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

# FORM 8-K

# **CURRENT REPORT**

# Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): January 20, 2009

## WESTELL TECHNOLOGIES, INC.

(Exact name of registrant as specified in charter)

Delaware	0-27266	36-3154957
(State of other jurisdiction	(Commission File Number)	(IRS Employer
of incorporation)		Identification No.)
750 North Commons Drive, Aurora, Illinois		60504
(Address of principal executive offices)		(Zip Code)

Registrant's telephone number, including area code (630) 898-2500

N/A

(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

□ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

□ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

□ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

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

# Item 2.02. RESULTS OF OPERATIONS AND FINANCIAL CONDITION

On January 20, 2009, Westell Technologies, Inc. issued a press release setting forth its financial results for the quarter ended December 31, 2008. A copy of the press release is attached hereto as Exhibit 99.1.

# Item 9.01. FINANCIAL STATEMENTS AND EXHIBITS

- (d) Exhibits
- 99.1 Press release announcing financial results for the quarter ended December 31, 2008.

# 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.

# WESTELL TECHNOLOGIES, INC.

Date: January 20, 2009

/s/ Amy T. Forster

By:

Amy T. Forster Senior Vice President and Chief Financial Officer

# Westell News Release



# News Release: FOR IMMEDIATE RELEASE

For additional information, contact:

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# Westell Technologies 3<sup>rd</sup> Quarter Highlights

• Total consolidated revenue of \$38.3 million. Adjusted non-GAAP revenue was \$47.5 million<sup>[1]</sup>

• Net loss for the third quarter was \$4.1 million or \$0.06 per share. Adjusted non-GAAP net loss was \$2.5

million or \$0.04 per share<sup>[1]</sup>

- Commenced shipments of Proline ADSL modems under AT&T 22-state contract
- Acquired the minority interest in ConferencePlus

## Westell Technologies Reports Fiscal Third Quarter 2009 Results

AURORA, IL, January 20, 2009 - Westell Technologies, Inc. (NASDAQ: WSTL), a leading provider of broadband products, gateways and conferencing services, today announced results for its fiscal third quarter ending December 31, 2008. Total revenue for the third quarter was \$38.3 million, down 12% from the \$43.7 million in the same quarter last year, and down 11% from the \$43.1 million reported in the second quarter of fiscal 2009. Net loss during the period was \$4.1 million, or \$0.06 per diluted share compared to a net loss of \$2.5 million or a loss of \$0.04 per diluted share in the same quarter of last year, and a net loss of \$5.1 million or a loss of \$0.07 per diluted share in the second quarter of fiscal 2009.

The Company continued to ship UltraLine Series3 next generation gateways as part of a major customer's fiber-to-the-home (FTTH) offering but has deferred the revenues and related costs of these product shipments as a result of accounting rules. From the initial shipments through December 31, 2008, the Company has deferred \$10.9 million in revenue related to the UltraLine Series3 gateway. The Company supplements its financial analysis of the business using financial measures that look at performance based on Ultraline Series3 product shipments. The presentation at the end of this press release includes a financial table for these adjusted non-GAAP measures. These financial measures are on a non-GAAP basis since they do not reflect the deferral of revenue and product costs of the Ultraline Series3 for recognition in later periods and they exclude a non-cash goodwill impairment related to the prior acquisition of Noran Tel. The Company uses these financial measures to provide additional insight into the current operating performance not readily apparent from the GAAP results.

Adjusted non-GAAP revenue for the third quarter was \$47.5 million, up 9% from same quarter last year. The prior year financials did not contain any non-GAAP adjustments. Adjusted non-GAAP net loss during the third quarter was \$2.5 million or \$0.04 per diluted share.

"Our improved structure and stringent cost controls enabled us to meet our goals on the bottom line during the quarter," said Bernard F. Sergesketter, Westell Chief Executive Officer. "Going forward, we continue to focus on cost containment, increasing efficiency and unlocking value in all of our business groups as we move towards profitability."

On a GAAP basis, Customer Networking Solutions (CNS), reported revenue of \$15.0 million in the third quarter of fiscal 2009, compared to \$17.9 million in the same quarter of last year and \$17.2 million reported in the prior quarter. During the quarter, Westell commenced shipment of its ProLine ADSL product to AT&T under the previously announced 22-state contract. Additionally, the Company shipped an additional \$9.2 million of UltraLine Series3 next generation gateways in the quarter. Although the revenues and related costs of the Ultraline Series3 are being deferred as previously mentioned, the adjusted non-GAAP revenue for CNS for the third quarter was \$24.2 million, an increase of 35% compared to the same quarter last year.

