McAfee, Inc. Form 8-K/A July 30, 2004

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form 8-K/A

Current Report

Pursuant to Section 13 or 15(d) of

The Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): July 16, 2004

McAfee, Inc.

(Exact name of registrant as specified in its charter)

Commission file number: 0-20558

Delaware

(State or other jurisdiction of incorporation or organization) 77-0316593
(I.R.S. Employer
Identification Number) 3965 Freedom Circle Santa Clara, California
(Address of principal executive offices) 95054
(Zip Code)

Registrant s telephone number, including area code:

(408) 988-3832

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Item 2. Acquisition or Disposition of Assets

On July 16, 2004, McAfee, Inc. (formerly Networks Associates, Inc.) (the Company) completed the sale of its Sniffer Technologies (Sniffer) product line to Network General Corporation, an entity controlled by Silver Lake Partners and Texas Pacific Group. The transaction was effected by means of an asset purchase agreement. After giving effect to the initial closing date working capital adjustments, the total consideration being received by the Company from the Buyer is approximately \$217 million in cash.

The final transaction consideration received from the Buyer is subject to adjustment based on actual modified working capital balances on the closing date.

As part of the transaction, the Company retained pre-closing Sniffer accounts receivable.

This report amends and restates Item 7 of the Form 8-K filed by the Company with the Securities and Exchange Commission on July 16, 2004.

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Item 7. Financial Statements and Exhibits

(a) Financial Statements of business acquired:

Not applicable

(b) Pro Forma Financial Information:

The unaudited pro forma condensed consolidated financial information with respect to the disposition of the Company's Sniffer product line required by Item 7 of Form 8-K is included on pages 3 through 8 of this report and is incorporated herein by reference. This unaudited pro forma information (i) reflects pro forma adjustments primarily to eliminate revenue, cost of revenues and other costs and expenses directly related to the Sniffer product line, (ii) eliminates the assets that were sold and liabilities that were assumed by the buyer, and (iii) does not purport to represent either what the Company's financial position or results of operations would have been had the sale occurred on the dates indicated or what Sniffer's financial results would have been if it were a stand-alone organization for the periods presented.

(c) Exhibits:

*2.1	Asset Purchase Agreement (the APA) made and entered into as of April 22, 2004, by and among,
	(i) Network General Corporation (formerly named Starburst Technology Holdings, Inc.), on the one
	hand, and (ii) McAfee, Inc. (formerly named Networks Associates, Inc.), Network Associates
	Technology, Inc., Network Associates International BV, Network Associates (India) Private Limited,
	McAfee Japan Co., Ltd (formerly named Network Associates Japan Co., Ltd.), on the other hand
*2.2	Amendment No. 1 to the APA dated as of July 15, 2004.
*99.1	Press Release of McAfee, Inc. dated July 16, 2004.

^{*} Incorporated by reference to Form 8-K filed by the Company with the Securities and Exchange Commission on July 16, 2004.

Pro Forma Financial Information

In April 2004, McAfee, Inc. (formerly Networks Associates, Inc.) (the Company) entered into an agreement to sell its Sniffer Technologies (Sniffer) product line to Network General Corporation (the Buyer). The transaction consideration paid to the Company consisted of approximately \$217 million in cash. The sale closed on July 16, 2004.

The unaudited pro forma condensed consolidated financial statements reported below consist of unaudited pro forma condensed consolidated statements of operations for the three months ended March 31, 2004 and for the year ended December 31, 2003 and an unaudited pro forma condensed consolidated balance sheet as of March 31, 2004. The unaudited pro forma financial statements should be read in conjunction with the Company s historical consolidated financial statements and the related notes included in the Company s Annual Report on Form 10-K for the year ended December 31, 2003, and Quarterly Report on Form 10-Q for the quarter ended March 31, 2004 (and the planned amendment thereto).

