FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL					
OMB Number:	3235-0287				
Estimated average burden					
nours per response	. 0.5				

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

(Print or Ty	pe response	5)												
1. Name and Address of Reporting Person * NEUBURGER HEINZ JOACHIM				2. Issuer Name and Ticker or Trading Symbol MERRILL LYNCH & CO INC [MER]						5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner				
(Last) (First) (Middle) C/O SIEMENS AG, 4 WITTELSBACHERPLATZ 2				3. Date of Earliest Transaction (Month/Day/Year) 08/31/2005						Officer (give title below)	Oth	er (specify below	7)
(Street) MUNICH, 2M 80333				4. If Amendment, Date Original Filed(Month/Day/Year)						6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting PersonForm filed by More than One Reporting Person				
(City) (State) (Zip)			(Zip)	Table I - Non-Derivative Securities Acqui					ties Acqui	ired, Disposed of, or Beneficially Owned				
1.Title of Security (Instr. 3)			Date (Month/Day/Year)	2A. Deemed Execution Date, any (Month/Day/Yea		Code (Instr	A. Securities A (A) or Dispose (Instr. 3, 4 and		ed of (D) Beneficia		ant of Securities ally Owned Following d Transaction(s) and 4)		Ownership of orm:	7. Nature of Indirect Beneficial Ownership
						Co	de V A	amount (A)				(r Indirect (Indirect I) Instr. 4)	nstr. 4)
Reminder:	report on a s						Persor	s who resp						74 (9-02)
Reminder:	report on a c		Table II - I	Derivative	Securit	ies Acc	Persor contain form d	s who resp ned in this f isplays a cu osed of, or B	orm are rurrently veneficially	not require alid OMB	ed to respo	nd unless th		74 (9-02)
1. Title of	2. Conversion	3. Transaction	Table II - I	Derivative e.g., puts, of 4. Transaci Code	Securiticalls, w 5. Nu of) De See Ac (A Di of (In	ies Acc arrant	Persor contain form d quired, Disp s, options, contain form d quired, Disp s, options, contain form d Expire (Month/Dispersion for the form of the for	is who responded in this fisplays a cu osed of, or B onvertible security and cut ercisable ution Date	orm are rurrently veneficially	not require ralid OMB v Owned and Amount lying	ed to respo control nui	nd unless th	To 10. Ownership Form of Derivative Security: Direct (D) or Indirect	11. Natur of Indirec Beneficia
1. Title of Derivative Security	2. Conversion or Exercise Price of Derivative	3. Transaction	Table II - 1 (a) 3A. Deemed Execution Date, ic) any	Derivative e.g., puts, of 4. Transaci Code	Securiticalls, w 5. Nu of) De See Ac (A Di of (In	mber rivative urities quired (D) (D) (D) (A) (D) (D) (D) (D) (D) (D) (D) (D) (D) (D	Persor contain form d quired, Disp, options, c 6. Date Ex and Expire (Month/Di	s who resp ned in this f isplays a cu osed of, or B onvertible se- ercisable tion Date hy/Year)	eneficially curities) 7. Title an of Underl Securities (Instr. 3 a	not require ralid OMB v Owned and Amount lying	8. Price of Derivative Security (Instr. 5)	9. Number of Derivative Securities Beneficially Owned Following Reported Transaction(s	Ownership Form of Derivative Security: Direct (D) or Indirect	11. Natur of Indirec Beneficia Ownershi

Reporting Owners

	Relationships				
Reporting Owner Name / Address	Director	10% Owner	Officer	Other	
NEUBURGER HEINZ JOACHIM C/O SIEMENS AG 4 WITTELSBACHERPLATZ 2 MUNICH, 2M 80333	X				

Signatures

Heinz-Joachim Neuburger (by Michael A. LaMaina, as agent)	09/02/2005
**Signature of Reporting Person	Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- The reporting person participates in the Merrill Lynch & Co., Inc. Fee Deferral Plan for Non-Employee Directors (the "Fee Deferral Plan"), under which these ML Stock Units were (1) credited. Transactions under the Fee Deferral Plan are exempt under Rule 16b-3. The value of each unit is equal to the value of one share of Merrill Lynch & Co., Inc. Common Stock. ML Stock Units are payable in cash at the end of the deferral period as provided in the Fee Deferral Plan.
- (2) 1 for
- (3) This total also reflects the reinvestment of dividend equivalents into ML Stock Units pursuant to the terms of the Fee Deferral Plan. This transaction is exempt from reporting pursuant to Rule 16a-3 and/or 16a-11.

Remarks:

All reported positions have been rounded down to the nearest whole number.

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

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 valid OMB number.