

**UNITED STATES
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): May 8, 2018

AVID TECHNOLOGY, INC.
(Exact Name of Registrant as Specified in Its Charter)

Delaware
(State or Other Jurisdiction
of Incorporation)

1-36254
(Commission File Number)

04-2977748
(I.R.S. Employer
Identification No.)

75 Network Drive, Burlington, Massachusetts 01803
(Address of Principal Executive Offices) (Zip Code)

(978) 640-6789
(Registrant's Telephone Number, Including Area Code)

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:

- 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))

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 or Rule 12b-2 of the Securities Exchange Act of 1934.

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.

Item 2.02. Results of Operations and Financial Condition.

On May 10, 2018, Avid Technology, Inc. (the “Company”) issued a press release announcing its financial results for the fiscal quarter ended March 31, 2018 (the “Press Release”). The full text of the Press Release is furnished as Exhibit 99.1 to this Current Report on Form 8-K.

Item 5.07 Submission of Matters to a Vote of Security Holders.

(a) The Company held its annual meeting of stockholders on Tuesday, May 8, 2018 at the Company’s Headquarters at 75 Network Drive, Burlington, MA 01803 (the “2018 Annual Meeting”). Set forth below are the final voting results on each matter submitted to a vote of stockholders at the 2018 Annual Meeting. Each proposal is described in more detail in the Company’s proxy statement for the 2018 Annual meeting (the “2018 proxy statement”), dated March 28, 2018.

(b) The final voting results of the 2018 Annual Meeting were as follows:

Proposal 1 - Election of Directors

Nancy Hawthorne, John H. Park and Peter Westley were elected as Class I Directors for terms expiring at the Company’s 2021 annual meeting of stockholders. The vote with respect to each nominee is set forth below:

	<u>Votes For</u>	<u>Votes Against</u>	<u>Votes Abstaining</u>	<u>Broker Non-Votes</u>
Nancy Hawthorne	24,434,522	1,189,825	58,478	11,098,487
John H. Park	24,596,211	1,011,484	75,130	11,098,487
Peter Westley	24,628,641	979,354	74,830	11,098,487

Proposal 2 - Ratification of the Selection of our Independent Registered Public Accounting Firm

The stockholders ratified the selection of BDO USA, LLP as the Company’s independent registered public accounting firm for the year ending December 31, 2018 by a vote of 36,468,510 shares for and 268,285 shares against, with 44,517 shares abstaining.

Proposal 3 - Approval of an Amendment to the Company’s Amended and Restated 2014 Stock Incentive Plan

The stockholders approved an amendment to the Company’s Amended and Restated 2014 Stock Incentive Plan for an increase in shares authorized for issuance thereunder and to limit payments of dividends on equity awards by a vote of 23,237,952 shares for and 2,384,210 shares against, with 60,663 shares abstaining and 11,098,487 broker non-votes.

Proposal 4 - Approval of an Amendment to the Company’s Second Amended and Restated 1996 Employee Stock Purchase Plan

The stockholders approved an amendment to the Company’s Second Amended and Restated 1996 Employee Stock Purchase Plan for an increase in shares authorized for issuance thereunder by a vote of 24,865,480 shares for and 759,829 shares against, with 57,516 shares abstaining and 11,098,487 broker non-votes.

Proposal 5 - Advisory Vote to Approve Executive Compensation

The stockholders approved, on an advisory basis, the compensation paid to the Company’s named executive officers, as disclosed in the Company’s 2018 proxy statement, by a vote of 24,006,143 shares for and 1,154,721 shares against, with 521,961 shares abstaining and 11,098,487 broker non-votes.

Item 7.01 Regulation FD Disclosure.

The information contained in Item 2.02 is incorporated by reference herein.

