## SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 13G

UNDER THE SECURITIES EXCHANGE ACT OF 1934 (AMENDMENT NO. )\*

| ANSYS, Inc.                    |
|--------------------------------|
| (Name of Issuer)               |
| Common Stock, Par Value \$.01  |
| (Title of Class of Securities) |
| 03662Q 10 5                    |
| (CUSIP Number)                 |

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 following page(s))

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SEC 1745 (10-85)

Each entity is a Limited Partnership

| 1   | NAME OF REPORTING PERSON  |  |  |  |  |  |  |
|---|---|--|--|--|--|--|--|
|   |   | trial I:<br>ork L.P<br>tic and             |  | 04-3181563<br>51-0314268<br>04-3095408<br>04-3123521<br>04-3068354 | 51-0314268<br>04-3095408<br>04-3123521               |  |  |
| 2   |   |  |  |  |  |  |  |
|   | (a) /X/   | (b)  | / /  |  |  |  |  |
| 3   | SEC USE ONLY  |  |  |  |  |  |  |
| 4   | CITIZENSHIP OR PLACE OF ORGANIZATION                                  |  |  |  |  |  |  |
|   |   | trial I:<br>ork L.P<br>tic and             |  | Delaware<br>Delaware<br>Delaware<br>Delaware<br>Massachusetts      |  |  |  |
|   |   | 5  | SOLE VOTING POWER  |  |  |  |  |
|   | NUMBER OF   |  | Advent VII L.P. Advent Industrial II L.P. Advent New York L.P. Advent Atlantic and Pacific TA Venture Investors Limite | ed Partnership   | 4,727,986<br>346,405<br>472,799<br>960,841<br>99,288 |  |  |
| E   | SHARES<br>BENEFICIALLY<br>OWNED BY                                    | 6  | SHARED VOTING POWER  |  |  |  |  |
|   | EACH<br>REPORTING<br>PERSON<br>WITH                                   | 7  | N/A<br>SOLE DISPOSITIVE POWER  |  |  |  |  |
|   |   |  | Advent VII L.P. Advent Industrial II L.P. Advent New York L.P. Advent Atlantic and Pacific TA Venture Investors Limite |  | 4,727,986<br>346,405<br>472,799<br>960,841<br>99,288 |  |  |
|   |   | 8  | SHARED DISPOSITIVE POWER   |  |  |  |  |
|   |   |  | N/A  |  |  |  |  |
| 9   | AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON          |  |  |  |  |  |  |
|   | Advent VII L. Advent Indust Advent New Yo Advent Atlant TA Venture In | trial II<br>ork L.P<br>tic and<br>nvestors | 4,727,986<br>346,405<br>472,799<br>960,841<br>99,288   |  |  |  |  |
| 10  |   |  | GREGATE AMOUNT IN ROW (9) EXC  | CLUDES CERTAIN SHARES*   |  |  |  |
| <br>11  | PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9                       |  |  |  |  |  |  |
| Advent VII L.P. Advent Industrial II L.P. Advent New York L.P. Advent Atlantic and Pacific II L.P. TA Venture Investors Limited Partnership |   |  |  |  | 29.13<br>2.13<br>2.91<br>5.92<br>.61                 |  |  |
| 12  | TYPE OF REPOR   |  | ERSON  |  |  |  |  |

\*SEE INSTRUCTION BEFORE FILLING OUT!

