EGAIN COMMUNICATIONS CORP Form SC 13D/A April 06, 2004

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Schedule 13D**

Under the Securities Exchange Act of 1934 (Amendment No. 3)*

eGain Communications Corporation (Name of Issuer)

Common Stock, Par Value \$.001 Per Share
 (Title of Class of Securities)

28225C103 (Cusip Number)

John C. Kennedy, Esq.
Paul, Weiss, Rifkind, Wharton & Garrison LLP
1285 Avenue of the Americas
New York, NY 10019
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(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

March 31, 2004 (Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of ss.ss. 240.13d-(e), 240.13d-1(f) or 240.13d-1(g), check the following box $|_{-}|$.

*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 disclosures provided in a prior cover page.

The total number of shares of Common Stock reported herein is 1,922,354, which would constitute approximately 36.9% of the 5,208,878 shares of Common Stock that would be outstanding if all of the shares of Series A Preferred Stock (as defined below) referred to herein were converted on March 31, 2004. See Item 5(a) herein for a description of the calculation of the Common Stock conversion ratio. All ownership percentages set forth herein are based on there being 3,691,180 shares of Common Stock outstanding unless otherwise specified herein.

The information required on 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 (the "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).

CUSIP No. 28225C103

13D

Page 2 of 35 Pages

1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NOS. OF ABOVE PERSON					
	Oak Hill	Capi	tal Partners, L.P.			
2	CHECK THE	APP:	ROPRIATE BOX IF A MEMBER OF A GROUP*		_ X	
3	SEC USE O	NLY				
4	SOURCE OF FUNDS*					
5			DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TEMS 2(d) OR 2(e)		1_1	
6	CITIZENSH Delaware	IP 0	R PLACE OF ORGANIZATION			
	Delaware 					
		7	SOLE VOTING POWER 0			
;	SHARES	8	SHARED VOTING POWER			
	EFICIALLY WNED BY		0 			
	EACH EPORTING PERSON	9	SOLE DISPOSITIVE POWER 0			
	WITH	10	SHARED DISPOSITIVE POWER			
			0			
11	AGGREGATE	AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSO)N		
	981,471(1)				
12	CHECK BOX	IF	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERT	AIN S	HARES*	 <u>_</u>
13	PERCENT O	F CL.	ASS REPRESENTED BY AMOUNT IN ROW (11)			
	21.0%(2)					
14	TYPE OF R	EPOR	TING PERSON*			
	PN 					
(1)	upon con	vers	he shares of Common Stock that would be benefi ion of the Issuer's 6.75% Series A Cumulative ock, par value \$.001 per share (the "Series A	Conve	rtible	

Stock") on March 31, 2004 and exercise of the Warrants to purchase an aggregate of 271,728 shares of Common Stock. On conversion of the Series A Preferred Stock and exercise of the Warrants, 981,471 shares of Common Stock will be owned directly by Oak Hill Capital Partners, L.P., through its general partner, OHCP GenPar, L.P., through OHCP GenPar, L.P.'s general partner, OHCP MGP, LLC. See Item 5(a) herein.

Assumes that there are 4,672,651 shares of Common Stock outstanding.

(2)

CUSIP No. 28225C103 13D Page 3 of 35 Pages ______ NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NOS. OF ABOVE PERSON Oak Hill Capital Management Partners, L.P. _____ CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) |_| (b) |X| _____ 3 SEC USE ONLY ______ SOURCE OF FUNDS* 00 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION Delaware 7 SOLE VOTING POWER NUMBER OF 8 SHARED VOTING POWER SHARES 0 BENEFICIALLY ______ OWNED BY 9 SOLE DISPOSITIVE POWER REPORTING PERSON _____ 10 SHARED DISPOSITIVE POWER 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 25,167(3)

12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* |_|

13	PERCENT C	F CLA	SS REPRESENTED BY AMOUNT IN ROW (11)					
	0.7%(4)							
14	TYPE OF F	REPORT	ING PERSON*					
	PN							
(3)	Represents the shares of Common Stock that would be beneficially owned upon conversion of the Series A Preferred Stock on March 31, 2004 and exercise of the Warrants to purchase an aggregate of 6,968 shares of Common Stock. On conversion of the Series A Preferred Stock and exercise of the Warrants, 25,167 shares of Common Stock will be owned directly by Oak Hill Capital Management Partners, L.P., through its general partner, OHCP GenPar, L.P., through OHCP GenPar, L.P.'s general partner, OHCP MGP, LLC. See Item 5(a) herein.							
(4)	Assumes	that	there are 3,716,347 shares of Common S	tock outstanding.				
CUSI	P No. 2822	:5C103	13D	Page 4 of 35 Pages				
1			ING PERSON IDENTIFICATION NOS. OF ABOVE PERSON					
	OHCP GenF	ar, I	.P.					
2	CHECK THE	APPR	OPRIATE BOX IF A MEMBER OF A GROUP*	(a) _ (b) X				
3	SEC USE C	NLY						
 4	SOURCE OF		 S*					
	00							
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) _							
6	CITIZENSE	IIP OR	PLACE OF ORGANIZATION					
	Delaware							
		7	SOLE VOTING POWER					
			0					
	MBER OF	8	SHARED VOTING POWER					
	HARES FICIALLY		0					

