FALLEN ANGEL EQUITY FUND LP /NY Form SC 13D/A May 15, 2003

OMB APPROVAL

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 3)*

ELEVON, INC.

(Name of Issuer)

Common Stock, \$.001 par value

(Title of Class of Securities)

286267109

(CUSIP Number)

Fallen Angel Equity Fund, L.P.

c/o Fallen Angel Capital LLC

125 Half Mile Road

Red Bank, NJ 07701

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

with copies to

Daniel P. Finkelman

Testa, Hurwitz & Thibeault, LLP

125 High Street

Boston, MA 02110

May 8, 2003

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box.

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent.

* 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 disclosures provided in a prior cover page.

The information required on 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).

1.	Names of Repo	orting Persons. I.R.S. Identification Nos. of above persons (Entities Only).
	Falle	en Angel Equity Fund, L.P.
2.	Check the App	ropriate Box if a Member of a Group (See Instructions)
	(a) "	
	(b) "	
3.	SEC Use Only	
4.	Source of Fund	Is (See Instructions)
	WC	
5.	Check if Discle	osure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)
6.	Citizenship or	Place of Organization
	Dela	ware, USA
NUM	IBER OF	7. Sole Voting Power
SH	ARES	
BENEI	FICIALLY	0
OWI	NED BY	8. Shared Voting Power
E	АСН	
REPO	ORTING	1,741,820 shares of Common Stock
PE	RSON	9. Sole Dispositive Power
V	VITH	

	10. Shared Dispositive Power
	1,741,820 shares of Common Stock
11.	Aggregate Amount Beneficially Owned by Each Reporting Person
	1,741,820
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)
13.	Percent of Class Represented by Amount in Row (11)
	11.18%
14.	Type of Reporting Person (See Instructions)
	PN

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Item 1. Security and Issuer.

This statement relates to the common stock, par value \$0.001 per share (the Common Stock), of Elevon Inc., a Delaware corporation (the Issuer). The principal executive offices of the Issuer are located at 303 Second Street, 3 North, San Francisco, California 94107.

Item 2. Identity and Background.

Fallen Angel Equity Fund, L.P. (the Partnership) is a Delaware limited partnership. The Partnership invests in, holds, sells, trades, on margin or otherwise, and otherwise deals in securities and other intangible investment instruments, consisting principally, but not solely, of stocks, bonds, notes, bills, derivatives and other securities and instruments that are traded in public markets. The Partnership is located at c/o Fallen Angel Capital, LLC, 125 Half Mile Road, Red Bank, NJ 07701. The general partner of the Partnership is Fallen Angel Capital, LLC (the General Partner). The Partnership has not been convicted in a criminal proceeding during the last five (5) years. The Partnership is not, and during the past five (5) years was not, a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result thereof, subject to any judgement, 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.

The General Partner is located at 125 Half Mile Road, Red Bank, NJ 07701. The manager of the General Partner is Barry Goldsmith. The business address of Mr. Goldsmith is 125 Half Mile Road, Red Bank, NJ 07701. The General Partner and Mr. Goldsmith have not been convicted in a criminal proceeding during the last five (5) years. The General Partner and Mr. Goldsmith are not, and during the past five (5) years were not, a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result thereof, subject to any judgement, 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.

Mr. David C. Wetmore, a member of the General Partner, is a director of the Issuer.

Item 3. Source and Amount of Funds or Other Consideration.

The Partnership acquired the common stock of the Issuer through the working capital of the Partnership. Mr. Goldsmith does not directly own any shares of the Issuer.

Item 4. Purpose of Transaction.

