

inContact, Inc. (SAAS)

7730 S. UNION PARK AVE., SUITE 500
MIDVALE, UT, 84047
(801) 320-33

10-Q

Quarterly report pursuant to sections 13 or 15(d)

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**UNITED STATES
SECURITIES AND EXCHANGE COMMISSION**
Washington, DC 20549

FORM 10-Q

**Quarterly Report Pursuant to Section 13 or 15(d) of the
Securities Exchange Act of 1934**

For the Quarterly Period Ended June 30, 2010

Commission File No. 1-33762



inContact, Inc.
(Exact name of registrant as specified in its charter)

Delaware
(State or other jurisdiction of
incorporation or organization)

87-0528557
(IRS Employer
Identification No.)

7730 S. Union Park Avenue, Suite 500, Midvale, UT 84047
(Address of principal executive offices and Zip Code)

(801) 320-3200
(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 No

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer. See definition of "accelerated filer and large accelerated filer" in Rule 12b-2 of the Exchange Act.

Large accelerated filer

Accelerated filer

Non-accelerated filer

Smaller reporting company

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes No

Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date:

Class	Outstanding as of July 31, 2010
Common Stock, \$0.0001 par value	35,061,338 shares

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INCONTACT, INC.
CONDENSED CONSOLIDATED BALANCE SHEETS (Unaudited)
(in thousands except share and per share data)

	June 30, 2010	December 31, 2009
ASSETS		
Current assets:		
Cash and cash equivalents	\$ 10,180	\$ 10,852
Restricted cash	80	80
Auction rate preferred securities	—	125
Accounts and other receivables, net of allowance for doubtful accounts of \$1,161 and \$1,371, respectively	9,151	9,165
Other current assets	1,829	1,584
Total current assets	21,240	21,806
Restricted cash	166	166
Property and equipment, net of accumulated depreciation of \$15,573 and \$13,258, respectively	10,916	10,378
Intangible assets, net	2,215	2,501
Goodwill	3,860	3,577
Other assets	387	501
Total assets	\$ 38,784	\$ 38,929
LIABILITIES AND STOCKHOLDERS' EQUITY		
Current liabilities:		
Trade accounts payable	\$ 6,575	\$ 6,120
Accrued liabilities	2,177	2,773
Accrued commissions	1,023	1,136
Current portion of deferred revenue	870	1,085
Current portion of long-term debt and capital lease obligations	1,610	1,844
Total current liabilities	12,255	12,958
Long-term debt and capital lease obligations	6,905	8,476
Deferred rent	330	369
Deferred revenue	40	134
Warrant liability	160	496
Total liabilities	19,690	22,433
Commitments and contingencies		
Stockholders' equity:		
Common stock, \$0.0001 par value; 100,000,000 shares authorized; 35,061,338 and 34,776,823 shares issued and outstanding as of June 30, 2010 and December 31, 2009, respectively	3	3
Preferred Stock, 15,000,000 shares authorized; no shares issued and outstanding	—	—
Additional paid-in capital	82,371	81,212
Accumulated deficit	(63,280)	(64,719)
Total stockholders' equity	19,094	16,496
Total liabilities and stockholders' equity	\$ 38,784	\$ 38,929

See accompanying notes to condensed consolidated financial statements.

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INCONTACT, INC.
CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited)
(in thousands except per share data)

	<u>Three months</u> <u>ended June 30,</u>		<u>Six months</u> <u>ended June 30,</u>	
	<u>2010</u>	<u>2009</u>	<u>2010</u>	<u>2009</u>
Net revenue:				
Software	\$ 8,327	\$ 7,005	\$16,657	\$13,832
Telecom	12,117	14,422	24,908	28,598
Total net revenue	20,444	21,427	41,565	42,430
Costs of revenue:				
Software	2,954	2,385	5,677	4,556
Telecom	8,769	10,744	17,885	21,380
Total costs of revenue	11,723	13,129	23,562	25,936
Gross profit	8,721	8,298	18,003	16,494
Operating expenses:				
Selling and marketing	4,617	4,137	8,753	8,525
Research and development	1,275	1,087	2,403	2,149
General and administrative	2,980	3,723	5,599	7,736
Total operating expenses	8,872	8,947	16,755	18,410
Income (loss) from operations	(151)	(649)	1,248	(1,916)
Other income (expense):				
Interest income	1	1	1	1
Interest expense	(48)	(196)	(116)	(383)
Other expense	(3)	—	(3)	—
Change in fair value of warrants	152	(140)	336	(376)
Total other income (expense)	102	(335)	218	(758)
Income (loss) before income taxes	(49)	(984)	1,466	(2,674)
Income tax expense	14	14	27	27
Net income (loss)	\$ (63)	\$ (998)	\$ 1,439	\$ (2,701)
Net income (loss) per common share:				
Basic	\$ (0.00)	\$ (0.03)	\$ 0.04	\$ (0.09)
Diluted	\$ (0.00)	\$ (0.03)	\$ 0.04	\$ (0.09)
Weighted average common shares outstanding:				
Basic	34,960	31,163	34,892	31,117
Diluted	34,960	31,163	35,949	31,117

See accompanying notes to condensed consolidated financial statements.

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INCONTACT, INC.
CONDENSED CONSOLIDATED STATEMENT OF STOCKHOLDERS' EQUITY (Unaudited)
(in thousands)

	<u>Common Stock</u>		<u>Additional Paid-in Capital</u>	<u>Accumulated Deficit</u>	<u>Total</u>
	<u>Shares</u>	<u>Amount</u>			
Balance at December 31, 2009	34,777	\$ 3	\$ 81,212	\$ (64,719)	\$16,496
Common stock issued for options exercised	251	—	583	—	583
Issuance of restricted stock for services	33	—	96	—	96
Stock-based compensation	—	—	480	—	480
Net income	—	—	—	1,439	1,439
Balance at June 30, 2010	35,061	\$ 3	\$ 82,371	\$ (63,280)	\$19,094

See accompanying notes to condensed consolidated financial statements.

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INCONTACT, INC.
CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)
(in thousands)

	<u>Six months ended June 30.</u>	
	<u>2010</u>	<u>2009</u>
Cash flows from operating activities:		
Net income (loss)	\$ 1,439	\$(2,701)
Adjustments to reconcile net income (loss) to net cash provided by operating activities:		
Depreciation of property and equipment	1,538	1,275
Amortization of software development costs	777	458
Amortization of intangible assets	286	640
Amortization of note financing costs	47	55
Stock-based compensation	576	810
Change in fair value of warrants	(336)	376
Loss on disposal of property	6	—
Changes in operating assets and liabilities:		
Accounts and other receivables, net	14	(325)
Other current assets	(245)	(304)
Other non-current assets	85	(7)
Trade accounts payable	409	(265)
Accrued liabilities	(596)	258
Accrued commissions	(113)	53
Deferred rent	(39)	(38)
Deferred revenue	(309)	351
Net cash provided by operating activities	3,539	636
Cash flows from investing activities:		
Gross (increase) in restricted cash	—	(245)
Contingent purchase price payments	(273)	(354)
Redemption of auction rate preferred securities	125	125
Capitalized software development costs	(1,796)	(1,648)
Purchases of property and equipment	(368)	(407)
Net cash used in investing activities	(2,312)	(2,529)
Cash flows from financing activities:		
Borrowings under the revolving credit notes	11,000	3,150
Payments under the revolving credit notes	(12,500)	(750)
Principal payments on long-term debt and capital leases	(982)	(697)
Proceeds from exercise of options and warrants	583	463
Net cash (used in) provided by financing activities	(1,899)	2,166
Net increase (decrease) in cash and cash equivalents	(672)	273
Cash and cash equivalents at beginning of period	10,852	4,096
Cash and cash equivalents at end of period	\$ 10,180	\$ 4,369
Supplemental schedule of non-cash investing and financing activities:		
Property and equipment included in trade accounts payable	\$ 41	\$ 19
Contingent purchase price payments included in accounts payable	\$ 66	\$ 5
Property and equipment and other assets financed through capital leases	\$ 659	\$ 385
Cashless exercise of warrants	\$ —	\$ 25

See accompanying notes to condensed consolidated financial statements.

INCONTACT, INC.
NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS
(Unaudited)

NOTE 1. ORGANIZATION AND BASIS OF PRESENTATION

Organization

inContact, Inc. (“inContact,” “we,” “us,” “our,” or the “Company”) is incorporated in the state of Delaware. We provide cloud computing call center applications through our inContact® suite, an advanced contact handling and performance management software application. “Cloud computing” is a term used in the industry to refer to computing, data storage and delivery of technology services through the Internet, which includes software-as-a-service (“SaaS”). Our services provide a variety of connectivity options for carrying inbound calls to our inContact suite or linking agents to our inContact applications. We provide customers the ability to monitor agent effectiveness through our user survey tools and the ability to efficiently monitor their agent needs. We are also an aggregator and provider of telecommunications services. We contract with a number of third party providers for the right to resell the various telecommunication services and products they provide, and then offer all of these services to customers. These services and products allow customers to buy only the telecommunications services they need, combine those services in a customized enhanced contact center package, receive one bill for those services, and call a single point of contact if a service problem or billing issue arises.

Basis of Presentation

These unaudited condensed consolidated financial statements of inContact and its subsidiaries have been prepared in accordance with the rules and regulations of the United States Securities and Exchange Commission (“SEC”). Such rules and regulations allow the omission of certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States, so long as the statements are not misleading. In the opinion of management, these financial statements and accompanying notes contain all adjustments (consisting of normal recurring adjustments) necessary to present fairly the financial position and results of operations for the periods presented herein. These condensed consolidated financial statements should be read in conjunction with the consolidated audited financial statements and notes thereto contained in the Annual Report on Form 10-K for the year ended December 31, 2009, filed with the SEC on March 12, 2010. The results of operations for the three and six month period ended June 30, 2010 are not necessarily indicative of the results to be expected for the year ending December 31, 2010. Our significant accounting policies are set forth in Note 1 to the consolidated financial statements in the 2009 Annual Report on Form 10-K. The only component of comprehensive income is net income.

