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

FORM 10-Q/A

AMENDMENT NO. 1 TO FORM 10-Q

(X) QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15 (d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended: March 31, 1999.

OR

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

For the transition period from ____ to ____

Commission file number: 0-17972

DIGI INTERNATIONAL INC. (Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization) 41-1532464 (I.R.S. Employer Identification Number)

11001 Bren Road East Minnetonka, Minnesota 55343 (Address of principal executive offices) (Zip Code)

(612) 912-3444

(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15 (d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Yes X No ____

On April 22, 1999, there were 14,604,312 shares of the registrant's \$.01 par value Common Stock outstanding.

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RESTATEMENT OF FINANCIAL STATEMENTS AND CHANGES TO CERTAIN INFORMATION

The Registrant previously announced that it would revise the accounting treatment of its July 1998 acquisitions of ITK International, Inc. and Central Data Corporation in response to comments received from the Securities and Exchange Commission. Accordingly, this Quarterly Report on Form 10-Q/A is being filed as Amendment No. 1 to the Registrant's Quarterly Report on Form 10-Q filed with the Securities and Exchange Commission on May 17, 1999 for the purpose of restating financial information and related disclosures for the three and six month periods ended March 31, 1999. See Note 1 to the Condensed Consolidated Financial Statements.

PART I. FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

DIGI INTERNATIONAL INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS FOR THE THREE MONTHS AND SIX MONTHS ENDED MARCH 31, 1999 AND 1998 (UNAUDITED)

	Three months ended March 31		Six months en	
		1998	1999	1998
	(As Restated)		(As Restated)	
Net sales	\$ 42,631,488	\$ 45,058,973		\$ 87,649,032
Cost of sales	24, 153, 615	21,993,344		43,214,657
Gross margin	18,477,873	23,065,629	44,968,581	44,434,375
Operating expenses:	10.070.000	0 007 070	00 047 075	17 000 070
Sales and marketing	10,972,993	9,007,379	22,947,075	17,266,872
Research and development	5,887,729	3,948,109	12,363,946	7,759,010
General and administrative	6,770,104	3,445,691	13, 184, 589	7,055,815
Restructuring	1,452,909	-	1,452,909	
Total operating expenses	25,083,735	16,401,179	49,948,519	32.081.697
Operating (loss) income	(6,605,862)	6,664,450	(4,979,938)	12,352,678
operating (1000) income	(0,003,002)	0,004,400	(4,373,330)	12,002,010
Other (expense) income, principally				
interest	(35,517)	548,470	(245,302)	817,355
(1) :	(0.044.070)	7 040 000	(5,005,040)	40.470.000
(Loss) income before income taxes	(6,641,379)	7,212,920	(5, 225, 240)	13,170,033
(Benefit) provision for income taxes	(4,390,253)	2,547,584	(3,448,658)	4,662,359
Net (loss) income	\$ (2,251,126)	\$ 4,665,336	\$ (1,776,582)	\$ 8,507,674
,				
Net (loss) income per common share,				
basic	\$ (0.15)	\$ 0.35	\$ (0.12)	\$ 0.63
Net (loss) income per common share,	. (0.45)		. (0.40)	
assuming dilution	\$ (0.15)	\$ 0.33	\$ (0.12)	\$ 0.60
eighted average common shares, basic 14,590,771		13,508,084	14,581,396	13,494,509
Weighted average common shares,				
assuming dilution	14,590,771	14,265,107	14,581,396	14,149,319

DIGI INTERNATIONAL INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEET

	March 31 1999	September 30 1998
	(As Restated) (unaudited)	(As Restated)
ASSETS		
Current assets:		
Cash and cash equivalents	\$ 11,260,148	\$ 10,355,368
Accounts receivable, net	32,803,190	48,549,145
Inventories, net	28, 474, 757	27, 365, 924
0ther	5,563,774	6,139,941
Total current assets	78,101,869	
Property, equipment and improvements, net	31,409,183	33,990,923
Intangible assets, net	57,141,579	63,602,435
Other	2,281,518	2,978,883
Total assets	\$ 168,934,149	2,978,883 \$ 192,982,619
LIABILITIES AND STOCKHOLDERS' EQUITY		
Current liabilities:		
Borrowings under line of credit agreements	\$ 4,909,407	\$ 10,707,000
Current portion of long-term debt	38,415	264,025
Accounts payable	10,612,010	15, 255, 175
Income taxes payable	155,760	3,797,588
Accrued expenses:	2 202 076	2 651 742
Advertising	2,282,076	2,651,742
Compensation Other	4,229,741	6,776,292
Restructuring accruals	7,579,988 4 521 226	9,808,835 5,254,000
Reserrated in the account of the acc	4,521,226	
Total current liabilities	34,328,623	54,514,657
Long-term debt	9,596,916	11,124,446
Net deferred income taxes	4,624,533	5,817,933
Other	-	275,000
Total liabilities	48,550,072	71,732,036
Commitments and contingencies		
Stockholders' equity:		
Preferred stock, \$.01 par value; 2,000,000 shares		
authorized; none outstanding		
Common stock, \$.01 par value; 60,000,000 shares		
authorized; 15,885,079 and 15,790,975 shares issued	158,851	157,910
Additional paid-in capital	69,882,481	70,461,123
Retained earnings	73, 266, 224	75,042,806
Cumulative other comprehensive loss	(262,314)	(815,809)
	143,045,242	144,846,030
Unearned stock compensation	(493, 277)	(1,700,635)
Treasury stock, at cost, 1,321,368 and 1,247,094	(493,211)	(1,700,033)
shares	(22, 167, 888)	(21,894,812)
Total stockholders' equity	120,384,077	121,250,583
Total liabilities and stockholders! equity	\$ 168 024 140	\$ 102 082 610
Total liabilities and stockholders' equity	\$ 168,934,149	\$ 192,982,619

The accompanying notes are an integral part of the condensed consolidated financial statements.

