

IT Services & BPO								
Announce Date / Status	Target	Target Descriptions	Buyer	Seller	Implied EV (\$mm)	EV/REV	EV/EBITDA	Transaction Comments
11/8/2009 Announced	TASC Inc.	TASC, Inc. provides information technology solutions for government and businesses internationally. It focuses on various business areas, including systems integration, systems engineering, modeling and simulation, document management, management consulting, geographic information systems, and weather information products and services. TASC, Inc. was formerly known as The Analytic Sciences Corporation Limited. The company was founded in 1966 and is headquartered in Reading, Massachusetts with additional offices in the United States and the United Kingdom. TASC, Inc. operates as a subsidiary of Northrop Grumman Corp.	General Atlantic LLC; Kohlberg Kravis Roberts & Co.	Northrop Grumman Corporation (NYSE:NOC)	1650	1.03	-	General Atlantic LLC and affiliates of Kohlberg Kravis Roberts & Co. L.P. in partnership with the management team of TASC, Inc. signed a definitive agreement to acquire TASC, Inc. from Northrop Grumman Corporation (NYSE: NOC) for \$1.7 billion in cash on November 8, 2009. Financing commitments for the acquisition are comprised of senior secured credit facilities and senior subordinated notes. The credit facilities will be provided by Barclays Capital, Deutsche Bank Securities, Inc., RBC Capital Markets and CPPIB Credit Investments Inc. TASC generated approximately \$1.6 billion in revenue for the year ending December, 2008. The company expects the sale to generate net cash proceeds, after taxes, of approximately \$1.1 billion. Net proceeds will be used to repurchase shares of common stock, after which the transaction is expected to be neutral to Northrop Grumman's 2010 earnings per share from continuing operations. The company also expects the transaction to be neutral to 2009 net income and diluted earnings per share.
11/9/2009 Announced	Datatel, Inc.	Datatel, Inc. provides administrative and academic software systems, and professional services to colleges and universities. Its products include Colleague, an enterprise resource planning system; ActiveAdmissions, an e-recruitment solution; ActiveAlumni, a solution for engaging, building, and growing personalized relationships; ActiveCampus Portal, an enterprise work environment and collaboration system; and Datatel Recruiter, which enables admissions office personnel to build relationships with prospective students throughout the admissions process and beyond. The company also offers training and education, enterprise resource planning, strategic planning and project management, Web site design, and professional executive services. Datatel, Inc. has a strategic partnership with DubMeNow Inc. The company was founded in 1968 and is headquartered in Fairfax, Virginia with regional offices in San Francisco, California; and Buffalo, New York.	Hellman & Friedman LLC; JMI Equity	HarbourVest Partners, L.L.C.; Thoma Cressey Bravo; Trident Capital, Inc.; J.P. Morgan Asset Management; Thoma Bravo, LLC	-	-	-	Hellman & Friedman LLC, JMI Equity, along with the management and employees of Datatel, Inc. signed a definitive agreement to acquire Datatel, Inc. on November 9, 2009. Datatel, Inc. is being acquired from Thoma Bravo, LLC, Trident Capital Fund VI, L.P., managed by Trident Capital, Inc., HarbourVest Partners and JP Morgan Asset Management. Post acquisition DataTel will continue to be led by the current executive and management teams.
11/5/2009 Closed	Scene Genesis, Inc.	Scene Genesis, Inc. provides Web-based workflow and connectivity solutions for property and casualty insurers. The company offers Access, which enables the transfer of documents between carriers and appraisers and repair facilities; Connect that enables users to manage and connect disparate back-end claims systems; and Exchange, which enables consumers, collision repair shops, IAs, and insurers to integrate and inform during the damage repair process. The company was founded in 1998 and is based in Pittsford, New York. As of November 5, 2009, Scene Genesis, Inc. operates as a subsidiary of Mitchell International, Inc.	Mitchell International, Inc.	-	-	-	-	Mitchell International, Inc. acquired Scene Genesis, Inc. on November 5, 2009. The financial terms of the transaction were not disclosed.
11/5/2009 Closed	HTI Technologies, Inc.	HTI Technologies, Inc. provides information technology solutions for medical documentation. The company was incorporated in 1989 and is based in Marietta, Georgia. As of November 5, 2009, HTI Technologies, Inc. operates as a subsidiary of Superior Global Solutions, Inc.	Superior Global Solutions, Inc.	-	-	-	-	Superior Global Solutions, Inc. acquired substantially all the assets and business of HTI Technologies, Inc. on November 5, 2009. The financial terms of the transaction were not disclosed. After the acquisition, the HTI business and employees will be a part of Superior Global.
