Edgar Filing: S1 CORP /DE/ - Form 425

S1 CORP /DE/ Form 425 July 26, 2011

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

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

ACI Partner Letter NAME HERE COMPANY HERE

Dear [Name],

As an important strategic partner to ACI, I am writing to share some news with you about our company. Earlier today, ACI announced a proposal to acquire S1 Corporation. A copy of the press release we issued this morning, which includes the letter we sent to the S1 Board of Directors, will be posted to our website at www.aciworldwide.com/investorrelations.

Over the past year, we have executed on our historical business plan and significantly outperformed our peer group. Today we raised our 2011 guidance and are firmly committed to achieving our five-year strategy. We will continue to invest in ACI s strategic products and remain fully committed to our current product roadmap to deliver business agility without compromising our customers trust. As we always have, we believe alignment of our respective roadmaps is a key driver to success.

That said ACI regularly considers ways to advance our strategic and financial position. We believe a combination with S1, a provider of software for payments, online banking and branch banking, would provide ACI with the enhanced scale and financial strength to compete more profitably in the global marketplace. Together, ACI and S1 would provide a rich set of capabilities and a broad portfolio of products to customers across the entire electronic payments spectrum.

To be clear, we have not yet reached an agreement to acquire S1. S1 currently has an agreement in place to merge with Fundtech, but we believe ACI s proposal is superior to S1 s merger with Fundtech. We expect S1 s Board to recognize the considerable financial and strategic benefits this proposal represents, and we are ready and willing to promptly engage with S1.

Importantly, today s announcement should have no effect on how we conduct business with you, and it is business as usual for all of us at ACI. We remain as focused as ever on continually improving the products and service our mutual customers have come to trust and expect ACI to deliver.

If you have any questions, please do not hesitate to reach out to [me / your regular ACI contact]. We thank you for your continued relationship, and look forward to keeping you informed throughout this process, as appropriate. Sincerely,

Phil Heasley

Chief Executive Officer

Forward-Looking Statements

This communication contains forward-looking statements based on current expectations that involve a number of risks and uncertainties. All opinions, forecasts, projections, future plans or other statements other than statements of historical fact, are forward-looking statements and include words or phrases such as believes, will, expects, would words and phrases of similar impact. The forward-looking statements are made pursuant to safe harbor provisions of the Private Securities Litigation Reform Act of 1995.

We can give no assurance that such expectations will prove to have been correct. Actual results could differ materially as a result of a variety of risks and uncertainties, many of which are outside of the control of management. These risks and uncertainties include, but are not limited to the following: (1) that a transaction with S1 may not be completed on a timely basis or on favorable terms, (2) negative effects on our business or S1 s business resulting from the pendency of the merger, (3) that we may not achieve the synergies and other expected benefits within the expected time or in the amounts we anticipate, (4) that we may not be able to promptly and effectively integrate the merged businesses after closing and (5) that the committed financing may not be available. Other factors that could materially affect our business and actual results of operations are discussed in our most recent 10-Ks as well as other filings with the SEC available at the Securities and Exchange Commission (SEC) website at www.sec.gov. Forward-looking statements speak only as of the date they are made, and we undertake no obligation to publicly update or revise any of them in light of new information, future events or otherwise.

Available Information

This communication does not constitute an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote or approval. After any merger agreement is finalized with S1 or an exchange offer is commenced, ACI will file with the SEC a registration statement on Form S-4 containing a prospectus and other documents with respect to the proposed acquisition of S1 and would then mail a prospectus to S1 shareholders. INVESTORS AND SECURITY HOLDERS OF S1 AND ACI ARE URGED TO READ THE APPLICABLE PROSPECTUS AND OTHER DOCUMENTS THAT WILL BE FILED WITH THE SEC CAREFULLY IN THEIR ENTIRETY WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION.

Investors and security holders will be able to obtain free copies of the registration statements and prospectuses (when available) and other documents filed with the SEC by ACI through the website maintained by the SEC at http://www.sec.gov. Copies of the documents filed with the SEC by ACI will be available free of charge on ACI s internet website at www.aciworldwide.com or by contacting ACI s Investor Relations Department at 646-348-6706.