## TANGRAM ENTERPRISE SOLUTIONS INC Form SC 13D/A

December 08, 2003

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

> SCHEDULE 13D (Rule 13d-101)

INFORMATION TO BE INCLUDED ON STATEMENTS FILED PURSUANT TO RULE 13D-1(A) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13D-2(A) Amendment No. 10

> Tangram Enterprise Solutions, Inc. (Name of Issuer)

Common Stock, par value \$.01 per share (Title of Class of Securities)

> 875924 10 2 (CUSIP Number)

Karen M. Keating, Esq. Safeguard Scientifics, Inc. 435 Devon Park Drive, Building 800 Wayne, PA 19087 (610) 975-4984

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

> December 4, 2003 (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 Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box

NOTE: Schedules filed in paper format shall include a signed original and give copies of the schedule, including all exhibits. See Rule 13d-7(b) for other parties to whom copies are to be sent.

(Continued on following pages)

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1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
	SAFEGUARD SCIENTIFICS, INC.	23-1609753
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) [X] (b) [ ]
3	SEC USE ONLY	
4	SOURCE OF FUNDS N/A	

			or 2(e) [ ]	
6	CITIZENSHIP OR PLACE OF ORGANIZATION PENNSYLVANIA			
	NUMBER OF SHARES	7	SOLE VOTING POWER	
	BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	8	SHARED VOTING POWER 12,316,604 SHARES OF COMMON (ASSUMING CONVERSION OF SERI CONVERTIBLE PREFERRED STOCK)	ES F
		9	SOLE DISPOSITIVE POWER -0-	
		10	SHARED DISPOSITIVE POWER 12,316,604 SHARES OF COMMON (ASSUMING CONVERSION OF SERI CONVERTIBLE PREFERRED STOCK)	
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 12,316,604 SHARES OF COMMON STOCK (ASSUMING CONVERSION OF SERIES I CONVERTIBLE PREFERRED STOCK)			IES F
12	CHECK BOX IF THE AGGI		NT IN ROW (11)	
13	PERCENT OF CLASS REP	RESENTED BY	AMOUNT IN ROW (11)	
14E	TYPE OF REPORTING PE	RSON		
			re Inc. pursuant to the terms cember 4, 2003. See Item 4.	of
SIP No			cember 4, 2003. See Item 4.	
SIP No	Voting Agreements, date	ed as of De RSON IFICATION N	cember 4, 2003. See Item 4. Page	3 of
	Voting Agreements, date  2. 875924 10 2  NAME OF REPORTING PER  S.S. OR I.R.S. IDENT  SAFEGUARD DELAWARE,	ed as of De RSON IFICATION N INC.	cember 4, 2003. See Item 4. Page O. OF ABOVE PERSON	3 of
1	Voting Agreements, date  2. 875924 10 2  NAME OF REPORTING PER  S.S. OR I.R.S. IDENT  SAFEGUARD DELAWARE,	ed as of De RSON IFICATION N INC.	Cember 4, 2003. See Item 4.  Page  O. OF ABOVE PERSON  52-208  MEMBER OF A GROUP (a) [X]	3 of
1 2 3	Voting Agreements, date  0. 875924 10 2  NAME OF REPORTING PET S.S. OR I.R.S. IDENT SAFEGUARD DELAWARE,  CHECK THE APPROPRIATION	ed as of De RSON IFICATION N INC.	Cember 4, 2003. See Item 4.  Page  O. OF ABOVE PERSON  52-208  MEMBER OF A GROUP (a) [X]	3 of
1 2 3	Voting Agreements, date  0. 875924 10 2  NAME OF REPORTING PER S.S. OR I.R.S. IDENT SAFEGUARD DELAWARE,  CHECK THE APPROPRIATE  SEC USE ONLY  SOURCE OF FUNDS	RSON IFICATION N INC. E BOX IF A	Cember 4, 2003. See Item 4.  Page  O. OF ABOVE PERSON  52-208  MEMBER OF A GROUP (a) [X]  (b) []  L PROCEEDINGS IS	3 of
1 2 3 4	NAME OF REPORTING PERSONAL SAFEGUARD DELAWARE,  CHECK THE APPROPRIATE  SEC USE ONLY  SOURCE OF FUNDS  N/A  CHECK BOX IF DISCLOSE	RSON IFICATION N INC. E BOX IF A URE OF LEGA ITEM 2(d)	Cember 4, 2003. See Item 4.  Page  O. OF ABOVE PERSON  52-208  MEMBER OF A GROUP (a) [X]  (b) []  L PROCEEDINGS IS  or 2(e) []	3 of

BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH  OWNED BY  EACH REPORTING 1,500,000 SHARES CONVERTIBLE PREFE  9 SOLE DISPOSITIVE -0-  10 SHARED DISPOSITIVE 1,500,000 SHARES (ASSUMING CONVERS CONVERTIBLE PREFE  11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORT 1,500,000 SHARES OF COMMON STOCK (ASSUMING CONVERS CONVERTIBLE PREFE  CONVERTIBLE PREFERED STOCK)  12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	OF COMMON STOCK SION OF SERIES F ERRED STOCK)*  POWER  VE POWER  OF COMMON STOCK SION OF SERIES F ERRED STOCK)  TING PERSON
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1,500,000 SHARES OF COMMON STOCK (ASSUMING CONVERS CONVERTIBLE PREFERRED STOCK)  12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11)	
12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11)	
	[ ]
13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 7.04%	
14E TYPE OF REPORTING PERSON CO	
1 NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON SAFEGUARD SCIENTIFICS (DELAWARE), INC.	51_0291171
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	
3 SEC USE ONLY	
4 SOURCE OF FUNDS N/A	
5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)	[ ]
6 CITIZENSHIP OR PLACE OF ORGANIZATION DELAWARE	
DELAWARE  NUMBER OF 7 SOLE VOTING POWER SHARES -0-	
DELAWARE  NUMBER OF 7 SOLE VOTING POWER SHARES -0- BENEFICIALLY	₹

10 SHARED DISPOSITIVE POWER
10,816,604 SHARES OF COMMON STOCK\*

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
10,816,604 SHARES OF COMMON STOCK\*

12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11)
EXCLUDES CERTAIN SHARES []

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
54.60%

14E TYPE OF REPORTING PERSON
CO

\* Voting power is shared with Opsware Inc. pursuant to the terms of a Voting Agreement, dated as of December 4, 2003. See Item 4.

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#### ITEM 1. SECURITY AND ISSUER.

This Amendment No. 10 to Schedule 13D amends and supplements the Schedule 13D, as amended, previously filed by the Reporting Persons relating to the common stock, par value \$.01 per share (the "Common Stock") of Tangram Enterprise Solutions, Inc. (the "Company"). This Statement on Schedule 13D relates to the execution of Voting Agreements in connection with an Agreement and Plan of Reorganization by and among Opsware Inc., TES Acquisition Corp. and the Company. The executive office of the Company is located at 11000 Regency Parkway, Suite 401, Cary, North Carolina 27511-8504.

#### ITEM 2. IDENTITY AND BACKGROUND.

#### NO CHANGE EXCEPT AS FOLLOWS:

(a) - (c) This Schedule 13D is being filed by: Safeguard Scientifics, Inc. ("Safeguard"), Safeguard Delaware, Inc. ("SDI") and Safeguard Scientifics (Delaware), Inc. ("SSDI") (collectively, the "Safeguard Reporting Persons"). Safeguard is a leader in building and operating technology companies. SDI and SSDI are wholly owned subsidiaries of Safeguard. Set forth in Schedule I annexed hereto are the name, identity and background of each Safeguard Reporting Person and set forth in Schedules II, III and IV annexed hereto is the information required by Item 2 of Schedule 13D about the identity and background of each Safeguard Reporting Person's directors, executive officers and controlling persons, if any. The Safeguard Reporting Persons are sometimes referred to herein, collectively, as the "Reporting Persons," and, individually, as a "Reporting Person."

