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

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. 1)*

Clarus Corporation (formerly known as SQL Financials International, Inc.)
(Name of Issuer)
Common Stock
(Title of Class of Securities)
784638 10 8
(CUSIP Number)
June 17, 1998
(Date of Event which Requires Filing of this Statement)
Check the appropriate box to designate the rule pursuant to which this Schedule is filed:
[] Rule 13d-1(b) [X] Rule 13d-1(c) [] Rule 13d-1(d)
*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.
The information required in 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 ("Act") 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 Notes).
SCHEDULE 13 G
CUSIP NO. 784638 10 8 PAGE 2 OF 20 PAGES
NAME OF REPORTING PERSON Technology Crossover Ventures, L.P. See Item 2 for identification of General Partner I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)
CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) [] (b) [X]
SEC USE ONLY
CITIZENSHIP OR PLACE OF ORGANIZATION 4 Delaware
Delaware

SOLE VOTING POWER	
5 NUMBER OF 647,675(A)	
SHARES	
SHARED VOTING POWER BENEFICIALLY 6	
0 (A) OWNED BY	
EACH SOLE DISPOSITIVE POWER 7	
REPORTING 647,675(A)	
PERSONSHARED DISPOSITIVE POWER	
WITH 8 0(A)	
AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTIN	NG PERSON
9 647,675(A)	
CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES (10 (SEE INSTRUCTIONS)	CERTAIN SHARES [X]
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 11 6.1%	
TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) 12 PN	
(A) Excludes an aggregate of 207,792 shares owned beneficially by the other reporting persons indicated in this Schedule 13G, as to which this reporting person disclaims beneficial ownership. Includes warrants which can be immediately exercised for a total of 8,915 shares of Common Stock.	
SCHEDULE 13 G	
CUSIP NO. 784638 10 8 PAGE 3 OF 20 PAGES	
NAME OF REPORTING PERSON Technology Crossover Ventures, C.V. See Item 2 for a list of General Partners I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)	
CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE IN 2 (b) [X]	STRUCTIONS)
SEC USE ONLY 3	
CITIZENSHIP OR PLACE OF ORGANIZATION 4 Netherlands Antilles	

SOLE VOTING POWER

5 NUMBER O	F 51,292(A)		
SHARES		POWER	
BENEFICIAL		POWER	
OWNED BY			
_	SOLE DISPOSI	TIVE POWER	
7 REPORTING	51,292(A)		
PERSON			
WITH	SHARED DISPOSIT	HVE POWER	
	0(A)		
9	IE AMOUNT BENE	EFICIALLY OWNED B	Y EACH REPORTING PERSON
51,292(A)			
	X IF THE AGGREG	GATE AMOUNT IN RO	 W (9) EXCLUDES CERTAIN SHARES [X]
PERCENT 0 11 0.5%	 DF CLASS REPRES	ENTED BY AMOUNT	 IN ROW (9)
TYPE OF R 12 PN		N (SEE INSTRUCTION	
(A) Excludes an reporting pers person disclai	aggregate of 804,17; ons indicated in this ms beneficial owners	5 shares owned beneficia Schedule 13G, as to whiship. Includes warrants with 707 shares of Common	ally by the other ich this reporting which can be
	SCHEDULE 13	G	
CUSIP NO. 78	4638 10 8	PAGE 4 OF	20 PAGES
NAME OF I 1 See Item 2 i	REPORTING PERSO For list of Managing N	DN Technology Crossov Members OF ABOVE PERSON (EI	ver Management, L.L.C
		BOX IF A MEMBER OF (a) [_] (b) [X]	 F A GROUP (SEE INSTRUCTIONS)
SEC USE O			
	IP OR PLACE OF C	DRGANIZATION	
4 Delaware			
	SOLE VOTING PO	WER	

