# 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): June 27, 2008

Adaptec, Inc.

(Exact name of registrant as specified in its charter)

**Delaware** 

0-15071

94-2748530

(State of other jurisdiction of incorporation)

(Commission File Number)

(I.R.S. Employer Identification Number)

691 S. Milpitas Blvd.

Milpitas, California 95035

(Address of principal executive offices including zip code)

(408) 945-8600

(Registrant's telephone number, including area code)

N/A

(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:

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

o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 1.01 Entry into a Material Definitive Agreement.

On June 27, 2008, Adaptec, Inc. ("the Company") entered into an Asset Purchase Agreement with Overland Storage Inc. ("Overland") pursuant to which the Company sold the Snap Server portion of its Storage Solutions Group ("Snap Server NAS business") to Overland for approximately \$3.6 million, of which \$2.1 million was received upon closing and the remaining \$1.4 million will be received in twelve months. Overland purchased all inventory and fixed assets related to the Company's Snap Server NAS business and assumed service and support liabilities. The Asset Purchase Agreement is filed as Exhibit 2.01 to this Current Report on Form 8-K and incorporated herein by reference.

The information set forth under Item 2.01 of this report is hereby incorporated into Item 1.01 by reference.

#### Item 2.01 Completion of Acquisition or Disposition of Assets.

On June 27, 2008, the Company completed the sale of the Snap Server NAS business, which was the majority of its Storage Solutions Group segment, to Overland for approximately \$3.6 million, of which \$2.1 million was received upon closing and the remaining \$1.4 million will be received in twelve months. Overland purchased all inventory and fixed assets related to the Company's Snap Server NAS business and assumed service and support liabilities. Under the terms of the agreement, Overland granted the Company a nonexclusive license to certain intellectual property related to the Snap Server NAS business. Expenses incurred in the transaction primarily include approximately \$0.5 million for commissions and legal and accounting fees. As the sale of the Company's Snap Server NAS business represents a majority of its Storage Solutions Group segment and the Company will not continue this business after the sale, the Company will present this business as discontinued operations for all prior periods. These reclassifications will have no impact on net income (loss), total assets and total liabilities and stockholders' equity.

A press release regarding this transaction is included as Exhibit 99.1 to this Current Report on Form 8-K and incorporated herein by reference.

#### Item 9.01. Financial Statements and Exhibits

#### (b) Pro forma financial information

The unaudited pro forma consolidated financial information of the Company is based on and should be read in conjunction with the Company's Annual Report on Form 10-K/A for the year ended March 31, 2008. The accompanying unaudited pro forma consolidated statements of operations for the years ended March 31, 2008, 2007 and 2006 are presented as if the sale of the Company's Snap Server NAS business discussed in Item 2.01 had been completed on April 1, 2005. The accompanying unaudited pro forma consolidated balance sheet is presented as if the disposition had been completed on March 31, 2008.

The accompanying unaudited pro forma consolidated financial statements include all material adjustments necessary to reflect, on a pro forma basis, the impact of such disposition on the historical financial information of the Company. The adjustments, which include the results of operations and assets and liabilities of the Company's Snap Server NAS business, are described in the notes to the unaudited pro forma consolidated financial statements and are set forth in the "Pro Forma Adjustments" column. The accompanying unaudited pro forma consolidated financial statements are not necessarily indicative of the financial condition or results of operations that would have been reported had the sale occurred on the dates specified, nor are they indicative of the Company's future financial condition or results of operations. The pro forma adjustments are based upon information and assumptions available at the time of the filing of this Form 8-K.

# Adaptec, Inc. Pro Forma Consolidated Balance Sheet (unaudited)

	_	March 31, 2		
		Historical Balances		Pro <b>A</b> dj
			(in	thousand
Assets				
Current assets:				
Cash and cash equivalents	\$	239,911	Ş	2,
Marketable securities		386,305		
Restricted marketable securities		1,670		
Accounts receivable, net		23,204		(2
Inventories		9,926		(2,
Prepaid expenses		1,344		1
Other current assets		19 <b>,</b> 063		1,
Total current assets		681,423		1,
Property and equipment, net		13,284		,
Other intangible assets, net		,		
Other long-term assets		5,380		
Total assets	\$	700 <b>,</b> 087	\$	1,
Liabilities and Stockholders' Equity	_			
Current liabilities:				
Accounts payable	\$	12,311	\$	
Accrued and other liabilites		19,128		(3,
3/4% Convertible Senior Subordinated Notes		225,321		
Total current liabilities		256,760		(3,
Other long-term liabilities		9,335		
Deferred income taxes		9,896		
Total liabilities		275 <b>,</b> 991 		(3,
Commitments and contingencies				
Stockholders' equity:				
Preferred stock; \$0.001 par value				
Authorized shares, 1,000; Series A shares, 250 designated;				
outstanding shares, none				
Common stock; \$0.001 par value				
Authorized shares, 400,000; outstanding shares 120,920		121		
Additional paid-in capital		199,289		
Accumulated other comprehensive income, net of taxes		6,993		_
Retained earnings		217 <b>,</b> 693		5, 
Total stockholders' equity		424,096		5,
Total liabilities and stockholders' equity	\$	700,087	\$	1,

# Adaptec, Inc. Pro Forma Consolidated Statement of Operations (unaudited)

Twelve-Month March 31, 2 Historical Pro Forma Balances Adjustment (in thousand 167,400 \$ Net revenues \$ (21, Cost of revenues 104,927 (16, (5, Gross profit 62,473 Operating expenses: Research and development 39,804 (5, 57,351 (6, Selling, marketing and administrative Amortization of acquisition-related intangible assets 2,893 ( Restructuring charges 6,273 Other gains (3,371)( Total operating expenses 102,950 (13, ----- --7, Loss from continuing operations (40, 477)Interest and other income 31,335 Interest expense (3,646) Loss from continuing operations before income taxes 7, (12**,**788) Provision for (benefit from) income taxes (2,694)2, Loss from continuing operations, net of taxes (10,094) \$ \_\_\_\_\_ Loss per common share from continuing operations, net of taxes: Basic (0.09)Diluted \$ (0.09)Shares used in computing loss per share: 118,613 Basic Diluted 118,613

