IDT CORP

Form 10-Q March 12, 2019
UNITED STATES SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
FORM 10-Q
QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACTOR 1934
FOR THE QUARTERLY PERIOD ENDED JANUARY 31, 2019
OF
TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACTOR 1934
Commission File Number: 1-16371

(Exact Name of Registrant as Specified in its Charter)

Delaware 22-3415036 (State or other jurisdiction of (I.R.S. Employer

incorporation or organization) Identification Number)

520 Broad Street, Newark, New Jersey 07102(Address of principal executive offices) (Zip Code)

(973) 438-1000

(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 No

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§ 232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes No

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

Non-accelerated filer Smaller reporting company Emerging growth company

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

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

As of March 7, 2019, the registrant had the following shares outstanding:

Class A common stock, \$.01 par value: 1,574,326 shares outstanding (excluding 1,698,000 treasury shares) Class B common stock, \$.01 par value: 24,708,627 shares outstanding (excluding 905,947 treasury shares)

# IDT CORPORATION

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# PART I. FINANCIAL INFORMATION

# **Item 1.Financial Statements (Unaudited)**

# IDT CORPORATION CONSOLIDATED BALANCE SHEETS

	January 31 2019 (Unaudited (in thousan	2018 d) (Note 1)
Assets		
Current assets:	¢74 445	¢ (0,000
Cash and cash equivalents	\$74,445	\$68,089
Debt securities	1,051	5,612
Trade accounts receivable, net of allowance for doubtful accounts of \$3,037 at January 31, 2019 and \$3,166 at July 31, 2018	50,164	69,481
Prepaid expenses	20,432	19,550
Other current assets	28,078	28,877
Assets held for sale	167,083	137,272
Total current assets	341,253	328,881
Property, plant and equipment, net	36,186	36,068
Goodwill	11,273	11,315
Other intangibles, net	4,150	306
Equity investments	7,754	6,633
Deferred income tax assets, net	2,882	5,668
Other assets	6,680	5,020
Assets held for sale	5,962	5,706
Total assets	\$416,140	\$399,597
Liabilities and equity		
Current liabilities:		
Trade accounts payable	\$35,288	\$45,124
Accrued expenses	119,206	129,818
Deferred revenue	41,352	55,003
Other current liabilities	6,557	8,269
Liabilities held for sale	159,248	128,770
Total current liabilities	361,651	366,984
Other liabilities	853	768
Liabilities held for sale	433	542
Total liabilities	362,937	368,294
Commitments and contingencies		

# Equity:

IDT Corporation stockholders' equity:		
Preferred stock, \$.01 par value; authorized shares—10,000; no shares issued		
Class A common stock, \$.01 par value; authorized shares—35,000; 3,272 shares issued and 1,574 shares outstanding at January 31, 2019 and July 31, 2018	33	33
Class B common stock, \$.01 par value; authorized shares—200,000; 25,611 and 25,594 shares	s	
issued and 24,705 and 22,872 shares outstanding at January 31, 2019 and July 31, 2018,	256	256
respectively		
Additional paid-in capital	271,959	294,047
Treasury stock, at cost, consisting of 1,698 and 1,698 shares of Class A common stock and		
906 and 2,722 shares of Class B common stock at January 31, 2019 and July 31, 2018,	(51,727)	(85,597)
respectively		
Accumulated other comprehensive loss	(4,455)	(4,972)
Accumulated deficit	(163,366)	(173,103)
Total IDT Corporation stockholders' equity	52,700	30,664
Noncontrolling interests	503	639
Total equity	53,203	31,303
Total liabilities and equity	\$416,140	\$399,597

See accompanying notes to consolidated financial statements.

# CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited)

	Three Months Ended January 31, 2019 2018	Six Months Ended January 31, 2019 2018
	(in thousands, except	
Revenues Costs and expenses:	\$349,473 \$395,883	\$711,789 \$789,438
Direct cost of revenues (exclusive of depreciation and amortization)	291,178 337,229	595,870 673,738
Selling, general and administrative (i)	50,900 52,358	101,452 102,429
Depreciation and amortization	5,762 5,735	11,357 11,408
Severance	<del></del>	<b>—</b> 635
Total costs and expenses	347,840 395,517	708,679 788,210
Other operating expense, net	(90 ) (846	) (285 ) (1,625 )
Income (loss) from operations	1,543 (480	) 2,825 (397 )
Interest income, net	186 286	295 648
Other income (expense), net	496 370	(853 ) (456 )
Income (loss) before income taxes	2,225 176	2,267 (205)
(Provision for) benefit from income taxes	(1,736 ) 1,514	(2,926 ) 99
Net income (loss)	489 1,690	(659 ) (106 )
Net income attributable to noncontrolling interests	(300 ) (174	) (601 ) (470 )
Net income (loss) attributable to IDT Corporation	\$189 \$1,516	\$(1,260) \$(576)
Earnings (loss) per share attributable to IDT Corporation common stockholders:		
Basic	\$0.01 \$0.06	\$(0.05) \$(0.02)
Diluted	\$0.01 \$0.06	\$(0.05) \$(0.02)
Weighted-average number of shares used in calculation of earnings (loss) per share:		
Basic	24,816 24,643	24,323 24,635
Diluted	24,821 24,724	24,323 24,635
(i) Stock-based compensation included in selling, general and administrative expenses	\$467 \$987	\$880 \$1,797

See accompanying notes to consolidated financial statements.

# CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (LOSS)

(Unaudited)

	Three I	Months	Six Mo	nths
	Ended		Ended	
	January	31,	January	31,
	2019	2018	2019	2018
	(in thou	ısands)		
Net income (loss)	\$489	\$1,690	\$(659)	\$(106)
Other comprehensive (loss) income:				
Change in unrealized loss on available-for-sale securities	3	(120)	1	(150)
Foreign currency translation adjustments	(41)	330	483	(38)
Other comprehensive (loss) income	(38)	210	484	(188)
Comprehensive income (loss)	451	1,900	(175)	(294)
Comprehensive income attributable to noncontrolling interests	(300)	(174)	(601)	(470)
Comprehensive income (loss) attributable to IDT Corporation	\$151	\$1,726	\$(776)	\$(764)

See accompanying notes to consolidated financial statements.

