ION GEOPHYSICAL CORP Form 8-K/A November 03, 2008

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

FORM 8-K/A

(Amendment No. 1)

**CURRENT REPORT** 

## PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report: (Date of earliest event reported): September 17, 2008 ION Geophysical Corporation

(Exact name of registrant as specified in its charter)

Delaware 1-12691 22-2286646

(State or other jurisdiction of incorporation)

(Commission file number)

(I.R.S. Employer Identification No.)

2105 CityWest Blvd, Suite 400 Houston, Texas 77042-2839

(Address of principal executive offices, including Zip Code)

(281) 933-3339

(Registrant s telephone number, including area code)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

#### EXPLANATORY NOTE

This Amendment No. 1 on Form 8-K/A amends the Current Report on Form 8-K of ION Geophysical Corporation (ION) that was filed with the Securities and Exchange Commission (SEC) on September 23, 2008. ION filed the Current Report on Form 8-K to report, among other things, that ION had completed its acquisition of ARAM Systems Ltd., and its affiliated company, Canadian Seismic Rentals Inc., from their shareholders.

The purpose of this Amendment is to provide the audited and unaudited historical financial statements of the businesses acquired as required by Item 9.01(a) of Form 8-K and the unaudited pro forma financial information required by Item 9.01(b) of Form 8-K. These financial statements and related pro forma information were not available as of the date of the original filing and were excluded pursuant to Items 9.01(a)(4) and 9.01(b)(2) of Form 8-K.

This Amendment amends and restates in its entirety Item 9.01 of the Current Report on Form 8-K, filed with the SEC on September 23, 2008.

#### Item 9.01. Financial Statements and Exhibits

### (a) Financial Statements of Businesses Acquired.

Audited combined balance sheets of the ARAM Group of Companies as of December 31, 2007 and 2006, the related audited combined statements of net income, comprehensive income and retained earnings and cash flows for the years ended December 31, 2007, 2006 and 2005, including the auditors—report thereon, the unaudited combined balance sheet of the ARAM Group of Companies as of June 30, 2008, the related unaudited combined statements of net income, comprehensive income and retained earnings and cash flows for the six months ended June 30, 2008 and 2007 and the notes to such financial statements are filed as Exhibit 99.2 to this Form 8-K and are incorporated herein by such reference.

#### (b) Pro Forma Financial Information.

Unaudited Pro Forma Condensed Combined Financial Information: unaudited pro forma condensed combined balance sheet of ION Geophysical Corporation as of June 30, 2008, the unaudited pro forma condensed combined statements of operations of ION Geophysical Corporation for the year ended December 31, 2007 and the six months ended June 30, 2008 and the notes to unaudited pro forma financial information appear beginning on page F-1 of this Form 8-K.

#### (d) Exhibits.

- \*2.1 Amended and Restated Share Purchase Agreement, dated as of September 17, 2008, by and among ION Geophysical Corporation, ARAM Systems Ltd., Canadian Seismic Rentals Inc. and the Sellers party thereto.
- \*10.1 First Amendment to Amended and Restated Credit Agreement and Domestic Security Agreement, dated as of September 17, 2008, by and among ION Geophysical Corporation, ION International S.À R.L., HSBC Bank USA, N.A., as administrative agent, joint lead arranger and joint bookrunner, ABN AMRO Incorporated, as joint lead arranger and joint bookrunner, and CitiBank, N.A., as syndication agent.
- \*10.2 Senior Increasing Rate Note, dated September 18, 2008, made by ION Geophysical Corporation in favor of Jefferies Finance CP Funding LLC.
- \*10.3 Promissory Note, dated September 18, 2008, made by 3226509 Nova Scotia Company in favor of 1236929 Alberta Ltd.

