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

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934

Filed by the Registrant o Filed by a Party other than the Registrant \square

Check the appropriate box:

o Preliminary Proxy Statement

o Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))

- o Definitive Proxy Statement
- Definitive Additional Materials

o Soliciting Materials under §240.14a-12

S1 CORPORATION

(Name of Registrant as Specified In Its Charter)

ACI WORLDWIDE, INC.

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

 \square No fee required.

o Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.

(1) Title of each class of securities to which transaction applies:

(2) Aggregate number of securities to which transaction applies:

(3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):

(4) Proposed maximum aggregate value of transaction:

(5) Total fee paid:

o Fee paid previously with preliminary materials.

o Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

(1) Amount Previously Paid:

(2) Form, Schedule or Registration Statement No.:

(3) Filing Party:

(4) Date Filed:





Vote AGAINST the S1/Fundtech Merger on the **BLUE** Proxy Card

Tender S1 Shares Pursuant to the ACI Exchange Offer

Private Securities Litigation Reform Act of 1995 Safe Harbor For Forward-Looking Statements



These materials contain forward-looking statements based on current expectations that involve a number of risks and uncertainties. All opinions, forecasts, projections, future plans or other statements, other than statements of historical fact, are forward-looking statements and include words or phrases such as "believes," "will," "expects," "anticipates," "intends," "estimates," "our view," "we see," "would" and words and phrases of similar import. The forward-looking statements are made pursuant to safe harbor provisions of the Private Securities Litigation Reform Act of 1995.

We can give no assurance that such expectations will prove to have been correct. Actual results could differ materially as a result of a variety of risks and uncertainties, many of which are outside of the control of management. These risks and uncertainties include, but are not limited to, the following: (1) that a transaction with S1 Corporation ("S1") may not be completed on a timely basis and on favorable terms, (2) negative effects on our business or S1's business resulting from the pendency of the proposed transaction, (3) that we may not achieve the synergies and other expected benefits within the expected time or in the amounts we anticipate, and (4) that we may not be able to promptly and effectively integrate the merged businesses. Other factors that could materially affect our business and actual results of operations are discussed in our most recent 10-Ks as well as other fillings with the SEC available at the Securities and Exchange Commission ("SEC") website at www.sec.gov. Forward-looking statements speak only as of the date they are made, and we undertake no obligation to publicly update or revise any of them in light of new information, future events or otherwise.

Available Information

This communication does not constitute an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote or approval. ACI Worldwide, Inc. has filed with the SEC a registration statement on Form S-4 containing a prospectus and other documents with respect to the proposed acquisition of S1 and mailed the prospectus to S1 shareholders. ACI has also filed with the SEC and mailed to S1 shareholders a proxy statement and other proxy solicitation materials pursuant to which ACI is soliciting proxies on blue cards to vote against S1's proposed transaction with Fundtech Ltd. INVESTORS AND SECURITY HOLDERS OF S1 AND ACI ARE URGED TO READ THE APPLICABLE PROSPECTUS, PROXY STATEMENT AND OTHER DOCUMENTS THAT HAVE BEEN AND WILL BE FILED WITH THE SEC CAREFULLY IN THEIR ENTIRETY AS THEY WILL CONTAIN IMPORTANT INFORMATION.

Investors and security holders will be able to obtain free copies of the registration statement, prospectus, proxy statements and other documents filed with the SEC by ACI through the website maintained by the SEC at http://www.sec.gov. Copies of the documents filed with the SEC by ACI will be available free of charge on ACI's internet website at www.aciworldwide.com or by contacting ACI's Investor Relations Department at 646-348-6706.

Certain Information Concerning The Participants

ACI and certain of its directors and officers may be deemed to be participants in any solicitation of stockholders in connection with the proposed transaction. Information about the participants in the solicitation, including their interests in the transactions, is available in the proxy statement that ACI has filed with the SEC on August 25, 2011 in connection with the special meeting of S1's stockholders.

