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

FORM 4

## 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(f) of the Investment Company Act of 1940

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

				=		
1. Name and Address of Rep	orting Person*					
Hurst,	Robert		J.			
(Last) c/o Goldman, Sachs & Co 85 Broad Street						
	(Street)					
New York,	New York		10004			
(City)	(State)					
2. Issuer Name and Ticker (				=		
V. F. Corporation (VFC)				_		
3. I.R.S. Identification N				_		
4. Statement for Month/Yea				=		
September/1999						
5. If Amendment, Date of O				=		
<ol> <li>Relationship of Reportin (Check all applicable)</li> <li>[ X ] Director</li> <li>[ ] Officer (give t.</li> </ol>	ng Person(s) to Iss	suer	10% Owner	=		
			 	-		
[ X ] Form filed by One [ ] Form filed by More		ng Person				
<table> <caption></caption></table>						
	Table I Non-	Derivative	Securities Acquired, Dis	sposed of,		
1		or Bene	ficially Owned			
; 		·				6.
	1	I I	4.		1	10.
Owner-	1	1		ined (A) an		l ch -
	I	1	Securities Acqu:	rrea (A) or	Amount of	shi
Form:  7.	I	3.	Disposed of (D)		Securities	

Direct  Natu or  Indirect 1.  Indirect  Bene Title of Securi  Ownership   (Instr. 3)	 eficial  ity		Date			Code (Instr.	8)	 	Amount		(A) or	Price		l at En onth cr. 3	-
<pre>(Instr.4)   (Inst </pre>			<c></c>		<c></c>		 <c></c>	<c></c>				<c></c>	<c></c>		<c></c>
 Common Stock D	I				I I		I							4,000	
 Common Stock I   01	I		9/	08/99					700			\$34.25	1		
 Common Stock I   01			9/	08/99		S			700			\$32.25		-0-	
		·													
 Common Stock I   02			9/	27/99		P	 		300						
					1										
 Common Stock I   02	I		9/	27/99	I	S	l	I			D	\$31.0625	I	-0-	I
 Common Stock I   03	I				I							1	1	800	I

  
Reminder: Report  
owned  
\* If the form f  
4(b)(v).  
FORM 4 (continue  

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	10.											I			I								9.	
	Owner-											I			I							Number		
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	of			2.				F								-						Deriv-		
	Deriv-	11.		Conver-			5.	\_					7.		**7**			ative						
	ative	Nature				Number								Amount				Secur-						
	Secur-	of		or				Derivat							nderl			8.		ities				
	ity:	In-		Exer-			4		Securit			ate				ritie				Bene-				
		cise		3.	T	rans-		Acquire	ed	(A)	E	xerc	isab	ole and		(Ins	tr. 3	and 4)		0		-		ficially

Direct direct   (D) or Bene-	Price	Trans-	act:	ion  o1	Disposed	Exp	oirat:	ion I	Date		Deriv-  Owned				
1.	of	action	Code	e   ot	E (D)	(Mc	onth/I	Day/Y	(ear)	I	A	mount	ati	ve la	t End
In-  ficial  Title of  direct Owner-	Deriv-	Date	(Instr  (Instr. 3,  -							•	c	or	Sec	ur-  c	f
Derivative	ative	(Month/	8)   4 and 5)				e	Exp	oira-	I	N	lumber	ity	M	ionth
(I)  ship   Security	Secur-	Day/					Exer-  tion						(In	(Instr. (Instr	
(Instr (Instr  (Instr. 3)  4)  4)	ity							Dat	e	Title	S	hares	5)	4	)
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Stock Option		I	I			Ι		I		I	I		I	Ι	
(right to buy)	\$24.00														
Stock Option						I		I			I			I	
(right to buy)	\$26.00														
Stock Option	 														
 (right to buy)   D	\$34.10														
Stock Option		I	I			T		I		I	I			I	
 (right to buy)   D	\$43.30														
Stock Option						Ι		I		I				I	
(right to buy)	\$43.20	I			I	02/	09/00	0 02,	/08/09	Common	Stock	4,800	I	I	4,800
 Phantom Stock															
 Units  4,292.2107  [	1-for-	1	I		I	I	04	I	04	Common	Stock 4	,292.21	.07		

Explanation of Responses:

01: The Reporting Person is a managing director of Goldman, Sachs & Co. ("Goldman Sachs"). The securities reported herein as indirectly purchased and sold were purchased and sold and may be deemed to have been beneficially owned directly by Goldman Sachs. Without admitting any legal obligation, Goldman Sachs 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.

02: The Reporting Person is a managing director of Goldman Sachs. Goldman Sachs is an indirect wholly-owned subsidiary of The Goldman Sachs Group, Inc. ("GS Group"). The securities reported herein as indirectly purchased and sold were purchased and sold and may be deemed to have been beneficially owned directly by a wholly-owned subsidiary of GS Group. Without admitting any legal obligation, Goldman Sachs or an affiliate 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 shares reported herein as indirectly owned are held by spouse as trustee for children.

04: The phantom stock units were accrued under the V. F. Corporation directors deferred savings plan and are to be settled 100% in cash upon the Reporting Person's retirement.

Ву	:	s/	Η	ans	L.	Re	ic	h								
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October 12, 1999

## Attorney-in-fact

\*\* 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.