DIGITAL IMPACT INC /DE/ Form SC 13D April 05, 2005

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
SCHEDULE 13D
Under the Securities Exchange Act of 1934

DIGITAL IMPACT, INC.

(Name of Issuer)

COMMON STOCK \$0.001 PAR VALUE

(Title of Class of Securities)

25385G 10 6

(CUSIP Number)

Jerry Jones
Acxiom Corporation
#1 Information Way
P. O. Box 8180
Little Rock, Arkansas 72203
Telephone: (501) 342-1000

Copy to:
 John Fletcher
 Goodloe Partee
 Kutak Rock LLP

425 W. Capitol Avenue, Suite 1100
 Little Rock, Arkansas 72201
 Telephone: (501) 975-3000

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

March 25, 2005

(Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition t 13D, and is filing this schedule because of \$240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check t

Note: Schedules filed in paper format shall include a signed original and five copies of the sche \$240.13d-7 for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on subject class of securities, and for any subsequent amendment containing information which would prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of all other provisions of the Act (however, see the Notes).

1. Name of	Reporting Person:	I.R.S. Identification Nos. of above persons (
ACXIOM	CORPORATION	71-0581897
2. Check t (a) _ (b) _	.I	ember of a Group (See Instructions):
3. SEC Use		
4. Source WC & BK	of Funds (See Instructions	3):
5. Check i		ceedings Is Required Pursuant to Items 2(d) or 2(e):
6. Citizen DELAWAR	ship or Place of Organizat E	zion:
 	7. Sole Voting Power:	:
Number of Shares Shares Beneficially Owned By Each Reporting Person With	8. Shared Voting Powe	
	9. Sole Dispositive E	Power:
 	10. Shared Dispositive 5,138,461*	
11. Aggrega 5,138,4		ned by Each Reporting Person:
12. Check i _ N/A		Row (11) Excludes Certain Shares (See Instructions):
13. Percent 13.7%**	of Class Represented by A	
14. Type of CO	Reporting Person (See Ins	structions):

reporting per Agreements de shall be deeme beneficial ow	escribed in Items 3, 4 and 5 hereofed to constitute an admission by mer of any of the common stock res	ferred to herein is being reported hereunder cial ownership of such shares as a result of . Neither the filing of this Schedule 13D nor Acxiom Corporation or Adam Merger corporat ferred to herein for purposes of Section 13(d) r purpose, and such beneficial ownership is expr				
		stock of Digital Impact, Inc. outstanding the Securities and Exchange Commission on April				
CUSIP No. 2538	25G 10 6					
1. Nan	ne of Reporting Person:	I.R.S. Identification Nos. of above personly):				
AD <i>I</i>	M MERGER CORPORATION	Applied For				
(a)	ck the Appropriate Box if a Member of the second se	of a Group (See Instructions):				
3. SEC	Use Only:					
4. Sou	erce of Funds (See Instructions):					
5. Che	ck if Disclosure of Legal Proceeding	gs Is Required Pursuant to Items 2(d) or 2(e):				
	izenship or Place of Organization:					
	; 7. Sole Voting Power: 0					
Number of Shares Beneficially	 8. Shared Voting Power: 0					
Owned By Each Reporting Person With	9. Sole Dispositive Power:					
	10. Shared Dispositive Power: 5,138,461*					

11. Aggregate Amount Beneficially Owned by Each Reporting Person: 5,138,461*

3

12.	Check if	the Aggregate	Amount	in Row	(11)	Excludes	Certain	Shares	(See	<pre>Instructions):</pre>

|_| N/A

13. Percent of Class Represented by Amount in Row (11):

13.7%**

14. Type of Reporting Person (See Instructions):

CUSIP No. 25385G 10 6

* Beneficial ownership of the common stock referred to herein is being reported hereunder reporting person may be deemed to have beneficial ownership of such shares as a result of Agreements described in Items 3, 4 and 5 hereof. Neither the filing of this Schedule 13D nor shall be deemed to constitute an admission by Acxiom Corporation or Adam Merger corporate beneficial owner of any of the common stock referred to herein for purposes of Section 13(d) Exchange Act of 1934, as amended, or for any other purpose, and such beneficial ownership is expression.