- \*10.4 Subordinated Promissory Note, dated September 18, 2008, made by 3226509 Nova Scotia Company in favor of 1236929 Alberta Ltd.
- 23.1 Consent of PricewaterhouseCoopers LLP.
- \*99.1 Press release, dated September 18, 2008, announcing the completion of the acquisition of ARAM Systems Ltd. and Canadian Seismic Rentals Inc.
- 99.2 Audited combined balance sheets of the ARAM Group of Companies as of December 31, 2007 and 2006, the related audited combined statements of net income, comprehensive income and retained earnings and cash flows for the years ended December 31, 2007, 2006 and 2005, including the auditors—report thereon, the unaudited combined balance sheet of the ARAM Group of Companies as of June 30, 2008, the related unaudited combined statements of net income, comprehensive income and retained earnings and cash flows for the six months ended June 30, 2008 and 2007 and the notes to such financial statements.
- \* Filed with the original Current Report on Form 8-K filed on September 23, 2008.

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#### **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Date: November 3, 2008 ION GEOPHYSICAL CORPORATION

By: /s/ DAVID L. ROLAND

David L. Roland Senior Vice President, General Counsel and Corporate Secretary

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#### UNAUDITED PRO FORMA CONDENSED COMBINED FINANCIAL INFORMATION

The following unaudited pro forma condensed combined financial statements and related information have been compiled by the application of pro forma adjustments to the historical consolidated financial statements of ION and to reflect the combination of ION s historical consolidated financial data and the combined historical financial data of ARAM Systems Ltd., Canadian Seismic Rentals Inc. and their affiliated companies, which we sometimes refer to as the ARAM Group of Companies or ARAM. The unaudited pro forma condensed combined balance sheet of ION as of June 30, 2008 gives effect to ION s acquisition of the shares of ARAM Systems Ltd. and Canadian Seismic Rentals Inc., and the related financing transactions in connection therewith, as if such events had occurred as of such date. The unaudited pro forma condensed combined statements of operations of ION for the year ended December 31, 2007 and for the six months ended June 30, 2008, give effect to such transactions as if such events had occurred as of January 1, 2007.

The unaudited pro forma adjustments are based upon currently available information and assumptions that we believe to be reasonable under the circumstances. The following unaudited pro forma condensed combined financial data are for informational purposes only and do not purport to represent what our results of operations or financial position actually would have been if the transactions referred to above had occurred at any date, and should not be taken as representative of our future results of operations or financial position. The unaudited pro forma condensed combined financial statements and related information do not include any adjustments related to any restructuring charges, profit improvements, potential cost savings or one-time charges which may result from ION s acquisition of ARAM, and the related financing transactions, or the result of final valuations of certain tangible and intangible assets and liabilities.

The following unaudited pro forma condensed combined financial statements and related information should be read in conjunction with:

ION s historical audited consolidated financial statements as of and for the year ended December 31, 2007 and unaudited consolidated financial statements as of June 30, 2008 and for the six months ended June 30, 2007 and 2008, as included in ION s Annual Report on Form 10-K for the fiscal year ended December 31, 2007, as amended by Form 10-K/A filed with the SEC on March 4, 2008, and in ION s Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2008; and

The audited combined balance sheets of the ARAM Group of Companies as of December 31, 2007 and 2006, the related audited combined statements of net income, comprehensive income and retained earnings and cash flows for the years ended December 31, 2007, 2006 and 2005, the unaudited combined balance sheet of the ARAM Group of Companies as of June 30, 2008 and the related unaudited combined statements of net income, comprehensive income and retained earnings and cash flows for the six months ended June 30, 2008 and 2007, filed as Exhibit 99.2 to this Amendment No. 1 on Form 8-K/A, and incorporated herein by reference.

The acquisition of ARAM has been accounted for using purchase accounting in accordance with Statement of Financial Accounting Standards, or SFAS, No. 141 Business Combinations. The unaudited pro forma condensed combined financial data presented, including the allocation of the purchase price, is based on preliminary estimates of the fair market values of assets acquired and liabilities assumed, available information and assumptions and will be revised as additional information becomes available. As of the date of this Amendment No. 1 on Form 8-K/A, ION has not completed the valuation studies necessary to estimate the final fair market values of the assets it has acquired and liabilities it has assumed and the related allocation of purchase price. The actual adjustments to ION s consolidated financial statements will depend on a number of factors, many of which are not presently known. Therefore, actual adjustments will differ from the pro forma adjustments, and the differences may be material.