Recent Accounting Pronouncements

In October 2009, the FASB revised its accounting guidance related to revenue arrangements with multiple deliverables. The guidance applies to all deliverables in contractual arrangements in which a vendor will perform multiple revenue-generating activities. The guidance addresses how arrangement consideration should be allocated to the separate units of accounting, when applicable. The new guidance retains the criteria when delivered items in a multiple-deliverable arrangement should be considered separate units of accounting, but it removes the previous separation criterion that objective and reliable evidence of fair value of any undelivered items must exist for the delivered items to be considered a separate unit or separate units of accounting. The guidance will be effective for us beginning on January 1, 2011, and may be applied retrospectively for all periods presented or prospectively to arrangements entered into or materially modified after the adoption date. We do not anticipate the adoption of this guidance will have a significant impact on the timing or amount of revenue recognized as we anticipate to still only have one unit of accounting for our inContact suite of services arrangements that have professional services (see Note 2).

Effective January 1, 2010, the Company adopted the FASB’s updated guidance related to fair value measurements and disclosures, which requires a reporting entity to disclose separately the amounts of significant transfers in and out of Level 1 and Level 2 fair value measurements and to describe the reasons for the transfers. In addition, in the reconciliation for fair value measurements using significant unobservable inputs, or Level 3, a reporting entity should disclose separately information about purchases, sales, issuances and settlements (that is, on a gross basis rather than one net number). The updated guidance also requires that an entity should provide fair value measurement disclosures for each class of assets and liabilities and disclosures about the valuation techniques and inputs used to measure fair value for both recurring and non-recurring fair value measurements for Level 2 and Level 3 fair value measurements. The guidance is effective for interim or annual financial reporting periods beginning after December 15, 2009, except for the disclosures about purchases, sales, issuances and settlements in the roll forward activity in Level 3 fair value measurements, which are effective for fiscal years beginning after December 15, 2010 and for interim periods within those fiscal years. Adoption of the updated guidance did not have a significant impact on the Company’s consolidated results of operations or financial condition.

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NOTE 2. REVENUE RECOGNITION

Revenue is recognized when all of the following four criteria are met: (1) persuasive evidence of an arrangement exists, (2) the fee is fixed or determinable, (3) collection is reasonably assured and (4) delivery has occurred or services have been rendered.

Revenue is determined and recognized based on the type of service that is provided for the customer as follows:

- *inContact suite of services.* Revenue is derived from the use of any of our inContact suite of services that are provided on a monthly recurring basis. The all-in-one inContact solution includes features such as skills-based routing; automated call distribution; self-service menus; speech recognition based automated interactive voice response; database integration with contact handling technology; multimedia contact management (voice, fax, e-mail and chat); management reporting features; workforce management features; performance optimization benchmarking; custom call routing and call flow design; and new hire screening and online training tools. Monthly recurring charges are generally billed in arrears and recognized for the period in which they are earned. In addition to the monthly recurring revenue, revenue is also received on a non-recurring basis for professional services included in implementing or improving a customer's inContact suite experience. For sales contracts with multiple elements (hosted software, training, installation and long distance services), we follow the guidance provided in ASC 605-25, *Revenue Recognition for Multiple-Element Arrangements*, because customers do not have the right to take possession of our hosted software. As such, these arrangements are considered service contracts and are not within the scope of *Industry Topic 985, Software*. ASC 605-25 allows companies to recognize revenues upfront for delivered elements of a contract when it has objective and reliable evidence of fair value for the undelivered elements of the contract. However, because we have not established stand alone value for our professional services (the delivered element) nor objective and reliable evidence of fair value for our inContact suite of services (the undelivered element), we defer revenue for upfront fees received for professional services, such as training and installation (the delivered elements), and recognize such fees as revenue over the term of the contract, which is generally 12 to 36 months. Accordingly, we have recorded \$910,000 of deferred revenue at June 30, 2010 and \$1.2 million of deferred revenue at December 31, 2009. Fees for long distance services in multiple element arrangements with the inContact suite of services are based on usage and are recognized as revenue in the same manner as fees for traditional long distance services discussed in the following paragraph.
- *Traditional long distance services.* Revenue is derived from traditional telecommunications services, such as dedicated transport, switched long distance and data services. These services are provided over our network or through third party telecommunications providers. Our network is the backbone of our inContact application and allows us to provide the all-in-one inContact solution. Revenue for the transactional long distance usage is derived based on customer specific rate plans and the customer's call usage and is recognized in the period the call is initiated. Customers are also billed monthly charges in arrears and revenue is recognized for such charges over the billing period. If the billing period spans more than one month, earned but unbilled revenues are accrued for incurred usage to date.

NOTE 3. BASIC AND DILUTED NET INCOME OR LOSS PER COMMON SHARE

Basic earnings per common share is computed by dividing the net income or loss applicable to common shareholders by the weighted-average number of common shares outstanding during the period. Diluted earnings per common share is computed by dividing the net income or loss by the sum of the weighted-average number of common shares outstanding plus the weighted average common stock equivalents, which would have been outstanding if the potentially dilutive securities had been issued. Potentially dilutive securities include outstanding options, warrants and restricted stock units. The dilutive effect of potentially dilutive securities is reflected in diluted earnings per common share by application of the treasury method.

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The following table sets forth the computation of basic and diluted earnings per common share for the three and six month periods ended June 30, 2010 and 2009 (in thousands, except per share amounts):

	<u>Three months ended June 30,</u>		<u>Six months ended June 30,</u>	
	<u>2010</u>	<u>2009</u>	<u>2010</u>	<u>2009</u>
Numerator:				
Net income (loss)	\$ (63)	\$ (998)	\$ 1,439	\$ (2,701)
Denominator:				
Basic weighted average shares outstanding	34,960	31,163	34,892	31,117
Effect of dilutive securities:				
Stock warrants	—	—	234	—
Stock options	—	—	504	—
Restricted stock units	—	—	319	—
Diluted weighted average shares outstanding	34,960	31,163	35,949	31,117
Net income (loss) per share				
Basic	\$ (0.00)	\$ (0.03)	\$ 0.04	\$ (0.09)
Diluted	\$ (0.00)	\$ (0.03)	\$ 0.04	\$ (0.09)

Potentially dilutive securities representing approximately 2.5 million shares of common stock at June 30, 2010 were excluded from the computation of diluted earnings per common share because their effect would have been anti-dilutive. As a result of incurring a net loss for the three months ended June 30, 2010, no potentially dilutive securities are included in the calculation of diluted earnings per share because such effect would be anti-dilutive.

As a result of incurring a net loss for the three and six months ended June 30, 2009, no potentially dilutive securities are included in the calculation of diluted earnings per share because such effect would be anti-dilutive. We had potentially dilutive securities representing approximately 6.1 million shares of common stock at June 30, 2009.

NOTE 4. FAIR VALUE OF FINANCIAL INSTRUMENTS

The accounting guidance for fair value measurements defines fair value, establishes a market-based framework or hierarchy for measuring fair value and expands disclosures about fair value measurements. The guidance is applicable whenever assets and liabilities are measured and included in the financial statements at fair value. The fair value of a financial instrument is the amount that could be received upon the sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Financial assets are marked to bid prices and financial liabilities are marked to offer prices. Fair value measurements do not include transaction costs. The fair value hierarchy prioritizes the quality and reliability of the information used to determine fair values. Categorization within the fair value hierarchy is based on the lowest level of input that is significant to the fair value measurement. The fair value hierarchy is defined into the following three categories:

Level 1: Quoted market prices in active markets for identical assets or liabilities.

Level 2: Observable market based inputs or unobservable inputs that are corroborated by market data.

Level 3: Unobservable inputs that are not corroborated by market data.

Fair Value Estimates

We did not have any transfers of assets and liabilities between Level 1 and Level 2 of the fair value measurement hierarchy during the six months ended June 30, 2010.

The following tables set forth the financial assets and liabilities that we measured at fair value on a recurring basis by level within the fair value hierarchy. We classify assets and liabilities measured at fair value in their entirety based on the lowest level of input that is significant to their fair value measurement.

The following table represents the fair value hierarchy for liabilities, which we measured at fair value on a recurring basis as of June 30, 2010 (*in thousands*):

	<u>Level 1</u>	<u>Level 2</u>	<u>Level 3</u>	<u>Total</u>
Liabilities:				
ComVest warrants	\$ —	\$ —	\$ 160	\$160

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The following table represents the fair value hierarchy for assets and liabilities, which we measured at fair value on a recurring basis as of December 31, 2009 (in thousands):

	Level 1	Level 2	Level 3	Total
Assets:				
Auction rate preferred securities	\$ —	\$ —	\$ 125	\$125
Liabilities:				
ComVest warrants	\$ —	\$ —	\$ 496	\$496

Recurring Level 3 Activity

The tables below provides a reconciliation of the beginning and ending balances for the major classes of assets and liabilities measured at fair value using significant unobservable inputs (Level 3).

