FORD MOTOR CO Form 4/A November 26, 2002

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 4

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed purs	uant to	Section	n 16(a)	of the	e Securit	ies Exch	ange	Act	of	1934,
Section	17(a) c	of the E	Public	Utility	Holding	Company	Act	of 3	1935	or
	Section	30(h)	of the	Invest	ment Com	panv Act	of 1	1940		

		e Investment C	-	ct of 1940	
[] Check this box obligations may	_	_		Form 4 or Form 5	
1. Name and Address	of Reporting F	erson*			
Thornton,		John		L.	
(Last) c/o Goldman, Sa 85 Broad Street		(First)		(Middle)	
		(Street)			
New York,		New York		10004	
(City)		(State)		(Zip)	
2. Issuer Name and 7 Ford Motor Compa (F)		ng Symbol			====
3. I.R.S. Identifica	ation Number of	Reporting Per	son, if	an entity (voluntary)	
4. Statement for Mon	nth/Day/Year		======		
November 1, 2002	2				
5. If Amendment, Dat	e of Original	(Month/Day/Yea	r)		
November 4, 2002	2				
6. Relationship of I		on(s) to Issuer			-===
[X] Director	(give title bel	.ow)		10% Owner Other (specify below)	ı
7. Individual or Jos	 Int/Group Filir	g (Check Appli	cable Li	 ne)	-===

[${\tt X}$] Form filed by One Reporting Person

[] Form filed by More than One Reporting Person

	Table I -		vative Se or Benefi		ies Acquired, Disposed of, y Owned	
1. Title of Security (Instr. 3)	Transaction Date	2A. Deemed Execution Date, if any(Month/	3. Transac Code (Instr.	 	Amount or Price	5 A S C C C R
Common Stock Common Stock	 11/01/02	 	 	 		

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

FORM 4 (continued)

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	ver-		3A.							
	sion	1	De-	1	15.		1		7.	
	or		emed		Number	of			Title and Amo	ount
	Exer-	1	Exe-	1	Deriva	ative	16.		of Underlying	g
	cise	1	cu-	4.	Securi	ties	Date		Securities	
	Price	13.	tion	Trans-	Acquir	red (A)	Exercisa	able and	(Instr. 3 and	d 4)
	of	Trans-	Date	action	or Dis	sposed	Expirati	ion Date		
1.	Der-	action	if	Code	of (D)	_	(Month/D	Day/Year)		Amount
Title of	iva-	Date	any,	(Instr	(Instr	· 3,			-	or
Derivative	tive	(Month/	(MM/	8)	4 and	5)	Date	Expira-		Number
Security	Secu-	Day/	DD/				Exer-	tion		of
(Instr. 3)	rity	Year)	YY)	Code V	(A)	(D)	cisable	Date	Title	Shares
Equity Swap	1	1	1	1 1	I	1	1	1	1	
(obligation to	i	i	İ	J/K	i	i	İ	i	i	i
sell)	04	11/1/02	İ	(03)	1	(03)	N/A	10/29/03	3 Common Stock	200,000

^{*} If the form is filed by more than one reporting person, see Instruction $4\,(b)\,(v)$.

Units	i	05	i	i	i			i	05	i	05	Common Stock 26,581
Charle												
Ford Stock										ı		
Equivalents		06	 	 	 			 	06		06	Common Stock 2,797

Explanation of Responses:

- O1: The Reporting Person is a Director, President and Co-Chief Operating Officer of The Goldman Sachs Group, Inc. ("GS Group"). Goldman, Sachs & Co. ("Goldman Sachs") is an indirect wholly-owned subsidiary of GS Group. Goldman Sachs International ("GSI") is an indirect wholly-owned subsidiary of GS Group. The Reporting Person disclaims beneficial ownership of the securities reported herein as indirectly owned except to the extent of his pecuniary interest therein. Without admitting any legal obligation, GSI or an affiliate will remit appropriate profits to the Company.
- 02: The securities reported herein as indirectly sold were sold and were beneficially owned directly by Goldman Sachs. This transaction was part of a basket which did not meet the requirements for exemption as outlined by the Securities and Exchange Commission. The acquisition of these shares was transacted in baskets which met the requirements for exemption as outlined by the Securities and Exchange Commission, and therefore not reported.
- 03: The transaction reported herein relates to the equity swap transaction described below and previously reported. The Issuer Common Stock position of the equity swap was reduced by 200,000 shares of Common Stock at \$8.4811 per share, to 137,100 shares of Common Stock. As party to the equity swap transaction described below, GSI may be deemed to have acquired and beneficially own directly the shares of Issuer's Common Stock reported herein.
- 04: The equity swap related to a non-standardized basket of stocks. However, the following description relates solely to the Issuer Common Stock component of the basket, as if such component were a stand-alone equity swap and disregards all other components of the basket. GSI was party to the equity swap transaction and may be deemed to beneficially own directly the securities reported herein. The equity swap provides for quarterly payments by GSI to the counterparty based on changes in the price of Issuer Common Stock and by the counterparty to GSI based on changes in interest rates. Any dividends declared by the Issuer during the period will be payable by GSI to the counterparty. Both sides to the transaction have the ability to terminate the agreement early with no penalty by satisfying the outstanding payments.
- 05: These Ford Stock Units were acquired under the Company's Deferred Compensation Plan for Non-Employee Directors. In general, these Ford Stock Units will be converted and distributed to the Reporting Person, without payment, in cash, on January 10th of the year following termination of Board service, based upon the then current market value of a share of Common Stock.
- 06: These Ford Stock Equivalents were acquired under the Company's Restricted Stock Plan for Non-Employee Directors without payment by the Reporting Person. In general, approximately 20% of the initial grant of 3,496 Ford Stock Equivalents will be converted and distributed to the Reporting Person, without payment, in shares of Common Stock on June 1 of the 5 years commencing 6/1/2002.

By: s	/	Roger	S.	Begelman	November	26,	2002

**Signature of Reporting Person Attorney-in-fact Date

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

See 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 provided is insufficient, see Instruction 6 for procedures.

Alternatively, this Form is permitted to be submitted to the Commission in electronic format at the option of the reporting person pursuant to Rule 101(b) (4) of Regulation S-T.