	NUMBER C	0F 698,967(A)
	SHARES	
E	BENEFICIAI	SHARED VOTING POWER LLY 6
	OWNED BY	0(A)
		SOLE DISPOSITIVE POWER
,	7	
		G 698,967(A)
	PERSON	SHARED DISPOSITIVE POWER
	WITH	8 0(A)
		TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
9	698,967(A)	
	, , ,	
10	CHECK BO	DX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES [X] (FRUCTIONS)
		OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
11	6.6%	
		LEPORTING PERSON (SEE INSTRUCTIONS)
12	OO	
	reporting per	n aggregate of 156,500 shares owned beneficially by the other resons indicated in this Schedule 13G, as to which this reson disclaims beneficial ownership. Includes warrants which diately exercised for a total of 9,622 shares of Common Stock.
		SCHEDULE 13 G
C	USIP NO. 78	PAGE 5 OF 20 PAGES
		REPORTING PERSON Technology Crossover Ventures II, L.P.
1	See Item 2	for identification of General Partner ITIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)
		IE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)
2		(a) [_] (b) [X]
3	SEC USE C	INL Y
	CITIZENSI	HIP OR PLACE OF ORGANIZATION
4	Delaware	
		SOLE VOTING POWER
	5 NUMBER C	0F 74,866(A)

	SIII IILS				
В	SH. BENEFICIALLY	ARED VOTING POW 6	/ER		
	OWNED BY	0(A)			
		SOLE DISPOSITIVE			
F	7 REPORTING	74,866(A)			
	PERSON				
	SHA WITH 8	ARED DISPOSITIVE	POWER		
		0(A)		-	
9	AGGREGATE .	AMOUNT BENEFICI	IALLY OWNED BY EA	ACH REPORTING PERSON	
	74,866(A)				
				- 9) EXCLUDES CERTAIN SHARES [:	X]
11	PERCENT OF O		ED BY AMOUNT IN R		
		 DRTING PERSON (SI		-	
12	PN				
r	reporting persons person disclaims		res owned beneficially be dule 13G, as to which the		
CI	USIP NO. 78463		PAGE 6 OF 20 F	PAGES	
1	See Item 2 for i	PORTING PERSON T dentification of General ICATION NO. OF AE	CV II (Q), L.P. al Partner BOVE PERSON (ENTI'	TIES ONLY)	
2	CHECK THE A	(a	IF A MEMBER OF A C	GROUP (SEE INSTRUCTIONS)	
3	SEC USE ONL	Y		-	
	CITIZENSHIP (OR PLACE OF ORGA	ANIZATION	-	
4	Delaware				
		LE VOTING POWER		-	
]	NUMBER OF	57,558(A)			
	SHARES				

	SHARED VOTING POWER
BENE	EFICIALLY 6 0(A)
OW	NED BY
EA	CH SOLE DISPOSITIVE POWER
REPO	7 DRTING 57,558(A)
PER	SON
WI	SHARED DISPOSITIVE POWER TH 8
	0(A)
AGO	GREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
9 57,:	558(A)
CHI	ECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES [X] EE INSTRUCTIONS)
	CCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
0.5%	/ ₆
TYI 12	PE OF REPORTING PERSON (SEE INSTRUCTIONS)
PN	
repor	cludes an aggregate of 797,909 shares owned beneficially by the other rting persons indicated in this Schedule 13G, as to which this rting person disclaims beneficial ownership.
	SCHEDULE 13 G
CUSIF	PNO. 784638 10 8 PAGE 7 OF 20 PAGES
1 See	ME OF REPORTING PERSON TCV II Strategic Partners, L.P. Item 2 for identification of General Partner S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)
CHI 2	ECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) [_] (b) [X]
SEC 3	CUSE ONLY
	IZENSHIP OR PLACE OF ORGANIZATION
4 Dela	aware
	SOLE VOTING POWER
3.17.73	5
NUN	MBER OF 10,215(A)
SHA	ARESSHARED VOTING POWER
BENE	EFICIALLY 6

