Filed by ACI Worldwide, Inc. pursuant to Rule 425 under the Securities Act of 1933 and deemed filed pursuant to Rule 14a-12 under the Securities Exchange Act of 1934

Subject Company: S1 Corporation Commission File No.: 000-24931







July 26, 2011

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



This press release contains 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 impact. 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 merger, (3) that we may not achieve the synergies and other expected benefits within the expected time or in the amounts we anticipate, (4) that we may not be able to promptly and effectively integrate the merged businesses after closing. 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 filings with the SEC available at the Securities and Exchange Commission ("SEC") website at <u>www.sec.gov</u>. 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 is 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. After any merger agreement is finalized with S1 or an exchange offer is commenced, ACI Worldwide, Inc. ('ACI') will file 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 would then mail a prospectus to S1 shareholders. INVESTORS AND SECURITY HOLDERS OF S1 AND ACI ARE URGED TO READ THE APPLICABLE PROSPECTUS AND OTHER DOCUMENTS THAT WILL BE FILED WITH THE SEC CAREFULLY IN THEIR ENTIRETY WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION.

Investors and security holders will be able to obtain free copies of the registration statements and prospectuses (when available) 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



Transaction Overview

Strategic Rationale & Benefits of the Transaction

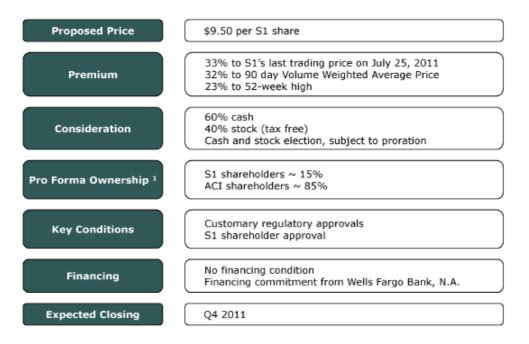
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• Key Events



- · We believe that ACI's proposal is superior to the S1-Fundtech merger
- We believe that this transaction would:
 - Provide greater scale and global reach to serve a large and growing marketplace
 - Add complementary product capabilities and customer base
 - Create significant cost savings to drive earnings accretion and margin expansion
 - Maintain a strong balance sheet with significant liquidity and substantial free cash flow





1) Based on fully diluted shares outstanding; based on ACI's share price as of July 25, 2011



July 26, 2011

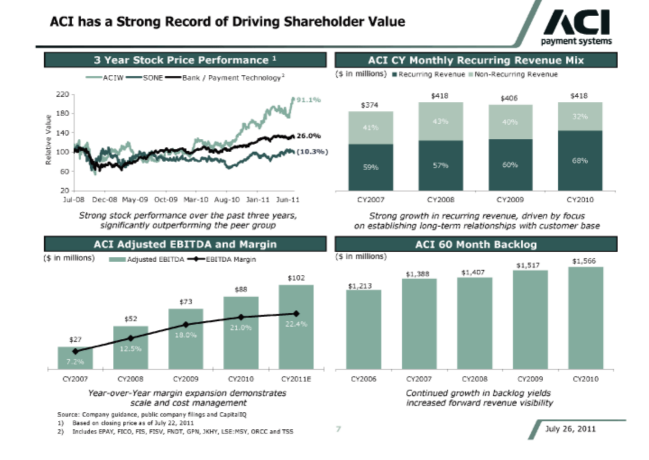
We believe that we have made a financially and strategically superior proposal compared to Fundtech transaction

Substantial premium and immediate cash value to S1 shareholders

Opportunity to participate in the long-term value creation inherent in a combined ACI-S1 through stock election



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	ACI	S1		
Global Operations	Operates in ~90 countries including US, UK, India, Singapore and Romania	Operates in 50 countries including US, South Africa, India and UK		
Employees (2010YE)	Total: 2,134 Inc. R&D: 750	Total: 1,670 Inc. R&D: 360 Americas: 73% EMEI: 14% Africa: 7% Asia/Pacific: 6%		
Revenue Breakdown (2010)	Americas: 53% EMEA: 36% Asia/Pacific: 11%			
2010 Revenue	\$418 million	\$209 million		
2010 Adjusted EBITDA	\$88 million	\$10 million		
Customers	800+ customers	3,000+ customers		
Avg. Revenue per Customer	\$523,000	\$69,000		

Combined company will have increased scale and capabilities

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Source: Public filings, company investor presentations



- Transaction Overview
- Strategic Rationale & Benefits of the Transaction

• Key Events



Full-service global provider of enterprise payments software

 Combined company with \$650 million of pro forma 3/31/2011 LTM revenue and \$110 million of pro forma 3/31/2011 LTM Adjusted EBITDA, before synergies

Highly complementary products and extends customer base

- Would provide a rich set of capabilities and a broad portfolio of products to customers across the entire electronic payments spectrum
- Expanded customer base would create cross selling opportunities

Enhanced global position

- Expands presence in key emerging markets
- Creates ~\$100 million in revenue hosting business
- Brings global reach to ACI's payments solutions for Retailers

Strong financial profile

· Solid balance sheet with substantial liquidity and significant free cash flows

Significant cost saving opportunities

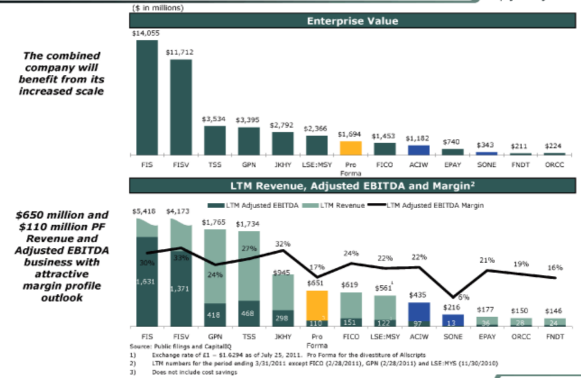
 Significant cost saving opportunities expected by leveraging global cost structure, resulting in meaningful margin expansion

