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PARKER HANNIFIN CORP

Form 4

August 09, 2001

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

COLLINS, DUANE E

PARKER HANNIFIN CORPORATION 6035 PARKLAND BOULEVARD CLEVELAND, OH 44124 USA

- Issuer Name and Ticker or Trading Symbol PARKER HANNIFIN CORPORATION PH
- 3. IRS or Social Security Number of Reporting Person (Voluntary)
- 4. Statement for Month/Year

May 31, 2001

- 5. If Amendment, Date of Original (Month/Year) June 11, 2001
- 6. Relationship of Reporting Person(s) to Issuer (Check all applicable) (X) Director () 10% Owner (X) Officer (give title below) () Other (specify below)

CHAIRMAN OF THE BOARD AND CHIEF EXECUTIVE 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 I Non-Derivativ	e Securities Acquired, Dispos	sed of, or Beneficially	y Owned
1. Title of Security	2. 3. 4.Securities Transaction or Dispose 	ed of (D)	Securities Beneficially
Common stock	1 1 1	1 1	22,827.425(1)
Common stock	5/18/0 M 41,983(2)	A \$12.444	68,675
	1		
Common stock	5/18/0 M 21,444(3)	A \$17.889	68,675
	1		
Common stock	5/18/0 F 7,281	D \$49.06	68,675
	1		
Common stock	5/18/0 M 27,878(4)	A \$18.667	68,675
	1		
Common stock	5/18/0 F 9,465	D \$49.06	68,675
	1		
Common stock	5/18/0 S 8,500	D \$49.100	68,675
	1		

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Common stock	5/18/0 S 1	15,200 	D \$49.75 	68 , 675
Common stock	5/18/0 S 1	44,000	D \$49.60	68,675
Common stock	5/18/0 S 1	859 	D \$49.64	68 , 675
Common stock	5/18/0 S 1	5 , 600 	D \$49.00	68,675
Common stock	5/18/0 S 1	400	D \$49.05	68,675
Common stock	l I			41,850

Table II -- Derivative Securitites Acquired, Disposed of, or Beneficially Owned

1.Title of Derivative	2.Con-	13.	4.		5.Number of	De	6.Dat	e Exer	7.Titl	e and	Amou	nt	8.F
Security	version	Trans	sactio	n	rivative S	Secu	cisab	ole and	d of U	nderly	ing		of
	or Exer				rities Acc	qui	Expir	ation	Secu	rities	;		vat
	cise				red(A) or	Dis	Date	(Month/	<i>'</i>				Sec
	Price of				posed of (I))	Day/Y	(ear)					rit
	Deriva-						Date	Expi	<u> </u>				
	tive	1				A/	Exer-	- atior	n Tit	le and	l Num	ber	
	Secu-	1				D	cisa-	- Date	of	Shares	;		
	rity	Date	Code	١V	Amount		ble						
Phantom Stock Units	1-for-1		1				1	1					
												0504	
Option to Buy	\$12.444		/ M		56,250(2)				Common	Stock		250 ((6)
	I	01	1		I	•	93	02			12)		I
Option to Buy	 ¢17	15/10	 / IM							Stock	.133	7507	1 (6)
Operon to buy	1 7 1 7 . 00 9	101	, 111	1	133,730(3)	ו	195	19/21/	COMMICT	SCOCK	133,	750(1 (0)
	 	101	' 	 	 	 	190	104	 				
Option to Buy	I\$18 667	15/18/	/ I M	ı	145-000(4)	ΙD	18/31/	18/30/	/ LCommon	Stock	145.	000(1 (6)
operon to bay	1	101	1	1	1 13,000(1)	1		104		DCOCK	4)	000(1 (0)
	' 		' 	' 	·	' 			· 		 		'
Phantom Stock Units	1-for-1	ı	1	ı	I	1	ı	1	1		1		ı
		' 	' 		·	' 	' 	' 					'
	1	1	1	ı	I	1	I	1	1		1		ı
	1	1	1		1	1	1	1			1		1

Explanation of Responses:

- (1) Parker Retirement Savings Plan, as of March 31, 2001, the latest date for which information is available.
- (2) "Pyramid" stock option exercise resulting in net acquisition of 41,983 shares.
- (3) "Pyramid" stock option exercise resulting in net acquisition of 21,444 shares.
- (4) "Pyramid" stock option exercise resulting in net acquisition of 27,878 shares
- (5) Savings Restoration Plan, as of March 30, 2001, the latest date for which information is available.
- (6) Granted under the Corporation's 1993 Stock Incentive Program in a

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transaction exempt under Rule 16b-3.

(7) Mr. Collins also owns 471,029 additional options which were granted pursuant to the Corporation's Employee

Stock Option Plans, at various exercise prices and expiration dates, as previously reported.

- (8) Stock Option Deferral Plan.
- (9) Mr. Collins' Form 4 filed on June 11, 2001, correctly included the 59,215 phantom shares that he holds under

the Corporation's Stock Option Deferral Plan in Table II and mistakenly included such shares in Table I as directly held common

shares.

SIGNATURE OF REPORTING PERSON

Thomas L. Meyer, Attorney-in-Fact

DATE

August 9, 2001