# **UNITED STATES**

# SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# FORM 8-K/A

# (Amendment No. 1)

Pursuant to Section 13 or 15(d) of

The Securities Exchange Act of 1934

June 3, 2004

Date of Report

(Date of earliest event reported)

# **INFOSPACE, INC.**

(Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation)

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0-25131 (Commission File No.)

Identification No.)

98004

(Zip Code)

91-1718107

(IRS Employer

601 108th Avenue NE, Suite 1200

Bellevue, Washington (Address of principal executive offices)

Registrant s telephone number, including area code: (425) 201-6100

#### Item 2. Acquisition or Disposition of Assets.

On June 18, 2004, InfoSpace, Inc. (InfoSpace or the Company) filed a Form 8-K under Item 2 thereto to report that it had completed the acquisition of Switchboard Incorporated (Switchboard), a provider of local online advertising solutions and internet-based yellow pages. In response to parts (a) and (b) of Item 7 of such Form 8-K, InfoSpace stated that it would file the required financial information by amendment, as permitted by Instructions (a)(4) and (b)(2) to Item 7 to Form 8-K. This Form 8-K/A is being filed to provide the required financial information.

#### Item 7. Financial Statements, Pro Forma Financial Information and Exhibits.

(a) Financial Statements of Businesses Acquired.

The required financial statements for Switchboard for the three months ended March 31, 2004 and for the year ended December 31, 2003 are attached hereto as Exhibit 99.2 and are incorporated by reference herein.

(b) Pro forma financial information.

The following unaudited pro forma condensed consolidated financial statements of the Company consist of the Company s consolidated statements of operations for the year ended December 31, 2003 (as revised to reflect its Payment Solutions division as a discontinued operation) and for the three months ended March 31, 2004 and consolidated balance sheet as of March 31, 2004, to give effect to the acquisition of Switchboard by the Company (collectively, the Unaudited Pro Forma Condensed Consolidated Financial Statements ). The unaudited pro forma condensed consolidated statements of operations are presented as if the acquisition of Switchboard by the Company occurred on January 1, 2003 and the unaudited pro forma condensed consolidated balance sheet is presented as if the acquisition of Switchboard by the Company occurred on March 31, 2004. The Unaudited Pro Forma Condensed Consolidated Financial Statements are provided for informational purposes only and do not purport to reflect the results of operations that would have existed or occurred had such transaction taken place on the dates indicated, nor do they purport to reflect the financial condition or results of operations that will exist or occur in the future. The Unaudited Pro Forma Condensed Consolidated Financial Statements s hould be read in conjunction with the Company s and Switchboard s historical consolidated financial statements and the notes thereto, included in their respective Quarterly Reports on Form 10-Q for the three months ended March 31, 2004 and in their respective Annual Reports on Form 10-K for the year ended December 31, 2003.

Pursuant to the Agreement and Plan of Merger, the Company acquired all of the outstanding stock of Switchboard in exchange for cash of \$159.4 million, plus estimated transaction fees of approximately \$5.6 million, for an aggregate purchase price of approximately \$165.0 million. The Unaudited Pro Forma Condensed Consolidated Financial Statements present the acquisition of Switchboard under the purchase method of accounting, which reflects the allocation of the purchase price to the assets acquired and liabilities assumed based on their estimated fair value at the time of the merger. The Unaudited Pro Forma Condensed Consolidated Financial Statements reflect the preliminary purchase price allocation based on the Company s best estimate of the fair value of the assets acquired and liabilities assumed. The preliminary purchase price allocation is subject to finalization of the valuation of intangible assets, other assets acquired and liabilities assumed. The Company does not anticipate the final purchase price allocation to be materially different.

