SYNOPSYS INC

Form 4

December 08, 2014

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF

**SECURITIES** 

**OMB APPROVAL OMB** 3235-0287

Number:

Expires:

\_X\_ Form filed by One Reporting Person Form filed by More than One Reporting

Person

January 31, 2005

0.5

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Check this box

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, obligations Section 17(a) of the Public Utility Holding Company Act of 1935 or Section

may continue. See Instruction

30(h) of the Investment Company Act of 1940

1(b).

(Print or Type Responses)

1. Name and Address of Reporting Person \* 5. Relationship of Reporting Person(s) to 2. Issuer Name and Ticker or Trading DE GEUS AART Issuer Symbol SYNOPSYS INC [SNPS] (Check all applicable) (First) (Middle) (Last) 3. Date of Earliest Transaction (Month/Day/Year) \_X\_\_ Director 10% Owner \_X\_\_ Officer (give title \_ Other (specify 700 EAST MIDDLEFIELD ROAD 12/05/2014 below) Chairman of the Board & Co-CEO (Street) 4. If Amendment, Date Original 6. Individual or Joint/Group Filing(Check Filed(Month/Day/Year) Applicable Line)

### **MOUNTAIN VIEW, CA 94043**

(City)	(State)	(Zip) Ta	ble I - Non	-Derivativ	e Seci	ırities Acqui	ired, Disposed of	f, or Beneficia	ally Owned
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transactic Code (Instr. 8)	4. Securit coor Dispos (Instr. 3, 4	ed of	` '	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
Common Stock	12/05/2014		S <u>(1)</u>	17,500	D	\$ 44.1717 (2)	37,500	I	by Partnership
Common Stock	12/05/2014		S <u>(1)</u>	6,000	D	\$ 44.1637 (3)	10,000	I	by Spouse
Common Stock							647,849	D	

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

Persons who respond to the collection of SEC 1474 information contained in this form are not (9-02)

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# Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of	2.	3. Transaction Date	3A. Deemed	4.	5.	6. Date Exerc	cisable and	7. Titl	e and	8. Price of	9. Nu
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transacti	orNumber	Expiration D	ate	Amou	nt of	Derivative	Deriv
Security	or Exercise		any	Code	of	(Month/Day/	Year)	Under	lying	Security	Secui
(Instr. 3)	Price of		(Month/Day/Year)	(Instr. 8)	Derivative	e		Securi	ties	(Instr. 5)	Bene
	Derivative				Securities			(Instr.	3 and 4)		Owne
	Security				Acquired						Follo
					(A) or						Repo
					Disposed						Trans
					of (D)						(Instr
					(Instr. 3,						
					4, and 5)						
									Amaunt		
						Date	Expiration				
						Exercisable Da	Date				
				Code V	(A) (D)						
				Code V	4, and 5)		•	Title	Amount or Number of Shares		

# **Reporting Owners**

Reporting Owner Name / Address	Keiationsnips					
	Director	10% Owner	Officer	Other		
DE GEUS AART 700 EAST MIDDLEFIELD ROAD MOUNTAIN VIEW, CA 94043	X		Chairman of the Board & Co-CEO			

# **Signatures**

By: POA pursuant Christina Escalante-Dutra For: Aart de Geus 12/08/2014

\*\*Signature of Reporting Person Date

## **Explanation of Responses:**

- \* 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).
- (1) The transactions reported in this Form 4 were effected pursuant to a Rule 10b5-1 trading plan.
  - All shares sold at the average price of \$44.1717. The average price consists of:400@43.95, 100@43.96, 100@43.97, 100@43.995, 100@44, 100@44.005, 500@44.01, 100@44.0175, 400@44.02, 400@44.04, 500@44.045, 600@44.05, 200@44.06, 300@44.065, 800@44.07, 900@44.08, 300@44.09, 100@44.095, 600@44.1, 600@44.11, 600@44.12, 100@44.13, 100@44.145, 300@44.16,
- $\begin{array}{l} \textbf{(2)} \quad 400@44.17, 500@44.18, 100@44.185, 308@44.19, 100@44.195, 407@44.2. 100@44.205, 500@44.21, 300@44.22, 300@44.23, \\ 100@44.24, 800@44.25, 100@44.255, 500@44.26, 200@44.265, 600@44.27, 100@44.28, 100@44.285, 700@44.29, 200@44.295, \\ 400@44.3, 100@44.305, 500@44.32, 500@44.33, 400@44.34, 288@44.35, 100@44.37, 200@44.41, 100@44.42, 97@44.48, \\ 100@44.49, \end{array}$
- All shares sold at the average price of \$44.1637. The average price consists of: 100@43.95, 100@44, 400@44.01, 100@44.02, 300@44.04, 200@44.05, 100@44.06, 300@44.07, 600@44.08, 200@44.1, 200@44.11, 300@44.12, 100@44.14, 100@44.17, 100@44.18, 200@44.2, 400@44.21, 100@44.22, 100@44.23, 100@44.24, 100@44.25, 300@44.26, 300@44.27, 200@44.28, 200@44.29, 100@44.3, 100@44.31, 300@44.32, 200@44.34, 100@44.41.

Reporting Owners 2

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Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.