** Based on 37,406,514 shares of common stock of Digital Impact, Inc. outstanding Schedule 14d-9 filed by Digital Impact, Inc. with the Securities and Exchange Commission on April

Item 1. Security and Issuer.

The class of equity securities to which this statement relates is the common stock, \$0.0 Stock"), of Digital Impact, Inc., a Delaware corporation (the "Company"), including the associate (the "Rights" and together with the Common Stock, the "Shares"). The principal executive offices Bovet Road, Suite 220, San Mateo, CA 94402.

Item 2. Identity and Background.

This Statement is filed jointly by Acxiom Corporation, a Delaware corporation ("Acxiom") Delaware corporation ("Purchaser"). The agreement by and among Acxiom and Purchaser relating to is attached as Exhibit 1 hereto.

The address of the principal business and the principal executive offices of each of Acx Way, P. O. Box 8180, Little Rock, AR 72203. The name, business address, present principal occupat of each director and executive officer of Acxiom and Purchaser is set forth on Schedule I hereto.

Acxiom integrates data, services and technology to create and deliver customer and informany of the largest, most respected companies in the world. Purchaser is a wholly-owned subsidiate purpose of making a tender offer for all of the outstanding Shares of the Company.

The name, business address, present principal occupation or employment and citizenship officer of Acxiom and Purchaser are set forth on Schedule I hereto.

Neither Acxiom nor Purchaser, nor, to the best of Acxiom's or Purchaser's knowledge, has in Schedule I, been convicted in a criminal proceeding (excluding traffic violations or similar macivil proceeding of a judicial or administrative body of competent jurisdiction and as a result subject to a judgment, decree or final order enjoining future violations of, or prohibiting or material or state securities laws, or finding violations with respect to such laws during the last

Item 3. Source and Amount of Funds or Other Consideration.

The Offer is not conditioned upon any financing arrangements. Acxiom and the Purchaser of funds required to purchase all of the outstanding Shares pursuant to the Offer and the Merger will plus related transaction fees and expenses. The Purchaser will acquire all such funds from Acxidicash on hand and borrowings against its committed credit facility for this purpose. Under the text Restated Credit Facility, dated as of March 24, 2005, JPMorgan Chase Bank, N. A., as agent, and to make revolving loans and to acquire participations in letters of credit and swingline loans in \$245,000,000. The commitments under Acxiom's credit facility expire, and all borrowings under succeivable and certain proceeds thereof of Acxiom and its domestic subsidiaries. Acxiom's credit representations, warranties, affirmative and negative covenants, default and acceleration provisi Acxiom's credit facility is qualified in its entirety to such agreement, a copy of which is filed and incorporated herein by reference.

Item 4. Purpose of Transaction.

On March 25, 2005, Acxiom, the Purchaser and the Company entered into an Agreement and Pagreement"). The Merger Agreement provides for the commencement of a tender offer by the Purchase Company, at a price of \$3.50 per Share, net to the seller in cash, upon the terms and subject to Offer to Purchase and the related Letter of Transmittal (which, together with any amendments or sconstitute the "Offer"). Copies of the Offer to Purchase and the related Letter of Transmittal ar TO filed by Acxiom with the Securities and Exchange Commission on April 1, 2005 (the "Schedule TO herein by reference.

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The Offer is subject to the conditions, among others, that (a) prior to the expiration of tendered in the Offer and not properly withdrawn that number of Shares which, together with the moderation of the beneficially owned by Acxiom or Purchaser, represents at least 50.1% of the total number of outst basis ("on a fully diluted basis" means the number of Shares outstanding, together with all Share required to issue upon the conversion of any convertible securities or upon the exercise of any excluding, however, any securities not convertible or exercisable on or prior to August 31, 2005) for payment (the "Minimum Condition"), and (b) any waiting period under the Hart-Scott-Rodino Antamended (the "HSR Act"), and under any other comparable antitrust or trade regulation reasonably of Shares pursuant to the Offer or to the Merger having expired or been terminated. The Offer is and conditions.

