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PEPPER HAMILTON ILP

Form 4

January 21, 2003

FORM 4

obligations may continue.

See Instruction 1(b).

Check this box if no longer subject to Section 16.

OMB APPROVAL

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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

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(h) of the Investment Company Act of 1940

Filed By Romeo and Dye's Section 16 Filer www.section16.net

Name and Address of Reporting Person* TL Ventures Inc.					ier Name a			P	6. Relationship of Reporting Person(s) to Issuer (Check all applicable)				
(Last) (First) (Middle) c/o TL Ventures 435 Devon Park Drive, Building 700					S. Identifications. Identify Pentity (voluments)	rson,			4. Statement for Month/Day/Year January 16, 2003	10	_ Director		
(Street) Wayne,, PA 19087									5. If Amendment, Date of Original (Month/Day/Year)	((<u> </u>	. Individual or Joint/Group Filing Check Applicable Line) Form filed by One Reporting erson (1) Form filed by More than One deporting Person		
(Cit	y) (State)	(Zip)			Table I	Non	-Deriv	ative	Securities Acquir	ed, Dispos	ed of, or Beneficially Owned		
1. Title of Security	2. Trans- action	Execution	3. Trai		 Securit Acquired 	(A) c		Secur					
(Instr. 3)	Date (Month/ Day/ Year)	Date, if any (Month/Day/ Year)	Code (Instr. Code	8)	Disposed (Instr. 3, 4 Amount)	Owne ing R Trans	ed Follow- eported	Direct (D) or Indirect (I) (Instr. 4)	(Instr. 4)		
Common Stock	01/16/03		S		1,191	D	\$0.60		140,338	D	Held by: Technology Leaders L.P.		
Common Stock	01/16/03		S		1,359	D	\$0.60		160,234	D	Held by: Technology Leaders Offshore C.V.		
Common Stock	01/16/03		S		1,421	D	\$0.60		167,509	D	Held by: Technology Leaders II L.P.		
Common Stock	01/16/03		S		1,129	D	\$0.60		133,062	D	Held by: Technology Leaders II Offshore C.V.		

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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FORM 4 (continued) Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

(e.g., puts, calls, warrants, options, convertible securities)

^{*} If the form is filed by more than one reporting person, see Instruction 4(b)(v).

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1. Title of	2. Conver-	3.	3A.	4.	5.		Date Exerc	isable	7. Tit	le and	8. Price of	9. Number of	10.	11. Nature
Derivative	sion or	Trans-	Deemed	Trans-	Nun	ıber	perand Expiration			unt of	Derivative	Derivative	Owner-	of Indirect
Security	Exercise	action	Execution	action	of		Date			rlying	Security	Securities	ship	Beneficial
	Price of	Date	Date,	Code	Deri	vati	(Medonth/Day/		Secu	rities	(Instr. 5)	Beneficially	Form	Ownership
(Instr. 3)	Derivative		if any		Secu	ıriti	X ear)		(Instr	. 3 & 4)		Owned	of Deriv-	(Instr. 4)
	Security	(Month/	(Month/	(Instr.	Acq	uire	d					Following	ative	
		Day/	Day/	8)	(A)	or						Reported	Security:	
		Year)	Year)		Disp	ose	đ					Transaction(s)	Direct	
					of (I))						(Instr. 4)	(D)	
												,	or	
					(Inst	r.							Indirect	
					3, 4	&							(I)	
					5)								(Instr. 4)	
				Code V	(A)	(D)	Date	Expira-	Title	Amount	1			
								tion		or				
								Date		Number				
										of				
										Shares				

Explanation of Responses:

(1) Technology Leaders L.P., Technology Leaders Offshore C.V., Technology Leaders II L.P. and Technology Leaders II Offshore C.V. are members of a group for purposes of Section 13(d) and 13(g) of the Securities Exchange Act of 1934. TL Ventures Inc. is the general partner of Technology Leaders Management L.P., which is the general partner of Technology Leaders L.P. ("TL") and Technology Leaders Offshore C.V. ("TLO"). TL Ventures Inc. is the general partner of Technology Leaders II Management L.P., which is the general partner of Technology Leaders II L.P. ("TL II") and Technology Leaders II Offshore C.V. ("TLO II"). TL and TLO are venture capital funds which are required by their governing documents to make all investment, voting and disposition actions in tandem. TL II and TLO II are venture capital funds which are required by their governing documents to make all investment, voting and disposition actions in tandem. TL Ventures Inc. is the designated filer of this group. Joint Filer Information (i) Name: Technology Leaders L.P. Address: c/o TL Ventures Designated Filer: TL Ventures Inc. Issuer & Ticker Symbol: USDATA Corporation (USDC) Date of Event Requiring Statement: 01/16/03 Signature: On behalf of Technology Leaders L.P., by its general partner Technology Leaders Management L.P., by its general partner TL Ventures Inc. /s/ Janet L. Stott 01/16 /03 Janet L. Stott, Controller (ii) Name: Technology Leaders Offshore C.V. Address: c/o TL Ventures Designated Filer: TL Ventures Inc. Issuer & Ticker Symbol: USDATA Corporation (USDC) Date of Event Requiring Statement: 01/16/03 Signature: On behalf of Technology Leaders Offshore C.V., by its general partner Technology Leaders Management L.P., by its general partner TL Ventures Inc. /s/ Janet L. Stott 01/16/03 Janet L. Stott, Controller (iii) Name: Technology Leaders II L.P. Address: c/o TL Ventures Designated Filer: TL Ventures Inc. Issuer & Ticker Symbol: USDATA Corporation (USDC) Date of Event Requiring Statement: Signature: On behalf of Technology Leaders II L.P., by its general partner Technology Leaders II Management L.P., by its general partner TL Ventures Inc. /s/ Janet L. Stott 01/16/03 Janet L. Stott, Controller (iv) Name: Technology Leaders II Offshore C.V. Address: c/o TL Ventures Designated Filer: TL Ventures Inc. Issuer & Ticker Symbol: USDATA Corporation (USDC) Date of Event Requiring Statement: 01/16/03 Signature: On behalf of Technology Leaders II Offshore C.V., by its general partner Technology Leaders II Management L.P., by its general partner TL Ventures Inc. /s/ Janet L. Stott 01/16/03 Janet L. Stott, Controller

By: /s/ Janet L. Stott

Janet L. Stott, Controller of TL Ventures Inc.

**Signature of Reporting Person

Date

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, See Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

^{**}Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).