September 2011



ACI is a leading provider of electronic payment solutions to major financial institutions, payment processors and retailers

- Demonstrated history of execution and sector leadership, with 36 years in the payments business
- Robust electronic payments solutions, including Retail Payments, Merchant Retailer Payments, Wholesale Payments, Online Banking, Fraud Management and Tools
- 820 customers across 79 countries served by 2,200 employees
- S1 is a leading provider of payment and transaction banking solutions to financial institutions, payment processors and retailers
 - Focused on Tier 2 and 3 financial institutions and community banks
 - Strong offerings outside the U.S., including Merchant Retail and Online Banking
- We believe the combination of ACI and S1 would establish a full-service global leader in financial and payments software with significant scale

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- Highly complementary product and customer bases expands breadth and features/functions
- Enhanced scale and global position
- Significant and realizable cost synergies
- Strong financial profile



Consideration	\$10.00 in Cash or 0.2800 Shares of ACI Common Stock \$6.20 in Cash plus 0.1064 Shares of ACI Common Stock, assuming full proration Blended value of \$9.44 per S1 Share, assuming full proration ¹ Aggregate Consideration: 65.6% Cash and 34.4% ACI Common Stock ¹				
Premium ^{1,2}	32% to 1-Day Prior to Announcement 31% to 90-Day VWAP 22% to 52 Week High				
Synergies	Greater than \$24 million				
Deal Certainty	No financing condition (committed by Wells Fargo Bank, N.A.) Willing to provide appropriate closing assurance, including HSR				
Expected Closing	Q4 2011				

Based on ACI's closing trading price of \$30.49 on August 29, 2011, the last trading day prior to the commencement of ACI's exchange offer; see Appendix for a chart showing the effects of changes in ACI trading prices
 To closing sale price for 51 shares on July 25, 2011, the last trading day before ACI's original proposal based on ACI's closing trading price on August 29, 2011 of \$30.49

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 We believe ACI's offer provides superior value and additional certainty to S1 shareholders

Metrics	Based on ACI Stock Price as of July 25, 2011	Based on ACI Stock Price as of August 29, 2011	
Value of ACI Enhanced Proposal	\$10.00	\$9.44	
Implied Purchase Price Premium: 2			
1-Day Prior to Announcement \$7.13	40.3%	32.4%	
90-Day VWAP \$7.21	38.7%	30.9%	
52 Week High \$7.75	29.0%	21.8%	

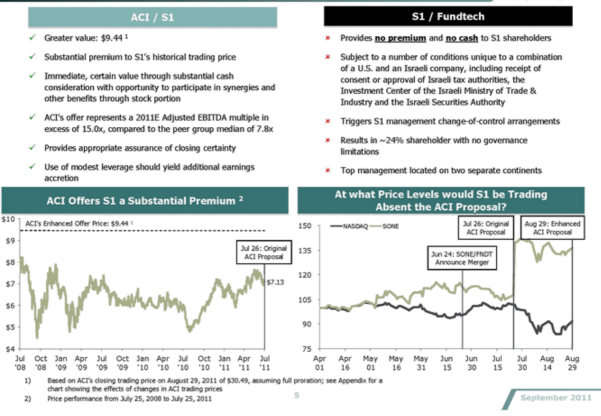
in ACI trading prices 2) To closing sale price for S1 shares on July 25, 2011

- ACI has a track record of delivering superior value to its shareholders
- ACI expects the combination of ACI and S1 will create costs savings more than double the \$12 million contemplated in the Fundtech transaction
- A combined ACI/S1 offers more meaningful global scale and growth prospects
- The Fundtech transaction denies S1 the ability to maximize shareholder value



Superior Value and Certainty



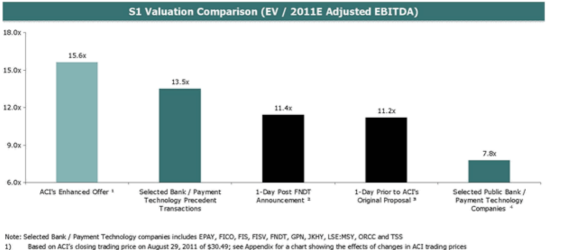


Superior Value



September 2011

- ACI's compelling offer provides meaningful value to S1 shareholders ٠
- ACI's superior offer of 15.6x 2011E Adjusted EBITDA represents a significant ٠ premium to S1's valuation prior to the original ACI proposal
- Multiple offered by ACI is far superior to the median valuation of the peer ٠ group, which is trading below 8.0x 2011E Adjusted EBITDA