OWNED BY EACH REPORTING PERSON WITH		9 SOLE DISPOSITIVE POWER 0 10 SHARED DISPOSITIVE POWER 0					
11	AGGREGATE	AMOU	JNT BENEFICIAI	LLY OWNED BY EACH REP	ORTING PERSON		
	1,006,638	(5)					
12	CHECK BOX	IF T	HE AGGREGATE	AMOUNT IN ROW (11) E.	XCLUDES CERTAIN SHARES* _		
13		 F CLA	ASS REPRESENTE	ED BY AMOUNT IN ROW (11)		
	21.4%(6)						
14	TYPE OF R	EPORT	ING PERSON*				
	PN						
(5)	upon con and exer Common S of the W shares o as gener shares o Capital 1	versi cise tock. arran f Com al pa f Com Manag	on of the Iss of the Warrar On conversion its, OHCP Gent mon Stock: (in artner of Oak mon Stock in gement Partner	suer's Series A Prefents to purchase an agon of the Series A Prepar, L.P. will benefind 1981,471 shares of Hill Capital Partner its capacity as geners, L.P. See Item 5(a	Id be beneficially owned rred Stock on March 31, 2004 gregate of 278,696 shares of eferred Stock and exercise cially own the following Common Stock in its capacity s, L.P.; and (ii) 25,167 ral partner of Oak Hill herein.		
CUSI	P No. 2822	5C103	3	13D	Page 5 of 35 Pages		
1			TING PERSON IDENTIFICATI	ION NOS. OF ABOVE PER	SON		
	OHCP MGP,	LLC					
2	CHECK THE	APPR	ROPRIATE BOX 1	IF A MEMBER OF A GROU	(a) _ (b) X		
3	SEC USE O						
4	SOURCE OF	FUND)S*				
	Not appli	cable	2				
5	CHECK BOX	IF D	OISCLOSURE OF	LEGAL PROCEEDINGS IS	 REOUIRED		

	PURSUANT	TO IT	EMS 2(d) OR 2(e)		1_1
6	CITIZENSH	 IP OR	PLACE OF ORGAN	 IZATION		
	Delaware					
		7	SOLE VOTING PO	WER		
			0			
	MBER OF	8	SHARED VOTING	POWER		
BENE	HARES FICIALLY		0			
	NED BY EACH	9	SOLE DISPOSITI	VE POWER		
Р	PORTING ERSON		0			
	WITH	10	SHARED DISPOSI	TIVE POWER		
			0			
11	AGGREGATE	AMOU	NT BENEFICIALLY	OWNED BY EACH	REPORTING PE	RSON
	1,006,638	(7)				
12	CHECK BOX	 IF T	HE AGGREGATE AM		.) EXCLUDES C	ERTAIN SHARES* _
13	PERCENT O	F CLA	SS REPRESENTED	BY AMOUNT IN RC)W (11)	
	21.4%(8)					
14	TYPE OF R	EPORT	ING PERSON*			
	00					
(7)	in its c	apaci	(5) to page relaty as general pathere are 4,697	artner of OHCP	GenPar, L.P.	
CUSI	P No. 2822			13D		Page 6 of 35 Pages
1	NAME OF R	EPORT	ING PERSON IDENTIFICATION			
	Oak Hill	Ventu	re Fund I, L.P.			
2	CHECK THE	APPR	OPRIATE BOX IF			
						(a) _ (b) X

3 SEC USE ONLY

6

4	SOURCE OF	FUN	DS*			
	00					
5			DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TEMS 2(d) OR 2(e) _			
6	 CITIZENSH	 HIP O	R PLACE OF ORGANIZATION			
	Delaware					
		7	SOLE VOTING POWER			
			0			
	MBER OF	8	SHARED VOTING POWER			
BENE	HARES FICIALLY		0			
	NED BY EACH	9	SOLE DISPOSITIVE POWER			
P	PORTING ERSON WITH		0			
		10	SHARED DISPOSITIVE POWER			
			0			
11	AGGREGATE	AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	160,330(9))				
12	CHECK BOX	 K IF	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* _			
13	PERCENT C	F CL	ASS REPRESENTED BY AMOUNT IN ROW (11)			
	4.2%(10)					
14	TYPE OF F	REPOR	TING PERSON*			
	PN					
(9)	Represents the shares of Common Stock that would be beneficially owned upon conversion of the Issuer's Series A Preferred Stock on March 31, 2004 and exercise of the Warrants to purchase 25,941 shares of Common Stock. On conversion of the Series A Preferred Stock and exercise of the Warrants, 160,330 shares of Common Stock will be owned directly by Oak Hill Venture Fund I, L.P., through its general partner, OHVF GenPar I, L.P., through OHVF GenPar I, L.P., through one of the Series A Preferred Stock and exercise of the Warrants, 160,330 shares of Common Stock will be owned directly by Oak Hill Venture Fund I, L.P., through its general partner, OHVF GenPar I, L.P., through OHVF GenPar I, L.P.'s general partner, OHVF MGP I, LLC. See Item 5(a) herein.					
(10)	Assumes	that	there are 3,851,510 shares of Common Stock outstanding.			

