DXP ENTERPRISES INC Form 10-K/A August 08, 2008

### UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Form 10-Q/A Amendment No. 1

Amendment No. 1	
(Mark One)	
[X] QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE	E ACT
OF 1934. For the quarterly period ended June 30, 2008	
or	
[ ] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THEFor the	to

Commission file number 0-21513

DXP Enterprises, Inc.
(Exact name of registrant as specified in its charter)

Texas 76-0509661
(State or other jurisdiction of incorporation or organization) (I.R.S. Employer Identification Number)

SECURITIES EXCHANGE ACT OF 1934.

7272 Pinemont, Houston, Texas 77040 (713) 996-4700 (Address of principal executive offices) Registrant's telephone number, including area code.

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes [X] No []

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. (See definition of "large accelerated filer", "accelerated filer", and "smaller reporting company" in Rule 12b-2 of the Exchange Act).

Large accelerated filer [ ]								Accelera	ated filer [X]	
Non-accelerated	filer [	]	(Do	n o t	c h e c k	i f	a	s m a l l e r	reportin	ı g
company)								Smaller rep	orting compan	у [
]										

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act). Yes [] No [X]

Number of shares of registrant's Common Stock outstanding as of August 9, 2008: 6,399,560.

### **EXPLANATORY NOTE**

transition period from

The Company is filing this Amendment No. 1 to its Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2008, as filed with the Securities Exchange Commission on August 7, 2008. The sole purpose of this amendment is to correct a typographical error in the line captioned "Prepaid expenses and other current assets" for the six months ended June 30, 2008 in the "Unaudited Condensed Consolidated Statements of Cash Flows" in Item 1 which was incorrectly stated to be \$1,896 and now is correctly stated to be \$(1,896). Additionally, in connection with the filing of this amendment and pursuant to SEC rules, the Company is including currently dated certifications. This amendment does not otherwise update any exhibits as originally filed and does not otherwise reflect events occurring after the original filing date of the Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2008.

PART I: FINANCIAL INFORMATION ITEM 1: FINANCIAL STATEMENTS

## DXP ENTERPRISES, INC., AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS

(In Thousands, Except Share and Per Share Amounts)