DIGI INTERNATIONAL INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE SIX MONTHS ENDED MARCH 31, 1999 AND 1998 (UNAUDITED)

	1999	1998
	(As Restated)	
	(No Nescacea)	
Operating activities:	. (()	
Net (loss) income Adjustments to reconcile net (loss) income to net	\$ (1,776,582)	\$ 8,507,674
cash provided by operating activities:		
Restructuring	\$ 1,172,672	\$ -
Depreciation and amortization	8,886,709	3,380,308
Provision for losses on accounts receivable	285,000	707,992
Provision for inventory obsolescence	2,895,399	3,084,569
(Gain) loss on sale of fixed assets	(5,227)	122,421
Stock compensation	459,023	531,827
Changes in operating assets and liabilities	(2,043,917)	340,760
Tatal addustments	44 640 650	0.407.077
Total adjustments	11,649,659	8,167,877
Net cash provided by operating activities	9,873,077	16,675,551
Net cash provided by operating activities		
Investing activities:		
Purchase of property, equipment and	()	()
improvements, and intangibles	(3,052,230)	(3,469,771)
Proceeds from the sale of property, equipment and	057 633	10 710
improvements Investment in AetherWorks Corporation	857,622	12,713 (2,000,000)
Threstment in Aetherworks Corporation	-	(2,000,000)
Net cash used in investing activities	(2,194,608)	(5,457,058)
Financing activities:		
Principal payments on borrowings	(5,979,904)	_
Treasury stock purchase	(815,000)	_
Proceeds from exercise of stock options and	(020,000)	
employee stock purchases	712,728	563,718
Net cash (used in) provided by financing activities	(6,082,176)	563,718
Effect of evolunce rate changes on each and each equivalents	(004 540)	
Effect of exchange rate changes on cash and cash equivalents	(691,513)	- 11 702 211
Net increase in cash and cash equivalents	904,780	11,782,211
Cash and cash equivalents, beginning of period	10,355,368	31,329,666
Cash and cash equivalents, end of period	\$ 11,260,148	

DIGI INTERNATIONAL INC. AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

1. BASIS OF PRESENTATION

The interim condensed consolidated financial statements included in this Form 10-Q have been prepared by the Company, without audit, pursuant to the rules and regulations of the Securities and Exchange Commission (SEC). Certain information and footnote disclosures, normally included in financial statements prepared in accordance with generally accepted accounting principles, have been condensed or omitted, pursuant to such rules and regulations. These condensed consolidated financial statements should be read in conjunction with the consolidated financial statements and related notes thereto included in the Company's 1998 Annual Report and Form 10-K/A.

The condensed consolidated financial statements presented herein as of March 31, 1999, and for the three months and six months ended March 31, 1999, and 1998, reflect, in the opinion of management, all adjustments (which, other than the second quarter 1999 restructuring charges, consist only of normal, recurring adjustments) necessary for a fair presentation of the consolidated financial position and the consolidated results of operations and cash flows for the periods presented. The consolidated results of operations for any interim period are not necessarily indicative of results for the full year.

After discussion with the staff of the Securities and Exchange Commission (the SEC) the condensed consolidated financial statements as of September 30, 1998, December 31, 1998, and March 31, 1999 and for the year ended September 30, 1998 and the three month period ended December 31, 1998 and the three and six month periods ended March 31, 1999 have been restated to reflect a change in the measurement and allocations of the purchase prices related to the July 1998 acquisitions of ITK and CDC.

The Company allocated amounts to IPR&D and intangible assets in the fourth quarter of 1998 in a manner consistent with widely recognized appraisal practices at the date of the acquisitions of ITK and CDC. Subsequent to the acquisitions, the SEC staff expressed broad views that took issue with certain appraisal practices generally employed by many public companies in determining the fair value of IPR&D. As a result of these developments, the Company has modified its valuation of IPR&D using the alternative income valuation approach. In addition, in response to questions raised by the SEC about the Company's measurement of the fair value of common stock and common stock options issued in the ITK and CDC acquisitions, the Company has modified its valuation of this portion of the purchase prices.

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NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

1. BASIS OF PRESENTATION (CONTINUED)

As a result of valuing IPR&D using the alternative income valuation approach and adjusting the measurement of the purchase prices, the Company, in consultation with their independent accountants, has revised its measurement and allocations of the purchase prices, including the amounts allocated to IPR&D. The effect of these adjustments was to; reduce the aggregate amount originally allocated to IPR&D from \$39.2 million to \$16.1 million; increase the aggregate amount allocated to current technologies from \$15.0 to \$29.1 million; increase the amount of net deferred tax liabilities from \$0 to \$6.3 million; increase goodwill from \$8.2 million to \$27.4 million; increase additional paid in-capital from \$68.7 million to \$70.5 million; and reduce unearned stock compensation from \$3.8 million to \$1.7 million. These adjustments will also result in additional, annual amortization expense, related to identifiable intangibles and goodwill of approximately \$5.0 million (assuming there are no future adjustments to reflect impairments of such intangibles and goodwill).