11/5/2009 Closed	MediQual	MediQual Systems, Inc. provides clinical information management systems to the health care industry. Its systems and services combine proprietary clinical knowledge with raw patient encounter data to create valuable information. The company provides the Atlas System, which comprises five components, which include a retrospective data repository, proprietary benchmarking databases, embedded clinical knowledge, comprehensive provider databases, and online analytical processing. In addition, MediQual provides analytic services for the management of various diseases, data abstraction services and development of custom databases. It also conducts research for pharmaceutical manufacturers and develops customized e-books and other applications for use with Web browsers. The company is headquartered in Westborough, Massachusetts. As of November 5, 2009, MediQual operates as a subsidiary of Quantros, Inc.	Quantros, Inc.	CareFusion Corporation (NYSE:CFN)	-	-	-	Quantros, Inc. acquired MediQual from CareFusion Corporation (NYSE: CFN) on November 5, 2009. The financial terms of the deal were not disclosed. As part of this acquisition, Quantros will transition existing MediQual staff into the Quantros team.
11/5/2009 Announced	S7 Software Solutions Private Limited	S7 Software Solutions Private Limited operates as an information technology research and development firm. The company was founded in 1997 and is based in Bangalore, India.	Blue Coat Systems Inc. (NasdaqGS:BCSI)	-	5.25	-	-	Blue Coat Systems Inc. (NasdaqGS: BCSI) signed an agreement to acquire S7 Software Solutions Pvt. Ltd. for \$5.3 million in cash on November 5, 2009. Post transaction S7 Software will serve as Blue Coat Systems new development center in India. The transaction is subject to regulatory approval and is expected to close in the third quarter of fiscal year 2010.
11/4/2009 Closed	InSource, LLC	InSource, LLC, a business and technology consulting company, provides project delivery and technology enablement services. It offers services, such as knowledge and content management, business analysis and workflow management, and architectural services and solution design. The company provides services in the areas of merger and acquisition integration, program/project rescue, business and technology strategy, application architecture design and implementation, business process management, and strategic consulting. It serves financial services, insurance, investment management, health care, and government industries. InSource, LLC was incorporated in 1997 and is based in Windsor, Connecticut. As of November 4, 2009, InSource, LLC operates as a subsidiary of Virtusa Corp.	Virtusa Corp. (NasdaqGM:VRTU)	-	7.8	-	-	Virtusa Corp. (NasdaqGM:VRTU) signed stock purchase agreement to acquire InSource, LLC from David Shalaby and Michele Shalaby for \$7.8 million in cash on November 4, 2009. Under the terms of the Stock Purchase Agreement, Virtusa will pay \$7.3 million in cash, subject to post closing adjustments, additional \$0.5 million in earnout consideration upon InSource's achievement of certain revenue and profit milestones for the three and twelve month periods ending December 31, 2009. Out of \$7.3 million, \$0.73 million will be held back for a period of 12 months as security for the indemnification obligations.

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11/4/2009 Announced	Venture Link Co. Ltd. (TSE:9609)	Venture Link Co., Ltd. provides management consulting and information services to small and medium businesses in Japan. It engages in franchising and store service operations. The company's services include accumulation and sharing of information about business, products/services, and technologies; publishing of magazines and other various publications; planning, sponsoring, and operation of business-development workshops/seminars; and recruiting and training/education of franchisees. Venture Link was founded in 1986 and is headquartered in Tokyo, Japan.	NI Strategic Partners Co., Ltd.	Hikari-Tsushin Inc. (TSE:9435)	68.84	0.75	-	NI Strategic Partners Co. Ltd. made a bid to acquire 7.61% stake in Venture Link Co. Ltd. (TSE: 9609) from Hikari-Tsushin Inc. (TSE: 9435) for approximately ¥340 million on November 4, 2009. As reported under the terms of the agreement, Venture Link will receive ¥16 per share. The tender offer will remain open from November 5, 2009 to December 3, 2009. After the consummation of the transaction, NI Strategic Partners' stake in Venture Link will increase from 46.03% to 53.64% and Hikari will hold no stake in Venture Link. The transaction will have minimal impact on Hikari Tsushin's performance forecasts.
