DONNELLY CORP Form SC 13D June 27, 2002

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

SCHEDULE 13D
UNDER THE SECURITIES EXCHANGE ACT OF 1934*

DONNELLY CORPORATION (Name of Issuer)

CLASS A COMMON STOCK (Title of Class of Securities)

257870105 (CUSIP Number)

J. BRIAN COLBURN

EXECUTIVE VICE-PRESIDENT, SPECIAL PROJECTS AND SECRETARY MAGNA INTERNATIONAL INC.

337 MAGNA DRIVE

AURORA, ONTARIO L4G 7K1 (905) 726-2462

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

with a copy to:
SCOTT M. FREEMAN
SIDLEY AUSTIN BROWN & WOOD LLP
787 SEVENTH AVENUE
NEW YORK, NEW YORK 10019
(212) 839-5300

JUNE 25, 2002

(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 that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box / /.

NOTE. Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. SEE Rule 13d-7 for other parties to whom copies are to be sent.

(Continued on following pages)

(Page 1 of 12 Pages)

^{*} The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, SEE the

CUSIP No. 2	 5780105 	\$	SCHEDUL	E 13D	Page	2 of	12 Pages
1		ΓΙFΙCAΤΙ(OF ABOVE PERSONS (E		ONLY))
2	STRONACH TRUST CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) // (b) /X/						
3 4	SEC USE ONLY SOURCE OF FUNDS*						
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) //						
6	CITIZENSHIP OR PLACE OF ORGANIZATION ONTARIO, CANADA						
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11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 4,553,071						
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* / /						
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
14	TYPE OF REPO	DRTING PI	ERSON*				

CUSIP No. 25	780105	SCHE	EDULE 13D	Page	3 of 12 Pages		
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	445327 ONT	ARIO LIMITEI)				
2	CHECK THE	THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) // (b) /X/					
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12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*				ES		
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
	46%						
14	TYPE OF REPORTING PERSON*						
	CO						
CUSIP No. 25	780105 	SCHE	EDULE 13D	Page	4 of 12 Pages		

1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
	MAGNA INTERNATIONAL INC.					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) // (b) /X/					
3	SEC USE ONL	 Ү				
4	SOURCE OF FUNDS*					
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5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) / /					
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12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* / /					
13	PERCENT OF	CLASS RE	PRESENT	ED BY AMOUNT IN R	OW (11)	
	46%					
14	TYPE OF REPORTING PERSON*					
	CO					
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ITEM 1. SECURITY AND ISSUER.

This statement relates to shares of Class A Common Stock, par value \$.10 per share (the "Common Stock"), of Donnelly Corporation, a Michigan corporation (the "Company"). The principal executive offices of the Company are

located at 49 West Third Street, Holland, MI 49423-2813.

ITEM 2. IDENTITY AND BACKGROUND

- (a) This Schedule 13D is being filed by each of the following persons:
 - (i) the Stronach Trust, a trust formed under the laws of Ontario, Canada;
 - (ii) 445327 Ontario Limited ("445327"), an Ontario, Canada corporation; and
- (b) The principal business address of each of the Stronach Trust and 445327 is 14875 Bayview Avenue, R.R.#2, Aurora, Ontario, Canada, L4G 3C8. The principal business address of Magna is 337 Magna Drive, Aurora, Ontario, Canada, L4G 7K1.
- (c) The Stronach Trust is a family trust which owns all the outstanding shares of 445327. 445327 is a corporation which owns 726,629 Class B Shares, without par value ("Magna Class B Shares"), of Magna, such shares representing approximately 58% of the total votes carried by the total outstanding Class A Subordinate Voting Shares, without par value ("Magna Class A Shares"), of Magna and Magna Class B Shares.

Magna designs, develops and manufactures automotive systems, assemblies, modules and components and engineers and assembles complete vehicles, primarily for sale to original equipment manufacturers of cars and light trucks in North America, Europe, Mexico, South America and Asia.