# CONSOLIDATED STATEMENTS OF EQUITY

#### (Unaudited)

	ÎDT	housands Corporat s Class B	) tion Stockho Additional		Accumulated Other AccumulatedNoncontrollingtal						
	Com	n <b>tom</b> mo kStock	Paid-In n Capital	Stock	Comprehe Loss		Interests	Equity Equity			
BALANCE AT											
OCTOBER 31, 2018 (see	\$33	\$ 256	\$294,460	\$(89,451)	\$ (4,417	) \$(163,555	) \$ 601	\$37,927			
Note 2)											
Sale of Class B common			(22,968)	37,740				14,772			
stock to Howard S. Jonas			(,, )	- / , /				- 1,1			
Restricted Class B				(1.6				(16			
common stock purchased		_	_	(16)	_			(16)			
from employees			467					467			
Stock-based compensation			467					467			
Distributions to						_	(398	) (398 )			
noncontrolling interests					(20	`		(29 )			
Other comprehensive loss Net income		_		_	(38	) — 189	300	(38 )			
				_	_	169	300	489			
BALANCE AT	\$33	\$ 256	\$271,959	\$(51,727)	\$ (4,455	) \$(163,366	) \$ 503	\$53,203			
JANUARY 31, 2019											

Six Months Ended January 31, 2019
(in thousands)
IDT Composition Stockholdons

Three Months Ended January 31, 2019

**IDT Corporation Stockholders Class Class** Accumulated **Additional** В **Treasury Other** Accumulated Noncontrollingtal Common Capital ComprehensiDeficit Stock **Interests Equity** StockStock Loss BALANCE AT JULY 31, \$33 \$ 256 \$(85,597) \$ (4,972 \$294,047 ) \$ (173,103 ) \$ 639 \$31,303 2018 Adjustment from the adoption of change in 9,857 9,857 revenue recognition (see Note 2) Adjustment from the 33 1,140 1,173 adoption of change in

accounting for equity											
investments (see Note 8)											
BALANCE AT AUGUST	33	256	294,047	(85,597)	(4,939	) (162,106	)	639		42,333	2
1, 2018	33	230	294,047	(63,391)	(4,939	) (102,100	,	039		42,33.	,
Repurchases of Class B											
common stock through	_	_	_	(3,854)	_	_		_		(3,854	( ۱
repurchase program											
Sale of Class B common			(22,968)	37,740						14,772	2
stock to Howard S. Jonas			(22,700 )	37,710						11,772	-
Restricted Class B											
common stock purchased		_	_	(16)		_		_		(16	)
from employees											
Stock-based compensation	_	_	880		_					880	
Distributions to	_	_			_			(737	)	(737	)
noncontrolling interests								(,,,	,	(,,,,	,
Other comprehensive	_				484					484	
income					101						
Net loss	_	_	_			(1,260	)	601		(659	)
BALANCE AT	\$33	\$ 256	\$271,959	\$(51,727)	3 (4 455	) \$(163,366	) \$	503		\$53,203	3
JANUARY 31, 2019	ψυυ	Ψ 230	Ψ 4 / 1, / 3 /	$\Psi(J1,IZI)$	, (ד,דטט	, ψ(105,500	уψ	303		ψυυ,ΔΟ.	,

# CONSOLIDATED STATEMENTS OF EQUITY

# (Unaudited) — Continued

Three Months Ended January 31, 2018

(in thousands)

IDT Corporation Stockholders Class Class

	A Com	s Class B artionmmork kStock	Additional Paid-In Capital	Treasury Stock	Accumulat Other Comprehe Loss	Accumulat	tedNoncont Interests		i <b>fig</b> tal Equity	
BALANCE AT OCTOBER 31, 2017	\$33	\$ 256	\$395,272	\$(83,327)	\$ (2,741	) \$(170,182	) \$ 8,739		\$148,05	50
Dividends declared (\$0.19 per share)		_	_	_		(4,720	) —		(4,720	) )
Restricted Class B common stock purchased from employees	_	_		(38)	_	_	_		(38	)
Transfer of right to receive equity to Howard S. Jonas		_	_	_	_	_	(40	)	(40	)
Consolidation of Lipomedix Pharmaceuticals Ltd.	_	_	_	_	_	_	558		558	
Stock-based compensation	_		987			_	_		987	
Distributions to noncontrolling interests	_	_	_	_	_	_	(337	)	(337	)
Other comprehensive income		_	_	_	210	_	_		210	
Net income	_					1,516	174		1,690	
BALANCE AT JANUARY 31, 2018	\$33	\$ 256	\$396,259	\$(83,365)	\$ (2,531	) \$(173,386	) \$ 9,094		\$146,36	50

Six Months Ended January 31, 2018

(in thousands)

**IDT Corporation Stockholders** 

Class Class	A dditional	İ	Accumula	ated		
A B	Additional Paid-In	Treasury	Other	Accumulate	dNoncontro	llifigtal
Common StockStock	Paiu-III N Conital	Stock		ensi <b>De</b> ficit	<b>Interests</b>	<b>Equity</b>
StockStock	Capitai		Loss			
\$33 \$ 256	\$394,462	\$(83,304)	\$ (2,343	) \$ (163,370	\$ 8,823	\$154,557

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BALANCE AT JULY 31, 2017											
Dividends declared (\$0.38 per share)	_	_	_	_	_	(9,440	)	_		(9,440	)
Restricted Class B common stock purchased from employees	_	_	_	(61	) —	_		_		(61	)
Transfer of right to receive equity to Howard S. Jonas	_		_		_	_		(40	)	(40	)
Consolidation of Lipomedix Pharmaceuticals Ltd.	_	_	_	_	_	_		558		558	
Stock-based compensation		_	1,797	_	_	_		_		1,797	
Distributions to noncontrolling interests	_	_			_	_		(717	)	(717	)
Other comprehensive loss Net loss	_	_	_	_	(188	) — (576	)	<del></del> 470		(188 (106	)
BALANCE AT JANUARY 31, 2018	\$33	\$ 256	\$396,259	\$(83,36	5) \$ (2,531	) \$(173,386	) \$		;	\$146,36	0

See accompanying notes to consolidated financial statements.

# CONSOLIDATED STATEMENTS OF CASH FLOWS

# (Unaudited)

Operating activities	Six Months January 31, 2019 (in thousand	2018
Operating activities Net loss	\$(659)	\$(106)
Adjustments to reconcile net loss to net cash provided by (used in) operating activities:	Ψ(σεν )	4(100)
Depreciation and amortization	11,357	11,408
Deferred income taxes	2,785	3,212
Provision for doubtful accounts receivable	620	696
Stock-based compensation	880	1,797
Other	(78)	(68)
Change in assets and liabilities:	, ,	
Trade accounts receivable	17,333	(4,568)
Prepaid expenses, other current assets and other assets	79	(15,109)
Trade accounts payable, accrued expenses, other current liabilities and other liabilities	(18,288)	(20,347)
Customer deposits at IDT Financial Services Limited, our Gibraltar-based bank	29,015	4,481
Deferred revenue	(4,997)	(4,710)
Net cash provided by (used in) operating activities	38,047	(23,314)
Investing activities		
Capital expenditures	(9,396)	(10,931)
Payment for acquisition, net of cash acquired	(5,453)	
Proceeds from redemption of investments	1,000	
Cash used for purchase of investments	(500)	
Proceeds from sale of interest in Straight Path IP Group Holding, Inc.		6,000
Purchase of IP Interest from Straight Path Communications Inc.	_	(6,000 )
Purchases of marketable securities		(19,797)
Proceeds from maturities and sales of marketable securities	4,555	31,610
Net cash (used in) provided by investing activities	(9,794)	882
Financing activities		
Dividends paid	_	(9,440 )
Distributions to noncontrolling interests	(737)	(717 )
Proceeds from sale of Class B common stock to Howard S. Jonas	13,272	
Repayment of other liabilities acquired.	(615)	
Proceeds from borrowings under revolving credit facility	3,000	19,080
Repayments of borrowings under revolving credit facility	(3,000)	(19,080)
Repurchases of Class B common stock	(3,870 )	(61)
Net cash provided by (used in) financing activities	8,050	(10,218)
	(236)	9,490

