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TIMKEN CO Form 4 January 03, 2003

FORM 4

_ Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 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

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1. Name and Ad Timken, Ward			me and Tion		6. Relationship of Reporting Person(s) to Issuer (Check all applicable)								
(Last) The Timken Co 1835 Dueber Av	of Repo	orting	entification i g Person, (voluntary)	Numb	Mo	Statement for onth/Day/Year //31/02	X D 10% X O Othe	X Director 10% Owner X Officer (give title below) Other (specify below) Vice President					
Canton, OH 44'					Da	If Amendment, ate of Original Ionth/Day/Year)	7. In (Che X Fo Pers _ Fo	7. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person					
(City)	(State)	(Zip)	Table I Non-Derivative Securities Acquired, Di							posed of, or Beneficially Owned			
1. Title of Security (Instr. 3)	2. Trans- action Date (Month/ Day/ Year)	_	3. Transaction Code (Instr. 8	3)	4. Securities Acquir (A) or Disposed of (Instr. 3, 4 & 5)		of (D)	5. Amount of Securities Beneficially Owned Follow-	shi Dii or	6. Owner- ship Form: Direct (D) or Indirect (I)	7. Nature of Indirect Beneficial Ownership)(Instr. 4)		
	rear)	(Month/Day/ Year)	Code	V	Amount	(A) or (D)	Price	ing Reported Transactions(s) (Instr. 3 & 4)	(1n	str. 4)			
Common Stock	12/31/02		M		653	A		450,1	168	D			
Common Stock								1,5	305	I	Savings Inv. Plan		
Common Stock								32,7	712	I	By Spouse ⁽¹⁾		
Common Stock								43,2	248	I	Co-Trustee (1)(2)		
Common Stock								43,2	248	I	Co-Trustee(1)(3)		
Common Stock								43,2	43,248 I		Co-Trustee (1)(4)		
Common Stock	n Stock			24,0	000	I	Co-Trustee (1)(5)						
Total								638,4	129				

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

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FORM 4 (continued) Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

(e.g., puts, calls, warrants, options, convertible securities)

-	T		.g., puis,		_								T		T
 Title of 	2. Conver-	Trans-	3A.	4.		5.		Date Exerc	isable	7. Title an	ıd	8. Price of	9. Number of	10.	11. Nature
Derivative	sion or	action	Deemed	Trans	_	Nun	nber	and Expiratio	n	Amount o	f	Derivative	Derivative	Owner-	of Indirect
			Execution					Date				Security	Securities	ship	Beneficial
	Price of		Date,	Code				(M onth/Day/		Securities		(Instr. 5)	Beneficially	Form	Ownership
(Instr. 3)	Derivative	(Month/	if any		- 1	Seci	uritie	Y ear)		(Instr. 3 &	(4)		Owned	of Deriv-	(Instr. 4)
	Security	Day/	(Month/	(Instr.	.	Aca	uire	i					Following	ative	
			Day/	8)		(A)							Reported	Security:	
		, ,	Year)	0)				1							
			i cai)				ose	1					Transaction(s)	Direct	
					- 1	of (l	D)						(Instr. 4)	(D)	
														or	
					١	(Ins	tr.							Indirect	
						3, 4								(I)	
					ı	J, +	α								
						5)								(Instr. 4)	
				Code	V	(A)	(D)	Date	Expira-	Title	Amount				
				Code	ľ	(11)		Exer-cisable		Title					
											or				
									Date		Number				
											of				
1	ĺ		1								Shares	ĺ			
Employee	18.6875				H			(6)	1/19/0 <i>5</i>	Common			1	D	
	10.08/5		1								1,230	ĺ	1	ש	
Stock										Stock					
Option															
(Right to															
Buy)															
	22.0425				H			(7)	111 (10 (0	2.000		_	-	
Employee	22.0625							(7)		Common	3,000		1	D	
Stock										Stock					
Option															
(Right to															
Buy)															
			+		H			(0)		~			 	-	
Employee	26.4375							(8)		Common	4,500		1	D	
Stock										Stock					
Option															
(Right to															
Buy)					Н										
Employee	33.75		1					(9)	4/21/08	Common	7,000	ĺ	1	D	
Stock	ĺ		1							Stock		ĺ			
Option	ĺ		1									ĺ			
	ĺ											ĺ			
(Right to	ĺ		1									ĺ			
Buy)				 	Ш		<u> </u>						ļ		
Employee	19.5625		1					(10)	4/20/09	Common	8,000		1	D	
Stock	ĺ									Stock	<u> </u>	ĺ			
Option	ĺ									I		ĺ			
	ĺ											ĺ			
(Right to	ĺ		1									ĺ			
Buy)					Ш										
Employee	15.875							(11)	4/18/10	Common	7,000		1	D	
Stock	20.075		1							Stock	1 ,,,,,,,	ĺ	1 -	1 ~	
	ĺ		1							SIUCK		ĺ			
Option	ĺ		1									ĺ			
(Right to	ĺ											ĺ			
Buy)	ĺ											ĺ			
Employee	15.02		1					(12)	4/17/11	Common	7,000		1	D	
	15.02		1								7,000	ĺ	1	ם ו	
Stock	ĺ									Stock		ĺ			
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^{*} If the form is filed by more than one reporting person, see Instruction 4(b)(v).