OWNED BY	0(A) Y	
	SOLE DISPOSITIVE POWER	
7 REPORTING	G 10,215(A)	
PERSON		
WITH	SHARED DISPOSITIVE POWER 8	
	0(A)	
AGGREGA	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPO	ORTING PERSON
10,215(A)		
	OX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUITE TRUCTIONS)	DES CERTAIN SHARES [X]
PERCENT 0 11 0.1%	OF CLASS REPRESENTED BY AMOUNT IN ROW (9)	
0.170		
TYPE OF R	REPORTING PERSON (SEE INSTRUCTIONS)	
PN		
reporting per	an aggregate of 845,252 shares owned beneficially by the othersons indicated in this Schedule 13G, as to which this erson disclaims beneficial ownership. SCHEDULE 13 G	21
CUSIP NO. 78	784638 10 8 PAGE 8 OF 20 PAGES	
1 See Item 2 f	REPORTING PERSON Technology Crossover Ventures II, 2 for a list of General Partners NTIFICATION NO. OF ABOVE PERSON (ENTITIES ONL	
	HE APPROPRIATE BOX IF A MEMBER OF A GROUP (SI (a) [_] (b) [X]	EE INSTRUCTIONS)
SEC USE O	ONLY	
	SHIP OR PLACE OF ORGANIZATION	
4 Netherlands		
5	SOLE VOTING POWER	
NUMBER O		
SHARES	SHARED VOTING POWER	
BENEFICIAL		

OWNED BY

EACH SOLE DISPOSITIVE POWER
7 REPORTING 11,430(A)
PERSONSHARED DISPOSITIVE POWER WITH 8 0(A)
AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 9 11,430(A)
CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES [X 10 (SEE INSTRUCTIONS)
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 11 0.1%
TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) 12 PN
(A) Excludes an aggregate of 844,037 shares owned beneficially by the other reporting persons indicated in this Schedule 13G, as to which this reporting person disclaims beneficial ownership. SCHEDULE 13 G
CUSIP NO. 784638 10 8 PAGE 9 OF 20 PAGES
NAME OF REPORTING PERSON TCV II, V.O.F. See Item 2 for a list of Managing General Partners I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)
CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) [] (b) [X]
SEC USE ONLY 3
CITIZENSHIP OR PLACE OF ORGANIZATION 4 Netherlands Antilles
SOLE VOTING POWER 5 NUMBER OF 2,431(A) SHARESSHARED VOTING POWER BENEFICIALLY 6 0(A)
OWNED BY EACH SOLE DISPOSITIVE POWER

	7	
	REPORTING	G 2,431(A)
	PERSON	SHARED DISPOSITIVE POWER
	WITH	8
		0(A)
9	AGGREGA	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	2,431(A)	
10	CHECK BO	DX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES [X] FRUCTIONS)
		OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
11	less than 0.	1%
12		REPORTING PERSON (SEE INSTRUCTIONS)
	PN	
(A) Excludes a reporting pe	n aggregate of 853,036 shares owned beneficially by the other rsons indicated in this Schedule 13G, as to which this rson disclaims beneficial ownership. SCHEDULE 13 G
	 CUSIP NO. 78	
	NAME OF See Item 2	REPORTING PERSON Technology Crossover Management II, L.L.C. for a list of Managing Members ITIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)
2	CHECK TH	IE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) [_] (b) [X]
3	SEC USE C	 ONLY
	CITIZENSI	HIP OR PLACE OF ORGANIZATION
4	Delaware	
	5	SOLE VOTING POWER
	NUMBER (OF 156,500(A)
	SHARES	
Ε	BENEFICIAI	
	OWNED BY	
	EACH	SOLE DISPOSITIVE POWER
	7 REPORTING	G 156,500(A)

	PERSON			
	XX / I CT I	SHARED DISPOSITIV	E POWER	
	WITH	8 0(A)		
			CIALLY OWNED BY E	 EACH REPORTING PERSON
9			CIALLI OWNED DI I	EACH REPORTING LERSON
	156,500(A)			
10	CHECK BO	DX IF THE AGGREGAT		 (9) EXCLUDES CERTAIN SHARES [X]
	PERCENT		TED BY AMOUNT IN	
11	1.5%			
12	TYPE OF F	REPORTING PERSON (
12	00			
		5,000,007		 Ladoradora
	reporting pe	rsons indicated in this Sc	shares owned beneficially chedule 13G, as to which	
	reporting pe	rson disclaims beneficial	ownership.	
		SCHEDULE 13 G		
	USIP NO. 78		PAGE 11 OF 20	DACES
				FAGES
				