# ION GEOPHYSICAL CORPORATION UNAUDITED PRO FORMA CONDENSED COMBINED BALANCE SHEET June 30, 2008

	ION	ARAM Adjusted Historical	Pro Forma	Pro Forma
	Historical	(1)	Adjustments	Combined
ACCETC			(In thousands)	
ASSETS Current assets:				
Cash and cash equivalents Restricted cash	\$ 18,785 6,066	\$ 11,941	\$ (20,603)(2)(4)(7)	\$ 10,123 6,066
Accounts and notes receivable, net Unbilled receivables	175,217 52,506	20,330	(1,182) (6)	194,365 52,506
Inventories Prepaid expenses and other current assets	189,197 9,308	44,665 4,110		239,904 27,524
Tropala expenses and other earrent assets	7,500	1,110	11,100 (2)(1)	27,52
Total current assets Non-current deferred income tax asset Property, plant and equipment, net Multi-client data library, net Investments at cost	451,079 2,964 38,321 82,792 4,954	81,046 841 28,588	(1,637)	530,488 3,805 66,909 82,792 4,954
Goodwill	151,478		154,115 (2)	305,593
Intangible and other assets, net	47,144	2,904	114,326 (2)(4)(13)	164,374
Total assets	\$778,732	\$ 113,379	\$ 266,804	\$ 1,158,915
LIABILITIES AND STOCKHOLDERS EQUITY				
Current liabilities: Notes payable and current maturities of				
long-term debt Accounts payable	\$ 14,476 51,418	\$ 5,422 5,009		\$ 186,637 55,713
Accrued expenses Accrued multi-client data library royalties	60,736 36,352	2,114	2,541 (2)(7)(12)	65,391 36,352
Deferred revenue	20,835	1,239		22,074
Deferred income tax liability	2,792		1,623 (2)	4,415
Total current liabilities Long-term debt, net of current maturities Non-current deferred income tax liability Other long-term liabilities	186,609 7,965 2,822 4,104	13,784 2,734 5,697	-	370,582 121,637 37,042 4,104
Fair value of preferred stock redemption features	1,042			1,042
Total liabilities	202,542	22,215	309,650	534,407

Cumulative convertible preferred stock	68,785					68,785				
Stockholders equity: Total stockholders equity	507,405		91,164		(42,846) (9)	555,723				
Total liabilities and stockholders equity	\$778,732	\$	113,379	\$	266,804	\$ 1,158,915				
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# ION GEOPHYSICAL CORPORATION UNAUDITED PRO FORMA CONDENSED COMBINED STATEMENT OF OPERATIONS Year Ended December 31, 2007

### **ARAM**

	1	ON	Adjusted Historical		Pr	o Forma		Pro Forma
	His	torical		(1)	Adi	justments	C	ombined
	1110	vorreur	(In t		except per share amounts)			
Product revenues	\$ 5	37,691	\$	128,811	\$	(3,632) (6)	\$	662,870
Service revenues		75,420	Ψ	120,011	Ψ	(5,052) (0)	Ψ	175,420
Service revenues	1	75,120						173,120
Total net revenues	7	13,111		128,811		(3,632)		838,290
2000 2000 2000	•	10,111		120,011		(0,002)		000,200
Cost of products		90,512		68,450		8,410 (3)(6)(14)		467,372
Cost of services	1	19,679						119,679
Grass profit	20	02,920		60,361		(12.042)		251 220
Gross profit	20	02,920		00,301		(12,042)		251,239
Operating expenses:								
Research, development and engineering		46,302		3,779				50,081
Marketing and sales	4	43,877		3,769				47,646
General and administrative	4	48,847		13,135				61,982
Total operating expenses	1.	39,026		20,683				159,709
						(		
Income from operations		63,894		39,678		(12,042)		91,530
Interest expense		(6,283)		(920)		(24,196) (5)(8)		(31,399)
Interest income		1,848		1,217				3,065
Loss on debt conversion		(2,902)						(2,902)
Other income (expense)		(1,090)		324				(766)
Income before income taxes		55,467		40,299		(36,238)		59,528
Income tax expense		12,823		13,268		(11,758) (10)		14,333
nicome tax expense		12,023		13,206		(11,736) (10)		14,333
Net income	4	42,644		27,031		(24,480)		45,195
Preferred stock dividends and accretion		2,388		, , , ,		( ,)		2,388
		,						,
Net income applicable to common shares	\$ 4	40,256	\$	27,031	\$	(24,480)	\$	42,807
Earnings per share:								
Basic net income per share	\$	0.49					\$	0.50
•								
Diluted net income per share	\$	0.45					\$	0.46

