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UNITED STATES SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549
FORM 4
STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP
( ) Check this box if no longer subject to Section 16.
Form 4 or Form 5 obligations may continue. See Instructions 1(b).
1. Name and Address of Reporting Person
   A. William Dahlberg
  c/o Equifax Inc.
1550 Peachtree Street, N.W.
  GA, Atlanta 30309
2. Issuer Name and Ticker or Trading Symbol
  Equifax Inc. (EFX)
3. IRS or Social Security Number of Reporting Person (Voluntary)
4. Statement for Month/Day/Year
  3/31/2003
5. If Amendment, Date of Original (Month/Day/Year)
6. Relationship of Reporting Person(s) to Issuer (Check all applicable)
   (X) Director ( ) 10% Owner ( ) Officer (give title below) ( ) Other
   (specify below)
  Director
7. Individual or Joint/Group Filing (Check Applicable Line)
   (X) Form filed by One Reporting Person
   ( ) Form filed by More than One Reporting Person
<CAPTION>
Table I -- Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned
1. Title of Security | 2. | 2A.
                               13.
                                     |4.Securities Acquired (A)
                                                                          15.Amount of
                                                                                              16.Dir 17.Nature of
Indirect
              |Trans-|Exec-|Trans | or Disposed of (D)
                                                                          | Securities
                                                                                              |ect | Beneficial
Ownership
                   |action|ution |action|
                                                                          | Beneficially
                                                                                              |(D)or |
                        | A/|
                                                                          | Owned Following | Indir |
                   |Date | Date |Code|V|
                                                                   Price | Reported Trans(s)|ect(I)|
                                             Amount
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Common Stock
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                                                                                              ΙD
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Table II -- Derivative Securitites Acquired, Disposed of, or Beneficially Owned
1.Title of
            |3A. |4.
                                          |5.Number of De |6.Date Exer|7.Title and Amount |8.Price|9.Number
110.111.Nature of
 Derivative | version | Trans- | Deemed | Trans- | rivative Secu | cisable and | of Underlying
                                                                                           |of Deri|of Deriva
|Dir|Indirect
 Security |or Exer |action |
                                    |action| rities Acqui |Expiration | Securities
                                                                                           Ivative Itive
|ect|Beneficial |
                             |Execu-|
                                           | red(A) or Dis |Date(Month/|
                                                                                                   |Securities |
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            |Price of|
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|or |
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Followlire
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                     | (Month/| (Month|
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Reported|ct |
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(I) |
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Phantom Stock	1-for-1	3/31/	2	A	550	ΙA	1	1	Common Stoc	k 550	19.99	7004	D
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Explanation of Responses:

1. The units are to be settled 100% in cash beginning on a date elected by the participant that is at least one year after the end of the Plan Year for which the initial deferral is made, or upon the reporting person's ceasing to serve as a director.

SIGNATURE OF REPORTING PERSON

A. William Dahlberg

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