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

Not applicable

#### ITEM 4. PURPOSE OF TRANSACTION.

On December 4, 2003, Opsware Inc., TES Acquisition Corp., a wholly owned subsidiary of Opsware, and the Company entered into an Agreement and Plan of Reorganization (the "Merger Agreement") which provides for the merger of TES Acquisition Corp. with and into Company (the "Merger"). Subject to certain adjustments and conditions contained in the Merger Agreement, all of the Company's outstanding debt as well as all outstanding shares of Company Common Stock and Company Series F Preferred Stock will be converted into shares of

Opsware Inc. Common Stock valued at \$10 million.

Concurrently with the execution of the Merger Agreement, each of SDI and SSDI entered into a Voting Agreement with Opsware Inc. Pursuant to the terms of the Voting Agreement, each of SDI and SSDI have agreed (1) not to transfer any securities of the Company they currently hold or that may be acquired prior to the effective time of the Merger and (2) to cause all shares of capital stock of the Company held by each to be voted at any annual, special or adjourned meeting of the shareholders of the Company (i) in favor of the approval and adoption of the Merger Agreement and the approval of the Merger and any actions required in furtherance of the Merger and (ii) against approval of any Acquisition Proposal (as defined in the Merger Agreement), any action or agreement that would result in a breach in any respect of any covenant, representation or warranty or any other obligation or agreement of the Company under the Merger Agreement or of SDI or SSDI under the applicable Voting Agreement, or any other matter that could reasonably be expected to impede, delay or materially and adversely affect the consummation of the Merger. Each of SDI and SSDI will also deliver to Opsware Inc. an Irrevocable Proxy appointing each of the members of the Board of Directors of Opsware Inc. as their proxies to exercise all voting and other rights of each of SDI and SSDI with respect to the shares of capital stock of the Company held by each in connection with the above matters only at every annual, special or adjourned meeting of Company shareholders or otherwise.

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ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

Replace the disclosure previously contained in Item 5 with the following:

The table below sets forth the aggregate number of shares and percentage of the Company's outstanding shares beneficially owned by each Reporting Person. Except as otherwise noted, each person listed has sole voting and dispositive power over all shares listed opposite its name. Any of the aforementioned persons whose names do not appear in the table below do not, to the best of each Reporting Person's knowledge, beneficially own any shares of the Company.

No Reporting Person or director or executive officer of a Reporting Person listed on Schedules II-IV annexed hereto has consummated any transaction in the Company's shares during the past sixty days other than as set forth herein.

	Beneficial	Ownership
	Number of	Percentage
	Shares	of Total
Safeguard Scientifics, Inc.	12,316,604(3)(4)(6)	57.89%(1)
Safeguard Delaware, Inc.	1,500,000(4)(5)(6)	7.04%(1)
Safeguard Scientifics (Delaware), Inc.	10,816,604(5)(6)	54.60%(2)

- (1) Calculations based upon 21,302,439 shares outstanding (assuming the conversion of all outstanding shares of Series F Preferred Stock) on November 3, 2003.
- (2) Calculations based upon 19,802,439 shares outstanding on November 3, 2003.