Effect of exchange rate changes on cash, cash equivalents, and restricted cash and cash equivalents

Net increase (decrease) in cash, cash equivalents, and restricted cash and cash equivalents	36,067	(23,160)
Cash, cash equivalents, and restricted cash and cash equivalents at beginning of period	203,197	211,963
Cash, cash equivalents, and restricted cash and cash equivalents at end of period	\$239,264	\$188,803

Supplemental schedule of non-cash financing activities

Howard S. Jonas' advance payment used for sale of Class B common stock \$1,500 \$—

See accompanying notes to consolidated financial statements.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)

Note 1—Basis of Presentation

The accompanying unaudited consolidated financial statements of IDT Corporation and its subsidiaries (the "Company" or "IDT") have been prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP") for interim financial information and with the instructions to Form 10-Q and Article 10 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by U.S. GAAP for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation have been included. Operating results for the three and six months ended January 31, 2019 are not necessarily indicative of the results that may be expected for the fiscal year ending July 31, 2019. The balance sheet at July 31, 2018 has been derived from the Company's audited consolidated financial statements at that date but does not include all of the information and footnotes required by U.S. GAAP for complete financial statements. For further information, please refer to the consolidated financial statements and footnotes thereto included in the Company's Annual Report on Form 10-K for the fiscal year ended July 31, 2018, as filed with the U.S. Securities and Exchange Commission ("SEC").

The Company's fiscal year ends on July 31 of each calendar year. Each reference below to a fiscal year refers to the fiscal year ending in the calendar year indicated (e.g., fiscal 2019 refers to the fiscal year ending July 31, 2019).

Note 2—Revenue Recognition

In May 2014, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") No. 2014-09, *Revenue from Contracts with Customers (Topic 606)*, and has since issued amendments thereto (collectively referred to as "ASC 606"). The core principle of ASC 606 is that an entity should recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services, and the guidance defines a five-step process to achieve this core principle. The five-step process to achieve this principle is as follows: (i) identify the contract(s) with a customer, (ii) identify the performance obligations in the contract(s), (iii) determine the transaction price, (iv) allocate the transaction price to the performance obligations in the contract(s), and (v) recognize revenue when, or as, the entity satisfies a performance obligation. ASC 606 also mandates additional disclosure about the nature, amount, timing and uncertainty of revenues and cash flows arising from customer contracts, including significant judgments and changes in judgments and assets recognized from costs incurred to obtain or fulfill a contract.

The Company applied ASC 606 only to those contracts that were not completed as of August 1, 2018. Results for the reporting periods beginning after August 1, 2018 are presented under ASC 606, while prior period results are not adjusted and continue to be reported in accordance with historic accounting under ASC Topic 605.

Modified Retrospective Method of Adoption and Cumulative Effect Adjustment

The Company adopted ASC 606 as of August 1, 2018, using the modified retrospective method. As this method requires that the cumulative effect of initially applying ASC 606 be recognized at the date of adoption, at August 1, 2018, the Company recorded an \$8.6 million reduction to "Deferred revenue", with an offsetting reduction to "Accumulated deficit", for the cumulative effect of the adoption. This adjustment related to the change in accounting for breakage primarily from the Company's Boss Revolution international calling service, traditional calling cards, and international and domestic mobile top-up. A customer's nonrefundable prepayment gives the customer a right to receive a good or service in the future (and obliges the Company to stand ready to transfer that good or service). However, customers may not exercise all of their contractual rights to receive that good or service. Those unexercised rights are referred to as breakage. Prior to the adoption of ASC 606, the Company recorded breakage revenue when the likelihood of the customer exercising its remaining rights became remote. The Company generally deemed the likelihood remote after 12 or 24 months of no activity (depending on the revenue stream). Per ASC 606, if an entity expects to be entitled to a breakage amount, the entity should recognize the expected breakage amount as revenue in proportion to the pattern of rights exercised by the customer, but only to the extent that it is probable that a significant reversal in the amount of cumulative revenue recognized will not occur when the uncertainty associated with the breakage is subsequently resolved. The Company determined that \$8.6 million included in its opening balance of "Deferred revenue" would have been recognized as breakage revenue under ASC 606 in prior periods, and accordingly, recorded the cumulative effect adjustment as of August 1, 2018.

#### Corrected Cumulative Effect Adjustment

ASC 606 changed the accounting for costs to obtain and fulfill contracts with customers such that incremental costs of obtaining and direct costs of fulfilling contracts with customers are deferred and amortized consistent with the transfer of the related good or service. In the second quarter of fiscal 2019, the Company determined that the cumulative effect of initially applying ASC 606 to defer these costs related to its net2phone-UCaaS business was \$1.3 million. Accordingly, the Company corrected its cumulative effect adjustment as of August 1, 2018 and recorded an increase in "Other current assets" of \$0.6 million and an increase in "Other assets" of \$0.7 million, with an offsetting reduction to "Accumulated deficit" of \$1.3 million.

Breakage Revenue: Methods, Inputs and Assumptions

The Company's inputs for recording breakage revenue was its aging of the deferred revenue balance for its Boss Revolution international calling service, traditional calling cards, international and domestic mobile top-up, and other revenue streams with deferred revenue balances. Upon the adoption of ASC 606, the Company's method changed to an estimate of expected breakage revenue by revenue stream recorded each month, based on inputs and assumptions about usage of the deferred revenue balances. The Company used its historical deferred revenue usage data by revenue stream to calculate the percentage of deferred revenue by month that will become breakage. The historical data indicated that customers utilize a very high percentage of minutes purchased in the first three months. The Company reviews its estimates quarterly based on updated data and adjusts the monthly estimates accordingly.

Contracts with Customers

The Company earns revenue from contracts with customers, primarily through the provision of retail telecommunications and payment offerings as well as wholesale international long-distance traffic termination. The Company has two reportable business segments, Telecom & Payment Services and net2phone (formerly net2phone-Unified Communications as a Service ("UCaaS")). The Telecom & Payment Services segment markets and distributes the following communications and payment services: (1) retail communications, which includes international long-distance calling products primarily to foreign-born communities, with its core markets in the United States; (2) wholesale carrier services terminating international long distance calls around the world for Tier 1 fixed line and mobile network operators, as well as other service providers; and (3) payment services, such as international and domestic mobile top-up, domestic bill payment and international money transfer, and National Retail Solutions, the Company's merchant services offerings through point-of-sale terminals. The net2phone segment is comprised of (1) cloud-based communications services offered to enterprise customers mainly through value-added resellers, service providers, telecom agents and managed service providers, (2) Session Initiation Protocol ("SIP") trunking, which supports inbound and outbound domestic and international calling from an IP PBX, and (3) cable telephony.

The Company's most significant revenue streams are from its Boss Revolution international calling service, international and domestic mobile top-up, and wholesale termination provided by its Carrier Services business. The Boss Revolution international calling service and international and domestic mobile top-up are sold direct-to-consumers and through distributors and retailers.