The following table presents the activity for items measured at fair value on recurring basis categorized as Level 3 for the three months ended June 30, 2010 and 2009 (in thousands):

	Auction Rate Preferred Securities	Warrants
Balance at March 31, 2009	\$ 100	\$ (349)
Total change in fair value	—	(140)
Total redemptions	—	—
Balance at June 30, 2009	\$ 100	\$ (489)
Balance at March 31, 2010	\$ —	\$ (312)
Total change in fair value	—	152
Total redemptions	—	—
Balance at June 30, 2010	\$ —	\$ (160)

The following table presents the activity for items measured at fair value on recurring basis categorized as Level 3 for the six months ended June 30, 2010 and 2009 (in thousands):

	Auction Rate Preferred Securities	Warrants
Balance at December 31, 2008	225	(113)
Total change in fair value	—	(376)
Total redemptions	(125)	—
Balance at June 30, 2009	\$ 100	\$ (489)
Balance at December 31, 2009	125	(496)
Total change in fair value	(125)	336
Total redemptions	—	—
Balance at June 30, 2010	\$ —	\$ (160)

Auction Rate Preferred Securities

Auction Rate Preferred Securities (“ARPS”) were our only assets measured at fair value on a recurring basis at December 31, 2009. We classified the investment in ARPS as a Level 3 investment as these securities had significant unobservable inputs. The fair value of the investment in ARPS as of December 31, 2009 was \$125,000, calculated utilizing a discounted cash flow analysis. In February 2010, all of the remaining ARPS were redeemed by the issuer and we received cash proceeds of \$125,000.

Warrants

Effective January 1, 2009, we adopted newly promulgated accounting guidance related to whether a derivative instrument is indexed to an entity’s own stock (“new derivative accounting guidance”). The application of the new derivative accounting guidance can affect the accounting for warrants and many convertible instruments with provisions that protect holders from a decline in the stock price (or “down-round” provisions). Down-round provisions reduce the exercise price of a warrant or convertible instrument if a company either issues equity shares for a price that is lower than the exercise price of those instruments or issues new warrants or convertible instruments that have a lower exercise price. We evaluated whether warrants to acquire our stock contain provisions that protect holders from declines in the stock price or otherwise could result in modification of the exercise price and/or shares to be issued under the respective warrant agreements based on a variable that is not an input to the fair value of a “fixed-for-fixed” option. We determined that the 385,000 warrants, expiring in May 2011, issued to ComVest Capital in conjunction with the Revolving Credit Note and Term Loan Agreement contained such provisions, and concluded they were not indexed to our own stock.

Accordingly, on January 1, 2009, we began recognizing the warrants issued to ComVest (the “ComVest Warrants”) as liabilities at their respective fair values on each reporting date. We measured the estimated fair value of these warrants as of June 30, 2010, and recorded a \$336,000 gain during the six months ended June 30, 2010, to record the liabilities associated with these warrants at their estimated fair values totaling \$160,000 as of that date as compared to estimated fair values of \$496,000 at December 31, 2009. We estimated the fair values of these securities using a Black–Scholes valuation model. The assumptions used in the Black–Scholes model at June 30, 2010 were as follows: a volatility rate of 57%, a risk-free interest rate of 0.32%, an expected life of 0.9 years and no dividend yield.

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Fair Value of Other Financial Instruments

The carrying amounts reported in the accompanying consolidated balance sheets for cash and cash equivalents, accounts and other receivables and trade accounts payable approximate fair values because of the immediate or short-term maturities of these financial instruments. The estimated fair values of the revolving credit note and promissory notes payable were computed using a discounted cash flow model and approximated the carrying amount as the individual notes bear interest at market interest rates.

NOTE 5. GOODWILL AND INTANGIBLE ASSETS

The changes in the carrying amount of goodwill for the six months ended June 30, 2010 consisted of the following (*in thousands*):

Balance as of December 31, 2010	\$3,577
Goodwill adjustment	283
Balance as of June 30, 2010	\$3,860

The goodwill adjustment of \$283,000 in the first two quarters of 2010 was a result of contingent purchase price payments related to acquisitions in previous years. Goodwill from acquisitions is attributable to the Software segment.

Intangible assets consisted of the following (*in thousands*):

	June 30, 2010			December 31, 2009		
	Gross assets	Accumulated amortization	Intangible assets, net	Gross assets	Accumulated amortization	Intangible assets, net
Customer lists acquired	\$ 16,495	\$ 16,126	\$ 369	\$ 16,495	\$ 16,087	\$ 408
Technology and patents	10,231	9,361	870	10,231	9,158	1,073
Trade names and trade marks	1,194	272	922	1,194	233	961
Non-compete agreement	333	333	—	333	328	5
Domain name	54	—	54	54	—	54
Total	\$28,307	\$ 26,092	\$ 2,215	\$28,307	\$ 25,806	\$ 2,501

We recorded amortization expense as follows (*in thousands*):

	Three months ended June 30,		Six months ended June 30,	
	2010	2009	2010	2009
Amortization expense	140	241	286	640

NOTE 6. ACCRUED LIABILITIES

Accrued liabilities consisted of the following (*in thousands*):

	June 30, 2010	December 31, 2009
Accrued payroll and other compensation	\$ 1,433	\$ 1,879
Accrued payphone and carrier charges	215	261
Current portion of operating lease obligations	40	40
Accrued professional fees	254	231
Current portion of deferred rent	94	76
Other	141	286
Total	\$ 2,177	\$ 2,773

NOTE 7. LONG-TERM DEBT AND CAPITAL LEASE OBLIGATIONS

We drew \$11.0 million from our revolving credit loan agreement (“Revolving Credit Agreement”) with Zions First National Bank (“Zions”) and paid down \$12.5 million on the Revolving Credit Agreement during the six months ended June 30, 2010. The balance of our Revolving Credit Agreement was \$5.8 million at June 30, 2010. The interest rate under the Revolving Credit Agreement is 4.5% per annum above the ninety day London InterBank Offered Rate (“LIBOR”), from time to time in effect, adjusted as of the date of any change in the ninety day LIBOR. Interest under the Revolving Credit Agreement is paid monthly in arrears, and all principal is due in July 2012. There was \$2.7 million of unused commitment at June 30, 2010 under the Revolving Credit Agreement.

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In August 2010, we amended the adjusted EBITDA financial covenants related to the Zions Revolving Credit Agreement. The amended financial covenants require that we maintain a minimum EBITDA (defined as earnings before interest expense, income tax expense, depreciation, amortization and other non-cash charges) of \$350,000 for the third quarter 2010, \$450,000 for the fourth quarter 2010, \$900,000 for the first quarter 2011 and \$1.5 million for each quarter thereafter.

We have \$2.1 million of capital lease obligations at June 30, 2010 related to equipment leasing facilities entered into prior to December 31, 2009.

In February 2010, we entered into an additional equipment leasing facility with Zions Credit Corporation ("Zions Credit"). Under the terms of the leasing facility, Zions Credit has agreed to provide us with financing of up to \$2.5 million to lease computer related equipment for our business operations, which Zions Credit will lease to us in the form of a capital lease. The term of the facility is 36 months upon acceptance of the leased property by us. The calculated interest rate is subject to change based on the three year LIBOR plus 4.5%. We have \$159,000 of capital lease obligations related to this leasing facility at June 30, 2010.

In June 2010, we entered into a capital lease obligation for certain software licensing, which will require three annual payments beginning in July 2010, totaling \$536,000. We have recorded \$500,000 of capital lease obligations related to this lease at June 30, 2010.

NOTE 8. CAPITAL TRANSACTIONS

In December 2008, we entered into a consulting agreement with a third party to provide investor relations services. Under the agreement, we agreed to issue as partial consideration for services a total of 100,000 shares of our common stock, earned monthly in arrears in equal monthly installments during the 18-month period commencing January 1, 2009. We issued 33,000 shares of common stock valued at \$96,000 to this third party during the six months ended June 30, 2010 pursuant to the consulting agreement.

During the six months ended June 30, 2010, we received proceeds of \$583,000 from the exercise of 251,000 options.

NOTE 9. COMMITMENTS AND CONTINGENCIES

In May 2009, the Company was served in a lawsuit titled *California College, Inc., et al., v. UCN, Inc., et al.* In the lawsuit, California College allege that (1) the Company made intentional and/or negligent misrepresentations in connection with the sale of the Company's services from Insidesales.com, Inc, another defendant in the lawsuit, (2) that the Company breached its service contract with California College and the contract between California College and Insidesales.com by failing to deliver contracted services and product and failing to abide by implied covenants of good faith and fair dealing, and (3) the conduct of the Company interfered with prospective economic business relations of California College with respect to enrolling students. California College is seeking damages, in an amount to be proven at trial, in excess of \$20 million. Pursuant to a motion filed by Insidesales.com, California College filed an amended complaint that has been answered by Insidesales.com and us. Furthermore, Insidesales.com and inContact have filed cross-claims against one another alleging breach of contract with respect to a sales agent agreement between them and that the Company is obligated to indemnify Insidesales.com for any loss arising from the claims made by California College. The Company has denied all of the substantive allegations of the complaint and cross-claim and intends to defend the claims vigorously. Management believes the claims against the Company are without merit.

We are the subject of certain other legal matters considered incidental to our business activities. It is the opinion of management that the ultimate disposition of these matters will not have a material impact on our financial position, liquidity or results of operations.

NOTE 10. STOCK-BASED COMPENSATION

Stock-based compensation cost is measured at the grant date based on the fair value of the award granted and recognized as expense using the graded-vesting method over the period in which the award is expected to vest. Stock-based compensation expense recognized during a period is based on the value of the portion of stock-based awards that is ultimately expected to vest during the period. As stock-based compensation expense recognized in the results for the year is based on awards ultimately expected to vest, it has been reduced for estimated forfeitures.