The restatement does not affect previously reported net cash flows for the periods presented. The effect of this restatement on previously reported condensed consolidated financial statements as of and for the three and six month periods ended March 31, 1999 is as follows:

	March 31, 1999 (Unaudited)	
	As Previously	iteu)
Statements of Operations Data:	Reported	As Restated
·		
General and administrative expenses	\$5,527,153	\$6,770,104
Total operating expenses	23,840,784	25,083,735
Operating loss	(5,362,911)	(6,605,862)
Loss before income taxes	(5,398,428)	(6,641,379)
Income tax benefit	(2,890,040)	(4,390,253)
Net loss	\$(2,508,388)	\$(2,251,126)
Net loss per share, basic	\$(0.17)	\$(0.15)
Net loss per share, assuming dilution	\$(0.17)	\$(0.15)

Three Months Ended

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

1. BASIS OF PRESENTATION (CONTINUED)

Six Months Ended: March 31, 1999 (Unaudited)

	(0	04)
	As Previously	
	Reported	As Restated
Statements of Operations Data:		
General and administrative expenses	\$10,679,442	\$13,184,589
Total operating expenses	47,443,372	49,948,519
Operating loss	(2,474,791)	(4,979,938)
Loss before income taxes	(2,720,093)	(5,225,240)
Income tax benefit	(1,577,655)	(3,448,658)
Net loss	\$(1,142,438)	\$(1,776,582)
Net loss per share, basic	\$(0.08)	\$(0.12)
Net loss per share, assuming dilution	\$(0.08)	\$(0.12)

		31, 1999 Hited)	September	30, 1998
	As Previously	,	As Previously	
	Reported	As Restated	Reported	As Restated
Balance Sheet Data				
Intangible assets, net	\$31,240,847	\$57,141,579	\$31,354,483	\$63,602,435
Total assets	143,033,417	168,934,149	160,734,667	192,982,619
Income taxes payable	833,194	155,760	3,797,588	3,979,588
Total current liabilities	35,066,055	34,328,623	54,514,657	54,514,657
Deferred income taxes	· · · -	4,624,533	-	5,817,933
Total liabilities	44,602,971	48,550,072	65,914,103	71,732,036
Additional paid-in capital	69,882,481	69,882,481	68,695,448	70,461,123
Retained earnings	51,312,593	73, 266, 224	52,455,031	75,042,806
Unearned stock compensation	(493, 277)	(493, 277)	(3,777,204)	(1,700,635)
Total stockholders' equity	\$98,430,446	\$120,384,077	\$94,820,564	\$121,250,583

RESTRUCTURING

In July 1998, the Company's Board of Directors approved a restructuring plan related to the consolidation of its offices in Germany and England. The restructuring plan relates to the closure of existing leased facilities rendered redundant by the acquisition of ITK. The charge of \$1,020,000 (\$647,000 net of tax benefits), consisted of \$61,483 of noncancellable rent commitments the Company expects to incur following closure of the Cologne, Germany facility, \$100,100 of contractual payment obligations for office furniture and other equipment the Company expects to incur following the closure of the Cologne, Germany facility, \$202,039 related to the write-off of leasehold improvements in connection with the closure of the Cologne, Germany facility and \$656,368 of termination payments associated with the elimination of six positions in Cologne, Germany and Bagshot, England. The Company closed the Cologne facility in December of fiscal 1999. As of March 31, 1999, \$165,111 of termination payments have been made relating to one employee in Bagshot, England, and \$33,278 of payments have been made relating to contractual obligations for idle office equipment in Cologne, Germany. The Company expects to complete these restructuring activities by June 1999. A summary of payments and adjustments is included in the table below.

Description	Balance at September 30, 1998	Payments	Change in Estimate Adjustments	Balance at March 31, 1999
Severance and termination costs Rent commitments	\$ 656,368	\$ (165,111)	\$ -	\$ 491,257
	61,483	-	-	61,483
Contractual payments for office equipment Write-offs of leasehold	100,110	(33,278)	-	66,832
improvements	202,039	-	-	202,039
TOTAL	\$ 1,020,000	\$ (198,389)	\$ -	\$ 821,611

RESTRUCTURING (CONTINUED)

In connection with the Company's acquisition of ITK, the Company has formulated a plan of reorganization and accordingly, has recognized a \$3,484,000 restructuring liability which the Company has included as a component of total liabilities assumed in the acquisition. Components of this estimated liability include \$1,844,000 of termination payments associated with 10 employees the Company expects to eliminate at the Chelmsford, Massachusetts ITK location and 20 employees the Company expects to eliminate at the Dortmund, Germany location and \$1,640,000 of noncancellable rent obligations for facilities the Company expects to incur following closure of facilities in Chelmsford, Massachusetts and Bristol and Newbury, England. The Company plans to vacate the Chelmsford, Bristol, and Newbury facilities in March 1999, October 1998 and May 1999, respectively. As of March 31, 1999, \$1,298,959 of payments have been made relating to termination costs in Dortmund and \$225,118 of payments have been made related to rent commitments for vacant facilities in Bristol, England and Chelmsford, Massachusetts. The Company expects to complete these restructuring activities by June 1999. A summary of payments and adjustments is included in the table below.

Description	Balance at September 30 1998	Payments	Change in Estimate Adjustments	Balance at March 31, 1999
Severance and termination costs Rent commitments	\$ 1,844,000 1,640,000	\$ (1,298,959) (225,118)	\$ -	\$ 545,041 1,414,882
TOTAL	\$ 3,484,000	\$ (1,524,077)	\$ -	\$ 1,959,923

In connection with the Company's acquisition of CDC, the Company has formulated a plan of reorganization and accordingly, the Company has recognized a \$750,000 restructuring liability which the Company has included as a component of total liabilities assumed in the acquisition. Components of this estimated liability include \$675,000 of termination payments, associated with 22 employees the Company expects to eliminate when it closes the Champaign, Illinois facility in January 1999 and \$75,000 related to facility closure costs the Company expects to incur following closure and sale of the Champaign, Illinois facility. As of March 31, 1999, \$152,552 of payments have been made relating to termination costs. The CDC facility was sold in January 1999. The Company expects to complete these restructuring activities by June 1999. A summary of payments and adjustments is included in the table below.