ASSETS		June 3	30, 2008	Dece	ember 31, 2007
Cash	ASSETS	(una	udited)		(Restated)
Trade accounts receivable, net of allowances for doubtful accounts of \$2,409 in 2008 and \$2,131 in 2007 96,626 79,969  Inventories, net 89,883 86,200  Prepaid expenses and other current assets 2,254 1,650  Deferred income taxes 2,084 1,791  Total current assets 196,807 173,588  Property and equipment, net 18,418 17,119  Goodwill 61,710 60,849  Other intangibles, net of accumulated amortization of \$5,702 in 2008 33,671 35,852 and \$3,242 in 2007  Other assets 995 762  Total assets 995 762  Total assets \$311,601 \$288,170  LIABILITIES AND SHAREHOLDERS'  EQUITY  Current iportion of long-term debt \$3,894 \$4,200  Trade accounts payable 65,221 55,020  Accrued wages and benefits 9,897 10,001  Customer advances 1,650 3,684  Federal income taxes payable 1,522 2,510  Other accrued liabilities 6,161 5,654  Total current liabilities 150  Other accrued liabilities 88,345 81,069  Other liabilities 150  Other accrued liabilities 150  Other accrued liabilities 150  Other accrued liabilities 150  Other liabilities 150  Current portion of tong-term debt, less current portion 105,803 101,989  Deferred income taxes 2,567 2,387  Minority interest in consolidated subsidiary 12 12  Commitments and contingencies  Shareholders' equity:  Series A preferred stock, 1/10th vote per share;  \$1,000,000 shares authorized; 1,122 shares issued	Current assets:				
doubtful accounts         79,662         79,969           Inventories, net         89,883         86,200           Prepaid expenses and other current assets         2,254         1,650           Deferred income taxes         2,084         1,791           Total current assets         196,807         173,588           Property and equipment, net         18,418         17,119           Goodwill         61,710         60,849           Other intangibles, net of accumulated amortization of \$5,702 in 2008         33,671         35,852           and \$3,242 in 2007         33671         \$288,170           Other assets         995         762           Total assets         \$311,601         \$288,170           LIABILITIES AND SHAREHOLDERS'         200           EQUITY         Current portion of long-term debt         \$3,894         \$4,200           Trade accounts payable         65,221         55,020           Accrued wages and benefits         9,897         10,001           Customer advances         1,650         3,684           Federal income taxes payable         1,522         2,510           Other accrued liabilities         6,161         5,654           Total current liabilities         88,345 <td< td=""><td>Cash \$</td><td></td><td>5,960</td><td>\$</td><td>3,978</td></td<>	Cash \$		5,960	\$	3,978
of \$2,409 in 2008 and \$2,131 in 2007         96,626         79,969           Inventorics, net         89,883         86,200           Prepaid expenses and other current assets         2,254         1,650           Deferred income taxes         2,084         1,791           Total current assets         196,807         173,588           Property and equipment, net         18,418         17,119           Goodwill         61,710         60,849           Other intangibles, net of accumulated amortization of \$5,702 in 2008         33,671         35,852           and \$3,242 in 2007         762         762           Total assets         995         762           Total assets         \$311,601         \$288,170           LIABILITIES AND SHAREHOLDERS'         SCUTTY           Current liabilities:         \$3,894         \$4,200           Trade accounts payable         65,221         55,020           Accrued wages and benefits         9,897         10,001           Customer advances         1,650         3,684           Federal income taxes payable         1,522         2,510           Other accrued liabilities         6,161         5,654           Total current liabilities         88,345         81,069	Trade accounts receivable, net of allowances for				
Inventories, net   89,883   86,200   Prepaid expenses and other current assets   2,254   1,650   1,650   Deferred income taxes   2,084   1,791   Total current assets   196,807   173,588   Property and equipment, net   18,418   17,119   Goodwill   61,710   60,849   Other intangibles, net of accumulated amortization of \$5,702 in 2008   33,671   35,852   and \$3,242 in 2007   33,671   35,852   and \$3,242 in 2007   33,671   \$288,170   \$288	doubtful accounts				
Prepaid expenses and other current assets   2,254   1,650     Deferred income taxes   2,084   1,791     Total current assets   196,807   173,588     Property and equipment, net   18,418   17,119     Goodwill   61,710   60,849     Other intangibles, net of accumulated amortization of \$5,702 in 2008   33,671   35,852     and \$3,242 in 2007   333,671   35,852     and \$3,242 in 2007   331,601   \$288,170     Total assets   995   762     Total assets   995   762     Total assets   311,601   \$288,170     LIABILITIES AND SHAREHOLDERS'     EQUITY     Current liabilities:	of \$2,409 in 2008 and \$2,131 in 2007		96,626		79,969
Deferred income taxes   2,084   1,791     Total current assets   196,807   173,588     Property and equipment, net   18,418   17,119     Goodwill   61,710   60,849     Other intangibles, net of accumulated amortization of \$5,702 in 2008   33,671   35,852     and \$3,242 in 2007   33,671   2088   31,601   \$288,170     Uther assets   995   762     Total assets   311,601   \$288,170     LIABILITIES AND SHAREHOLDERS'     EQUITY   Current liabilities:     Current portion of long-term debt   \$3,894   \$4,200     Trade accounts payable   65,221   55,020     Accrued wages and benefits   9,897   10,001     Customer advances   1,650   3,684     Federal income taxes payable   1,522   2,510     Other accrued liabilities   88,345   81,069     Other liabilities   150   10,001     Chang-term debt, less current portion   105,803   101,989     Deferred income taxes   2,567   2,387     Minority interest in consolidated subsidiary   12   12     Commitments and contingencies     Shareholders' equity:     Series A preferred stock, 1/10th vote per share;     Sl.00 par value;     liquidation preference of \$100 per share (\$112 at	Inventories, net		89,883		86,200
Total current assets   196,807   173,588	Prepaid expenses and other current assets		2,254		1,650
Property and equipment, net         18,418         17,119           Goodwill         61,710         60,849           Other intangibles, net of accumulated amortization of \$5,702 in 2008         33,671         35,852           and \$3,242 in 2007	Deferred income taxes		2,084		1,791
Goodwill	Total current assets		196,807		173,588
Other intangibles, net of accumulated amortization of \$5,702 in 2008       33,671       35,852         and \$3,242 in 2007       762         Other assets       995       762         Total assets       \$311,601       \$288,170         LIABILITIES AND SHAREHOLDERS'       ***         EQUITY       ***         Current liabilities:       ***         Current portion of long-term debt       \$3,894       \$4,200         Trade accounts payable       65,221       55,020         Accrued wages and benefits       9,897       10,001         Customer advances       1,650       3,684         Federal income taxes payable       1,522       2,510         Other accrued liabilities       6,161       5,654         Total current liabilities       88,345       81,069         Other liabilities       150       -         Long-term debt, less current portion       105,803       101,989         Deferred income taxes       2,567       2,387         Minority interest in consolidated subsidiary       12       12         Commitments and contingencies       Shareholders' equity:       Series A preferred stock, 1/10th vote per share;       \$1,00 par value;       1         Iiquidation preference of \$100 per share (\$11	Property and equipment, net		18,418		17,119
of \$5,702 in 2008       33,671       35,852         and \$3,242 in 2007       995       762         Total assets       \$ 311,601       \$ 288,170         LIABILITIES AND SHAREHOLDERS'         EQUITY         Current liabilities:         Current portion of long-term debt       \$ 3,894       \$ 4,200         Trade accounts payable       65,221       55,020         Accrued wages and benefits       9,897       10,001         Customer advances       1,650       3,684         Federal income taxes payable       1,522       2,510         Other accrued liabilities       6,161       5,654         Total current liabilities       88,345       81,069         Other liabilities       150       -         Long-term debt, less current portion       105,803       101,989         Deferred income taxes       2,567       2,387         Minority interest in consolidated subsidiary       12       12         Commitments and contingencies         Shareholders' equity:         Series A preferred stock, 1/10th vote per share;         \$1.00 par value;	Goodwill		61,710		60,849
and \$3,242 in 2007   Other assets	Other intangibles, net of accumulated amortization				
Other assets         \$ 311,601         \$ 288,170           LIABILITIES AND SHAREHOLDERS'           EQUITY           Current liabilities:           Current portion of long-term debt         \$ 3,894         \$ 4,200           Trade accounts payable         65,221         55,020           Accrued wages and benefits         9,897         10,001           Customer advances         1,650         3,684           Federal income taxes payable         1,522         2,510           Other accrued liabilities         6,161         5,654           Total current liabilities         88,345         81,069           Other liabilities         150         -           Long-term debt, less current portion         105,803         101,989           Deferred income taxes         2,567         2,387           Minority interest in consolidated subsidiary         12         12           Commitments and contingencies           Shareholders' equity:           Series A preferred stock, 1/10th vote per share;           \$1.00 par value;         1         1           1 june 30, 2008);         1,122 s	of \$5,702 in 2008		33,671		35,852