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Based on ACI's closing trading price on August 29, 2011 of \$30.49; see Appendix for a chart showing the effects of changes in ACI trading prices

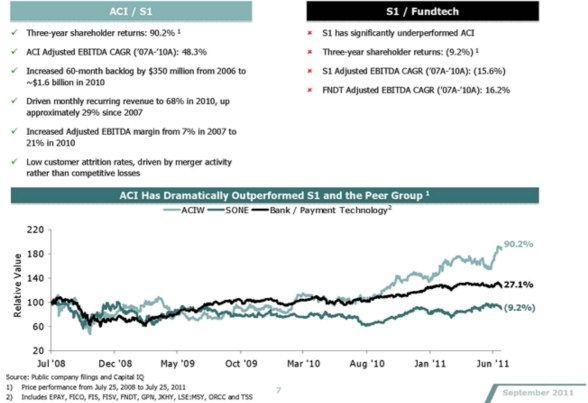
2) As of June 27, 2011

3) As of July 25, 2011

4) As of August 29, 2011

ACI's Track Record of Delivering Shareholder Value







ACI's Strong Financial Profile with Significant Revenue Visibility

Meaningful Global Scale, Cost Savings and Growth Prospects



ACI / S1

- Combined ACI/S1 able to leverage ACI's global cost structure
- Greater than \$24 million of cost synergies
 - ✓ Synergies expected to be fully realized in 2012
 - ✓ Expected sources of cost synergies include corporate and public company costs, SG&A, product management, hosting infrastructure and facilities
- ✓ Extends reach to Tier 2 & 3 financial institutions and retailers
- Expands geographic reach to better serve growing global marketplace
- Enhances market position to serve all customers more efficiently
- Lowers operational costs and improves time-to-market for customers

S1 / Fundtech

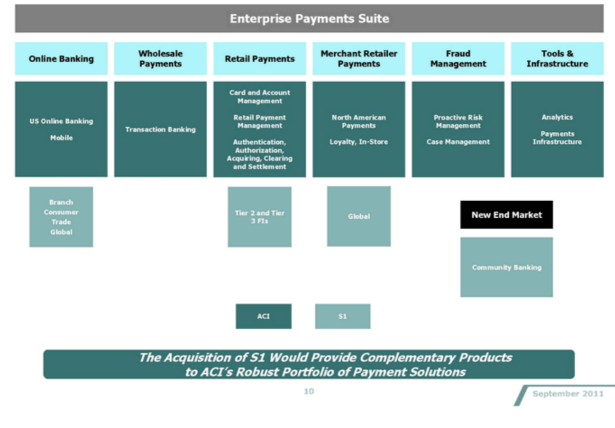
- Approximately \$12 million of unspecified cost synergies
 - Full synergies not expected to be realized until 2013
 - Potential inefficiencies of split management operating across continents
- Given Fundtech's domicile in Israel, the combined company would be prohibited from or limited in competing in several emerging markets

We Believe the Combined ACI/S1 Would Have Significantly Increased Scale and Capabilities

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Meaningful Global Scale and Growth Prospects







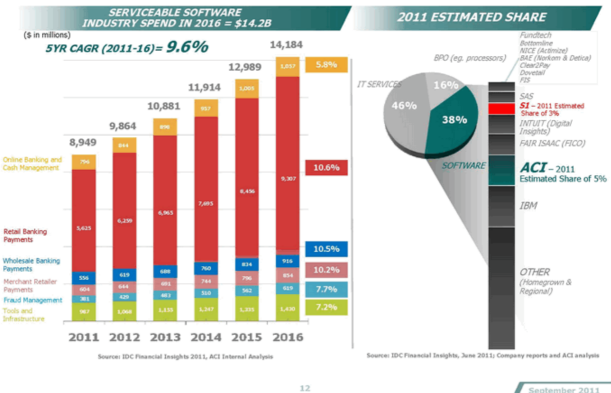
- Growth in electronic payment transaction volumes
- Consolidation creating large scale needs & inefficient platform redundancies
- Continued desire for cost reduction and increased productivity
- Need to expand fraud detection to unprotected channels
- Regulatory demands continue (e.g. Durbin, Swift)
- Search for new revenue sources (e.g. mobile)
- Globalization of industry players