The Merger Agreement provides that, promptly upon the purchase of and payment for Shares be entitled to elect or designate such number of directors, rounded up to the next whole number, the product of (i) the total number of directors on the Company Board (giving effect to the director to the Merger Agreement) and (ii) the percentage that the number of Shares so purchased and paid Shares then outstanding. The Company has agreed, upon request of the Purchaser, promptly to incresecure the resignations of such number of directors, or any combination of the foregoing, as is not be so elected or designated to the Company Board and, in accordance with Section 14(f) of the promulgated thereunder in connection therewith, to cause Acxiom designees to be so elected; proving Effective Time there shall be at least two continuing directors on the Company Board who are not Purchaser.

Consummation of the Merger is conditioned upon, among other things, the approval of the vote of stockholders of the Company, as required by the Delaware General Corporation Law (the "DG affirmative vote of at least a majority of the outstanding Shares is the only vote of any class of stock that would be necessary to approve and adopt the Merger Agreement at any required meeting of the control of the control

following the purchase of Shares by Purchaser pursuant to the Offer, Purchaser and its affiliates outstanding Shares, Purchaser will be able to effect the Merger without the affirmative vote of a

In connection with the execution of the Merger Agreement, Acxiom and the Purchaser enter with each director and executive officer of the Company (each a "Tendering Stockholder"). The Tenderproximately 13.7% of the Shares (other than Shares subject to repurchase) outstanding (approximately basis). The Tendering Stockholders also hold options to acquire and restricted stock related to 1 the Stockholder Agreements, any Shares acquired by the Tendering Stockholders after the date of the Shares acquired upon the exercise of stock options) are subject to the provisions of the Stockholders.

Each Tendering Stockholder has agreed that, unless their respective Stockholder Agreement (i) the Tendering Stockholder will validly tender or cause to be validly tendered its Shares to P promptly as practicable, and in any event no later than the tenth business day following the comm any Shares held in the name of a brokerage firm or similar agent or intermediary will be tendered but in any event not later than five business days prior to the initial scheduled expiration date Tendering Stockholder will not withdraw or cause to be withdrawn any of the Tendering Stockholder unless the Offer is terminated or has expired without Purchaser purchasing all Shares validly ten Stockholder has also agreed that unless their respective Stockholder Agreement is terminated as of transfer, assign, sell, gift-over, pledge or otherwise dispose of any or all of their Shares or a enter into any contract, option or other agreement, arrangement or understanding with respect to proxy, power-of-attorney or other authorization or consent with respect to any of their Shares; (into a voting trust, or enter into a voting agreement or arrangement with respect to any of their notice of an intent to exercise, any options unless the Shares underlying such options become sub Stockholder Agreement upon such option exercise; or (vi) take any other action, other than in such as an officer or director of the Company, that would in any way restrict, limit or interfere with Stockholder's obligations under their respective Stockholder Agreement or the transactions contem Agreements terminate upon the earlier to occur of (i) the time of acceptance for purchase of the date of termination of the Merger Agreement in accordance with its terms.

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The purpose of the Offer is to acquire control of, and the entire equity interest in, the Merger is to acquire all outstanding Shares not tendered and purchased pursuant to the Offer. If Purchaser intends to consummate the Merger as promptly as practicable.

The Company Board has approved the Merger and the Merger Agreement. Depending upon the many Purchaser pursuant to the Offer, the Company Board may be required to submit the Merger Agreement approval at a stockholders' meeting convened for that purpose in accordance with the DGCL. If stocker Agreement must be approved by a majority of all votes entitled to be cast at such meeting.

If the Minimum Condition is satisfied, the Purchaser will have sufficient voting power to the Company stockholders' meeting without the affirmative vote of any other stockholder. If the Purchaser the then outstanding Shares pursuant to the Offer, the Merger may be consummated without a stockholder approval of the Company's stockholders. The Merger Agreement provides that the Purchaser will be the certificate of incorporation and bylaws of the Purchaser will be the certificate of incorporation following the Merger; provided that the name of the Surviving Corporation will be "Di

Plans for the Company. Pursuant to the terms of the Merger Agreement, promptly upon the Shares by the Purchaser pursuant to the Offer, Acxiom currently intends to seek maximum represent to the requirement in the Merger Agreement regarding the presence of at least two Continuing Directive Time. The Purchaser currently intends, as soon as practicable after consummation of Merger.