Total assets   \$ 311,601   \$ 288,170	and \$3,242 in 2007				
EQUITY   Current liabilities:   Sa,894   \$ 4,200     Trade accounts payable   65,221   55,020     Accrued wages and benefits   9,897   10,001     Customer advances   1,650   3,684     Federal income taxes payable   1,522   2,510     Other accrued liabilities   6,161   5,654     Total current liabilities   88,345   81,069     Other liabilities   150   -   Long-term debt, less current portion   105,803   101,989     Deferred income taxes   2,567   2,387     Minority interest in consolidated subsidiary   12   12     Commitments and contingencies     Shareholders' equity:     Series A preferred stock, 1/10th vote per share;     \$1.00 par value;     liquidation preference of \$100 per share (\$112 at	Other assets		995		762
EQUITY Current liabilities: Current portion of long-term debt \$ 3,894 \$ 4,200 Trade accounts payable 65,221 55,020 Accrued wages and benefits 9,897 10,001 Customer advances 1,650 3,684 Federal income taxes payable 1,522 2,510 Other accrued liabilities 6,161 5,654 Total current liabilities 88,345 81,069 Other liabilities 150 Long-term debt, less current portion 105,803 101,989 Deferred income taxes Minority interest in consolidated subsidiary 12 12 Commitments and contingencies Shareholders' equity: Series A preferred stock, 1/10th vote per share; \$1.00 par value; liquidation preference of \$100 per share (\$112 at 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Total assets	\$	311,601	\$	288,170
Current liabilities:       3,894       \$ 4,200         Trade accounts payable       65,221       55,020         Accrued wages and benefits       9,897       10,001         Customer advances       1,650       3,684         Federal income taxes payable       1,522       2,510         Other accrued liabilities       6,161       5,654         Total current liabilities       88,345       81,069         Other liabilities       150       -         Long-term debt, less current portion       105,803       101,989         Deferred income taxes       2,567       2,387         Minority interest in consolidated subsidiary       12       12         Commitments and contingencies       Shareholders' equity:       Series A preferred stock, 1/10th vote per share;         \$1.00 par value;       liquidation preference of \$100 per share (\$112 at       1       1         June 30, 2008);       1,000,000 shares authorized; 1,122 shares issued       1       1	LIABILITIES AND SHAREHOLDERS'				
Current portion of long-term debt       \$ 3,894       \$ 4,200         Trade accounts payable       65,221       55,020         Accrued wages and benefits       9,897       10,001         Customer advances       1,650       3,684         Federal income taxes payable       1,522       2,510         Other accrued liabilities       6,161       5,654         Total current liabilities       88,345       81,069         Other liabilities       150       -         Long-term debt, less current portion       105,803       101,989         Deferred income taxes       2,567       2,387         Minority interest in consolidated subsidiary       12       12         Commitments and contingencies       Shareholders' equity:       Series A preferred stock, 1/10th vote per share;       \$1.00 par value;       1       1         liquidation preference of \$100 per share (\$112 at       1       1       1         June 30, 2008);       1,122 shares issued       1       1       1	EQUITY				
Trade accounts payable       65,221       55,020         Accrued wages and benefits       9,897       10,001         Customer advances       1,650       3,684         Federal income taxes payable       1,522       2,510         Other accrued liabilities       6,161       5,654         Total current liabilities       88,345       81,069         Other liabilities       150       -         Long-term debt, less current portion       105,803       101,989         Deferred income taxes       2,567       2,387         Minority interest in consolidated subsidiary       12       12         Commitments and contingencies         Shareholders' equity:       Series A preferred stock, 1/10th vote per share;       \$1.00 par value;       1       1         liquidation preference of \$100 per share (\$112 at       1       1       1         June 30, 2008);       1,000,000 shares authorized; 1,122 shares issued	Current liabilities:				
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Customer advances       1,650       3,684         Federal income taxes payable       1,522       2,510         Other accrued liabilities       6,161       5,654         Total current liabilities       88,345       81,069         Other liabilities       150       -         Long-term debt, less current portion       105,803       101,989         Deferred income taxes       2,567       2,387         Minority interest in consolidated subsidiary       12       12         Commitments and contingencies       Shareholders' equity:       Series A preferred stock, 1/10th vote per share;         \$1.00 par value;       liquidation preference of \$100 per share (\$112 at       1       1         June 30, 2008);       1,000,000 shares authorized; 1,122 shares issued       1       1	Trade accounts payable		65,221		55,020
Federal income taxes payable Other accrued liabilities 6,161 5,654 Total current liabilities 88,345 81,069 Other liabilities 150 - Long-term debt, less current portion 105,803 Deferred income taxes 2,567 2,387 Minority interest in consolidated subsidiary 12 Commitments and contingencies Shareholders' equity: Series A preferred stock, 1/10th vote per share; \$1.00 par value; liquidation preference of \$100 per share (\$112 at 1 1 June 30, 2008); 1,000,000 shares authorized; 1,122 shares issued			9,897		10,001
Other accrued liabilities 6,161 5,654 Total current liabilities 88,345 81,069 Other liabilities 150 - Long-term debt, less current portion 105,803 101,989 Deferred income taxes 2,567 2,387 Minority interest in consolidated subsidiary 12 12 Commitments and contingencies Shareholders' equity: Series A preferred stock, 1/10th vote per share; \$1.00 par value; liquidation preference of \$100 per share (\$112 at 1 1 June 30, 2008); 1,000,000 shares authorized; 1,122 shares issued	Customer advances		1,650		3,684
Total current liabilities 88,345 81,069 Other liabilities 150 - Long-term debt, less current portion 105,803 101,989 Deferred income taxes 2,567 2,387 Minority interest in consolidated subsidiary 12 12 Commitments and contingencies Shareholders' equity: Series A preferred stock, 1/10th vote per share; \$1.00 par value; liquidation preference of \$100 per share (\$112 at 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Federal income taxes payable		1,522		2,510
Other liabilities 150 - Long-term debt, less current portion 105,803 101,989 Deferred income taxes 2,567 2,387 Minority interest in consolidated subsidiary 12 12 Commitments and contingencies Shareholders' equity: Series A preferred stock, 1/10th vote per share; \$1.00 par value; liquidation preference of \$100 per share (\$112 at 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Other accrued liabilities		6,161		5,654
Long-term debt, less current portion 105,803 101,989  Deferred income taxes 2,567 2,387  Minority interest in consolidated subsidiary 12 12  Commitments and contingencies  Shareholders' equity:  Series A preferred stock, 1/10th vote per share;  \$1.00 par value;  liquidation preference of \$100 per share (\$112 at 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Total current liabilities		88,345		81,069
Deferred income taxes 2,567 2,387  Minority interest in consolidated subsidiary 12 12  Commitments and contingencies  Shareholders' equity:  Series A preferred stock, 1/10th vote per share;  \$1.00 par value;  liquidation preference of \$100 per share (\$112 at 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Other liabilities		150		-
Minority interest in consolidated subsidiary  Commitments and contingencies  Shareholders' equity:  Series A preferred stock, 1/10th vote per share;  \$1.00 par value;  liquidation preference of \$100 per share (\$112 at 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Long-term debt, less current portion		105,803		101,989
Commitments and contingencies Shareholders' equity: Series A preferred stock, 1/10th vote per share; \$1.00 par value; liquidation preference of \$100 per share (\$112 at 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			2,567		2,387
Shareholders' equity: Series A preferred stock, 1/10th vote per share; \$1.00 par value; liquidation preference of \$100 per share (\$112 at 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Minority interest in consolidated subsidiary		12		12
Series A preferred stock, 1/10th vote per share; \$1.00 par value; liquidation preference of \$100 per share (\$112 at 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Commitments and contingencies				
\$1.00 par value; liquidation preference of \$100 per share (\$112 at 1  June 30, 2008); 1,000,000 shares authorized; 1,122 shares issued	Shareholders' equity:				
liquidation preference of \$100 per share (\$112 at 1 June 30, 2008); 1,000,000 shares authorized; 1,122 shares issued	Series A preferred stock, 1/10th vote per share;				
June 30, 2008); 1,000,000 shares authorized; 1,122 shares issued	\$1.00 par value;				
1,000,000 shares authorized; 1,122 shares issued	liquidation preference of \$100 per share (\$112 at		1		1
	June 30, 2008);				
and outstanding	1,000,000 shares authorized; 1,122 shares issued				
	and outstanding				