# Adaptec, Inc. Pro Forma Consolidated Statement of Operations (unaudited)

Twelve-Month March 31, 2 Historical Pro Forma Balances Adjustment (in thousand 255,208 \$ Net revenues \$ (28, Cost of revenues 173,974 (23, (4, Gross profit 81,234 Operating expenses: Research and development 56,573 (7,Selling, marketing and administrative 61,325 (6, Amortization of acquisition-related intangible assets 5,996 ( Restructuring charges 3,711 Other charges 14,700 (13,Total operating expenses 142,305 (27, \_\_\_\_\_ (61,071) Loss from continuing operations 22, Interest and other income 25,618 Interest expense (3,405)Loss from continuing operations before income taxes (38,858) 22, 4, Benefit from income taxes (63,704)17, Income from continuing operations, net of taxes 24,846 \$ \_\_\_\_\_ Income per common share from continuing operations, net of taxes: Basic \$ 0.21 Diluted \$ 0.20 Shares used in computing income per share: 116,602 Basic Diluted 136,690

# Adaptec, Inc. Pro Forma Consolidated Statement of Operations (unaudited)

Twelve-Month March 31, 2 Historical Pro Forma Balances Adjustment (in thousand 344,142 \$ Net revenues (33, Cost of revenues 230,249 (28, 113,893 (5, Gross profit Operating expenses: Research and development 68,179 (7, Selling, marketing and administrative 72,376 (7,Amortization of acquisition-related intangible assets 9,234 (2, Restructuring charges 10,430 Goodwill impairment 90,602 11,603 Other charges (10, 262,424 Total operating expenses (26, \_\_\_\_\_\_\_\_\_\_ 20, Loss from continuing operations (148,531) Interest and other income 17,621 (3,314)Interest expense \_\_\_\_\_\_ Loss from continuing operations before income taxes (134, 224)20, Provision for income taxes 1,608 Loss from continuing operations, net of taxes (135,832) \$ 20, -----Loss per common share from continuing operations, net of taxes: Basic \$ (1.20)Diluted \$ (1.20)Shares used in computing loss per share: Basic 113,405 Diluted 113,405

# Adaptec, Inc. Notes to Unaudited Pro Forma Consolidated Financial Statements

On June 27, 2008, the Company completed the sale of the Snap Server NAS business, which was the majority of its Storage Solutions Group segment, to Overland for approximately \$3.6 million, of which \$2.1 million was received upon closing and the remaining \$1.4 million will be received in twelve months. Overland purchased all inventory and fixed assets related to the Company's Snap Server NAS business and assumed service and support liabilities. Under the terms of the agreement, Overland granted the Company a nonexclusive license to certain intellectual property related to the Snap Server NAS business. Expenses incurred in the transaction primarily include approximately \$0.5 million for commissions and legal and accounting fees. The Company expects to recognize a net gain on the sale of the Snap Server NAS business of approximately \$5.8 million in the quarter-ended June 30, 2008, which differs from the amount of \$5.5 million reflected on March 31, 2008 Unaudited Pro Forma Consolidated Balance Sheet primarily due to the usage of inventory offset by the amortization of deferred revenue in the first quarter of fiscal 2009.

The following pro forma adjustments to the unaudited consolidated statements of operations and consolidated balance sheet have been prepared to reflect the following:

- (A) The pro forma consolidated balance sheet reflects the effects of the sale of the Company's Snap Server NAS business as if it had been consummated on March 31, 2008, which includes pro forma adjustments for the transfer of all related assets, liabilities, transaction costs and related gain on disposition.
- (B) This pro forma adjustment reflects the portion of the proceeds received on June 27, 2008 related to the sale of the Company's Snap Server NAS business.
- (C) This pro forma adjustment reflects the portion of the proceeds related to the sale of the Company's Snap Server NAS business to be received in twelve months subsequent to June 27, 2008.
- (D) The pro forma consolidated statements of operations for fiscal years ended March 31, 2008, 2007 and 2006, assume the sale of the Company's Snap Server NAS business had been consummated on April 1, 2005. The pro forma adjustments eliminate the net revenues and expenses which the Company believes (i) are directly attributable to its Snap Server NAS business and (ii) will not continue after the completion of the sale of the Snap Server NAS business.
- (E) No pro forma adjustment related to restructuring charges is reflected in the pro forma consolidated statements of operations for fiscal years ended March 31, 2008, 2007 and 2006, as it was managed at the corporate level and to calculate such an amount would be impractical to do so.

### (d) Exhibits

### Exhibit No.

### Description of Exhibit

2.01

Asset Purchase Agreement, dated June 27, 2008, by and between Overland Storage, Inc. and the Company.

99.1

Press release issued by the Company on June 30, 2008.

# Edgar Filing: ADAPTEC INC - Form 8-K SIGNATURE

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

ADAPTEC, INC.

By: /s/ MARY L. DOTZ

Mary L. Dotz Chief Financial Officer

Date: July 3, 2008

### EXHIBIT INDEX

Exhibit No.	Description of Exhibit	
2.01	Asset Purchase Agreement, dated June 27, 2008, by and be the Company. Also provided in PDF format as a courted	
99.1	Press release issued by the Company on June 30, 2008. courtesy.	Also provided in <u>PDF format</u> as a