11/2/2009 Closed	Initto A/S	Initto A/S offers information technology services. The company services include customized software development, product engineering solutions, and business consulting. Initto A/S was founded in 2003 and is based in Copenhagen, Denmark.	Saxo Bank A/S	-	-	-	-	Saxo Bank A/S acquired a 40% stake in Initto A/S on November 2, 2009. The financial terms of the transaction were not disclosed.
11/2/2009 Closed	Solvern Innovations, Inc.	Solvern Innovations, Inc. offers software development and engineering and security engineering solutions. The company provides program management, enterprise architecture and management, information assurance and operations, research, and intelligence analysis services. Additionally, it also offers computer penetration testing training and biometric access management services. Solvern Innovations, Inc. was founded in 2003 and is based in Baltimore, Maryland. As of November 2, 2009, Solvern Innovations, Inc. operates as a subsidiary of TeleCommunication Systems Inc.	TeleCommunication Systems Inc. (NasdaqGM:TSYS)	-	-	-	-	TeleCommunication Systems Inc. (NasdaqGM: TSYS) acquired Solvern Innovations, Inc. for cash and stock on November 2, 2009. TeleCommunication paid majority of the purchase price in cash and issued approximately 1 million shares of its Class A common stock. The consideration also includes a contingent amount based on Solvern's gross profit in 2010 and 2011. Solvern Innovations will be reported as part of the government segment's services category. The acquisition is expected to be immediately accretive to TeleCommunication's earnings per share.
11/3/2009 Announced	Sowell	Sowell offers research and development outsourcing services, custom offshore application development, network management, and administration and application maintenance and support services. The company is based in Jiangsu Province, China.	CDC Global Services, Inc.	Nanjing New & High Technology Economic Development Corporation	-	-	-	CDC Global Services, Inc. entered into a term sheet to acquire 35% stake in Sowell from Nanjing New & High Technology Economic Development Corporation on November 3, 2009. Under the terms of the transaction, CDC Global Services has an option to acquire up to a 51 percent stake in Sowell. Deal is subject to several customary closing conditions including completion of due diligence by CDC Global Services.
9/22/2009 Closed	TSS Managed Services (Pty) Ltd	TSS Managed Services (Pty) Ltd provides information technology implementation, operation, and support services. The company was incorporated in 2000 and is based in Doringkloof, South Africa.	Tactical Software Systems (Pty) Ltd.	UCS Solutions Holdings (Pty) Ltd.	18.15	-	-	Tactical Software Systems (Pty) Ltd. into a share purchase and repurchase agreement to acquire an additional 41% stake in TSS Managed Services (Pty) Ltd. from UCS Solutions Holdings (Pty) Ltd. for ZAR 55 million on September 22, 2009. The sale proceeds will be applied partly towards meeting current and future obligations of the UCS Group and, where appropriate, the UCS board of directors will determine the optimal utilization of the proceeds for acquisitive and organic growth initiatives.
9/20/2009 Closed	Perot Systems Corp. (NYSE:PER)	Perot Systems Corporation provides information technology services and business solutions worldwide. It offers infrastructure, applications, business process, and consulting services. The company's infrastructure services include data center and systems management; Web hosting and Internet access; desktop solutions; messaging services; program management; hardware maintenance and monitoring; and network management services, including VPN, service desk capabilities, physical security, network security, risk management, and virtualization. The company serves banking, insurance, healthcare, manufacturing, telecommunications, travel, and energy, as well as government customers in defense and other governmental agencies. It has a strategic alliance agreement with Dell Inc. to provide integrated IT solutions. The company was founded in 1988 and is headquartered in Plano, Texas.	Dell Inc. (NasdaqGS:DELL)	HWGA, Ltd.	-	-	-	Dell Inc. (NasdaqGS: DELL) signed a definitive agreement to acquire Perot Systems Corp. (NYSE: PER) from HWGA, Ltd. and other shareholders for \$3.6 billion in cash on September 20, 2009. Dell Inc. will commence a tender offer for all the outstanding common shares of Perot Systems by no later than October 2, 2009 at an offer price of \$30 per share. On completion of the transaction Perot Systems will operate as a wholly owned subsidiary of Dell. A termination fee of \$130 million is payable by Perot Systems. On completion of the transaction Peter Altabel, Chief Executive Officer of Perot Systems will lead Perot Systems. The deal is subject to HSR Act, approval of the Board of Directors of Dell and Perot Systems, approval of the shareholders of Perot Systems, minimum tender of 66 2/3% of the shares determined on a fully-diluted basis, government and regulatory approval and customary closing conditions. The deal is expected to close by January 2010. The transaction is expected to be accretive to Dell's GAAP earnings in its fiscal 2012.

