

[] Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. *See* Instruction 1(b).

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

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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Address	2. Issuer Na	me and Ti	icker	or Trac	ling Sy	mbol	5. Relationship of Reporting Per (Check all applicable)	5. Relationship of Reporting Person(s) to Issuer (Check all applicable)							
HOAG JAY C				NETFLE	X INC [NF	LX]								
(Last)	3. Date of E	arliest Tra	nsac	tion (MN	//DD/Y	YYY)	X_Director10% Owner								
			. .				Officer (give title below)	Other (spe	cify below)						
C/O TECHNOL VENTURES, 52		10	0/21	/2010											
		4. If Amend	ment, Dat	e Or	iginal Fi	led (M	M/DD/YYYY	6. Individual or Joint/Group Filin	6. Individual or Joint/Group Filing (Check Applicable Line						
PALO ALTO, C										X Form filed by One Reporting Persor Form filed by More than One Reporting					
(City)	(State)	(Zip)								, ,					
		Tal	ole I - Non-I	Derivative S	ecurities .	Acq	uired, D	ispose	ed of, or B	eneficially Owned					
1. Title of Security			2. Trans. Date		3. Trans. Co	ode			uired (A) or	5. Amount of Securities Beneficially Owned	6.	7. Nature of			
(Instr. 3)				Execution Date, if any	(Instr. 8)		Disposed (Instr. 3,			Following Reported Transaction(s) (Instr. 3 and 4)	Ownership Form:	Beneficial			
											Direct (D) or Indirect	Ownership (Instr. 4)			
					Code	V	Amount	(A) or (D)	Price		(I) (Instr. 4)				
Common Stock			10/21/2010		J (1)		1783494	D	\$0	1783365	I	TCV IV, L.P. (2)			
												Technology Crossover			
Common Stock			10/21/2010		J (3)		443297	A	\$0	443297	I	Management IV, L.L.C.			
												(4)			
					(5)							TCV IV Strategic			
Common Stock			10/21/2010		J (5)		66506	D	\$0	66500	I	Partners, L.P. (6)			
												Technology			
Common Stock			10/21/2010		J (7)		110	A	\$0	443407	I	Crossover Management			
Common Stock			10/21/2010		J <u></u>		110	A.	30	443407		IV, L.L.C.			
												The Hoag			
Common Stock			10/21/2010		J (8)		6863	A	\$0	6863	I	Family Trust U/A Dtd			
												8/2/94 (9)			
												Technology Crossover			
Common Stock			10/21/2010		J (10)		443407	D	\$0	0	I	Management IV, L.L.C.			
												(4)			
					(11)							The Hoag Family Trust			
Common Stock			10/21/2010		J (11)		116840	A	\$0	123703	I	U/A Dtd 8/2/94 (9)			
												Hamilton			
Common Stock			10/21/2010		J (12)		25623	A	\$0	25623	I	Investments Limited			
Common Stock			10/21/2010		J <u></u>		23023	A.	30	23025		Partnership			
					4.0							TCV VI,			
Common Stock			10/21/2010		J (14)		722375	D	\$0	722375	I	L.P. (15)			
					(10)							TCV Member			
Common Stock			10/21/2010		J (16)		5697	D	\$0	5697	I	Fund, L.P.			
												Technology			
Common Stock			10/21/2010		J (18)		7223	A	\$0	7223	I	Crossover Management			
					J					.===		VI, L.L.C.			
												Technology			
Common Stock			10/21/2010		J (20)		7223	D	\$0	0	I	Crossover Management			
			,							,		VI, L.L.C.			
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1.Title of Security (Instr. 3)			2.	2. Trans. Date	2A. Deem Execution Date, if an	(Ins	3. Trans. Code (Instr. 8)		4. Securities Acquired (A) o Disposed of (D) (Instr. 3, 4 and 5)			A) or	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)		s)		Beneficial
						Code	V	Amount	(A) or (D)		rice			Direct (D) or Indirect (I) (Instr. 4)	Ownership (Instr. 4)		
Common Stock			10	0/21/2010		,	J (21)		1055	A	\$	60	124	1758		I	The Hoag Family Trus U/A Dtd 8/2/94 (9)
Common Stock			10	0/21/2010			J (22)		352	A	s	60	25	975		I	Hamilton Investments Limited Partnership (13)
Common Stock			10	0/21/2010		•	J <u>(23)</u>		788	A	\$	60	125	125546		I	The Hoag Family Trus U/A Dtd 8/2/94
Common Stock			10	0/21/2010			J (24)		263	A	s	60	26	26238		I	Hamilton Investments Limited Partnership (13)
Common Stock			10	0/22/2010		s			107546	D	\$167.	.4265	18	18000			The Hoag Family Trus U/A Dtd 8/2/94 (9)
Common Stock		10	0/22/2010			s		26238	D	\$167.	.4265		0		I	Hamilton Investments Limited Partnership (13)	
	Tab	le II - Der	ivative	e Securiti	es Benefi	cially	Owned	l (e	.g. , puts	s, call	s, wa	rrant	ts, options, conve	rtible sec	curities)		
Security (Instr. 3)	2. Conversion or Exercise Price of Derivative	Date Ex	3A. Dee Execution Date, if a		. 8) I	erivativ cquired isposed	umber of vative Securities uired (A) or osed of (D) r. 3, 4 and 5)		6. Date Exe Expiration		Deriv		ties Underlying Derivative derivative Security Security		derivative Securities Beneficially Owned	Ownersh Form of Derivativ Security	ve Ownershi : (Instr. 4)
	Security			Со	de V	(A)	(D)		Date Exercisable	Expira Date	ation		Amount or Number of Shares		Following Reported Transaction((Instr. 4)	Direct (I or Indire (I) (Instr 4)	ect

