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 SULLIVAN, DENNIS W. 6035 Parkland Boulevard Cleveland, OH 44124 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 April 30, 1999 5. If Amendment, Date of Original (Month/Year) 6. Relationship of Reporting Person(s) to Issuer (Check all applicable) (X) Director () 10% Owner (X) Officer (give title below) () Other (specify below) Executive Vice President 7. Individual or Joint/Group Filing (Check Applicable Line) (X) Form filed by One Reporting Person () Form filed by More than One Reporting Person

<CAPTION>

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

1. Title of Security |5.Amount of |2. |3. |4.Securities Acquired (A) 16.Dir 17.Nature 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 |ect(I)| <C> <C> <C><C> <C> <C> <S> Common Stock | I | | | | | 7,210 Common Stock |I |Joint Common Stock |4/21/9|M | |14,925(2) |A |\$12.2220 |201,803 |9 | | | |4/22/9|S | |1,000 |D |\$44.50 |201,803 Common Stock LD |9 | | | 1 1 1 Common Stock |4/22/9|S | |3,000 |D |\$44.4375 |201,803 | D 19 ______ |D |\$44.0625 |201,803 |D |4/22/9|S | |3,000 Common Stock 19 1 |4/22/9|S | |2,900 |D |\$44.00 |201,803 Common Stock | D 19 1

Common Stock		4/2	22/9 S	I	100			D	\$44.187	75	201,803		D	I	
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Common Stock		4/2	26/9 G	V	158			D	I		201,803		D	I	
		9	I	1	I			I	I		I		I	I	
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Table II De	erivativ	ve Securit	tites <i>l</i>	Acqui	red, Dis	sposed	of, o	or Be	neficial	lly O	wned				
1.Title of Deri	vative	2.Con-	3.	4.	5.Ni	ımber o	f De	6.D	ate Exe	 r 7.T	itle and	Amount	8.Price	e 9.Number	
10. 11.Nature Security	I	version	Trans	sacti	on riv	vative	Secu	cis	able and	d o	of Underly	/ing	of Deri	of Deriva	
Dir Indirect		or Exer		1	rit	ies Ac	qui	Exp	iration	S	ecurities	3	vative	ltive	
		cise	I	1	red	d(A) or	Dis	Dat	e (Month,	/			Secu	Securities	I
(D) Ownership		Price of	Ē	1	pos	sed of(D)	Day	/Year)	I			rity	Benefi	
or		Deriva-		1	I			Dat	e Expi	r			I	ficially	
Ind	I	tive	1	1	I		A/	/ Exe	r- ation	n	Title and	d Number	1	Owned at	
ire	I	Secu-	1	1	1 1		D	cis	a- Date	I	of Shares	3	1	End of	
ct	1	rity	Date	Code	e V Ar	nount	I	ble	I	I			I	Month	I
(I)															
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Option to Buy		\$12.222	4/21/	/ M	20,5	500(2)	D	2/1	/9 1/31,	/ Com	mon stoc	(20,500	((3)	0 (4)	D
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Explanation of
(1) Parker Ret
which informati
(2) "Pyramid" irement lon is a | t Savings available. | | | | | | | | | or | | | | || shares. (3) Granted ur in a transactic Rule 16b-3. (4) Mr. Sulliv Corporation's F Plans at variou | on exemp van also Employee | ot under o owns 292 e Stock Op | 2,670 a | addit | ional op | otions | grant | ted p | ursuant | | | | | | |
reported.

DATE May 10, 1999

SIGNATURE OF REPORTING PERSON
Thomas L. Meyer, Attorney-in-Fact