IT Supply Chain								
Announce Date / Status	Target	Target Descriptions	Buyer	Seller	Implied EV (\$mm)	EV/REV	EV/EBITDA	Transaction Comments
11/5/2009 Announced	Sumiya Co., Ltd. (JASDAQ:9939)	Sumiya Co., Ltd. was founded in 1948 and is based in Shizuoka, Japan.	Culture Convenience Club Co., Ltd. (TSE:4756)					Culture Convenience Club Co., Ltd. (TSE: 4756) agreed to acquire remaining minority stake in Sumiya Co., Ltd. (JASDAQ: 9939) in stock on November 5, 2009. Under the terms of agreement, will issue 0.14 share for every share of Sumiya as consideration. Post acquisition Sumiya will operate as a wholly owned subsidiary of Culture Convenience Club and will delist Sumiya from the JASDAQ securities Exchange on January 27, 2010. The transaction is expected to close on February 1, 2010.

Software								
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11/6/2009 Closed	Activplant Corporation	Activplant Corporation, an enterprise manufacturing intelligence company, provides performance management application software solutions. Its Activplant Performance Management System, a software solution that provides software tools, analytics, and reports to manufacturers, as well as integrates data with existing business systems and applications, such as statistical process control, quality measurement, enterprise resource planning, reporting packages, Web browsers, and wireless pagers. The company also provides implementation, training, project management, consulting, and support services. It serves automotive, discrete manufacturing, food and beverage, packaging, consumer, pharmaceutical, and paper and wood products markets, as well as bottling, automotive OEM, automotive supplier, and power train manufacturing industries. The company was founded as Executive Manufacturing Technologies, Inc. in 1987 and changed its name to Activplant Corporation in February 2004. Activplant Corporation is based in London, Canada. As of November 6, 2009, Activplant Corporation operates as a subsidiary of	CDC Software Corporation (NasdaqGM:CD CS)	Ventures West Management Inc.; McLean Watson Capital; Ford Motor Co. (NYSE:F); GrowthWorks Capital Ltd.; BMO Capital Corporation	-	-	-	CDC Software Corporation (NasdaqGM: CDCS) acquired Activplant Corporation on November 6, 2009. The financial terms of the transaction were not disclosed. The transaction is expected to be accretive to the earnings of CDC Software.
11/6/2009 Closed	Omnix Software Ltd.	Omnix Software Ltd. provides project automation software solutions for telecom infrastructure lifecycle management internationally. The company offers its solutions for the mobile and fixed line industry in the areas of active project and program management for network deployment and operational management, site lease and property management, resource planning and allocation, and asset management. Its network program logistics solution provides radio, transmission, and infrastructure planning services, as well as network inventory services; planned and actual network configuration management; site visits and surveys; permit applications and appeals; and spend and duration analysis against cost budgets and milestone baselines. The company also provides network asset tracking solutions for tracking various asset movements, as well as transitions from in-stock to in-operation; and network asset maintenance solutions that provide definition and execution of preventive maintenance programs; end-of-life monitoring and equipment decommissioning management; and monitoring of failure and repair statistics. In add	Powerlan Ltd. (ASX:PWR)	-	-	-	-	Powerlan Ltd. (ASX: PWR) acquired remaining 49% stake in Omnix Software Ltd. for £0.85 million on November 6, 2009.
11/5/2009 Closed	TCS Technische Computer Systeme Süssen GmbH, Sigraph® Business Unit	As of November 5, 2009, Sigraph® Business Unit of TCS Technische Computer Systeme Süssen GmbH was acquired by Intergraph Corporation. Sigraph® Business Unit of TCS Technische Computer Systeme Süssen GmbH comprises computer aided engineering and document management software and systems. The business unit includes SIGRAPH.CAE, a software application for electrical and process control engineering with application in oil and gas, metals, and power industries. TCS Technische Computer Systeme Süssen GmbH is based in Sussen, Germany.	Intergraph Corporation	TCS Technische Computer Systeme Süssen GmbH	-	-	-	Intergraph Corporation acquired Sigraph® business unit from TCS Technische Computer Systeme Süssen GmbH on November 5 2009.
