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HORNER MATINA S Form 4

February 04, 2003

FORM 4

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

See Instruction 1(b).

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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(Print or Type Responses)

(Print or Type Re	esponses)								
1. Name and Address of Reporting Person*				ame and Tick	6. Relationship of Reporting to Issuer (Check all applica				
	Matina	S.	Th	ne Neiman Ma (NM)	X	Directdi0% Owner			
Horner				(4.12-2	0.11)		OfficeOther (specify (give below) title below)		
					1	<u> </u>			
(Last)	(First) Marcus Gr	(Middle)	Number	entification of Reporting f an entity	4. Statement for Month/Day/Year February 1, 2003	7. Individual or Joint/Group l (Check Applicable Line)			
c/o The Neiman Marcus Group, Inc. 1618 Main Street			(v oruma		5. If Amendment, Date of Original	X			
(Street) Dallas Texas 75201					(Month/Day/Year)		Form filed by More that Reporting Person		
(City)	(State)	(Zip)	Table I	— Non-Deri	vative Securities Acquire	ed, Dis	posed of, or Beneficially		
1. Title of Security (Instr. 3)		2. Transaction Date	2A. Deemed Execution Date, if any	3. Trans4. Securities Accaction(A) Code or Disposed o (Instr.8)(Instr. 3, 4 and	f (D)	5. Am our Owner- of ship Securition: Benefi Dirityt Owned D) or Follow im direct			

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	(Mo Da Yea	-	(Month/ Day/ Year)			(A) or (D)		port (E) insaction(s (Instr. 4 str.				
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* If the form	is fried by filo	re than one	reporting per	3011, 36	e msuuciic	to in control of the	Person the control of	ons who response collection of rmation ained is form are not aired to respond ss the form lays rrently valid B control ber.	d	SE	(Over) C 1474 (9-02)	
FORM 4 (continued)				Table				curities Acquire ls, warrants, opt				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/ Day/ Year)	3A. Deemed Execution Date, if any (Month/ Day/ Year)	4. Tra act Co (In	of De de ativ str.8) Secur Ac-	riv- /e ities red		Date Exercisable and Expiration Date (Month/Day/Year)	7. Title a of Under Securitie (Instr.	lying	4) (3) (4) (5) (6) (6) (7) (7) (7) (7) (7) (7) (7) (7) (7) (7	Price of Derive ative Secur ity (Instr

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						of (D) (Instr. 3, 4 and 5)						
				Code	V	(A)	(D)	Date Exer- cisable	Expira- tion Date	Title	Amount or Number of Shares	
Phantom Stock Units(1)	n/a	02-1-03	02-1-03	A		474		(1)	(1)	Class A Common Stock	474 (2)	\$28.197
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Explanation of Responses:

manually signed. If space is insufficient, see Instruction 6 for procedure.

(1) Pursuant to The Neiman Marcus Group, Inc. Deferred Compensation Plan for Non-Employee Directors, non-employee directors of The Neiman Marcus Group, Inc. (the "Company") receive shares of Class A common stock equivalents as part of their directors' compensation ("Mandatory Deferred Units"), and are permitted to elect to receive shares of common stock equivalents in lieu of their cash compensation ("Elective Deferred Units"). The number and "price" of such units are determined quarterly and are calculated by dividing the amount of fees in each fiscal quarter by the average of the market price of the Company's Class A common stock during the last five trading days of such fiscal quarter. Settlement of these units is in cash.

(2) Includes both Elective Deferred Units and Mandatory Deferred Units.

** Intentional misstatements or omissions of facts constitute **Signature of Reporting Person Date 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

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