"We believe the non-GAAP representation of our CNS results reflects the demand of our gateways and the performance of this group during the third quarter," said Sergesketter. "Our customers recognize the Westell brand as one that represents quality and reliability. Based on the positive market reaction, we anticipate the Ultraline Series3 will remain the gateway of choice as our customers continue to expand their fiber offerings."

OSPlant Systems reported revenue of \$12.4 million in the third quarter of fiscal 2009, compared to \$12.8 million in same quarter of last year and \$14.9 million in fiscal second quarter of 2009. The challenging economic environment and resulting softness in the purchasing activity of telephone and communications companies adversely affected OSPlant's revenue during the fiscal third quarter.

Conferencing Services revenue was \$10.9 million during the fiscal third quarter of 2009, compared to \$13.0 million in the same quarter of last year, and \$11.1 million from the fiscal second quarter of 2009.

Additionally, Westell acquired the remaining 8.5% minority interest in its ConferencePlus subsidiary for \$3.6 million.

#### Additional items

- Total cash as of December 31, 2008 was \$43.8 million.
- The Company repurchased 1,171,298 shares during the quarter and maintains an additional \$8.4 million available for future purchases.

### Outlook

For the fiscal fourth quarter of 2009, Westell expects revenue to be in a range of \$38 to \$42 million, which equates to a net loss of \$0.03 to \$0.04 per diluted share with a full valuation allowance recorded on deferred tax assets. This guidance does not include the \$9 to \$11 million of expected shipments of our Ultraline Series3 products in the quarter.

"Over the last few months we have seen unprecedented economic challenges that most industry sectors and companies have encountered. However, the continued delivery of our next generation fiber-based gateways combined with the commencement of shipping

products under our contract with AT&T indicates the strength of our newer products as well as our customers' market position," said Sergesketter.

#### Conference Call Information

Conference Plus, Inc. (ConferencePlus), a Westell subsidiary, will manage Westell's third quarter fiscal 2009 earnings conference call on Wednesday, January 21, 9:30 AM ET using its EventManager<sup>™</sup> Service. Participants can register for the Westell conference by going to the URL: http://www.conferenceplus.com/westell

With EventManager, participants can quickly register online in advance of the conference through a customizable web page that can be used to gather multiple pieces of information from each participant, as specified by the event arranger. After registering, participants receive dial-in numbers, a passcode, and a personal identification number (PIN) that is used to uniquely identify their presence and automatically join them into the audio conference. If a participant experiences any technical difficulties after joining the conference on January 21<sup>st</sup>, simply press \*0 for support.

If you do not wish to register, you can participate in the call on January 21<sup>st</sup> by dialing ConferencePlus at 1-877-875-0056 no later than 9:15 AM, Eastern Time and using confirmation number 23632581. International participants may dial 1-847-585-4340. The Company's earnings press release and any related earnings information to be discussed on the earnings conference will be posted on the Investor Relations section of the Company's website at http://www.westell.com. An archive of the entire conference will be available on Westell's website or via Digital Audio Replay one hour following the conclusion of the conference. The replay of the conference can be accessed by dialing 1- 888-843-8996 or 1-630- 652-3044 and entering 7938152.

#### About Westell

Westell Technologies, Inc., headquartered in Aurora, Illinois, is a holding company for Westell, Inc. and ConferencePlus, Inc. Westell, Inc. designs and develops broadband telecommunications access products. ConferencePlus, Inc. is a collaborative Application Service Provider that manages and hosts voice, video, IP applications and back-office services. Additional information can be obtained by visiting Westell's Web site at www.westell.com.

#### About ConferencePlus

ConferencePlus, a Westell Technologies, Inc. (NASDAQ: WSTL - News) subsidiary, is a leading global provider of audio, web, video and IP conferencing services. ConferencePlus is dedicated to providing high quality, innovative conferencing solutions to its domestic and international clients and telecommunications resellers. ConferencePlus is recognized for outstanding customer service and support to help clients meet their business objectives. The company is headquartered in Schaumburg, Illinois, with an international headquarters in Dublin, Ireland. Additional information can be obtained by visiting the ConferencePlus web site at www.conferenceplus.com.

