# TUCKER JAMES F

Form 4 October 23, 2002

#### UNITED STATES SECURITIES AND EXCHANGE COMMISSION

#### Washington, D.C. 20549 FORM 4

### STATEMENT OF **CHANGES IN BENEFICIAL OWNERSHIP**

o Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

(Print or Type Responses)

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(f) of the Investment Company Act of 1940

#### OMB APPROVAL

**OMB Number:** 3235-0287 Expires: January 31, 2005 Estimated average burden hours per response .... 0.5

				an	/				Owned Following Reported	or Indirect (I) (Instr. 4)	Beneficial Ownership (Instr. 4)
1.	Title of Security (Instr. 3)	2. Transac Date	etion 2A.	Ex	emed 3. Transaction 4. ecution Code (Instr. 8)	Disp	urities Acquired (A) o cosed of (D) r. 3, 4 and 5)	r 5.	Amount of 6 Securities Beneficially	. Ownership Form: Direct (D)	7. Nature of Indirect
	(City)	(State)	(Zip)	Ta	ble I Non-Derivative Seco	ırities	Acquired, Disposed	of, o	r Beneficially Own	ed	
	Irving	(Street)	75063			5.	If Amendment, Date of Original (Month/Day/Year)	7.	Form	cable Line)	Reporting Person
	8000 Bent	t Branch Drive					October 21, 2002		Executive Vice President Chief Information Officer		
	(Last)	(First)	(Middle)	3.	I.R.S. Identification Number of Reporting Person, if an entity (Voluntary)	4.	Statement for Month/Day/Year	-	X Officer (give title below)		Other pecify below)
	Tucker	James	F.		Michaels Stores, Inc. (MI	K)		_			0% Owner
		Address of Repo	Ü			issuel Name and Tieker of	issuel Name and Tiekel of Itali	Issuel Ivalile and Tiekel of Trauling Symbol	issuel Ivallie and Tiekel of Trauling Symbol	Issuer (Check all app	Issuer (Check all applicable)

## Edgar Filing: TUCKER JAMES F - Form 4 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). 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 control number. FORM 4 (Continued) Table II Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities) 1. Title of 2. Conversion 3. Transaction Date 3A. Deemed Execution 4. Transaction 5. Number of 6. Date Exercisable and Derivative or Exercise (Month/Day/Year) Date, if any Code Derivative **Expiration Date** (Month/Day/Year) (Month/Day/Year) Security Price of (Instr. 8) Securities (Instr. 3) Derivative Acquired (A) or Security Disposed of (D) (Instr. 3, 4, and 5) Code V (A) (D) Date Expiration Exercisable Date **Stock Option** \$20.875 10/21/02 M 33,333 **(4)** 7/27/05 (Right to Buy)

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	Title and Amount of Underlying Securities (Instr. 3 and 4)		8. Price of D Security (Instr. 5)	Security	9.	Number of Derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	10.	Ownership Form of Derivative Security: Direct (D) or Indirect (I) (Instr. 4)		Nature of Indirec Beneficial Ownership (Instr. 4)
	Title	Amount or Number of Shares								
C	ommon Stock	33,333				16,667(1)		D		
xplan	ation of Response	es:								
xplan	Reflects a tw Includes 5,07 issued by the The reported amount is base	o-for-one stock split effe 0 shares acquired under plan administrator as of amount is held by a 4010 sed on a plan statement is	the M Septe (k) Pl	dichaels Stores, Inc. Amember 30, 2002.  an (the "Plan") stock furly by the Plan administrate	nd as	and Restated 1997 En	nploye	ees Stock Purchase Plan Michaels Stores, Inc. co	based	on a plan statemen
2)	Reflects a tw Includes 5,07 issued by the The reported amount is base available to Exercise of stocommon stocostock subsequences.	o-for-one stock split effe 0 shares acquired under plan administrator as of amount is held by a 4010	the M Septo (k) Pl ssued such origin ores, i	dichaels Stores, Inc. Amember 30, 2002.  In (the "Plan") stock fur by the Plan administrate holdings were liquidated and grant to reporting per Inc. 1997 Stock Option Explit issued to stockholde	nd as or as ed on rson Plan	and Restated 1997 Emergence an	nploye ted in as an ons to sisted	Michaels Stores, Inc. co estimate of the total num purchase 25,000 shares of the right to purchase	ommomber of Me 50,00	on a plan statement on stock. The report of shares that would ichaels Stores, Inc.

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

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Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

<sup>\*</sup> If the form is filed by more than one reporting person, *see* Instruction 4(b)(v).

<sup>\*\*</sup> Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).