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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
  SCHMITT, WOLFGANG R
   105 E. LIBERTY
  WOOSTER, OH 44691-0600
  USA
2. Issuer Name and Ticker or Trading Symbol
   PARKER-HANNIFIN CORPORATION
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
                           12.
                                13.
                                       |4.Securities Acquired (A)
                                                                           |5.Amount of
                                                                                                |6.Dir |7.Nature of
Indirect
             | Transaction | or Disposed of (D)
                                                                            | Securities
                                                                                                lect | Beneficial
Ownership
                                                                            | Beneficially
                                                                                                |(D)or |
                                      1 1
                                 I A/I
                                                                            | Owned at
                                                                                                |Indir |
                           | Date |Code|V|
                                           Amount
                                                           | D |
                                                                    Price | End of Month
                                                                                                |ect(I)|
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                                                                                                       <C>
                                                           |A |$44.90625 |5,955
Common Stock
                           |10/27/|A(1)|V|2,004
                                                                                                | D
                                                                                                       |99 | ||
                                                                            1
<CAPTION>
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
|10.|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 |
                      cise
                                            | red(A) or Dis |Date(Month/|
                                                                                             |Secu
                                                                                                   |Securities |
(D) | Ownership
                      |Price of|
                                            | posed of(D) | Day/Year) |
                                                                                             |rity
                                                                                                    lBenefi
lor I
                                                                                                     |ficially
                      |Deriva- |
                                                           |Date |Expir|
|Ind|
                      Itive
                                                       | A/|Exer-|ation|
                                                                          Title and Number |
                                                                                                     |Owned at
|ire|
                                                                          of Shares
                      |Secu-
                                          | \cdot |
                                                       | D |cisa-|Date |
                                                                                                     |End of
lct |
                      |rity
                              |Date |Code|V| Amount
                                                      | |ble | |
                                                                                                     |Month
(I) |
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<c> <c> Phantom Stock Units (3)</c></c>	1-for-1	.   (2)	A(2)	V 30.149	A	I	l 	Common	Stock 30.149	Ι	1903.100	I
Option to Buy	\$45.00	8/11  99	/ A 		A	8/11  00	/ 8/10,  09	/ Common	Stock 425	(4)	425(5)	D
Option to Buy	\$45.00	8/11  99	 / A 	V 425	A	8/11  01	/ 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 Non-Employee Directors Stock Option Plan in a transaction exempt under Rule 16b-3.
- (5) Mr. Schmitt 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