11/4/2009 Closed	Zapatec, Inc.	Zapatec Inc. develops software providing desktop solutions. The company was founded in 2002 and is based in Berkeley, California. As of November 4, 2009, Zapatec Inc. operates as a subsidiary of Funambol, Inc.	Funambol, Inc.	-	-	-	-	Funambol, Inc. acquired Zapatec, Inc. on November 4, 2009. The financial terms of the transaction were not disclosed. Zapatec Chief Executive Officer Dror Matalon is joining Funambol as Vice President of Emerging Technology.
11/3/2009 Closed	Kadena Systems, Inc.	Kadena Systems, Inc. develops and licenses deduplication and backup applications for mobile, wireless, and personal computer markets. The company's products include PocketCache+, a backup and archiving application; DeltaBack, which detects and stores only the changes made to a given set of files, and reduces backup storage consumption and time spent in back up; and Cruzer PocketCache, which automatically backs up important files and data. It serves manufacturers of storage applications. The company was founded in 2004 and is based in San Jose, California. As of November 3, 2009, Kadena Systems, Inc. operates as a subsidiary of Arkeia Corp.	Arkeia Corp.	-	-	-	-	Arkeia Corp. acquired Kadena Systems Inc. on November 3, 2009. The financial terms of the deal were not disclosed. Arkeia will integrate Kadena's proven deduplication technology. Tamir Ram, previously Chief Technical Officer at Kadena Systems, will join Arkeia Software as Chief Architect.
11/3/2009 Closed	AgencyWorks, LLC	AgencyWorks, LLC, an Internet-based technology company, provides agency management software solutions for agencies, carriers, and brokers in the life insurance industry. Its products include Agency Integrator, a central receptacle that offers communication tools via fax, email, mail, and reports; Agency Gear, an add on module to Agency Integrator that facilitates agents with a set of interactive tools and internal applications, and a distinct marketing edge; Broker Gear, which enables agents to access online information; InsureSocket Brokerage, a Web-based client relationship management solution that provides tools to manage and market brokers/agents, carriers, and other relationships; InsureSocket Retail, a Web-based client relationship/contact management application for insurance producers, brokers or agents; and Carrier Data that enables to receive data feeds for pending case status, appointment information, and commission statements. AgencyWorks, LLC also offers LitWire, a tool that facilitates agencies to share case data with participating wirehouses. The company was incorporated in 1999 and is based in Sa	Internet Pipeline, Inc.	Crump Group, Inc.	-	-	-	Internet Pipeline, Inc. acquired AgencyWorks, LLC on November 3, 2009. The financial terms of the deal were not disclosed. AgencyWorks will continue to operate as a standalone business unit of iPipeline based in Salt Lake City, Utah, with all AgencyWorks employees being offered positions by the iPipeline.

Software								
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11/3/2009 Closed	Datanomic Limited	Datanomic Limited provides enterprise data quality management software. The company offers dn:Director, an end-to-end application for data screening, auditing, and transformation solutions; and dn:Dashboard a Web application that delivers configurable data quality metrics in intuitive graphical form. It provides solutions for operational and strategic insight, sanctions and politically exposed persons screening, regulatory compliance, and business improvement applications. The company serves automotive, central government, engineering, financial services, healthcare, insurance, legal, local government, manufacturing, oil and gas, pharmaceuticals, retail, telecoms, transport and logistics, travel, and utilities markets in the United Kingdom and internationally. Datanomic Limited was formerly known as Downing Innovation Limited and changed its name in May 2001. The company was founded in 2001 and is based in Cambridge, the United Kingdom.	DN Capital Limited	3i Group plc (LSE:III)	-	-	-	DN Capital, management of Datanomic and other previous investors acquired minority stake in Datanomic Ltd from 3i Group plc (LSE: III) on November 3, 2009. The transaction also includes 3i's loans in Datanomic. Vanessa Land of Devonshire Marketing acted as PR advisor for Datanomic and Catherine Cavell of Penrose Financial acted as PR advisor for DN Capital.