Series B convertible preferred stock, 1/10th vote per share; \$1.00 par value; \$100 stated value; liquidation preference of \$100 per 15 15 share (\$1,500 at June 30, 2008); 1,000,000 shares authorized; 15,000 shares issued and outstanding Common stock, \$0.01 par value, 100,000,000 shares authorized; 63 63 6,325,072 in 2008 and 6,322,072 in 2007 shares outstanding Paid-in capital 55,152 54,697 Retained earnings 60,528 48,762 Other comprehensive income, net of income taxes (210)Treasury stock; 20,049 common shares, at cost (825)(825)Total shareholders' equity 114,724 102,713 Total liabilities and shareholders' equity \$ \$ 311,601 288,170

See notes to the condensed consolidated financial statements.

# DXP ENTERPRISES, INC. AND SUBSIDIARIES UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF INCOME (IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

	Three I	Three Months Ended			Six Months Ended		
	J	June 30,		Ju	ne 30,		
	2008		2007	2008		2007	
Sales \$	187,802	\$	85,323\$	356,301	\$	168,954	
Cost of sales	135,926		60,812	258,479		119,506	
Gross profit	51,876		24,511	97,822		49,448	
Selling, general and administrative expense	40,391		18,416	75,769		36,647	
Operating income	11,485		6,095	22,053		12,801	
Other income	27		81	40		99	
Interest expense	(1,176)		(517)	(2,559)		(1,107)	
Income before income taxes	10,336		5,659	19,534		11,793	
Provision for income taxes	3,963		2,242	7,722		4,649	
Net income	6,373		3,417	11,812		7,144	
Preferred stock dividend	(22)		(22)	(45)		(45)	
Net income attributable to common \$ shareholders	6,351	\$	3,395\$	11,767	\$	7,099	
Davis is some manufacture	1.00	ф	0.61 \$	1.06	ф	1.22	
Basic income per share \$	1.00	\$	0.61\$	1.86	\$	1.32	
Weighted average common shares outstanding	6,325		5,600	6,324		5,366	
Diluted income per share \$	0.93	\$	0.56\$	1.73	\$	1.20	
Weighted average common and							
common	6,846		6,111	6,840		5,936	
equivalent shares outstanding							

See notes to condensed consolidated financial statements.

# DXP ENTERPRISES, INC. AND SUBSIDIARIES UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (IN THOUSANDS)

	SIX N	MONTHS ENDED	
		JUNE 30,	
	2008		2007
OPERATING ACTIVITIES:			
Net income	\$ 11,812	\$	7,144
Adjustments to reconcile net income to net cash			
provided			
by (used in) operating activities			
Depreciation	2,036		652
Amortization of intangibles	2,460		836
Compensation expense on stock options and	454		250
restricted stock			
Deferred income taxes	(113)		(132)
Gain on sale of property and equipment	-		(8)
Tax benefit related to exercise of stock options	-		(2,968)
Changes in operating assets and liabilities:			
Trade accounts receivable	(15,532)		(3,910)
Inventories	(312)		1,477
Prepaid expenses and other current assets	(1,896)		3,742
Accounts payable and accrued liabilities	6,500		(3,816)
Net cash provided by operating activities	5,409		3,267
INVESTING ACTIVITIES:			
Purchase of property and equipment	(3,202)		(989)
Proceeds from the sale of property and equipment	-		8
Purchase of businesses, net of cash acquired	(3,822)		(9,377)
Net cash used in investing activities	(7,024)		(10,358)
FINANCING ACTIVITIES:			
Proceeds from debt	25,223		48,123
Principal payments on revolving line of credit and			
other long-term	(21,581)		(75,707)
debt			
Dividends paid in cash	(45)		(45)
Proceeds from exercise of stock options	-		191
Proceeds from sale of common stock	-		44,639
Tax benefit related to exercise of stock options	-		2,968
Net cash provided by financing activities	3,597		20,169
INCREASE IN CASH	1,982		13,078
CASH AT BEGINNING OF PERIOD	3,978		2,544
CASH AT END OF PERIOD	\$ 5,960	\$	15,622

See notes to condensed consolidated financial statements.

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## DXP ENTERPRISES INC. AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

### NOTE 1: BASIS OF PRESENTATION

The accompanying unaudited condensed consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America for interim financial information and with the instructions to Form 10-Q. Accordingly, certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America have been omitted. DXP Enterprises, Inc. (together with its subsidiaries, the "Company" or "DXP") believes that the presentations and disclosures herein are adequate to make the information not misleading. The condensed consolidated financial statements reflect all elimination entries and adjustments (consisting of normal recurring adjustments) necessary for a fair presentation of the interim periods.