Set forth on Schedule A to this Schedule 13D is the name, business address and present principal occupation or employment for each director and executive officer of Magna pursuant to Item 2(a), (b) and (c), which schedule is incorporated herein by reference.

(d)-(e) During the last five years, none of the Stronach Trust, 445327 or Magna or, to Magna's knowledge, any person named on Schedule A has been: (i) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors); or (ii) a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which, he, she or it was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, Federal or State securities laws or finding any violation with respect to such laws.

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(f) Set forth on Schedule A to this Schedule 13D is the citizenship of each director and executive officer of Magna.

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

As an inducement for Magna to enter into the Merger Agreement (as defined in Item 4 below), certain shareholders of the Company, together with certain trusts primarily for their benefit and the benefit of their family members (the "Shareholders"), entered into a Shareholders' Agreement with Magna and Sub (as defined in Item 4 below) (the "Shareholders' Agreement"), pursuant to which the Shareholders agreed to vote their shares of Common Stock and shares of Class B Common Stock, par value \$.10 per share ("Class B Common Stock" and, together with the Common Stock, the "Company Stock"), of the Company in favor of the Merger (as defined in Item 4 below) and the Merger Agreement and against certain other transactions, any amendment to the Company's Second Restated and Amended Articles of Incorporation, as amended, or Bylaws and certain agreements, and pursuant to which the Shareholders appointed Magna as their attorney and proxy to vote their shares of Company Stock. The Shareholders' Agreement also imposes on the Shareholders certain restrictions on transfers of Magna Class A Shares that they would receive in the Merger.

The Shareholders' Agreement covers 1,303,422 shares of Common Stock or approximately 19% of the outstanding shares of Common Stock and an additional 3,249,649 shares of Class B Common Stock. Each share of Class B Common Stock is convertible into one share of Common Stock. Accordingly, Magna may be deemed to be the beneficial owner of 4,553,071 shares of Common Stock or approximately 46% of the outstanding shares of Common Stock, assuming the conversion of the 3,249,649 shares of Class B Common Stock owned or controlled by the Shareholders into Common Stock. In addition, such shares of Common Stock and Class B Common Stock represented, as of June 7, 2002, approximately 72% of the total voting power of all the outstanding shares of voting stock of the Company with respect to approval of the Merger. Magna did not and will not pay additional consideration to any Shareholder in connection with the execution and delivery of the Shareholders' Agreement beyond the consideration described in the Merger Agreement. Upon consummation of the Merger, each Shareholder will receive, in exchange for each share of Company Common Stock owned by such Shareholder, the same fraction of a Magna Class A Share as each other holder of shares of Company Common Stock (except with respect to shares of Company Common Stock held by Magna, Sub or any wholly owned subsidiary of Magna, Sub or the Company, which shall be cancelled without any consideration therefor). All percentages set forth on this Schedule 13D are based upon the number of shares of Company Common Stock outstanding as of June 7, 2002, as represented and warranted by the Company in the Merger Agreement.

References to, and descriptions of, the Merger, the Merger Agreement, the Shareholders' Agreement and the proxies as set forth herein are qualified in their entirety by reference to the copies of the Merger Agreement and the Shareholders' Agreement included as Exhibits 99.1 and 99.2, respectively, to this Schedule 13D, which are incorporated herein in their entirety where such references and descriptions appear.

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ITEM 4. PURPOSE OF TRANSACTION.

On June 25, 2002, Magna, Magna Mirrors Acquisition Corp., a Michigan corporation and a wholly owned subsidiary of Magna ("Sub"), and the Company executed a definitive Agreement and Plan of Merger (the "Merger Agreement") providing for the acquisition of the Company by Magna pursuant to a merger of Sub with and into the Company (the "Merger"). As a result of the Merger, each outstanding share of Company Stock, other than shares held by Magna, Sub or any wholly owned subsidiary of Magna, Sub or the Company, will be converted into the right to receive a fraction of a Magna Class A Share and the Company will become a wholly owned subsidiary of Magna. As an inducement for Magna to enter into the Merger Agreement, the Shareholders entered into the Shareholders' Agreement described in Item 3 above.