Changing Market Dynamics Require Continuous Evolution

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Greater Scale To Address Large, Growing and Constantly Changing **Worldwide Payment Opportunity**





ACI Believes that the Fundtech Transaction Denies S1 the Ability To Maximize Shareholder Value



In ACI's view, S1 is effectively selling the company to Fundtech and <u>paying</u> (instead of receiving) a premium

★ S1 is paying a ~16% premium to Fundtech's 90-day unaffected VWAP ¹ prior to the transaction announcement

S1 is surrendering significant control

- * Treatment of the merger as a "change of control" under compensation agreements for S1 management
- The governance of S1 will change, with Fundtech's CEO serving as Executive Chairman, and Fundtech's current Chairman serving as Deputy Chairman of the combined company
- * The combined company will have senior leadership located in Atlanta and Israel
- × S1's Board would not constitute a majority of the combined Board, as each company will provide four directors
- Clal, a closely held investment firm managed by a few individuals and Fundtech's single largest shareholder, will own approximately 24% of the combined company, may exert considerable influence, and was exempted by the S1 Board from shareholder protections under Delaware law and will have no restrictions on a creeping takeover
- All material transactions will require the approval of the majority of the Board of the combined company on which the Fundtech directors will have a blocking vote

x S1's value claims are unsubstantiated and appear overstated ²

- S1's claim is based on an 11x trailing EBITDA multiple despite that its own financial advisor used an 8-10x trailing EBITDA multiple in its fairness analysis included in S1's proxy statement
- × S1's claim was not on a present value basis, failing to account for the 11-15% discount rate used in the fairness analysis
- S1 and Fundtech have only recently disclosed an additional \$8 million in incremental EBITDA from purported revenue synergies, but have not provided any details to support this purported benefit

S1 Shareholders Should Ask Themselves Why S1 is Paying a Premium to Fundtech <u>and</u> Giving Control to Fundtech?

1) Based on Fundtech's closing trading price on June 13, 2011 2) Source: S1's August 22, 2011 letter to shareholders

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"We suspect SONE's board will have a hard time <u>justifying turning down a 33% immediate premium,</u> given that the alternative SONE/Fundtech 'merger of equals' may take several years to blossom."

-- (DA Davidson, July 26, 2011)*

"In addition, we are encouraged by [ACI's] proposed acquisition of S1, which, before synergies, could provide incremental and accretive cross-sell opportunities in the retail and small financial institution verticals."

-- (Raymond James, July 26, 2011)*

"We think the near term and more certain nature of ACIW's offer is more compelling [than the proposed SONE merger with FNDT] we think the cross sales would be compelling, for example we think ACIW's international customers would be interested in SONE's highly-regarded international cash management system."

-- (Stephens, July 27, 2011)*

"The assumed 11.0x multiple is high. Fundtech is currently trading at 6.2x next 12 months consensus EBITDA, S1 at 12.1x, and ACI Worldwide at 7.4x. By S1's own admission, their current stock price is over-valued and ACI and Fundtech is undervalued. We believe an 8.0x multiple is more realistic Based on our adjustments, a combined S1/FNDT is worth \$8.50 per share Recommending S1 shareholders apply an 11.0x multiple in valuing the proposed merger with Fundtech while assuming ACIW is worth only 7.4x is disingenuous. If 11.0x is the right multiple, SONE shareholder[s] are better off taking the \$9.50 per share from ACIW."