Weighted average number of common

shares outstanding:

Basic 81,941 3,629 (11) 85,570 Diluted 97,321 3,629 (11) 100,950 F-3

# ION GEOPHYSICAL CORPORATION UNAUDITED PRO FORMA CONDENSED COMBINED STATEMENT OF OPERATIONS Six Months Ended June 30, 2008

### **ARAM**

								Pro
	I	ON		ljusted storical	Pr	o Forma		Forma
	Histo	orical	(1)		Adj	ustments	$\mathbf{C}$	ombined
			(In th	ousands, o	excep	t per share amounts)		
Product revenues	\$ 19'	7,394	\$	46,446	\$	(1,190)(6)	\$	242,650
Service revenues	12:	3,430						123,430
Total net revenues	320	0,824		46,446		(1,190)		366,080
Cost of an dusts	12	2 254		25 522		2.650 (2)(6)(14)		161 427
Cost of products		2,254		25,533		3,650 (3)(6)(14)		161,437
Cost of services	8.	2,155						82,155
Gross profit	10	6,415		20,913		(4,840)		122,488
Gloss profit	10	0,413		20,713		(4,040)		122,700
Operating expenses:								
Research, development and engineering	2	4,009		1,479				25,488
Marketing and sales	2	3,378		1,670				25,048
General and administrative	2	8,997		4,328				33,325
Total operating expenses	7	6,384		7,477				83,861
Income from operations	2	0,031		13,436		(4,840)		38,627
Interest expense		1,139)		(456)		(13,552) (5)(8)		
Interest income		1,077		(430) 474		(13,332)(3)(6)		(15,147) 1,551
		332						1,331
Other income (expense)		332		(246)				80
Fair value adjustment of preferred stock		172						172
redemption features		173						173
Income before income taxes	30	0,474		13,208		(18,392)		25,290
Income tax expense		5,583		4,003		(6,007) (10)		3,579
r		- ,		,		(-,, ( -,		- ,
Net income	2	4,891		9,205		(12,385)		21,711
Preferred stock dividends and accretion		1,818		,		· , ,		1,818
		,						,
Net income applicable to common shares	\$ 2	3,073	\$	9,205	\$	(12,385)	\$	19,893
Faminas and share								
Earnings per share:	¢	0.25					φ	0.20
Basic net income per share	\$	0.25					\$	0.20
Diluted net income per share	\$	0.24					\$	0.20
Diffused not income per snare	Ψ	U.2T					Ψ	0.20

Weighted average number of common

shares outstanding:

Basic 94,095 3,629 (11) 97,724 Diluted 98,047 3,629 (11) 101,676

## ION GEOPHYSICAL CORPORATION NOTES TO UNAUDITED PRO FORMA FINANCIAL INFORMATION

- (1) Certain amounts reflected in the historical financial statements of the ARAM Group of Companies have been reclassified to conform to ION s historical financial statement presentation. Also, the balances have been translated from their Canadian dollar functional currency to the U.S. dollar at an exchange rate. A reconciliation has been provided after these notes to adjust for these reclassifications and to translate the historical Canadian financial statements to the U.S. dollar.
- (2) The following is the preliminary estimate of the purchase price (in thousands) for the ARAM acquisition:

Total purchase price

Cash payment paid for ARAM shares	\$ 235,969
Short-term notes issued to one of the sellers	45,000
ION common stock valued at \$13.49 per share	48,958
Estimated acquisition costs	6,000

The purchase price is subject to certain working capital adjustments after closing. In addition, ION issued promissory notes in the aggregate original principal amount of \$45.0 million as part of the purchase price. When ION repays these notes, \$35.0 million of the cash repayment amount will be deposited into escrow for post-closing purchase price adjustments and to secure indemnification obligations of the parties.

The purchase price reflects adjustments related to the estimated unpaid (at closing) seller transaction costs and change of control payments of approximately \$3.3 million (a reduction to the total cash payment for the ARAM shares); and an increase to the total cash payment for the ARAM shares related to the certain estimated pre-acquisition income tax receivables of approximately \$10.7 million, for which claims for tax refunds will be filed with the appropriate taxing authorities and are anticipated to be received by ARAM subsequent to the closing date of the acquisition. This income tax receivable relates to \$35 million (CAD) in total discretionary bonuses that ARAM paid to certain of its employees prior to the acquisition by ION. The payment of these bonuses was not a condition of continued employment subsequent to the acquisition.

This preliminary estimate of the purchase price has been allocated as presented below based upon a preliminary fair value assessment of the assets and liabilities of ARAM at June 30, 2008. This fair value assessment is expected to be finalized in the fourth quarter of 2008.

	Во	ok Value							
		of							
	As	ssets and				eliminary			
					P	Purchase	Pr	eliminary	
	Li	abilities	Pro	o forma		Price		Fair	
	at	June 30,							
	2008		Adj	ustments	A	llocation	Value		
Current assets	\$	81,046	\$	456 (2)(7)	\$	5,500	\$	87,002	
Property, plant and equipment		28,588						28,588	
Other long-term and intangible assets		3,745		(2,440)(13)		116,000		117,305	
Goodwill						154,115		154,115	
Current liabilities		(13,784)		1,278 (2)(7)		(1,623)		(14,129)	
Long-term capital lease obligations		(2,734)						(2,734)	
Other long-term liabilities		(5,697)		5,697 (7)					
Deferred tax liability						(34,220)		(34,220)	
	\$	91,164	\$	4,991	\$	239,772	\$	335,927	

\$ 335,927

- (3) To reflect pro forma adjustment to amortization expense (\$14.7 million and \$7.3 million for the year ended December 31, 2007 and the six months ended June 30, 2008, respectively) related to the acquired intangible assets (core technology, customer relationships, trade name and non-compete agreements). The acquired intangible assets will be amortized over their estimated useful lives ranging from 5 years to 10 years.
- (4) To reflect the borrowings associated with the \$125 million term loans, the revolving credit borrowings under ION s Amended and Restated Credit Facility, borrowings under the Short-Term Bridge Loan, and the Senior Seller Note and the Subordinated Seller Note (as those terms are defined in the Form 8-K filed on September 23, 2008), which were made or entered into on September 18, 2008. The interest rate on the term loans and the revolving credit borrowings was 6.3% at September 30, 2008.

The \$125 million term loans are subject to scheduled quarterly principal payments, commencing on December 31, 2008, until their maturity in September 2013. ION incurred approximately \$3.5 million of costs associated with issuance of the term loans that will be amortized to maturity.

The Short-Term Bridge Loan of \$40.0 million was borrowed under an unsecured senior increasing rate note in the original principal amount of \$40.8 million. The Short-Term Bridge Loan was issued at a 2.0% original issue discount. The original principal amount of \$40.8 million must be repaid in full on its maturity date of December 31, 2008. ION incurred approximately \$1.9 million of costs associated with issuance of this loan that will be amortized to maturity. The interest rate on the Short-Term Bridge Loan was 13.6%, which is the weighted average of the set rates over the fourth quarter.

