WASHINGTON, D.C. 20549

FORM 11-K

[X] ANNUAL REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 [FEE REQUIRED]

For the fiscal year ended December 31, 2000

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 1-4982

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

NON-QUALIFIED STOCK PURCHASE PLAN OF COMMERCIAL INTERTECH CORP.

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

PARKER-HANNIFIN CORPORATION 6035 PARKLAND BOULEVARD CLEVELAND, OHIO 44124-4141

Non-Qualified Stock Purchase Plan of Commercial Intertech Corp.

Audited Financial Statements

Years Ended December 31, 2000, 1999 and 1998

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INDEPENDENT AUDITORS' REPORT

To the Participants and Board of Directors Parker-Hannifin Corporation Non-Qualified Stock Purchase Plan of Commercial Intertech Corp.

We have audited the statement of net assets available for benefits of the

Non-Qualified Stock Purchase Plan of Commercial Intertech Corp. (the "Plan") as of December 31, 2000, and the related statement of changes in net assets available for benefits for the year then ended. 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 audit. The statement of net assets available for benefits of the Plan as of December 31, 1999 and the statements of changes in net assets available for benefits for the periods ended December 31, 1999 and 1998 were audited by other auditors whose report dated March 23, 2000, expressed an unqualified opinion on those statements.

We conducted our audit in accordance with auditing standards generally accepted in the United States. Those standards require that we plan and perform the audit 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 audit provides a reasonable basis for our opinion.

As described in Note A to the financial statements, the Board of Directors of Commercial Intertech Corp., the Plan's sponsor, voted on March 22, 2000 to terminate the Plan, which became effective upon approval of the merger with Parker-Hannifin Corporation on April 11, 2000. In accordance with generally accepted accounting principles, the Plan has changed its basis of accounting used to determine the amounts at which investments are stated, from the going-concern basis to the liquidation basis for periods after April 11, 2000. Because the assets and liabilities of the plan were stated at fair market value prior to April 11, 2000, there is no adjustment to the financial statements in adopting the liquidation method of accounting. Therefore, the 2000 statement of changes in net assets is not segregated for the period prior to and after adoption of the liquidation basis of accounting. As of December 31, 2000, the Plan was completely liquidated.

In our opinion, the financial statements referred to above present fairly, in all material respects the net assets available for benefits of the Non-Qualified Stock Purchase Plan of Commercial Intertech Corp. as of December 31, 2000, and the changes in its net assets available for benefits for the year then ended, in conformity with accounting principles generally accepted in the United States.

Hausser + Taylor LLP Beachwood, Ohio March 21, 2001

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Report of Independent Auditors

Administrative Committee Non-Qualified Stock Purchase Plan of Commercial Intertech Corp.

We have audited the accompanying statement of net assets of the Non-Qualified Stock Purchase Plan of Commercial Intertech Corp. as of December 31, 1999, and the related statements of changes in net assets for each of the two years in the period ended December 31, 1999. 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 auditing standards generally accepted in the United States. Those standards require that we plan and perform the audit 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 net assets of the Non-Qualified Stock Purchase Plan of Commercial Intertech Corp. at December 31, 1999, and the changes in its net assets for each of the two years in the period ended December 31, 1999, in conformity with accounting principles generally accepted in the United States.

Our audits were performed for the purpose of forming an opinion on the financial statements taken as a whole. The Fund Information in the statements of net

assets and the statements of changes in net assets is presented for purposes of additional analysis rather than to present the net assets and changes in net assets of each fund. The Fund Information has been subjected to the auditing procedures applied in our audits of the financial statements and, in our opinion, is fairly presented in all material respects in relation to the financial statements taken as a whole.

Ernst & Young LLP Cleveland, Ohio March 23, 2000

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Non-Qualified Stock Purchase Plan of Commercial Intertech Corp.

Statements of Net Assets Available for Benefits

<TABLE> <CAPTION>

COAL HONY		DECEMBER 31		DECEMBER 31, 1999			
TOTAL	MONEY MARKET FUND	COMMON STOCK FUND		MONEY MARKET FUND	COMMERCIAL INTERTECH CORP. COMMON STOCK FUND		
<c> ASSETS</c>							
ASSEIS Accrued interest receivable 237	\$ 0	\$ O	\$ O	\$ 221	\$ 16	\$	
Investment in Money Market Fund 61,957	0	0	0	55,540	6,417		
Investment in Commercial Intertech Corp. common stock 72,382	0	0	0		72,382		
	0	0			78 , 799		
134,339					18,199		
Total assets 134,576	0	0			78,815		
LIABILITIES Distributions payable to participants	0	0	0	55 , 761	78,616		
134,377 Payable to the Company 199		0	0	0	199		
Total liabilities 134,576	0	0	0	55 , 761	78,815		
NET ASSETS AVAILABLE FOR BENEFITS 0	\$ O	\$ O	\$ O	\$0	\$ O	Ş	

</TABLE>

Non-Qualified Stock Purchase Plan of Commercial Intertech Corp.

