MORGAN STANLEY

Form 4

September 13, 2002

SEC Form 4

OMB APPROVAL FORM 4 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 [] Check this box if no longer subject to Section 16. Form OMB Number: 3235-0287 STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP 4 or Form Expires: January 31, 2005 5 obligations may continue. Estimated average burden See Instruction 1(b). hours per response. 0.5 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 1. Name and Address of Reporting Person* 6. Relationship of Reporting Person(s) 2. Issuer Name 4. Statement for Brennan, Edward A. and Ticker or Trading Symbol Month/Day/Year to Issuer (Check all applicable) Morgan Stanley 08/28/2002 (First) (Last) MWD (Middle) X Director _ 10% Owner Officer (give title below) _ Other Morgan Stanley (specify below) 1585 Broadway 3. I.R.S. Identification 5. If Amendment, Number of Reporting Date of Original Description Person, if an entity (Street) (Month/Day/Year) (voluntary) New York, NY 10036 7. Individual or Joint/Group Filing (Check Applicable Line) (City) (Zip) (State) 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 Security 2.Transaction 2A. Deemed 4. Securities Amount of 6. Owner-7. Nature of Execution Date, if Transaction Acquired (A) or (Instr. 3) Date Securities ship Indirect (Month/Day/Year) any Code Disposed Of (D) Beneficially Form: Beneficial (Month/Day/Year) Owned Direct (D) Ownership (Instr. 8) (Instr. 3, 4, and 5) Following Reported Indirect (Instr. 4) Transaction(s) Code / V (Instr. 3 and 4) (Instr. 4) Amount / A/D / Price Common Stock 3/19/2002 A/V 1,200 / A / \$ 7,514 (1) D 31,068 Common Stock //\$ ī By Spouse Common Stock / //\$ 150,732 ī By Trust Savings Plan Common Stock //\$ 6,244

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)										
1. Title of	2. Conver-	3.	3A.	4.	5. Number	6. Date	7. Title and	8. Price	9. Number of	10.
Derivative	sion or	Transaction	Deemed	Transaction	of	Exercisable(DE)	Amount of	of	Derivative	Owner-
Security	Exercise	Date	Execution	Code	Derivative	and	Underlying	Derivative	Securities	ship
(Instr. 3)	Price of		Date, if		Securities	Expiration	Securities	Security	Beneficially	Form of
, ,	Deri-	(Month/	any	(Instr.8)	Acquired	Date(ED)	(Instr. 3 and	(Instr.5)	Owned	Deriv-
	vative	Day/	1		(A)	(Month/Day/Year)	4)	, ,	Following	ative
	Security	Year)	(Month/		or		,		Reported	Securiti
		,	Day/		Disposed				Transaction(s)	Direct (I

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			Year)	Code / V	Of (D) (Instr. 3, 4 and 5)					or Indirect (Instr.4)
					A or D	DE / ED	Title / Amount or Number of Shares			
Non-Qualified Stock Option (Right to Buy)	\$57.88	3/19/2002		A/V	8,000 A	09/19/02 / 03/19/12	Common Stock / 8,000	\$		D
Non-Qualified Stock Option (Right to Buy) (2)	\$57.88	3/19/2002		A/V	1,814 (2) A	09/19/02 / 03/19/12	Common Stock / 1,814	\$19.29 (3)	9,814	D

Explanation of Responses:

- 1. Includes 6,208 stock units acquired under the deferred compensation provisions of the Directors' Equity Capital Accumulation Plan (DECAP), which were reported previously in Table II. These stock units may be settled only in shares of Common Stock at a ratio of 1 to 1.
- 2. Stock options acquired under the deferred compensation provisions of DECAP. The number of DECAP stock options is determined by dividing the amount of the annual cash retainer by the fair market value of a share of Common Stock on the award date and multiplying the result by 3.
- 3. In accordance with the deferred compensation provisions of DECAP described in footnote 3 above, the deemed purchase price of each DECAP stock option is one-third of the fair market value of a share of Common Stock on the award date.

POWER OF ATTORNEY

The undersigned hereby makes, constitutes and appoints each of Donald G. Kempf, Jr., Ronald T. Carman, Martin M. Cohen, William J. O'Shaughnessy, Jr., Charlene R. Herzer, W. Gary Beeson, Ola E. Lotfy, Jeanne Greeley, and Lou Fryz to act severally and not jointly, as his true and lawful agents and attorneys-in-fact, with full power and authority to act hereunder, each in his/her discretion, in the name of and for and on behalf of the undersigned as fully as could the undersigned if present and acting in person, to make any and all required or voluntary filings under Section 16(a) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), and the applicable rules and regulation thereunder, with the Securities and Exchange Commission, and any and all applicable stock exchanges, Morgan Stanley and any other person or entity to which such filings may be required under Section 16(a) of the Exchange Act as a result of the undersigned's status as an officer, director or stockholder of Morgan Stanley. This power of attorney shall remain in full force and effect until the undersigned is no longer required to file Forms 3, 4 and 5 with respect to securities of Morgan Stanley.

IN WITNESS WHEREOF, the undersigned has executed this power of attorney, effective as of this 9th day of September, 2002

By: /s/ Edward A. Brennan Edward A. Brennan

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By:

/s/ CRHerzer, Attorney-in-Fact

** Signature of Reporting Person

Date

SEC 1474 (8-02)

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- * 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).

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.