FORM 4

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

OMB APPRO\	/AL
OMB Number:	3235-0287
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longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Address of Reporting Person DE BEDOUT JUAN ERNESTO				2. Issuer Name and Ticker or Trading Symbol V F CORP [VFC]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable)X_ Director 10% Owner					
105 COR	*	(First) CENTER BLVI	(Middle)	3. Date of Earliest Transaction (Month/Day/Year) 09/30/2016						Officer (give	e title below)	Other	specify below)			
(Street) GREENSBORO, NC 27408				4. If Amendment, Date Original Filed(Month/Day/Year)							6. Individual or Joint/Group FilingCheck Applicable Line) _X_Form filed by One Reporting PersonForm filed by More than One Reporting Person					
(City		(State)	(Zip)	Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned												
1.Title of S (Instr. 3)	ecurity		2. Transaction Date (Month/Day/Yea	r) any	ition l	Date, if Co) (1. Securit (A) or Di Instr. 3,	isposed	or (D)	5. Amount of S Owned Follow Transaction(s) (Instr. 3 and 4)	ing Reported	d C F D	wnership orm: Eirect (D) Cornic (D)	eneficial wnership
Reminder: 1	Report on a s	eparate line for each	class of securities b	eneficial	lly ow	vned directl	y or in		ıs who	respo	nd to the	collection o	f informat	ion contained	SEC 14	74 (9-02)
Reminder: 1	Report on a s	eparate line for each		- Deriva	ntive !	Securities .	Acqui	Persor in this a curre	form arently values	e not lid ON or Ber	required //B contro neficially (to respond of number.		ion contained form display		74 (9-02)
	·		Table II	- Deriva (e.g., p	ntive s	Securities a	Acqui	Persor in this a curre ired, Disp options, co	form arently values	re not lid OM or Ber le secu	required //B contro neficially (prities)	to respond of number.	unless the	form display	5	
1. Title of Derivative Security (Instr. 3)	2. Conversion	3. Transaction	Table II 3A. Deemed Execution Date, if	- Deriva (e.g., p 4. Transac Code	ative souts, continue stimulation	Securities acalls, warra	Acqui ants, o of	Persor in this a curre	form arently values of of, onvertible exercisable ration Da	re not lid ON or Ber le secu	required MB contro neficially (crities) 7. Title ar	to respond of number. Owned and Amount of any Securities	8. Price of	9. Number of Derivative Securities Beneficially Owned Following Reported	10. Ownershi Form of Derivative Security: Direct (D or Indirec	11. Naturo of Indire Benefici: Ownersh (Instr. 4)
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative	3. Transaction Date	Table II 3A. Deemed Execution Date, if any	- Deriva (e.g., p 4. Transac Code	ative souts, continue stimulation	Securities acalls, warra 5. Number Derivative Securities Acquired (A. Disposed of (Instr. 3, 4,	Acqui ants, o of	Persor in this a curred, Dispoptions, co	form arently values of the control o	or Beile secule	required AB contro neficially (urities) 7. Title ar Underlyin	to respond of number. Owned and Amount of any Securities	8. Price of Derivative Security	9. Number of Derivative Securities Beneficially Owned Following	10. Ownershi Form of Derivative Security: Direct (D	11. Naturo of Indire Benefici: Ownersh (Instr. 4)

Reporting Owners

	Relationships				
Reporting Owner Name / Address	Director	10% Owner	Officer	Other	
DE BEDOUT JUAN ERNESTO 105 CORPORATE CENTER BLVD GREENSBORO, NC 27408	X				

Signatures

Mark R. Townsend for Juan Ernesto de Bedout (Pursuant to Signing Authority on File)	10/03/2016
**Signature of Reporting Person	Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- Represents phantom stock units ("PSUs") accrued under the VF Corporation Directors Deferred Savings Plan ("Plan"), to be settled 100% in cash upon the reporting person's retirement. The (1) number of PSUs acquired equals the amount of Directors' fees deferred by the reporting person divided by the fair market value (average of the high and low selling prices) per share on the date of deferral. The number of PSUs beneficially owned may vary over time due to deemed reinvestment of dividends.
- (2) 1 for 1
- (3) Each PSU was acquired at the election of the Director by deferring \$56.0750 of fees per PSU.
- (4) There is no date that should appear in these columns. These columns are not applicable to this particular filing.

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.	