		REPORTING PERSON NTIFICATION NO. OF	Jay C. Hoag ABOVE PERSON (ENT	TITIES ONLY)
	CHECK TH			 GROUP (SEE INSTRUCTIONS)
2			(a) [_] (b) [X]	
	SEC USE C	 ONLY		
3				
4		HIP OR PLACE OF OR	GANIZATION	
	U.S. Citizer	1		
	5	SOLE VOTING POWE		-
	NUMBER (OF 0(A)		
	SHARES	SHARED VOTING PO	 WFR	
E	BENEFICIA	LLY 6		
	OWNED BY			
		SOLE DISPOSITIV		
]	,	G 855,467(A)		
	PERSON	SHARED DISPOSITIV	 /E.POWER	
		~	,,	

	0(A)
	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
9	855,467(A)
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES [] (SEE INSTRUCTIONS)
	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
11	8.1%
	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)
12	
	Includes warrants which can be immediately exercised for a total of 9,622
sha	ares of Common Stock.
	SCHEDULE 13 G
 C	USIP NO. 784638 10 8 PAGE 12 OF 20 PAGES
1	NAME OF REPORTING PERSON Richard H. Kimball I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)
2	(a) [_] (b) [X]
	(<i>0</i>) [A]
3	SEC USE ONLY
3	
	CITIZENSHIP OR PLACE OF ORGANIZATION
4	U.S. Citizen
	SOLE VOTING POWER 5
	NUMBER OF 0(A)
	SHARESSHARED VOTING POWER
Ε	BENEFICIALLY 6 855,467(A)
	OWNED BY
	EACH SOLE DISPOSITIVE POWER 7
]	REPORTING 855,467(A)
	PERSONSHARED DISPOSITIVE POWER
	WITH 8
	0(A)

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

WITH

9	855,467(A)
	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES [_] (SEE INSTRUCTIONS)
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 8.1%
12	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) IN
	Includes warrants which can be immediately exercised for a total of 9,622 res of Common Stock.
	SCHEDULE 13 G
CU	USIP NO. 784638 10 8 PAGE 13 OF 20 PAGES
Ite	em 1. (a) NAME OF ISSUER: Clarus Corporation (formerly known as SQL Financials International, Inc.) (the "Company") (b) ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES: 3950 Johns Creek Court, Suite 100, Suwanee, Georgia 30024.
Ite	em 2.
add indi	Set forth below is the following information with respect to each of the sons filing this Schedule 13G (together, the "Filing Persons"): (a) name; (b) lress of principal offices (if entity) or residence or business address (if ividual); (c) citizenship (if individual) or jurisdiction of organization entity); (d) title of class of securities and (e) CUSIP number.
I.	 (a) Technology Crossover Ventures, L.P., a Delaware limited partnership ("TCV I, L.P."). The General Partner of TCV I, L.P. is Technology Crossover Management, L.L.C., a Delaware limited liability company ("TCM I"). The sole Managing Members of TCM I are Jay C. Hoag ("Hoag") and Richard H. Kimball ("Kimball"). (b) 575 High Street, Suite 400, Palo Alto, CA 94301 (c) Delaware (d) Common Stock (e) 784638 10 8
II.	 (a) Technology Crossover Ventures, C.V., a Netherlands Antilles limited partnership ("TCV I, C.V."). The General Partners of TCV I, C.V. are TCM I and Technology Crossover Administrator, N.V., a Netherlands Antilles corporation ("TCA I"). TCA I is ultimately controlled by Hoag and Kimball. (b) Pietermaai 15, Willemstad, Curacao, Netherlands Antilles (c) Netherlands Antilles (d) Common Stock (e) 784638 10 8
III.	 (a) Technology Crossover Management, L.L.C., a Delaware limited liability company. (b) 575 High Street, Suite 400, Palo Alto, CA 94301 (c) Delaware (d) Common Stock (e) 784638 10 8

- (a) Technology Crossover Ventures II, L.P., a Delaware limited partnership ("TCV II, L.P."). The General Partner of TCV II, L.P. is Technology Crossover Management II, L.L.C., a Delaware limited liability company ("TCM II"). The sole Managing Members of TCM II are Hoag and Kimball.
- (b) 575 High Street, Suite 400, Palo Alto, CA 94301
- (c) Delaware
- (d) Common Stock
- (e) 784638 10 8

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CUSIP NO. 784638 10 8

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- (a) TCV II (Q), L.P., a Delaware limited partnership ("TCV II (Q)"). The General Partner of TCV II (Q) is TCM II.
- (b) 575 High Street, Suite 400, Palo Alto, CA 94301
- (c) Delaware
- (d) Common Stock
- (e) 784638 10 8

VI.