It is expected that, initially following the Merger, the business and operations of the in this Offer to Purchase, be continued substantially as they are currently being conducted. Acxi

the Company's headquarters in San Mateo, California, and to retain the Company's existing managemevaluate the business and operations of the Company during the pendency of the Offer and after the Merger and will take such actions as it deems appropriate under the circumstances then existing. review such information as part of a comprehensive review of the Company's business, operations, management with a view to optimizing development of the Company's potential in conjunction with A

The above is a summary of the material provisions of the Merger Agreement and the Stockh is filed as exhibits to the Schedule TO. The summary is qualified in its entirety by reference t Stockholders' Agreements, which are incorporated by reference herein.

Except as set forth in this Schedule 13D (including any information incorporated herein with the transaction described above, neither Acxiom nor Purchaser has any plan or proposal that of the transactions described in subparagraphs (a) through (j) of Item 4 of Schedule 13D.

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Item 5. Interest in Securities of the Issuer.

(a)-(b) For the purpose of Rule 13d-3 promulgated under the Securities Exchange Act of Act"), Acxiom and Purchaser, by reason of the execution and delivery of the Stockholders' Agreeme beneficial ownership (within the meaning of Rule 13d-3 under the Exchange Act) of the 5,138,461 Stockholders' Agreements, which represent approximately 13.7% of the Shares. Except as set forth Acxiom or, to their knowledge, any person listed in Schedule 1 hereto, owns beneficially any Shares.

With respect to the voting of the Shares, Acxiom and Purchaser do not have the power to Shares. Neither the filing of this Schedule 13D nor any of its contents shall be deemed to const Purchaser is the beneficial owner of the Shares referred to in this Item 5 for purposes of Sectionary other purpose, and such beneficial ownership is expressly disclaimed.

- (c) Except for the execution and delivery of the Stockholders' Agreements and the Mathe Shares were effected by Purchaser, Acxiom or, to their knowledge, any person listed in Scheduprior to the date hereof.
 - (d) Not applicable.
 - (e) Not applicable.

References to, and descriptions of, the Merger Agreement and the Stockholders' Agreement intended to be complete and are qualified in their entirety by reference to the copy of the Merge Stockholders' Agreements, respectively, copies of which are filed as Exhibits (d)(1) and (d)(2), which are incorporated by reference in this Item 5 in their entirety where such references and de

Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the

To the best knowledge of Acxiom and Purchaser, there are no contracts, arrangements, und or otherwise), including, but not limited to, transfer or voting of any of the securities, finder option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the gi between the persons enumerated in Item 2, and any other person, with respect to any securities of securities pledged or otherwise subject to a contingency the occurrence of which would give anoth investment power over such securities other than standard default and similar provisions contained

- Item 7. Material to be Filed as Exhibits.
- Exhibit 1: Joint Filing Agreement, dated April 4, 2005, between Acxiom Corporation and Adam Merge
- Exhibit 2: Offer to Purchase dated April 1, 2005 by Acxiom and Purchaser (incorporated herein by Acxiom and Purchaser with the Securities and Exchange Commission on April 1, 2005).
- Exhibit 3: Agreement and Plan of Merger, dated March 25, 2005, among Acxiom, Purchaser and the Coreference to Exhibit 10.1 to Acxiom's Current Report on Form 8-K dated March 29, 2005)
- Exhibit 4: Form of Stockholder Agreement, dated March 25, 2005, between Acxiom and certain stockholder herein by reference to Exhibit (d)(2) to the Schedule TO filed by Acxiom and Purchaser
- Exhibit 5: Third Amended and Restated Credit Agreement dated as of March 24, 2005 among Acxiom Continuous thereto and JPMorgan Chase Bank, N. A. (incorporated herein by reference to Exhibit 10 Form 8-K dated March 29, 2005).

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SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the statement is true, complete and correct.

Dated: April 4, 2005

ADAM MERGER CORPORATION

By: /s/ Jerry C. Jones

Name: Jerry C. Jones

Title: Vice President/Assistant Se

ACXIOM CORPORATION

By: /s/ Jerry C. Jones

Name: Jerry C. Jones

Title: Business Development/Legal

DIRECTORS AND EXECUTIVE OFFICERS OF ACXIOM AND PURCHASER

1. Directors and Officers of Acxiom. The following table sets forth the name, pre employment and material occupations, positions, offices or employments for the past five years of Acxiom. Unless otherwise indicated, the current business address of each person is #1 Information

Arkansas 72203. Unless otherwise indicated, each director and officer is a citizen of the United

Charles D. Morgan - Director & Officer. Mr. Morgan joined Acxiom as an officer in 1972. He has be Directors since 1975, and serves as Acxiom's Company Leader. He is also a director and past Chair Marketing Association. In addition, he serves as a member and is the past Chairman of the Board of was employed by IBM Corporation prior to joining Acxiom. Mr. Morgan holds a mechanical engineering Arkansas.

