

<TABLE>

FORM 3
APPROVAL

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

OMB

Washington, D.C. 20549

3235-0104

OMB Number:

December 31, 2000

Expires:

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Estimated

average burden

hours per

response.....0.5

(Print or

Type Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility

Responses) Holding Company Act of 1935 or Section 30(f) of the Investment Company Act of 1940

<CAPTION>

<S>

<C>

<C>

<C>

1. Name and Address of Reporting Person*	2. Date of Event Requiring Statement:	4. Issuer Name and Ticker or Trading Symbol
Nelson Barbara H. (Last) (First) (Middle)	6/1/2000 (Month/Day/Year)	Quantum Corporation DSS, HDD

3. I.R.S Identification	5. Relationship of Reporting Person(s) to Issuer	6. If Amendment, Date Original	7. Individual or Joint/Group
649 Hillcrest Way (Street) Filing Applicable Line) Reporting Person More than One Emerald Hills California 94062 (City) (State) (Zip)	Number of Reporting Person, if an entity (voluntary) --- Director X Officer (give title below)	(Check all applicable) --- 10% Owner --- Other (specify X below)	Form filed by One --- Form filed by Reporting Person

Table I - Non-Derivative Securities Beneficially Owned

1. Title of Security Indirect Beneficial (Instr. 4) (Instr. 5)	2. Amount of Securities Beneficially Owned (Instr. 4)	3. Ownership Form: Direct (D) or Indirect (I)	4. Nature of Ownership
Common Stock - DSS	4,773	D	n/a
Common Stock - HDD	2,386	D	n/a

<FN>
 Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.
 (OVER)
 * If the form is filed by more than one reporting person, see Instruction 5(b)(v). Potential persons who
 are respond to the collection of information contained in this form are not required to respond unless
 SEC 1473 (7-97)
 the form displays a currently valid OMB control number.
 </FN>
 </TABLE>

<TABLE>
 FORM 3 (continued)
 Table II -- Derivative Securities Beneficially Owned
 (e.g., puts, calls, warrants, options, convertible securities)
 <CAPTION>

1. Title of Derivative Security 6. Nature of (Instr. 4) Indirect Beneficial Ownership (Instr. 5)	2. Date Exer- cisable and Expiration Date (Month/ Day/Year)	3. Title and Amount of Securities Underlying Derivative Security (Instr. 4)	4. Conver- sion or Exercise Price of Derivative Security	5. Owner- ship Form of Deriv- ative Security:	
	Date Exer- cisable	Expira- tion Date	Title	Amount or Number of Shares	Direct (D) or Indirect (I) (Instr. 5)
n/a Option D8421	Equal monthly vesting over 4 years beginning 1/1/97	DSS-Common Stock	18,096/18,096	\$14.698311	D
n/a Option D8422	Equal monthly vesting over 4 years beginning 1/1/97	DSS-Common Stock	21,904/21,904	\$14.698311	D
n/a Option D9238	Equal monthly vesting over 4 years beginning 4/1/97	DSS-Common Stock	1,668/1,668	\$15.121284	D
n/a Option D9699	Equal monthly vesting over 4 years beginning 4/1/97	DSS-Common Stock	18,332/18,332	\$15.121284	D

n/a Option D10326	Equal monthly vesting over 4 years beginning 4/1/98	4/17/08	DSS-Common Stock	3,162/3,162	\$20.249831	D
n/a Option D10327	Equal monthly vesting over 4 years beginning 4/1/98	4/17/08	DSS-Common Stock	6,838/6,838	\$20.249831	D
n/a Option D11946	Equal monthly vesting over 4 years beginning 4/1/98	5/1/08	DSS-Common Stock	3,415/3,415	\$19.826858	D
n/a Option D11947	Equal monthly vesting over 4 years beginning 4/1/98	5/1/08	DSS-Common Stock	46,585/46,585	\$19.826858	D
n/a Option D13337	Equal monthly vesting over 4 years beginning 4/1/99	2/19/09	DSS-Common Stock	1,667/1,667	\$17.130405	D
n/a Option D14082	Equal monthly vesting over 44 months beginning 4/1/99	2/19/09	DSS-Common Stock	18,333/18,333	\$17.130405	D
n/a Option D14180	Equal monthly vesting over 4 years beginning 4/1/99	6/4/09	DSS-Common Stock	3,486/3,486	\$16.072973	D
n/a Option D15906	Equal monthly vesting over 4 years beginning 4/1/99	6/4/09	DSS-Common Stock	51,514/51,514	\$16.072973	D
n/a Option D17700	Equal monthly vesting over 2 years beginning 1/1/00	1/11/10	DSS-Common Stock	100,000/100,000	\$8.687500	D
n/a Option H8421	Equal monthly vesting over 4 years beginning 1/1/97	3/19/07	HDD-Common Stock	9,048/9,048	\$5.353378	D
n/a Option H8422	Equal monthly vesting over 4 years beginning 1/1/97	3/19/07	HDD-Common Stock	10,952/10,952	\$5.353378	D
n/a Option H9238	Equal monthly vesting over 4 years beginning 4/1/97	4/25/07	HDD-Common Stock	834/834	\$5.507432	D
n/a Option H9699	Equal monthly vesting over 4 years beginning 4/1/97	4/25/07	HDD-Common Stock	9,166/9,166	\$5.507432	D
n/a Option H10326	Equal monthly vesting over 4 years beginning 4/1/98	4/17/08	HDD-Common Stock	1,581/1,581	\$7.375338	D

n/a Option H10327	Equal monthly vesting over 4 years beginning 4/1/98	4/17/08	HDD-Common Stock	3,419/3,419	\$7.375338	D
n/a Option H11946	Equal monthly vesting over 4 years beginning 4/1/98	5/1/08	HDD-Common Stock	1,708/1,708	\$7.221284	D
n/a Option H11947	Equal monthly vesting over 4 years beginning 4/1/98	5/1/08	HDD-Common Stock	23,293/23,293	\$7.221284	D
n/a Option H13337	Equal monthly vesting over 4 years beginning 4/1/99	2/19/09	HDD-Common Stock	834/834	\$6.239189	D
n/a Option H14082	Equal monthly vesting over 44 months beginning 4/1/99	2/19/09	HDD-Common Stock	9,167/9,167	\$6.239189	D
n/a Option H14180	Equal monthly vesting over 4 years beginning 4/1/99	6/4/09	HDD-Common Stock	1,743/1,743	\$5.854054	D
n/a Option H15906	Equal monthly vesting over 4 years beginning 4/1/99	6/4/09	HDD-Common Stock	25,757/25,757	\$5.854054	D
n/a Option H17725	Equal monthly vesting over 2 years beginning 1/1/00	1/11/10	HDD-Common Stock	50,000/50,000	\$8.000000	D

<FN>
Explanation of Responses:

"Amount or Number of Shares" displays options outstanding against original grant.

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

**Signature of Reporting Person

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 Page 2 in this form are not required to respond unless the form displays a currently SEC 1473 (7-97) valid OMB Number.
</FN>
</TABLE>