The results of operations for the interim periods are not necessarily indicative of the results of operations to be expected for the full year. These condensed consolidated financial statements should be read in conjunction with the Company's audited consolidated financial statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2007, filed with the Securities and Exchange Commission.

### NOTE 2: THE COMPANY

DXP, a Texas corporation, was incorporated on July 26, 1996, to be the successor to SEPCO Industries, Inc. (SEPCO). The Company is organized into two segments: Maintenance, Repair and Operating (MRO) and Electrical Contractor.

### NOTE 3: NEW ACCOUNTING PRONOUNCEMENTS

### **New Accounting Pronouncements**

In September 2006, the Financial Accounting Standards Board ("FASB") issued Statement of Financial Accounting Standards ("SFAS") No. 157, "Fair Value Measurements" ("SFAS No. 157"). SFAS No. 157 defines fair value, establishes a framework for measuring fair value in accordance with generally accepted accounting principles, and expands disclosures about fair value measurements. This statement does not require any new fair value measurements; rather, it applies under other accounting pronouncements that require or permit fair value measurements. The provisions of this statement are to be applied prospectively as of the beginning of the fiscal year in which this statement is initially applied, with any transition adjustment recognized as a cumulative-effect adjustment to the opening balance of retained earnings. The provisions of SFAS No. 157 are effective for the fiscal years beginning after November 15, 2007. In February 2008, the FASB issued FASB Staff Position ("FSP") FAS 157-2, which delays the effective date of SFAS No. 157 to fiscal years beginning after November 15, 2008, and interim periods within those years for all nonfinancial assets and nonfinancial liabilities, except those that are recognized at fair value in the financial statements on a recurring basis (at least annually). See Note 11 "Fair Value of Financial Assets and Liabilities" for additional information on the adoption of SFAS 157. The Company is evaluating the effect that implementation of SFAS 157 for its nonfinancial assets and nonfinancial liabilities will have on its financial position or results of operations.

In December 2007, the FASB issued SFAS No. 141(R), "Business Combinations" ("SFAS 141(R)"). SFAS 141(R) requires the acquiring entity in a business combination to measure the identifiable assets acquired, the liabilities assumed and any noncontrolling interest in the acquiree at their fair values on the acquisition date, with goodwill being the excess value over the net identifiable assets acquired. In addition, immediate expense recognition is required

for transaction costs. SFAS 141(R) is effective for financial statements issued for fiscal years beginning after December 15, 2008, and adoption is prospective only. As such, if the Company enters into any business combinations after adoption of SFAS 141(R), a transaction may significantly affect the Company's financial position and earnings, but, not cash flows, compared to the Company's past acquisitions.

In December 2007, the FASB issued SFAS No. 160, "Noncontrolling Interests in Consolidated Financial Statements-an amendment of ARB No. 51" ("SFAS 160"). SFAS 160 requires entities to report noncontrolling (minority) interest as a component of shareholders' equity on the balance sheet; and include all earnings of a consolidated subsidiary in consolidated results of operations. SFAS 160 is effective for financial statements issued for fiscal years beginning after December 15, 2008, and adoption is prospective only; however, presentation and disclosure requirements must be applied retrospectively. The Company has not yet determined the effect, if any; SFAS 160 will have on its financial position or results of operations.

In March 2008, the FASB issued SFAS No. 161, "Disclosures about Derivative Instruments and Hedging Activities—an amendment of FASB Statement No. 133" ("SFAS 161") SFAS 161 amends and expands the disclosure requirements of Statement 133 to provide a better understanding of how and why an entity uses derivative instruments, how derivative instruments and related hedged items are accounted for, and their effect on an entity's financial position, financial performance, and cash flows. SFAS 161 is effective for fiscal years beginning after November 15, 2008. The Company has not yet determined the effect, if any; SFAS 161 will have on its financial statements.

### NOTE 4: ACCOUNTING METHODS ADOPTED JANUARY 1, 2008

On January 1, 2008, we elected to change our costing method for our inventories accounted for on the last-in, first-out method (LIFO) to the first-in, first-out ("FIFO") method. The percentage of total inventories accounted for under the LIFO method was approximately 46% at December 31, 2007. We believe the FIFO method is preferable as it conforms the inventory costing methods for all of our inventories to a single method. The FIFO method also better reflects current acquisition costs of those inventories on our consolidated balance sheets and enhances the matching of future cost of sales with revenues. In accordance with Statement of Financial Accounting Standards No. 154, Accounting Changes and Error Corrections, ("SFAS No. 154"), all prior periods presented have been adjusted to apply the new method retrospectively. The effect of the change in our inventory costing method includes the LIFO reserve and related impact on the obsolescence reserve. This change increased our inventory balance by \$2.0 million and increased retained earnings, net of income tax effects, by \$1.2 million as of January 1, 2007.

The effect of this change in accounting principle was immaterial to the results of operations for all prior periods presented. The effect of the change in accounting principle for inventory costs on the December 31, 2007 balance sheets is presented below. Certain financial statement line items are combined if they were not affected by the change in accounting principle.

			December 31, 2007	
	Ori	ginally	Change to	
	Re	ported	FIFO	Adjusted
			(Dollars in thousands)	
		ASSET	S	
Current assets				
Inventories	\$	84,196	\$ 2,004	\$ 86,200
Other current assets		87,388	-	87,388
Total current assets		171,584	2,004	173,588
Other assets		114,582	-	114,582
Total Assets	\$	286,166	\$ 2,004	\$ 288,170
			LIABILITIES AND SHAREHOL	DERS' EQUITY
Current liabilities				
Income taxes payable	\$	1,708	\$ 802	\$ 2,510
Other current liabilities		78,559	-	78,559
Total current liabilities		80,267	802	81,069
Other liabilities		104,388	-	104,388
Total liabilities		184,655	802	185,457
Shareholders' equity				
Retained earnings		47,560	1,202	48,762

Other shareholders' equity	53,951		- 53,951
Total shareholders' equity	101,511	1,20	02 102,713
Total liabilities and shareholders' equity	\$ 286,166	\$ 2,00	04 \$ 288,170

On January 1, 2007, we also changed our accounting method from the completed-contract method to the percentage of completion method for binding agreements to fabricate tangible assets to customers' specifications in accordance with Statement of Position 81-1, Accounting for Performance of Construction-Type and Certain Production-Type contracts. The percentage-of-completion method presents the economic substance of these transactions more clearly and timely than the completed-contract method. The effect of this change in accounting principle was immaterial to results of operations and balance sheets for all prior periods presented. At June 30, 2008, \$9.6 million of unbilled costs and estimated earnings are included in accounts receivable.