11/3/2009 Closed	Finjan, Inc.	Finjan, Inc. provides Web security solutions for enterprises and managed security service providers. Its products include Vital Security, a real-time Web security solution for enterprises and organizations; Finjan RUSafe sniffer tool for Vital Security, which enables enterprises to scan Web traffic; and Finjan SecureBrowsing, a security assistance tool that alerts the client when browsing the Web. The company's Web security solutions prevent crimeware and other malicious Web content from entering the corporate networks. It serves businesses and organizations. The company has strategic alliances with Cisco, IBM, Radware, and NetApp. Finjan, Inc. was founded in 1996 and is based in San Jose, California with additional offices in the United Kingdom, Central and Eastern Europe, the Netherlands, Spain, Portugal, Italy, France, Israel, the Mediterranean, the Asia Pacific, and India. As of November 3, 2009, Finjan, Inc. operates as a subsidiary of M86 Security.	M86 Security.	Apex Venture Partners; Benchmark Capital; Bessemer Venture Partners; Cisco Systems, Inc. (NasdaqGS:CSCO); Kreos Capital; HarbourVest Partners, L.L.C.; Israel Seed Partners; Benhamou Global Ventures LLC	-	-	-	M86 Security. acquired Finjan, Inc. on November 3, 2009. The terms of the deal were not disclosed. Under the terms of the agreement, M86 Security effective immediately. Finjan will maintain a development center and operations in Netanya, Israel. M86 will also merge Finjan's security labs, Malicious Code Research Center, into M86 Security Labs, forming a comprehensive Email and Web threat research organization. As part of the agreement, M86 Security acquires a license to Finjan's patents.
11/3/2009 Announced	Zapper Services Pte Ltd.	Zapper Services Pte Ltd provides HR software solutions and payroll processing outsourcing services to SMEs and MNCs in Asia. The company's products include PaySonnell CE, which is a Web enabled HRMS that processes HR information, including detailed HR processes and regulatory compliance. It provides its software solutions in the form of software-as-a-service. The company was founded in 1986 and is based in Singapore.	Talent2 International Ltd. (ASX:TWO)	-	-	-	-	Talent2 International Ltd. (ASX: TWO) entered into a conditional agreement to acquire Zapper Services Pte Ltd on November 3, 2009. The transaction will be funded by a combination of equity and debt. Zapper generated revenues of SGD 12 million for the year 2009. The transaction is subject to approvals, consummation of legal and accounting due diligence and is expected to complete within 6 weeks.
11/3/2009 Announced	Wondertouch, LLC	Wondertouch, LLC develops particle effects software solutions for the visual effects industry. It provides particlellusion 3.0, a particle effects creation tool that is used to create and add various types of particle effects, such as explosions, smoke, fire, sparkles, motion graphics backgrounds, space effects, creatures, and abstract artistic effects to images, animations, and videos; and particlellusion SE, an introductory version of particlellusion. The company also offers Pro Emitters, which are a collection of 360 particlellusion 3.0 emitters arranged into 12 themed libraries that feature ready-to-use particle effects; Pro Projects, which are a collection of particlellusion 3.0 project files that contain various customized emitters to create a ready-to-render package; and Particle Emitters for Motion, which are a collection of particle effects. Its solutions are used in film post-production and pre-visualization, standard and HD video, commercial broadcast, motion graphics, and game content creation applications. The company offers its solutions through a network of	GenArts, Inc.	-	-	-	-	GenArts, Inc. signed a definitive agreement to acquire Wondertouch, LLC on November 3, 2009. The financial terms of the deal were not disclosed. Under the terms of the deal, GenArts, Inc. will acquire particlellusion SE, all Emitters and Pro Emitters, particlellusion for AE, and all additional intellectual property. Alan Lorence, former Chief Executive Officer of Wondertouch and creator of particlellusion, will join GenArts as a full-time developer. Wondertouch and particlellusion will continue to operate as stand-alone brands, separate from GenArts Sapphire(TM), Monsters(TM) and Raptors(TM). Also, particlellusion will be sold through the same reseller channels as before and new emitters will continue to be delivered on their customary regular basis. Ashley Wilkinson of BOCA Communications acted as PR advisor for GenArts Inc.