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We recorded stock-based compensation expense (including stock options, warrants, restricted stock units and restricted stock) to the same departments where cash compensation was recorded as follows (*in thousands*):

	<u>Three months ended June 30,</u>		<u>Six months ended June 30,</u>	
	<u>2010</u>	<u>2009</u>	<u>2010</u>	<u>2009</u>
Costs of revenue	\$ 71	\$ 2	\$ 102	\$ 5
Selling and marketing	73	96	132	157
Research and development	94	75	(28)	136
General and administrative	120	249	370	512
Total	\$ 358	\$ 422	\$ 576	\$ 810

We utilize the Black-Scholes model to determine the estimated fair value for grants of stock options and warrants. The Black-Scholes model requires the use of highly subjective and complex assumptions to determine the fair value of stock-based awards, including the option's expected term, expected dividend yield, the risk-free interest rate and the price volatility of the underlying stock. The expected dividend yield is based on our historical dividend rates. Risk-free interest rates are based on U.S. treasury rates. Volatility is based on historical stock prices over a period equal to the estimated life of the option.

The grant date fair value of the restricted stock and restricted stock unit awards was calculated using the closing market price of the Company's common stock on the grant date, with the compensation expense amortized over the vesting period of the restricted stock awards, net of estimated forfeitures.

We estimated the fair value of options granted under our employee stock-based compensation arrangements at the date of grant using the Black-Scholes model using the following weighted-average assumptions for the six months ended June 30, 2010 and 2009:

	<u>Six months ended June 30,</u>	
	<u>2010</u>	<u>2009</u>
Dividend yield	None	None
Volatility	74%	67%
Risk-free interest rate	2.02%	1.79%
Expected life (years)	4.0	4.5

During the six months ended June 30, 2010, we granted 757,000 stock options, principally to our executive officers, with exercise prices ranging from \$2.48 to \$3.42 and a weighted-average fair value of \$1.71. During the six months ended June 30, 2009, we granted 882,300 stock options, principally to our executive officers, with exercise prices ranging from \$1.32 to \$2.63 and a weighted-average fair value of \$1.09.

As of June 30, 2010, there was \$1.7 million of total unrecognized compensation cost related to non-vested stock-based compensation awards granted under our stock-based compensation plans. The compensation cost is expected to be recognized over a weighted average period of 1.3 years.

We amended the inContact 2008 Equity Incentive Plan increasing the number of common shares available for awards from 2,272,500 to 3,272,500 in June 2010.

NOTE 12. RELATED PARTY TRANSACTIONS

We paid the Chairman of the Board of Directors (the "Chairman") \$6,000 per month during the six months ended June 30, 2010 and 2009 for consulting, marketing, and capital raising activities. We owed the Chairman \$6,000 at June 30, 2010 and December 31, 2009. The Chairman has also provided his personal guaranty in the amount of up to \$250,000 to certain long distance carriers, for which we have agreed to indemnify him for any losses for which he may become liable.

NOTE 13. SEGMENTS

We operate under two business segments: Software and Telecom. The Software segment includes all monthly recurring revenue related to the delivery of our software applications, plus the associated professional services and setup fees related to the software services product features. The Telecom segment includes all voice and data long distance services provided to customers.

Management evaluates segment performance based on operating data (revenue, costs of revenue, and other operating expenses). Management does not evaluate and manage segment performance based on assets.

For segment reporting, we classify operating expenses as either "direct" or "indirect." Direct expense refers to costs attributable solely to either selling and marketing efforts or research and development efforts. Indirect expense refers to costs that management considers to be overhead in running the business. In evaluating segment performance, management evaluates expenditures for both selling and marketing and research and development efforts at the segment level without the allocation of overhead expenses, such as rent, utilities and depreciation on property and equipment.

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Operating segment revenues and profitability for the three and six months ended June 30, 2010 and 2009 were as follows (*in thousands*):

	Three months ended June 30, 2010			Three months ended June 30, 2009		
	Software	Telecom	Consolidated	Software	Telecom	Consolidated
Revenue	\$ 8,327	\$12,117	\$ 20,444	\$ 7,005	\$14,422	\$ 21,427
Costs of revenue	2,954	8,769	11,723	2,385	10,744	13,129
Gross profit	5,373	3,348	8,721	4,620	3,678	8,298
Gross margin	65%	28%	43%	66%	26%	39%
Operating expenses:						
Direct selling and marketing	3,591	784	4,375	2,568	1,370	3,938
Direct research and development	1,117	—	1,117	942	—	942
Indirect	2,543	837	3,380	2,568	1,499	4,067
Total operating expenses	7,251	1,621	8,872	6,078	2,869	8,947
Income (loss) from operations	\$ (1,878)	\$ 1,727	\$ (151)	\$ (1,458)	\$ 809	\$ (649)
	Six months ended June 30, 2010			Six months ended June 30, 2009		
	Software	Telecom	Consolidated	Software	Telecom	Consolidated
Revenue	\$16,657	\$24,908	\$ 41,565	\$13,832	\$28,598	\$ 42,430
Costs of revenue	5,677	17,885	23,562	4,556	21,380	25,936
Gross profit	10,980	7,023	18,003	9,276	7,218	16,494
Gross margin	66%	28%	43%	67%	25%	39%
Operating expenses:						
Direct selling and marketing	6,527	1,749	8,276	5,230	2,874	8,104
Direct research and development	2,083	—	2,083	1,872	—	1,872
Indirect	4,727	1,669	6,396	5,305	3,129	8,434
Total operating expenses	13,337	3,418	16,755	12,407	6,003	18,410
Income (loss) from operations	\$ (2,357)	\$ 3,605	\$ 1,248	\$ (3,131)	\$ 1,215	\$ (1,916)

NOTE 14. SUBSEQUENT EVENTS

In July 2010, we granted 112,179 restricted stock units to our Board of Directors. The grants were valued at \$280,000 based on the average closing stock price of inContact common stock for the five days prior to the date of grant.

In July 2010, we entered into a consulting agreement with a third party to provide investor relations services. Under the agreement, we agreed to issue as partial consideration for services a total of 24,000 shares of our common stock, earned monthly in arrears in equal monthly installments during the 12-month period commencing July 1, 2010.

In August 2010, we amended the adjusted EBITDA financial covenants with Zions and changed the maturity date of the Revolving Credit Agreement to July 2012. The amended financial covenants require that we maintain a minimum EBITDA (defined as earnings before interest expense, income tax expense, depreciation, amortization and other non-cash charges) of \$350,000 for the third quarter 2010, \$450,000 for the fourth quarter 2010, \$900,000 for the first quarter 2011 and \$1.5 million for each quarter thereafter.

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ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion and analysis of financial condition and results of operations should be read in conjunction with the December 31, 2009 consolidated financial statements and notes thereto, along with the Management's Discussion and Analysis of Financial Condition and Results of Operations included in our 2009 Annual Report on Form 10-K, filed separately with the U.S. Securities and Exchange Commission on March 12, 2010.

OVERVIEW

We began in 1997 as a reseller of telecommunications services and have evolved to become a leading provider of end-to-end, cloud computing contact center services and network connectivity. We strive to deliver the most proven solutions quickly and with ease, helping our customers reduce the cost and improve the quality of every user interaction.

In 2005, we began offering cloud computing call center solutions to the call-center market. Our dynamic technology platform provides our customers a solution without the costs and complexities of legacy systems. Our proven delivery model provides cost savings and removes the complexities of deploying and maintaining a premised-based solution, while providing flexibility to change with business needs.

We provide software which includes automatic call distribution with skills-based routing, interactive voice response with speech recognition, computer telephony integration capabilities, reporting, work force optimization, e-learning, call center agent hiring and customer feedback measurement tools. Taken together, the inContact cloud-based platform creates an integrated solution for call centers, including those with distributed workforces – either at-home or multi-site.

SOURCES OF REVENUE

We derive our revenues from two major business activities: (1) hosting and support of our inContact suite and associated professional services and (2) reselling telecommunication services. Since 2005, our primary business focus has been on selling and marketing our inContact suite.

Software

Software hosting and support of our inContact suite is provided on a monthly basis. Monthly recurring charges are billed in arrears and recognized for the period in which they are earned. In addition to the monthly recurring revenue, revenue is also received on a non-recurring basis for professional services included in implementing or improving a user's inContact suite experience. Our hosting services provide remote management and maintenance of our software and customers' data. Customers access "hosted" software and data through a secure Internet connection. Support services include technical assistance for our software products and product upgrades and enhancements on a when and if available basis. Our telecommunications and data network is fundamental to our inContact suite and allows us to provide the all-in-one inContact solution.

Telecom

We continue to derive revenue from traditional telecommunications services such as dedicated transport, switched long distance and data services. These services are provided over our network or through third party telecommunications providers. Revenue for the transactional long distance usage is derived based on user specific rate plans and the user's call usage and is recognized in the period the call is initiated. Users are also billed monthly charges in arrears and revenue is recognized for such charges over the billing period. If the billing period spans more than one month, earned but unbilled revenues are accrued for incurred usage to date.

COSTS OF REVENUE AND OPERATING EXPENSES

Costs of Revenue

Costs of revenue consist primarily of payments to third party long distance service providers for resold telecommunication services to our customers. Costs of revenue also include salaries (including stock-based compensation) and related expenses for our hosting, support and professional services organizations, equipment depreciation relating to our hosting services, and amortization of acquired intangible assets, amortization of capitalized software development costs, and allocated overhead, such as rent, utilities and depreciation on property and equipment. As a result, overhead expenses are included in costs of revenue and each operating expense category. The cost associated with providing professional services is significantly higher as a percentage of revenue than the cost associated with delivering our software services due to the labor costs associated with providing professional services.

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Selling and Marketing

Selling and marketing expenses consist primarily of salaries (including stock-based compensation) and related expenses for employees in sales and marketing, including commissions and bonuses, advertising, marketing events, corporate communications, expenses, travel costs and allocated overhead. We intend to continue to invest in selling and marketing. Accordingly, selling and marketing expenses could increase in absolute dollars depending on our investment decisions in line with our ongoing assessment of the market opportunity to support additional growth.

