Edgar Filing: VIAD CORP - Form 4

VIAD CORP Form 4 April 01, 2003

FORM 4 U.S. SECURITIES AND EXCHANGE COMMISSION STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP () Check box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See 1. Name and Address of Reporting 2. Issuer Name and 3. IRS or Social Person Ticker or Trading Security Symbol Number of Reporting Perso (Voluntary) Reichert, Jack F. Viad Corp Brunswick Corporation VVI 1 N. Field Court Lake Forest, IL 60045-4811 6. Relationship of Reporting Person to Issuer (Check all applicable) _Director _10% Owner _Officer (give title below) _Other (specify below) Χ 7. Individual or Joint/Group Reporting [X] Form Filed by One Reporting Person [] Form Filed by More than One Reporting Person Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially owned 1. Title of 2. Trans-3. Trans-4. Securities aquired (A) 5. Amount of 6. Owner-Security or Disposed of (D) Securities action action Ship (Instr. 3) (Instr. 3, 4 and 5) Beneficially Form: Date Code (Instr. Owned at Direct (Month/ End of Month 8) (A) (D) or Day/ (Instr. 3 Indirec or Year) Code V Amount (D) Price and 4) (I) Table II - Derivative Securities Acquired, Disposed of, or Beneficially owned (e.g., puts, calls, warrants, options, convertable securities) 4. 7. 3. 5. Con-Trans- Trans- Number of Date exer- Title and Amount Title of version action action Derivative Derivative cisable and of Underlying Securities Expiration Securities Security Date Code (Instr. 3) Exercise (Instr. Acquired (A) Date (Instr. 3 and 4)

Price of

Security

Deriv-

ative

8)

or Disposed

(Instr. 3,

4 and 5)

of (D)

(Amount
Month/	C	Date E	xpi-	or
Day/	0	Exer- ra	a-	Number

(Month/

Day/Year)

8.

Pr

of

De

at

Se

ri

(I

5)

Edgar Filing: VIAD CORP - Form 4

		Year)	D E	V	(A)	(D)		tion Date	Title	of Shares
Cash Only StockUnits			А		694.9	98			Common Stock	694.98
	(a)	(a)					(a)	(a)		

Explanation of responses:

a. Stock units credited in accordance with the terms of the Viad Deferred Compensation Plan; each unit is equivalent to one share of common stock of Corporation; units will be settled in cash; transaction exempt pursuant to Rule 16b-3(d).

Signature of Reporting Person:

/s/Scott E. Sayre, Attorney-in-Fact

Scott E. Sayre, Attorney-in-Fact