Boss Revolution international calling service direct-to-consumers

Boss Revolution international calling service direct-to-consumers is offered on a pay-as-you-go basis or in unlimited plans. The customer prepays for service in both cases, which results in a contract liability (deferred revenue). The contract term for pay-as-you-go plans is minute-to-minute that includes separate performance obligations for the series of material rights to renew the contract. The performance obligation is satisfied immediately after it arises, and the amount of consideration is known when the obligation is satisfied. Since the Company's satisfaction of its performance obligation and the customer's use of the service occur simultaneously, the Company recognizes revenue at the point in time when minutes are utilized, since the customer obtained control and the Company has a present right to payment. For unlimited plans, the Company has a stand ready obligation to provide service over time for an agreed upon term. Unlimited plans include fixed consideration over the term. Plan fees for unlimited plans are generally refundable up to three days after payment if there was no usage. Since the Company's satisfaction of its performance obligation and the customer's use of the service occur over the term, the Company recognizes revenue over a period of time as the service is rendered. The Company uses an output method as time elapses because it reflects the pattern by which the Company satisfies its performance obligation through the transfer of service to the customer. The fixed upfront consideration is recognized evenly over the service period, which is generally 24 hours, 7 days, or one month.

Boss Revolution international calling service sold through distributors and retailers

Boss Revolution international calling service sold through distributors and retailers is the same service as Boss Revolution international calling service direct-to-consumers. The Company sells capacity to international calling minutes to retailers, or to distributors who resell to retailers. The retailer or distributor is the Company's customer in these transactions. The Company's sales price to retailers and distributors is less than the end user rate for Boss Revolution international calling service minutes. The customer or the Company may terminate their agreement at any time upon thirty days written notice without penalty. Retailers may sell the Boss Revolution international calling service on a pay-as-you-go basis or in unlimited plans. As described above, for pay-as-you-go, the Company recognizes revenue at the point in time when minutes are utilized, and for unlimited plans, the Company recognizes revenue over a period of time as the service is rendered. Retailers and distributors also receive renewal commissions when certain end users subsequently purchase minutes directly from the Company. Renewal commission payments are accounted for as a reduction of the transaction price over time as the end user uses the service.

## International and domestic mobile top-up

International and domestic mobile top-up is sold direct-to-consumers and through distributors and retailers in the same manner as the Boss Revolution international calling service. The Company does not terminate the minutes in its mobile top-up transactions. The Company's performance obligation is to recharge (top-up) the airtime balance of a mobile account on behalf of the Company's customer. The Company has contracts with various mobile operators or aggregators to provide the mobile top-up service. The Company determined that it is the principal in primarily all its mobile top-up transactions as the Company controls the service to top-up a mobile account on behalf of the Company's customer. However, for a portion of its domestic mobile top-up business where the Company has no customer service responsibilities, no inventory risk, and does not establish the price, the Company determined that, as the Company is not considered to control the arrangement, it acts as an agent of the mobile operators. The Company records gross revenues based on the amount billed to the customer when it is the principal in the arrangement and records revenue net of the associated costs incurred when it acts as an agent in the arrangement. The performance obligation is satisfied, and revenue is recognized when the recharge of the mobile account occurs. Accordingly, transfer of control happens at the point in time that the airtime is recharged, which is when the Company has a right to payment and the customer has accepted the service.

#### Carrier Services

Carrier Services are offered to both postpaid and prepaid customers. Postpaid customers are billed in arrears and typically consist of credit-worthy companies such as Tier 1 carriers and mobile network operators. Prepaid customers are typically smaller communications companies and independent call aggregators. There is no performance obligation until the transport and termination of international long-distance calls commences. The initial contract durations range from six months to one year with successive extensions. During the initial term, the contract can only be terminated in certain instances (such as bankruptcy of either party, damage to the other party's network, fraud, or breach of contract). However, no penalties exist if the agreement is terminated in the initial term. After the initial term has expired, either party may terminate the agreement with notice of 30 days to 60 days depending on the agreement. The term of the contract is essentially minute-to-minute as there is no penalty for an early termination and no obligation to send traffic.

Each iteration is a separate optional purchase that is occurring over the contract duration (that is, minute-by-minute). The satisfaction of the performance obligation is occurring at a point in time (as the minutes are transferred) because the provision of the service and the satisfaction of the performance obligation are essentially occurring simultaneously. Revenue is recognized at the point in time upon delivery of the service.

The Company has not generally entered into contracts that have retroactive pricing features. Additionally, as the performance obligations are considered minute-by-minute obligations in the original contract, any modification of the

original contract that leads to a conclusion that there is a new contract would not result in any adjustment related to the original contract's consideration.

The Company provides discounts to its larger customers based on the expectation of a significant volume of minutes that are consistent with that class of customer in the wholesale carrier market. The discounts do not provide a material right to the customer because the customer receives the same pricing for all usage under the contract.

Carrier Service's contracts may include tiered pricing based on minute volumes. The Company determined that its retroactive tiered pricing should be accounted for as variable consideration because the final transaction price is unknown until the customer completes or fails to complete the specified threshold. Currently, contracts with retroactive tiered pricing are not material. The Company estimates the amount of variable consideration to include in the transaction price only to the extent that it is probable that a subsequent change in the estimate would not result in a significant revenue reversal.

The Company enters into Notification of Reciprocal Transmission ("NORT") transactions, in which the Company commits to purchase a specific number of wholesale carrier minutes to other specific destinations at specified rates, and the counterparty commits to purchase from the Company a specific number of minutes to specific destinations at specified rates. The number of minutes purchased and sold is not necessarily the same. The rates in these reciprocal transactions are generally not at prevailing market rates, and the amounts paid to the counterparty in excess of market rates are reflected as a reduction in revenue received from the customer. The initial terms of NORT contracts generally range from one month to six months. Since the arrangements include the promise of minimum guaranteed amounts of traffic, the performance obligation represents a stand ready obligation to provide the specified number of minutes over the contractual term. Since the Company's satisfaction of its performance obligation of routing calls to their destination includes a minimum guaranteed amount of traffic, the Company recognizes revenue over a period of time as the service is rendered. The customer simultaneously receives and consumes the benefits provided by the Company's performance as the Company performs. The Company uses an output method as the usage of minutes occur because it reflects the pattern by which the Company satisfies its performance obligation through the transfer of service to the customer.

# Disaggregated Revenues

The Company's core operations are mostly minute-based, paid-voice communications services, and revenue is primarily recognized at a point in time. The Company's Telecom & Payment Services' growth initiatives and net2phone-UCaaS are technology-driven, synergistic businesses that leverage the core assets, and revenue in some cases is recognized over time.