11/2/2009 Closed	Netkey, Inc.	Netkey, Inc. engages in the development and deployment of enterprise applications and management software for authoring, delivering, securing, and monitoring content and devices across a network. It enables the creation and operation of marketing, digital merchandising, and human resource applications on kiosks, digital signage, employee terminals, and point of sale systems. The company offers Netkey, a software platform for the creation, monitoring, management, and control of self-service applications and content delivered through kiosks, digital signs, personal computer terminals, and other retail devices. Its Netkey software platform provides the development, deployment, and optimization of applications delivered to customers and employees through self-service devices in retail stores, banks, hotels, casinos, airports, factories, or any other business locations. The company manages and controls the distribution of location-specific content, including attract-loops, rich media assets, software patches, and application pages across various devices in real-time. In addition, Netkey offers consulting and project management, r	NCR Corp. (NYSE:NCR)	Connecticut Innovations, Inc.; Pacesetter Capital Group; Zero Stage Capital; Hudson Ventures; Harbor Payments, Inc.; Update Partners; C&T Access Ventures; Agility Capital	-	-	-	NCR Corp. (NYSE: NCR) acquired the assets of Netkey, Inc. from a group of sellers on November 2, 2009. The financial terms of the deal were not disclosed. The group of sellers includes Hudson Ventures, C&T Access Ventures, Connecticut Innovations, Inc. and others.
11/2/2009 Closed	Rapid Reporting Verification Company LP	Rapid Reporting Verification Company LP provides pre-funding income and identity verification products for financial institutions to enable combat fraud. It offers DirectChek, which is an online identity verification tool that provides information retrieved from public and private databases; and IncomeCheck, an online income verification process that provides means to verify an individual's income. Rapid Reporting Verification Company LP was founded in 1998 and is based in Fort Worth, Texas. As of November 2, 2009, Rapid Reporting Verification Company LP operates as a subsidiary of Equifax Inc.	Equifax Inc. (NYSE:EFX)	-	72.50	-	-	Equifax Inc. (NYSE: EFX) acquired Rapid Reporting Verification Company LP for \$72.5 million in cash on November 2, 2009.
11/2/2009 Closed	PRO2i, S.A.	PRO2i, S.A. designs and develops management software for construction and public works and parks. The company was founded in 1997 and is based in Monchy St-Elloi, France.	-	-	-	-	-	Etienne Pruvost acquired Pro2i from Poplawec family on November 2, 2009. Pro2i had total revenues of €1.6 million for the financial year ending June 30, 2009. Caisse d'Epargne and Banque Palatine provided senior debt for the transaction. Damien Barenne and Jean-Francois de WattinneSeptentrion Finance acted as financial buyers and Antoine Blanquart of Comexpert acted as accountant for Etienne Pruvost. Marc Delassus and Sandrine Cellier of Descartes & Voltaire acted as legal advisors for Poplawec family.

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11/2/2009 Announced	Interactive Global Communications Network, Inc.	Interactive Global Communications Network, Inc. provides content management solutions to hospitals and healthcare organizations. Its products include inContext, a content management and site administration solution; inTouch that enables to provide visitors with a private way to request physician appointments, ask questions from a panel of experts, and send emails and get-well cards to patients; and inCalendar for logistical ballet of wait listing, time slotting, and seat number management. The company provides inCareers, which gives a way to post employment and volunteer opportunities, solicit and manage resumes, post applications, screen by qualifications, and manage the personnel and recruitment process; inCommerce, an ecommerce solution; inBulk, a way to publish and send newsletters and alerts to online community; and inNews, which enables to keep customers and staff informed of news and events through press releases, alerts, success stories, and important reminders of upcoming speaking engagements and special events. It also offers various services, such as development and integration.	CareTech Solutions, Inc.	-	-	-	-	CareTech Solutions, Inc. signed an agreement in principle to acquire Interactive Global Communications Network, Inc. on November 2, 2009. The financial terms of the transaction were not disclosed. After the acquisition, clients and employees of Interactive Global will join CareTech. The transaction is expected to close within few weeks.