- Represents the shares of Series F Preferred Stock on an as converted basis beneficially owned by SDI, a wholly owned subsidiary of Safeguard, and the 10,816,604 shares of Common Stock beneficially owned by SSDI, a wholly owned subsidiary of Safeguard. Safeguard and each of SDI and SSDI have reported that Safeguard together with each of SDI and SSDI, respectively, have both shared voting and dispositive power with respect to the shares held by each of SDI and SSDI, respectively, because Safeguard is the sole stockholder of each of SDI and SSDI.
- (4) Assumes the conversion of all outstanding shares of the Series F Preferred Stock into Common Stock.
- (5) The Reporting Person is a wholly owned subsidiary of Safeguard.
- (6) Pursuant to the terms of the Voting Agreement attached hereto as Exhibit 99.1, Reporting Persons and Opsware Inc. have shared voting power with respect to the shares held by each of SDI and SSDI in connection with those matters described in Item 4.
- ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

In addition to the agreements previously filed as exhibits to Schedule 13D and amendments thereto, each of SDI and SSDI are parties to a Voting Agreement with Opsware Inc., dated as of December 4, 2003.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

99.1. Form of Voting Agreement, dated as of December 4, 2003, between Opsware, Inc. and the shareholder listed on the signature page thereto. Each of SDI and SSDI are parties to a Voting Agreement that differs from the form filed only as to the number of shares of Opsware Inc. capital stock owned as of the date of the agreement set forth on the signature page thereto.

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## SIGNATURE

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.

Date: December 5, 2003 Safeguard Scientifics, Inc.

By: CHRISTOPHER J. DAVIS

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Christopher J. Davis Managing Director and Chief Financial Officer

Date: December 5, 2003

By: CHRISTOPHER J. DAVIS

Safeguard Delaware, Inc.

Christopher J. Davis
Vice President and Treasurer

Date: December 5, 2003 Safeguard Scientifics (Delaware), Inc.

By: CHRISTOPHER J. DAVIS

Christopher J. Davis Vice President and Treasurer

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#### SCHEDULE I

1. Safeguard Scientifics, Inc.

Safeguard Scientifics, Inc., a Pennsylvania corporation ("Safeguard"), owns all of the outstanding capital stock of Safeguard Delaware, Inc. ("SDI") and Safeguard Scientifics (Delaware) Inc., a Delaware corporation ("SSDI"). Safeguard has an address at 800 The Safeguard Building, 435 Devon Park Drive, Wayne, PA 19087-1945. Safeguard is a leader in building and operating technology companies. See Schedule II with respect to the executive officers and directors of Safeguard as of the date of filing this Schedule 13D.

2. Safeguard Delaware, Inc.

SDI is a wholly owned subsidiary of Safeguard. SDI is a holding company and has an office at 103 Springer Building, 3411 Silverside Road, P.O. 7048, Wilmington, DE 19803. Schedule III provides information about the executive officers and directors of SDI as of the date of filing this Schedule 13D.

3. Safeguard Scientifics (Delaware), Inc.

SSDI is a wholly owned subsidiary of Safeguard. SSDI is a holding company and has an office at 103 Springer Building, 3411 Silverside road, P.O. Box 7048, Wilmington, DE 19803. Schedule IV provides information about the executive officers and directors of SSDI as of the date of filing this Schedule 13D.

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#### SCHEDULE II

EXECUTIVE OFFICERS AND DIRECTORS OF SAFEGUARD SCIENTIFICS, INC.

EXECUTIVE OFFICERS*		
Anthony L. Craig	President, Chief Executive Officer and Director	Safeguard Scienti 800 The Safeguard 435 Devon Park Dr Wayne, PA 19087
Michael F. Cola	Managing Director, Corporate Operations	Safeguard Scienti 800 The Safeguard 435 Devon Park Dr Wayne, PA 19087
Christopher J. Davis	Managing Director and Chief Financial Officer	Safeguard Scienti 800 The Safeguard

Present Principal Employment

435 Devon Park Dr Wayne, PA 19087

Busin

Anthony A. Ibarguen	Managing Director, Business & IT Services	Safeguard Scienti 800 The Safeguard 435 Devon Park Dr Wayne, PA 19087
DIRECTORS*		
Robert E. Keith, Jr.	Managing Director, TL Ventures	TL Ventures 435 Devon Park Dr Wayne, PA 19087
Anthony L. Craig	Same as above	Same as above
Julie A. Dobson	Consultant	12617 Greenbriar Potomac, MD 20854
Andrew E. Lietz	Managing Director, Rye Capital Management	P. O. Box 738 Rye, NH 03870
George MacKenzie	Consultant	360 High Ridge Ro Chadds Ford, PA

Russell E. Palmer Chairman and CEO, The Palmer Group

Jack L. Messman Chairman and CEO, Novell, Inc.

