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

FORM 8-K

CURRENT REPORT

PURSUANT TO SECTION 13 OR 15(D) OF THE
SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported): December 8, 2008 (December 4, 2008)

INX INC.

(Exact name of registrant as specified in its charter)

Delaware
(State of Incorporation)

1-31949
Commission file number

76-0515249
(I.R.S. Employer Identification No.)

6401 Southwest Freeway
Houston, Texas 77074
(Address of Registrant's principal executive offices)

(713) 795-2000
(Registrant's telephone number, including area code)

(Not Applicable)
(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))
-
-

Item 7.01 Regulation FD Disclosure.

On December 8, 2008, INX Inc. issued a press release announcing the acquisition of the operations of VocalMash, a business communications systems application integration company. The press release is furnished as Exhibit 99.1 to this Current Report and is hereby incorporated by reference in this Item 7.01.

The press release is furnished as Exhibit 99.1, is being furnished and shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, or otherwise subject to the liabilities of that section, nor shall such information be deemed incorporated by reference in any other filing under the Securities Act of 1933, as amended.

Item 9.01 Financial Statements and Exhibits

(c) Exhibits

<u>Exhibit Number</u>	<u>Description</u>
99.1	Press Release issued December 8, 2008

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 hereunto duly authorized.

INX Inc.

Date: December 8, 2008

By: /s/ Brian Fontana
Brian Fontana
Chief Financial Officer

EXHIBIT INDEX

<u>Exhibit Number</u>	<u>Description</u>
99.1	Press Release issued December 8, 2008

PRESS RELEASE

INX acquires Unified Communications Application Integration Capabilities

HOUSTON--(BUSINESS WIRE)--INX, Inc. (NASDAQ:INXI - News) announced today that it has acquired the operations of VocalMash, a business communications systems application integration company.

VocalMash is an application integration company that utilizes Web 2.0 technologies to integrate unified communications systems with other enterprise applications. Integration of unified communications systems to enterprise applications such as enterprise resource planning (ERP) and customer relationship management (CRM) applications can provide significant efficiencies and enhance customer experiences. The customer demand for this type of integration with existing enterprise applications is increasing with the introduction of converged voice and data systems and will give INX a competitive advantage in winning Unified Communications oriented projects. Cisco's recent release of UC manager 7.0 with an open Application Programming Interface (API) will increase the requests for application integration. There will also be many new opportunities for integrating video and web-based collaboration applications into customer's existing applications to improve functionality with communications.

Mark Hilz, President and COO of INX, commented, "INX has always been known as a leader in Unified Communications and it is important that we stay on the leading edge of capabilities. This talented group will assist INX in providing much tighter integration of our core unified communications solutions. Collaboration is changing the way companies are using their critical applications and the merging or mashing of multiple applications into single system is a capability that is much more easily achieved when voice and data systems are on the same IT infrastructure platform."

The acquisition closed on December 4, 2008, and was structured as an asset purchase of the operations of VocalMash. The VocalMash group is currently comprised of a small development group.

The initial purchase price paid at closing consisted of 60,000 shares of INX common stock. Additional contingent purchase consideration of up to a maximum of approximately \$380K is based on the achievement of certain performance targets for operating income contribution from the acquired operations during the first calendar year following the transaction.

About INX Inc.:

INX Inc. (NASDAQ: [INXI](#)) is a leading U.S. provider of unified communications and data center virtualization solutions for enterprise organizations. We offer a suite of advanced technology solutions focused around the entire life-cycle of enterprise IP network communications and data center infrastructure. Our services are centered on the design, implementation and support of network infrastructure, including routing and switching, wireless, security, unified communications, and data center solutions such as storage and server virtualization. Our customers include enterprise organizations such as corporations, as well as federal, state and local governmental agencies. Because of our focus, expertise and experience implementing and supporting advanced technology solutions for enterprises, we believe we are well positioned to deliver superior solutions and services to our customers. Additional information about INX can be found on the Web at www.inxi.com.

Safe Harbor Statement:

The statements contained in this document and during the related conference call and webcast slide presentation that are not statements of historical fact, including, but not limited to, statements identified by the use of terms such as "anticipate," "appear," "believe," "could," "estimate," "expect," "hope," "indicate," "intend," "likely," "may," "might," "plan," "potential," "project," "seek," "should," "will," "would," and other variations or negative expressions of these terms, including all statements concerning the Company's future expectations for the acquired operations of VocalMash, which include but not limited to statements regarding expected future financial performance of INX and the acquired operations, including statements related to expected revenue and profits from or related to such acquisition, as well statements related to any and all other potential benefits that the Company expects to result from the acquisition. All such statements are "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995 and involve a number of risks and uncertainties. The actual results of the future events described in the forward-looking statements in this document could differ materially from those stated in the forward-looking statements due to numerous factors. Recipients of this document are cautioned to consider these risks and uncertainties and to not place undue reliance on these forward-looking statements. The company expressly disclaims any obligation or undertaking to update or revise any forward-looking statement contained herein to reflect any change in the company's expectations with regard thereto or any change in events, conditions or circumstances upon which any statement is based.

"Cisco" and "Cisco Systems" are registered trademarks of Cisco Systems Inc. and "VMware" is a registered trademark of VMware, Inc in the United States and certain other countries.

Contact:

INX Inc.
Brian Fontana, 713-795-2000
Chief Financial Officer
Brian.Fontana@INXI.com