Research and Development

Research and development expenses consist primarily of the non-capitalized portion of salary (including stock-based compensation) and related expenses for development personnel and costs related to the development of new products, enhancement of existing products, quality assurance, market research, testing, product management, and allocated overhead. We expect research and development expenses to increase in absolute dollars in the future as we intend to release new features and functionality on a frequent basis, expand our content offerings, upgrade and extend our service offerings and develop new technologies.

General and Administrative

General and administrative expenses consist primarily of salary (including stock-based compensation) and related expenses for management, finance and accounting, legal, information systems and human resources personnel, professional fees, other corporate expenses and allocated overhead. We expect general and administrative expenses as a percentage of revenue to decrease as we continue to leverage our existing general and administrative personnel and other expenses to support our anticipated growth. General and administrative expenses in absolute dollars may increase or decrease depending upon investments we make to support the size of our business.

RESULTS OF OPERATIONS

Three Months Ended June 30, 2010 and 2009

The following is a tabular presentation of our condensed consolidated operating results for the three months ended June 30, 2010 compared to our condensed consolidated operating results for the three months ended June 30, 2009 (*in thousands*):

	<u>2010</u>	<u>2009</u>	<u>\$ Change</u>	<u>% Change</u>
Revenue	\$20,444	\$21,427	\$ (983)	-5%
Costs of revenue	11,723	13,129	(1,406)	-11%
Gross profit	8,721	8,298	423	
<i>Gross margin</i>	<i>43%</i>	<i>39%</i>		
Operating expenses:				
Selling and marketing	4,617	4,137	480	12%
Research and development	1,275	1,087	188	17%
General and administrative	2,980	3,723	(743)	-20%
Total operating expenses	8,872	8,947	(75)	
Loss from operations	(151)	(649)	498	
Other income (expense)	102	(335)	437	-130%
Loss before income taxes	(49)	(984)	935	
Income tax expense	14	14	—	
Net loss	\$ (63)	\$ (998)	\$ 935	

Revenue

Total revenues decreased \$983,000 or 5% from \$21.4 million during the three months ended June 30, 2009 compared to revenues of \$20.4 million during the same period in 2010. The decrease relates to a decrease of \$2.3 million in Telecom segment revenue due to anticipated attrition. The decrease is offset by an increase of \$1.3 million in Software revenue related to our increased sales and marketing efforts of our inContact suite.

Costs of revenue and gross margin

Costs of revenue decreased \$1.4 million or 11% to \$11.7 million during the three months ended June 30, 2010 compared to \$13.1 million during the same period of 2009. As a result, our gross margin increased four percentage points to 43% during the three months ended June 30, 2010 from 39% during the same period of 2009. The increase in gross profit is primarily driven by our transition in sales mix from our Telecom segment that has lower margins to our Software segment, which has much higher margins, and the increase in gross margin for the Telecom segment due to the termination of low-margin Telecom customers that we purposely moved off our network in the third quarter of 2009.

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Selling and marketing

Selling and marketing expense increased \$480,000 or 12% to \$4.6 million during the three months ended June 30, 2010 from \$4.1 million during the same period in 2009. This increase is a result of our increased selling and marketing efforts during the three months ended June 30, 2010, compared to the same period in 2009. The increase in our selling and marketing efforts was offset by reduced commissions expense related to legacy Telecom.

Research and development

Research and development expense increased \$188,000 or 17% to \$1.3 million during the three months ended June 30, 2010 from \$1.1 million during the same period in 2009. The increase relates to our efforts to expand our content offerings, upgrade and extend our service offerings and develop new technologies. In addition, during the three months ended June 30, 2010, we capitalized \$934,000 of costs related to our internally developed software compared to \$808,000 during the same period in 2009.

General and administrative

General and administrative expense decreased \$743,000 or 20% to \$3.0 million during the three months ended June 30, 2010 compared to \$3.7 million during the same period in 2009. The decrease is primarily due to a reduction of overhead costs in the fourth quarter of 2009. Also, facility and equipment rent and stock based compensation decreased.

Other expense

Other income increased \$437,000 to \$102,000 during the three months ended June 30, 2010 from an expense of \$335,000 during the same period in 2009. Net interest expense decreased \$148,000 for the second quarter of 2010 compared to the comparable period in 2009 due to a lower outstanding balance on our revolving credit agreement in 2010 as compared to 2009. The remaining increase of \$290,000 primarily relates to the change in fair value of our warrant liability. During the three months ended June 30, 2010, the fair value of our warrant liability decreased \$152,000 and the fair value of our warrant liability increased \$140,000 during the three months ended June 30, 2009.

Income taxes

Income taxes consist of state income taxes and remained relatively flat for the quarter ended June 30, 2010 as compared to comparable period of 2009. We do not have any federal tax expense due to net operating loss ("NOL") carry-forwards that offset any tax expense for the period. We also have a full valuation allowance on all deferred tax assets.

Six Months Ended June 30, 2010 and 2009

The following is a tabular presentation of our condensed consolidated operating results for the six months ended June 30, 2010 compared to our condensed consolidated operating results for the six months ended June 30, 2009, as adjusted (*in thousands*):

	<u>2010</u>	<u>2009</u>	<u>\$ Change</u>	<u>% Change</u>
Revenue	\$41,565	\$42,430	\$ (865)	-2%
Costs of revenue	23,562	25,936	(2,374)	-9%
Gross profit	18,003	16,494	1,509	
Gross margin	43%	39%		
Operating expenses:				
Selling and marketing	8,753	8,525	228	3%
Research and development	2,403	2,149	254	12%
General and administrative	5,599	7,736	(2,137)	-28%
Total operating expenses	16,755	18,410	(1,655)	
Income (loss) from operations	1,248	(1,916)	3,164	
Other income (expense)	218	(758)	976	-129%
Income (loss) before income taxes	1,466	(2,674)	4,140	
Income tax expense	27	27	—	
Net income (loss)	\$ 1,439	\$ (2,701)	\$ 4,140	

Revenue

Total revenues decreased \$865,000 or 2% from \$42.4 million during the six months ended June 30, 2009 compared to revenues of \$41.6 million during the same period in 2010. The decrease relates to a decrease of \$3.7 million in Telecom segment revenue due to anticipated attrition. The decrease is offset by an increase of \$2.8 million in Software revenue related to our increased sales and marketing efforts of our inContact suite

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Costs of revenue and gross margin

Costs of revenue decreased \$2.4 million or 9% to \$23.6 million during the six months ended June 30, 2010 compared to \$25.9 million during the same period of 2009. As a result, our gross margin increased four percentage points to 43% during the six months ended June 30, 2010, from 39% during the same period of 2009. The increase in gross profit is primarily driven by our transition in sales mix from our Telecom segment that has lower margins to our Software segment, which has much higher margins, and the increase in gross margin for the Telecom segment due to the termination of low-margin Telecom customers that we purposely moved off our network in the third quarter of 2009.

Selling and marketing

Selling and marketing expense increased \$228,000 or 3% to \$8.8 million during the six months ended June 30, 2010 from \$8.5 million during the same period in 2009. This increase is a result of our increased selling and marketing efforts during the six months ended June 30, 2010, compared to the same period in 2009. The increase in our selling and marketing efforts was offset by reduced commissions expense related to legacy Telecom customers.

Research and development

Research and development expense increased \$254,000 or 12% to \$2.4 million during the six months ended June 30, 2010 from \$2.2 million during the same period in 2009. The increase relates to our efforts to expand our content offerings, upgrade and extend our service offerings and develop new technologies. In addition, during the six months ended June 30, 2010, we capitalized \$1.8 million of costs related to our internally developed software compared to \$1.6 million during the same period in 2009.

General and administrative

General and administrative expense decreased \$2.1 million or 28% to \$5.6 million during the six months ended June 30, 2010 compared to \$7.7 million during the same period in 2009. The decrease is primarily due to a reduction of overhead costs in the fourth quarter of 2009. Also, facility and equipment rent and stock based compensation decreased.

Other expense

Other income increased \$976,000 to \$218,000 during the six months ended June 30, 2010 from an expense of \$758,000 during the same period in 2009. Net interest expense decreased \$267,000 for the six months ended June 30, 2010 compared to the comparable period in 2009 due to a lower outstanding balance on our revolving credit agreement in 2010 as compared to 2009. The remaining increase of \$710,000 primarily relates to the change in fair value of our warrant liability. During the six months ended June 30, 2010, the fair value of our warrant liability decreased \$336,000 and the fair value of our warrant liability increased \$376,000 during the six months ended June 30, 2009.

Income taxes

Income taxes consist of state income taxes and remained relatively flat for the six months ended June 30, 2010 as compared to comparable period of 2009. Income tax expense did not increase significantly as a result of our net income for the six months ended June 30, 2010 because of our NOL carry-forwards that offset any federal tax expense and the majority of state tax expenses. We also have a full valuation allowance on all deferred tax assets.

SEGMENT REPORTING

We operate under two business segments: Software and Telecom. The Software segment includes all monthly recurring revenue related to the delivery of our software applications plus the associated professional services and setup fees related to the software services product features (referred to as cloud computing or SaaS). The Telecom segment includes all voice and data long distance services provided to customers.

For segment reporting, we classify operating expenses as either “direct” or “indirect.” Direct expense refers to costs attributable solely to either selling and marketing efforts or research and development efforts. Indirect expense refers to costs that management considers to be overhead in running the business. Management evaluates expenditures for both selling and marketing and research and development efforts at the segment level without the allocation of overhead expenses, such as compensation, rent, utilities and depreciation on property and equipment.