CUSIP No. 2822	5C103	13D	Page 7 of 35 Pages
S.S. OR I	EPORTING PERSON R.S. IDENTIFICATION NO:	S. OF ABOVE PERSON	
2 CHECK THE	APPROPRIATE BOX IF A MI	EMBER OF A GROUP*	(a) _ (b) X
3 SEC USE O	NLY		
4 SOURCE OF Not appli			
	IF DISCLOSURE OF LEGAL TO ITEMS 2(d) OR 2(e)	PROCEEDINGS IS REQUIF	RED _
6 CITIZENSH	IP OR PLACE OF ORGANIZA:		
SHARES	7 SOLE VOTING POWER 0 8 SHARED VOTING POW	ER	
BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	9 SOLE DISPOSITIVE I 0 10 SHARED DISPOSITIVI		
11 AGGREGATE 160,330(1		NED BY EACH REPORTING	
	IF THE AGGREGATE AMOUNT		CERTAIN SHARES* _
	F CLASS REPRESENTED BY i	AMOUNT IN ROW (11)	
14 TYPE OF R	EPORTING PERSON*		

(11) Represents the shares of Common Stock that would be beneficially owned upon conversion of the Issuer's Series A Preferred Stock on March 31, 2004 and exercise of the Warrants to purchase 25,941 shares of Common Stock. Power is exercised in its capacity as general partner to Oak Hill Venture Fund I, L.P. and through its general partner, OHVF MGP I, LLC. (12) Assumes that there are 3,851,510 shares of Common Stock outstanding. CUSIP No. 28225C103 13D Page 8 of 35 Pages ______ NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NOS. OF ABOVE PERSON OHVF MGP I, LLC CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) |_| (b) |X| 3 SEC USE ONLY ______ SOURCE OF FUNDS* Not applicable CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) 1_1 CITIZENSHIP OR PLACE OF ORGANIZATION Delaware 7 SOLE VOTING POWER NUMBER OF 8 SHARED VOTING POWER SHARES 0 BENEFICIALLY ______ OWNED BY 9 SOLE DISPOSITIVE POWER REPORTING PERSON _____ 10 SHARED DISPOSITIVE POWER 0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 160,330(13)

12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* |_|

13	PERCENT O	F CLA	SS REPRESENTED BY AMOUNT IN ROW (11)					
	4.2%(14)							
14	TYPE OF R	EPORT	ING PERSON*					
	00							
(13)) See footnote (11) to page relating to OHVP GenPar I, L.P. Power is exercised in its capacity as general partner to OHVP GenPar I, L.P. and through its sole member, FW Group GenPar, LLC.							
(14)	Assumes	that	there are 3,851,510 shares of Common Stock	outstanding.				
CUSI	P No. 2822	5C103	13D	Page 9 of 35 Pages				
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NOS. OF ABOVE PERSON							
	FW Group	GenPa:	r, LLC					
2	CHECK THE	APPR	OPRIATE BOX IF A MEMBER OF A GROUP*	(a) _				
				(b) X				
3	SEC USE O	NLY						
4	SOURCE OF	FUND						
	Not appli	cable						
5			ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED EMS 2(d) OR 2(e)	I_I				
6	CITIZENSH	IP OR	PLACE OF ORGANIZATION					
	Delaware							
		7	SOLE VOTING POWER					
			0					
	MBER OF	8	SHARED VOTING POWER					
BENE	HARES FICIALLY NED BY		0					
	EACH	9	SOLE DISPOSITIVE POWER					
P	PORTING ERSON		0					
	WITH							

10 SHARED DISPOSITIVE POWER

	0			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	160,330(15)			
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTA		 HARES*	_
 13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 4.2%(16)			
14	TYPE OF REPORTING PERSON*			
	00			
	See footnote (13) to page relating to OHVF MGP I, LLC. Powe in its capacity as sole member of OHVF MGP I, LLC. Assumes that there are 3,851,510 shares of Common Stock out			sed
(10)	Assumes that there are 3,031,310 shares of common stock out	Stall	arng.	
CUSI	P No. 28225C103 13D Page	10	of 35 P	'ages
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NOS. OF ABOVE PERSON			
	FW Investors V, L.P.			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a) (b)		
3	SEC USE ONLY			
4	SOURCE OF FUNDS*			
	00			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		I_I	
6	CITIZENSHIP OR PLACE OF ORGANIZATION			
	Delaware			
	7 SOLE VOTING POWER			
	0			

SI BENEI	MBER OF HARES FICIALLY	8	SHARED VOTING POWER 0	
I REI	NED BY EACH PORTING ERSON	9	SOLE DISPOSITIVE POWER	
	VITH		·	
		10	SHARED DISPOSITIVE POWER	
			0	
11	AGGREGATE	AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING	G PERSON
	350,731(1	7) 		
12	CHECK BOX	IF T	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDE	ES CERTAIN SHARES* _
13		F CLA	ASS REPRESENTED BY AMOUNT IN ROW (11)	
	8.7%(18) 			
14	TYPE OF RI	EPORT	ING PERSON*	
	PN			
(18)	Common St of the Wa FW Invest See Item	cock. arran cors 5(a)	of the Warrants to purchase an aggregat On conversion of the Series A Preferrents, 350,731 shares of Common Stock will V, L.P., through its general partner, E herein. there are 4,041,911 shares of Common St	ed Stock and exercise be owned directly by TW Management II, LLC.
(10)	7105 ames	JIIGC	energ are 1,011,311 onares of common se	ock outseamarny.
CUSI	P No. 28225	5C103	13D	Page 11 of 35 Pages
1		.R.S.	TILLIC	
2	CHECK THE	APPR	OPRIATE BOX IF A MEMBER OF A GROUP*	(a) _ (b) X
3	SEC USE O	NLY		
4	SOURCE OF	FUND	 S*	
	Not applio	cable	; 	