The following table shows the Company's revenues disaggregated by business segment and service offered to customers:

	Three Months Ended January 31,			
	2019	2018	2019	2018
	(in thousan	nds)		
Core Operations:				
Boss Revolution Calling	\$122,146	\$131,621	\$245,659	\$263,805
Carrier Services	127,896	170,804	270,118	339,634
Mobile Top-Up	64,276	62,131	129,623	123,615
Other	16,603	17,480	31,197	35,509
Growth	7,029	5,029	13,202	9,585
Total Telecom & Payment Services	337,950	387,065	689,799	772,148
net2phone-UCaaS	6,027	3,233	10,832	5,630
net2phone-Platform Services	5,496	5,066	11,158	10,457
Total net2phone	11,523	8,299	21,990	16,087
All Other	_	519	_	1,203
Total	\$349,473	\$395,883	\$711,789	\$789,438

The following tables show the Company's revenues disaggregated by geographic region, which is determined based on selling location:

(in thousands)	Telecom & Payment Services	net2phone	All Total
Three Months Ended January 31, 2019			
United States	\$225,706	\$ 8,094	\$\$233,800
Outside the United States:			
United Kingdom	49,075	8	<b>—</b> 49,083

Netherlands Other Total outside the United States Total	48,057 15,112 112,244 \$337,950	3,421 3,429 \$ 11,523	  \$	48,057 18,533 115,673 \$349,473
(in thousands)	Telecom & Payment Services	net2phone	All Other	Total
Three Months Ended January 31, 2018				
United States	\$265,072	\$ 6,463	\$ 519	\$272,054
Outside the United States:				
United Kingdom	54,782		_	54,782
Netherlands	47,152		_	47,152
Other	20,059	1,836	_	21,895
Total outside the United States	121,993	1,836		123,829
Total	\$387,065	\$ 8,299	\$ 519	\$395,883

(in thousands)	Telecom & Payment Services	net2phone	All Other	Total
Six Months Ended January 31, 2019				
United States	\$453,596	\$ 16,024	\$ —	-\$469,620
Outside the United States:				
United Kingdom	103,467	16	_	103,483
Netherlands	98,979			98,979
Other	33,757	5,950		39,707
Total outside the United States	236,203	5,966		242,169
Total	\$689,799	\$ 21,990	\$ —	\$711,789
(in thousands)	Telecom & Payment Services	net2phone	All Other	Total
(in thousands) Six Months Ended January 31, 2018	& Payment	net2phone		Total
	& Payment	net2phone \$ 12,443		Total \$535,915
Six Months Ended January 31, 2018	& Payment Services	•	Other	
Six Months Ended January 31, 2018 United States	& Payment Services	•	Other	
Six Months Ended January 31, 2018 United States Outside the United States:	& Payment Services \$522,269	•	Other	\$535,915
Six Months Ended January 31, 2018 United States Outside the United States: United Kingdom	& Payment Services \$522,269 115,313	\$ 12,443 — —	Other	\$535,915 115,313
Six Months Ended January 31, 2018 United States Outside the United States: United Kingdom Netherlands	& Payment Services \$522,269 115,313 96,861	\$ 12,443 — —	Other	\$535,915 115,313 96,861

## Remaining Performance Obligations

The Company's revenue is generally recognized in the same period that its performance obligations are satisfied. The Company does not have any significant revenue from performance obligations satisfied or partially satisfied in previous reporting periods, or transaction price to be allocated to performance obligations that are unsatisfied (or partially unsatisfied) at the end of a reporting period.

#### Accounts Receivable and Contract Balances

The timing of revenue recognition may differ from the time of billing to our customers. Trade accounts receivable in our consolidated balance sheets represent unconditional rights to consideration. An entity records a contract asset when revenue is recognized in advance of the entity's right to bill and receive consideration. The Company has not identified any contract assets.

Contract liabilities arise when the Company receives consideration or bills its customers prior to providing the goods or services promised in the contract. The primary component of the Company's contract liability balance is the payments received for its prepaid Boss Revolution international calling service, traditional calling cards, and international and domestic mobile top-up services. Contract liabilities are recognized as revenue when services are provided to the customer. The contract liability balances are presented in our consolidated balance sheet as "Deferred revenue".

The following table presents information about the Company's contract liability balance:

Three Months Ended January 31, 2019 2019 (in thousands)

Revenue recognized in the period from amounts included in the contract liability balance at the beginning of the period

\$16,488 \$ 18,624

Deferred Customer Contract Acquisition and Fulfillment Costs

ASC 606 changed the accounting for costs to obtain and fulfill contracts with customers such that incremental costs of obtaining and direct costs of fulfilling contracts with customers are deferred and amortized consistent with the transfer of the related good or service. The Company's incremental costs of obtaining a customer contract are sales commissions paid to acquire customers. For Telecom & Payment Services, the Company applies the practical expedient whereby the Company primarily charges these costs to expense when incurred because the amortization period would be one year or less for the asset that would have been recognized from deferring these costs. For net2phone-UCaaS sales, employees and third parties receive commissions on sales to end users. The Company amortizes the deferred costs over the expected life of the contract with the customer when the contract is expected to exceed one year.

Note 3—Cash, Cash Equivalents, and Restricted Cash and Cash Equivalents

On August 1, 2018, the Company adopted ASU No. 2016-18, *Statement of Cash Flows (Topic 230)*, related to the classification and presentation of changes in restricted cash in the statement of cash flows. The following table provides a reconciliation of cash, cash equivalents, and restricted cash and cash equivalents reported in the consolidated balance sheet that equals the total of the same amounts reported in the consolidated statement of cash flows:

	January 31, 2019	July 31, 2018
	(in thousa	nds)
Cash and cash equivalents	\$74,445	\$68,089
Restricted cash included in other current assets	566	285
Cash and cash equivalents included in current assets held for sale (see Note 4)	5,372	5,892
Restricted cash and cash equivalents included in current assets held for sale (see Note 4)	158,881	128,931
Total cash, cash equivalents, and restricted cash and cash equivalents	\$239,264	\$203,197

Note 4—IDT Financial Services Holding Limited Assets and Liabilities Held for Sale

On June 22, 2017, the Company's wholly-owned subsidiary IDT Telecom, Inc. ("IDT Telecom") entered into a Share Purchase Agreement with JAR Fintech Limited ("JAR Fintech") and JAR Capital Limited to sell the capital stock of IDT Financial Services Holding Limited, a company incorporated under the laws of Gibraltar and a wholly-owned subsidiary of IDT Telecom ("IDTFS Holding"), to JAR Fintech. IDTFS Holding is the sole shareholder of IDT Financial Services Limited ("IDTFS"), a Gibraltar-based bank and e-money issuer, providing prepaid card solutions across the European Economic Area. The sale was subject to regulatory approval and other conditions. On October 25, 2018, JAR Fintech notified the Company that it considers the agreement terminated by the effluxion of time. All parties have indicated that they remain interested in consummating a transaction regarding the sale of IDTFS Holding, provided that they are waiting until there is greater certainty around the effects of Brexit on IDTFS Holding, to negotiate certain changes to the terms of the sale.