At the effective time of the Merger, the directors of the Surviving Corporation shall be the current directors of Sub, each to hold office until his or her successor is duly elected and qualified, and the officers of the Surviving Corporation shall be the current officers of Sub, each to hold office until his or her successor is duly elected and qualified.

Upon the closing of the Merger, the Common Stock will be deregistered under the Exchange Act of 1934, as amended, and delisted from the New York Stock Exchange (the "NYSE"). If the Merger is consummated as planned, the Magna Class A Shares issuable in connection with the Merger will be authorized for listing on the NYSE and on The Toronto Stock Exchange, subject to official notice of issuance.

Other than as described or contemplated above, none of the Stronach Trust, 445327 or Magna has any current plans or proposals that relate to or would result in:

- (a) the acquisition by any person of additional securities of the Company, or the disposition of securities of the Company;
- (b) an extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the Company or any of its subsidiaries;
- (d) any change in the present board of directors or management of the Company, including any plans or proposals to change the number or term of directors or to fill any existing vacancies on the board;
- (e) any material change in the present capitalization or dividend policy of the Company;
- (f) any other material change in the Company's business or corporate structure;
- (g) changes in the Company's charter, bylaws or instruments corresponding thereto or other actions which may impede the acquisition of control of the Company by any person;

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- (h) causing a class of securities of the Company to be delisted from a national securities exchange or to cease to be authorized to be quoted in an inter-dealer quotation system of a registered national securities association;
- (i) a class of equity securities of the Company becoming eligible for termination of registration pursuant to Section 12(g)(4) of the Securities Exchange Act of 1934; or
- (j) any action similar to any of those enumerated above.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

- (a)-(b) In the Merger Agreement, the Company represented and warranted that, as of June 7, 2002, the Company had 6,563,493 shares of Common Stock issued and outstanding. As a result of the Shareholders' Agreement, each of Magna, the Stronach Trust and 445327 may be deemed to be the beneficial owner of 4,553,071 shares of Common Stock (the "Shares"). Such Shares constitute approximately 46% of the issued and outstanding shares of Common Stock based on the number of shares of Common Stock outstanding as of June 7, 2002, assuming the conversion of the 3,249,649 shares of Class B Common Stock owned or controlled by the Shareholders into Common Stock. Each of Magna, the Stronach Trust and 445327 may be deemed to have the sole power to vote or direct the vote of the Shares with respect to those matters described above. However, none of Magna, the Stronach Trust or 445327 has the power to dispose of or direct the disposition of the Shares and, other than the power to vote conferred by the Shareholders' Agreement, is not entitled to any rights as a shareholder of the Company as to the Shares and each disclaims any beneficial ownership of the Shares.
- (c) Except for entering into the Merger Agreement and related agreements, none of Magna, the Stronach Trust or 445327 has effected any transaction in the Common Stock during the past 60 days, and, to the best of Magna's knowledge, no person named in Schedule A has effected any transactions in the Common Stock during the past 60 days.
- (d) Except for the Shareholders, no other person is known to Magna, the Stronach Trust or 445327 to have the right to receive or the power to direct the receipt of dividends from, or proceeds from the sale of, any shares of Common Stock.
- (e) Not applicable.
- ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

For a summary of the material provisions of the Shareholders' Agreement, please see Item 3. This summary is not intended to be complete and reference is made to the Shareholders' Agreement, included as Exhibit 99.2, for a complete description of the

