GEORGIA PACIFIC CORP

[] Check this box if

no longer

subject to

4 or

Form 5

continue.

1(b).

Section 16. Form

obligations may

See Instruction

Form 4 April 03, 2003

FORM 4

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 of R	2. Issuer N Symbol	lame and Tio	cker or Trading	6. Relationship of Reporting Person(s) to Issuer				
Fites, Donald V.		IA-PACIFIC (GP)	CORPORATION)	Person(s) to Issuer (Check all applicable) X Director Owner Off Other (specify (gistelow) title below)				
	(First) (Middle)	3. I.R.S. Io Number	4. Statement for Month/Day/Yea		1::	And on Line	/C F'l'	
Caterpillar, Inc. 100 NE Adams Str	Reporting Person, i (Volunta	f an entity ary)	4/01/2003 5. If Amendment, Date of	(Che	7. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person			
(Peoria, IL 61629-7			Original (Month/Day/Ye	ear)	Form filed by More than One			
(City)	(State) (Zip)	Table I	-Non-Deriva	tive Securities Acq Owned	uired, Disposed of, or Beneficially			
1. Title of Security (Instr. 3)		2. Transaction Date (Month/	Deemed Execution Date, if any	3. Transecurities acrawing uired (A) Codeor Disposed (In(D)).8) (Instr. 3, 4 and Amount (A) or	ınd 5)	of	AnnOwnter- ship Secticities Bertofreiztlly Ow(tod) or Followhineset Rep(b) ted	7. Nature of Indirect Beneficial Owner- ship

			Day/ Year)	Day/ Year)					(D)			Fransaction (Instr. 4) Instr.	(s) (Instr.	. 4)
Georgia-Pacific Comr	non Stock								10	5,016		D		
						\mathbb{H}			Н		╀			
									Н				-	
					_	Н		_	Н		╁			
											I			
Reminder: Report on a separate of securities beneficially owner of securities beneficially owner of the control	d directly or are to respon	* nd to the c		or In inform	ne r istri iatio	eport action on co	ing p 1 4(b) ntain	erso)(v) ed i	n this	form		Page 1 of 3 pages (Over) SEC 1474 (9-02)		_
FORM 4 (continued)				Ta	ble							quired, Disp s, options, c		
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/ Day/ Year)	3A. Deemed Execution Date, if any (Month/ Day/ Year)	Coo	on de str.8	5. Nu of De ati Secur Ac- qu (A) o po (D)	mbe riv- ve rities ired r Dis sed o	r S- of	6. Dat cisa Exp Dat	e Execute a biration of the contraction of the cont	er- nd on	7. Title Und (Inst	and Amerlying S	ount of ecuritie
				Code	V	(A) (Date Exer- cisable	ti	xpir on		itle	Amour or Number of Shares
GEORGIA-PACIFIC OUTSIDE	\$15.220							-	01/31/	/04 0		/13 Georgi	a-Pacific on Stock	8,200.0

DIRECTORS STOCK OPTION PLAN									
GEORGIA-PACIFIC OUTSIDE DIRECTORS STOCK OPTION PLAN	\$24.800					(2)	02/01/12	Georgia-Pacific Common Stock	4,000.000
Phantom Stock Units - GP	1 for 1	04/01/03	A		810.227	(3)		Georgia-Pacific Common Stock	
				\square					
									<u> </u>

Explanation of Responses:

See continuation page(s) for footnotes

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

See

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

/s/ Joanna B. Apolinsky

**Signature of Reporting Person

By: Joanna B. Apolinsky

as Attorney-in-Fact

For: Donald V. Fites

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

see Instruction 6 for procedure.

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.

Page 2 of 3 pages

Page 2 SEC 1474 (9-02)

April 2, 2003

Date

Donald V. Fites Caterpillar Inc. 100 NE Adams Street Peoria, IL 61629-7210 Georgia-Pacific Corporation (GP) April 1, 2003 Page 3 of 3 pages

(1)

Under the terms of the Georgia-Pacific Corporation Outside Directors Stock Option Plan, granted options vest in three annual installments beginning January 31, 2004, and may be exercised (to the extent vested) beginning on such vesting date and continuing to January 31, 2013.

- (2) Under the terms of the Georgia-Pacific Corporation Outside Directors Stock Option Plan, granted options vest in three annual installments beginning February 1, 2003, and may be exercised (to the extent vested) beginning on such vesting date and continuing to February 1, 2012.
- (3) The phantom stock units were acquired under the Georgia-Pacific Corporation Directors Deferred Compensation Plan, and will be settled in cash upon the reporting person's retirement. Payments will be made on a date or dates certain, based on the reporting person's irrevocable election to receive either a single cash payment or a specified number of annual installments.
- (4) Includes 81.232 phantom stock units acquired pursuant to a dividend reinvestment feature of the Georgia-Pacific Corporation Directors Deferred Compensation Plan.