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 Hurst, Robert J. c/o Goldman, Sachs & Co. 85 Broad Street New York, NY 10004 2. Issuer Name and Ticker or Trading Symbol VF Corporation VFC 3. IRS or Social Security Number of Reporting Person (Voluntary) 4. Statement for Month/Year 02/28/1998 5. If Amendment, Date of Original (Month/Year) 6. Relationship of Reporting Person(s) to Issuer (Check all applicable) (X) Director () 10% Owner () Officer (give title below) () Other (specify below) 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> <CAPTION> Table I -- Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned |2. |3. |4.Securities Acquired (A) 1. Title of Security |5.Amount of |6.Dir |7.Nature of Indirect | Transaction | or Disposed of (D) | Securities |ect | Beneficial Ownership | | Beneficially 1 |(D)or | | A/| | Owned at |Indir | | D | Price | End of Month | Date | Code | V | Amount |ect(I)| <C> <C> <C><C> <C> <C> <C> <C> <9> <C> Common Stock 1800 |2/26/9|P | |900 Common Stock |A |\$46.875 | | I 102 18 Common Stock |2/26/9|P | |900 |A |\$47.4375 | 102 ΙI |8 | | | |2/26/9|S | |900 |D |\$47.00 | Common Stock ΙI 102 |8 | | |

|D |\$47.6875 |-0-

ΙI

102

|2/26/9|S | |900

|8 | | |

Common Stock

1.Title of Derivative 2.Con- 3. 4. 5.Number of De 6.Date Exer 7.Title and Amount 8.Price 9.	Number
10. 11.Nature of Security version Transaction rivative Secu cisable and of Underlying of Deri of	Deriva
Dir Indirect or Exer rities Acqui Expiration Securities vative ti	.ve
ect Beneficial	ecurities
(D) Ownership	enefi
or	
Ind	cially
tive A/ Exer- ation Title and Number Ow	med at
Secu- D cisa- Date of Shares En	nd of
	onth
<pre></pre>	>
Stock Option Grants \$24.00	600 D
	1
Stock Option Grants \$26.00	200 D
	1
 Stock Option Grants \$34.10	800 D
	I
Phantom Stock Units 1-for-1	463 ID

Explanation of Responses:

01: The shares reported herein as indirectly owned are held by spouse as trustee for children.

02: The Reporting Person is a managing director of Goldman, Sachs & Co.

("GS"). The shares reported herein as

indirectly owned were purchased and sold, by GS, as part of baskets which did not meet the requirements for

exemption as outlined by the Securities and Exchange Commission. Without admitting any legal obligation, GS will

remit appropriate profits, if any, to the Company. The Reporting Person disclaims beneficial ownership of these

securities except to the extent of his pecuniary interest therein.

03: The phantom stock units were accrued under the VF Corporation directors deferred savings plan and are to be

settled 100% in cash upon the Reporting Person's

retirement.

SIGNATURE OF REPORTING PERSON

By: s/ Hans L. Reich Attorney-in-fact

DATE

March 9, 1998