CIRCOR INTERNATIONAL INC Form SC 13D/A June 02, 2004

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D/A

INFORMATION TO BE INCLUDED IN STATEMENTS

FILED PURSUANT TO RULE 13d-1(a) AND AMENDMENTS

THERETO FILED PURSUANT TO RULE 13d-2(a)

(Amendment No. 2)

CIRCOR INTERNATIONAL, INC.

(Name of Issuer)

Common Stock, \$.01 par value

(Title of Class of Securities)

17273K 10 9

(CUSIP Number)

Walter J. Flowers

Flowers & Manning, LLP

15 Court Square, Suite 340

Boston, MA 02108

(617) 589-0601

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

April 19, 2004

(Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b), (3) or (4), check the following box ".

(Continued on following pages)

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*			
1. Name of Repo	rting Persons Identification Nos. of abo	ove persons	
Wal	ter J. Flowers		
2. Check the App (a) " (b) "	propriate Box if a Member	r of a Group	
3. SEC Use Only	,		
4. Source of Fund	ds*		
OO			
5. Check Box if I	Disclosure of Legal Proce	edings Is Required Pursuant to Item 2(d) or 2(e)	
6. Citizenship or	Place of Organization		
Unit	red States		
NUMBER OF SHARES	7. Sole Voting Power		
BENEFICIALLY	1,281,490		
OWNED BY	8. Shared Voting Pow	/er	

	EACH	
RI	EPORTING	None
	PERSON	9. Sole Dispositive Power
	WITH	
		None
		10. Shared Dispositive Power
		1,281,490
11.	Aggregate Am	nount Beneficially Owned by Each Reporting Person
	1,28	1,490
12.	Check Box if	the Aggregate Amount in Row (11) Excludes Certain Shares
13.	Percent of Cla	ss Represented by Amount in Row (11)
	8.4%	6
14.	Type of Repor	rting Person*
	IN	

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Item 1. <u>Security ar</u>	<u>ıd Issuer</u> .		
			per share, of CIRCOR International, Inc., a e located at 25 Corporate Drive, Suite 130, Burlington
Item 2. <u>Identity an</u>	nd Background.		
(a) This statement is being	ng filed by Walter J. Flowers, son	metimes referred to herein as the I	Reporting Person.
(b) and (c) Mr. Flowers Massachusetts 02108.	is a partner in the law firm of Flo	owers & Manning, LLP and his busi	iness address is 15 Court Square, Suite 340, Boston,
similar misdemeanours), result of such proceeding	, nor has been a party to any civil g was or is subject to a judgment,	proceeding of a judicial or adminis	iminal proceeding (excluding traffic violations or strative body of competent jurisdiction and as a ure violations of, or prohibiting or mandating such laws.

(f) Mr. Flowers is a citizen of the United States.

Item 3. Source and Amount of Funds or Other Consideration.

The Reporting Person became the sole trustee of revocable trusts for the benefit of George B. Horne and Deborah Horne, respectively, on August 20, 2002. On or about October 7, 2002, (i) 175,200 shares previously held under a revocable trust for the benefit of George B. Horne and (ii) 87,700 shares previously held under a revocable trust for the benefit of Deborah Horne, all of which shares were previously subject to the terms of the 1997 Voting Trust (as defined in Item 6 below), were removed from the trusts specified in (i) and (ii) above for which Timothy P. Horne served as co-trustee (in the case of (i) above) or sole trustee (in the case of (ii) above), and deposited into the revocable trusts for the benefit of George B. Horne and Deborah Horne, respectively, for which Mr. Flowers serves as the sole trustee. Such shares were also withdrawn from the 1997 Voting Trust (as defined in Item 6 below) at this time. The CIRCOR International, Inc. shares held by these trusts for which Mr. Flowers serves as trustee, as well as those shares held by an irrevocable trust for the benefit of Tiffany R. Horne for which Mr. Flowers serves as sole trustee, were acquired by such trusts in a one-for-two pro rata distribution to the shareholders of Watts Industries, Inc. and no consideration was paid for such shares.