Rodger S. Kline - Director & Officer. Mr. Kline serves as Acxiom's Chief Finance & Administration and has served as a director of the Company since 1975. Mr. Kline holds a degree in electrical en Arkansas at Fayetteville, where he has served since 1990 as Chairman of the College of Engineering joining Acxiom, Mr. Kline spent seven years with IBM Corporation and two years as an officer in the control of the College of Engineering joining Acxiom, Mr. Kline spent seven years with IBM Corporation and two years as an officer in the control of the College of Engineering joining Acxiom, Mr. Kline spent seven years with IBM Corporation and two years as an officer in the control of the College of Engineering joining Acxiom, Mr. Kline spent seven years with IBM Corporation and two years as an officer in the control of the College of Engineering joining Acxiom, Mr. Kline spent seven years with IBM Corporation and two years as an officer in the control of the College of Engineering joining Acxiom, Mr. Kline spent seven years with IBM Corporation and two years as an officer in the college of Engineering joining Acxiom, Mr. Kline spent seven years with IBM Corporation and two years as an officer in the college of Engineering joining Acxiom, Mr. Kline spent seven years with IBM Corporation and two years as an officer in the college of Engineering joining Acxiom.

James T. Womble - Director & Officer. Mr. Womble joined Acxiom in 1974 and serves as a director of Development Leader. Previously, Mr. Womble served as one of Acxiom's Client Services Organization he was employed by IBM Corporation. He holds a degree in civil engineering from the University of

William T. Dillard II - Director. Mr. Dillard has served since 1968 as a member of the Dillard's Chief Executive Officer of Dillard's, Inc. of Little Rock, Arkansas, a chain of traditional depart outlets in 29 states. In addition to serving as a director of Dillard's, Inc., Mr. Dillard is also Inc. and serves on the J.P. Morgan Chase & Co. Texas Regional and National Advisory Boards. He had administration from Harvard University and a bachelor's degree in the same field from the University

Harry C. Gambill - Director. Mr. Gambill is a director and has held the position of Chief Executi LLC, a company engaged in the business of providing consumer credit reporting services, analytic services since April 1992. Mr. Gambill joined Trans Union in 1985 as Vice President/General Manage past Chairman of the Consumer Data Industry Association, and former Director of Damian Services C technology company. He holds degrees in business administration and economics from Arkansas State ASU Business School Advisory Board.

Dr. Mary L. Good - Director. Dr. Good is the Dean of the College of Information Science and Syste Arkansas at Little Rock and is the Donaghey University Professor. She is also a managing member f and is a board member of BiogenIdec, Inc., IDEXX Laboratories, Inc., Research Solutions, LLC, and Dr. Good served for four years as the Under Secretary for Technology for the Technology Administr in President Clinton's administration, while simultaneously chairing the National Science and Tec Technological Innovation (NSTC/CTI) and serving on the National Science and Technology Council's From 1988 - 1993, Dr. Good served as the Senior Vice President of technology at Allied Signal, In technology transfer and commercialization support for new technologies. During the eight years pr of President of Allied Signal's Engineered Material Research Center, President of Signal Research Research for UPO, Inc. From 1954 - 1980, Dr. Good was a professor at both the University of New C University, where she achieved LSU's highest professional rank, Boyd Professor. She was appointed President Carter in 1980 and again by President Reagan in 1986. She served as Chairman of that Bo by President Bush to become a member of the President's Council of Advisors on Science and Technology elected member of the National Academy of Engineering, a past president of the American Chemical Fellow of the American Association for the Advancement of Science. Dr. Good received her B.S. in Central Arkansas and her M.S. and Ph.D. degrees in inorganic chemistry from the University of Ark awards and honorary degrees from many colleges and universities, including most recently the Coll Polytechnic University of New York, Louisiana State University, and Michigan State University.