5			ISCLOSURE OF LEGAL PRO EMS 2(d) OR 2(e)	CEEDINGS IS REQUIR	ED _		
6	CITIZENSH	IP OR	PLACE OF ORGANIZATION				
	Delaware						
		7	SOLE VOTING POWER				
			0				
	MBER OF	8	SHARED VOTING POWER				
BENE	HARES FICIALLY		0				
	NED BY EACH	9	SOLE DISPOSITIVE POWE	 R			
P	PORTING ERSON		0				
,	WITH	10	10 SHARED DISPOSITIVE POWER				
			0				
11	AGGREGATE	AMOU	T BENEFICIALLY OWNED	BY EACH REPORTING	 PERSON		
	350,731(1	9)					
12	CHECK BOX	IF T	HE AGGREGATE AMOUNT IN	ROW (11) EXCLUDES	CERTAIN SHARES* _		
13	PERCENT O	F CLA	SS REPRESENTED BY AMOU	 NT IN ROW (11)			
	8.7%(20)	.7% (20)					
14	TYPE OF REPORTING PERSON*						
	00						
(19)	exercise	d in	(17) to page relating its capacity as genera ole member, J. Taylor	l partner to FW In			
(20)	Assumes	that	there are 4,041,911 sh	ares of Common Sto	ck outstanding.		
CUSI	P No. 2822	5C103	1	3D	Page 12 of 35 Pages		
1			ING PERSON IDENTIFICATION NOS. O				
	Robert M.	Bass					
2	CHECK THE	APPR	OPRIATE BOX IF A MEMBE	R OF A GROUP*	(a) _ (b) X		

3	SEC USE O	 NLY						
4	SOURCE OF	FUNI)S*					
	Not appli	cable						
5			DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TEMS 2(d) OR 2(e) _					
6	 CITIZENSH	IP OF	R PLACE OF ORGANIZATION					
	United St	ates						
		7	SOLE VOTING POWER					
			284,931					
NUN	MBER OF	8	SHARED VOTING POWER					
	HARES FICIALLY		0					
	NED BY EACH	9	SOLE DISPOSITIVE POWER					
PI	PORTING ERSON		284,931					
Ţ	WITH	10	SHARED DISPOSITIVE POWER					
			0					
11	AGGREGATE	AMOU	JNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	284,931(2	1)						
12	CHECK BOX		THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* _					
13	PERCENT O	F CL <i>F</i>	ASS REPRESENTED BY AMOUNT IN ROW (11)					
	7.7%							
14	TYPE OF R	EPORT	ING PERSON*					
	IN							
	Represen	ts th	ne shares of Common Stock that are beneficially owned as a previous distribution from FW Ventures I, L.P.					
CUSI	P No. 2822	5C103	B 13D Page 13 of 35 Pages					
1	NAME OF R	 EPORT	ING PERSON					

S.S. OR I.R.S. IDENTIFICATION NOS. OF ABOVE PERSON

	Capital P	artne	ership			
2	CHECK THE	APPF	ROPRIATE BOX IF A MEMBER OF A GROUP*		_ X	
3	SEC USE O	NLY				
4	SOURCE OF	FUNI)S*			
	Not appli	cable				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) _					
6	CITIZENSH	IP OF	R PLACE OF ORGANIZATION			
	Texas					
		7	SOLE VOTING POWER			
			70,727			
NUMBER OF SHARES BENEFICIALLY		8	SHARED VOTING POWER			
1	OWNED BY EACH REPORTING		SOLE DISPOSITIVE POWER			
	ERSON WITH		70 , 727			
		10	SHARED DISPOSITIVE POWER			
			0			
11	AGGREGATE 70,727(22		JNT BENEFICIALLY OWNED BY EACH REPORTING PERSO	N		
12	CHECK BOX	 IF 1	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERT	 ГАІN S	HARES*	_
13			ASS REPRESENTED BY AMOUNT IN ROW (11)			
14		 EPORT	TING PERSON*			
	PN 					
(22)	result o	fap	ne shares of Common Stock that are beneficiall previous distribution by FW Ventures I, L.P. Fough its managing partner, Margaret Lee Bass	Power	is	

CUSI	P No. 2822	5C103	13D	Page 1	4 of 35 Page			
1			ING PERSON IDENTIFICATION NOS. OF ABOVE PERSON					
	David G.	Brown						
2	CHECK THE	APPR	OPRIATE BOX IF A MEMBER OF A GROUP*) <u> </u>			
3	SEC USE O							
4	SOURCE OF	 FUND	S*					
	Not applicable							
5			ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIREMS 2(d) OR 2(e)	RED	I_I			
6	CITIZENSH	 IP OR	PLACE OF ORGANIZATION					
	United St	ates 						
		7	SOLE VOTING POWER					
			16,166					
	MBER OF HARES	8	SHARED VOTING POWER					
BENE	FICIALLY		0					
	NED BY EACH	9	SOLE DISPOSITIVE POWER					
REPORTING PERSON			16,166					
	WITH	10	SHARED DISPOSITIVE POWER					
			0					
11	AGGREGATE	AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING					
	16,166(23							
12	CHECK BOX		HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)							
	0.4%							
14	TYPE OF R	 EPORT	ING PERSON*					
	IN							

(23) Represents the shares of Common Stock that are beneficially owned as a result of a previous distribution by FW Ventures I, L.P. CUSIP No. 28225C103 13D Page 15 of 35 Pages ______ NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NOS. OF ABOVE PERSON Mark A. Wolfson CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) |_| (b) |X| 3 SEC USE ONLY SOURCE OF FUNDS* Not applicable ______ CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) 1_1 CITIZENSHIP OR PLACE OF ORGANIZATION United States ______ 7 SOLE VOTING POWER 16,166 _____ NUMBER OF 8 SHARED VOTING POWER SHARES BENEFICIALLY 0 OWNED BY 9 SOLE DISPOSITIVE POWER EACH REPORTING PERSON 16,166 ______ 10 SHARED DISPOSITIVE POWER 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 16,666(24) CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* |_|