#### NOTE 5: STOCK-BASED COMPENSATION

### Adoption of SFAS 123(R)

Effective January 1, 2006, the Company adopted the fair value recognition provisions of Statement of Financial Accounting Standard 123(R) "Share-Based Payment" ("SFAS 123(R)") using the modified prospective transition method. In addition, the Securities and Exchange Commission (the "SEC") issued Staff Accounting Bulletin No. 107 "Share-Based Payment" ("SAB 107") in March 2005, which provides supplemental SFAS 123(R) application guidance based on the views of the SEC. Under the modified prospective transition method, compensation cost recognized in each quarterly period ended after January 1, 2006 includes: (a) compensation cost for all share-based payments granted prior to, but not yet vested as of January 1, 2006, based on the grant date fair value estimated in accordance with the original provisions of SFAS No. 123, and (b) compensation cost for all share-based payments granted beginning January 1, 2006, based on the grant date fair value estimated in accordance with the provisions of SFAS 123(R).

### Stock Options as of the Six Month Period Ended June 30, 2008

No future grants will be made under the Company's stock option plans. No grants of stock options have been made by the Company since July 1, 2005. As of June 30, 2008, all outstanding options were non-qualified stock options.

The following table summarizes stock options outstanding and changes during the six month period ended June 30, 2008:

		Options Outsta	Options Outstanding and Exercisable				
			Weighted				
		Weighted	Average				
		Average	Remaining	Aggregate			
	Number	Exercise	Contractual Term	Intrinsic			
	of Shares	Price	(in years)	Value			
Options outstanding a	t						
December 31, 2007	111,226	\$ 2.15	3.2	\$ 4,953,000			
Granted	-						
Exercised	-						
Options outstanding							
and exercisable at June 30,							
2008	111,226	\$ 2.15	2.7	\$ 4,392,000			

The total intrinsic value, or the difference between the exercise price and the market price on the date of exercise, of all options exercised during the six month period ended June 30, 2008, was zero. Cash received from stock options exercised during the six month period ended June 30, 2008 was zero.

Stock options outstanding and currently exercisable at June 30, 2008 are as follows:

Options Outstanding and Exercisable

	Optiv	ons outstanding and Entre	dore
		Weighted	
		Average	Weighted
Range of	Number of	Remaining	Average
exercise	Options	Contractual Life	Exercise
prices	Outstanding	(in years)	Price
\$1.00 -			
\$2.50	91,226	1.8	\$1.39
\$4.53 -			
\$6.72	20,000	6.4	\$5.62
	111,226	2.7	\$2.15

#### Restricted Stock.

Under a restricted stock plan approved by our shareholders in July 2005 (the "Restricted Stock Plan"), directors, consultants and employees may be awarded shares of DXP's common stock. The shares of stock granted to employees as of June 30, 2008 vest 20% each year for five years after the grant date or 10% each year for ten years after the grant date. The Restricted Stock Plan provides that on each July 1 during the term of the plan each non-employee director of DXP will be granted the number of whole shares calculated by dividing \$75,000 by the closing price of the common stock on such July 1. The shares of restricted stock granted to non-employee directors of DXP vest one year after the grant date. The fair value of restricted stock awards is measured based upon the closing prices of DXP's common stock on the grant dates and is recognized as compensation expense over the vesting period of the awards.

The following table provides certain information regarding the shares authorized and outstanding under the Restricted Stock Plan at June 30, 2008:

Number of shares 300,000 authorized for grants
Number of shares 124,258 granted
Number of shares 175,742 available for future grants
Weighted-average\$ 32.72 grant price of granted shares

Changes in restricted stock for the six months ended June 30, 2008 were as follows:

	Number	Weighted
	of	Average
	Shares	Grant
		Price
Unvested a	t 106,226	\$ 33.63
Decembe	r	
31, 2007		
Granted	-	-
Vested	3,000	\$ 18.85
Unvested a	t 103,226	\$ 34.06
June 30	,	
2008		

Compensation expense, associated with restricted stock, recognized in the six months ended June 30, 2008 and 2007 was \$454,000 and \$250,000, respectively. Unrecognized compensation expense under the Restricted Stock Plan was \$2,810,000 and \$3,264,000 at June 30, 2008 and December 31, 2007, respectively. As of June 30, 2008, the weighted average period over which the unrecognized compensation expense is expected to be recognized is 37 months.

**NOTE 6: INVENTORY** 

As noted in Note 4, effective January 1, 2008, DXP elected to change its costing method for selected inventories. DXP applied this change in accounting principle by adjusting all prior period balance sheets presented retrospectively. Inventories are valued at the lower of cost or market utilizing the first-in, first-out method to determine cost. The carrying values of inventories are as follows (in thousands):

Jı	une 30, 2008	December 31, 2007
		(Restated)
Finished \$	88,419	\$ 82,198
goods		
Work in	1,464	4,002
process		
Inventories \$	89,883	\$ 86,200

### Note 7: GOODWILL AND OTHER INTANGIBLE ASSETS

The changes in the carrying amount of goodwill and other intangibles during the six months ended June 30, 2008 are as follows (in thousands):

				Other
	Total	Go	oodwill	Intangibles
Balance as of December\$	96,701	\$	60,849	\$ 35,852
31, 2007				
Acquired during the year	854		575	279
Adjustments to prior year	286		286	-
estimates				
Amortization	(2,460)		-	(2,460)
Balance as of June 30,\$	95,381	\$	61,710	\$ 33,671
2008				

