GOODE DAVID R Form 4 April 03, 2003

#### FORM 4

[ ] Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may

continue.

1(b).

See Instruction

## 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

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2005

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## (Print or Type Responses)

1 Name and Address of Re			2 I.a N	Ioma and Ti	.1	6 Deletionship of Demontics					
1. Name and Address of Reporting Person*  Goode, David R.			2. Issuer Name <b>and</b> Ticker or Trading Symbol  GEORGIA-PACIFIC CORPORATION (GP)					6. Relationship of Reporting Person(s) to Issuer (Check all applicable)  X Director Owner OffOrther (specify (githelow) title below)			
(Last) ( Norfolk Southern C Three Commercial	Corporation	(Middle)	Number Reporting		4. Statement for Month/Day/Yea		r 7. Individual or Joint/Group Fil (Check Applicable Line)				
			(Volunta	ary)	5. If Amendment, Date of Original			Per	rm filed by O		
(Street) Norfolk, VA 23510-2191						ginai Month/Day/Yea			rm filed by Moorting Perso		
(City)	(State)	(Zip)	Table INon-Derivative Securities Acquired, Disposed of, or Beneficia Owned							Beneficiall	
1. Title of Security (Instr. 3)				Deemed Execution Date, if any	ac Co (In	An Securities Acquired (A) odeor Disposed (D).8) (Instr. 3, 4 and Amount (A)	nd 5)	of	An Ownter- ship Secticities Berlefreiztly Ow(10) or Followhinest Rep(0) ted	7. Nature o Indirect Benefici Owner- ship	

			Day/ Year)	Day/ Year)					(D)		3 and	(In (Instr	saction(s nstr. 4) r.	s) (Instr.	4)
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Reminder: Report on a separat of securities beneficially owne indirectly.  Potential persons who	ed directly or  o are to respor	* nd to the c		one i Instr f informati	reportion (	orti tion con	ing p 1 4(b ntain	perso b)(v). ned ir	n this f	form :		3 p	age 1 of pages (Over)		
not required to respon	d unless the t	form displ	ays a curren	tly valid	ЭM	Вс	cont	rol n	umbei	r.			SEC 1474 (9-02)		
				Tabl	<del> </del>	I	Deri:	—— vativ	ze Seci	rities	Acc		d Disp		or Benefi
FORM 4 (continued)	_			1 40											
1. Title of Derivative Security (Instr. 3)	sion or Exercise Price of		Date, if (Instr. Securities Date any Acquired Year)							and Amo	ount of ecurities				
	(		1							-	1			-	A
				Code V		(A)			Date Exer- cisable	tie	Expiration	a-	Tit		Amount or Number of Shares

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	
		<u>                                     </u>	<u>                                     </u>		Ш					
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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: David R. Goode

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.

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Page 2 SEC 1474 (9-02)

April 2, 2003

Date

David R. Goode Norfolk Southern Corporation Three Commercial Place Norfolk, VA 23510-2191 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 189.952 phantom stock units acquired pursuant to a dividend reinvestment feature of the Georgia-Pacific Corporation Directors Deferred Compensation Plan.