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Software Segment Results

The following is a tabular presentation and comparison of our Software segment unaudited condensed consolidated operating results for the three and six months ended June 30, 2010 and 2009, (in thousands):

	Three Months Ended June 30,				Six Months Ended June 30,			
	2010	2009	\$ Change	% Change	2010	2009	\$ Change	% Change
Revenue	\$ 8,327	\$ 7,005	\$ 1,322	19%	\$16,657	\$13,832	\$ 2,825	20%
Costs of revenue	2,954	2,385	569	24%	5,677	4,556	1,121	25%
Gross profit	5,373	4,620			10,980	9,276		
Gross margin	65%	66%			66%	67%		
Operating expenses:								
Direct selling and marketing	3,591	2,568	1,023	40%	6,527	5,230	1,297	25%
Direct research and development	1,117	942	175	19%	2,083	1,872	211	11%
Indirect	2,543	2,568	(25)	-1%	4,727	5,305	(578)	-11%
Loss from operations	\$(1,878)	\$(1,458)			\$(2,357)	\$(3,131)		

Three Months Ended June 30, 2010 and 2009

The Software segment revenue increased \$1.3 million or 19% to \$8.3 million during the three months ended June 30, 2010 from \$7.0 million during the same period in 2009. The increase is a result of the selling and marketing efforts we have undertaken to expand the inContact suite of services in the market. Software segment revenue includes revenue from professional services of \$437,000 for the second quarter of 2010 compared to \$367,000 for the second quarter of 2009.

Gross margin decreased one percentage point to 65% in 2010 compared to 66% in 2009. The decrease in gross margin is primarily attributable to an increase in capitalized software depreciation and an increase in personnel costs to help support the growth in the software segment.

Direct selling and marketing expenses in the Software segment increased \$1.0 million or 40% to \$3.6 million during the three months ended June 30, 2010 compared to \$2.6 million during the same period in 2009. This increase is a result of headcount additions for employees focused on managing and enhancing our partner relationships and our efforts to increase our selling and marketing efforts during 2010 as compared to 2009. We also continue to develop the services provided in the Software segment by investing in research and development. During the three months ended June 30, 2010 we incurred \$1.1 million in direct research and development costs compared to \$942,000 during the same period in 2009 and have capitalized an additional \$934,000 of costs incurred during the three months ended June 30, 2010 related to our internally developed software compared to \$808,000 during the three months ended June 30, 2009. Indirect expenses, which consist of overhead, such as compensation, rent, utilities and depreciation on certain property and equipment, remained relatively flat at approximately \$2.5 million during the three months ended June 30, 2010 and 2009.

Six Months Ended June 30, 2010 and 2009

The Software segment revenue increased by \$2.8 million or 20% to \$16.6 million during the six months ended June 30, 2010 from \$13.8 million during the same period in 2009. The increase is a result of the selling and marketing efforts we have undertaken to expand the inContact suite of services in the market. Software segment revenue includes revenue from professional services of \$874,000 for the first half of 2010 compared to \$716,000 for the first half of 2009.

Gross margin decreased one percentage point to 66% in 2010 compared to 67% in 2009. The decrease in gross margin is primarily attributable to an increase in capitalized software depreciation and an increase in personnel costs to help support the growth in the software segment.

Direct selling and marketing expenses in the Software segment increased \$1.3 million or 25% to \$6.5 million during the six months ended June 30, 2010 compared to \$5.2 million during the same period in 2009. This increase is a result of headcount additions for employees focused on managing and enhancing our partner relationships and our efforts to increase our selling and marketing efforts during 2010 as compared to 2009. We also continue to develop the services provided in the Software segment by investing in research and development. During the six months ended June 30, 2010 we incurred \$2.1 million in direct research and development costs compared to \$1.9 million during the same period in 2009 and have capitalized an additional \$1.8 million of costs incurred during the six months ended June 30, 2010 related to our internally developed software compared to \$1.6 million during the six months ended June 30, 2009. Indirect expenses, which consist of overhead, such as compensation, rent, utilities and depreciation on property and equipment, decreased \$578,000 or 11% to \$4.7 million during the six months ended June 30, 2010 from \$5.3 million for the same period in 2009. This decrease primarily relates to our efforts to reduce overhead costs in the fourth quarter of 2009 and severance compensation charges for an executive officer terminated in the first quarter of 2009.

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Telecom Segment Results

The following is a tabular presentation and comparison of our Telecom segment condensed consolidated operating results for the three and six months ended June 30, 2010 and 2009, (in thousands):

	Three Months Ended June 30,				Six Months Ended June 30,			
	2010	2009	\$ Change	% Change	2010	2009	\$ Change	% Change
Revenue	\$12,117	\$14,422	\$ (2,305)	-16%	\$24,908	\$28,598	\$ (3,690)	-13%
Costs of revenue	8,769	10,744	(1,975)	-18%	17,885	21,380	(3,495)	-16%
Gross profit	3,348	3,678			7,023	7,218		
Gross margin	28%	26%			28%	25%		
Operating expenses:								
Direct selling and marketing	784	1,370	(586)	-43%	1,749	2,874	(1,125)	-39%
Direct research and development	—	—	—	—	—	—	—	—
Indirect	837	1,499	(662)	-44%	1,669	3,129	(1,460)	-47%
Income from operations	\$ 1,727	\$ 809			\$ 3,605	\$ 1,215		

Three Months Ended June 30, 2010 and 2009

We continue to see decreases in Telecom segment revenue as we focus our efforts on the software segment. Overall Telecom segment revenue decreased \$2.3 million or 16% to \$12.1 million during the three months ended June 30, 2010 compared to \$14.4 million during the same period in 2009. This decrease is due to the expected attrition of our telecom-only customers as we focus our efforts on our inContact suite of services and a loss of revenue from low-margin customers that we purposely moved off our network in the third quarter of 2009. With the decline in revenues from the Telecom segment, we reduced overall costs in the segment as well. Our costs of revenue decreased 18% due to continued improvement in carrier rates, and a reduction in the low-margin business mentioned previously. Selling and marketing expenses decreased 43% during the three months ended June 30, 2010 as compared to the same period in 2009, primarily due to a decrease in commissions as we continue to focus more on our selling and marketing efforts of the Software segment. Indirect expenses, which consist of overhead, such as compensation, rent, utilities and depreciation on property and equipment, decreased 44% during the three months ended June 30, 2010 compared to the same period in 2009. The reduction of indirect expenses is primarily due to our efforts to reduce costs in the fourth quarter of 2009 and more indirect costs being allocated to the Software segment.

Six Months Ended June 30, 2010 and 2009

We continue to see decreases in Telecom segment revenue as we focus our efforts on the software segment. Overall Telecom segment revenue decreased \$3.7 million or 13% to \$24.9 million during the six months ended June 30, 2010 compared to \$28.6 million during the same period in 2009. This decrease is due to the expected attrition of our telecom-only customers as we focus our efforts on our inContact suite of services and a loss of revenue from low-margin customers that we purposely moved off our network in the third quarter of 2009. With the decline in revenues from the Telecom segment, we reduced overall costs in the segment as well. Our costs of revenue decreased 16% due to continued improvement in carrier rates, and a reduction in the low-margin business mentioned previously. Selling and marketing expenses decreased 39% during the six months ended June 30, 2010 as compared to the same period in 2009, primarily due to a decrease in commissions as we continue to focus more on our selling and marketing efforts of the Software segment. Indirect expenses, which consist of overhead, such as compensation, rent, utilities and depreciation on property and equipment, decreased 47% during the six months ended June 30, 2010 compared to the same period in 2009. The reduction of indirect expenses is primarily due to our efforts to reduce costs in the fourth quarter of 2009 and more indirect costs being allocated to the Software segment.

LIQUIDITY AND CAPITAL RESOURCES

Our principal sources of liquidity are cash and cash equivalents and available borrowings under our revolving credit note, which expires in July 2012. At June 30, 2010, we had \$10.2 million of cash and cash equivalents. In addition to our \$10.2 million of cash and cash equivalents, subject to meeting covenant requirements, we have access to additional available borrowings under our revolving credit note with Zions entered into in July 2009. The available borrowings under the revolving credit note are \$2.7 million at June 30, 2010, resulting in total cash and additional availability under the revolving credit note of \$12.9 million at June 30, 2010. The balance of our revolving credit note at June 30, 2010 was \$5.8 million. In July 2010, we paid \$4.0 million of the \$5.8 million balance.

We generated net income of \$1.4 million during the six months ended June 30, 2010. Additionally, significant non-cash expenses affecting operations during the six months ended June 30, 2010 were \$2.6 million of depreciation and amortization and \$576,000 of stock-based compensation offset by a non-cash gain of \$336,000 for the change in the fair value of certain warrants. Our operating activities provided cash flows of \$3.5 million during the six months ended June 30, 2010.

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In February 2010, we entered into an equipment leasing facility with Zions Credit. Under the terms of the leasing facility, Zions Credit has agreed to provide us with financing of up to \$2.5 million to lease computer related equipment for our business operations, which Zions Credit will lease to us in the form of a capital lease. The term of the facility is 36 months upon acceptance of the leased property by us. The calculated interest rate is subject to change based on the three year “London InterBank Offered Rate (LIBOR),” plus 4.5%. We had utilized \$159,000 of this equipment leasing facility at June 30, 2010.

We continue to take a proactive approach in managing our operating expenditures and cash flow from operations. In October of 2009, we took measures to reduce operating expenses, including headcount reductions to accelerate the growth in cash generated from operations. Due in part to these measures, cash generated from operations was \$3.5 million during the six months ended June 30, 2010. We believe the savings generated by these measures will continue to generate cash from operations. We expect to rely on internally generated cash, our revolving credit facility and our equipment leasing facility to finance operations and capital requirements. We believe that existing cash and cash equivalents, cash from operations, available borrowings under our revolving credit note and available borrowings under our equipment leasing facility will be sufficient to meet our cash requirements during at least the next twelve months.