A summary of amortizable intangible assets follows (in thousands):

		As of Ju	ne 3	0, 20	800	As of December 31, 2007			
	C	Gross				Gross			
	Ca	rrying		Acc	umulated	Carrying	Ac	cumulated	
	Aı	nount		Amo	ortization	Amount	An	nortization	
Vendor agreements	\$	3,773		\$	(487)	\$ 3,773	\$	(393)	
Customer		34,063			(4,753)	33,804		(2,632)	
relationships									
Non-compete		1,537			(462)	1,517		(217)	
agreements									
Total	\$	39,373		\$	(5,702)	\$ 39,094	\$	(3,242)	

The \$0.9 million increase in goodwill and the \$0.3 million increase in other intangibles from December 31, 2007 to June 30, 2008 results from recording the estimated intangibles for the acquisition of the business of Rocky Mountain Supply and changes in the estimates of goodwill for businesses acquired during 2007. Other intangible assets are generally amortized on a straight line basis over the useful lives of the assets. All goodwill and other intangible assets pertain to the MRO segment.

### NOTE 8. EARNINGS PER SHARE DATA

The following table sets forth the computation of basic and diluted earnings per share for the periods indicated.

	Three Mon	ths Ended	Six Mo	nths Ended
	June			ne 30,
	2008	2007	2008	2007
Basic:				
Weighted average shares outstanding	6,325,072	5,600,134	6,324,116	5,366,026
Net income	\$ 6,373,000	\$3,417,000	\$11,812,000	\$7,144,000
Convertible preferred stock dividend	(22,000)	(22,000)	(45,000)	(45,000)
Net income attributable to comm	on \$ 6,351,000	\$3,395,000	11,767,000	\$7,099,000
shareholders				

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Per share amount	\$	1.00	\$		0.61	\$	1.86	\$	1.32
Diluted:									
Weighted average shares outstanding		6,325,072	5	5,60	00,134	6	5,324,116	5,3	366,026
Net effect of dilutive stock options – based									
on the		100,485		(	91,154		96,142	1	49,845
treasury stock method									
Assumed conversion of convertible	e	420,000		42	20,000		420,000	4	120,000
preferred stock									
Total		6,845,557	6	5,1	11,288	(	5,840,258	5,9	935,871
Net income attributable to common	n \$	6,350,000	\$3	3,39	95,000	\$11	1,767,000	\$7,0	99,000
shareholders									
Convertible preferred stock dividend		23,000		2	22,000		45,000		45,000
Net income for diluted earnings per share	\$	6,373,000	\$3	3,4	17,000	\$11	1,812,000	\$7,1	44,000
Per share amount	\$	0.93	\$		0.56	\$	1.73	\$	1.20

#### **NOTE 9: SEGMENT REPORTING**

The MRO Segment is engaged in providing maintenance, repair and operating products, equipment and integrated services, including engineering expertise and logistics capabilities, to industrial customers. The Company provides a wide range of MRO products in the fluid handling equipment, bearing, power transmission equipment, general mill, safety supply and electrical products categories. The Electrical Contractor segment sells a broad range of electrical products, such as wire conduit, wiring devices, electrical fittings and boxes, signaling devices, heaters, tools, switch gear, lighting, lamps, tape, lugs, wire nuts, batteries, fans and fuses, to electrical contractors.

The high degree of integration of the Company's operations necessitates the use of a substantial number of allocations and apportionments in the determination of business segment information. Sales are shown net of intersegment eliminations. All business segments operate primarily in the United States.

Financial information relating the Company's segments is as follows:

	Thre	e Months e	nded Ju	une 30,		Six Mont	hs ended Jur	ne 30,	
	MRO	Elect	rical		MRO	I	Electrical		
		Contr	actor	Total		C	Contractor		Total
2008									
Sales \$	186,823	\$	979	\$187,802	\$ 354,419	\$	1,882	\$	356,301
Operating	11,315		170	11,485	21,742		311		22,053
income									
Income before	10,199		137	10,336	19,286		248		19,534
taxes									
2007									
Sales \$	84,555	\$	768	\$ 85,323	\$ 167,421	\$	1,533	\$	168,954
Operating	5,983		112	6,095	12,641		160		12,801
income									
Income before	5,573		86	5,659	11,686		107		11,793
taxes									

### NOTE 10: ACQUISITIONS

All of the Company's acquisitions have been accounted for using the purchase method of accounting. Revenues and expenses of the acquired businesses have been included in the accompanying consolidated financial statements beginning on their respective dates of acquisition. The allocation of purchase price to the acquired assets and liabilities is based on estimates of fair market value and may be prospectively revised if and when additional information the Company is awaiting concerning certain asset and liability valuations is obtained, provided that such information is received no later than one year after the date of acquisition.

On September 10, 2007, DXP completed the acquisition of Precision Industries, Inc. DXP acquired this business to expand DXP's geographic presence and strengthen DXP's integrated supply offering. The Company paid \$106 million in cash for Precision Industries, Inc. The purchase price was funded using approximately \$24 million of cash on hand and approximately \$82 million borrowed from a new \$130 million credit facility.

On October 19, 2007, DXP completed the acquisition of the business of Indian Fire & Safety. DXP acquired this business to strengthen DXP's expertise in safety products and services in New Mexico and Texas. DXP paid \$6.0 million in cash, \$3.0 million in the form of a promissory note and \$3.0 million in future payments contingent upon

earnings for the business of Indian Fire & Safety. The cash portion was funded by utilizing available capacity under DXP's credit facility.

On February 1, 2008, DXP completed the acquisition of the business of Rocky Mtn. Supply, Inc. DXP acquired this business to expand DXP's geographic presence in Colorado. DXP paid approximately \$4.6 million, net of acquired cash, for this business. The purchase price consisted of approximately \$3.9 million paid in cash and \$0.7 million in the form of promissory notes. The cash portion was funded by utilizing available capacity under DXP's credit facility.