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

	0.5%(25)							
14	TYPE OF REPORTING PERSON*							
	IN							
(24)	result o	of a p Stock	,166 shares of Common Stock tha revious distribution by FW Vent that would be beneficially owne by Mr. Wolfson.	tures I, L.P. and 50	00 shares of			
(25)	Assumes	that	there are 3,707,846 shares of C	Common Stock outstar	nding.			
CUSI	? No. 2822	25C103	3 13D	Page 16	of 35 Pages			
 1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NOS. OF ABOVE PERSON							
	Group III 31, LLC							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) _ (b) X							
3	SEC USE (Y						
4	SOURCE OF	 F FUNI	 .S*					
	Not appl:	icable						
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) _							
6	CITIZENS	HIP OI	PLACE OF ORGANIZATION					
	Delaware							
		7	SOLE VOTING POWER					
			4,041					
	MBER OF HARES	8	SHARED VOTING POWER					
	FICIALLY NED BY		0					
	EACH PORTING	9	SOLE DISPOSITIVE POWER					
PI	ERSON NITH		4,041					
v	* 1 11	10	SHARED DISPOSITIVE POWER					
			0					

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							
	4,041(26)							
12	СНЕСК ВОХ	 K IF :	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES (CERTAIN	SHARES*	_		
13	PERCENT (OF CLA	ASS REPRESENTED BY AMOUNT IN ROW (11)					
	0.1%							
14	TYPE OF F	REPOR'	TING PERSON*					
	00							
(26)	_		ne shares of Common Stock that are benefic previous distribution by FW Ventures I, L.I	_	vned as	a		
CUSI	P No. 2822	25C10:	3 13D	Page 17	7 of 35	Pages		
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NOS. OF ABOVE PERSON							
	J. Taylor	c Crai	ndall (in the capacity described herein)					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) _ (b) X							
3	SEC USE (ONLY						
4	SOURCE OF	F FUNI	:)S*					
	Not appli	cable	9					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) _							
6	CITIZENS	HIP O	R PLACE OF ORGANIZATION					
	Delaware							
		7	SOLE VOTING POWER					
			354,773					
NUI	MBER OF	8	SHARED VOTING POWER					
	HARES FICIALLY		0					
	NED BY EACH	9	SOLE DISPOSITIVE POWER					

	PORTING ERSON		354 , 773					
Ţ	NITH	10	SHARED DISPC	 DSITIVE POWER				
			0					
11	AGGREGATE	AMOU	JNT BENEFICIAL	LLY OWNED BY EACH RE	EPORTING PERSON	n 		
	354,773(2	7)						
12	CHECK BOX	IF T	 ΓΗΕ AGGREGATE	AMOUNT IN ROW (11)	EXCLUDES CERTA	AIN SHARES* _		
13	PERCENT O	F CL	ASS REPRESENTE	ED BY AMOUNT IN ROW	(11)			
	8.8%(28)							
14	TYPE OF R	EPOR1	IING PERSON*					
	IN							
(27)	(i) Solely in his capacity as the sole member of Group III 31, LLC with respect to 4,041 shares of Common Stock, which represents the shares of Common Stock that are beneficially owned as a result of a previous distribution by FW Ventures I, L.P.; and (ii) solely in his capacity as the sole member of FW Management II, LLC with respect to 350,731 shares, see footnote 19 to page relating to FW Management II, LLC.							
(28)	Assumes	that	there are 4,0	045,953 shares of Co	ommon Stock out	estanding.		
CUSI	? No. 2822	5C103	3	13D	Page	e 18 of 35 Pages		
1			IING PERSON IDENTIFICATI	ION NOS. OF ABOVE PH	ERSON			
	Woodside	Partr	ners, L.P.					
2	CHECK THE	APPF	ROPRIATE BOX I	IF A MEMBER OF A GRO	OUP*	(a) _ (b) X		
3	SEC USE O	NLY						
4	SOURCE OF	FUNI)S*					
	Not appli	cable	€					
5			DISCLOSURE OF FEMS 2(d) OR 2	LEGAL PROCEEDINGS : 2(e)	IS REQUIRED	I_I		
6	 CITIZENSH	 IP OF	 R PLACE OF ORG					

	Delaware				
		7	SOLE VOTING	POWER	
			12 , 124		
NUMBER OF		8	SHARED VOTING	G POWER	
BENE	HARES FICIALLY		0		
	NED BY EACH	9	SOLE DISPOSI	TIVE POWER	
	PORTING ERSON		12,124		
,	HTIW	10	SHARED DISPO	 Sitive power	
		10	0	OTITUE TOWER	
11			UNT BENEFICIAL	LY OWNED BY EACH REPO	ORTING PERSON
	12,124(29) 			
12	CHECK BOX	IF 7	THE AGGREGATE	AMOUNT IN ROW (11) EX	KCLUDES CERTAIN SHARES* _
13	PERCENT O	F CL	ASS REPRESENTE	D BY AMOUNT IN ROW (1	11)
	0.3%				
 14	TYPE OF R	 EPOR'	 TING PERSON*		
	PN				
(29)	Partners L.P. Woo Tonandow	, L. dside ah, I	P. as a result e Partners, L. L.L.C., of which	of a previous distri P. owns the shares th	directly owned by Woodside bution by FW Ventures I, arough its general partner, a Caroline Jean Crandall stee.
CUSI	P No. 2822	5C10:	3	13D	Page 19 of 35 Pages
1			ING PERSON IDENTIFICATION	ON NOS. OF ABOVE PERS	SON
	Tonandowa	h, L	.L.C.		
2	CHECK THE	APPI	ROPRIATE BOX I	F A MEMBER OF A GROUE	· >*
					(a) _ (b) X
 3	SEC USE O	 NLY			
	SOURCE OF				

