SECURITIES AND EXCHANGE COMMISSION

FORM SC 13D/A

Schedule filed to report acquisition of beneficial ownership of 5% or more of a class of equity securities [amend]

Filing Date: **1996-08-26 SEC Accession No.** 0000901309-96-000036

(HTML Version on secdatabase.com)

SUBJECT COMPANY

INFODATA SYSTEMS INC

CIK:50420| IRS No.: 160954695 | State of Incorp.:NY | Fiscal Year End: 1231

Type: SC 13D/A | Act: 34 | File No.: 005-35789 | Film No.: 96620817

SIC: 7372 Prepackaged software

Mailing Address 12150 MONUMENT DR STE 400

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FILED BY

UNIVERSITY OF ROCHESTER

CIK:315051| IRS No.: 160743209 | State of Incorp.:NY | Fiscal Year End: 0630

Type: SC 13D/A

Mailing Address 601 ELMWOOD AVENUE ADMIN BLDG 263 ROCHESTER NY 14626 Business Address 601 ELMWOOD AVENUE ADMINISTRATION BLDG 263 ROCHESTER NY 14626 7162758610

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

SCHEDULE 13D

Under the Securities Exchange Act of 1934

Amendment No. 1

Infodata Systems Inc.
 (Name of Issuer)

Common Stock (Title of Class of Securities)

456 650 209 (CUSIP Number)

Joyce A. Johnson
Assistant Treasurer
Administration Building 263
University of Rochester
601 Elmwood Avenue
Rochester, New York 14604
(716) 275-8610

Check the following box if a fee is being paid with this statement / /. (A fee is not required only if the filing person: (1) has a previous statement on file reporting beneficial ownership of more than five percent of the class of securities described in Item 1; and (2) has filed no amendment subsequent thereto reporting beneficial ownership of five percent or less of such class.) (See Rule 13d-7).

*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 the disclosures provided in a prior cover page.

The information required in 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 ("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).

(Continued on the following page(s))

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CUSIP No. 456 650 209

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(1)		NAME OF REPORTING PERSON S.S. or I.R.S. IDENTIFICATION NO. OF ABOVE PERSON		
University of Rochester 16-0743209			r	
(2)	CHECK THE APPR Instructions)	OPRIATE	BOX IF A MEMBER OF A GROUP (See	
			(a) / / (b) / /	
(3)	SEC USE ONLY			
(4)	SOURCE OF FUNDS			
	00 (Endowment Funds)			
(5)	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUA TO ITEMS 2(d) OR 2(e) //			
(6)	CITIZENSHIP OR PLACE OF ORGANIZATION			
New York				
		(7)	SOLE VOTING POWER	
			300,092 shares	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		(8)	SHARED VOTING POWER	
		(9)	SOLE DISPOSITIVE POWER	
			300,092 shares	
			•	

(11)	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	300,092 shares
(12)	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions) / /
(13)	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
(14)	TYPE OF REPORTING PERSON (See Instructions)
	EP

Cusip No. 456 650 209

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Item 1. Security and Issuer.

This Amendment No. 1 to Schedule 13D relates to shares of the Common Stock, par value \$.03 per share ("Common Stock") of Infodata Systems Inc. (the "Issuer"). The Issuer's principal executive office is located at 12150 Monument Drive, Suite 400, Fairfax, Virginia 22033.

Item 2. Identity and Background.

This Amendment is submitted by University of Rochester, an education corporation formed under the laws of the State of New York. University of Rochester's principal office address is Rochester, New York 14627.

Attached as Schedule A to this Amendment is a list of the names, residence or business addresses, present principal occupation or employment, principal business and address of any corporation or organization in which such employment is conducted and citizenship of each of the executive officers and trustees of the University of Rochester.