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Item 4.	Purpose of Transaction.		
shares of	common stock of the issuer, dependi	ously to review the trusts investment in the issuer and ing on various factors, including but not limited to gents affecting the persons named in Item 5(b) or the contractions in the contraction of the c	eneral economic conditions, monetary and
Item 5.	Interest in Securities of Issuer.		
Walter J.	Flowers		
(a) Amor	ant Beneficially Owned.		
the benef of Debor	fit of George B. Horne under a revoca ah Horne under a revocable trust for	,281,490 shares of common stock of the issuer. This able trust for which Walter J. Flowers serves as sole twhich Walter J. Flowers serves as sole trustee, and (in which Walter J. Flowers serves as sole trustee.	crustee, (ii) 605,620 shares held for the benefit
Amount	Beneficially Owned: 1,281,490		
Percenta	ge of Class: 8.4%		
Number	of shares as to which such person has	y:	
Sole pow	ver to vote or to direct the vote: 1,281	,490	
Shared p	ower to vote or to direct the vote: No	ne	
Sole nov	ver to dispose or to direct the dispositi	ion of None	

- (b) The Reporting Person has shared power to dispose or to direct the disposition of 1,281,490 shares. The power is shared with the following persons:
 - (1) a) George B. Horne

Shared power to dispose or to direct the disposition of: 1,281,490

- b) The residence address of George B. Horne is 112 Mill Road, North Hampton, New Hampshire 03862.
- c) Mr. Horne is retired.

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	d)	During the last 5 years, George B. Horne has not been conviolations or similar misdemeanors), or been a party to any body of competent jurisdiction and as a result of such proceedinal order enjoining future violations or, or prohibiting or securities laws or finding any violations with respect to such	civil proceeding of a judicial or administrative eeding was or is subject to a judgment, decree or mandating activities subject to, federal or state
	e)	George B. Horne is a United States citizen.	
(2)	a)	Deborah Horne	
	b)	The business address of Deborah Horne is HCR #73, Rte 1	Box 113, Twisp, Washington 98856
	c)	Deborah Horne operates a ranch.	
	d)	During the last 5 years, Deborah Horne has not been convictional violations or similar misdemeanors), or been a party to any body of competent jurisdiction and as a result of such proceedinal order enjoining future violations or, or prohibiting or securities laws or finding any violations with respect to such	civil proceeding of a judicial or administrative eeding was or is subject to a judgment, decree or mandating activities subject to, federal or state
	e)	Deborah Horne is a United States citizen.	

On April 28, 2003, a revocable trust for the benefit of George B. Horne sold 25,000 shares of the common stock of the issuer at a price of \$15.25 per share through an open market broker s transaction under the Registration Statement on Form S-3 filed by the issuer (Reg. No. 333-85912) (the Registration Statement).

On April 28, 2003, a revocable trust for the benefit of Deborah Horne sold 25,000 shares of the common stock of the issuer at a price of \$15.25 per share through an open market broker s transaction under the Registration Statement.

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	enefit of Tiffany R. Horne sold 4,000 shares of the r s transaction under the Registration Statement.	common stock of the issuer at a price of
	enefit of Tiffany R. Horne sold 1,400 shares of the r s transaction under the Registration Statement.	common stock of the issuer at a price of
	enefit of Tiffany R. Horne sold 12,300 shares of the r s transaction under the Registration Statement.	ne common stock of the issuer at a price of
On June 2, 2003, an irrevocable trust for the be per share through an open market broker s trans	nefit of Tiffany R. Horne sold 5,400 shares of the ones of the constant and the Registration Statement.	common stock of the issuer at a price of \$17.86
On June 3, 2003, an irrevocable trust for the be per share through an open market broker s trans	nefit of Tiffany R. Horne sold 5,100 shares of the observation under the Registration Statement.	common stock of the issuer at a price of \$17.80
	nefit of Tiffany R. Horne sold 21,800 shares of the r s transaction under the Registration Statement.	common stock of the issuer at a price of
On July 2, 2003, a revocable trust for the benef share through an open market broker s transact	it of George B. Horne sold 1,400 shares of the comtion under the Registration Statement.	nmon stock of the issuer at a price of \$18.25 pe
On July 2, 2003, a revocable trust for the benef share through an open market broker s transact	it of Deborah Horne sold 1,300 shares of the committon under the Registration Statement.	non stock of the issuer at a price of \$18.25 per
On July 3, 2003, a revocable trust for the benef share through an open market broker s transact	it of George B. Horne sold 100 shares of the commition under the Registration Statement.	non stock of the issuer at a price of \$18.25 per