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Option (Right to Buy)										
Employee Stock Option (Right to Buy)	25.40				(13)	Common Stock	10,000	1	D	
Restricted Stock Units	(14)	12/31/02	M	653	(14)	 Common Stock	0			
Total								8		

Explanation of Responses:

- (1) DISCLAIMER: Undersigned disclaims any beneficial ownership.
- (2) Indirect beneficial ownership by self as co-trustee for WR Timken Trust VIII, FBO Robert R. Timken.
- (3) Indirect beneficial ownership by self as co-trustee for WR Timken Trust IX, FBO Ward J. Timken, Jr.
- (4) Indirect beneficial ownership by self as co-trustee for WR Timken Trust X, FBO Elizabeth Blyth Timken.
- (5) Indirect beneficial ownership by self as co-trustee for WR Timken Trust FBO Great-Grandchildren.
- (6) Option was granted to the reporting person under the Timken Company Long-term Incentive Plan pursuant to an exemption under Rule 16b-3. Option becomes exercisable in annual 25 percent increments beginning on April 18, 1996, the first anniversary of the date of the grant. Option becomes fully exercisable upon the occurrence of a change in control of the Company or other similar event. Option includes rights to receive dividend equivalents payable in shares of common stock on a deferred basis. The total option granted (as adjusted for a 2 for 1 stock split) was for 5,000 shares, of which 3,750 have been exercised.
- (7) Employee stock option with limited transferability granted pursuant to the Timken Company Long-Term Incentive Plan. Option becomes exercisable in annual 25 percent increments beginning on April 16, 1997, the first anniversary of the date of the grant. Option becomes fully exercisable upon the occurrence of a change in control of the Company or other similar event. Option includes rights to receive dividend equivalents payable in shares of common stock on a deferred basis. The total option granted (as adjusted for a 2 for 1 stock split) was for 6,000 shares of which 3,000 have been exercised.
- (8) Same as [7] above, except option becomes exercisable in annual 25 percent increments beginning April 15, 1998, the first anniversary of the date of the grant. The total option granted (as adjusted for a 2 for 1 stock split) was for 6,000 shares of which 1,500 have been exercised.
- (9) Same as [7] above, except option becomes exercisable in annual 25 percent increments beginning April 21, 1999, the first anniversary of the date of the grant.
- (10) Same as [7] above, except option becomes exercisable in annual 25 percent increments beginning April 20, 2000, the first anniversary of the date of the grant.
- (11) Same as [7] above, except option becomes exercisable in annual 25 percent increments beginning April 18, 2001, the first anniversary of the date of the grant.
- (12) Same as [7] above, except option becomes exercisable in annual 25 percent increments beginning April 17, 2002, the first anniversary of the date of the grant.
- (13) Same as [7] above, except option becomes exercisable in annual 25 percent increments beginning April 16, 2003, the first anniversary of the date of the grant.
- (14) Reflects the issuance of shares in payment of deferred dividend credits on employee stock options which vested and became payable at the rate of one share for each dividend credit on December 31, 2002.

By: /s/ Ward J. Timken 1/3/03
Date

**Signature of Reporting Person

**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 is insufficient, See Instruction 6 for procedure.

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