 

James S. Kahan

Rayford Wilkins, Jr.

Senior Executive Vice President --Corporate Development Group President

# Directors AND EXECUTIVE OFFICERS OF SBC INTERNATIONAL, Inc. AS OF AUGUST 30, 2002

Name Present Principal Occupation or Employment

**DIRECTORS** 

Drew A. Roy Chairman of the Board

James W. Callaway Director
Karen E. Jennings Director
James S. Kahan Director
Wayne Watts Director

**OFFICERS** 

Shawn McKenzie Mark Royse

James N. Wilson James S. Kahan

John B. Gibson

Jim G. McGuire

Wayne Watts

Drew A. Roy

Lloyd E. Kelley
Richard McCormick

Chairman of the Board
President - Europe
President SBCI-Taiwan

President - Telkom South Africa

President SBCI - Mexico President SBCI-Denmark

Executive Vice President - Development Senior Vice President and Secretary Vice President, General Counsel and

Assistant Secretary
Vice President - Finance

Vice President - Finance Vice President - Development

Vice President - Taxes

Treasurer

Assistant Secretary Assistant Treasurer

Jonathan Klug Rick L. Moore John J. Stephens Michael J. Viola Kristin J. Blomquist