	Not appli	cable					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) _						
6	CITIZENSH	IP OF	R PLACE OF ORGANIZATION				
	Delaware						
		7	SOLE VOTING POWER				
			12,124				
	MBER OF	8	SHARED VOTING POWER				
BENE	HARES FICIALLY		0				
	NED BY EACH	9	SOLE DISPOSITIVE POWER				
P	PORTING ERSON		12,124				
WITH		10	SHARED DISPOSITIVE POWER				
			0				
11	AGGREGATE	AMOU	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	12,124(30)					
12	CHECK BOX	IF I	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SI	 HARES* _			
13	PERCENT O	F CLA	ASS REPRESENTED BY AMOUNT IN ROW (11)				
	0.3%						
14	TYPE OF REPORTING PERSON*						
	00.						
(30)			capacity as the general partner of Woodside Partne 29 to page relating to Woodside Partners, L.P.	ers, L.P.			

Amendment No. 3 to Schedule 13D

This Amendment No. 3 to Schedule 13D is filed by the undersigned to amend Schedule 13D, filed on August 18, 2000 (the "Original Filing"), as amended by Amendment No. 1 to the Schedule 13D filed on February 15, 2001 ("Amendment No. 1"), as amended by Amendment No. 2 to the Schedule 13D filed on August 15, 2001 ("Amendment No. 2"). Unless otherwise indicated, all capitalized terms shall have the same meaning as provided in the Original Filing.

Item 1. Security and Issuer.

20

No change.

Item 2. Identity and Background.

No change.

Item 3. Source and Amount of Funds or Other Consideration.

 $\mbox{ Item 3 is hereby amended and supplemented by the addition of the following: } \\$

On March 31, 2004, OHCP, OHCMP and FWI entered into a transaction with the Company whereby OHCP, OHCMP and FWI loaned an aggregate of \$1,666,667 to the Company and received in exchange, Subordinated Secured Promissory Notes in the aggregate principal amount of \$2,937,237 and Warrants to purchase an aggregate of 208,333 shares of Common Stock. The Subordinated Secured Promissory Notes and Warrants were issued pursuant to the Note and Warrant Purchase Agreement by and among OHCP, OHCMP, FWI, other parties named therein and the Issuer, dated March 31, 2004 (the "Note and Warrant Purchase Agreement"). In the transaction, OHCP received a Subordinated Secured Promissory Note in the principal amount of \$1,899,462.44 and Warrants to purchase 134,726 shares of Common Stock, OHCMP received a Subordinated Secured Promissory Note in the principal amount of \$48,704.07 and Warrants to purchase 3,455 shares of Common Stock, and FWI received a Subordinated Secured Promissory Note in the principal amount of \$989,070.21 and Warrants to purchase 70,153 shares of Common Stock. The \$1,666,667 loan to the Company from OHCP, OHCMP and FWI used to fund the Subordinated Secured Promissory Notes was obtained through capital contributions from the partners of OHCP, OHCMP and FWI.

21

Item 4. Purpose of Transaction.

 $\hspace{1.5cm} \hbox{ Item 4 is hereby amended and supplemented by the addition of the following:} \\$

On March 31, 2004, OHCP, OHCMP and FWI entered into a transaction with the Company whereby OHCP, OHCMP and FWI loaned an aggregate of \$1,666,667 to the Company and received in exchange, Subordinated Secured Promissory Notes in the aggregate principal amount of \$2,937,237 and Warrants to purchase an aggregate of 208,333 shares of Common Stock.

22

Item 5. Interest in Securities of the Issuer.

(a) Item 5(a) is hereby amended and supplemented by the addition of the following:

As a result of a 1-for-10 reverse stock split which the Company effected on August 20, 2003, each outstanding share of common stock automatically converted into one-tenth of a share of common stock, with the par value of each share of common stock remaining at one-tenth of a cent (\$.001) per share (the "reverse stock split"). The number of shares held by the Reporting Persons has been adjusted to reflect the reverse stock split. In addition, in connection with the reverse stock split, the conversion price for the Series A Preferred Stock, and the exercise price for the Warrants, was adjusted from

\$5.6875 to \$56.875. On August 8, 2001, in accordance with the Certificate of Designations of the Series A Preferred Stock, the conversion price of the Series A Preferred Stock was adjusted to \$5.6875. On August 8, 2001, in accordance with the common stock purchase warrants issued in connection with the Securities Purchase Agreement, the exercise price for the Warrants was adjusted to \$5.6875. The Warrants issued on March 31, 2004 have an exercise price of \$2.00.

As of the date hereof, (i) OHCP directly owns 316.875 shares of Series A Preferred Stock, if such shares were to be converted on March 31, 2004, they would be convertible into 709,743 shares of Common Stock, (ii) OHCMP directly owns 8.125 shares of Series A Preferred Stock, if such shares were to be converted on March 31, 2004, they would be convertible into 18,199 shares of Common Stock, (iii) FWI directly owns 105.00 shares of Series A Preferred Stock, if such shares were to be converted on March 31, 2004, they would be convertible into 235,181 shares of Common Stock, and (iv) OHVF directly owns 60.00 shares of Series A Preferred Stock, if such shares were to be converted on March 31, 2004, they would be convertible into 134,389 shares of Common Stock.