Description	Balance at September 30 1998	Payments	Change Estima Adjustm	.te	Balance at March 31, 1999
Severance and termination costs Facility closure	\$ 675,000 75,000	\$ (152,552) -	\$	- -	\$ 522,448 75,000
TOTAL	\$ 750,000	\$ (152,552)	\$	-	\$ 597,448

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2. RESTRUCTURING (CONTINUED)

As a result of changes in management in fiscal 1999, the Company has not completed the execution of the aforementioned restructuring plans. New management of the Company is in the process of completing the execution of these restructuring plans.

In March 1999, the Company's Board of Directors approved a restructuring plan related to the reorganization of sales and marketing functions in Germany, England and the United States, by consolidating worldwide sales and marketing resources into strategic locations. The related charge of \$1,452,909 (\$610,222 net of tax benefits) consists of \$151,038 of existing commitments for rent on facilities vacated by the Company in Hamburg, Nurnberg, and Frankfurt Germany and \$1,301,871 of termination payments associated with the elimination of 44 positions in Dortmund Germany, Bagshot, England, Sunnyvale, California, and Minneapolis Minnesota. As of March 31, 1999, \$300,343 of payments have been made related to termination costs for seven employees in Dortmund, Germany, Sunnyvale, California, and Minneapolis, Minnesota. The Company expects to complete these restructuring activities by December 31, 1999. A summary of payments and adjustments is included in the table below.

Description	Beginning Balance	Payments	Change in Estimate Adjustments	Balance at March 31, 1999
Severance and termination costs Rent commitments	\$ 1,301,871 151,038	\$ (300,343)		\$ 1,001,528 151,038
TOTAL	\$ 1,452,909	\$ (300,343)	\$ -	\$ 1,152,566

3. INVENTORIES

Inventories, net are stated at the lower of cost or market, with cost determined on the first-in, first-out method. Inventories at March 31, 1999 and September 30, 1998 consisted of the following:

	March 31, 1999	September 30, 1998
Raw materials	\$16,722,050	\$13,707,999
Work in process	2,804,595	2,922,442
Finished goods	8,948,112	10,735,483
	\$28,474,757	\$27,365,924

4. COMPREHENSIVE (LOSS) INCOME

Effective October 1, 1998, the Company adopted Statement of Financial Accounting Standards No. 130, "Reporting Comprehensive Income." The statement establishes standards for the reporting and display of comprehensive (loss) income and its components. Comprehensive (loss) income is defined as the change in equity of a business enterprise during a period from transactions and other events and circumstances from non-owner sources. It includes all changes in equity during a period except those resulting from investments by owners and distributions to owners. For the Company, comprehensive (loss) income includes net (loss) income and foreign currency translation adjustments that are charged or credited to stockholders' equity.

Comprehensive (loss) income for the three months and six months ended March 31, 1999 and 1998 was as follows:

	Three months ended March 31		Six months ended March 31	
	1999	1998	1999	1998
	(As Restated)		(As Restated)	
Net (loss) income	\$(2,251,126)	\$4,665,336	\$(1,776,582)	\$8,507,674
Foreign currency translation adjustments	72,409 	-	553,495 	-
Comprehensive (loss) income	\$(2,178,717) 	\$4,665,336	\$(1,223,087) 	\$8,507,674

5. NET (LOSS) INCOME PER SHARE

Basic net (loss) income per share is calculated based on only the weighted average of common shares outstanding during the period. Net income per share, assuming dilution, is computed by dividing net income by the weighted average number of common and common equivalent shares outstanding during each period. The Company's only common stock equivalents are those that result from dilutive common stock options. Such common stock equivalents were excluded in determining the weighted average common and common stock equivalents for the three and six months ended March 31, 1999, because their effect was anti-dilutive. The calculation of dilutive earnings per share excludes the 268,311 and 276,223 equivalent shares of the Company for the three months and six months ended March 31, 1999, attributable to the common stock options issued by the Company because their effect was anti-dilutive.

6. LEGAL PROCEEDINGS

Discussion of legal matters is incorporated by reference from Part II, Item I of this Form 10-Q "Legal Proceedings" and should be considered an integral part of these Consolidated Condensed Financial Statements and Accompanying Notes.

REVIEW REPORT OF INDEPENDENT ACCOUNTANTS

To the Stockholders and Board of Directors of Digi International Inc.:

We have reviewed the accompanying condensed consolidated balance sheet of Digi International Inc. and subsidiaries as of March 31, 1999, and the related condensed consolidated statements of operations for the three and six month periods ended March 31, 1999 and 19998, and cash flows for the six month periods ended March 31, 1999, and 1998. These condensed consolidated financial statements are the responsibility of the Company's management.

We conducted our reviews in accordance with standards established by the American Institute of Certified Public Accountants. A review of interim financial information consists principally of applying analytical procedures to financial data and making inquiries of persons responsible for financial and accounting matters. It is substantially less in scope than an audit conducted in accordance with generally accepted auditing standards, the objective of which is the expression of an opinion regarding the financial statements taken as a whole. Accordingly, we do not express such an opinion.

Based on our reviews, we are not aware of any material modifications that should be made to the condensed consolidated financial statements referred to above for them to be in conformity with generally accepted accounting principles.