The following unaudited pro forma condensed consolidated financial statements have been prepared giving effect to the sale of the Company's Sniffer product line, as if it had occurred as of March 31, 2004 for the unaudited pro forma condensed consolidated balance sheet, and as of January 1, 2003 for the unaudited pro forma condensed consolidated statements of operations. The unaudited pro forma condensed consolidated statements of operations do not include any estimated gain on the sale of Sniffer, nor do they include any amounts related to the Transaction Services Agreement between the Company and Buyer. The Company is providing certain transactional services for

the Buyer beginning July 16, 2004, for a period of up to nine months and is being reimbursed for costs plus a profit margin.

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The Company believes that the pro forma adjustments used in the unaudited pro forma condensed consolidated financial statements provide a reasonable basis on which to present such statements. The unaudited pro forma condensed consolidated financial statements included in this Form 8-K/A have been derived from the Company s consolidated financial statements and do not purport to represent what the Company s financial position or results of operations actually would have been had the sale occurred on the dates indicated.

On July 27, 2004, the Company filed an 8-K with the SEC indicating that it would restate operating results for the quarter ended March 31, 2004 to increase revenue by \$2.5 million, reduce expenses by \$0.2 million, increase net income by \$2.0 million and increase diluted earnings per share by \$0.01. In conjunction with this restatement, the Company is preparing and will file a Form 10-Q/A for the quarter including the restated condensed consolidated financial statements. The financial information for the quarter ended March 31, 2004 (marked as restated), and the corresponding pro forma information giving effect to the Sniffer disposition, reflects the currently anticipated impact of the restatement.

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McAFEE, INC. AND SUBSIDIARIES

UNAUDITED PRO FORMA CONDENSED CONSOLIDATED BALANCE SHEET

March 31, 2004

McAfee Pro McAfee Pro
Historical Adjustments Forma

(As
Restated)
(In thousands)

ASSETS

Current assets:

Cash and cash equivalents
\$430,329 \$218,486 (A) \$648,815

Short-term marketable securities
217,432 217,432

Accounts receivable, net
109,559 109,559

Prepaid expenses, income taxes and other current assets
108,260 (13,350)(B) 94,910

Deferred taxes
176,333 (24,130)(C) 152,203

Total current assets
1,041,913 181,006 1,222,919
Long-term marketable securities
293,449 293,449
Restricted cash
20,647 20,647
Property and equipment, net
110,294 (5,039)(D) 105,255

Deferred taxes 169,980 (42,471)(C) 127,509 Intangible assets, net

98,974 98,974

Goodwill

441,488 (50,876)(E) 390,612

Other assets 6,314 6,314

Total assets \$2,183,059 \$82,620 \$2,265,679

LIABILITIES

Current liabilities:

Accounts payable \$25,848 \$(524)(F) \$25,324
Accrued liabilities 123,568 (3,385)(F) 141,747 21,564 (C)
Deferred revenue 383,175 (36,875)(G) 346,300
Convertible debt 345,275 345,275

Total current liabilities 877,866 (19,220) 858,646
Deferred revenue, less current portion 102,077 (11,019)(G) 91,058
Other long term liabilities 232,082 232,082

Total liabilities

1,212,025 (30,239) 1,181,786 **STOCKHOLDERS EQUITY** Preferred stock

Common stock 1,648 1,648 Additional paid-in capital 1,111,287 1,111,287 Deferred stock-based compensation (537) (537)Accumulated other comprehensive income 35,252 35,252 Accumulated deficit (171,909) 112,859(H) (59,050) Treasury stock (4,707)(4,707)

Total stockholders equity

971,034 112,859 1,083,893	
Total liabilities and stockholders equity \$2,183,059 \$82,620 \$2,265,679	
See accompanying notes to unaudited pro f	forma condensed consolidated financial statements.
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McAFEE, INC. AND SUBSIDIARIES