The proposed sale of IDTFS Holding did not meet the criteria to be reported as a discontinued operation and accordingly, its results of operations and cash flows have not been reclassified. The IDTFS Holding assets and liabilities held for sale included the following:

	January 31	•
	2019	2018
	(in thousar	nds)
Current assets held for sale:		
Cash and cash equivalents	\$5,372	\$5,892
Restricted cash and cash equivalents	158,881	128,931
Trade accounts receivable, net of allowance for doubtful accounts of \$1,715 and \$2,192 at	2,110	1,265
January 31, 2019 and July 31, 2018, respectively	2,110	1,203
Prepaid expenses	487	1,016
Other current assets	233	168
Total current assets held for sale	\$167,083	\$137,272
Noncurrent assets held for sale:		
Property, plant and equipment, net	\$4	\$12
Other intangibles, net	176	190
Other assets	5,782	5,504
Total noncurrent assets held for sale	\$5,962	\$5,706
Current liabilities held for sale:		
Trade accounts payable	\$631	\$776
Accrued expenses	279	407
Deferred revenue	58	12
Customer deposits	158,272	127,571
Other current liabilities	8	4
Total current liabilities held for sale	\$159,248	\$128,770
Noncurrent liabilities held for sale:		
Other liabilities	\$433	\$542
Total noncurrent liabilities held for sale	\$433	\$542
Total noncarron national for suc	Ψ 133	$\psi J T L$

IDTFS Holding is included in the Telecom & Payment Services segment. IDTFS Holding's loss before income taxes and loss before income taxes attributable to the Company, which is included in the accompanying consolidated statements of operations, were as follows:

Three Months Six Months
Ended Ended
January 31, January 31,
2019 2018 2019 2018

(in thousands)

Loss before income taxes \$(437) \$(559) \$(470) \$(1,009)

Loss before income taxes attributable to IDT Corporation \$(437) \$(559) \$(470) \$(1,009)

Note 5—Acquisition of Versature Corp.

On September 14, 2018, the Company acquired 100% of the outstanding shares of Versature Corp., a software as a service ("SaaS") business communications solutions and hosted voice over Internet Protocol ("VoIP") provider serving the Canadian market, for cash of \$5.9 million. The acquisition expands the Company's UCaaS business into Canada. Versature's operating results from the date of acquisition, which were not significant, are included in the Company's consolidated financial statements.

The impact of the acquisition's purchase price allocations on the Company's consolidated balance sheet and the acquisition date fair value of the total consideration transferred were as follows (in thousands):

Trade accounts receivable	\$370
Prepaid expenses	65
Property, plant and equipment	1,826
Non-compete agreement	600
Customer relationships	2,930
Tradename	490
Other assets	486
Trade accounts payable	(81)
Accrued expenses	(523)
Other liabilities	(710)
Net assets excluding cash acquired	\$5,453

Supplemental information:

Cash paid \$5,870

Cash acquired (417) Total consideration, net of cash acquired \$5,453

The following table presents unaudited pro forma information of the Company as if the acquisition occurred on August 1, 2017:

Three Months Ended Six Months Ended

January 31, January 31, 2019 2018 2019 2018

(in thousands)

Revenues \$349,473 \$397,362 \$712,673 \$792,284

Net income (loss) \$489 \$1,641 \$(867) \$(319)

## Note 6—Rafael Holdings, Inc. Spin-Off

On March 26, 2018, the Company completed a pro rata distribution of the common stock that the Company held in the Company's subsidiary, Rafael Holdings, Inc. ("Rafael"), to the Company's stockholders of record as of the close of business on March 13, 2018 (the "Rafael Spin-Off"). The disposition of Rafael did not meet the criteria to be reported as a discontinued operation and accordingly, Rafael's assets, liabilities, results of operations and cash flows have not been reclassified. At the time of the Rafael Spin-Off, Rafael owned the commercial real estate assets and interests in two clinical stage pharmaceutical companies that were previously held by the Company. The commercial real estate holdings consisted of the Company's headquarters building and its associated public garage in Newark, New Jersey, an office/data center building in Piscataway, New Jersey and a portion of a building in Israel that hosts offices for the Company and certain affiliates. The pharmaceutical holdings included debt interests and warrants in Rafael Pharmaceuticals, Inc., which is a clinical stage, oncology-focused pharmaceutical company committed to the development and commercialization of therapies that exploit the metabolic differences between normal cells and cancer cells, and a majority equity interest in Lipomedix Pharmaceuticals Ltd., a pharmaceutical development company based in Israel.

Rafael's loss before income taxes and loss before income taxes attributable to the Company, which was included in the accompanying consolidated statements of operations, were as follows:

Three Months Ended January 31, 2019 2018 2019 2018 (in thousands) \$ \$-\$(680) \$ \$-\$(1,220)

Loss before income taxes

Loss before income taxes attributable to IDT Corporation \$— \$(548) \$— \$(1,046)

## **Note 7—Debt Securities**

The following is a summary of marketable debt securities:

Amortized Gross Gross
Cost Unrealized Unrealized Value
Gains Losses

(in thousands)

Available-for-sale securities: January 31, 2019: U.S. Treasury notes \$749 \$ \$749 Municipal bonds 302 302 \$1,051 \$ — \$ — Total \$1.051 July 31, 2018: Certificates of deposit\* \$3,032 \$ — \$3,032 U.S. Treasury notes (1 ) 1,692 1,693 Municipal bonds 888 888 Total \$5,613 \$ -\$ (1 ) \$5,612

Equity securities with a fair value of \$0.4 million at July 31, 2018 were reclassified to "Other current assets" to conform to the current year presentation (see Note 8).

Proceeds from maturities and sales of available-for-sale securities were \$1.2 million and \$12.1 million in the three months ended January 31, 2019 and 2018, respectively, and \$4.6 million and \$31.6 million in the six months ended January 31, 2019 and 2018, respectively. There were no gross realized gains that were included in earnings as a result of sales in the three and six months ended January 31, 2019 and 2018. There were no gross realized losses that were included in earnings as a result of sales in the three and six months ended January 31, 2019. The gross realized losses that were included in earnings as a result of sales were \$16,000 and \$9,000 in the three and six months ended January 31, 2018, respectively. The Company uses the specific identification method in computing the gross realized gains and gross realized losses on the sales of marketable securities.

<sup>\*</sup>Each of the Company's certificates of deposit had a CUSIP, was purchased in the secondary market through a broker, and may be sold in the secondary market.

The contractual maturities of the Company's available-for-sale debt securities at January 31, 2019 were as follows:

Fair Value
(in thousands)
Within one year \$ 1,051

After one year through five years
After five years through ten years
After ten years
Total \$ 1,051

The following available-for-sale debt securities were in an unrealized loss position for which other-than-temporary impairments have not been recognized:

Unrealized Losse Salue (in

thousands)

January 31, 2019:

Total \$—\$—

July 31, 2018:

U.S. Treasury notes \$1 \$1,692

At January 31, 2019 and July 31, 2018, there were no securities in a continuous unrealized loss position for 12 months or longer.