CRITICAL ACCOUNTING POLICIES AND ESTIMATES

A summary of our significant accounting policies and estimates is discussed in Management’s Discussion and Analysis of Financial Condition and Results of Operations and in Note 1 to our Consolidated Audited Financial Statements and Notes thereto, which are both presented in our Annual Report on Form 10-K for the year ended December 31, 2009. The preparation of the financial statements in accordance with U.S. generally accepted accounting principles requires us to make judgments, estimates and assumptions regarding uncertainties that affect the reported amounts of assets and liabilities. Significant areas of uncertainty that require judgments, estimates and assumptions include the accounting for income taxes and other contingencies as well as asset impairment and collectability of accounts receivable. We use historical and other information that we consider to be relevant to make these judgments and estimates. However, actual results may differ from those estimates and assumptions that are used to prepare our financial statements.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Our cash and cash equivalents are invested with high-quality issuers and limit the amount of credit exposure to any one issuer. Due to the short-term nature of the cash equivalents, we believe that we are not subject to any material interest rate risk as it relates to interest income.

Interest rates on our new leasing facility and revolving credit facility are variable so market fluctuations in interest rate may increase our interest expense.

ITEM 4. CONTROLS AND PROCEDURES

This Report includes the certifications of our Chief Executive Officer and Chief Financial Officer required by Rule 13a-14 of the Securities Exchange Act of 1934 (the “Exchange Act”). See Exhibits 31.1 and 31.2. This Item 4 includes information concerning the controls and control evaluations referred to in those certifications.

Evaluation of Disclosure Controls and Procedures

Disclosure controls and procedures (as defined in Rule 13a-15(e) under the Exchange Act) are designed to ensure that information required to be disclosed in reports filed or submitted under the Exchange Act is recorded, processed, summarized, and reported within the time periods specified in rules and forms adopted by the Securities and Exchange Commission, and that such information is accumulated and communicated to management, including the chief executive officer and the chief financial officer, to allow timely decisions regarding required disclosures.

In connection with the preparation of this report, our management, under the supervision and with the participation of the Chief Executive Officer and Chief Financial Officer, reassessed the effectiveness of the design and operation of our disclosure controls and procedures. Based on that evaluation, our Chief Executive Officer and Chief Financial Officer have concluded that our disclosure controls and procedures were effective as of June 30, 2010.

Changes in Internal Control Over Financial Reporting

There were no changes in our internal control over financial reporting that occurred during the second quarter of 2010 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

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PART II

ITEM 1. LEGAL PROCEEDINGS

We are the subject of certain legal matters, which we consider incidental to our business activities. It is the opinion of management that the ultimate disposition of these other matters will not have a material impact on our financial position, liquidity or results of operations.

During the six months ended June 30, 2010, there were no material developments in any pending legal proceedings previously reported. Please see the discussion of legal proceedings under Part I, Item 3 of our 2009 Annual Report on Form 10-K, filed with the Securities and Exchange Commission on March 12, 2010.

ITEM 1A. RISK FACTORS

The Private Securities Litigation Reform Act of 1995 provides a safe harbor for forward-looking statements made by us, except where such statements are made in connection with an initial public offering. All statements, other than statements of historical fact, which address activities, actions, goals, prospects, or new developments that we expect or anticipate will or may occur in the future, including such things as expansion and growth of our operations and other such matters are forward-looking statements. Any one or a combination of factors could materially affect our operations and financial condition. These factors include competitive pressures, success or failure of marketing programs, changes in pricing and availability of services and products offered to customers, legal and regulatory initiatives affecting software or long distance service, and conditions in the capital markets. Forward-looking statements made by us are based on knowledge of our business and the environment in which we operate as of the date of this report. Because of the factors discussed in the 2009 Annual Report on Form 10-K under Item 1A "Risk Factors," actual results may differ from those in the forward-looking statements.

ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

In July 2010, we entered into a consulting agreement with a third party to provide investor relations services. Under the agreement, we agreed to issue, as partial consideration for services, a total of 24,000 shares of our common stock, earned monthly in arrears in equal monthly installments during the 12-month period commencing July 1, 2010. The shares will be issued pursuant to the exemption from registration set forth in Section 4(2) of the Securities Act of 1933.

ITEM 5. OTHER INFORMATION

On June 28, 2010, the Board of Directors approved an annual Director compensation plan, which applies to each of the directors, except Paul Jarman, who is our Chief Executive Officer. The terms of the plan are as follows:

- Cash compensation of \$50,000 per year paid in equal monthly installments commencing July 1 of each year; and
- Equity compensation paid through an annual award of restricted stock units under inContact's 2008 Equity Incentive Plan, in number equal to \$50,000 divided by the fair market value of inContact's common stock as determined under the 2008 Equity Incentive Plan on July 1 of each annual period, which is the grant date (fair market value is equal to the average closing price of a share of common stock reported on Nasdaq for the five trading days immediately preceding the date of grant);
- Restricted stock unit awards vest in equal monthly installments over the one-year period commencing on the grant date;
- Each restricted stock unit represents the right to receive one share of inContact common stock (subject to adjustment in the event of a stock dividend, share combination, recapitalization or similar event) upon termination of service as a Director for any reason, a greater than 50 percent change in voting control or membership of the Board of Directors, or a disposition of more than 50 percent of inContact's assets; and
- Each director serving as a chairperson of the Audit Committee, Compensation Committee, or Corporate Governance and Nominating Committee shall receive additional equity compensation paid through an annual award of restricted stock units under inContact's 2008 Equity Incentive Plan (with the same vesting and other terms described above), in number equal to \$10,000 divided by the fair market value of inContact's common stock as determined under the 2008 Equity Incentive Plan on July 1 of each annual period, which is the grant date.

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As a result of the adoption of the foregoing plan, the following restricted stock unit awards were granted July 1, 2010, based on a fair market value of \$2.50 per common share:

<u>Name</u>	<u>No. of Restricted Stock Units</u>	<u>Value of Restricted Stock Units (1)</u>
Theodore Stern	20,032	\$ 50,000
Steve Barnett	24,038	\$ 60,000
Paul F. Koepppe	24,038	\$ 60,000
Blake O. Fisher, Jr.	24,038	\$ 60,000
Mark J. Emkjer	20,032	\$ 50,000

- (1) This column represents the aggregate grant date fair value of restricted stock units calculated in accordance with ASC Topic 718 and do not correspond to the actual value that may be realized by the Directors.

On June 28, 2010, the Board of Directors also approved an arrangement to engage the consulting services of Theodore Stern, who serves as Chairman of the Board, and in consideration of such services, pay to him a fee of \$7,000 per month plus office expenses of \$500 per month.

On August 3, 2010, inContact, Inc. modified certain terms of that revolving credit loan agreement dated July 16, 2009 with Zions ("Modification"). The Modification extended the maturity date of the revolving credit loan agreement to July 1, 2012.

On August 3, 2010, inContact, Inc. also amended certain terms of that revolving credit loan agreement dated July 16, 2009, as amended by that certain amendment to revolving credit loan agreement dated February 22, 2010, with Zions ("Second Amendment"). The Second Amendment deleted the "Minimum Adjusted EBITDA" covenant and replaced it with the following "Minimum EBITDA" covenant:

Borrower shall maintain a minimum EBITDA, measured as of the last day of each quarter, as follows:

<u>Period Ending</u>	<u>Amount</u>
September 30, 2010	\$ 350,000.00
December 31, 2010	\$ 450,000.00
March 31, 2011	\$ 900,000.00
June 30, 2011 and thereafter	\$1,500,000.00

ITEM 6. EXHIBITS

<u>Exhibit No.</u>	<u>Title of Document</u>
10.1	Note Modification Agreement and Allonge
10.2	Second Amendment to Loan Agreement
31.1	Certification of the Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
31.2	Certification of the Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
32.1	Certifications of the Chief Executive Officer and Chief Financial Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

SIGNATURES

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

inContact, INC.

Date: August 6, 2010

By: /s/ Paul Jarman
Paul Jarman
Chief Executive Officer

Date: August 6, 2010

By: /s/ Gregory Ayers
Gregory Ayers
Principal Financial and Accounting Officer

**Note Modification Agreement and Allonge
(Promissory Note – Revolving Line of Credit)**

This Note Modification Agreement and Allonge (the “Modification”) is made and entered into between inContact, Inc. (“Borrower”) and Zions First National Bank (“Lender”).

Recitals

1. Borrower has executed a Promissory Note (Revolving Line of Credit) dated July 16, 2009, in favor of Lender in the original principal amount of eight million five hundred thousand dollars (\$8,500,000.00) (the “Note”).
2. Borrower and Lender desire to modify the Note as provided herein.

Modification

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Borrower and Lender hereby agree and amend and modify the Note as follows:

1. Definitions. Except as otherwise provided herein, terms defined in the Loan Agreement shall have the same meaning when used herein. Terms defined in the singular shall have the same meaning when used in the plural and vice versa. As used herein, the term:

“Loan Agreement” means that certain Loan Agreement dated July 16, 2009, as amended by that certain Amendment to Loan Agreement dated February 22, 2010, and as further amended by that certain Second Amendment to Loan Agreement of approximately even date herewith, by and between Lender and Borrower, together with any exhibits, amendments, addenda, and modifications.

2. Attachment to Note. An original of this Modification shall be attached to the original Note as an allonge to the Note and made a part of the Note, provided, however, that failure to attach an original of this Modification as an allonge to the Note shall not impact the effectiveness of this Modification and this Modification shall nonetheless be valid, binding and enforceable.

3. Modification of Note. The Note is hereby modified as follows:

- a. The Maturity Date of the Loan is extended to July 1, 2012.

4. Note Remains in Full Force and Effect. Except as expressly modified by this Modification, the Note and all Loan Documents remain in full force and effect. All Collateral securing the Note shall continue to secure the Note as modified.