"Safe Harbor" statement under the Private Securities Litigation Reform Act 1995: Certain statements contained herein that are not historical facts or that contain the words "believe", "expect", "intend", "anticipate", "estimate", "may", "will", "should", or derivatives thereof and other words of similar meanings are forward-looking statements that involve risks and uncertainties. Actual results may differ materially from those expressed in or implied by such forward-looking statements. Factors that could cause actual results to differ materially include, but are not limited to, product demand and market acceptance risks, need for financing, an economic downturn in the U.S. economy and telecom market, the impact of competitive products or technologies, competitive pricing pressures, new product development, excess and obsolete inventory, commercialization and technological delays or difficulties (including delays or difficulties in developing, producing, testing and selling new products and technologies), the effect of Westell's accounting policies, the need for additional capital, the effect of economic conditions and trade, legal social and economic risks (such as import, licensing and trade restrictions) and other risks more fully described in the Company's Form 10-K for the fiscal year ended March 31, 2008 under the section Risk Factors. The Company undertakes no obligation to publicly update these forward-looking statements to reflect current events or circumstances after the date hereof or to reflect the occurrence of unanticipated events or otherwise.

[1]Adjusted non-GAAP financial measures included revenue and costs of Ultraline Series3 product when shipped and exclude from net loss the impairment of goodwill. Westell believes that these financial measures provide investors and management with a representation of the Company's current and future core operating performance. Management uses adjusted revenue and net loss to evaluate financial results and establish operational goals. Non-GAAP information should not be considered superior to or a substitute for data prepared in accordance with GAAP. A reconciliation of GAAP to adjusted non-GAAP net loss is attached as an exhibit to this press release.

Financial Tables to Follow:

#### Westell Technologies, Inc. Financial Results

(Dollars in thousands except per share amounts)

		Months en 008	ded		ember 31, 2007		Nine	Months en 2008	ded		ember 31, 2007	
Revenues OSPlantSystems CNS Services	\$	12,356 14,996 10,949		\$	12,849 17,852 13,029		\$	42,108 42,813 34,559		\$	40,912 81,038 39,602	
Total revenues		38,301			43,730			119,480			161,552	
Gross profit DSPlant Systems CNS		5,076 2,130			-	(10) (10)		17,256 5,373			-	(10) (10)
Equipment Services		7,206 5,122			8,017 6,187	0		22,629 15,656			29,389 19,096	(1)
Total gross profit		12,328			14,204			38,285			48,485	
Grossmangin OSPlant Systems CNS Equipment Services		41.1% 14.2% 26.3% 46.8%			- 26.1% 47.5%	(1)		41.0% 12.5% 26.6% 45.3%			24.1% 48.2%	(1)
Total gross margin		32.2%			32.5%			32.0%			30.0%	
Operating expenses Sales & marketing As a percentage of revenue		5,411 14.1%			6,204 142%			18,291 15,3%			17,646 10.9%	(2)
General & administrative As a percentage of revenue		4,220 11.0%			5,986 13.7%	(3)		15,772 132%	(4)		16,240 10.1%	(3)
Research & development As a percentage of revenue		4,169 10.9%			5,596 12.8%			15,290 12.8%			16,722 10.4%	
Restructuring As a percentage of revenue		808 2.1%	(5)		176 0.4%	(6)		752 0.6%	(5)		4,319 2.7%	(6)
Intangibles amortization As a percentage of revenue		486 1.3%			481 1.1%			1,403 1.2%			1,374 0.9%	
Goodwill impairment As a percentage of revenue		1,381 3.6%	(7)		00%			1,381 12%	(7)		- 0.0%	
Total operating expenses As a percentage of revenue		16,475 43.0%			18,423 42.1%			52,889 44.3%			56,301 34,9%	
Operating loss		(4,147)			(4,219)			(14,604)			(7,816)	
Otherincome Interest expense		56 (2)			872 (7)			622 (4)			2,775 (9)	
Loss before minority interest and taxes		(4,093)			(3,354)			(13,986)			(5,050)	
Income taxes		(62)	(8)		(955)			13	(8)		(1,542)	
Minority interest		31			37			74			148	
Loss from continuing operations		(4,062)			(2,436)			(14,073)			(3,656)	
Income (loss) discontinued operations net of tax b of\$0, \$39, \$0 and \$252, respectively.(\$)	en efit	1			(66)			(618)			(430)	
Netloss	\$	(4,061)		\$	(2,502)		\$	(14,691)		\$	(4086)	
N et loss per basic and diluted common share:	\$	(0.06)		5	(0.04)		\$	(0.21)		\$	(0.06)	
Average number of basic and diluted common shares outstanding:		69,228			70,453		-	70,156		•	70,299	

