PATERSON DAVID J Form 4 February 04, 2003

FORM 4

[] Check this box if

no longer

subject to

4 or

Form 5

continue.

1(b).

Section 16. Form

obligations may

See Instruction

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940 OMB APPROVAL OMB Number: 3235-0287 Expires: January 31, 2005 Estimated average burden hours per response.....0.5

(Print or Type Responses)

1. Name and Address		2. Issuer N Symbol	Name and Tio	cker or Trading	6. Relationship of Reporting Person(s) to Issuer					
					(Check all applicable)					
Paterson,	David	J.	GEORGIA-PACIFIC CORPORATION (GP)				Director Owner X Off Other (specify (giveelow) title below) Executive Vice President - Pulp & Paperboard			
(Last)	(First)	(Middle)			4. Statement for					
133 Peachtree Street, N.E.			Number Reporting Person, (Volunta	if an entity	Month/Day/Yea	7. Individual or Joint/Group Filing (Check Applicable Line)				
			(v olulita	ary)	5. If Amendment, Date of		Form filed by One Reporting Person			
(Street)			Original (Month/D			ar)	Form filed by More than One Reporting Person			
Atlanta,	Georgia 30	303					iteporting i ers	511		
(City)	(State)	(Zip)	Table I -	Beneficially						
1. Title of Secu (Instr. 3)	rity		2. Trans- action Date	2A. Deemed Execution Date, if any	3. Tr4nSecurities actAcquired (A) Codcor Disposed (In(D).8) (Instr. 3, 4 a		5. AnnOwnter- of ship SecFroitins Benðfreiztlly) Ow(fð)lor Followhinegt	7. Nature of Indirect Beneficial Owner- ship		

			(Month/ Day/ Year)		ay/	Co	₹¥	Amou		(A) or (D)	Price		Rep(ð)te Transac (Instr (Instr.	ction(s) (Instr. 4	.)
Georgia-Pacific Co	ommon Stocl	k		\square		Ť					8,335. (1	1	D)		
Georgia-Pacific Co	ommon Stocl	k				1				14	4,917.		Ι		through C 401(k) (3	
				\vdash		+						F				
						$\frac{1}{1}$										
						+										
Reminder: Report on a sep of securities beneficially of indirectly. Potential persons w not required to resp	wned directly or who are to res	* pond to the			one Ins orma	e rep truc tion	oort tior co	ing pe 1 4(b)(ntaine	ersor (v). d in	n, <i>see</i> this	form a			ges Dver) SEC 1474		
													(9	9-02)		1
FORM 4 (continued)					Ta	ble]	II						-		posed of, o	
1. Title of Derivative Security (Instr. 3)	2. Conver- sion or Exercise Price of Deri- vative Security	Date	3A. Deemed Execution Date, if any (Month/ Day/ Year)	Co	ion I de str.85	Deriv ati Jecu qu Dis- po (Ir	v- riti ire sec	_	or))	6. D ci E D (1	ate Ex sable xpirat ate Month fear)	and		7. Tit Un	le and Am derlying S str. 3 and 4	ount of Securiti
				Code	V		(A)			Date Exe cisa	r-	Exp tion Date			Title	Amou Numł Share

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							 			/
EMPLOYEE STOCK OPTION (right to buy GP) 1997 SVIP	\$26.420						(4)	02/02/07	Georgia-Pacific Common Stock	
EMPLOYEE STOCK OPTION (right to buy GP) 1998 LTIP	\$28.205						(5)	01/28/08	Georgia-Pacific Common Stock	
EMPLOYEE STOCK OPTION (right to buy GP) 1999 LTIP	\$32.170						(6)	01/27/09	Georgia-Pacific Common Stock	
EMPLOYEE STOCK OPTION (right to buy GP) 2000 LTIP	\$41.590						(7)	01/20/10	Georgia-Pacific Common Stock	
EMPLOYEE STOCK OPTION (right to buy GP) 2001 LTIP	\$29.470						(8)	01/28/11	Georgia-Pacific Common Stock	
EMPLOYEE STOCK OPTION (right to buy GP) 2002 LTIP	\$24.440						01/31/03 (9)	01/30/12	Georgia-Pacific Common Stock	
STOCK APPRECIATION RIGHT - 2003	\$15.220	01/31/03		Α		124,650.000	01/31/04	01/30/13	Georgia-Pacific Common Stock	
				<u> </u>	Η		 '	'	·	
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				7		<u> </u>	 		<u> </u>	

Explanation of Responses:

See continuation page(s) for footnotes.

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations.

See

/s/ David J. Paterson

February 4, 2003

**Signature of Reporting Person

DAVID J. PATERSON

Date

18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient,

see Instruction 6 for procedure.

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Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

David J. Pater 133 Peachtree Atlanta, Geor	e Street, NE	Georgia-Pacific Corporation (GP) January 31, 2003	Page 3 of 3 pages
(1)	-	suant to performance rights granted under Group 1997 Long Term Incentive Plan.	the Georgia-Pacific
(2)	Includes 271 shares acquired Stock Purchase Plan in June	under the Georgia-Pacific Corporation 20 2002.	001-2002 Employee
(3)	Through the Georgia-Pacific January 31, 2003.	Corporation Salaried 401(k) Plan. Inform	nation is as of
(4)	Under the terms of the Georg Plan, these options vested eff	gia-Pacific Corporation 1995 Shareholder fective 02/03/00.	Value Incentive
(5)	Term Incentive Plan, granted	gia-Pacific Corporation/Georgia-Pacific G l options vest in three annual installments sed (to the extent vested) beginning on suc 08.	beginning January
(6)	Term Incentive Plan, granted	gia-Pacific Corporation/Georgia-Pacific G l options vest in three annual installments sed (to the extent vested) beginning on suc 09.	beginning January
(7)	Term Incentive Plan, granted	gia-Pacific Corporation/Georgia-Pacific G l options vest in three annual installments sed (to the extent vested) beginning on suc 10.	beginning January
(8)	Term Incentive Plan, granted	gia-Pacific Corporation/Georgia-Pacific G l options vest in three annual installments sed (to the extent vested) beginning on suc 11.	beginning January
(9)	Under the terms of the Georg	gia-Pacific Corporation/Georgia-Pacific G	roup 1997 Long

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Term Incentive Plan, granted options vest in three annual installments beginning January 31, 2003, and may be exercised (to the extent vested) beginning on such vesting date and continuing to January 30, 2012.