U.S. SECURITIES AND EXCHANGE COMMISSION Washington D.C. 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(f) of the Investment Company Act of 1940

		if no longer sub nue. See Instructio		n 16.	Form 4 or	Form 5
1.	Name and Address Rogers (Last)	of Reporting Perso Philip (First)	n* E. (Middl	e)		
		6487 Redington (Street)	Rd.			
	Ada (City)	MI (State)	49301 (Zip)			
2.	Issuer Name and Ticker or Trading Symbol Universal Forest Products, Inc UFPI					
3.	IRS or Social Security Number of Reporting Person (Voluntary)					
4.	Statement for Month/Day/Year 12/11/02					
5.	If Amendment, Date of Original (Month/Day/Year)					
6.	Relationship of Reporting Person(s) to Issuer (Check all applicable)					
		/e title below) National Sales & M		fy bel	ow)	
7.	Individual or Joint/Group Filing (Check applicable line)					
		by One Reporting Pe by More than One Re				
TABL	E I - Non-Derivat:	ive Securities Acqu	ired, Disposed o	f, or	Benefically	Owned
1.	Title of Security (Instr. 3) a. Common Stock b. Common Stock c. Common Stock d. Common Stock e. Common Stock f. Common Stock g. Common Stock					
2.	Transaction Date a. 12/11/02 b. 12/11/02 c. 12/11/02 d. 12/12/02 e. 12/12/02 f. 12/12/02 g. 12/12/02	(Month/Day/Year)				
2A.	Deemed Execution	Date, if any (Mont	h/Day/Year)			
3.	Transaction Code Code	(Instr. 8) a. S b. S c. S d. S e. S f. S g. S				
	V	a				

c. -

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f. -
                        g. -
     Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)
4.
                        a. 300
b. 200
        Amount
                        c. 2,700
                        d. 900
                        e. 3,391
                        f. 109
                        g. 400
        (A) or (D)
                        a. (D)
                        b. (D)
                        c. (D)
                        d. (D)
e. (D)
f. (D)
                        g. (D)
        Price
                        a. $21.85
                        b. $21.74
                        c. $21.52
                        d. $21.52
                        e. $21.50
                        f. $21.511
                        g. $21.54
5.
     Amount of Securities Beneficially Owned Following Reported Transactions
     (Instr. 3 and 4)
        a. 50,129
b. 2,602
c. 850
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e. -

- 6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)
 - a. D
 - b. I
 - Ι
- Nature of Indirect Beneficial Ownership (Instr. 4) 7.

 - b. P/S Planc. By daughter

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FORM 4 (continued)
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Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

- 1. Title of Derivative Security (Instr. 3)
- 2. Conversion or Exercise Price of Derivative Security
- Transaction Date (Month/Day/Year)
- 3A. Deemed Execution Date, if any (Month/Day/Year)
- 4. Transaction Code (Instr. 8)
 Code

V

- 5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)
 - (A)

(D)

- Date Exercisable and Expiration Date (Month/Day/Year)
 Date Exercisable
 Expiration Date
- 7. Title and Amount of Underlying Securities (Instr. 3 and 4) Title Amount or Number of Shares
- 8. Price of Derivative Security (Instr. 5)
- 9. Number of Derivative Securities Beneficially Owned Following Reported Transactions (Instr. 4)
- 10. Ownership Form of Derivative Security: Direct (D) or Indirect (I) (Instr. 4)
- 11. Nature of Indirect Beneficial Ownership (Instr. 4)

Explanation of Responses:

/s/ Matthew J. Missad 12/13/02
**Signature of Reporting Person Date
Matthew J. Missad for Philip E. Rogers
by Power of Attorney

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 provided is insufficient, see Instruction 6 for procedure.