-- (Janney Capital Markets, August 23, 2011)*

* Permission to use quotations was neither sought nor obtained Note: Emphasis added

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September 2011

- After lengthy precursor conversations with ACI, S1 sought an alternative transaction that would maintain management job security
- After ACI's July 26, 2011 proposal, S1 rushed its shareholder meeting calendar in a fashion that ACI believes disenfranchises S1 shareholders
 - Set August 18, 2011 record date on August 11, 2011, which ACI believes breached SEC Rule 14a-13 (which
 requires broker search cards 20 business days prior to record date)
 - Set close-in meeting date (September 22, 2011), which ACI believes was to rush S1 shareholder decision even though S1 has publicly stated it does not believe it could close the Fundtech transaction until Q4 2011
- Failed to require S1 CEO and other top managers, even those directly involved in championing the Fundtech transaction, to waive golden parachute trigger, despite the fact that S1 describes the Fundtech transaction as an "acquisition"

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- · Essentially abrogates the SEC's required say-on-parachute advisory vote
- Failed to protect against creeping takeover by new ~24% shareholder



- Failed to include forecasts in proxy solicitation materials, which is being challenged in shareholder litigation as inconsistent with Delaware case law
- August 22, 2011 shareholder letter predicts a higher value using financial analyses far more aggressive than S1's own financial advisor in an analysis characterized as "disingenuous" by Janney Capital Markets ¹, and without:
 - Disclosing financial forecasts
 - Explaining purported synergies, including \$8 million in EBITDA from purported (and undisclosed) revenue synergies
 - Adequately explaining purported cost synergies
 - Explaining rationale for 11.0x trailing EBITDA multiple despite S1's financial advisor using a range of 8.0-10.0x in its fairness analysis
 - Calculating the per share price on a net present value basis
 - · Including sensitivities based on the historical multiples and growth rates of S1 or Fundtech

1) Permission to use quotations was neither sought nor obtained

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September 2011

ACI believes that:

- ACI's offer provides greater value and more certainty to S1 shareholders
- S1/Fundtech transaction benefits S1's management at the expense of its shareholders
- S1 is effectively selling the company and paying (instead of receiving) a premium
- S1 has failed to articulate the strategy for the lower-value combination of S1/Fundtech

Vote AGAINST the S1/Fundtech Merger on the <u>BLUE</u> Proxy Card Today

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S1's Pattern of Entrenchment



September 2011

- 8/30/10: ACI met with S1 CEO and expressed interest in potentially acquiring S1
- 10/6/10: S1 management informed ACI that S1 was not for sale, but intimated that the S1 Board may be willing to consider a proposal
- 10/22/10: Entered into a confidentiality agreement with standstill through July 22, 2011
- 11/19/10: ACI submitted a written proposal to acquire S1 for \$8.40 per share in cash
- 12/20/10: ACI provided S1 with a draft merger agreement contemplating an acquisition through cash and stock
- 2/18/11: S1 sent a letter to ACI terminating discussions
- 4/8/11: S1 and Fundtech's CEOs met to discuss a potential transaction
- 4/12/11: ACI submitted a revised proposal to acquire S1 for \$8.40 per share in cash and stock
- 6/14/11: S1 informed ACI it was not interested in pursuing a transaction with ACI in order for S1 to
 pursue its long-term plan. S1 did not indicate it was in discussions with any third party
- 6/27/11: S1 and Fundtech announced their transaction
- 7/26/11: ACI proposed to acquire S1 for \$5.70 in cash and 0.1064 shares of ACI stock, assuming full
 proration, valued on that date at \$9.50 per share
- 8/2/11: S1's board rejected ACI's July 26 proposal
- 8/25/11: Publicly announced an enhanced proposal to acquire S1 for \$6.20 in cash and 0.1064 shares
 of ACI stock, assuming full proration

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 8/30/11: ACI commenced an exchange offer under which S1 shareholders would receive \$6.20 in cash plus 0.1064 shares of ACI common stock, assuming full proration

Illustrative Value of Consideration Provided in ACI's Offer



	Assuming No Proration		Assuming Full Proration			
Assumed ACI						
Share Price	Stock Consideration	Cash Consideration	Stock Consideration	Cash Consideration	Cash-Stock Consideration	
\$37.93 (1)	\$10.62	\$10.00	\$4.04	\$6.20	\$10.24	
\$35.70 (2)	\$10.00	\$10.00	\$3.80	\$6.20	\$10.00	
\$30.49 (3)	\$8.54	\$10.00	\$3.24	\$6.20	\$9.44	
\$18.92 (4)	\$5.30	\$10.00	\$2.01	\$6.20	\$8.21	

