DAY JAMES C Form 4 March 21, 2003

OMB APPROVAL

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# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

#### FORM 4

#### 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

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

•	Name and Address of Reporting Person*		Issuer Name and Ticker or Trading Symbol	3.	I.R.S. Identification Number of Reporting Person, if an entity (Voluntary)	
	Day, James C.		Noble Corporation (NYSE:NE)		444-42-2293	
	(Last) (First) (Middle)	=				
	13135 South Dairy Ashford, Suite 800	4.	Statement for Month/Day/Year	5.	If Amendment, Date (Month/Day/Year)	te of Original
	(Street)		March 19, 2003			
		6.	Relationship of Reporting Person(s) to Issuer (Check All Applicable)	7.	Individual or Joint (Check Applicable L	
	Sugar Land, TX 77478	_	X Director O 10% Owner		X	Form Filed by One Reporting Person
	(City) (State) (Zip)		X Officer (give title below)		0	Form Filed by Mor
			Other (specify below)			than One Reporting Person
			Chairman of the Board and Chief Executive Officer			

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, <i>see</i> instruction 4(b)(v).

Security	Transaction 2 Date (Month/Day/Year)	A. Deemed Execution Date, if any (Month/Day/Year)				5.Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
			Code V	Amount	(A) or (D)	Price			
Ordinary Shares	3/19/03		A	81	A	\$36.76	24,011	I	By Trust (1)
Ordinary Shares							231,302	D	
				Page 2					

Security (Instr. 3)	. Conversion or Exercise 3. Price of Derivative Security	Transaction Date (Month/Day/Year)	3A. Deemed Execution 4. Date, if any (Month/Day/Year)	Transaction 5. Code (Instr. 8)		(A) or Disposed of (D
				Code V	(A)	(D)

Expiration Date (Month/Day/Year)	7. Title and Amount of Underlying Securities (Instr. 3 and 4)	Derivative I Security I	Number of Derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	10.Ownership Form of 1 Derivative Security: Direct (D) or Indirect (I) (Instr. 4)	1.Nature of Indirect Beneficial Ownership (Instr. 4)
Date Expirat Exercisable Date					
xplanation of Resp	onses:				
nares held by the Re eld in the Noble Dri	s matching contribution porting Person 7,692 stilling Corporation 401( the average closing prior	shares were held in k) Savings Restor	shares to the Noble Drilling C n the Noble Drilling Corporati- ation Plan Trust. The price of Shares during the last five tra	on 401(k) Savings Plan T the 81 shares was calcula	rust and 16,319 share ted in accordance wit
) Amount represent ares held by the Re eld in the Noble Dri rms of the Plan as the	s matching contribution porting Person 7,692 stilling Corporation 401( the average closing prior	shares were held in k) Savings Restor the Ordinary	n the Noble Drilling Corporation Plan Trust. The price of	on 401(k) Savings Plan T the 81 shares was calcula	rust and 16,319 share ted in accordance wit

Julie J. Robertson By Power of Attorney dated February 2, 2001

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

Page 4

<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).