# UNAUDITED PRO FORMA CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS

# Year ended December 31, 2003

# (Amounts in thousands, except per share data)

	Info	Space (1)	Swite	hboard (2)	Presentat Adjustmen		o Forma stments (4)		foSpace o Forma
Revenues	\$	132,229	\$	15,192	\$		\$ 	\$	147,421
Operating expenses <sup>(5)</sup> :									
Cost of revenues				2,925	(2,	925)			
Content and distribution costs		27,583				120			28,703
Systems and network operations		10,989				972			11,961
Product development		17,781		4,263	(.	364)			21,680
Sales and marketing		17,487		3,264	(4	443)			20,308
General and administrative		32,224		3,335		440			35,999
Depreciation		10,820			1,	213			12,033
Amortization of intangible assets		6,819					3,125		9,944
Impairment of other intangible assets		1,151							1,151
Restructuring charges		11,722		(35)					11,687
Other, net		1,529				(13)			1516
Total operating expenses		138,105		13,752			3,125		154,982
		(5.07()		1.440			 (2, 105)		(7.5(1))
Operating income (loss)		(5,876)		1,440			(3,125)		(7,561)
Loss on equity investments		(11,997)		(7(					(11,997)
Other income, net		8,192		676					8,868
Income (loss) from continuing									
operations before income taxes		(9,681)		2,116			(3,125)		(10,690)
Income tax benefit (expense)		607		(42)			 	_	565
Income (loss) from continuing		(0.074)		2.074			(2, 125)		(10, 105)
operations		(9,074)		2,074			(3,125)		(10,125)
Income from discontinued operations		2,755					 		2,755
Net income (loss)	\$	(6,319)	\$	2,074	\$		\$ (3,125)	\$	(7,370)
	_						 	-	
Basic and diluted net loss per share:									
Loss from continuing operations	\$	(0.29)						\$	(0.33)
Income from discontinued operations	ψ	0.09						ψ	0.09
meone from discontinued operations		0.09							0.09
	φ.	(0, 20)						φ.	(0.04)
Net loss per share Basic and diluted	\$	(0.20)						\$	(0.24)
Weighted average shares outstanding									
used in computing basic and diluted									
loss per share		31,232							31,232
	_								

See notes to the unaudited pro forma condensed consolidated financial statements.

# UNAUDITED PRO FORMA CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS

# Three months ended March 31, 2004

# (Amounts in thousands, except per share data)

	Inf	oSpace (1)	Swite	hboard (2)	Presenta Adjustmen		Pro Fo Adjustme			foSpace ) Forma
Revenues	\$	48,081	\$	4,153	\$		\$		\$	52,234
Operating expenses <sup>(5)</sup> :										
Cost of revenues				708	Ű	708)				
Content and distribution costs		16,886		,		260				17,146
Systems and network operations		3,218				217				3,435
Product development		4,438		893		(5)				5,326
Sales and marketing		5,458		1,063	(	116)				6,405
General and administrative		9,494		867		128				10,489
Depreciation		1,799		007		224				2,023
Amortization of intangible assets		1,741						700		2,441
Restructuring charges and other, net		1,041		1,127				100		2,168
restructuring enarges and other, net		1,011		1,127						2,100
Total amounting averages		44,075		4,658				700		40 422
Total operating expenses		44,075		4,038				/00		49,433
		4.000		(505)				(700)		0.001
Operating income (loss)		4,006		(505)				(700)		2,801
Gain on equity investments		458		151						458
Other income, net		985		154						1,139
						_				
Income (loss) from continuing										
operations before income taxes		5,449		(351)				(700)		4,398
Income tax expense		(32)		(2)						(34)
Income (loss) from continuing										
operations		5,417		(353)				(700)		4,364
Income from discontinued operations		31,266								31,266
				<u> </u>						
Net income (loss)	\$	36,683	\$	(353)	\$		\$	(700)	\$	35,630
	_					_			_	,
Formings por shore Design										
Earnings per share - Basic: Income from continuing operations	¢	0.17							\$	0.14
Income from discontinued operations	\$	0.17							Ф	
income from discontinued operations		0.99								0.99
	+									
Net income per share	\$	1.16							\$	1.13
									-	
Weighted average shares outstanding										
used in computing basic income per										
share		31,568								31,568
									_	
Earnings per share - Diluted:										
Income from continuing operations	\$	0.15							\$	0.12
Income from discontinued operations	Ψ	0.88							ψ	0.12
income from discontinued operations		0.00							_	0.00

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Net income per share	\$ 1.03	\$ 1.00
Weighted average shares outstanding used in computing diluted income per		
share	35,564	35,564

See notes to the unaudited pro forma condensed consolidated financial statements.