On July 3, 2003, a revocable trust for the benefit of Deborah Horne sold 200 shares of the common stock of the issuer at a price of \$18.25 per

share through an open market broker s transaction under the Registration Statement.

On July 7, 2003, a revocable trust for the benefit of George B. Horne sold 1,100 shares of the common stock of the issuer at a price of \$18.25 per share through an open market broker stransaction under the Registration Statement.

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On July 7, 2003, a revocable trust for the benefit share through an open market broker stransact	it of Deborah Horne sold 1,200 shares of the comm tion under the Registration Statement.	on stock of the issuer at a price of \$18.25 per
On July 8, 2003, a revocable trust for the benefit share through an open market broker stransact	it of George B. Horne sold 2,200 shares of the committion under the Registration Statement.	mon stock of the issuer at a price of \$18.25 pe
On July 8, 2003, a revocable trust for the benefit share through an open market broker stransact	it of Deborah Horne sold 2,200 shares of the comm tion under the Registration Statement.	on stock of the issuer at a price of \$18.25 per
On July 9, 2003, a revocable trust for the benefishare through an open market broker s transact	it of George B. Horne sold 800 shares of the commetion under the Registration Statement.	on stock of the issuer at a price of \$18.25 per
On July 9, 2003, a revocable trust for the benefit share through an open market broker stransact	it of Deborah Horne sold 800 shares of the commor tion under the Registration Statement.	1 stock of the issuer at a price of \$18.25 per
On July 10, 2003, a revocable trust for the bene share through an open market broker s transact	efit of George B. Horne sold 800 shares of the committion under the Registration Statement.	non stock of the issuer at a price of \$18.25 per
On July 10, 2003, a revocable trust for the bene share through an open market broker s transact	efit of Deborah Horne sold 700 shares of the commotion under the Registration Statement.	on stock of the issuer at a price of \$18.25 per
On July 11, 2003, a revocable trust for the bene per share through an open market broker s trans	efit of George B. Horne sold 4,400 shares of the consaction under the Registration Statement.	nmon stock of the issuer at a price of \$18.25
On July 11, 2003, a revocable trust for the bene share through an open market broker s transact	efit of Deborah Horne sold 4,500 shares of the comr tion under the Registration Statement.	non stock of the issuer at a price of \$18.25 per

On July 14, 2003, a revocable trust for the benefit of George B. Horne sold 1,400 shares of the common stock of the issuer at a price of \$18.29

per share through an open market broker s transaction under the Registration Statement.

On July 14, 2003, a revocable trust for the benefit of Deborah Horne sold 1,300 shares of the common stock of the issuer at a price of \$18.29 per share through an open market broker s transaction under the Registration Statement.