As of the date hereof, (i) OHCP directly owns Warrants to purchase an aggregate of 271,728 shares of Common Stock, (ii) OHCMP directly owns Warrants to purchase an aggregate of 6,968 shares of Common Stock, (iii) FWI directly owns Warrants to purchase an aggregate of 115,550 shares of Common Stock, and (iv) OHVF directly owns Warrants to purchase an aggregate of 25,941 shares of Common Stock.

The New Investors

As of the date hereof, (i) OHCP beneficially owns 981,471 shares of the Common Stock or 21.0% of the issued and outstanding shares of the Common Stock; (ii) OHCMP beneficially owns 25,167 shares of the Common Stock or 0.7% of the issued and outstanding shares of the Common Stock; (iii) OHCP GenPar, because of its position as general partner of each of OHCP and OHCMP may, pursuant to Rule 13d-3 of the Act, be deemed to beneficially own 1,006,638 shares of Common Stock or 21.4% of the issued and outstanding shares of the Common Stock; (iv) OHCP MGP, because of its position as general partner of OHCP GenPar may, pursuant to Rule 13d-3 of the Act, be deemed to beneficially own 1,006,638 shares of Common Stock or 21.4% of the issued and outstanding shares of the Common Stock; (v) OHVF beneficially owns 160,330 shares of the Common Stock; (vi)

23

OHVF GenPar, because of its position as general partner of OHVF may, pursuant to Rule 13d-3 of the Act, be deemed to beneficially own 160,330 shares of Common Stock or 4.2% of the issued and outstanding shares of the Common Stock; (vii) OHVF MGP, because of its position as general partner of OHVP GenPar may, pursuant to Rule 13d-3 of the Act, be deemed to beneficially own 160,330 shares of Common Stock or 4.2% of the issued and outstanding shares of the Common Stock; (viii) FWI beneficially owns 350,731 shares of the Common Stock or 8.7% of the issued and outstanding shares of the Common Stock; (ix) FWM, because of its position as general partner of FWI may, pursuant to Rule 13d-3 of the Act, be deemed to beneficially own 350,731 shares of the Common Stock or 8.7% of the issued and outstanding shares of the Common Stock; and (x) FW Group, because of its position as sole member of OHVF MGP may, pursuant to Rule 13d-3 of the Act, be deemed to beneficially own 160,330 shares of the Common Stock or 4.2% of the issued and outstanding shares of the Common Stock or 4.2% of the issued and outstanding shares of the Common Stock.

The Original Investors

As of the date hereof, (i) Capital beneficially owns 70,727 shares

of Common Stock or 1.9% of the issued and outstanding shares of the Common Stock; (ii) Mr. Bass beneficially owns 284,931 shares of Common Stock or 7.7% of the issued and outstanding shares of Common Stock; (iii) Mr. Brown beneficially owns 16,166 shares of Common Stock or 0.4% of the issued and outstanding shares of Common Stock; (iv) Mr. Wolfson beneficially owns 16,666 shares of Common Stock or 0.5% of the issued and outstanding shares of Common Stock; (v) Woodside beneficially owns 12,124 shares of Common Stock or 0.3% of the issued and outstanding shares of Common Stock; (vi) Tonan, because of its position as general partner of Woodside, may, pursuant to Rule 13d-3 of the Act, be deemed to beneficially own 12,124 shares of Common Stock or 0.3% of the issued and outstanding shares of Common Stock; (vii) Group III beneficially owns 4,041 shares of Common Stock or 0.1% of the issued and outstanding shares of Common Stock; and (viii) Mr. Crandall, because of his position as sole member of Group III may, pursuant to Rule 13d-3 of the Act, be deemed to beneficially own 4,041 shares of Common Stock or 0.1% of the issued and outstanding shares.

(b) Item 5(b) is hereby amended and supplemented by the addition of the following:

The New Investors

Not applicable.

The Original Investors

As of the date hereof, each of Messrs. Bass and Brown, Woodside through its general partner, Tonan, and, Group III through its sole member, Mr. Crandall, has sole power to direct the voting and disposition of the shares of Common Stock beneficially owned by such person as specified in Item 5(a) above. Mr. Wolfson has sole power to direct the voting and disposition of 16,166 shares of Common Stock beneficially owned by him, the remainder of his shares are director options exercisable for Common Stock.

24

(c) Item 5(c) is hereby amended and supplemented by the addition of the following:

Other than as set forth herein, to the best knowledge of each of the Reporting Persons, none of the Reporting Persons has effected any transactions in the Common Stock during the past 60 days.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

Item 6 is hereby amended and supplemented by the addition of the following:

Note and Warrant Purchase Agreement

On March 31, 2004, OHCP, OHCMP and FWI entered into a transaction with the Company whereby OHCP, OHCMP and FWI loaned an aggregate of \$1,666,667 to the Company and received in exchange, Subordinated Secured Promissory Notes in the aggregate principal amount of \$2,937,237 and Warrants to purchase an aggregate of 208,333 shares of Common Stock. The Subordinated Secured Promissory Notes and Warrants were issued pursuant to the Note and Warrant Purchase Agreement. In the transaction, OHCP received a Subordinated Secured Promissory Note in the principal amount of \$1,899,462.44 and Warrants to purchase 134,726 shares of Common Stock, OHCMP received a Subordinated Secured Promissory Note in the principal amount of \$48,704.07 and Warrants to purchase 3,455 shares of Common Stock, and FWI received a Subordinated Secured Promissory Note in the

principal amount of \$989,070.21 and Warrants to purchase 70,153 shares of Common Stock.

