OMB APPROVAL

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U.S. 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

[_] Check this box if no longer subject of Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

Print or Type Responses									
Name and Address of F			========	=========	===				
Lauren	Ralph								
(Last)	(First)		(Middle)						
650 Madison Avenue									
	_	Street)							
New York		NY	10022						
(City)		State)	(Zip)						
					===				
Polo Ralph Lauren Cor	rporation (RL)								
B. IRS Identification Nu					===				
:=====================================		=======	:=======	========	===				
June 2002									
i. If Amendment, Date of									
Relationship of Report (Check all applicable	rting Person t		:=======	=========	===				
[X] Director [X] Officer (give t	citle below)	[X] [_]	10% Owner Other (speci	fy below)					
		ief Executive							
				=========	===				
<pre>[X] Form Filed by One [_] Form Filed by Mor</pre>			ı						
TABLE I NO	ON-DERIVATIVE	======= SECURITIES ACQ FICIALLY OWNED	UIRED, DISPOS		===				
	========	=========	========	=========	===				
	Transac- I tion I Date I	Execution Date, if any (Month/ Day/Year)	Code Instr. 8)	4. Securities Ad Disposed of ((Instr. 3, 4	(D) and 5)	,	5. Amount of Securities Beneficially Owned Follow- ing Reported Transac-	Form: Direct (D) or Indirect (I) (Instr.4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
i. Title of Security Instr. 3)					(A) or (D)	Price	tions(s)		

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Reminder: Report owned d	lirectly (icii ciass	or securities	belleticia	шту						
If the form is $4(b)(v)$.	filed by	more tha	n one Re	porting	Person, see In	struction							
	SONS WHO	RESPOND	TO THE C	COLLECTIO	N OF INFORMATI	ON							
CO	NTAINED 1	IN THIS F	ORM ARE	NOT REQU	IRED TO RESPON	ID							
							(Over)						
						SEC 1474	(9-02)						
FORM 4 (CONTINUED))												
ABLE II DERIV (E.G., P					ED OF, OR BENE NVERTIBLE SECU		WNED						
.=========	:======	=======	======	======		:======	=====						
											9. Number	10.	
											of Deriv-	Owner- ship	
	2.										ative Secur-	Form of	
	Conver- sion	-	3A		5. Number of			7. Title and Am			ities Bene-	Deriv- ative	11. Nature
	or Exer-		Deemed Exe-	4.	Derivative Securities	6. Date		of Underlyin Securities		8. Price	ficially Owned	ity:	of In-
	cise Price	3. Trans-	cution Date,	Trans- action	Acquired (A) or Disposed	Exercisal Expiration	n Date	(Instr. 3 an		of Deriv-	Follow- ing Re-	Direct (D) or	direct Bene-
l. Title of	of Deriv-	action Date	if any		of (D) (Instr. 3,	(Month/Da		or		ative Secur-	ported Trans-	In- direct	ficial Owner-
Derivative Becurity	ative Secur-	(Month/ Day/	(Month/ Day/		4 and 5)	Date Exer-	Expira- tion	of		ity (Instr.	action(s (Instr.		ship (Instr.
(Instr. 3)	ity	Year) 	Year) 	Code V	(A) (D)	cisable	Date	Title Sh	ares 	5) 	4)	4)	4)
Option issued	\$24.78	6/7/2002		A V	250,000	(1)	6/7/2012	2 Class A 25	0,000		250,000	D	
oursuant To Issuer's 1997 Long-Term Stock								Common Stock					
Incentive Plan (Right to Buy)													
Explanation of Re	esponses:												
(1) The options beginning on			xercisab	ole in th	ree equal annu	ıal install	ments						
/s/ Edward W.	Scheuerma	ann			February	28, 2003							
**Signature of	Reportir	ng Person			Da	ite							
Edward W. Attorney-			Lauren										
*Intentional mis		•		of facts	constitute Fed	leral Crimi	.nal						
Violations. See 18 U.S.C. 1	.001 and 1	15 U.S.C.	78ff(a)										
Note: File three If space i					h must be manu for procedure		ed.						

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

POWER OF ATTORNEY

KNOW EVERYONE BY THESE PRESENTS, that I, Ralph Lauren, hereby make, constitute and appoint Mr. Edward W. Scheuermann, with the full power of substitution, my true and lawful agent and attorney-in-fact and confer upon such agent and attorney-in-fact the power and authority in my name, place and stead, in any way which I could do if personally present:

- (1) to execute for and on my behalf, in my capacity as an officer, director and/or stockholder of Polo Ralph Lauren Corporation (the "Company"), or in my capacity as an officer, director and/or stockholder of RL Holding Group, Inc., a Delaware corporation and the general partner of RL Holding, L.P., a Delaware partnership ("RL Holding"), or in my capacity as the general partner of RL Family, L.P., a Delaware partnership ("RL Family"), any and all forms and filings required pursuant to Section 16(a) of the Securities Exchange Act of 1934, as amended, and the rules thereunder, including, without limitation, Forms 3, 4 and 5;
- (2) to do and perform any and all acts for and on my behalf (in any of the capacities described in paragraph (1) above)) which may be necessary or desirable to complete and execute any such forms or filings and timely file such forms or filings with the United States Securities and Exchange Commission and any stock exchange or similar authority; and
- (3) to execute and deliver on my behalf (in any of the capacities described in paragraph (1) above) any other forms, filings, consents, authorizations, certificates, instruments or other documents necessary or desirable to authorize, approve, effect, facilitate or consummate any of the transactions described above.

IN WITNESS WHEREOF, I have hereunto set my hand on this 13th day of December, 2002.

/s/ Ralph Lauren -----Ralph Lauren