Dr. Ann Die Hasselmo - Director. Dr. Hasselmo is Managing Director of Academic Search Consultation oldest and largest higher education consultation and academic search firm in the United States for presidencies. Prior to assuming that position, Dr. Hasselmo was Vice President and Partner in A.T. practice. From 1992-2001, she served as President of Hendrix College in Conway, Arkansas. She is of Air University of the U. S. Air Force and a former member of the Board of Directors of the Nat Corporation. She is past Chair of the Board of Directors for Educational and Institutional Insura Association of Independent Colleges and Universities, the National Collegiate Athletic Association Council, and the American Council on Education's Council of Fellows. Her memberships have include Board, the Arkansas Repertory Theatre Board, and the NCAA Executive Committee. She formerly served Memorial College and Associate Provost at Tulane University. Dr. Hasselmo graduated summa cum law master's degree from the University of Houston, and a Ph.D. in counseling psychology from Texas Associate Provost at Tulane University.

William J. Henderson - Director. Mr. Henderson was the 71st Postmaster General of the United Stat

lead the world's largest postal system. He served in that position from May 1998 until his retire his appointment as Postmaster General and Chief Executive Officer, Mr. Henderson served as Chief he served as Vice President of employee relations, then became Chief Marketing Officer and Senior service in Washington, D.C., he has served in postal management positions in Chicago, Greensboro, locations. In 1997, Mr. Henderson received the Postal Service's John Wanamaker Award, and in 1998 Roger W. Jones Award for Executive Leadership. In 1998, Mr. Henderson also received an honorary M. National Postal Forum for his work with the nation's professional mailing industry. Mr. Henderson ComScore Networks, the Committee for Economic Development, the Marrow Donor Foundation, and Natur Chairman of the Board of GMS Inc., a partner of Signature Systems, and a Fellow with the National Mr. Henderson is a graduate of the University of North Carolina at Chapel Hill and served in the

Thomas F. McLarty, III - Director. Mr. McLarty is Vice Chairman of the Board of Directors of Asburone of the largest automotive retailers in the United States. He is also Chairman and CEO of McLarty Management Company, Inc. of Little Rock, Arkansas, and President of Kissinger McLarty Associates member of the Americas Society of New York City, the Inter-American Dialogue of Washington, D.C., the Study of the Presidency, and the M.D. Anderson Cancer Center in Houston. He also serves on the entities. In 1983 he became chairman and chief executive officer of Arkla, a Fortune 500 natural President George Bush to the National Petroleum Council and the National Council on Environmental the St. Louis Federal Reserve Board from 1989 through 1992. Beginning in 1992, he served President Chief of Staff, Counselor to the President, and Special Envoy for the Americas, with over five years Cabinet and on the National Economic Council. He holds a degree in business administration from the council of the President of the President of the National Economic Council.

Stephen M. Patterson - Director. Mr. Patterson is the former President, CEO, and major shareholded direct mail company. Leisure Arts was acquired by Time Warner in 1992. Mr. Patterson is currently Enterprises for which he served as President from 1994-2000. He currently is serving as Vice Chair Hendrix College. Mr. Patterson served on the Board of Directors of Worthen Bank and its successor years. Mr. Patterson has a bachelor of arts degree from Hendrix College, an electrical engineering and a master's of business administration degree, also from Columbia University.

David J. Allen - Officer. Mr. Allen joined Acxiom in 1997 and currently serves the Multi-Industr Leader. Previously, he served as group leader in Acxiom's London office. Prior to joining Acxiom, Mr. Allen holds a bachelor's degree in biological sciences from the University of East Anglia (UK He is a citizen of the UK.

Robert S. Bloom - Officer. Mr. Bloom joined Acxiom in 1992 and currently serves as Company Finance Prior to joining Acxiom, he was employed for six years with Wilson Sporting Goods Co. as chief figure international division. Prior to his employment with Wilson, Mr. Bloom was employed by Arthur Andrews most recently as audit manager. Mr. Bloom, a Certified Public Accountant, holds a degree in accountance.