The maturity date of the Senior Seller Note in the original principal amount of \$35.0 million is the earlier to occur of (x) September 18, 2009, and (y) the date that a cash amount equal to \$35.0 million, plus an amount of interest accrued on the Senior Seller Note that is equal to 3.0% per annum (representing a portion of the total accrued and unpaid interest on the Senior Seller Note), is deposited into an escrow account. The Subordinated Seller Note in original principal amount of \$10.0 million and accrued interest thereon are due and payable on the date that is one day following the maturity date of the Senior Seller Note. For the Senior Seller Note, the interest rate was 9% per annum as of September 30, 2008, while the Subordinated Seller Note was at 10% per annum. Each of these notes interest rates increase over their respective terms. For the Senior Seller Note, the interest rate increases from 9% to 15% per annum, and the Subordinated Seller Note increases from 10% to 16% per annum.

Under the Amended and Restated Credit Facility, the Company is obligated by no later than December 31, 2008 to have sufficient cash on hand to repay (i) the \$72.0 million borrowed under the revolving credit facility to pay a portion of the cash purchase price consideration for the ARAM acquisition and (ii) \$45.0 million of aggregate unsecured indebtedness owed by the Company to one of the former shareholders of ARAM as part of the purchase price for the ARAM acquisition. It is anticipated that the Company will seek and obtain additional long-term debt financing to fund these repayment obligations on or before December 31, 2008.

ION currently expects to repay the indebtedness under the Short-Term Bridge Loan, the Senior Seller Note and the Subordinated Seller Note and pay down the \$72.0 million revolving credit indebtedness under its Amended and Restated Credit Facility through proceeds from the additional debt financing. ION has entered into a commitment letter dated September 18, 2008 (the Commitment Letter), with Jefferies Finance LLC pursuant to which Jefferies Finance LLC has agreed, subject to the terms and upon satisfaction of the conditions contained in the Commitment Letter, to act in the capacities of sole advisor, sole administrative agent, sole collateral agent (if applicable), sole book-runner, sole lead arranger and sole syndication agent in connection with a proposed \$150.0 million senior bridge loan facility. This bridge loan facility would be drawn down in the event that other types of additional debt financing, including other long-term indebtedness that ION may attempt to raise (such as high-yield note indebtedness), is not obtained. The Commitment Letter expires by its terms on December 31, 2008. Any funding under the bridge loan facility is subject to certain conditions that must be satisfied prior thereto, and no assurances can be made that ION will be successful in incurring this long-term indebtedness or any other indebtedness to refinance the Short-Term Bridge Loan, the Senior Seller Note, the Subordinated Seller Note and the \$72.0 million revolving credit indebtedness under the Amended Credit Facility.

(5) To reflect the pro forma adjustment to interest expense associated with the \$125 million term loans and the revolving credit borrowings under the Amended and Restated Credit Facility, the Short-Term Bridge Loan, the Senior

Seller Note and the Subordinated Seller Note and the amortization impact associated with their debt costs. The interest rate on the term loans and the revolving credit borrowings under the Amended and Restated Credit

Facility as of September 30, 2008 was 6.3%. Because the interest rate is dependent on market conditions, a 1/8% change in interest rate would increase or decrease interest expense by \$1.6 million for each outstanding loan.

(6) To eliminate the revenue (\$3.6 million for the year ended December 31, 2007 and \$1.2 million for the six months ended June 30, 2008) and costs of goods sold (\$2.6 million for the year ended December 31, 2007 and \$0.6 million for the six months ended June 30, 2008) associated with sales between ION and ARAM and to eliminate the balance

sheet accounts associated with those activities.

(7) To reflect payments made by ARAM on the amounts due to its related parties and its former officers (\$6.1 million at June 30, 2008) and its outstanding bank debt (\$4.0 million at June 30, 2008). These balances were paid off by ARAM prior to the closing of the acquisition.