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On July 24, 2003, a revocable trust for the ben per share through an open market broker s tra	nefit of George B. Horne sold 1,500 shares of the continuation under the Registration Statement.	nmon stock of the issuer at a price of \$18.25
On July 24, 2003, a revocable trust for the ben share through an open market broker s transactions.	nefit of Deborah Horne sold 1,600 shares of the commettion under the Registration Statement.	non stock of the issuer at a price of \$18.25 per
On July 25, 2003, a revocable trust for the ben per share through an open market broker s tra	nefit of George B. Horne sold 3,000 shares of the con unsaction under the Registration Statement.	nmon stock of the issuer at a price of \$18.27
On July 25, 2003, a revocable trust for the ben share through an open market broker s transactions.	nefit of Deborah Horne sold 3,100 shares of the commetion under the Registration Statement.	non stock of the issuer at a price of \$18.27 per
On July 28, 2003, a revocable trust for the ben per share through an open market broker s tra	nefit of George B. Horne sold 8,300 shares of the conunsaction under the Registration Statement.	nmon stock of the issuer at a price of \$18.25
On July 28, 2003, a revocable trust for the ben share through an open market broker s transactions.	nefit of Deborah Horne sold 8,100 shares of the commettion under the Registration Statement.	non stock of the issuer at a price of \$18.25 per
On March 2, 2004, a revocable trust for the be per share through an open market broker s tra	nefit of George B. Horne sold 800 shares of the com insaction under the Registration Statement.	mon stock of the issuer at a price of \$24.25
On April 19, 2004, a revocable trust for the be per share through an open market broker s tra	nefit of George B. Horne sold 8,300 shares of the co insaction under the Registration Statement.	mmon stock of the issuer at a price of \$24.25
On April 21, 2004, a revocable trust for the be per share through an open market broker s tra	nefit of George B. Horne sold 6,400 shares of the co insaction under the Registration Statement.	mmon stock of the issuer at a price of \$24.25
(d) Ownership on Behalf of Another Person		

Walter J. Flowers

George B. Horne has the right to receive and the power to direct the receipt of dividends from, or the proceeds from the sale of, 622,000 shares held for the benefit of George B. Horne under a revocable trust for which the Reporting Person serves as sole trustee.

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Tiffany R. Horne has the right to receive and the power to direct the receipt of dividends from, or the proceeds from the sale of, 53,870 shares held for the benefit of Tiffany R. Horne under an irrevocable trust for which the Reporting Person serves as sole trustee.

(e) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer.

Timothy P. Horne serves as sole trustee for the Amended and Restated George B. Horne Voting Trust Agreement 1997 (the 1997 Voting Trust). 925,610 shares of common stock held by Timothy P. Horne individually and 11,300 shares of common stock held by a trust for the benefit of Tiffany R. Horne (936,910 shares in the aggregate) are subject to the terms of the 1997 Voting Trust. Under the terms of the 1997 Voting Trust, Timothy P. Horne has the power to determine in his sole discretion whether or not proposed actions to be taken by the trustee of the 1997 Voting Trust shall be taken, including the trustee s right to authorize the withdrawal of shares from the 1997 Voting Trust. The 1997 Voting Trust expires on August 26, 2021, subject to extension on or after August 26, 2019 by shareholders (including the trustee of any trust shareholder, whether or not such trust is then in existence) who deposited shares of common stock in the 1997 Voting Trust and are then living or, in the case of shares in the 1997 Voting Trust the original depositor of which (or the trustee of the original depositor of which) is not then living, the holders of voting trust certificates representing such shares. The consent of Timothy P. Horne, as sole trustee of the 1997 Voting Trust, is required for the removal of any shares from the 1997 Voting Trust. None of the shares reported hereunder are subject to the 1997 Voting Trust.

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Item 7. <u>Material to be Filed as Exhibits.</u>

The following documents are filed as exhibits to this Schedule 13D/A:

Exhibit 9.1 The Amended and Restated George B. Horne Voting Trust Agreement 1997 dated as of September 14, 1999 (incorporated by reference to Exhibit 9.1 to Amendment No. 1 to the CIRCOR International, Inc. Registration Statement on Form 10 as filed with the Securities and Exchange Commission on September 22, 1999 (File No. 000-26961)).

* * *

The percentages above have been determined as of April 30, 2004, based on information set forth in the Quarterly Report on Form 10-Q for the quarterly period ended March 31, 2004 filed by the issuer. As of that date, there were 15,336,957 shares of common stock of the issuer outstanding.

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	SIGNATURES	
After reasonable inquiry and to the best of my and correct.	knowledge and belief, I certify that the information	set forth in this statement is true, complete
Dated: May 28, 2004		
	/s/ Walter	J. Flowers
	Walter I Flo	wers