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terminate		ther force and e		ers' Agreement will termination of the
ITEM 7.	MATERIAI	TO BE FILED AS 1	EXHIBITS.	
	Exhibit	of June Inc., a Acquis	an Ontario corporati ition Corp., a Micl nnelly Corporation	Magna International tion, Magna Mirrors higan corporation,
	Exhibit	June 29 Inc., a Acquis Donnell corpora	ition Corp., a Mic ly Export Corporat:	na International tion, Magna Mirrors nigan corporation, ion, a Michigan er persons listed on
CUSIP No.	25780105	SCHEDULE 131	D	Page 10 of 12 Page:
		SIGNATI	TRF	
		DIGNAI	ONL	
	and belief, each	of the undersign	and to the best of ned certifies as to true, complete and	
Dated: Ju	ne 27, 2002			
		THE	STRONACH TRUST	
		Ву:	Belinda Stronach Trustee	
		445:	327 ONTARIO LIMITE	D
		By:		
		-	Belinda Stronach Vice-President	

MAGNA INTERNATIONAL INC.

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By:	
	Jeffrey O. Palmer
	Executive Vice-President

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SCHEDULE A

NAME AND BUSINESS ADDRESS	PRESENT PRINCIPAL OCCUPATION
Frank Stronach Magna-Strasse 1, 2552 Oberwaltersdorf, Austria	Partner, Stronach & Co.; Chairman of the Board of Magna
Manfred Gingl 1000 Tesma Way Concord, Ontario Canada L4K 5R8	Chief Executive Officer, Tesma International Inc.; Executive Vice-Chairman of Magna
Siegfried Wolf Magna-Strasse 1, 2552 Oberwaltersdorf, Austria	President and Chief Executive Officer, Magna Steyr; Executive Vice-Chairman of Magna
Belinda Stronach*	President and Chief Executive Officer of Magna
William G. Davis Torys Suite 3000 Maritime Life Tower 79 Wellington Street West Toronto-Dominion Centre Toronto, Ontario M5K 1N2	Counsel, Torys; Director of Magna
William H. Fike 15630 Queensferry Drive Ft. Myers, Florida 33912	Consultant; Director of Magna
Edward C. Lumley BMO Nesbitt Burns 1 First Canadian Place 4th Floor Toronto, Ontario M5X 1H3	Vice-Chairman, BMO Nesbitt Burns; Director of Magna
Karlheinz Muhr Volaris Advisors 10 E. 50th St., 29th Floor New York, New York 10022	Chairman and Chief Executive Officer, Volaris Advisors; Director of Magna

Gerhard Randa Bank Austria AG Vordere Zollamtssra(beta)e 13 A-1030 Vienna, Austria Chairman and Chief Executive Officer, Bank Austria AG; Director of Magna

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NAME AND BUSINESS ADDRESS		NCIPAL OCCUPATION
Donald Resnick 2727 Yonge Street, Apt. 614 Toronto, Ontario M4N 3R6	Director of	Magna
Royden R. Richardson RBQ Limited Royal Trust Tower, 38thFloor 77 King Street West Toronto-Dominion Centre Toronto, Ontario M5K 1H1	President, I	RBQ Limited; Director of Magna
Franz Vranitzky Westdeutsche Landesbank Fuhrichgasse 8/TOP11 A-1010 Vienna, Austria	Director of	Magna
William J. Biggar*	Executive V: Magna	ice-President, Office of the CEO of
David Carroll*		ice-President, Marketing and lanning of Magna
J. Brian Colburn*	Executive V: Secretary of	ice-President, Special Projects and f Magna
Werner Czernohorsky*		ice-President and Director of dit of Magna
Vincent J. Galifi*		ice-President, Finance and Chief fficer of Magna
Peter Koob*	Executive V: of Magna	ice-President, Corporate Development
Jeffrey O. Palmer*	Executive V	ice-President of Magna
Tom Skudutis*	Executive V	ice-President, Operations of Magna

^{*}The present principal business address for this person is c/o Magna International Inc., 337 Magna Drive, Aurora, Ontario, Canada, L4G 7K1.