UNAUDITED PRO FORMA CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS

For the Three Months Ended March 31, 2004

	McAfee Historical	Pro Forma Adjustments	McAfee Pro Forma
Nat rayanya	(In thousan (As Restated)	ds, except per sha	re data)
Net revenue:			
Product \$83,731 \$(24,582) (I) \$59,149 Services and support 135,347 (17,671) (I) 117,676			
Total net revenue 219,078 (42,253) 176,825			
Cost of net revenue:			
Product 22,952 (8,020) (I) 14,932 Services and support			
10,847 (1,636) (I) 9,211			
Amortization of purchased technology 3,393 3,393			
Total cost of net revenue 37,192 (9,656) 27,536			

Operating costs:

Research and development 45,379 (6,402) (J) 38,977 Marketing and sales 92,958 (5,195) (K) 87,763 General and administrative 28,066 (614) (L) 27,452 Gain on sale of assets and technology (46,505)(46,505)Litigation settlement (19,101)(19,101)Amortization of intangibles 3,573 3,573 Restructuring charge 2,190 2,190 Total operating costs 106,560 (12,211) 94,349 Income from operations 75,326 (20,386) 54,940 Interest and other income 4,351 4,351 Interest and other expenses (741) (741) Gain on sale of marketable securities 488 488 Income before provision for income taxes and cumulative effect of change in accounting principle 79,424 (20,386) 59,038 Provision for income taxes 21,454 (7,135) (M) 14,319

Income before cumulative effect of change in accounting principle \$57,970 \$(13,251) \$44,719	
Basic income per share:	
Income before cumulative effect of change in accounting principle \$0.35 \$0.27	
Shares used in per share calculation basic 163,423 163,423	
Diluted income per share:	
Income before cumulative effect of change in accounting principle \$0.33 \$0.26	
Shares used in per share calculation diluted 186,564 186,564	
See accompanying notes t	o unaudited pro forma condensed consolidated financial statements.
see assompting notes t	6

McAFEE, INC. AND SUBSIDIARIES

UNAUDITED PRO FORMA CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS

For the Year Ended December 31, 2003

	McAfee Historical	Pro Forma Adjustments	McAfe Pro Forma
Net revenue:	(In thousa	nds, except per s	hare data
Product \$513,610 \$(149,467) (I) \$364,143 Services and support 422,726 (60,709) (I) 362,017			
Total net revenue 936,336 (210,176) 726,160			
Cost of net revenue:			
Product 86,646 (36,180) (I) 50,466 Services and support 51,611 (6,329) (I) 45,282 Amortization of purchased technology 11,369 11,369			
Total cost of net revenue 149,626 (42,509) 107,117			

Operating costs:

Research and development 184,606 (30,456) (J) 154,150 Marketing and sales 363,306 (20,100) (K) 343,206 General and administrative 128,704 (672) (L) 128,032 Amortization of intangibles 15,637 15,637 Restructuring charge 22,204 22,204 In process research and development 6,600 6,600
Total operating costs 721,057 (51,228) 669,829
Income (loss) from operations 65,653 (116,439) (50,786) Interest and other income 15,454 15,454 Interest and other expenses (7,543) (7,543) Loss on disposal of assets (788) (788) Loss on redemption of zero coupon convertible debentures (2,727) (2,727) Gain on sale of marketable securities 3,076 3,076
Income (loss) before provision for (benefit from) income taxes and cumulative effect of change in accounting principle 73,125 (116,439) (43,314) Provision for (benefit from) income taxes 13,220 (40,754) (M) (27,534)

Income (loss) before cumulative effect of change in accounting principle \$59,905 \$(75,685) \$(15,780)	
Basic income (loss) per share:	
Income (loss) before cumulative effect of change in accounting principle \$0.37 \$(0.10)	
Shares used in per share calculation basic 160,338 160,338	
Diluted income per share:	
Income before cumulative effect of change in accounting principle \$0.36	
Shares used in per share calculation diluted 164,489	
See accompanying notes to	o unaudited pro forma condensed consolidated financial statements.

