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U.S. SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 3

## INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

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(f) of the Investment Company Act of 1940

	ess of Reporting Person	=====================================			
Unisys Corporati					
		(Middle)			
Unisys Way					
		treet)			
Blue Bell	Pennsylvania	19424			
	(State)				
	Requiring Statement (	 Month/Day/Year)			
6/14/99					
		porting Person (Voluntary			
	nd Ticker or Trading Sy	======================================	=======================================		
PulsePoint Commu					
	f Reporting Person(s)	to Issuer	=======================================		
[ ] Direc [ ] Offic	tor er (give title below)	[ x ] 10% Own [ ] Other (	er specify below)		
	Date of Original (Mont	======= th/Day/Year)			
	Joint/Group Filing		=========		
[x] Form	Filed by One Reporting Filed by More than One				
Tab	le I Non-Derivative	Securities Beneficially	0wned		
1. Title of Secu (Instr. 4)	rity	<ol> <li>Amount of Securities Beneficially Owned (Instr. 4)</li> </ol>	3. Ownership Form: Direct (D) or Indirect (I) (Instr. 5)	4. Nature of Indirect Beneficial Owne (Instr.5)	rship

		=========			==========		=========
Reminder: Report on a so owned directly or indire		for each clas	ss of securities bene	eficially			
	(Print o	r Type Respons	ses)				
TOPH O (continued)							
FORM 3 (continued)	<b>D</b> andon kán	. 0					
			Beneficially Owned convertible securitie	es)			
=======================================		========	:=========	========			
						5. Owner-	
			3. Title and Amou	unt of Securities rivative Security		ship Form of	
	2. Date Exp	ercisable iration Date	(Instr. 4)	Ivative Security	4. Conver-	Derivative Security:	
		Day/Year)		Amount	sion or	Direct	6. Nature of
1. Title of Derivative	Date	Expira-		or Number	Exercise Price of	(D) or Indirect	Indirect Beneficial
Security (Instr. 4)	Exer- cisable	tion Date	Title	of Shares	Derivative Security	(I) (Instr.5)	Ownership (Instr. 5)
Option (contingent	(see	(see	Common	1,109,397	\$6.60	D	
right to buy) (see explanation of re-	explana- tion of	explana- tion of	Stock, no par				
sponses below)	respon- ses below)	respon- ses below)	value				
=======================================	=======	========	:=========		=========	:========	========
Explanation of Responses	s:						

On June 14, 1999, PulsePoint Communications (the "Issuer"), Unisys Corporation (the "Reporting Person") and Shellco Inc. ("Merger Sub"), a wholly owned subsidiary of the Reporting Person, entered into an Agreement and Plan of Merger (the "Merger Agreement") providing for, among other things, the merger of Merger Sub with and into the Issuer, with the Issuer being the surviving corporation in such merger and becoming a wholly owned subsidiary of the Reporting Person. In connection with the Merger Agreement, the Issuer and the Reporting Person entered into a Stock Option Agreement (the "Option Agreement"), dated as of June 14, 1999, pursuant to which the Issuer granted the Reporting Person an option (the "Option") to purchase up to 1,109,937 shares of Common Stock of the Issuer (the "Option Shares"). The Option may only be exercised if a Merger Agreement is terminated under certain circumstances set forth in the Merger Agreement and the Option Agreement.

By reason of its execution of the Option Agreement, the Reporting Person may be deemed to have beneficial ownership of the Option Shares and, accordingly, may be deemed to beneficially own 1,109,937 (or approximately 16.6% of the outstanding Common Stock of the Issuer (based upon (i) the 5,577,572 shares of PulsePoint Common Stock outstanding on May 25, 1999, as represented to Reporting Person by Issuer in the Merger Agreement, plus an additional 1,109,937 that Issuer will issue to Reporting Person in the event that the Option is exercised) following the exercise in whole of the Option for 1,109,937 shares of Issuer Common Stock. The Reporting Person expressly disclaims any beneficial ownership of the shares of Issuer Common Stock which are purchasable by the Reporting Person upon exercise of the Option, on the grounds that the Option is not presently exercisable and only becomes exercisable upon the occurrence of the events referred to above. If the Option were exercised, Reporting Person would have the sole right to vote and to dispose of the shares of Issuer issued as a result of such exercise.

Neither the filing of this Form 3 nor any of its contents shall be deemed to constitute an admission that the Reporting Person is the beneficial owner of the Option Shares for purposes of Sections 13(d) or 16 of the Securities Exchange Act of 1934, as amended, or for any other purpose and such beneficial ownership is expressly disclaimed. The foregoing summary of the Option Agreement is qualified in its entirely by reference to such agreement, which has been filed as an exhibit to the Issuer's Form 8-K dated as of June 14, 1999.

UNISYS CORPORATION /s/ Robert H. Brust

June 24, 1999

(\*\*)Signature of Reporting Person Robert H. Brust Senior Vice President and Chief Financial Officer Date

 Intentional misstatements or omissions of facts constitute Federal Criminal Violations.

See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).