- (8) To reflect the pro forma interest savings related to the payments made by ARAM on amounts due to its related parties and its outstanding bank debt (see Note 7). This pro forma interest savings adjustment assumes these interest-bearing obligations were paid off at the beginning of the period.
- (9) To reflect the pro forma adjustments to stockholders equity (in thousands) as follows:

Issuance of ION common stock to fund a portion of the purchase price (3,629,211 shares valued at \$13.49 per share) \$48,958
Elimination of ARAM s historical stockholders equity (91,164)
Entry to reflect the unrecognized profit on sales from ION to ARAM (640)

\$ (42,846)

- (10) To reflect the income tax benefit related to the effect of the pro forma adjustments at the applicable statutory rates.
- (11) To reflect the pro forma adjustment to the weighted average number of shares outstanding resulting from the issuance of 3,629,211 shares of ION common stock.
- (12) To reflect the pro forma adjustment to reduce ION s accounts payable by \$0.5 million and accrued liabilities by \$0.7 million relating to the transaction costs accrued for at June 30, 2008. Because the total estimated transaction costs (\$6.0 million) have been reflected as a reduction in cash, the amounts accrued for at June 30, 2008 were eliminated.
- (13) To reflect a pro forma adjustment of \$2.4 million to remove the cash surrender value of certain ARAM life insurance policies that were excluded from the acquisition of ARAM by ION.
- (14) To reflect a pro forma adjustment (\$3.7 million for the year ended December 31, 2007 and \$3.1 million for the six months ended June 30, 2008) to conform ARAM s rental pool depreciation accounting method with ION s accounting policies. ARAM s significant accounting policies are consistent with those of ION, with one exception: ARAM depreciates its rental equipment based upon a straight-line basis of 40% per annum (2.5 years), while ION depreciates these assets using a straight-line basis, using two to five years. Based upon ION s initial assessment of the nature of the equipment in ARAM s rental pool, the majority of these assets fall into the five-year category under ION s accounting policy.

# ARAM UNAUDITED COMBINED BALANCE SHEET ADJUSTED FOR CURRENCY TRANSLATION June 30, 2008

	ARAM Historical	Exchange Rate (A) (In thousands)	ARAM Translated Historical
ASSETS			
Current assets:			
Cash and cash equivalents	\$ 12,162	0.9818	\$ 11,941
Accounts and notes receivable	20,707	0.9818	20,330
Inventories	45,493	0.9818	44,665
Prepaid expenses and other current assets	4,187	0.9818	4,110
Total current assets	82,549	0.9818	81,046
Non-current deferred income tax asset	857	0.9818	841
Property, plant and (including rental) equipment, net	29,118	0.9818	28,588
Other assets	2,958	0.9818	2,904
Total assets	\$ 115,482	0.9818	\$ 113,379
LIABILITIES AND STOCKHOLDERS EQUITY			
Current liabilities:			
Notes payable and current maturities of long-term debt	\$ 5,523	0.9818	\$ 5,422
Accounts payable	5,102	0.9818	5,009
Accrued expenses	2,153	0.9818	2,114
Deferred revenue	1,262	0.9818	1,239
Total current liabilities	14,040	0.9818	13,784
Capital lease obligations, net of current maturities	2,785	0.9818	2,734
Other long-term liabilities	5,803	0.9818	5,697
Total liabilities	22,628	0.9818	22,215
Stockholders equity: Total stockholders equity	92,854	0.9818	91,164
Total liabilities and stockholders equity	\$ 115,482	0.9818	\$ 113,379

(A) To reflect the translation of Canadian dollar balances to U.S. dollar balances using the end of

period exchange rate as of June 30, 2008.