# UNAUDITED PRO FORMA CONDENSED CONSOLIDATED BALANCE SHEET

# As of March 31, 2004

# (Amounts in thousands, except per share data)

	InfoSpace (1)	Switchboard (2)	Pro Forma Adjustments (4)	InfoSpace Pro Forma	
Assets					
Current Assets:					
Cash and cash equivalents	\$ 297,738	\$ 48,029	\$ (165,024)	\$ 180,743	
Short term investments, available- for-sale	51,100	6,589		57,689	
Accounts receivable, net of allowance	37,511	2,083		39,594	
Notes and other receivables, net	6,778			6,778	
Payroll tax receivable	13,214			13,214	
Prepaid expenses and other current assets	6,131	1,039		7,170	
Total current assets	412,472	57,740	(165,024)	305,188	
Long-term investments, available-for-sale	30,882	1,805		32,687	
Property and equipment, net	13,245	659		13,904	
Other investments	480			480	
Goodwill & other intangible assets	57,238		106,385	163,623	
Other intangible assets, net	18,402		7,525	25,927	
Other long-term assets	754			754	
Total assets	\$ 533,473	\$ 60,204	\$ (51,114)	\$ 542,563	
Liabilities and Stockholders Equity					
Current liabilities:	¢ (504	¢ 1.701	¢ (40C)	¢ 7.000	
Accounts payable	\$ 6,594 32,024	\$ 1,721 1,285	\$ (406)	\$ 7,909 33,309	
Accrued expenses and other current liabilities Short-term deferred revenue	7,059	1,283		8,159	
Short-term deferred revenue	7,039	1,100		6,139	
Total current liabilities	45,677	4,106	(406)	49,377	
Deferred tax liability			5,390	5,390	
Total liabilities	45,677	4,106	4,984	54,767	
Stockholders equity:					
Preferred stock, par value \$.0001- Authorized,					
15,000,000 shares; issued and outstanding, 2 shares					
Common stock, par value \$.0001- Authorized,					
900,000,000; issued and outstanding, 31,429,438	3	196	(196)	3	
Treasury stock		(1,255)	1,255		
Additional paid-in capital	1,712,159	164,156	(164,156)	1,712,159	
Accumulated deficit	(1,225,611)	(107,024)	107,024	(1,225,611)	
Accumulated other comprehensive income	1,245	25	(25)	1,245	
Total stockholders equity	487,796	56,098	(56,098)	487,796	
Total liabilities and stockholders equity	\$ 533,473	\$ 60,204	\$ (51,114)	\$ 542,563	

See notes to the unaudited pro forma condensed consolidated financial statements.

# NOTES TO UNAUDITED PRO FORMA CONDENSED CONSOLIDATED

# FINANCIAL STATEMENTS

The accompanying Unaudited Pro Forma Condensed Consolidated Financial Statements consist of the historical statements of operations and balance sheet of InfoSpace, Inc. ( the Company ) and Switchboard, Incorporated ( Switchboard ) for the year ended December 31, 2003 and as of and for the three months ended March 31, 2004, with adjustments to reflect the acquisition of Switchboard by the Company, as described herein:

- Represents the historical results of operations and financial position of the Company derived from the Company s Consolidated Financial Statements as previously reported in its Annual Report on Form 10-K for the year ended December 31, 2003, as revised to reflect its Payment Solutions business as a discontinued operation, and its Quarterly Report on Form 10-Q for the quarterly period ended March 31, 2004.
- Represents the historical operating results and financial position of Switchboard derived from Switchboard s Consolidated Financial Statements as previously reported in its Annual Report on Form 10-K for the year ended December 31, 2003, and its Quarterly Report on Form 10-Q for the quarterly period ended March 31, 2004.
- 3. These adjustments are to conform the presentation of Switchboard's statements of operation in a manner consistent with the Company's presentation. Switchboard has historically allocated certain common costs, such as occupancy, depreciation, information technology and other corporate expenses amongst the various categories presented in the statement of operations, and have included certain costs in categories that were not consistent with the Company's presentation; such as content expense, bandwidth and hosting expense, bad debt expense, and miscellaneous taxes. These adjustments did not impact Switchboard's previously reported net income (loss).

4. The Company acquired all of the outstanding stock of Switchboard in exchange for cash of \$159.4 million, plus estimated transaction fees of \$5.6 million, for an aggregate purchase price of \$165.0 million. The purchase price has been allocated on a preliminary basis to the identifiable tangible and intangible assets acquired and liabilities assumed. The identifiable tangible assets and liabilities assumed are based on their estimated fair values at March 31, 2004, as follows (amounts in thousands):

	(in	housands)	
Tangible assets acquired	\$	60,204	
Liabilities assumed		(3,700)	
Net book value of net assets acquired		56,504	
Fair value adjustments:			
Trademark and trade name		15,400	
Contractual relationships		5,600	
Developed core technology		1,600	
Merchant listings		325	
	—		
Fair value of net assets acquired	\$	79,429	
Purchase price:			
Cash	\$	159,393	
Acquisition costs		5,632	
Deferred tax liability		5,390	
Less fair value of net assets acquired		(79,429)	
Excess of purchase price over net assets acquired, allocated to goodwill	\$	90,986	

The tangible assets acquired and liabilities assumed were recorded at their fair values, which approximated their carrying amounts at the acquisition date. The expected life of the core technology is assumed to be three years, after which substantial modifications and enhancements would be required for the technology to remain competitive. The expected life of the customer contracts and merchant listings is assumed to range between one and three years, which is consistent with the expected cash flows from the contracts and merchant listings. The pro forma adjustments represent the amortization of the intangible assets over their respective useful lives. The purchase price in excess of the fair values of the net assets acquired and the identifiable intangible assets was allocated to goodwill. Goodwill and trademarks are considered intangible assets with indefinite lives and, in accordance with Statement of Financial Accounting Standards No. 142, *Goodwill and Other Intangible Assets*, no amortization will be recorded. Goodwill and trademarks will be tested for impairment at least annually, with the Company s other indefinite lived assets.

5. In 2004, the Company revised the presentation of its Consolidated Statements of Operations to eliminate the caption Cost of Revenues, and separately present Content and Distribution costs, Systems and Network Operations costs and Depreciation expense. Content and Distribution costs were previously included in Cost of Revenues and Sales and Marketing expense. Certain reclassifications have been made to the accounts for all periods reported herein to conform to the current presentation. The reclassifications did not impact previously reported revenues, total operating expenses, operating income or net income or loss.

c) Exhibits.

2.1\* Agreement and Plan of Merger among InfoSpace, Inc., Big Book Acquisition Corp. and Switchboard Incorporated dated as of March 25, 2004.

23.1 Consent of Independent Registered Public Accounting Firm.

99.1\* Press Release dated June 3, 2004, entitled InfoSpace Completes Acquisition of Switchboard Incorporated.

99.2 Switchboard, Incorporated s Unaudited Condensed Consolidated Financial Statements as of and for the quarterly period ended March 31, 2004 and Audited Consolidated Financial Statements as of and for the year ended December 31, 2003.

\* Previously filed.

#### SIGNATURE

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

INFOSPACE, INC.

By /s/ David E. Rostov

David E. Rostov Chief Financial Officer

Dated: July 21, 2004