# **Note 8—Equity Investments**

On August 1, 2018, the Company adopted ASU No. 2016-01, *Financial Instruments—Overall (Subtopic 825-10)*, that requires the Company to provide more information about recognition, measurement, presentation and disclosure of financial instruments. The ASU included, among other changes, the following: (1) equity investments (except those accounted for under the equity method or that result in consolidation) will be measured at fair value with changes in fair value recognized in net income, (2) a qualitative assessment each reporting period to identify impairment of equity investments without readily determinable fair values, (3) financial assets and financial liabilities will be presented separately by measurement category and form of financial asset on the balance sheet or the notes to the financial statements, and (4) an entity should evaluate the need for a valuation allowance on a deferred tax asset related to available-for-sale securities in combination with the entity's other deferred tax assets. Entities will no longer

recognize unrealized holding gains and losses on equity securities classified as available-for-sale in other comprehensive income. In addition, a practicability exception is available for equity investments that do not have readily determinable fair values and do not qualify for the net asset value practical expedient (the "measurement alternative"). These investments may be measured at cost, less any impairment, plus or minus changes resulting from observable price changes in orderly transactions for an identical or similar investment of the same issuer. Entities will have to reassess at each reporting period whether an investment qualifies for this practicability exception. At August 1, 2018, the cumulative effect of adopting this ASU was a \$1.2 million increase in "Equity investments", a \$33,000 decrease in "Accumulated other comprehensive loss" and a \$1.1 million decrease in "Accumulated deficit", primarily from the measurement at fair value of the Company's shares of Visa Inc. Series C Convertible Participating Preferred Stock ("Visa Series C Preferred") and the derecognition of unrealized holding losses on equity securities classified as available-for-sale.

At January 31, 2019 and July 31, 2018, the Company owned 42,282 shares of Zedge, Inc. Class B common stock that had a fair value of \$0.1 million. In addition, at January 31, 2019 and July 31, 2018, the Company owned 26,587 and 25,803 shares, respectively, of Rafael Class B common stock that had a fair value of \$0.4 million and \$0.2 million, respectively. The aggregate fair value of these shares was included in "Other current assets" in the accompanying consolidated balance sheets.

The changes in the carrying value of the Company's equity investments for which the Company elected the measurement alternative was as follows:

	Three Months Ended January 31, 2019 (in thousands)
Balance, beginning of period	\$3,118 \$ 1,883
Adoption of change in accounting for equity investments	<b>—</b> 1,213
Adjusted balance, beginning of period	3,118 3,096
Adjustment for observable transactions involving a similar investment from the same issuer	(71 ) (49 )
Redemptions	(2) (2)
Impairments	
Balance, end of period	\$3,045 \$ 3,045

In the three and six months ended January 31, 2019, the Company decreased the carrying value of its 1,830 shares of Visa Series C Preferred by \$71,000 and \$49,000, respectively, based on the fair value of Visa Class A common stock and a discount for lack of current convertibility. Each share of Visa Series C Preferred is convertible into 13.886 shares of Visa Class A common stock at Visa's option starting in June 2020 and will be convertible at the holder's option beginning in June 2028.

Unrealized gains and losses for all equity investments included the following:

	Three Months EnderSix Months January 31, January 31,				ded			
	2019 2018		2019		2018			
	(in th	nousar	nds)					
Net gains recognized during the period on equity investments	\$	128	\$	3	\$	81	\$	23
Less: net gains and losses recognized during the period on equity investments								
redeemed during the period			_					
Unrealized gains recognized during the period on equity investments still held at the reporting date	\$128	3	\$3		\$81		\$23	

#### **Note 9—Fair Value Measurements**

In the first quarter of fiscal 2019, the Company adopted ASU No. 2018-13, *Fair Value Measurement (Topic 820)*, that modifies the disclosure requirements for fair value measurements. The adoption of this ASU did not impact the fair value measurement disclosures in the Company's consolidated financial statements for the three and six months ended January 31, 2019, however it may impact the Company's fair value measurement disclosures in the future.

The following tables present the balance of assets measured at fair value on a recurring basis:

	Level 1 (in thou	(Level 2 (2) sands)	Level 3 (3)	Total
January 31, 2019				
Debt securities	\$749	\$ 302	\$ —	\$1,051
Equity securities included in other current assets	497	_	_	497
Equity securities included in equity investments		_	2,745	2,745
Total	\$1,246	\$ 302	\$ 2,745	\$4,293
July 31, 2018				
Debt securities	\$1,692	\$ 3,920	\$ —	\$5,612
Equity securities included in other current assets	360			360
Total	\$2,052	\$ 3,920	\$ —	\$5,972

- (1) quoted prices in active markets for identical assets or liabilities
- (2) observable inputs other than quoted prices in active markets for identical assets and liabilities
- (3) no observable pricing inputs in the market

At January 31, 2019 and July 31, 2018, the Company did not have any liabilities measured at fair value on a recurring basis.

The following table summarizes the change in the balance of the Company's assets measured at fair value on a recurring basis using significant unobservable inputs (Level 3). There were no liabilities measured at fair value on a recurring basis using significant unobservable inputs (Level 3) in the three and six months ended January 31, 2019 and 2018.

	Three Months Ended Months Ended			
	January 31,		January 31,	
	2019	2018	2019	2018
	(in thousands)			
Balance, beginning of period	\$2,816	\$6,300	<b>\$</b> —	\$6,300
Transfer into Level 3 from adoption of change in accounting for equity			2,794	
investments			2,794	<del></del>
Total losses recognized in "Other income (expense), net"	(71)	_	(49)	_
Balance, end of period	\$2,745	\$6,300	\$2,745	\$6,300
Change in unrealized gains or losses for the period included in earnings for assets held at the end of the period	\$(71)	\$—	\$(49)	\$—

At January 31, 2019 and July 31, 2018, the Company had \$4.8 million in investments in hedge funds, which were included in "Equity investments" in the accompanying consolidated balance sheets. The Company's investments in hedge funds were accounted for using the equity method, therefore they were not measured at fair value.

Fair Value of Other Financial Instruments

The estimated fair value of the Company's other financial instruments was determined using available market information or other appropriate valuation methodologies. However, considerable judgment is required in interpreting these data to develop estimates of fair value. Consequently, the estimates are not necessarily indicative of the amounts that could be realized or would be paid in a current market exchange.

Cash and cash equivalents, restricted cash and cash equivalents, other current assets, customer deposits and other current liabilities. At January 31, 2019 and July 31, 2018, the carrying amount of these assets and liabilities approximated fair value because of the short period of time to maturity. The fair value estimates for cash, cash equivalents and restricted cash and cash equivalents were classified as Level 1 and other current assets, customer deposits and other current liabilities were classified as Level 2 of the fair value hierarchy.

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Other assets and other liabilities. At January 31, 2019 and July 31, 2018, the carrying amount of these assets and liabilities approximated fair value. The fair values were estimated based on the Company's assumptions, which were classified as Level 3 of the fair value hierarchy.

Note 10—Equity

Sale of Class B Common Stock to Howard S. Jonas

On December 21, 2018, the Company sold 2,546,689 shares of its Class B common stock that were held in treasury to Howard S. Jonas, the Chairman of the Board of the Company, for aggregate consideration of \$14.8 million. The price per share of \$5.89 was equal to the closing price of the Company's Class B common stock on April 16, 2018, the last closing price before approval of the sale by the Company's Board of Directors and its Corporate Governance Committee. On May 31, 2018, Mr. Jonas paid \$1.5 million of the purchase price, and he paid the balance of the purchase price on December 21, 2018 after approval of the sale by the Company's stockholders at the 2018 annual meeting of stockholders. The purchase price was reduced by approximately \$0.2 million, which was the amount of dividends paid on 2,546,689 shares of the Company's Class B common stock whose record date was between April 16, 2018 and the issuance of the shares.