#### Footnotes:

Accelerated depreciation in the amount of \$92,000 and \$1.2 million were recorded on manufacturing equipment in the three and nine months periods ended December 31, 2007, respectively.

(2) The Company recorded a \$3.3 million gain relating to a vendor settlement and \$800,000 in associated expenses for a net gain of \$2.7 million

(3) The Company recorded \$521,000 and \$1.6 million of consulting costs related to the implementation of the outs ourcing strategy, respectively.

(4) Includes \$472,000 of severance and \$840,000 of stock based compensation expense related to accelerated vesting of restricted stock, both for the former CEO, Tom Mader.

(5) Reorganization costs are for severance and related costs resulting from actions taken to align costs in all segments of the Company. Reorganization costs are for severance and related costs resulting from the outsourcing strategy.

(6) (7) (8) (9) (10) Reorganization costs are to receivance and related costs resoluing form the outsourching strategy. Good will impairment related to the January 2007 NoranTel, Inc. acquisition. The Company discontinued the operations off's Westell Limited entity located in the United Kingdom. Beginning in the quarter ended December 31, 2008, the Company's will begin reporting under operating segments CNS, OSPlant and Services. Comparable data for periods ending December 31, 2007 are not available and are there fore shown in operating segments

# Westell Technologies, Inc. Financial Results (continued)

(Dollars in thousands)

	December 31, 2008		March 31, 2008		
Cash and short term investments	43,843		68,349		
Accounts receivable	18,371		19,498		
Inventory	21,587		17,897		
Total current assets	89,318		108,748		
Deferred costs	11,040	(1)	-		
Goodwill and intangibles	6,883		9,479		
Total assets	122,626		134,227		
Total current liabilities	24,667		29,685		
Deferred revenue	11,548	(1)	-		
Total liabilities and minority interest (2)	44,334		40,733		
Shareholders' equity	78,292		93,494		
Days sales outstanding	43	(3)	39		

(1) Deferred revenue and costs are for products shipped but revenue not recognized in accordance with GAAP accounting treatment.

(2) The Minority interest in ConferencePlus, Inc. was acquired in December of 2008.

(3) Days sales outstanding is impacted by product shipped and in accounts receivable but with revenue deferred.

### Westell Technologies, Inc. Reconciliation of GAAP Net Loss to Adjusted Non-GAAP Net Loss (Dollars in thousands except per share amounts)

	Three Months ended December 31, 2008							
			Non-GAAP					
	As reported		Adjustments			Non-GAAP		
Revenues OSPlant Systems CNS Services	\$	12,356 14,996 10,949	\$	- 9 <b>,158</b> (1 -	\$ )	12,356 24,154 10,949		
Total revenues		38,301		9,158	_	47,459		
Gross profit OSPlant System s CNS Services Total gross profit		5,076 2,130 5,122 12,328		- 209 (2 - <u>209</u>	_	5,076 2,339 5,122 12,537		
Total operating expenses		16,475		(1,381) (3	) <u> </u>	15,094		
Operating income (Ioss) Other income Interest expense		(4,147) 56 (2)		1,590 - -		(2,557) 56 (2)		
In comie (loss) before minority interest and taxes	_	(4,093)		1,590	_	(2,503)		
Incometax		(62)		-		(62)		
Minority interest		31		-		31		
NetLoss	\$	(4,062)	\$	1,590	\$	(2,472)		
Loss per basic and diluted common share:	\$	(0.06)	\$	0.02	\$	(0.04)		
Average number of basic and diluted common shares outstanding:		69,228		69,228		69,228		

 Footnotes:

 (1) Non-GAAP adjustment to revenue for the shipments of ULS3 product.

 (2) Non-GAAP adjustment to gross profit for the shipments of ULS3 product.

 (3) Non-GAAP adjustment for non-cash goodwill impairment at NoranTel.

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