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 Bergantino, Jennifer J. 11 Upland Road Arlington, MA 02174 USA 2. Issuer Name and Ticker or Trading Symbol Progress Software Corporation PRGS 3. IRS or Social Security Number of Reporting Person (Voluntary) # # # - # # - # # # # 4. Statement for Month/Year August 1996 5. If Amendment, Date of Original (Month/Year) 6. Relationship of Reporting Person(s) to Issuer (Check all applicable) ( ) Director ( ) 10% Owner (X) Officer (give title below) ( ) Other (specify below) Vice President, Product Marketing and Planning

 7. Individual or Joint/Group Filing (Check Applicable Line) (X) Form filed by One Reporting Person
() Form filed by More than One Reporting Person

Table I -- Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1. Title of Security	12	3.	A.Securities A	contired (A)		5.Amount of	6.Dir 7.Nature of Indirect	i
1. Title of Security				- · · ·				1
	Tra	nsaction	or Disposed	of (D)		Securities	ect   Beneficial Ownership	
	1	- I - I				Beneficially	(D)or	- I
	1			A/		Owned at	Indir	1
	Dat	e  Code V	Amount	D	Price	End of Month	ect(I)	1
								1

1.Title of Derivative			4.				7.Title and Amount	8.Price	e 9.Number	10. 11.Nature of
-	version	Trans	actior	1   rivative	Secu	cisable and	of Underlying	of Deri	i of Deriva	Dir Indirect
	or Exer	1	1			Expiration		vative		ect Beneficial
	cise		1	,		Date(Month/		Secu	Securities	(D) Ownership
	Price of		1	posed of (	D)	Day/Year)		rity	Benefi	or
	Deriva-	1	1			Date  Expir		I	ficially	Ind
	tive	1	1		A/	' Exer- ation	Title and Number	I	Owned at	ire
	Secu-	1	1 /		D	cisa- Date	of Shares	I	End of	ct
	rity	Date	Code	V Amount	1	ble		1	Month	(I)
	1515.50	04-02		V			Common Stock 2,750		2,750 (2)	D
	   		J (   1)   	V     		03-01 04-01   -96 ( -06    1)	Common Stock 2,750	   	2,750 (2)   	D       
tion		-96 	1)	     	i   	-96 ( -06    1)	   	     	   	
Non-Qualified Stock Op tion  Incentive Stock Option		-96    04-02	1)	V             V   	   	-96 ( -06    1)	Common Stock 2,750	       	2,750 (2)      32,250 (3)	
		-96      04-02	1)   	     	   	-96 ( -06    1)    03-01 04-01	   		   	
ion Incentive Stock Option	    \$15.50   	-96      04-02	1)        J (   1)   	     	         	-96 ( -06    1)      03-01 04-01   -96 ( -06    1)	   	   	   	         D           
	    \$15.50          \$13.50	-96    04-02  -96 	1)        J (   1)   	       V       	             	-96 ( -06    1)      03-01 04-01   -96 ( -06    1)	Common Stock 32,250	   	  32,250 (3)   	      D       

Explanation of Responses: (1) The reported transaction involves an option which was granted on 04-02-96, and which provided for vesting in equal monthly increments over a 60 month period. On 08-21-96 the option was amended such that the option will continue to vest in equal monthly increments over a 60 month period; but the vesting of the option may accelerate if certain financial performance criteria are met. (2) On 8-31-96, options to purchase 275 shares were vested. (3) On 8-31-96 options to purchase 3224 shares were vested. (4) Options vest in equal monthly increments over a 60 month period; provided that the vesting of the option may  $\ensuremath{\mathsf{P}}$ accelerate if certain financial performance criteria are met. (5) On 8-31-96, options to purchase 5000 shares were vested. SIGNATURE OF REPORTING PERSON Jennifer J. Bergantino DATE 11-15-96