| Item 1: | (a) | Name of Issuer: ANSYS, Inc.   |  |
|---------|-----|---|--|
|         | (b) | Address of Issuer's Principal Executive Offices<br>P.O. Box 65<br>Houston, PA 15342   | :  |
| Item 2: | (a) | Name of Person Filing:<br>Advent VII L.P.<br>Advent Industrial II L.P.<br>Advent New York L.P.<br>Advent Atlantic and Pacific II L.P.<br>TA Venture Investors Limited Partnership |  |
|         | (b) | Address of Principal Business Office:<br>c/o TA Associates<br>125 High Street, Suite 2500<br>Boston, MA 02110   |  |
|         | (c) | Citizenship: Not Applicable   |  |
|         | (d) | Title of Class of Securities: Common Stock, Pa  | r Value \$.01  |
|         | (e) | CUSIP Number: 036620 10 5   |  |
| Item 3: |     | If this statement is filed pursuant to Rules 13d-1(b) or 13d-2(b), check whether the person filing is a: Not Applicable   |  |
| Item 4: |     | OWNERSHIP   |  |
|         | (a) | Amount Beneficially Owned:  | Common Stock   |
|         |     | Advent VII L.P.<br>Advent Industrial II L.P.<br>Advent New York L.P.<br>Advent Atlantic and Pacific II L.P.<br>TA Venture Investors Limited Partnership                           | 4,727,986<br>346,405<br>472,799<br>960,841<br>99,288 |
|         | (b) | Percent of Class:   | Percentage   |
|         |     | Advent VII L.P.<br>Advent Industrial II L.P.<br>Advent New York L.P.<br>Advent Atlantic and Pacific II L.P.<br>TA Venture Investors Limited Partnership                           | 29.13<br>2.13<br>2.91<br>5.92<br>.61                 |
|         | (c) | Number of shares as to which such person has:<br>(i) sole power to vote or direct the vote:   | Common Stock   |
|         |     | Advent VII L.P.<br>Advent Industrial II L.P.<br>Advent New York L.P.<br>Advent Atlantic and Pacific II L.P.<br>TA Venture Investors Limited Partnership                           | 4,727,986<br>346,405<br>472,799<br>960,841<br>99,288 |
|         |     | <ul><li>(ii) shared power to vote or direct the vote:</li><li>(iii) sole power to dispose or direct the disposition:</li></ul>  | N/A<br>Common Stock                                  |
|         |     | Advent VII L.P.<br>Advent Industrial II L.P.<br>Advent New York L.P.<br>Advent Atlantic and Pacific II L.P.<br>TA Venture Investors Limited Partnership                           | 4,727,986<br>346,405<br>472,799<br>960,841<br>99,288 |
|         |     | (iv) shared power to dispose or direct the<br>disposition   | N/A  |
|         |     |   |  |

<sup>\*</sup> This Schedule 13G is filed pursuant to Rule 13d-1(f) on behalf of \_\_\_\_\_

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Item 5: Ownership of Five Percent or Less of a Class: Not Applicable

Item 6: Ownership of More than Five Percent on Behalf of Another Person:

Not Applicable

Item 7: Identification and Classification of the Subsidiary Which Acquired

the Security Being Reported on By the Parent Holding Company:

Not Applicable

Item 8: Identification and Classification of Members of the Group:

This schedule 13G is filed pursuant to Rule 13d-1(c). For the agreement of group members to a joint filing, see below.

Item 9: Notice of Dissolution of Group: Not Applicable

Item 10: Certification: Not Applicable

## 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.

## AGREEMENT FOR JOINT FILING

Advent VII, L.P., Advent Industrial II L.P., Advent New York L.P., Advent Atlantic and Pacific II L.P., and TA Venture Investors Limited Partnership, hereby agree that TA Associates shall file with the Securities and Exchange Commission a joint schedule 13G on behalf of the above-named parties concerning their beneficial ownership of ANSYS, Inc.

Dated:

ADVENT VII L.P.

By: TA Associates VII L.P., its General Partner

By: TA Associates, Inc. its General Partner

By: /s/ Katherine S. Cromwell

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Katherine S. Cromwell, Managing Director

ADVENT INDUSTRIAL II L.P.

By: TA Associates VI L.P., its General Partner

By: TA Associates, Inc. its General Partner

By: /s/ Katherine S. Cromwell

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Katherine S. Cromwell, Managing Director

ADVENT ATLANTIC AND PACIFIC II L.P.

By: TA Associates AAP II Partners L.P., its General Partner

By: TA Associates, Inc. its General Partner

By: /s/ Katherine S. Cromwell

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Katherine S. Cromwell, Managing Director

ADVENT NEW YORK L.P.

By: TA Associates VI L.P., its General Partner

By: TA Associates, Inc. its General Partner

By: /s/ Katherine S. Cromwell

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Katherine S. Cromwell, Managing Director

TA VENTURE INVESTORS LIMITED PARTNERSHIP

By: /s/ Katherine S. Cromwell

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Katherine S. Cromwell, General Partner