R. Bruce Carroll - Officer. Mr. Carroll joined Acxiom in 2000 and currently serves as Strategic D Acxiom, he was Senior Vice President of R.L. Polk, where he managed Polk's data engineering and m Before its acquisition by Polk in 1996, he was President of Blackburn Marketing Services in Toron conglomerate which included Canadian-based Compusearch and US-based Carfax. Prior to his nine year Carroll was President/CEO of Claritas Inc. for ten years, based in Washington, D.C., then was Marketing Technologies in London. He holds undergraduate and graduate degrees in history and economic process.

Cindy K. Childers - Officer. Ms. Childers joined Acxiom in 1985 and currently serves as Company In this role, Ms. Childers leads strategic planning and execution in such areas as business cultures associate development, recruiting, human resources and corporate communications. Previously, she Services business unit and oversaw all of the financial and accounting functions of the Company. Certified Public Accountant in audit and tax for KPMG Peat Marwick. Ms. Childers holds a bachelor administration from the University of Central Arkansas.

C. Alex Dietz - Officer. Mr. Dietz joined Acxiom in 1970 and served as a Vice President until 19 served in a variety of senior level management positions with Acxiom and currently serves as the Infrastructure Technology Organization Leader. Mr. Dietz holds a degree in electrical engineering

Scott D. Hambuchen - Officer. Mr. Hambuchen joined Acxiom in 1992 as a software engineer and dev Windows-based GUI software applications. He currently serves as the Universal Services & Support Mr. Hambuchen was the Industry Solutions Group Leader for Acxiom's Multi- Industry Client Service operations in the United Kingdom, France and Spain. Mr. Hambuchen holds a degree in industrial en

Arkansas.

L. Lee Hodges - Officer. Mr. Hodges joined Acxiom in 1998 and currently serves as Chief Operation Previously, Mr. Hodges was the Outsourcing and IT Services Leader. Prior to joining Acxiom, he was Tascor, the outsourcing subsidiary of Norrell Corporation, most recently serving as a Senior Vice Hodges served in a number of engineering, sales, marketing and executive positions with IBM for 2 bachelor's degree in industrial engineering from Pennsylvania State University.

Richard K. Howe - Officer. Mr. Howe joined Acxiom in 2004 as its Marketing Organization Leader. employed by Fair Isaac & Company as a Business Unit Vice President managing all of Fair Isaac's G 1999 - 2001, Mr. Howe was the CEO and Chairman of the Board of ieWild Inc., a technology company financial institutions, which was acquired by HNC Software, Inc. in 2001. From 1990 - 1999 Mr. Howarketing, project management, sales management, software development and construction engineering degree in structural engineering from Concordia University, Canada, and a master's degree in engineering Canada.

Catherine L. Hughes - Officer. Ms. Hughes joined Acxiom in 1988 as General Counsel and Corporate Corporate Governance Officer and Secretary. Prior to joining Acxiom, Ms. Hughes was employed as a the Rose Law Firm in Little Rock, Arkansas. Previously she served as a Senior Law Clerk with the Eastern District of Arkansas, and as an Assistant Attorney General for the State of Arkansas. Ms. doctorate degree from the University of Arkansas at Little Rock. School of Law, and a B.A. degree from the University of Arkansas at Little Rock.

Jerry C. Jones - Officer. Mr. Jones joined Acxiom in 1999 and currently serves as Business Develor Prior to joining Acxiom, he was employed for 19 years as an attorney with the Rose Law Firm in Libbroad range of business interests. He is a member of the Board of Directors of Entrust, Inc. and Jones holds a degree in public administration and a law degree from the University of Arkansas.

Michael J. Lloyd - Officer. Mr. Lloyd joined Acxiom in 1989 and currently serves as Delivery Manalso responsible for Acxiom's Program Management Office and Opportunity Engagement Process. Mr. I leadership positions within Acxiom, most recently serving as Client Services Group Leader focused large financial services accounts. He holds a BBA in finance from the University of Central Arkan

Holly K. Marr - Officer. Ms. Marr joined Acxiom in 1986 and currently serves as Associate Communishe served in a number of leadership roles in organizational development, operational effectiveness management. Her industry experience includes the insurance, investment/brokerage, automotive, tel services industries. She holds a bachelor's degree from Hendrix College in Conway, Arkansas.