Statements of Changes in Net Assets Available for Benefits

<TABLE>

<CAPTION>

				F(OR THE YEAR ENDED		
		CEMBER 31, 200	DECEMBER 31, 1999				
	MONEY MARKET			MONEY MARKET FUND	COMMERCIAL INTERTECH CORP. COMMON STOCK FUND		
TOTAL							
<pre><s> <c> <c> <c> <c> <c> <c> <c> <c> <c> <c< td=""><td><c></c></td><td><c></c></td><td><c></c></td><td><c></c></td><td><c></c></td></c<></c></c></c></c></c></c></c></c></c></s></pre>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>		
Contributions: Company \$ 45,116	\$ 4,306	\$ 8,281	\$ 12,587	\$ 18,125	\$ 26,991		
Employee 90,421	8,613	16,562	25,175	36,250	54,171		
135,537	12,919	24,843	37,762	54 , 375	81,162		
Net investment income: Interest and dividends	357	321	678	1,386	1,756		
3,142 Other expenses (292)	(4)	(4) (41) (45)		(292)			
·							
2,850	353	280	633	1,386	1,464		
Realized gain (loss) on distribution (19,290)		33,321	33,321		(19,290)		
Realized gain (loss) on sales of assets (20)		824	824		(20)		
Unrealized appreciation (depreciation) in aggregate current value of investments					18,366		
18,366 Decrease (increase) in Company payable 620 Transfers to (from) plan		199	199		620		
 Net assets available for distribution	13,272	59,467	72,739	55,761	82,302		
138,063 Distributions paid/payable to participants 138,063							
Net change O	0	0	0	0	0		
Net Assets Available for Benefits: Beginning of year O	0	0	0	0	0		
END OF YEAR \$ 0	\$0	\$ 0	\$ O	\$ 0	\$ O		

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	DECEMBER 31, 1998				
	MONEY MARKET FUND	COMMERCIAL INTERTECH CORP. COMMON STOCK FUND	TOTAL		
<s> Contributions: Company</s>	<c> \$ 19,708</c>	<c> \$ 24,128</c>	<c> \$ 43,836</c>		
Employee		48,795			
	59 , 370	72,923	132,293		
Net investment income: Interest and dividends Other expenses	1,397	1,019 (168)	2,416 (168)		
	1,397	851	2,248		
Realized gain (loss) on distribution Realized gain (loss) on sales of assets Unrealized appreciation (depreciation) in		15,233 40	15,233 40		
aggregate current value of investments Decrease (increase) in Company payable Transfers to (from) plan		(44,068) (639) (177)	(44,068) (639) (177)		
Net assets available for distribution Distributions paid/payable to participants	60,767 60,767	44,163 44,163			
Net change	0	0	0		
Net Assets Available for Benefits: Beginning of year	0	0	0		
END OF YEAR	\$ 0 	\$0 	\$0		

</TABLE>

See notes to financial statements.

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NON-QUALIFIED STOCK PURCHASE PLAN OF COMMERCIAL INTERTECH CORP.

NOTES TO FINANCIAL STATEMENTS

YEARS ENDED DECEMBER 31, 2000, 1999 AND 1998

A. SIGNIFICANT ACCOUNTING POLICIES

BASIS OF ACCOUNTING AND PLAN TERMINATION

The Board of Directors of Commercial Intertech Corp., the Plan's sponsor, voted on March 22, 2000 to terminate the Plan, which became effective upon approval of the merger with Parker-Hannifin Corporation ("Parker") on April 11, 2000. In accordance with accounting principles generally accepted in the United States, the Plan has changed its basis of accounting used to determine the amounts at which investments are stated, from the going-concern basis to the liquidation basis for periods after April 11, 2000. Because the assets and liabilities of the plan were stated at fair market value prior to April 11, 2000, there is no adjustment to the financial statements in adopting the liquidation method of accounting. Therefore, the 2000 statement of changes in net assets is not segregated for the period prior to and after adoption of the liquidation basis of accounting.

All participants were 100% vested in their account balances as of April 11, 2000. Any unallocated assets were allocated to participant accounts, and accounts were distributed to participants as soon as practical after the effective termination date. As of December 31, 2000 the Plan was completely liquidated.

VALUATION OF INVESTMENTS

Investments are stated at the closing sale price on the last business day of the Plan's year. Investments consisted of common shares of Commercial Intertech Corp. ("CIC") and Money Market Fund shares. Generally, purchases of CIC Shares were made on the open market; however, purchases could also have been made directly from the CIC's treasury. Historical cost is computed based on average cost for purposes of computing unrealized appreciation (depreciation) in the aggregate current value of investments, realized gain (loss) on distribution, and realized gain (loss) on sales of common stock.