The allocation of purchase price for all acquisitions completed since June 30, 2007 are preliminary in the June 30, 2008 consolidated balance sheets. The initial purchase price allocations may be adjusted within one year of the purchase date for changes in the estimates of the fair value of assets acquired and liabilities assumed. The following table summarizes the estimated fair values of the assets acquired and liabilities assumed since June 30, 2007 in connection with the acquisitions described above (in thousands).

Cash	\$	698
Accounts	28	,321
Receivable		
Inventory	42	,186
Property and	7	,437
equipment		
Goodwill	69	,799
a n d		
intangibles		
Other assets	2	,692
A s s e t s	151	,133
acquired		
Current	(27,	372)
liabilities		
assumed		
Non-current	(	333)
liabilities		
assumed		
Net assets	\$123	,428
acquired		

The pro forma unaudited results of operations for the Company on a consolidated basis for the three months and six months ended June 30, 2008 and 2007, assuming the purchases completed in 2007 and 2008 were consummated as of January 1 of each year follows:

		Three Months Ended June 30,					Six Months Ended June 30,				
	2	2008	,	2	2007		2008	,		2007	
		(Unaudited)									
		(In	n Thous	an	nds, excep	ot for p	er share	data)			
Net sales	\$1	87,802	\$	1	60,260	\$3	357,380		\$32	26,343	
Net income	\$	6,373	\$	•	4,325	\$	11,841	:	\$	9,371	
Per share data											
Basic earnings	\$	1.00		\$	0.65	\$	1.87	:	\$	1.47	
Diluted	\$	0.93		\$	0.61	\$	1.73	:	\$	1.36	
earnings											

### NOTE 11: FAIR VALUE OF FINANCIAL INSTRUMENTS

We adopted SFAS 157 effective January 1, 2008 for financial assets and liabilities measured on a recurring basis. SFAS 157 applies to all financial assets and financial liabilities that are being measured and reported on a fair value

basis. In February 2008, the FASB issued FSP 157-2, which delayed the effective date of SFAS 157 to fiscal years beginning after November 15, 2008 for nonfinancial assets and liabilities. Fair value, as defined in SFAS 157, is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. SFAS 157 affects the Company in the fair value measurement of the commodity and interest rate derivative positions which must be classified in one of the following categories:

### Level 1 Inputs

These inputs come from quoted prices (unadjusted) in active markets for identical assets or liabilities.

### Level 2 Inputs

These inputs are other than quoted prices that are observable, for an asset or liability. This includes: quoted prices for similar assets or liabilities in active markets; quoted prices for identical or similar assets or liabilities in markets that are not active; inputs other than quoted prices that are observable for the asset or liability; and inputs that are derived principally from or corroborated by observable market data by correlation or other means.

### Level 3 Inputs

These are unobservable inputs for the asset or liability which require the Company's own assumptions.

As required by SFAS 157, financial assets and liabilities are classified based on the lowest level of input that is significant to the fair value measurement. Our assessment of the significance of a particular input to the fair value measurement requires judgment, and may affect the valuation of the fair value of assets and liabilities and their placement within the fair value hierarchy levels.

The following table summarizes the valuation of our financial instruments by SFAS 157 input levels as of June 30, 2008:

	F	air Val	ue N	<b>1</b> easure	ment	(in tho	usan	ds)
Description								
(Liabilities)	Le	vel 1	Le	evel 2	Lev	vel 3	T	otal
Current								
liabilities	\$	-	\$	200	\$	-	\$	200
Non-current								
liabilities		-		150		-		150
Total	\$	-	\$	350	\$	-	\$	350

### NOTE 12: COMPREHENSIVE INCOME

Comprehensive income generally represents all changes in shareholders' equity during the period, except those resulting from investments by, or distributions to, shareholders. The Company has comprehensive income related to changes in interest rates in connection with an interest rate swap, which is recorded as follows:

		nths Ended e 30,		ths Ended e 30,
	2008	2007	2008	2007
Net income	\$ 6,373	\$ 3,417	\$ 11,812	\$ 7,144
Gain (loss) from	n			
interest rate swap,	390	-		
net of income taxes	S		(210)	-
Comprehensiv	e\$ 6,763	\$ 3,417		
income			\$ 11,602	\$ 7,144

### ITEM 6. EXHIBITS

- 3.1 Restated Articles of Incorporation, as amended (incorporated by reference to Exhibit 4.1 to the Registrant's Registration Statement on Form S-8 (Reg. No. 333-61953), filed with Commission on August 20, 1998).
- 3.2Bylaws (incorporated by reference to Exhibit 3.2 to the Registrant's Registration Statement on Form S-4 (Reg. No. 333-10021), filed with the Commission on August 12, 1996).
- 10.1 Asset Purchase Agreement between DXP Enterprises, Inc. and Rocky Mtn. Supply, Inc. dated as of February 1, 2008 whereby DXP acquired the assets of Rocky Mtn. Supply, Inc. (incorporated by reference to Exhibit 10.1 to the Registrant's Current Report on Form 8-K filed with the Commission on February 7, 2008).

- 18.1 Letter of Independent Registered Accounting Firm regarding change in Accounting Principle (incorporated by reference to Exhibit 18.1 to the Registrant's Form 10-Q filed with the Commission on May 12, 2008.)
- 31.1 Certification of Chief Executive Officer pursuant to Rule 13a-14(a) and rule 15d-14(a) of the Securities Exchange Act, as amended. (Filed herewith).
- 31.2 Certification of Chief Financial Officer pursuant to Rule 13a-14(a) and rule 15d-14(a) of the Securities Exchange Act, as amended. (Filed herewith).
- 32.1 Certification of Chief Executive Officer pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. (Filed herewith).
- 32.2 Certification of Chief Financial Officer pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. (Filed herewith).

### **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, thereunto duly authorized.

DXP ENTERPRISES, INC.

(Registrant)

By: /s/MAC McCONNELL

Mac McConnell

Senior Vice-President/Finance and

Chief Financial Officer

Dated: August 8, 2008