# ARAM UNAUDITED COMBINED STATEMENT OF OPERATIONS ADJUSTED FOR CURRENCY TRANSLATION AND RECLASSIFICATIONS Year Ended December 31, 2007

	ARAM istorical	Exchange Rate (A)		ARAM Translated Historical (In		Reclassifications (B)		A	ARAM djusted istorical
					ousands)				
Product revenues	\$ 137,384	0.9376	9	\$	128,811	\$		\$	128,811
Cost of products	73,006	0.9376			68,450				68,450
Gross profit	64,378	0.9376			60,361				60,361
Operating expenses:									
Selling, general and administrative	22,059	0.9376			20,683		(20,683)		
Interest income	(1,298)	0.9376			(1,217)		1,217		
Interest and bank charges	982	0.9376			920		(920)		
Other expense (income)	(689)	0.9376			(646)		646		
Research, development and									
engineering		0.9376					3,779		3,779
Marketing and sales		0.9376					3,769		3,769
General and administrative		0.9376					13,135		13,135
Total operating expenses	21,054	0.9376			19,740		943		20,683
Income from operations	43,324	0.9376			40,621		(943)		39,678
Interest expense		0.9376					(920)		(920)
Interest income		0.9376					1,217		1,217
Other (expense) income	(343)	0.9376			(322)		646		324
Income before income taxes	42,981	0.9376			40,299				40,299
Income tax expense	14,151	0.9376			13,268				13,268
Net income	\$ 28,830	0.9376	\$	\$	27,031	\$		\$	27,031

(A) To reflect the translation of Canadian dollar balances to U.S. dollar balances using the average exchange rate over the period as of December 31,

2007.

(B) Amounts have been reclassified to conform to the ION s historical financial statement presentation.

# ARAM UNAUDITED COMBINED STATEMENT OF OPERATIONS ADJUSTED FOR CURRENCY TRANSLATION AND RECLASSIFICATIONS Six Months Ended June 30, 2008

	ARAM							ARAM		
	ARAM Historical		Exchange Rate (A)	Translated Historical (In		Reclassifications (B)			djusted istorical	
				the	ousands)					
Product revenues	\$	46,684	0.9949	\$	46,446	\$		\$	46,446	
Cost of products	Ψ	25,664	0.9949	Ψ	25,533	Ψ		Ψ	25,533	
•										
Gross profit		21,020	0.9949		20,913				20,913	
Operating expenses:		7.515	0.0040		7 477		(7.477)			
Selling, general and administrative Interest income		7,515	0.9949 0.9949		7,477		(7,477) 474			
		(476)	0.9949		(474) 456					
Interest and bank charges		458 173	0.9949		456 172		(456)			
Other expense (income)		1/3	0.9949		1/2		(172)			
Research, development and			0.9949				1,479		1,479	
engineering Marketing and sales			0.9949				1,479		1,479	
General and administrative			0.9949				· ·			
General and administrative			0.9949				4,328		4,328	
Total operating expenses		7,670	0.9949		7,631		(154)		7,477	
Income from operations		13,350	0.9949		13,282		154		13,436	
Interest expense		ŕ	0.9949		,		(456)		(456)	
Interest income			0.9949				474		474	
Other income (expense)		(74)	0.9949		(74)		(172)		(246)	
Income before income taxes		13,276	0.9949		13,208				13,208	
Income tax expense		4,024	0.9949		4,003				4,003	
Net income	\$	9,252	0.9949	\$	9,205	\$		\$	9,205	

(A) To reflect the translation of Canadian dollar balances to U.S. dollar balances using the average exchange rate over the period as of June 30, 2008.

(B) Amounts have been reclassified to conform to the ION s historical financial statement presentation.

#### **EXHIBIT INDEX**

Exhibits Description
23.1 Consent of PricewaterhouseCoopers LLP.
99.2 Audited combined balance sheets of the ARAM Group of Companies as of December 31, 2007 and 2006, the related audited combined statements of net income, comprehensive income and retained earnings and cash flows for the years ended December 31, 2007, 2006 and 2005, including the auditors report thereon, and unaudited combined balance sheet of the ARAM Group of Companies as of June 30, 2008, the related unaudited combined statements of net income, comprehensive income and retained earnings and cash flows for the six months ended June 30, 2008 and 2007, and the notes to such combined financial statements.