PLAN DISTRIBUTIONS

Distributions payable to participants represent the value of participants' accounts in the Money Market Fund and the number of shares of stock allocated to participants' accounts times the year end market price per share for the Common Stock Fund ("Stock Fund"), previously known as the CIC Common Stock Fund prior to the plan sponsor's merger with Parker. Realized gains/losses on distributions are calculated based on historical costs.

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NON-QUALIFIED STOCK PURCHASE PLAN OF COMMERCIAL INTERTECH CORP.

NOTES TO FINANCIAL STATEMENTS - CONTINUED

USE OF ESTIMATES

The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires the administrator to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from those estimates.

B. DESCRIPTION OF THE PLAN

The Plan was terminated effective April 11, 2000, the date of the merger between CIC and Parker (see Note E). The Plan provided investment opportunities for eligible employees, including the opportunity to acquire stock of CIC. Eligible employees included all employees of CIC and its domestic subsidiaries with a base salary in excess of \$160,000, as adjusted in accordance with Section 401(a) (17) of the Internal Revenue Code (Match Participants). Eligible employees also included employees, as designated by the senior administrative officer of the company, of foreign subsidiaries of CIC (Overseas Participants), and effective January 1, 1999, highly compensated participants).

Match Participants and Overseas Participants could elect to contribute up to 15% of their eligible compensation. Eligible compensation, for employees of CIC and its domestic subsidiaries, is defined as base wage or salary in excess of \$160,000, as adjusted in accordance with Section 401(a) (17) of the Internal Revenue Code. For employees of foreign subsidiaries of CIC, eligible compensation consists of base wage or salary. CIC made a contribution to each such participant's account equal to 50% of the participant's contributions, up to a maximum of 3% of the participant's eligible compensation.

For eligible Retirement Plan Participants, CIC agreed to contribute an amount equal to 150% of the difference between (1) the actual amount of the employer pay based contribution allocation to the account of the employee in the retirement plan for the year just ended, and (2) the amount of the employer pay based contribution allocation that such employee would have received for the year just ended had such contribution allocation not been limited by Treasury regulations under Code Section 401(a)(4) concerning non-discrimination in the amount of contributions.

6 NON-QUALIFIED STOCK PURCHASE PLAN OF COMMERCIAL INTERTECH CORP.

NOTES TO FINANCIAL STATEMENTS - CONTINUED

Match Participants and Retirement Plan Participants could elect to contribute to either the Stock Fund or the Money Market Fund. Overseas participants could contribute to the Stock Fund only. Employee and employer contributions were allocated directly to each participant's account and vested immediately. For the Stock Fund, the monthly allocation of shares to a participant's account was based on the proportion that the participant's contributions and employer contributions for that participant bore to such contributions of all participants who participated in the Stock Fund. Investment income was allocated proportionally to each participant's account.

At the beginning of each Plan year, participants could change deduction percentages or investment funds, suspend contributions, or withdraw from the Plan.

Distributions were made after the end of each Plan year. Money Market Fund participants received the full value of their accounts as of the Plan year end. Stock Fund distributions were made in whole shares of stock, while fractional shares less than one-half were forfeited and used as a credit toward future CIC contributions. Distribution of a participant's account was required as soon as practical after the end of the month in which the participant terminated employment for any reason, including death, disability, retirement, discharge or otherwise. Distributions for the 2000 Plan year were made as soon as practical after the Plan was terminated.

In 2000, 4 employees participated in the Money Market Fund and 12 employees participated in the Stock Fund. In 1999, 5 employees participated in the Money Market Fund and 11 employees participated in the Stock Fund. In 1998, 7 employees participated in the Money Market Fund and 10 employees participated in the Stock Fund.

The Plan was administered by a committee appointed by the Compensation Committee of the Board of Directors of CIC. CIC had the sole right to appoint the Trustee, and to terminate the Plan at any time, subject to Plan provisions. Administrative expenses that were not paid by CIC, in its sole discretion, were paid by the Plan.

The foregoing description of the Plan provides only general information. Additional information may be obtained from the Plan administrative representative.

C. INCOME TAX STATUS

The Plan maintained its assets in a trust which was not a qualified trust under Section 401(a) of the Internal Revenue Code. As such, the trust was a taxable trust under Subchapter J of the Internal Revenue Code and was taxable on undistributed earnings.

7 NON-QUALIFIED STOCK PURCHASE PLAN OF COMMERCIAL INTERTECH CORP.

NOTES TO FINANCIAL STATEMENTS - CONTINUED

Participants were taxed on matching CIC contributions and earnings distributed by the trust.

