FORM 4 U.S. SECURITIES AND EXCHANGE COMMISSION STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP														
() Check box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instructions 1(b).														
1. Name and Address Person	of Report	ing		uer Name and ker or Tradin bol	ıg			3.	Secur Numbe Repor	or Socia rity er of rting Pe untary)		Statemen for Month/Yes		If Amendment, Date of Original (Month/Year)
Carlile, Tom E. Boise Cascade Corporation 1111 West Jefferson Street Boise, ID 83702				Boise Cascade Corporation BCC								12-31-20	02	
6. Relationship of Reporting Person to Issuer (Check all applicable)														
_Director _10% Owner _Officer (give title below) _Other (specify below)														
X Vice President & Controller														
7. Individual or Joint/Group Reporting [X] Form Filed by One Reporting Person [] Form Filed by More than One Reporting Person														
Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially owned														
1. Title of 2. Security (Instr. 3)	Trans- action Date (Month/ Day/ Year)	8)	ion	Securities a or Disposed (Instr. 3, 4 ount	of (D Land (A) or	D))	5.	Amount Securit Benefic Owned a End of I (Instr. and 4)	ies ially t Month	Ship Form Dire (D)	ect	lature of Beneficia Instr. 4	l Owner	
Common Stock										52 D				
Common Stock								(a) 750	.2649 I		By BCC T	hrift P	lan
Preferred Stock								(a) 851	.3429 I		Held by	ESOP Tr	ustee
Table II - Derivativ (e.g.,				isposed of, o options, conv										
1. Title of Derivative Security (Instr. 3)	2. Con-	3. Trans- action Date	4. Trans- action Code	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)	6 D C E C (6. Date exe cisable	er - and .on	7.	lying es		of	ative Secu- rities Bene-	Ship Form of Deriv- ative Secu- rity: Direct	of Indirect Bene- ficial Owner- ship (Instr. 4)
		(Month/ Day/ Year)	O D	(A) (D)	E	Date Ex Exer- ra cis- ti able Da	- .on	Title		Amount or Number of Shares		of Month (Instr. 4)	Ìndi- rect	
Stock Option (Right to Buy)	\$24.875						-29 004	Common S	tock			9,300	D	
Stock Option (Right to Buy)	\$43.875						-28 005	Common S	tock			9,300	D	
Stock Option (Right to Buy)	\$31.375						-26 006	Common S	tock			9,300	D	
Stock Option (Right to Buy)	\$36.875						-25 007	Common S	tock			8,800	D	
Stock Option (Right to Buy)	\$28.875						-31 008	Common S	tock			12,700	D	
Stock Option (Right to Buy)	\$29.375						-12 009	Common S	tock			5,800	D	
Stock Option (Right to Buy)	\$38.0625						-30 009	Common S	tock			15,900	D	
Stock Option (Right to Buy)	\$27.50						-28 010	Common S	tock			19,625	D	
Stock Option (Right to Buy)	\$35.60						-27 011	Common S	tock			22,900	D	
Stock Option (Right to Buy)	\$27.76						-25 012	Common S	tock			24,100	D	

Phantom Stock Units	(b)	12-31	А	83.341	Common Stock	\$25.22	6,061.6	D
		-2002					259	

Explanation of responses:

- (a) Represents number of shares beneficially owned as of December 31, 2002, based on information from plan administrator.
- (b) Each phantom stock unit is equal in value to one share of the company's common stock.

Signature of Reporting Person: /s/Tom E. Carlile

Tom E. Carlile