- (a) TCV II Strategic Partners, L.P., a Delaware limited partnership ("TCV II Strategic Partners"). The General Partner of TCV II Strategic Partners is TCM II.
- (b) 575 High Street, Suite 400, Palo Alto, CA 94301
- (c) Delaware
- (d) Common Stock
- (e) 784638 10 8

VII.

- (a) Technology Crossover Ventures II, C.V., a Netherlands Antilles limited partnership ("TCV II, C.V."). The General Partners of TCV II, C.V. are TCM II and Technology Crossover Administrator II, N.V., a Netherlands Antilles corporation ("TCA II"). TCA II is ultimately controlled by Hoag and Kimball.
- (b) Pietermaai 15, Willemstad, Curacao, Netherlands Antilles
- (c) Netherlands Antilles
- (d) Common Stock
- (e) 784638 10 8

VIII.

- (a) TCV II, V.O.F., a Netherlands Antilles general partnership ("TCV II, V.O.F."). The Managing General Partners of TCV II, V.O.F. are TCM II and TCA II.
- (b) Pietermaai 15, Willemstad, Curacao, Netherlands Antilles
- (c) Netherlands Antilles
- (d) Common Stock
- (e) 784638 10 8

IX.

- (a) Technology Crossover Management II, L.L.C., a Delaware limited liability company.
- (b) 575 High Street, Suite 400, Palo Alto, CA 94301
- (c) Delaware
- (d) Common Stock
- (e) 784638 10 8

X.

- (a) Jay C. Hoag
- (b) 575 High Street, Suite 400, Palo Alto, CA 94301
- (c) U.S. citizen
- (d) Common Stock

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(e) 784638 10 8

XI.

- (a) Richard H. Kimball
- (b) 575 High Street, Suite 400, Palo Alto, CA 94301
- (c) U.S. citizen
- (d) Common Stock
- (e) 784638 10 8

Item 3.

Not Applicable

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Item 4.

(a), (b) and (c) This Schedule 13G shall not be construed as an admission that any Filing Person is, either for purposes of Section 13(d) or 13(g) of the Act or for other purposes, the beneficial owner of any Common Stock disclosed in this Schedule 13G. The aggregate number and percentage of the class of securities identified pursuant to Item 1 of this Schedule 13G that, pursuant to Rule 13d-3, may be deemed to be beneficially owned by each Filing Person are as follows:

<TABLE>

<CAPTION>

	Common Stock			Dispositive		
Filing Person	Ben	eficially Ov	vned % of C	Class(1)	Voting Power	Power
<s></s>	<c></c>	<(C> <(>	<c></c>	-
TCV I, L.P. (2)		647,675	6.1%	sole	sole	
TCV I, C.V. (2)		51,292	0.5%	sole	sole	
TCM I	(698,967	6.6%	sole	sole	
TCV II, L.P. (3)		74,866	0.7%	sole	sole	
TCV II (Q) (3)		57,558	0.5%	sole	sole	
TCV II Strategic Partn	ers (3)	10,2	215 0.19	%	sole sole	
TCV II, C.V. (3)		11,430	0.1%	sole	sole	
TCV II, V.O.F.(3)		2,431	less than 0.1	% s	sole sole	
TCM II		156,500	1.5%	sole	sole	
Hoag (4)		855,467	8.1%	shared	sole	
Kimball (4)		855,467	8.1%	shared	l sole	