As set forth in the Warrants to Purchase Common Stock issued to each of OHCP, OHCMP and FWI, the exercise price of the Warrants is the greater of (i) 110% of the fair market value of one share of Common Stock, such fair market value is determined based on the average closing price of the Common Stock for the five consecutive trading days immediately prior to, but not including March 31, 2004, the date of the applicable Subordinated Secured Promissory Note, on the Nasdaq Stock Market, or (ii) \$2.00. Pursuant to these terms, subject to adjustment as set forth in the Warrants to Purchase Common Stock, all as more fully set forth in the Note and Warrant Purchase Agreement, the exercise price of the Warrants was established to be \$2.00. On January 31, 2005, 50% of the Warrants will be exercisable. The remaining 50% of the Warrants will be exercisable on March 31, 2005. The expiration date for all the Warrants issued in this transaction is March 31, 2007.

The foregoing description of the Note and Warrant Purchase Agreement is not, and does not purport to be, complete and is qualified in its entirety by reference to the Note and Warrant Purchase Agreement, a copy of which is incorporated by reference herein to the Issuer's Form 8-K as filed with the Securities and Exchange Commission on April 5, 2004. The foregoing description of the Warrants to Purchase Common Stock and the Subordinated Secured Promissory Notes is not, and does not purport to be, complete and is qualified in its entirety by reference to the Form of Warrant to Purchase Common Stock and the Form of Subordinated Secured Promissory Note, copies of which are incorporated by reference herein to the Issuer's Form 8-K as filed with the Securities and Exchange Commission on April 5, 2004.

25

Item 7. Material to be Filed as Exhibits.

Item 7 is hereby amended and supplemented by the addition of the following:

Exhibit 1 -- Note and Warrant Purchase Agreement, incorporated by reference to the Company's Form 8-K filed with the Securities and Exchange Commission on April 5, 2004.

Exhibit 2 -- Form of Warrant to Purchase Common Stock, incorporated by reference to the Company's Form 8-K filed with the Securities and Exchange Commission on April 5, 2004.

Exhibit 3 -- Form of Subordinated Secured Promissory Note, incorporated by reference to the Company's Form 8-K filed with the Securities and Exchange Commission on April 5, 2004.

Exhibit 4 -- Joint Filing Agreement among the Reporting Persons, dated April 5, 2004.

26

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

DATED: April 5, 2004

By: OHCP GenPar, L.P.,

OAK HILL CAPITAL PARTNERS, L.P.

its general partner By: OHCP MGP, LLC, its general partner By: /s/ Kevin G. Levy _____ Name: Kevin G. Levy Title: Vice President OAK HILL CAPITAL MANAGEMENT PARTNERS, L.P. By: OHCP GenPar, L.P., its general partner By: OHCP MGP, LLC, its general partner By: /s/ Kevin G. Levy _____ Name: Kevin G. Levy Title: Vice President OHCP GENPAR, L.P. By: OHCP MGP, LLC, its general partner By: /s/ Kevin G. Levy _____ Name: Kevin G. Levy Title: Vice President 27 OHCP MGP, LLC By: /s/ Kevin G. Levy _____ Name: Kevin G. Levy Title: Vice President OAK HILL VENTURE FUND I, L.P. By: OHVF GenPar I, L.P., its general partner By: OHVF MGP I, LLC, its general partner By: /s/ Kevin G. Levy

Name: Kevin G. Levy Title: Vice President

OHVF GENPAR I, L.P.

By: OHVF MGP I, LLC,
 its general partner

By: /s/ Kevin G. Levy

Name: Kevin G. Levy Title: Vice President

OHVF MGP I, LLC

By: /s/ Kevin G. Levy

Name: Kevin G. Levy Title: Vice President

28

FW INVESTORS V, L.P.

By: FW Management II, LLC, its general partner

By: /s/ Kevin G. Levy

Name: Kevin G. Levy Title: President

FW MANAGEMENT II, LLC

By: /s/ Kevin G. Levy

Name: Kevin G. Levy Title: President

FW GROUP GP, LLC

By: /s/ Kevin G. Levy

Name: Kevin G. Levy Title: Vice President

/s/ Kevin G. Levy

KEVIN G. LEVY,

Attorney-in-Fact for:

ROBERT M. BASS (1)

(1) A Power of Attorney authorizing Kevin G. Levy, et al., to act on behalf of Robert M. Bass previously has been filed with the Securities and Exchange Commission.

29

CAPITAL PARTNERSHIP

By: Margaret Lee Bass 1980 Trust, Managing Partner

By: Panther City Investment Company,
Trustee

By: /s/ Kevin G. Levy

Name: Kevin G. Levy Title: Vice President

GROUP III 31, LLC

By: /s/ Kevin G. Levy

Name: Kevin G. Levy Title: Vice President

/s/ David G. Brown

David G. Brown

/s/ Mark A. Wolfson

Mark A. Wolfson

/s/ Kevin G. Levy

KEVIN G. LEVY,
Attorney-in-Fact for:

J. TAYLOR CRANDALL (2)

(2) A Power of Attorney authorizing Kevin G. Levy, et al., to act on behalf of J. Taylor Crandall previously has been filed with the Securities and Exchange Commission.

30

Woodside Partners, L.P.

By: Tonandowah, L.L.C., its general partner

By: /s/ John H. Fant

Name: John H. Fant Title: Vice President

Tonandowah, L.L.C.

By: /s/ John H. Fant

Name: John H. Fant

Title: Trustee of the Caroline Jean Crandall

1998 Trust, sole member of

Tonandowah, L.L.C.