| FORM 3 |

U.S. SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

	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(f) of the Investment Company Act of 1940										
(Print or Type Responses)											
1.	1. Name and Address of Reporting Person										
	United Tech One Financi Hartford, C										
2.	Date of Event R	equiring Statement (Mor	nth/Day/Year) 	6/23/1999							
3.	IRS Identification Number of Reporting Person if an Entity (Voluntary)										
	United Technologies Corporation 060570975										
4.	Issuer Name and	Ticker or Trading Symb	ool								
	Internation ICP	al Comfort Products Co	rporation								
5.	. Relationship of Reporting Person(s) to Issuer (Check all applicable)										
	[] Director	[] Officer (give title below)	[X] 10% Owner	[] Other (specify below)							
6.	If Amendment, Date of Original (Month/Day/Year)										
7.	Individual or J	oint Group Filing (Ched	ck Applicable Line)							
	Form Filed	by One Reporting Perso	on								
	X Form filed	by More than One Repor	rting Person								
	TABLE INON-DERIVATIVE SECURITIES BENEFICIALLY OWNED										
			O manakin Easan	4. No. hours of							
1.	Title of Security (Instr. 4)	2. Amount of 3 Securities Beneficially Owned (Instr. 4)	Direct (D) or Indirect (I) (Instr. 5)	4. Nature of Indirect Bene- ficial Ownership (Instr. 5)							
Ordinary Shares		7,889,870	I	Lock-up Agreement between Ravine Partners, Ltd. and Titan Acquisitions, Ltd. (see below)							
0rd	dinary Shares	7,919,638	I	Lock-up Agreement between Ontario Teachers' Pension Plan Board and Titan Acquisitions, Ltd. (see below)							

FORM 3 (continued)

TABLE II--DERIVATIVE SECURITIES BENEFICIALLY OWNED (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 4)	2. Date Exer- 3 cisable and Expiration Date (Month/Day/ Year)		. Title and Amount of Securities Underlying Derivative Security (Instr. 4)		4. Conversion or Exercise Price of Derivative	Form of Derivative Security: Direct (D) or In-	6. Nature of Indirect Beneficial Ownership (Instr. 5)
	Date Exer- cisable	Expira- tion Date	Title	Amount or Number of Shares	Security	direct (I) (Instr. 5)	
Option (pursuant to Lock-up agreement between Ravine Partners, Ltd. and Titan Acquisitions, Ltd.)	see below	see below	Ordinary Shares	7,889,870	see below	D by Titan Acquisitions, Ltd. I by United Technologies Corporation (through Titan Acquisitions, Ltd.)	see below

Explanation of Responses:

Titan Acquisitions, Ltd. ("Purchaser"), a wholly owned subsidiary of United Technologies Corporation ("Parent"), entered into Lock-up Agreements (each, a "Lock-up Agreement"), dated June 23, 1999, with Ravine Partners, Ltd. ("Ravine") and Ontario Teachers' Pension Plan Board ("Teachers"), respectively, pursuant to which each of Ravine and Teachers agreed to validly tender and not withdraw its shares of International Comfort Products Corporation ("Issuer") in the cash tender offer (the "Offer") commenced by Purchaser on June 30, 1999 at US\$11.75 per share for the outstanding ordinary shares of Issuer. Such agreement by Teachers is subject to there not being a proposal to takeover Issuer that is superior to the Offer.

In addition, the Lock-up Agreement with Ravine grants Purchaser an option to purchase Ravine's shares of Issuer at a price equal to the greater of US\$11.75 and the per share price paid by Purchaser in the Offer. Subject to certain terms and conditions, the option is exercisable within 60 days following the first date when: (a) the Pre-Acquisition Agreement, dated June 23, 1999, by and among Purchaser, Parent and Issuer (the "Pre-Acquisition Agreement"), is terminated (i) by Issuer because Issuer has received a superior takeover proposal and the Board of Directors of Issuer has determined that its fiduciary duties require it to terminate or (ii) by Parent because (A) the Board of Directors of Issuer or any committee thereof has modified or withdrawn its recommendation of the Offer or (B) Issuer has publicly announced its intention to enter into a business combination with any person other than Parent or Purchaser or taken other public actions not opposing another takeover proposal; (b) a takeover proposal with respect to Issuer is announced by a person other than Parent or Purchaser while the Offer is open and the Minimum Condition (as defined in the Offer) is not satisfied; or (c) a takeover proposal with respect to Issuer is announced by a person other than Parent or Purchaser after the Offer has closed but prior to March 31, 2000 and Purchaser did not consummate the Offer. In the event Ravine's shares of Issuer are acquired by Purchaser pursuant to such option, and Purchaser subsequently disposes of such shares in connection with any takeover proposal for which a binding contract of sale is executed within 12 months of the closing of the acquisition pursuant to such option, then Ravine shall be entitled to 75% of the excess, if any, of the aggregate proceeds of such disposition over the purchase price paid pursuant to the exercise of such option.

Each of the Pre-Acquisition Agreement and the Lock-up Agreements is described in, and included as an exhibit to, the Schedule 14D-1 and Schedule 13D filed by Purchaser and Parent with the Securities and Exchange Commission on June 30, 1999, and such Schedules and all exhibits thereto are incorporated herein by reference. As permitted by Rule 16a-1(a)(4) under the Securities Exchange Act of 1934, as amended (the "1934 Act"), this filing shall not be deemed an admission that the reporting persons, for purposes of Section 16 of the 1934 Act or otherwise, are beneficial owners of the equity securities covered by this filing.

United Technologies Corporation

By: /s/ William Trachsel

Name: William Trachsel

Title: Senior Vice President

General Counsel & Secretary

Titan Acquisitions, Ltd.

By: /s/ Ari Bousbib

Name: Ari Bousbib Title: President

Dated: July 13, 1999