We have previously audited, in accordance with generally accepted auditing standards, the consolidated balance sheet as of September 30, 1998, and the related consolidated statements of operations and cash flows for the year then ended (not presented herein); and in our report dated December 11, 1998, except as to Notes 2 and 3, for which the date is July 23, 1999, we expressed an unqualified opinion on those consolidated financial statements. Such financial statements have been restated as described in the following paragraph. In our opinion, the information set forth in the accompanying condensed consolidated balance sheet as of September 30, 1998, is fairly stated in all material respects in relation to the consolidated balance sheet from which it has been derived.

As more fully described in Note 1 to the accompanying condensed consolidated financial statements and Note 2 of the Company's consolidated financial statements as of and for the year ended September 30, 1998, the Company and the staff of the Securities and Exchange Commission have had discussions regarding the accounting treatment related to the July 1998 acquisitions of ITK International, Inc. and Central Data Corporation. As a result of these discussions, the Company has changed the method used to allocate the purchase price to in-process technologies. In connection with this modification, the Company has adjusted the measurement and allocations of the purchase prices recorded for the aforementioned acquisitions. Accordingly, the consolidated financial statements as of and for the year ended September 30, 1998 and as of and for the three and six months ended March 31, 1999, have been restated.

/s/ PricewaterhouseCoopers LLP

Minneapolis, Minnesota April 16, 1999, except for the information in Note 1 as to which the date is July 23, 1999

OVERVIEW

The Company previously announced it would revise the accounting treatment of its July 1998 acquisitions of ITK and CDC in response to comments received from the Securities and Exchange Commission. The following discussion includes all changes that have been made related to the restatement. See Note 1 to the Condensed Consolidated Financial Statements.

CONSOLIDATED RESULTS OF OPERATIONS

The following table sets forth selected information derived from the Company's interim condensed consolidated statements of operations expressed as percentages of sales:

	end	Three months ended March 31		ende	Six months ended March 31	
	1999			1999	1998	
	(As Restated)			(As Restated)		
Net sales	100.0	100.0	(5.4)	100.0%	100.0%	7.3%
Cost of sales	56.7	48.8	9.8	52.2	49.3	13.5
Gross margin	43.3	51.2	(19.9)	47.8		1.2
Operating expenses: Sales and marketing Research and development General and administrative Restructuring	25.7	20.0 8.8 7.6 0.0	21.8 49.1 96.5	24.4 13.2 14.0 1.5		32.9 59.3 86.9
Total operating expenses	58.8	36.4	52.9	53.1	36.6	55.7
Operating income Other (expense) income, net	(15.5) (0.1)	14.8	(199.1) (106.5)	(5.3) (0.3)	14.1	(140.3) (130.0)
Income before income taxes Provision for income taxes	(15.6) (10.3)	16.0 5.7	(192.1) (272.3)	(5.6)	15.0 5.3	(139.7) (174.0)
Net income	(5.3)	10.4	(148.3)	(1.9)%	9.7%	(120.9)%

NET SALES

Net sales for the three months ended March 31, 1999, were lower than net sales for the corresponding three months ended March 31, 1998, by \$2,427,485 or a 5.4 % decrease; net sales for the six months ended March 31, 1999 were higher than net sales for the corresponding six months ended March 31, 1998, by \$6,377,478 or a 7.3% increase. The sales of the products added in connection with the acquisitions of ITK and CDC in July 1998 generated revenues of \$9,677,760 and \$23,329,269 for the three months and six months ended March 31, 1999. These revenue increases were mitigated by a decrease in demand for the Company's physical layer products resulting in a decrease in related revenues of \$4,364,700 and \$10,504,100 for the three and six months ended March 31, 1999 relative to comparable periods of 1998. During second

CONSOLIDATED RESULTS OF OPERATIONS (CONTINUED)

NET SALES (CONTINUED)

quarter of fiscal 1999, the Company implemented a channel inventory management program that discontinued the practice of extending special incentives to its distributors to increase demand. The result of this change in practice was to reduce revenue and to reduce days of inventory in the distribution channel.

The following table sets forth revenue by principal product group expressed as a percentage of net sales:

	Three months Ended March 31		Six months Ended March 31	
	1999 1998		1999 199	
Server Based	64.8%	69.0%	62.8%	60.9%
Physical Layer	8.4%	11.2%	8.7%	15.6%
OEM	26.8%	19.8%	28.5%	23.5%
Total	100.0%	100.0%	100.0%	100.0%

GROSS MARGIN

Gross margin for the three months and six months ended March 31, 1999 was 43.3% and 47.8%, as compared to 51.2% and 50.7% for the three months and six months ended March 31, 1998. Gross margin for the three months and six months ended March 31, 1999, was impacted by the increased proportion of sales from lower gross margin OEM sales. Gross margin was also impacted by reduced margin from ITK operations which accounted for 15% of total sales for the quarter ended March 31, 1999 and 16% of total sales for the six-month period ended March 31, 1999. Included in ITK results was the impact of the discontinued sale of Telebit modem products purchased as part of the ITK acquisition in which remaining inventory was sold at a deep discount during the quarter. In addition, margins generated from physical layer LAN products have declined in fiscal 1999 due to market-driven reductions in selling prices.

