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 ELY JR, PAUL C 3 ALEXIS COURT MENLO PARK, CA 94025 USA 2. Issuer Name and Ticker or Trading Symbol PARKER-HANNIFIN CORPORATION ΡH 3. IRS or Social Security Number of Reporting Person (Voluntary) 4. Statement for Month/Year June 30, 2000 5. If Amendment, Date of Original (Month/Year) 6. Relationship of Reporting Person(s) to Issuer (Check all applicable) (X) Director () 10% Owner () Officer (give title below) () Other (specify below) 7. Individual or Joint/Group Filing (Check Applicable Line) () Form filed by One Reporting Person () Form filed by More than One Reporting Person <TABLE> <CAPTION>

Table I -- Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1. Title of Security	2. 3. 4.Securities Acqu	ired (A)	5.Amount of	6.Dir 7.Nature of	
Indirect	Transaction or Disposed of	Securities	ect Beneficial		
Ownership			Beneficially	(D)or	
		A/	Owned at	Indir	
	Date Code V Amount	D Price	End of Month	ect(I)	
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<s> Common Stock</s>	<c> <c> <c> <c><c> 10/27/ A(1) V 2,004</c></c></c></c></c>	<c> <c> A \$44.90625</c></c>	<c> 6,178</c>	<c> <c></c></c>	
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Table II -- Derivative Securitites Acquired, Disposed of, or Beneficially Owned

1.Title of Derivative [2.Con-]3. [4.] [5.Number of De]6.Date Exer[7.Title and Amount] [8.Price]9.Number 110. 11.Nature of] Security [version Transaction rivative Secu cisable and] of Underlying [of Deri]of Deriva [Dir]Indirect [or Exer rities Acqui Expiration Securities [vative tive] [ect]Beneficial [or Exer red(A) or Dis Date(Month/] [Secu Securities [OD] Ownership [Price of] [posed of(D) [Day/Year) [rity Benefi [or [Deriva- [Date Expiration Title and Number [Owned at [ire] [Secu- [I] [Dicisa- Date of Shares [End of [ct [rity Date Code V Amount [ble [I] [Month
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<pre> 10. 11.Nature of Security version Transaction rivative Secu cisable and of Underlying of Deri of Deriva Dir Indirect </pre>
10. 11.Nature of

<c> <c> Phantom Stock Units (3) -</c></c>	1-for-1	. (2) A	(2) V 59.072	A			Common	Stock 59.07	2	3728.807	I
Option to Buy	\$45.00	8/11/ A	V 425	A	8/11	/ 8/10	/ Common	Stock 425	(4)	425(5)	D
		99			00	09					
Option to Buy	\$45.00	8/11/ A	V 425	A	8/11	/ 8/10	/ Common	Stock 425	(4)	425(5)	D
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Explanation of Responses:

(1) Conversion of one hundred percent of director's fees for three-year term of office into restricted stock pursuant to the Non-Employee Directors Stock Plan in a transaction exempt under Rule 16b-3. (2) Reinvestment of quarterly dividend equivalents in Phantom Stock Account in Directors Deferred Compensation Plan from July 1, 1999 through June 30, 2000. (3) Directors' Deferred Compensation Plan. (4) Granted under the Non-Employee Directors Stock Option Plan in a transaction exempt under Rule 16b-3. (5) Mr. Ely also owns 3,250 additional options which were granted pursuant to the Corporation's Non-Employee Directors Stock Option Plan, at various exercise prices and expiration dates as previously reported. SIGNATURE OF REPORTING PERSON Thomas A. Piraino, Jr., Attorney-in-Fact DATE August 11, 2000