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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
  VANDE STEEG, NICKOLAS
  6035 Parkland Boulevard
  Cleveland, OH 44124-4141
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
  March 31, 2002
5. If Amendment, Date of Original (Month/Year)
6. Relationship of Reporting Person(s) to Issuer (Check all applicable)
  ( ) Director ( ) 10% Owner (X) Officer (give title below) ( ) Other
  (specify below)
  VICE PRESIDENT AND OPERATING OFFICER
7. Individual or Joint/Group Filing (Check Applicable Line)
  (X) 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 Acquired (A)
                                                                               |6.Dir |7.Nature of
                                                              |5.Amount of
Indirect |
                      | Transaction | or Disposed of (D)
                                                               | Securities
                                                                                |ect | Beneficial
Ownership
                          | Beneficially
                                                                                |(D)or |
                                                 | A/|
                          | Owned at
                                                                                |Indir |
                                                 | D | Price | End of Month
                      | Date | Code|V|
                                    Amount
                                                                                lect(I)|
<S>
                      <C>
                            <C> <C><C>
                                                 <C> <C>
                                                               <C>
                                                                                <C>
                                                                                      <C>
                                                 1 1
                                                               |2,648.401(1)
Common stock
                           ΙI
                                                                                     |(1)|
Common stock
                      |3/8/02|M | |6,979(2)
                                                |A |$26.083 |15,258(4)
Common stock
                      |3/8/02|F | |2,301
                                                 |D |$54.00
                                                              115,258(4)
                                                                               ΙD
                      |3/8/02|M | |5,703(3)
                                                |A |$24.667 |15,258(4)
Common stock
                                                                              ID
              ______
Common stock
                      |3/8/02|F | |1,880
                                                |D |$54.00
                                                               |15,258(4)
 ______
                      |3/8/02|S | |4,678
                                                |D |$54.00
Common stock
                                                              |15,258(4)
                                                                               LD
_____
<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|
                  |version |Transaction | rivative Secu |cisable and | of Underlying
 Security
                                                                             lof Derilof Deriva
|Dir|Indirect
                                   | rities Acqui |Expiration | Securities
                  lor Exer |
                                                                             |vative |tive
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ect Beneficial													
(D) Ownership		cise		I	red(A) or	Dis	Date	(Month/	/ I		Secu	Securities	l
or		Price of	Ē	I	posed of()	Day/	(ear)	1		rity	Benefi	
		Deriva-		1	I		Date	Expi	<u> </u>		1	ficially	
Ind		ltive		I	I	A,	/ Exer-	- atior	n Tit	le and Number	1	Owned at	
ire		Secu-	1	I	1 1	D	cisa-	- Date	of S	Shares	1	End of	
ct		rity	Date	Code	e V Amount	ı	ble	ı	ı		1	Month	ı
(I)													
 <\$>		 <c></c>	<c></c>	<c></c>	<c><c></c></c>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>	
<c> <c> Phantom Stock Unit:</c></c>	S	1-for-1	ı	1	1 1	ı	ı	ı	ı	1	1		
1,847.993(5) I			ı [']		' '		' 	' 	<u>'</u>				_
O-ti t- b	-	1606 000	12/0//) IM	1 112 500 (2)	LD	10/16	/ 0 /1 = .	/ 0		(1.75)	10 (7)	LD
Option to buy					13,500(2)								D
1		I	2	I		I	96	05		2)	I		I
	 -												-
Option to buy		\$24.667	3/8/0	MIC	10,500(3)	D	8/15/	/ 8/14/	/ Common	stock 10,500	((6)	0 (7)	D
		I	12	1	1 1		97	106	1	3)	1	1	
													-
Option to buy		\$44.4200	0 8/8/0	O A	V 9,250	ΙA	8/08/	/ 8/07/	/ Common	stock 9,250	(6)	9 , 250(7)	D
1		I	1	ı	1 1	ı	102	11	I	1	ı		ı
													_
Option to buy		1944 4200	118/8/1	۵۱۵	V 9,250	ΙZ	18/08	/ 8 / 0 7 /	/ICommon	stock19 250	1 (6)	19 250(7)	ΙD
		,									1 (0)	15,250(7)	10
1		I	1					11		l	1		I
													-
Option to buy		\$54.08	3/8/0) A	V 4 , 797	A	3/8/0	0 8/14/	/ Common	Stock 4,797	(6)	4 , 797(7)	D
1		l	2	1		I	3	106	1	I	1	1	I
· '													-
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</TABLE>

Explanation of Responses:

- (1) Parker Retirement Savings Plan, as of December 31, 2001, the latest date for which information is available.
- (2) "Pyramid" stock option exercise resulting in net acquisition of 6,979 shares.
- (3) "Pyramid" stock option exercise resulting in net acquisition of 5,703 shares.
- (4) Previously reported 6,597 shares held jointly with Mr. Vande Steeg's wife as indirect ownership.
- (5) Savings Restoration Plan, as of December 31, 2001, the latest date for which information is available.
- (6) Granted under the Corporation's 1993 Employee Stock Incentive Program in a transaction exempt under Rule 16b-3.
- (7) In addition to the options reported hereon, Mr. Vande Steeg also owns 51,665 additional options which were

granted under the Corporation's 1993 Stock Incentive Program, at various exercise prices and expiration dates, as

previously

reported.

SIGNATURE OF REPORTING PERSON

Thomas L. Meyer, Attorney-in-Fact

DATE

April 10, 2002