Neither University of Rochester nor, to its knowledge, any of its executive officers or trustees, has, during the last five years, been convicted in a criminal proceeding and has not, during the last five years, been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which it is or was subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Item 3. Source and Amount of Funds or Other Consideration

On November 22, 1985, University of Rochester purchased 100,000 shares of the Cumulative Convertible Preferred Stock, par value \$1.00 per share ("Preferred Stock") of the Issuer for \$1,000,000 with funds from the

endowment of the University. On June 25, 1996, University of Rochester agreed to convert its 100,000 shares of Preferred Stock into 129,630 shares of Common Stock, par value \$.03 ("Common Stock") and to receive 20,416 shares of Common Stock in consideration of accrued and unpaid dividends, in each case in accordance with the provisions of the Preferred Stock and the Certificate of Incorporation, as amended, of the Issuer. On July 30, 1996, the Issuer declared a two-for-one stock split in the form of a 100% share distribution for shareholders of record on August 12, 1996, increasing the University of Rochester's holdings to 300,092 shares of Common Stock.

Item 4. Purpose of the Transaction

The Preferred Stock was purchased on November 22, 1985 in the ordinary course of the University's investment activities. On August 1, 1989, University of Rochester filed a Schedule 13D evidencing its intent to seek an extraordinary transaction or change in the board or management of the Issuer in the best interests of shareholders. A change in management occurred in 1989 and since that time University of Rochester has continued to hold its Preferred Stock. The conversion of the Preferred Stock into Common Stock by University of Rochester is being consummated in connection with the proposed sale of the Common Stock by University of Rochester from time to time pursuant to a shelf registration statement on Form S-3 to be filed with the Securities and Exchange Commission by the Issuer. University of Rochester has agreed to pay a portion of the costs of the registration and will receive any proceeds for the account of its endowment.

Item 5. Interest in Securities of the Issuer

University of Rochester beneficially owns 300,092 shares of Common Stock, constituting 13.95% of the outstanding Common Stock giving effect to the two for one stock split for shareholders of record on August 12, 1996 and holds sole voting and sole dispositive power with respect to such securities.

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

None.

Item 7. Material to Be Filed as Exhibits

None.

Signature

After reasonable inquiry and to the best of the undersigned's knowledge and belief the undersigned certify that the information set forth

August 23, 1996

UNIVERSITY OF ROCHESTER

By:/s/ Joyce A. Johnson

Joyce A. Johnson, Assistant Treasurer

SCHEDULE A

NAME	BUSINESS ADDRESS	OCCUPATION/ EMPLOYER CITIZE	NSHIP
Executive Officers:			
Thomas H. Jackson	240 Administration Bldg. Rochester, NY 14627	President University of Rochester	USA
Charles E. Phelps	200 Administration Bldg. Rochester, NY 14627	Provost University of Rochester	USA
Richard W. Greene	263 Administration Bldg. Rochester, NY 14627	Executive Vice President & Treasurer University of Rochester	USA
Paul Burgett	500 Wilson Commons Rochester, NY 14627	Vice President and University Dean of Students University of Rochester	USA
Roger D. Lathan	246 Administration Bldg. Rochester, NY 14627	Vice President and General Secretary University of Rochester	USA
Richard P. Miller, Jr	. 237 Administration Bldg. Rochester, NY 14627	Senior Vice President Chief Operating Officer University of Rochester	
Ronald J. Paprocki	208 Administration Bldg. Rochester, NY 14627	Vice President for Budgets and Institutional Planning University of Rochester	USA
Jay H. Stein, MD	601 Elmwood Avenue P.O. Box 706 Rochester, NY 14642-8703	Senior Vice President Vice Provost for Health Affairs University of Rochester	

Trustees:

Carl Angeloff	Flagler Center Tower 505 South Flagler Drive Suite 1100 West Palm Beach, FL 33401-3475	Partner Jones, Foster, Johnston & Stubbs, P.A.	USA
Ernest A. Bates, MD	Four Embarcadero Center Suite 3620 San Francisco, CA 94111-4155	Chairman and CEO American Shared Hospita Services, Inc.	USA l
Alan R. Batkin	47 Meadow Road Scarsdale, NY 10583-7641		USA
Ronald L. Bittner	180 S. Clinton Avenue Rochester, NY 14646-0700	Chairman and CEO Frontier Corporation	USA
C. William Brown	1750 Midtown Tower Rochester, NY 14604-2014	Gosling, Hanford and Small, Inc.	USA
Dr. Paula P. Brownlee	1818 R Street NW Washington, DC 20009-1604	President Association of American Colleges and Universitie	
Edwin I. Colodny	1299 Pennsylvania Avenue 10th Floor Washington, DC 20004-2400	Paul, Hastings, Janofsk	USA Y
Bruce L. Crockett	906 Frome Lane McLean, VA 22102		USA
Allan E. Dugan	Corporate Strategic Services-Bldg. 105-47C 800 Phillips Road Webster, NY 14580	Senior Vice President Xerox Corporation	USA
Jerry Gardner	Management Consulting and Development 668 East Pelham Road, NE Atlanta, GA 30324-5202	President C.A. Gardner & Associate	USA es
Myra Gelband	28 Craw Avenue Rowayton, CT 06853		USA
Bernard R. Gifford	444 Castro Street Suite 1200 Mountain View, CA 94041	Founder, Chair and CIO Academic Systems Corp.	USA
Daniel E. Gill	350 Ambassador Drive		USA

Rochester, NY 14610

Robert B. Goergen	100 Field Point Road Greenwich, CT 06830-6442		USA
Edmund A. Hajim	230 Park Avenue New York, NY 10169	Chairman and CEO Furman Selz Inc.	USA
Karen Noble Hanson	189 North Water Street Rochester, NY 14604		USA
Alan F. Hilfiker	c/o Judy Leo 700 Midtown Tower Rochester, NY 14604	Partner Harter, Secrest and Eme	USA ry
Thomas H. Jackson	240 Administration Bldg. Rochester, NY 14627		USA
Halford B. Johnson, J	Tr. 3851 East Avenue Rochester, NY 14618-3730		USA
David T. Kearns	100 First Stamford Place P.O. Box 10340 Stamford, CT 06904-2340	Former Chairman and CEC Xerox Corporation	USA
Ronald B. Knight	775 Mendon Center Road Pittsford, NY 14534-9720		USA
Nancy A. Lieberman	919 Third Avenue New York, NY 10022	Partner Skadden, Arps, Slate, Meagher & Flom	USA
Joseph P. Mack	108 Rose Court Haven Beach, NJ 08008	President MT Development Co.	USA
Martin E. Messinger	605 Third Avenue New York, NY 10158-3698	General Partner Neuberger & Berman	USA
Cathy E. Minehan	P.O. Box 2076 Boston, MA 02106	President and CEO Federal Reserve Bank of Boston	USA
Bruce H. Moses	P.O. Box 996 Williams Bay, WI 53191		USA
Robert G. Newman, MD	Dazian Bldg., 2nd Fl. First Ave. at 16th St. New York, NY 10003-7970		USA
Robert M. Osieski	60 Wall Street New York, NY 10260	Vice President Morgan Guaranty Trust	USA

Francis L. Price	6924 Overlook Terrace E Anaheim, CA 92807		JAMAICA
C. Woodrow Rea, Jr.	650 Castro Street Suite 120-366 Mountain View, CA 94041		USA
Graham Wood Smith	84 South Davis Street Orchard Park, NY 14127	Partner Smith, Pedersen & Smith	USA n
Hugo F. Sonnenschein	Administration 502 5801 South Ellis Avenue Chicago, IL 60637	President University of Chicago	USA
Peter D. Standish	767 Fifth Avenue New York, NY 10153-0119	Partner Weil, Gotshal & Manges	USA
Raymond C. Stark	Rt. 46, Mailstop 2/2A Teterboro, NJ 07608-1173		USA e
Daniel R. Wegman	1500 Brooks Ave., Box 844 Rochester, NY 14692-0844		USA Inc.
Ralph R. Whitney, Jr.	230 Park Avenue New York, NY 10169	Chief Executive Officer Hammond, Kennedy, Whitney & Co.	USA
Mary-Frances Winters	14 Franklin Street Suite 920 Rochester, NY 14604	President The Winters Group, Inc	USA •
G. Robert Witmer, Jr.	Clinton Square P.O. Box 1051 Rochester, NY 14603-1051	Partner Nixon, Hargrave, Devans & Doyle LLP	USA