5. Modified Note Becomes a Loan Document. The Note, as modified by this Modification, shall be a Loan Document and all references in the Loan Documents to the Note shall refer to the Note as modified by this Modification.

6. Integrated Agreement; Amendment. This Modification constitutes the entire agreement between Borrower and Lender concerning modification of the Note and may not be altered or amended except by written agreement signed by Borrower and Lender. PURSUANT TO UTAH CODE SECTION 25-5-4, BORROWER IS NOTIFIED THAT THIS MODIFICATION IS A FINAL EXPRESSION OF THE AGREEMENT BETWEEN BORROWER AND LENDER CONCERNING MODIFICATION OF THE NOTE AND THIS MODIFICATION MAY NOT BE CONTRADICTED BY EVIDENCE OF ANY ALLEGED ORAL AGREEMENT.

All other prior and contemporaneous agreements, arrangements and understandings between the parties hereto as to modification of the Note are rescinded.

This Modification and the Note shall be read and interpreted together as one instrument.

Dated: August 3, 2010

Lender:

Zions First National Bank

By: /s/ Thomas C. Etzel

Name: Thomas C. Etzel

Title: Senior Vice President

Borrower:

inContact, Inc.

By: /s/ Gregory S. Ayers

Name: Gregory S. Ayers

Title: Chief Financial Officer

Second Amendment to Loan Agreement

This Second Amendment to Loan Agreement (the "Amendment") is made and entered into between inContact, Inc. ("Borrower") and Zions First National Bank ("Lender").

Recitals

1. Borrower and Lender have entered into a Loan Agreement dated July 16, 2009, as amended by that certain Amendment to Loan Agreement dated February 22, 2010 (the "Loan Agreement").
2. Borrower and Lender desire to modify and amend the Loan Agreement as provided herein.

Amendment

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Lender and Borrower hereby agree and amend and modify the Loan Agreement as follows:

1. Definitions. Except as otherwise provided herein, terms defined in the Loan Agreement shall have the same meaning when used herein. Terms defined in the singular shall have the same meaning when used in the plural and vice versa.

2. Amendments. The Loan Documents are hereby modified and amended as follows:

(a) Add the following definition to Section 1.1 Definitions of the Loan Agreement:

"Note Modification" means the Note Modification Agreement and Allonge (Promissory Note – Revolving Line of Credit) dated August 3, 2010, by and between Borrower and Lender, executed pursuant to this Amendment any and all modifications and replacements thereof.

(b) Section 6.14(a) Minimum EBITDA of the Loan Agreement is deleted and replaced in its entirety with the following:

a. Minimum Quarterly EBITDA. Borrower shall maintain a minimum quarterly EBITDA, measured as of the last day of each quarter, as follows:

<u>Period Ending</u>	<u>Amount</u>
September 30, 2010	\$ 350,000.00
December 31, 2010	\$ 450,000.00
March 31, 2011	\$ 900,000.00
June 30, 2011 and thereafter	\$1,500,000.00

(c) Section 10.15 Waiver and Release of Claims of the Loan Agreement is deleted and replaced with the following:

10.15 Waiver and Release of Claims

Borrower hereby (i) represents that neither the Borrower nor any affiliate or principal of Borrower has any defenses to or setoffs against any obligations owing by Borrower, or by Borrower's affiliates or principals, to Lender or Lender's affiliates, nor any claims against Lender or Lender's affiliates for any matter whatsoever, related or unrelated to any obligations, and (ii) releases Lender and Lender's affiliates, officers, directors, employees, representatives and agents from all claims, causes of action, and costs, in law or equity, known or unknown, whether or not matured or contingent, existing as of the date hereof that

Borrower has or may have by reason of any matter of any conceivable kind or character whatsoever, related or unrelated to the Loan, including the subject matter of the Loan Documents. The foregoing release does not apply, however, to claims for future performance of express contractual obligations that mature after the date hereof that are owing to Borrower by Lender or Lender's affiliates. Borrower acknowledges that Lender has been induced to enter into or continue the obligations by, among other things, the waivers and releases in this paragraph.

(d) Section 9.15 Notices of the Loan Agreement is deleted and replaced with the following:

9.15 Notices

All notices or demands by any party to this Loan Agreement shall, except as otherwise provided herein, be in writing and may be sent by certified mail, return receipt requested. Notices so mailed shall be deemed received when deposited in a United States post office box, postage prepaid, properly addressed to Borrower or Lender at the mailing addresses stated herein or to such other addresses as Borrower or Lender may from time to time specify in writing. Any notice so addressed and otherwise delivered shall be deemed to be given when actually received by the addressee.

Mailing addresses:

Lender:

Zions First National Bank
Corporate Banking Group
One South Main Street, Suite 200
Salt Lake City, Utah 84111
Attention: Thomas C. Etzel, Sr. Vice President

With a copy to:

John A. Beckstead
Holland & Hart LLP
222 South Main Street, Suite 2200
Salt Lake City, Utah 84101

Borrower:

inContact, Inc.
7730 South Union Park Avenue, Suite 500
Salt Lake City, Utah 84047
Attention: Gregory S. Ayers

3. References. Each reference in the Loan Documents to any of the Loan Documents shall be deemed to be a reference to such documents as modified hereby.

4. Note Modification. Upon execution and delivery of this Amendment, Borrower shall execute and deliver the Note Modification.

5. Borrower Covenants. Borrower covenants with Lender as follows:

(a) Borrower shall execute, deliver, and provide to Lender such additional agreements, documents, and instruments as reasonably required by Lender to effectuate the intent of this Amendment.

(b) Borrower hereby fully, finally, and forever releases and discharges Lender and its successors, assigns, directors, employees, agents, and representatives from any and all actions, causes of action, claims, debts, demands, liabilities, obligations, and suits of whatever kind or nature, in law or equity, that Borrower has or in the future may have, whether known or unknown, arising from or relating to the Loan, the Loan Documents, or the actions or omissions of Lender in respect to the Loan or the Loan Documents arising from events, acts or omissions occurring prior to the date hereof.

6. Payment of Expenses and Attorneys Fees. Borrower shall pay all reasonable expenses of Lender relating to the negotiation, drafting of documents, and documentation of this Amendment, including, without limitation, all reasonable attorneys fees and legal expenses. Lender is authorized and directed to disburse a sufficient amount of the Loan proceeds to pay these expenses in full.

7. Agreement Remains in Full Force and Effect. The Loan Documents are ratified and affirmed by Borrower and shall remain in full force and effect as modified hereby. Any property rights or rights to or interests in property granted as security in the Loan Documents shall remain as security for the Loan and the obligations of Borrower in the Loan Documents.

8. Integrated Agreement; Amendment. This Amendment, together with the Loan Agreement and the Loan Documents, constitutes the entire agreement between Lender and Borrower concerning the subject matter hereof, and may not be altered or amended except by written agreement signed by Lender. PURSUANT TO UTAH CODE SECTION 25-5-4, BORROWER IS NOTIFIED THAT THESE AGREEMENTS ARE A FINAL EXPRESSION OF THE AGREEMENT BETWEEN LENDER AND BORROWER AND THESE AGREEMENTS MAY NOT BE CONTRADICTED BY EVIDENCE OF ANY ALLEGED ORAL AGREEMENT.

All other prior and contemporaneous agreements, arrangements, and understandings between the parties hereto as to the subject matter hereof are, except as otherwise expressly provided herein, rescinded.

This Second Amendment and the Loan Agreement shall be read and interpreted together as one agreement.

Date: August 3, 2010.

Lender:

Zions First National Bank

By: /s/ Thomas C. Etzel

Name: Thomas C. Etzel

Title: Senior Vice President

Borrower:

inContact, Inc.

By: /s/ Gregory S. Ayers

Name: Gregory S. Ayers

Title: Chief Financial Officer

Certification

I, Paul Jarman, certify that:

1. I have reviewed this Quarterly Report on Form 10-Q for period ended June 30, 2010 of inContact, Inc.;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the periods covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: August 6, 2010

By: /s/ Paul Jarman
Paul Jarman
Chief Executive Officer

Certification

I, Gregory Ayers, certify that:

1. I have reviewed this Quarterly Report on Form 10-Q for the period ended June 30, 2010 of inContact, Inc.;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the periods covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: August 6, 2010

By: /s/ Gregory Ayers
Gregory Ayers
Chief Financial Officer

**Certification Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the
Sarbanes–Oxley Act of 2002.**

In connection with the Quarterly Report of inContact, Inc. (the “Company”) on Form 10–Q for the period ended June 30, 2010 as filed with the Securities and Exchange Commission on the date hereof (the “Report”), I, Paul Jarman, Chief Executive Officer of the Company, certify pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes–Oxley Act of 2002, that: (1) the Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and (2) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: August 6, 2010

By: /s/ Paul Jarman
Paul Jarman
Chief Executive Officer

**Certification Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the
Sarbanes–Oxley Act of 2002.**

In connection with the Quarterly Report of inContact, Inc. (the “Company”) on Form 10–Q for the period ended June 30, 2010 as filed with the Securities and Exchange Commission on the date hereof (the “Report”), I, Gregory Ayers, Chief Financial Officer of the Company, certify pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes–Oxley Act of 2002, that: (1) the Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and (2) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: August 6, 2010

By: /s/ Gregory Ayers
Gregory Ayers
Chief Financial Officer

A signed original of this written statement required by Section 906 has been provided to inContact, Inc. and will be retained by inContact, Inc. and furnished to the Securities and Exchange Commission or its staff upon request.

The foregoing certification is being furnished solely to accompany the Report pursuant to 18 U.S.C. Section 1350, and is not being filed for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, and is not to be incorporated by reference into any filing of the Company, whether made before or after the date hereof, regardless of any general incorporation language in such filing.