PRICE THOMAS R Form 4 April 17, 2003

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--- Director

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP FORM 4

[]Check this box if subject to Section or Form 5 obligat continue. See Instal(b).	n 16. Form 4 ions may	OMB APPROVAL OMB NUMBER: 3235-0287 Expires: January 31, 2005 Estimated average burden hours per response0.5			
Filed pursuant to Se 1934, Section 17(a) 1935 or Section 30(h	of the Public U	Jtility Holding C	ompany Act of		
(Print or Type Respon	nses)				
1. Name and Address	of Reporting Pe	erson*			
PRICE	THOMAS		R.		
(Last)	(First)		(Middle)		
PRICE INDUSTRIE P.O. BOX 536	S				
	(Street)				
ENNIS	TX		75120		
(City)	(State)		(Zip)		
2. Issuer Name and T	icker or Tradin	ig Symbol			
ENNIS BUSINESS F	ORMS, INC. (EBF	')			
3. I.R.S. Identifica entity (Voluntary		Reporting Person	, if an		
4 Statement for Mont	h/Day/Year				
5. If Amendment, Dat	e of Original (Month/Day/Year)			
6. Relationship of Reporting Person(s) to Issuer (Check all applicable)					

--- 10% Owner

Officer (give title below) Other (specify below)								
7. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person								
Form	filed by	More tha	n One Reg	porting Per	rson 			
Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned								
Securi	ty ac (1	ction ate Month/ Day/	Execution Date, if any	3. Transac on Code (Instr.	8)	or Disp	osed of 3, 4 (A) or	(D)
				Code	V -			
Common St Balance Forward: Common Stock	1	15/03 0	4/15/03	P	V	5,000	A 1	1.27
		Ownership Form: Direct (D) or Indirect (I)		7. Nature of Indirect Beneficial Ownership				
		and 4)		(Instr. 4)		(Inst	tr. 4)	
Common Stock Balance								
Forward: Common	1	51,500		D		Note		
Stock 56,500 I Note 2								
Note 1: 30,000 shares held by Joe Buchanan, Trustee for trust for the benefit of T.R. Price Note 2: 5,000 shares acquired jointly by wife and sister-in-law. Mr. Price disclaims any beneficial interest in sister-in-law's interest in shares.								

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

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FORM 4 (continued)

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title Derivative Security (Instr. 3)		actic Date (Mont Day/ Year	on Ex ti th/ Da ' if f) (M	ecu- on te, any onth/ ay/ ear)	Trans- 5. action Code (Instr. 8) ode V	Derivative Securities
SO granted 10-07-98	\$10.0625					
SO granted 04-21-99	\$ 8.6875					
SO granted 04-20-00	\$ 7.0625					
SO granted 04-19-01	\$ 7.900					
SO granted 04-18-02	\$13.28					
1. Title of Derivative Security (Instr. 3)	cisable	and con S	Title and of Underly Securities (Instr. 3	ing	Deriva- tive	derivative Securities Beneficial
	Date	_		Amount	_	Trans-
	Exer- cisable		Title	or Numbe of Share		action(s) (Instr. 4)
SO granted	See					
10-07-98		10-08	Common St	k.		5,000
SO granted 04-21-99	See Note	04-09	Common St	k.		5,000

SO granted 04-20-00	See Note	04-10	Common	Stk.			5,000
SO granted 04-19-01	See Note	04-11	Common	Stk.			5,000
SO granted 04-18-02	See Note	04-12	Common	Stk.	5,000	\$13.28	5,000
1. Title Derivative Security (Instr. 3)	Fo De Se Di or	ornership orm of erivative ecurity: rect (D) e Indirect () (Instr.		India Bener Owner	rect ficial		
SO granted 10-07-98	D						
SO granted 04-21-99	D						
SO granted 04-20-00	D						
SO granted 04-19-01	D						
SO granted 04-18-02	D						

Explanation of Responses:

Note: Each incentive stock option contract expires ten years from date of grant, and provides that shares will become exercisable as follows: 25% after two years; 50% after three years; 75% after four years and 100% after five years; all from date of grant; all option contracts are granted at market price on the date of grant.

/s/Thomas R. Price	April 17, 2003
**Signature of Reporting Person	Date

^{**} 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.

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