Stock Repurchases

The Company has an existing stock repurchase program authorized by its Board of Directors for the repurchase of up to an aggregate of 8.0 million shares of the Company's Class B common stock. In the six months ended January 31, 2019, the Company repurchased 729,110 shares of Class B common stock for an aggregate purchase price of \$3.9 million. There were no repurchases under the program in the six months ended January 31, 2018. At January 31, 2019, 6.9 million shares remained available for repurchase under the stock repurchase program.

In the six months ended January 31, 2019 and 2018, the Company paid \$16,000 and \$0.1 million, respectively, to repurchase 2,036 shares and 5,170 shares, respectively, of Class B common stock that were tendered by employees of the Company to satisfy the employees' tax withholding obligations in connection with the lapsing of restrictions on awards of restricted stock. Such shares were repurchased by the Company based on their fair market value on the trading day immediately prior to the vesting date.

2015 Stock Option and Incentive Plan

On December 13, 2018, the Company's stockholders approved an amendment to the Company's 2015 Stock Option and Incentive Plan to increase the number of shares of the Company's Class B common stock available for the grant of awards thereunder by an additional 0.1 million shares.

## Note 11—Earnings (Loss) Per Share

Basic earnings per share is computed by dividing net income attributable to all classes of common stockholders of the Company by the weighted average number of shares of all classes of common stock outstanding during the applicable period. Diluted earnings per share is computed in the same manner as basic earnings per share, except that the number of shares is increased to include restricted stock still subject to risk of forfeiture and to assume exercise of potentially dilutive stock options using the treasury stock method, unless the effect of such increase is anti-dilutive.

The weighted-average number of shares used in the calculation of basic and diluted earnings (loss) per share attributable to the Company's common stockholders consists of the following:

	Three Months Ended January 31,		Six Months Ended January 31,	
	2019	2018	2019	2018
	(in thousands)			
Basic weighted-average number of shares	24,816	24,643	24,323	24,635
Effect of dilutive securities:				
Stock options	_	10	_	_
Non-vested restricted Class B common stock	5	71		
Diluted weighted-average number of shares	24,821	24,724	24,323	24,635

The following shares were excluded from the diluted earnings per share computation:

	Ended		Six Months Ended	
			January 31,	
	2019	2018	2019	2018
	(in thousands)			
Stock options	1,243	1,160	1,243	1,273
Non-vested restricted Class B common stock		_	20	191
Shares excluded from the calculation of diluted earnings per share	1,243	1,160	1,263	1,464

In the three months ended January 31, 2019 and 2018, stock options with an exercise price that was greater than the average market price of the Company's stock during the period were excluded from the diluted earnings per share computation.

In the six months ended January 31, 2019 and 2018, the diluted loss per share computation equals basic loss per share because the Company had a net loss and the impact of the assumed exercise of stock options and the vesting of restricted stock would have been anti-dilutive.

#### **Note 12—Revolving Credit Facility**

As of October 31, 2018, IDT Telecom entered into a credit agreement with TD Bank, N.A. for a line of credit facility for up to a maximum principal amount of \$25.0 million. IDT Telecom may use the proceeds to finance working capital requirements, acquisitions and for other general corporate purposes. The line of credit facility is secured by primarily all of IDT Telecom's assets. The principal outstanding bears interest per annum at the LIBOR rate adjusted by the Regulation D maximum reserve requirement plus 125 basis points. Interest is payable monthly, and all outstanding principal and any accrued and unpaid interest is due on the maturity date of July 15, 2019. At January 31, 2019, there was no amount outstanding under the facility. IDT Telecom pays a quarterly unused commitment fee of 0.3% per annum on the average daily balance of the unused portion of the \$25.0 million commitment. IDT Telecom is required to comply with various affirmative and negative covenants as well as maintain certain financial targets and ratios during the term of the facility, including IDT Telecom may not pay any dividend on its capital stock.

## **Note 13—Accumulated Other Comprehensive Loss**

The accumulated balances for each classification of other comprehensive loss were as follows:

Balance, July 31, 2018	Unrealized  Gain Foreign (Loss) Currency on Translation Available-for-Sale Securities (in thousands)  \$(34) \$ (4,938) \$ (4,972)
Adjustment from the adoption of change in accounting for equity investments (see Note 8)	33 — 33
Adjusted balance, August 1, 2018	(1) (4,938) (4,939)
Other comprehensive income attributable to IDT Corporation	1 483 484
Balance, January 31, 2019	\$— \$ (4,455 ) \$ (4,455 )

#### **Note 14—Business Segment Information**

The Company has two reportable business segments, Telecom & Payment Services and net2phone. The Company's reportable segments are distinguished by types of service, customers and methods used to provide their services. The operating results of these business segments are regularly reviewed by the Company's chief operating decision maker. The accounting policies of the segments are the same as the accounting policies of the Company as a whole. The Company evaluates the performance of its business segments based primarily on income (loss) from operations.

In fiscal 2019, the Company modified the way it reports its business verticals within its Telecom & Payment Services and net2phone segments to align more closely with its business strategy and operational structure. The modification to the business verticals did not change the reportable business segments.

The Telecom & Payment Services segment provides retail telecommunications and payment offerings as well as wholesale international long-distance traffic termination. The net2phone segment is comprised of (1) cloud-based communications services offered to enterprise customers mainly through value-added resellers, service providers, telecom agents and managed service providers, (2) SIP trunking, which supports inbound and outbound domestic and international calling from an IP PBX, and (3) cable telephony. Depreciation and amortization are allocated to Telecom & Payment Services and net2phone because the related assets are not tracked separately by segment. There are no

other significant asymmetrical allocations to segments.

Operating segments not reportable individually are included in All Other, which included the real estate holdings and other investments that were included in the Rafael Spin-Off.

Corporate costs include compensation, consulting fees, treasury and accounts payable, tax and accounting services, human resources and payroll, corporate purchasing, corporate governance including Board of Directors' fees, internal and external audit, investor relations, corporate insurance, corporate legal, business development, charitable contributions, travel and other corporate-related general and administrative expenses. Corporate does not generate any revenues, nor does it incur any direct cost of revenues.

Operating results for the business segments of the Company are as follows:

(in thousands)	Telecom & Payment Services	net2phone	All Other	Corporate	Total
Three Months Ended January 31, 2019					
Revenues	\$337,950	\$ 11,523	<b>\$</b> —	\$ —	\$349,473
Income (loss) from operations	6,191	(1,897)		(2,751	) 1,543
Other operating income (expense), net	215	25		(330	) (90 )
Three Months Ended January 31, 2018					
Revenues	\$387,065	\$ 8,299	\$519	\$ <i>—</i>	\$395,883
Income (loss) from operations	4,450	(790)	(915)	(3,225	) (480 )
Severance	195				195
Other operating expense	_			(846	) (846 )
Six Months Ended January 31, 2019					
Revenues	\$689,799	\$ 21,990	\$—	\$ <i>—</i>	\$711,789
Income (loss) from operations	11,460	(3,397)		(5,238	) 2,825
Other operating income (expense), net	215	25		(525	) (285 )
Six Months Ended January 31, 2018					