The Palmer Group 3600 Market Stree Philadelphia, PA

Novell, Inc. 404 Wyman Street, Waltham, MA 02451

John W. Poduska Sr. Consultant

295 Meadowbrook F Weston, MA 02493-

Chairman, Lightpath Technologies, Inc. Robert Ripp

21 Old Logging Ro Bedford, NY 10506

John J. Roberts Consultant 1007 Canterbury I Villanova, PA 190

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#### SCHEDULE III

EXECUTIVE OFFICERS AND DIRECTORS OF SAFEGUARD DELAWARE, INC.

Name	Present Principal Employment	Busin
EXECUTIVE OFFICERS*		
Anthony L. Craig	President, Safeguard Delaware, Inc.; President and CEO, Safeguard Scientifics, Inc.	Safeguard Scienti 800 The Safeguard 435 Devon Park Dr
	inc.	Wayne, PA 19087
Christopher J. Davis	Vice President & Treasurer, Safeguard	Safeguard Scienti

Delaware, Inc.; Managing Director and CFO, 800 The Safeguard Safeguard Scientifics, Inc. 435 Devon Park Dr

Wayne, PA 19087

DIRECTORS\*

Manager, Legal Systems & Corporate Safeguard Scientis Secretary, Safeguard Scientifics, Inc. 800 The Safeguard Deirdre Blackburn

435 Devon Park Dr

<sup>\*</sup> All Executive Officers and Directors are U.S. Citizens.

Wayne, PA 19087

Safeguard Scienti

Joseph R. DeSanto Director, Safeguard Scientifics, Inc.

800 The Safeguard 435 Devon Park Dr

Wayne, PA 19087

Tonya L. Zweier Director, Safeguard Scientifics, Inc.

Safeguard Scienti 800 The Safeguard 435 Devon Park Dr

Busin

Wayne, PA 19087

\* All Executive Officers and Directors are U.S. Citizens.

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EXECUTIVE OFFICERS\*

Anthony L. Craig

Name

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#### SCHEDULE IV

EXECUTIVE OFFICERS AND DIRECTORS OF SAFEGUARD SCIENTIFICS (DELAWARE), INC.

	Inc.	435 Devon Park Dr Wayne, PA 19087
Christopher J. Davis	Vice President & Treasurer, Safeguard Delaware, Inc.; Managing Director and CFO, Safeguard Scientifics, Inc.	Safeguard Scienti 800 The Safeguard 435 Devon Park Dr Wayne, PA 19087
DIRECTORS*		wayne, IA 19007
Deirdre Blackburn	Manager, Legal Systems & Corporate Secretary, Safeguard Scientifics, Inc.	Safeguard Scienti 800 The Safeguard 435 Devon Park Dr Wayne, PA 19087
Joseph R. DeSanto	Director, Safeguard Scientifics, Inc.	Safeguard Scienti 800 The Safeguard 435 Devon Park Dr Wayne, PA 19087
Tonya L. Zweier	Director, Safeguard Scientifics, Inc.	Safeguard Scienti

Present Principal Employment

\_\_\_\_\_

President, Safeguard Delaware, Inc.; Safeguard Scientifics, President and CEO, Safeguard Scientifics, 800 The Safeguard

800 The Safeguard 435 Devon Park Dr Wayne, PA 19087

<sup>\*</sup> All Executive Officers and Directors are U.S. Citizens.