

ATRION CORP

Form SC 13G

February 17, 2005

<!DOCTYPE HTML PUBLIC "-//W3C//DTD HTML 4.0 Transitional//EN">

<HTML><HEAD>

<META content="text/html; charset=windows-1252" http-equiv=Content-Type>

<META content="MSHTML 5.00.2722.2800" name=GENERATOR></HEAD>

<BODY><FONT size=2>

<P>&lt;SUBMISSION&gt;</P>

<P>&lt;TYPE&gt; SC 13G</P>

<P>&lt;LIVE&gt;</P>

<P>&lt;DOCUMENT-COUNT&gt; 1</P>

<P>&lt;NOTIFY-INTERNET&gt; OAKFOREST@BLOOMBERG.NET</P>

<P>&lt;SROS&gt; NASD</P>

<P>&lt;SUBJECT-COMPANY&gt;</P>

<P>&lt;CIK&gt; 000701288</P>

<P>&lt;NAME&gt; ATRION CORPORATION</P>

<P>&lt;IRS-NUMBER&gt; 63-0821819</P>

<P>&lt;/SUBJECT-COMPANY&gt;</P>

<P>&lt;FILER&gt;</P>

<P>&lt;CIK&gt; 0001077555</P>

<P>&lt;CCC&gt; ac@9iuhv</P>

<P>&lt;/FILER&gt;</P>

<P>&lt;NEW-EDGAR-CONTACT&gt;</P>

<P>&lt;NAME&gt; JAY WEINSTEIN</P>

<P>&lt;PHONE&gt; 301 530 9201</P>

<P>&lt;STREET1&gt; 9705 CARMEL COURT</P>

<P>&lt;STREET2&gt; </P>

<P>&lt;CITY&gt; BETHESDA</P>

<P>&lt;STATE&gt; MD</P>

<P>&lt;ZIP&gt; 20817</P>

<P>&lt;/NEW-EDGAR-CONTACT&gt;</P>

<P>&lt;DOCUMENT&gt;</P>

<P>&lt;TYPE&gt; SC 13G</P>

<P>&lt;TEXT&gt;</P>

<P>SECURITIES AND EXCHANGE COMMISSION</P>

<P>Washington, D.C. 20549</P>

<P>SCHEDULE 13G</P>

<P>Under the Securities Exchange Act of 1934</P>

<P>(Amendment No. -----) \*</P>

<P>ATRION CORPORATION </P>

<P>CUSIP NUMBER 049904195</P>

<P>Common Stock</P>

<P>CUSIP NO. 049904195 13G PAGE 1 OF 4</P>

<P>1. NAME OF REPORTING PERSON-SS OR IRS IDENTIFICATION NO. OF ABOVE PERSON</P>

<P>Oak Forest Investment Management, Inc., 52-1947554</P>

<P>2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP</P>

<P>N/A</P>

<P>3. SEC USE ONLY</P>

<P>4. CITIZENSHIP OR PLACE OF ORGANIZATION</P>

<P>9705 CARMEL COURT</P>

<P>Bethesda, MD 20817</P>

<P>NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORT PERSON WITH:</P>

<P>5. SOLE VOTING POWER: 123,629</P>

<P>6. SHARED VOTING POWER: 0</P>

<P>7. SOLE DISPOSITIVE POWER: 123,629</P>

<P>8. SHARED DISPOSITIVE POWER: 0</P>

<P>9. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON</P>

<P>123,629</P>

<P>&nbsp;</P>

<P>10. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDED CERTAIN SHARES </P>

<P>N/A</P>

<P>11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9</P>

<P>7.3%</P>

<P>12. TYPE OF REPORTING PERSON</P>

<P>IA</P>

<P>&nbsp;</P>

<P>Item 1 (a) Name of Issuer: ATRION Corporation</P>

<P>Item 1 (b) Address of Issuer's Principal Executive Offices: One Allentown  
Parkway, Allen, TX 75002</P>

<P>Item 2 (a) Name of Person Filing: Oak Forest Investment Management, Inc.</P>

<P>Item 2 (b) Address of Principal Business Office; 9705 Carmel Court</P>

<P>Bethesda, MD 20817</P>

<P>Item 2 (c) Citizenship: N/A</P>

<P>Item 2(d) Title of Class of Securities: Common Stock</P>

<P>Item 2 (e) CUSIP Number: 049904105</P>

<P>Item 3 This statement is filed pursuant to Rules 13d-13d-2(b) and the </P>

<P>filing person is an: (e) Investment Advisor registered under Section 203</P>

<P>of the Investment Advisors Act of 1940</P>

<P>Item 4 Ownership: (a) Amount beneficially owned: 126931</P>

<P>(b) Percent of Class: 7.4%</P>

<P>(c) Number of shares as to which such person has:</P>

<P>(i) sole power to vote or to direct the vote: 126931</P>

<P>(ii) shared power to vote or direct the vote: 0</P>

<P>(iii) sole power to dispose or direct the disposition of: 126931</P>

<P>(iv) shared power to dispose or direct the disposition of: 0</P>

<P>Item 5 Ownership of Five Percent or less of a Class: N/A</P>

<P>&nbsp;</P>

<P>&nbsp;</P>

<P>Item 6 Ownership of More than Five Percent on Behalf of Another person:

N./A</P>

<P>Item 7 Identification and Classification of the subsidiary which acquired  
the</P>

<P>Security Being Reported on parent Holding Company: N/A</P>

<P>Item 8 Identification and Classification of Members of the Group: N/A</P>

<P>Item 9 Notice of Dissolution of the Group: N/A</P>

<P>Item 10 Certification</P>

<P>By signing below, I certify that to the best of my knowledge and belief,  
the</P>

<P>securities referred to above were acquired in the ordinary course of  
business</P>

<P>and were not acquired for the purpose of and do not have the effect of </P>

<P>changing or influencing the control of the issuer of such securities and were  
</P>

<P>not acquired in connection with or as a participant in any transaction

having</P>

<P>such purposes or effect.</P>

<P>After reasonable inquiry and to the best of my knowledge and belief, I

certify</P>

<P>that the information set forth in this statement is true, complete and

correct.</P>

<P>January 21, 2005</P>

<P>Date</P>

<P>By \_\_\_\_\_</P>

<P>Signature</P>

<P>Jay M. Weinstein / President</P>

<P>Name/ Title</P>

<P>&nbsp;</P>

<P>&nbsp;</P>

<P>&nbsp;</P>

<P>&nbsp;</P>

<P>&nbsp;</P>

<P>&nbsp;</P>

<P>&nbsp;</P>

<P></P>

<P>&nbsp;</P>

<P>&lt;/TEXT&gt;</P>

<P>&lt;/DOCUMENT&gt;</P>

<P>&lt;/SUBMISSION&gt;</P></FONT></BODY></HTML>