OPERATING EXPENSES

Operating expenses for the three months ended March 31, 1999, increased approximately \$7.5 million (excluding second quarter restructuring charges of \$1.5 million) or 45.9% as compared to operating expenses for the three months ended March 31, 1998. The operations of ITK, which was acquired in the fourth quarter of fiscal 1998, accounted for approximately \$5.3 million or a 32.3% increase in operating expenses. CDC, which was acquired in the fourth quarter of fiscal 1998, accounted for approximately \$930,000 of operating expense for first quarter and has been fully integrated into the Company's existing operations during second quarter of fiscal 1999. In addition, during the three months ended March 31, 1999, the Company recorded a one-time restructuring charge of \$1.5 million due to reorganization of the sales and marketing functions in

CONSOLIDATED RESULTS OF OPERATIONS (CONTINUED)

OPERATING EXPENSES (CONTINUED)

Germany, England and the United States. General and administrative expense also increased due to approximately \$2.5 million increase in amortization expense resulting from identifiable intangible assets and goodwill acquired in the ITK and CDC transactions.

Operating expenses for the six months ended March 31, 1999 increased by approximately \$16.4 million (excluding second quarter restructuring charges) or 51.2% as compared to operating expenses for the six months ended March 31, 1998. The operations of ITK accounted for approximately \$10.9 million. Research and Development and Sales and Marketing costs have increased for the six months ended March 31, 1999, due to development of new products and preparation for new product launch. General and administrative expenses also increased due to the approximately \$5.0 million increase in amortization expense resulting from identifiable intangible assets and goodwill acquired in the ITK and CDC transactions.

The Company anticipated annual cost savings of approximately \$5.2 million relating to restructuring plans implemented by the Company (see Footnote 2 of the condensed consolidated financial statements). These cost savings will principally reduce future selling, general and administrative expenses and were expected to begin during first quarter of fiscal 1999. As a result of changes in management during fiscal 1999, the execution of restructuring plans was delayed. The Company expects to begin to realize the full effect of the aforementioned cost savings by December of 1999.

ACQUIRED IN-PROCESS RESEARCH AND DEVELOPMENT

During July, 1998 the Company acquired ITK and CDC. These transactions was accounted for using the purchase method of accounting. The purchase prices were allocated to the net assets acquired based on their estimated fair market values at the date of acquisitions.

After discussion with the staff of the Securities and Exchange Commission (the SEC) the condensed consolidated financial statements as of September 30, 1998 and March 31, 1999 and for the three and six month periods ended March 31, 1999 have been restated to reflect a change in the measurement and allocations of the purchase prices related to the July 1998 acquisitions of ITK and CDC.

The Company allocated amounts to IPR&D and intangible assets in the fourth quarter of 1998 in a manner consistent with widely recognized appraisal practices at the date of the acquisitions of ITK and CDC. Subsequent to the acquisitions, the SEC staff expressed broad views that took issue with certain appraisal practices generally employed by many public companies in determining the fair value of IPR&D. As a result of these developments, the Company has modified its valuation of IPR&D using the alternative income valuation approach.

CONSOLIDATED RESULTS OF OPERATIONS (CONTINUED)

ACQUIRED IN-PROCESS RESEARCH AND DEVELOPMENT (CONTINUED)

As a result of valuing IPR&D using the alternative income valuation approach and adjusting the measurement of the purchase prices, the Company, in consultation with their independent accountants, has revised its measurement and allocations of the purchase prices, including the amounts allocated to IPR&D. The effect of these adjustments was to; reduce the aggregate amount originally allocated to IPR&D from \$39.2 million to \$16.1 million; increase the aggregate amount allocated to current technologies from \$15.0 to \$29.1 million; increase the amount of net deferred tax liabilities from \$0 to \$6.3 million; increase goodwill from \$8.2 million to \$27.4 million; increase additional paid in-capital from \$68.7 million to \$70.5 million; and reduce unearned stock compensation from \$3.8 million to \$1.7 million.

The value assigned to purchased in-process technology was related to research projects for which technological feasibility had not been established, Internet Protocol (VoIP) technology (\$11.3 million) and Universal Serial Bus (USB) technology (\$4.8 million).

The Company is continuing development of the acquired in-process VoIP technology and, as of June 30, 1999 believes that its development efforts are on schedule to meet the product release schedule referred to in the Company's Annual Report on Form 10-K/A without any significant changes in its research and development costs. However, these expectations are subject to change, given the uncertainties of the development process and changes in market expectations.

The Company is continuing development of the acquired in-process USB research and development and has developed and released USB products, with initial product revenues generated during November 1998. Completion of the in-process USB research and development was achieved without any significant changes in the estimated research and development costs.

OTHER (EXPENSE) INCOME

Other expense, principally interest expense for the three months and six months ended March 31, 1999, results from debt assumed in the acquisition of ITK, net of interest earned on cash and cash equivalents. Other income for the three months and six months ended March 31, 1998 resulted from interest earned on cash and cash equivalent balances.

INCOME TAXES

Income taxes have been provided for at an estimated annual effective rate of 66% for the six months ended March 31, 1999. This effective tax rate exceeds the U.S. statutory income tax rate and the effective tax rate of 35.4% in the six months ended March 31, 1998 primarily due to additional \$10.0 million of annual amortization expense related to the Company's acquisitions of ITK and CDC which is not deductible for income tax reporting purposes.

CONSOLIDATED RESULTS OF OPERATIONS (CONTINUED)

FINANCIAL CONDITION

LIQUIDITY AND CAPITAL RESOURCES

The Company has financed its operations principally with funds generated from operations. Investing activities for the six months ended March 31, 1999, consisted primarily of purchases of equipment and capital improvements totaling approximately \$3.1 million. Financing activities for the six months ended March 31, 1999, consisted primarily of payments on line of credit and debt obligations totaling approximately \$6.0 million. At March 31, 1999, the Company had working capital of approximately \$43.8 million. During the quarter, the Company reduced its unsecured line of credit from \$15 million to \$5 million. The Company is negotiating to extend the unsecured line of credit which expires May 31, 1999. The Company has no borrowings outstanding on this line of credit.