1) 2) 3) 4)

Represents highest sales price for ACI Shares in the 52 weeks ending August 29, 2011, the last trading day prior to ACI's commencement of its Exchange Offer Represents closing sales price for ACI Shares on July 25, 2011, the last trading day prior to the announcement of the Original ACI Merger Proposal Represents closing sales price for ACI Shares on August 29, 2011, the last trading day prior to the commencement of the Exchange Offer Represents the lowest sales price for ACI Shares in the 52 weeks ending August 29, 2011, the last trading day prior to the commencement of the Exchange Offer Represents the lowest sales price for ACI Shares in the 52 weeks ending August 29, 2011, the last trading day prior to the commencement of the Exchange Offer Represents the lowest sales price for ACI Shares in the 52 weeks ending August 29, 2011, the last trading day prior to the commencement of the Exchange Offer Represents the lowest sales price for ACI Shares in the 52 weeks ending August 29, 2011, the last trading day prior to the commencement of the Exchange Offer Represents the lowest sales price for ACI Shares in the 52 weeks ending August 29, 2011, the last trading day prior to the commencement of the Exchange Offer Represents the lowest sales price for ACI Shares in the 52 weeks ending August 29, 2011, the last trading day prior to the commencement of the Exchange Offer Represents the lowest sales price for ACI Shares in the 52 weeks ending August 29, 2011, the last trading day prior to the commencement of the Exchange Offer Represents the lowest sales price for ACI Shares in the 52 weeks ending August 29, 2011, the last trading day prior to the commencement of the Exchange Represents the lowest sales price for ACI Shares in the 52 weeks ending August 29, 2011, the last trading day prior to the commencement of the Exchange Represents the lowest sales price for ACI Shares in the 52 weeks ending August 29, 2011, the last trading day prior to the commencement of the Exchange Represents the lowest sales pric

The equity capital markets have been highly volatile since July 26, 2011 and market prices for ACI Shares and S1 Shares have fluctuated and can be expected to continue to fluctuate. S1 shareholders are urged to obtain current trading price information prior to deciding how to vote. The premium represented by the Exchange Offer to the Proposed Fundtech Merger may be larger or smaller depending on market prices on any given date and will fluctuate between the date of the prospectus/offer to purchase, the Expiration Time and the date of the consummation of the Exchange Offer.

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Non-GAAP Financial Measures



Estimates of future financial results are inherently unreliable. Our backlog estimates require substantial judgment and are based on a number of assumptions as described above. These assumptions may turn out to be inaccurate or wrong, including for reasons outside of management's control. For example, our customers may attempt to renegotiate or terminate their contracts for a number of reasons, including mergers, changes in their financial condition, or general changes in economic conditions in the customer's industry or geographic location, or we may experience delays in the development or delivery of products or services specified in customer contracts which may cause the actual renewal rates and amounts to differ from historical experiences. Changes in foreign currency exchange rates may also impact the amount of revenue actually recognized in future periods. Accordingly, there can be no assurance that contracts included in backlog estimates will actually generate the specified revenues or that the actual revenues will be generated within the corresponding 60-month period.

Backlog should be considered in addition to, rather than as a substitute for, reported revenue and deferred revenue.

ACI also includes Adjusted EBITDA, which is defined as operating income (loss) plus depreciation and amortization and non-cash compensation. Adjusted EBITDA is considered a non-GAAP financial measure as defined by SEC Regulation G. Adjusted EBITDA should be considered in addition to, rather than as a substitute for, operating income (loss).

(\$ in Millions)	Calendar Year Ended December 31,				
	2007	2008	2009	2010	
Net income (loss)	(\$13.8)	\$10.6	\$19.6	\$27.2	
Plus:					
Income tax expense	7.7	17.0	13.5	21.5	
Net interest expense	2.6	2.4	1.8	1.3	
Net other expense (income)	3.8	(8.2)	6.7	3.6	
Depreciation expense	6.0	6.5	6.3	6.7	
Amortization expense	14.8	15.5	17.4	19.7	
Non-cash compensation expense	5.8	7.9	7.6	7.8	
Adjusted EBITDA	\$26.9	\$51.7	\$72.9	\$87.8	

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