 | | | | | |

- (1) All percentages in this table are based, pursuant to Rule 13d-1(j) of the Securities Exchange Act of 1934, on the 10,605,870 shares of Common Stock of the Company outstanding as of November 6, 1998, as reported in the Company's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 1998, and on the warrants exercisable for shares of Common Stock of the Company beneficially owned by the listed Filing Persons which have been included on an as-converted to Common Stock basis.
- (2) Each noted entity (together, the "TCV I Funds") is the holder of record of the securities set forth opposite the name of such entity and has sole voting and investment power with respect to such securities. TCM I, as sole General Partner of TCV I, L.P. and as Investment General Partner of TCV I, C.V., may also be deemed to have sole voting and investment power with respect to such securities. TCM I disclaims beneficial ownership of such securities except to the extent of its pecuniary interest therein.
- (3) Each noted entity (together, the "TCV II Funds") is the holder of record of the securities set forth opposite the name of such entity and has sole voting and investment power with respect to such securities. TCM II, as sole General Partner of TCV II, L.P., TCV II (Q) and TCV II Strategic Partners and as Investment General Partner of TCV II, C.V. and TCV II, V.O.F., may also be deemed to have sole voting and investment power with

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CUSIP NO. 784638 10 8	PAGE 17 OF 20 PAGES

respect to such securities. TCM II disclaims beneficial ownership of such securities except to the extent of its pecuniary interest therein.

(4) Under the operating agreements of both TCM I and TCM II, Hoag and Kimball have the independent power to cause the funds managed by such entities to buy and sell securities of publicly traded portfolio companies, however, in general, they must act by unanimous consent with respect to all other matters, including directing the voting of such securities. As a result, Hoag and Kimball may also be deemed to have sole dispositive power and shared voting power with respect to the securities held by the TCV I Funds and the TCV II Funds. Hoag and Kimball disclaim beneficial ownership of such securities except to the extent of their respective pecuniary interests therein.

Item 5. OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS

Not Applicable.

Item 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON

Not Applicable.

Item 7. IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY

Not Applicable.

Item 8. IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP

This Schedule 13G is being filed jointly pursuant to Rule 13d-1(k). As a result of the relationships among the Filing Persons described herein, some or all of the Filing Persons may be deemed to be a "group" within the meaning of Section 13 and the Rules promulgated thereunder. However, the Filing Persons deny such group status.

Item 9. NOTICE OF DISSOLUTION OF GROUP

Not Applicable.

Item 10. CERTIFICATION

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

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MATERIAL TO BE FILED AS EXHIB	BITS.

The following exhibit was filed as Exhibit A to the Schedule 13D relating to the Common Stock of Digital Generation Systems, Inc. filed by the undersigned with the Securities and Exchange Commission on September 5, 1997 and is hereby incorporated herein by reference, as updated by Exhibit B hereto:

Exhibit A - Statement Appointing Designated Filer and Authorized Signer dated September 5, 1997

The following exhibit was filed as Exhibit B to the Schedule 13G relating to the Common Stock of PSW Technologies, Inc. filed by the undersigned with the Securities and Exchange Commission on October 23, 1998 and is hereby incorporated herein by reference:

Exhibit B - October 23, 1998 Update to Exhibit A to the Designated Filer Statement

SCHEDULE 13 G	
CUSIP NO. 784638 10 8	PAGE 19 OF 20 PAGES
SIGNATURE	
After reasonable inquiry and to the best of that the information set forth in this statem	of my knowledge and belief, I certify nent is true, complete and correct.
Dated January 30, 1999	
TECHNOLOGY CROSSOVER VENTUL a Delaware Limited Partnership	RES, L.P.,
By: /s/ Robert C. Bensky	
Robert C. Bensky, Authorized Signator	
TECHNOLOGY CROSSOVER VENTUL a Netherlands Antilles Limited Partnership	
By: /s/ Robert C. Bensky	
Robert C. Bensky, Authorized Signator	
TECHNOLOGY CROSSOVER MANAG a Delaware Limited Liability Company	GEMENT, L.L.C.,
By: /s/ Robert C. Bensky	
Robert C. Bensky, Authorized Signator	ry
TECHNOLOGY CROSSOVER VENTUL a Delaware Limited Partnership	RES II, L.P.,
By: /s/ Robert C. Bensky	
Robert C. Bensky, Authorized Signator	
TCV II (Q), L.P., a Delaware Limited Partnership	
By: /s/ Robert C. Bensky	
Robert C. Bensky, Authorized Signator	 ry
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