The Company's management believes that current financial resources, cash generated from operations and the Company's potential capacity for debt and/or equity financing will be sufficient to fund current and future business operations.

During the quarter ended March 31, 1999, the Company used \$815,000 of cash to purchase 105,000 shares of the Company's stock at an average price of \$7.76 per share for use in the Company's benefit plans.

FORETGN CURRENCY

Effective January 1, 1999, eleven countries of the European Union converted to a common currency called the "Euro." This action will cause some of the Company's European transactions to be negotiated, invoiced and paid in "Euros." The conversion will most likely add currency exchange costs and risks, although such costs and risks are not quantifiable at this time.

For the six months ended March 31, 1999, the Company had foreign transactions that were negotiated and invoiced amounting to approximately \$31.0 million, of which \$19.5 million were in U.S. dollars and \$11.5 million were Deutschemark-denominated sales through the newly acquired subsidiary ITK. In future periods, a significant portion of sales made through ITK will be made in Deutschemarks until full integration of the "Euro" is achieved. The Company has not implemented a hedging strategy to reduce the risk of foreign currency translation exposures, which management does not believe to be significant based on the scope of the Company's foreign operations as of March 31, 1999.

CONSOLIDATED RESULTS OF OPERATIONS (CONTINUED)

YEAR 2000 ISSUES

The Company began a comprehensive project in 1996 to prepare its products and its internal computer systems for the year 2000. Most of the Company's products are year 2000 compliant because there is very little or no date processing involved. Certain products, including end-of-life versions, do require customer action such as a patch or version upgrade to be compliant. These products are being identified, and the Company is in the process of notifying impacted customers.

The Company believes its implementation of a new enterprise-wide information management system, principally installed to improve operating efficiency, will address the Company's internal year 2000 compliance issues. Because of the acquisitions of ITK and CDC, the worldwide rollout of this system will not be completed until the late summer of calendar 1999. If necessary conversions are not completed on a timely basis, the effects of being unable to adequately process year 2000 dated transactions could have a material adverse effect on the Company's operations. Overall, management believes the year 2000 will not have a significant impact on operations. The Company plans to continue with remediation and testing efforts with both its products and internal systems to further mitigate any risks associated with the year 2000.

The costs associated with the year 2000 project are minimal and are not incremental to the Company, but include temporary reallocation of existing resources. Although the Company believes that the remaining cost of year 2000 modifications for both internal-use systems and the Company's products is not material, there can be no assurances that various factors relating to the year 2000 compliance issues, including litigation, will not have a material adverse effect on the Company's business, operating results, or financial position.

CONSOLIDATED RESULTS OF OPERATIONS (CONTINUED)

INFLATION

Management believes inflation has not had a material effect on the Company's operations or on its financial position.

FORWARD LOOKING STATEMENTS

Certain statements made above, which are summarized below, are forward-looking statements that involve risks and uncertainties, and actual results may be materially different. Factors that could cause actual results to differ include those identified below:

THE EXPECTATION THAT VARIOUS RESTRUCTURING ACTIVITIES IN CONNECTION WITH THE ACQUISITIONS OF ITK AND CDC WILL BE COMPLETED ACCORDING TO SCHEDULE AND WILL RESULT IN EXPECTED BENEFITS - This expectation may be impacted by presently unanticipated delays or expenses.

THE EXPECTATION THAT RESTRUCTURING ACTIVITIES IN CONNECTION REORGANIZATION OF THE SALES AND MARKETING FUNCTIONS IN GERMANY, ENGLAND AND THE UNITED STATES WILL BE COMPLETED ACCORDING TO SCHEDULE - This expectation may be impacted by presently unanticipated delays or expenses.

THE EXPECTATION THAT THE COMPANY'S 1999 EFFECTIVE TAX RATE WILL BE 66 PERCENT - -This expectation may be impacted by the changes in the Company's level of profitability.

THE BELIEF THAT THE COMPANY'S CURRENT FINANCIAL RESOURCES, CASH GENERATED FROM OPERATIONS AND THE COMPANY'S POTENTIAL CAPACITY FOR DEBT AND/OR EQUITY FINANCING WILL BE SUFFICIENT TO FUND CURRENT AND ANTICIPATED BUSINESS OPERATIONS - Changes in anticipated operating results, credit availability and equity market conditions may further enhance or inhibit the Company's ability to maintain or raise appropriate levels of cash.

THE BELIEF THAT IMPLEMENTATION OF A NEW ENTERPRISE-WIDE INFORMATION MANAGEMENT SYSTEM WILL ADDRESS THE COMPANY'S INTERNAL YEAR 2000 COMPLIANCE ISSUES AND THE BELIEF THAT THE YEAR 2000 WILL NOT HAVE A SIGNIFICANT IMPACT ON OPERATIONS -These beliefs may be impacted by presently unanticipated delays in assessment or remediation, unanticipated increases in costs or non-compliance by third parties.

PART II. OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

Between January 3, 1997 and March 7, 1997, the Company and certain of its previous officers were named as defendants in five putative securities class action lawsuits filed in the United States District Court for the District of Minnesota on behalf of an alleged class of purchasers for its common stock during the period January 25, 1996, through December 23, 1996. The five putative class actions were thereafter consolidated, and on May 12, 1997, a consolidated amended class action complaint (the "Consolidated Amended Complaint") was filed in the actions, which are captioned IN RE DIGI INTERNATIONAL INC. SECURITIES LITIGATION (Master File No. 97-5 DWF/RLE). The Consolidated Amended Complaint alleges that the Company and its previous officers Ervin F. Kamm, Jr., Gerald A. Wall and Gary L. Deaner violated the federal securities laws by, among other things, misrepresenting and/or omitting material information concerning the Company's operations and financial results. The Consolidated Amended Complaint seeks compensatory damages in an unspecified amount plus interest against all defendants, jointly and severally, and an award of attorneys' fees, experts' fees and costs.