10/8/2009 Closed	Cogent Consulting, LLC	Cogent Consulting, LLC provides commission management software solutions to investment advisors, hedge funds, and money management and brokerage firms in the United States and internationally. The company offers CSATrak, a commission sharing arrangement management solution that enables investment advisors and hedge funds to manage commission sharing arrangements with brokers; and CSATrak BD, a commission sharing arrangement management solution that enables brokerage firms to manage commission sharing arrangements with investment advisors and hedge funds. It also provides CSATrak OutSource, an outsourced commission management system that enables brokers to outsource their day-to-day commission management operations; and BrokerTrak, a broker relationship management system that enables brokerage firms and research providers to privately submit lists of the services for payment evaluation to clients. In addition, the company provides various solutions for institutional hedge funds, including ResearchTrak, a broker review and voting system; HedgeTrak, a broker review and soft dollar monitoring solution; CommTrak, a commission management	BNY ConvergEx Group, LLC	-	-	-	-	BNY ConvergEx Group, LLC signed a definitive agreement to acquire the assets of Cogent Consulting, LLC on October 8, 2009. The financial terms of the deal were not disclosed. Robin Hodgkin, the Founder and Chief Executive of Cogent will become President of the Cogent consulting unit of ConvergEx. His 25 staffers in Summit and London will be transferred to his new unit. Cogent will remain where it is now and operate as an independent entity under Hodgkin's management in Summit. The deal is expected to close on or before November 2, 2009.
9/11/2009 Closed	Mint Software, Inc.	Mint Software, Inc. provides a Web-based solution for online financial management. It offers money management, debt management, expense tracking, investment management, budget management, mutual fund, IRA management, and financial planning services. The company also provides suggestions based on user's spending patterns and automatic categorization of purchases. Mint Software, Inc. was founded in 2006 and is based in Mountain View, California. As of November 2, 2009, Mint Software, Inc. operates as a subsidiary of Intuit Inc.	Intuit Inc. (NasdaqGS:INTU)	Benchmark Capital; Hite Capital Management, LLC; Shasta Ventures; First Round Capital; The Founders Fund; Sherpalo Ventures; Felicis Ventures LLC; SoftTech VC, Inc.; DAG Ventures, LLC	170.00	-	-	Intuit Inc. (NasdaqGS: INTU) signed a definitive agreement to acquire Mint Software, Inc. for approximately \$170 million in cash on September 11, 2009. The purchase price includes assumption of Mint outstanding stock options. Intuit will keep both the Mint.com and Quicken Online offerings, with each serving separate purposes. After the transaction is complete, Mint Software will become part of Intuit's consumer group, which includes both Quicken and TurboTax products. The current Mint.com service will remain free and will become Intuit's primary online personal finance management solution offered directly to consumers. Intuit does not expect the acquisition to have a material effect on fiscal year 2011 earnings.
8/18/2009 Closed	Arc International plc	ARC International plc licenses multimedia solutions and intellectual property for original equipment manufacturer and semiconductor companies worldwide. The company's products include ARC Sonic Focus, an audio enrichment software; ARC Sound Subsystems, which enable audio capture and playback; ARC Video Subsystems, which enable video capture and playback; ARC Media Subsystems, audio and video subsystems that support various audio and video formats and synchronous audio/video playback; ARC Multimedia Subsystem Development Tools, which support configuring customized versions of ARC subsystems, as well as developing, modeling, and debugging software and hardware; and ARC Codec Libraries, which help system-on-chips (SoC) designers by providing access to multimedia formats. It also offers configurable processor cores that meet the processing requirements of SoC; and software and development tools that help in intellectual property configuration, simulation, hardware and software development, and in deploying operating systems. The company's audio and video solutions	Virage Logic Corporation (NasdaqGM:VIRL)	Gartmore Investment Management Ltd.; Legal & General Group Plc (LSE:LGEN); Aviva plc (LSE:AV.); Herald Investment Management Limited; GAM (UK) Ltd.	26.63	1.07	-	Virage Logic Corporation (NasdaqGM: VIRL) made a tender offer to acquire Arc International plc (LSE: ARK) from Legal & General Group Plc (LSE: LGEN), Herald Investment Management Limited, Aviva plc (LSE: AV.), GAM (UK) Ltd., Gartmore Investment Management Ltd., trustees of the GAM Exempt Fund, Arc International plc Directors and other shareholders for £25.1 million in cash on August 18, 2009. Virage Logic has made an offer of £0.1625 per Arc International share. The cash consideration payable will be funded using Virage Logic's existing cash resources. On completion, Arc will be re-registered as a private company and Arc's existing products and operations will be maintained and integrated with those of Virage Logic. On August 14, 2009, ARC and Virage Logic entered into an inducement fee agreement, pursuant to which ARC would pay Virage Logic an inducement fee of one per cent of the value of the fully diluted share capital of Arc in case the Offer is withdrawn or fails to complete.