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
Mark Michael L.
14 Oak Park
Bedford, MA 01730
USA CONTRACTOR OF THE CONTRACT
2. Issuer Name and Ticker or Trading Symbol
Progress Software Corporation
PRGS
<ol><li>IRS or Social Security Number of Reporting Person (Voluntary)</li></ol>
4. Obstances for Worth Ware
4. Statement for Month/Year
July 1998
5. If Amendment, Date of Original (Month/Year)
2. Polotication of Proportion Proportion to Toronto (Observational Application)
6. Relationship of Reporting Person(s) to Issuer (Check all applicable)
(X) Director ( ) 10% Owner ( ) Officer (give title below) ( ) Other
(specify below)
Director
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

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

1. Title of Security	j	3. ransact      ate  Co	ion       	4.Securi or Dis Amou	posed (			Prio	i i	Amount o Securiti Benefici Owned at End of M	es ally	6.Di  ect  (D)o  Indi  ect(	r İ r		direct wnership	         
Common Stock	07,  98	/13/ J  )							24	, 000		D 				     
Table II Derivative Securitites Acquired, Disposed of, or Beneficially Owned  1. Title of Derivative   2. Con-   3.   4.   5. Number of De   6. Date Exer 7. Title and Amount   8. Price 9. Number   10.   11. Nature of																
1.Title of Derivative Security	2.Con-  version  or Exer  cise  Price o  Deriva-  tive  Secu-  rity	Trans             	       	n   riva   riti   red(	tive Sees Acqu A) or [ d of(D)	ecu ui Dis )   A/   D	cisab  Expir  Date(  Day/Y  Date  Exer-	e Exer le and ation Month/ ear)  Expir  ation  Date	of U   Secu         Tit	e and Am Inderlyin rities le and N Shares	g	of Deri  vative  Secu  rity 	9.Number  of Deriva  tive  Securities  Benefi  ficially  Owned at  End of  Month	Dir   ect		         
Nonqualified Stock Option	\$11.25	07/13  /98		V 5,000 	(2)			04/22  /02		Stock 5  2	, ,	l I	15,000 (2) 	D		'     
Nonqualified Stock Option	\$14.37 		3 J (2  )	V 10,00 	0 (2)			12/30  /03		Stock 1		   	30,000 (2) 	D		   
	I	I	l			 		I	l	I		l	 			

Explanation of Responses:

(1) On June 17, 1998, the Company declared a 3-for-2 stock split efected in the form of a stock dividend payable to holders of record of common stock on June 29, 1998. On the payment date, July 13, 1998, each holder of common stock of the Company received one additional share of the common stock of the Company for every two shares held. Table I reflects an adjustment to the number of shares of common stock held by the reporting person as a result of the stock

split.
(2) On the payment date of July 13, 1998, pursuant to the anti-dilution provisions in the Company's stock option plans, each option granted by the Company prior to June 29, 1998 was adjusted to reflect the stock split effected in the form of a stock dividend. Each of the options reported herein were previously reported. The adjustments in Table II involve the price of each option, the number of shares underlying such options, and the number of derivative securities beneficially owned at the end of month.

SIGNATURE OF REPORTING PERSON

Michael L. Mark DATE

12/03/98