Jefferson D. Stalnaker - Officer. Mr. Stalnaker currently serves as the Client Services Organiza He joined Acxiom in 1995 and during his tenure has served in a number of roles in the financial of served as Company Financial Operations Leader. Prior to that, Mr. Stalnaker previously served for of Acxiom's largest operating organization while also serving in a business development role for joining Acxiom, he was employed by the Arkansas Public Service Commission as a senior financial a Stalnaker worked for several years as a regional public accounting firm located in Little Rock, A business administration with a major in accounting from the University of Central Arkansas.

Thomas B. Walker - Officer. Mr. Walker joined Acxiom in 1990 and currently serves as Outsourcing Prior to joining Acxiom, Mr. Walker had eighteen years experience with IBM Corporation and served years, on the Regional Support Staff and as an S.E. Manager while in St. Louis, on the Headquarte three years, and as a Branch Marketing Support Manager in Washington, D.C. for four years. He hol Engineering from the University of Arkansas.

Timothy Watts - Officer. Mr. Watts joined Acxiom in 1987 and currently serves as an Account Executed relationship. In previous leadership roles at Acxiom, Mr. Watts was responsible for Acxiom's relationancial, hightech, insurance, investment/brokerage, media and telecommunications industries. Provided for five years with United Parcel Service in Dayton, Ohio. He attended the University University in Dayton, Ohio.

Kevin R. Zaffaroni - Officer. Mr. Zaffaroni joined Acxiom in 1997. He is currently Acxiom's Interto moving to London in his current capacity, Mr. Zaffaroni was a Group Leader responsible for clincluding finance, health care and government. Before joining Acxiom, he was employed for 22 year held several management positions. He also served as Director of Systems Integration and Outsource

predecessor to IBM

2. Directors and Officers of the Purchaser. The following table sets forth the name employment and material occupations, positions, offices or employments for the past five years of Purchaser. Unless otherwise indicated, the current business address of each person is #1 Informat Arkansas 72203. Each director and officer is a citizen of the United States of America.

Rodger S. Kline - Director & Officer. Mr. Kline is a director, President and CFO of the Purchase Finance & Administration Leader. He joined Acxiom in 1973 and has served as a director of the Comdegree in electrical engineering from the University of Arkansas at Fayetteville, where he has secollege of Engineering Advisory Council. Prior to joining Acxiom, Mr. Kline spent seven years with an officer in the U.S. Army.

Jerry C. Jones - Director & Officer. Mr. Jones is a director, Vice President and Assistant Secretariom in 1999 and currently serves as Business Development/Legal Leader for the Company. Prior to for 19 years as an attorney with the Rose Law Firm in Little Rock, Arkansas, representing a broad a member of the Board of Directors of Entrust, Inc. and the Arkansas Virtual Academy. Mr. Jones hadministration and a law degree from the University of Arkansas.

Robert S. Bloom - Officer. Mr. Bloom is the Treasurer of the Purchaser. Mr. Bloom joined Acxiom Company Financial Relations Leader and Treasurer. Prior to joining Acxiom, he was employed for some Co. as chief financial officer of its international division. Prior to his employment with Wilson Andersen & Co. for nine years, serving most recently as audit manager. Mr. Bloom, a Certified Public accounting from the University of Illinois.

Dathan A. Gaskill - Officer. Mr. Gaskill is a Vice President and Assistant Treasurer of the Purcurrently serves as Acxiom's Corporate Finance Leader. Previously, Mr. Gaskill spent 13 years in analyst and director of research, specifically focused in the information technology and telecomm holds a degree in computer science and an MBA from the University of Arkansas at Little Rock.

Wayne C. Gregory - Officer. Mr. Gregory is an Assistant Secretary/Treasurer of the Purchaser. He serves as its leader of external reporting. Previously, Mr. Gregory was employed for five years the position of senior accountant. He is a Certified Public Accountant and holds a bachelor of so degree from the University of Arkansas.

Catherine L. Hughes - Officer. Ms. Hughes is the Secretary of the Purchaser. She joined Acxiom i Corporate Secretary, and currently serves as Corporate Governance Officer and Secretary. Prior to employed as a corporate securities attorney with the Rose Law Firm in Little Rock, Arkansas. Prev Clerk with the Federal District Court of the Eastern District of Arkansas, and as an Assistant At Arkansas. Ms. Hughes received her juris doctorate degree from the University of Arkansas at Little Rock.