The purpose of the transactions reported by this Schedule 13D was and is investment in the securities of the Issuer. The Partnership seeks to generate returns by investing in public companies in the information technology industry that have fallen from favor. The Partnership identifies companies with undervalued securities and acquires significant minority stakes in them. The Partnership intends to pay close attention to developments at and pertaining to the Issuer, and, subject to market conditions and other factors deemed relevant to it, the Partnership may purchase, directly or indirectly, additional shares of the Issuer s stock or dispose of some or all of such shares in open-market purchases or privately negotiated transactions. Furthermore, the Issuer may from time to time contact large shareholders with a view towards discussing the acquisition of their shares. Except as otherwise described herein or as expressly stated below, neither the Partnership nor Mr. Goldsmith have plans or proposals which would result in any of the following:

a.	the acquisition by any person	on of additional se	curities of the I	ssuer, or the di	isposition of se	ecurities of the Issuer:

b. an extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the Issuer or any of it s subsidiaries;

	Date	Amount of Securities	Price/Share
(c) The following presents a list of purchases (most recent filing of 13D, including the price)			
(a) (b) As of the date of this Schedule 13D, approximately 11.18% of the Issuer s 15,576, Annual Report on Form 10-K for the fiscal year	,952 shares outstanding as o	of March 14, 2003 (based on information	
Item 5. <u>Interest in Securities of the Issuer</u> .			
j. Any action similar to any of those enumerate	ed above.		
i. A class of equity securities of the Issuer beir	ng eligible for termination o	of registration pursuant to Section 12((g)(4) of the Act; or
h. causing a class of securities of the Issuer to interdealer quotation system of a registered na		securities exchange or to cause to be	authorized to be quoted in an
g. changes in the Issuer s charter, by-laws or it the Issuer by any person;	instruments corresponding	thereto or other actions which may in	npede the acquisition of control of
f. any other material change in the Issuer s bu	siness or corporate structur	re;	
e. any material change in the present capitaliza	ation or dividend policy stru	ucture;	
d. any change in the present board of directors directors or to fill any vacancies on the board;	or management of the Issu	er, including any plans or proposals t	to change the number or term of
c. a sale or transfer of a material amount of ass	sets of the Issuer or any of i	its subsidiaries;	

5/08/01

5/15/01

5,000

10,000

Partnership

Partnership

0.91

0.85

Partnership	5/16/01	6,000	0.85
Partnership	5/17/01	25,000	0.85
Partnership	5/22/01	5,000	0.85

(d	Not)	app	lical	ole
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(e) Not applicable.

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

On May 8, 2003, Issuer, entered into an Agreement and Plan of Merger (Merger Agreement) by and among SSA Global Technologies, Inc., a Delaware corporation (SSA), Seneca Merger Subsidiary Inc., a Delaware corporation and wholly-owned subsidiary of SSA, Seneca Acquisition Subsidiary Inc., a Delaware corporation and wholly-owned subsidiary of SSA, and Issuer.

In connection with the Merger Agreement, certain stockholders (the Subject Stockholders) of the Company, including the Partnership, all of the directors and certain executive officers, holding an aggregate of over 10% of the outstanding common stock (the Shares) of the Company have entered into a voting agreement (the Voting Agreement) with SSA, pursuant to which such stockholders agreed to vote their shares in favor of the adoption of the Merger Agreement and against any competing transactions. The Subject Stockholders granted an irrevocable proxy to Shelley Isenberg and Kirk Isaacson, or either of them, each an officer of SSA, to vote the Shares in accordance with the Voting Agreement.

The foregoing summary of the Voting Agreement is qualified in its entirety by reference to the Voting Agreement which is filed as <u>Exhibit 99.1</u> hereto and is incorporated by reference into this Item 6.

Item 7. Material to be Filed as Exhibits.

Exhibit 99.1 Voting Agreement, dated as of May 8, 2003.

SIGNATURE

After reasonable inquiry and to the best of its knowledge and belief, each of the undersigned certifies that the information set forth in this statement is true, complete and correct.

Date: May 15, 2003

Signed: /s/ IRA COHEN

Ira Cohen,

Member, Fallen Angel Capital, LLC

General Partner of the Partnership