The combination is expected to be accretive in 2012

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Combined Company with Enhanced Scale in Enterprise Payments

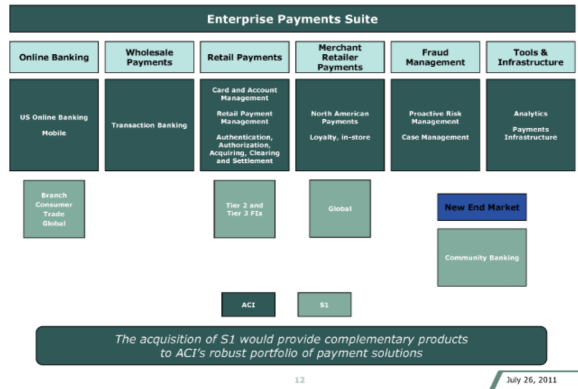




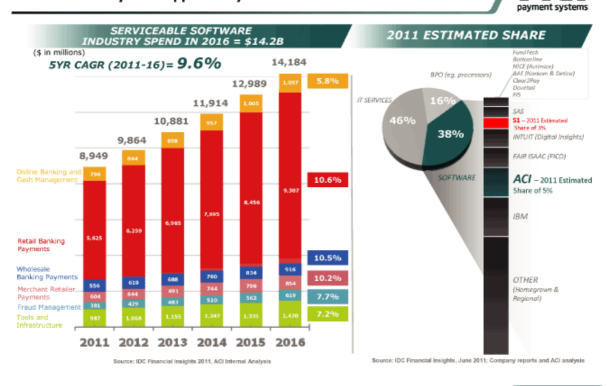
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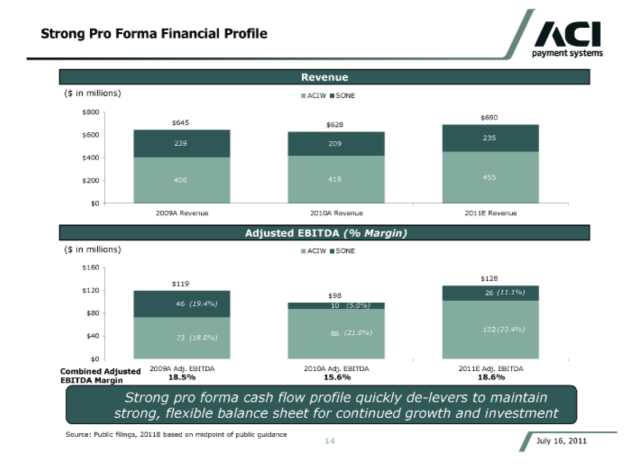


Greater Scale to Address Large & Growing Worldwide Payment Opportunity



July 16, 2011

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Combined Company Will Realize Significant Cost Savings



- We believe that the combination of ACI and S1 will deliver cost savings more than twice those contemplated in the proposed S1-Fundtech merger
- These cost savings would bring the combined business in line with ACI's historical margins
- Multiple expected sources of cost savings include corporate and public company costs, SG&A, product management, hosting infrastructure and facilities
- · We expect the transaction to be accretive in 2012

We believe that a combined ACI-S1 will benefit from leveraging a global cost structure and reducing fixed infrastructure

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• Key Events

Key Events



- S1 Board to make superior offer determination under the Fundtech merger agreement
 - Fundtech merger agreement terminated in favor of ACI transaction
- · ACI and S1 enter into a merger agreement
 - Receipt of S1 shareholder approval
 - · Customary regulatory approvals
- · ACI committed to make a transaction a reality
- Expected transaction close Q4 2011

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- · We believe that ACI's proposal is superior to the S1-Fundtech merger
- We believe that this transaction would:
 - Provide greater scale and global reach to serve a large and growing marketplace
 - Add complementary product capabilities and customer base
 - Create significant cost savings to drive earnings accretion and margin expansion
 - Maintain a strong balance sheet with significant liquidity and substantial free cash flow



ACI also includes backlog estimates which are all software license fees, maintenance fees and services specified in executed contracts, as well as revenues from assumed contract renewals to the extent that we believe recognition of the related revenue will occur within the corresponding backlog period. We have historically included assumed renewals in backlog estimates based upon automatic renewal provisions in the executed contract and our historic experience with customer renewal rates.

Backlog is considered a non-GAAP financial measure as defined by SEC Regulation G. Our 60-month backlog estimate represents expected revenues from existing customers using the following key assumptions:

- Maintenance fees are assumed to exist for the duration of the license term for those contracts in which the committed maintenance term is less than the committed license term.
- License and facilities management arrangements are assumed to renew at the end of their committed term at a rate consistent with our historical experiences.
- · Non-recurring license arrangements are assumed to renew as recurring revenue streams.
- Foreign currency exchange rates are assumed to remain constant over the 60-month backlog period for those contracts stated in currencies other than the U.S. dollar.
- · Our pricing policies and practices are assumed to remain constant over the 60-month backlog period.

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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).

Adjusted EBITDA	Calendar Year Ended December 31,			
(millions)	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 Non-cash compensation	14.8	15.5	17.4	19.7
expense	5.8	7.9	7.6	7.8
Adjusted EBITDA	\$26.9	\$51.7	\$72.9	\$87.8

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