McAFEE, INC. AND SUBSIDIARIES

NOTES TO UNAUDITED PRO FORMA

CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

Unaudited Pro Forma Condensed Consolidated Balance Sheet

- (A) The unaudited pro forma condensed consolidated balance sheet reflects the receipt of net cash proceeds of approximately \$218 million from the sale of Sniffer, based upon the working capital calculation had the sale occurred on March 31, 2004. At the actual closing on July 16, 2004, the Company received approximately \$217 million in cash due to changes in balances included in the working capital calculation.
 - (B) The pro forma adjustment to prepaid expenses reflects the elimination of assets sold.
- (C) The pro forma adjustment to deferred income taxes reflects the reversal of deferred taxes related to Sniffer and the addition to accrued liabilities relates to the estimated income taxes payable on the gain on sale of Sniffer at a statutory income tax rate of 35%.
 - (D) The pro forma adjustment to property and equipment reflects the elimination of assets sold.
 - (E) The pro forma adjustment to goodwill reflects allocation of goodwill associated with Sniffer.
- (F) The pro forma adjustment to accounts payable and accrued liabilities reflects the elimination of liabilities assumed by the Buyer.
- (G) The pro forma adjustments to deferred revenue reflects the deferred revenue associated with Sniffer assumed by the Buyer.
- (H) The adjustment reflects the net realized gain of approximately \$113 million as of March 31, 2004, including estimated income taxes at a 35% statutory income tax rate.

Unaudited Pro Forma Condensed Consolidated Statements of Operations

- (I) The operating results of Sniffer have been removed from the unaudited pro forma condensed consolidated statements of operations. The pro forma adjustment to net revenue reflects direct revenues in fiscal 2003 and the first quarter of 2004 generated by Sniffer. The corresponding cost of net product revenue has also been removed, as well as removal of salaries related to the Company s former employees that have joined the Buyer.
- (J) The pro forma adjustment to research and development expenses removes all expenses directly incurred by Sniffer during fiscal 2003 and the first quarter of 2004.
- (K) The pro forma adjustments to marketing and sales expenses include the removal of marketing expenses directly incurred by Sniffer, and the salaries of the Company s former employees that have joined the Buyer. The adjustments to marketing and sales expenses exclude commission expenses paid to sales personnel because the expenses can not be isolated and objectively measured.
- (L) The pro forma adjustments to general and administrative expenses reflect the salaries of the Company s former employees that have joined the Buyer and costs incurred during 2004 related to the sale of Sniffer. Other general and

administrative costs are shared across the Company, and therefore, no allocations were made.

(M) The pro forma adjustments to income taxes were made at a statutory income tax rate of 35%.

These unaudited pro forma condensed consolidated financial statements have been derived from the Company s consolidated financial statements and do not purport to represent what the Company s financial position or results of operations would have been had the sale occurred on the dates indicated, nor do these unaudited condensed consolidated financial statements intend to purport what Sniffer s financial results would have been if it were a stand-alone organization for the periods presented.

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SIGNATURES

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.

MCAFEE, INC.

By: /s/ STEPHEN C. RICHARDS

Stephen C. Richards Chief Operating Officer and Chief Financial Officer

Dated: July 30, 2004

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EXHIBIT INDEX

Exhibit Number	Description
*2.1	Asset Purchase Agreement (the APA) made and entered into as of April 22, 2004, by and among,
	(i) Network General Corporation (formerly named Starburst Technology Holdings Inc.), on the one
	hand; and (ii) McAfee, Inc. (formerly named Networks Associates, Inc.), Network Associates
	Technology, Inc. Network Associates International BV, Network Associates (India) Private Limited,
	McAfee Japan Co., Ltd. (formerly named Network Associates Japan Co., Ltd.), on the other hand.
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