Since the trust distributed all earnings for 2000, 1999 and 1998, it has no federal income tax liability for such years.

D. TRANSACTIONS WITH PARTIES-IN-INTEREST

The Plan purchased shares of common stock of Commercial Intertech Corp. during the years ended December 31, 2000, 1999 and 1998. The Plan received dividends of \$68, \$1,693 and \$959 on this stock during 2000, 1999 and 1998, respectively.

On April 11, 2000, CIC merged with Parker in a cash and stock transaction whereby CIC shareholders received Parker common stock based on an exchange ratio of .4611 determined by the twenty-day average of Parker's closing price as determined five days immediately preceding the closing date of the merger. Alternatively, shareholders could elect to receive \$20.00 per share in cash, subject to a maximum of 49 percent of the value of the total shares acquired by Parker. As of April 11, 2000, the Plan held 903 shares of CIC common stock, of which 384 shares were exchanged for \$20.00 per share and 519 shares were exchanged for 239 shares of Parker stock based on the exchange ratio.

During 2000, the Plan received dividends of \$41 on the Parker shares.

NOTES TO FINANCIAL STATEMENTS - CONTINUED

E. INVESTMENTS

<TABLE> <CAPTION>

Identity of Issue Borrower, Lessor or Similar Party		Description of Investment		Cost		Current Value	
	<c></c>		<c></c>		<c></c>		
DECEMBER 31, 2000 Common Stock Fund:							
*Commercial Intertech Corp.		zero common shares	Ş	0	\$	0	
*Parker-Hannifin Corporation		zero common shares		0		0	
Federated Investors Inc. Treasury Obligations Fund Money Market Fund: Federated Investors Inc.:		zero shares		0		0	
Treasury Obligations Fund		zero shares		0		0	
			 \$	0	\$	0	
DECEMBER 31, 1999							
Commercial Intertech Corp. Common Stock Fund:							
*Commercial Intertech Corp.	**	5,677 common shares \$12.750 per share	\$ 76 , 449 \$		\$ 72	,382	
Federated Investors Inc.							
Treasury Obligations Fund Money Market Fund: Federated Investors Inc.:	**	6,417 shares	6	,417	6	,417	
Treasury Obligations Fund	* *	55,540 shares	55	,540	55	,540	
					\$134		

<CAPTION>

	Sales and Distributions of Investments During the Year Ended							
Identity of Issue Borrower, Lessor or Similar Party		Market Value						
<s> DECEMBER 31, 2000 Common Stock Fund:</s>	<c></c>	<c></c>	<c></c>					
*Commercial Intertech Corp.	\$ 85,504	\$ 120,980	\$ 35,476					
*Parker-Hannifin Corporation	9,873	8,542	(1,331)					
Federated Investors Inc. Treasury Obligations Fund Money Market Fund: Federated Investors Inc.:	55 , 470	55,470	0					
Treasury Obligations Fund	138,006	138,006	0					
DECEMBER 31, 1999 Commercial Intertech Corp. Common Stock Fund: *Commercial Intertech Corp.								
Federated Investors Inc.	\$ 73,822	\$ 54,512	\$ (19,310)					
Treasury Obligations Fund Money Market Fund: Federated Investors Inc.:	83,057	83 , 057	0					
Treasury Obligations Fund	60,767	60,767	0					

</TABLE>

* Party-in-interest.

** Individual investment that comprises five percent or more of the Plan's assets. The fair value of the Plan's investment in Commercial Intertech Corp. common stock (including shares bought and distributed, as well as

held during the year), appreciated \$35,476 in 2000 and \$18,366 in 1999, and depreciated \$44,068 in 1998. The fair value of the Plan's investment in Parker-Hannifin Corporation common stock (including shares bought or received, held, and distributed during the year) depreciated \$1,331 in 2000.

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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the trustees (or other persons who administer the plan) have duly caused this annual report to be signed by the undersigned thereunto duly authorized.

Date: March 28, 2001

Non-Qualified Stock Purchase Plan of Commercial Intertech Corp.

By: /s/ Michael J. Hiemstra Michael J. Hiemstra Vice President - Finance & Administration & Chief Financial Officer Parker-Hannifin Corporation

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EXHIBIT 23

Consent of Independent Auditors

We consent to the incorporation by reference in the Registration Statement (Form S-8 No. 33-25795) pertaining to the Non-Qualified Stock Purchase Plan of Commercial Intertech Corp. and in the related Prospectus of our report dated March 23, 2000, with respect to the financial statements of the Non-Qualified Stock Purchase Plan of Commercial Intertech Corp. included in this Annual Report (Form 11-K) for the year ended December 31, 1999.

Ernst & Young LLP Cleveland, Ohio March 21, 2001

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