Explanation of Responses:

- (1) In kind pro-rata distribution from TCV IV, L.P. ("TCV IV") to its partners, without consideration.
- (2) These shares are held directly by TCV IV. Jay C. Hoag ("Hoag") is a managing member of Technology Crossover Management IV, L.L.C. ("TCM IV") which is the sole general partner of TCV IV. Hoag may be deemed to beneficially own the shares held by TCV IV, but Hoag disclaims beneficial ownership of such shares except to the extent of his pecuniary interest therein.
- (3) Acquisition by TCM IV pursuant to an in kind pro-rata distribution by TCV IV to its partners, without consideration.
- (4) These shares are directly held by TCM IV. Hoag is a managing member of TCM IV which is the general partner of TCV IV and TCV IV Strategic Partners, L.P. ("TCV IV SP"). The number of shares reported by TCM IV does not include the shares held by TCV IV and TCV IV SP. Hoag may be deemed to own the shares held by TCM IV, but Hoag disclaims beneficial ownership of such shares except to the extent of his pecuniary interest therein.
- (5) In kind pro-rata distribution from TCV IV SP to its partners, without consideration.
- (6) These shares are held directly by TCV IV SP. Hoag is a limited partner and a managing member of TCM IV which is the sole general partner of TCV IV SP. Hoag may be deemed to beneficially own the shares held by TCV IV SP, but Hoag disclaims beneficial ownership of such shares except to the extent of his pecuniary interest therein.
- (7) Acquisition by TCM IV pursuant to an in kind pro-rata distribution by TCV IV SP to its partners, without consideration.
- (8) Acquisition by The Hoag Family Trust U/A Dtd 8/2/94 pursuant to an in kind pro-rata distribution by TCV IV SP to its partners, without consideration.
- (9) Hoag is a trustee of The Hoag Family Trust U/A Dtd 8/2/94. Hoag disclaims beneficial ownership of such shares except to the extent of his pecuniary interest therein.
- (10) In kind pro-rata distribution from TCM IV to its members, without consideration.
- (11) Acquisition by The Hoag Family Trust U/A Dtd 8/2/94 pursuant to an in kind pro-rata distribution by TCM IV to its members, without consideration.
- (12) Acquisition by Hamilton Investments Limited Partnership pursuant to an in kind pro-rata distribution by TCM IV to its members, without consideration.
- (13) Hoag is the sole general partner and a limited partner of Hamilton Investments Limited Partnership. Hoag disclaims beneficial ownership of such shares except to the extent of his pecuniary interest therein.
- (14) In kind pro-rata distribution from TCV VI, L.P. ("TCV VI") to its partners, without consideration.
- (15) These shares are held directly by TCV VI. Hoag is a Class A Member of Technology Crossover Management VI, L.L.C. ("TCM VI") which is the sole general partner of TCV VI. Hoag may be deemed to beneficially own the shares held by TCV VI, but Hoag disclaims beneficial ownership of such shares

- except to the extent of his pecuniary interest therein.
- (16) In kind pro-rata distribution from TCV Member Fund, L.P. ("TCV MF") to its partners, without consideration.
- (17) These shares are held directly by TCV MF. Hoag is a Class A Member of TCM VI which is a general partner of TCV MF and a limited partner of TCV MF. Hoag may be deemed to beneficially own the shares held by TCV MF, but Hoag disclaims beneficial ownership of such shares except to the extent of his pecuniary interest therein.
- (18) Acquisition by TCM VI pursuant to an in kind pro-rata distribution by TCV VI to its partners, without consideration.
- (19) These shares are directly held by TCM VI. Hoag is a Class A Member of TCM VI which is the sole general partner of TCV VI and a general partner of TCV MF. The number of shares reported by TCM VI does not include the shares held by TCV VI and TCV MF. Hoag may be deemed to own the shares held by TCM VI, but Hoag disclaims beneficial ownership of such shares except to the extent of his pecuniary interest therein.
- (20) In kind pro-rata distribution from TCM VI to its members, without consideration.
- (21) Acquisition by The Hoag Family Trust U/A Dtd 8/2/94 pursuant to an in kind pro-rata distribution by TCM VI to its partners, without consideration.
- (22) Acquisition by Hamilton Investments Limited Partnership pursuant to an in kind pro-rata distribution by TCM VI to its partners, without consideration.
- (23) Acquisition by The Hoag Family Trust U/A Dtd 8/2/94 pursuant to an in kind pro-rata distribution by TCV MF to its partners, without consideration.
- (24) Acquisition by Hamilton Investments Limited Partnership pursuant to an in kind pro-rata distribution by TCV MF to its partners, without consideration.

Remarks:

This is one of two Reports on Form 4 being filed jointly by the Reporting Person on the date hereof.

Reporting Owners

Reporting Owner Name / Address	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
HOAG JAY C C/O TECHNOLOGY CROSSOVER VENTURES 528 RAMONA STREET PALO ALTO, CA 94301	X						

Signatures

Frederic D. Fenton Authorized signatory for Jay C. Hoag

**Signature of Reporting Person

Date

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

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

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 control number.