On February 25, 1997, the Company and certain of its previous officers also were named as defendants in a securities lawsuit filed in the United States District Court for the District of Minnesota by the Louisiana State Employees Retirement System, which is captioned LOUISIANA STATE EMPLOYEES RETIREMENT SYSTEM V. DIGI INTERNATIONAL INC., GARY L. DEANER, ERVIN F. KAMM, JR., GERALD A. WALL AND "JOHN DOE" AND "RICHARD ROE", DEFENDANTS (Civil File No. 97-440, Master File No. 97-5 DWF/RLE). On June 3, 1997, the Louisiana State Employees Retirement System filed an Amended Complaint (the "Louisiana Amended Complaint"). The Louisiana Amended Complaint alleges that the Company and its previous officers Ervin F. Kamm, Jr., Gerald A. Wall and Gary L. Deaner violated federal securities laws and state common law by, among other things, misrepresenting and/or omitting material information concerning the Company's operations and financial results. The Louisiana Amended Complaint seeks compensatory damages in the amount of \$718,404.70 plus interest against all defendants, jointly and severally, and an award of attorneys' fees, disbursements and costs.

In a decision issued on May 22, 1998, the United States District Court for the District of Minnesota granted in part and denied in part defendants' motions to dismiss the Consolidated Amended Complaint and the Louisiana Amended Complaint. The Court dismissed without leave to replead all claims asserted in both cases, except for certain federal securities law claims based upon alleged misrepresentations and/or omissions relating to the accounting treatment applied to the Company's AetherWorks investment. The Court also limited the claims asserted in the Louisiana Amended Complaint to the 11,000 shares of the Company's stock held subsequent to November 14, 1996, for which the Louisiana Amended Complaint claims damages of \$184,276.40. The claims in the two actions remain pending against the Company and its former officers Ervin F. Kamm, Jr. and Gerald A. Wall.

Plaintiffs in the consolidated putative class actions have moved for class certification; the Company and its former officers have not yet responded to the motion but intend to oppose it. No date has been set for a hearing on the class certification motion. Discovery in the actions is proceeding.

PART II. OTHER INFORMATION (CONTINUED)

LEGAL PROCEEDINGS (CONTINUED)

Because the lawsuits are in preliminary stages, the ultimate outcomes cannot be determined at this time, and no potential assessment of their effect, if any, on the Company's financial position, liquidity or future operations can be made.

PART II. OTHER INFORMATION (CONTINUED)

ITEM 6. EXHIBITS AND REPORTS ON FORM 8-K

Description

(a) Exhibits:

Exhibit No.

3(a)	Restated Certificate of Incorporation of the Registrant, As $\mbox{\it Amended}^{\star}$
3(b)	Amended and Restated By-Laws of the Registrant**
4(a)	Form of Rights Agreement, dated as of June 10, 1998 between Digi International Inc. and Norwest Bank Minnesota, National Association, as Rights Agent***
4(b)	Amendment dated January 26, 1998, to Share Rights Agreement, dated as of June 10, 1998 between Digi International Inc. and Norwest Bank Minnesota, National Association, as Rights Agent****
10(h)(i)	Amendment to Employment Agreement between the Company and Douglas J. Glader dated February 1, 1999*****
10(k)	Severance Agreement between the Company and Subramanian Krishnan dated March 26, 1999
15	Letter Re: Unaudited Interim Financial Information
27	Financial Data Schedule
(b)	Reports on Form 8-K:
None.	

^{*}Incorporated by reference to the corresponding exhibit number to the Company's Form 10-K for the year ended September 30, 1992 (File No. 0-17972)

^{**}Incorporated by reference to the corresponding exhibit number to the Company's Registration Statement on Form S-1 (File No. 33-42384)

^{***}Incorporated by reference to Exhibit 1 to the Company's Registration Statement on Form 8-A dated June 24, 1998 (File No. 0-17972)

^{****}Incorporated by reference to Exhibit 1 to Amendment No. 1 to the Company's Registration Statement on Form 8-A dated February 5, 1999 (File No. 0-17972)

^{*****}Incorporated by reference to the corresponding exhibit number to the Company's Form 10-Q for the quarter ended December 31, 1998 (File No. 0-17972)

SIGNATURE

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 thereunto duly authorized.

DIGI INTERNATIONAL INC.

Date: August 16, 1999 By: /s/ S. Krishnan

S. Krishnan Chief Financial Officer (duly authorized officer and Principal Financial Officer)

EXHIBIT 15

UNAUDITED INTERIM FINANCIAL INFORMATION LETTER

EXHIBIT 15

Securities and Exchange Commission 450 Fifth Street N.W. Washington, D.C. 20549

Commissioners:

We are aware that our report dated April 16, 1999, except for the information in Note 1 as to which the date is July 23, 1999, on our reviews of interim condensed consolidated financial information of Digi International Inc. and subsidiaries (the Company) for the three month and six month periods ended March 31, 1999 and 1998, and included in the Company's Form 10-Q/A for the quarter ended March 31, 1999, is incorporated by reference in the Company's registration statements on Form S-8 (Registration Nos. 33-32956, 33-38898, 333-99, 333-1821, 333-23857 and 333-57869).

PRICEWATERHOUSECOOPERS LLP

Minneapolis, Minnesota August 16, 1999

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                  MAR-31-1999
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