Non-GAAP and Operational Measures. The attached Press Release includes the following non-GAAP financial measures: non-GAAP revenue, non-GAAP operating income (loss), non-GAAP operating expenses, non-GAAP gross margin, Adjusted EBITDA, Adjusted EBITDA margin, Adjusted Free Cash Flow, Free Cash Flow, and Adjusted Free Cash Flow conversion of Adjusted EBITDA. Non-GAAP operating income (loss), non-GAAP operating expenses, Adjusted EBITDA and Adjusted EBITDA margin exclude restructuring costs, stock-based compensation, amortization of intangibles as well as other unusual items such as costs related to the restatement, M&A related activity, efficiency program and impact of significant legal settlements. Avid defines non-GAAP revenue as GAAP revenue plus revenue eliminated through the application of purchase accounting, which requires acquired deferred revenue to be recorded at fair value rather than the amount paid by customers. Avid defines Adjusted EBITDA as non-GAAP operating income (loss) excluding depreciation expense. Avid defines Adjusted EBITDA margin as Adjusted EBITDA divided by non-GAAP revenue. Avid defines Adjusted Free Cash Flow conversion of Adjusted EBITDA as Adjusted Free Cash Flow divided by Adjusted EBITDA. Avid defines Adjusted Free Cash Flow as GAAP operating cash flow less capital expenditures and excludes from free cash flow payments or receipts related to M&A, significant legal settlements, restructuring, restatement or other non-operational or non-recurring events. Reconciliations of these non-GAAP financial measures to their most comparable GAAP measures are contained in the tables accompanying the Press Release. The attached Press Release also includes forward-looking non-GAAP financial measures, including Adjusted EBITDA and Free Cash Flow. Reconciliations of these forward-looking non-GAAP financial measures are not included in the attached Press Release due to the high variability and difficulty in making accurate forecasts and projections of some of the excluded information, together with some of the excluded information not being ascertainable or accessible at this time. As a result, the Company is unable to quantify certain amounts that would be required to be included in the most directly comparable GAAP financial measure without unreasonable efforts.

These non-GAAP measures reflect how Avid manages its businesses internally. Avid's non-GAAP measures may vary from how other companies present non-GAAP measures. Non-GAAP financial measures are not based on a comprehensive set of accounting rules or principles. This non-GAAP information supplements, and is not intended to represent a measure of performance in accordance with, disclosures required by generally accepted accounting principles, or GAAP. Non-GAAP financial measures should be considered in addition to, not as a substitute for or superior to, financial measures determined in accordance with GAAP.

The attached Press Release also includes operational measures, such as bookings, recurring revenue bookings and revenue backlog. Definitions of these measures are included in the supplemental financial and operational data sheet available on our investor relations webpage at ir.avid.com.

Limitation on Incorporation by Reference. The information furnished in Items 2.02 and 7.01, including the Press Release attached hereto as Exhibit 99.1 shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liabilities of that section, nor shall such information be deemed incorporated by reference in any filing under the Securities Act of 1933, as amended, or the Exchange Act, except as expressly set forth by specific reference in such a filing.

Cautionary Note Regarding Forward-Looking Statements. This Form 8-K, and the Press Release attached as Exhibit 99.1 contain forward-looking statements that involve certain risks and uncertainties that could cause actual results to differ materially from those expressed or implied by these statements. Please refer to the cautionary notes in the Press Release regarding these forward-looking statements.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits.

<u>Exhibit Number</u>	<u>Description</u>
99.1	Press Release announcing financial results, dated May 10, 2018

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

AVID TECHNOLOGY, INC.

(Registrant)

Date: May 10, 2018

By: /s/ Brian E. Agle

Name: Brian E. Agle

Title: Senior Vice President and CFO

Avid Technology Announces Q1 2018 Results and Issues Q2 2018 Guidance

Continued focus produces \$3.3 million of free cash flow, increased gross margins and bookings growth of 5% as sales momentum continues

Avid signs amendment to its senior secured facility, reducing the interest rate and fees by a total of 1.25%, extending the term to May 2023 and increasing the facility by \$35 million

Avid's Board elects Peter Westley, representative of one of Avid's largest shareholders, as Chairman

BURLINGTON, Mass., May 10, 2018 Avid[®] (NASDAQ: AVID), the platform that powers media and entertainment, today announced its first quarter 2018 financial results and provided guidance for its second quarter of 2018. The Company also announced that it has entered into an amendment to its senior secured facility, and that Peter Westley has been elected as Chairman of its Board of Directors.

Highlights of First Quarter 2018 Financial Results

- Bookings excluding Greater China were \$101.6 million, an increase of 5% year over year.
- Continued strong revenue growth from subscription and digital/ecommerce sales, with cloud-enabled software subscriptions now at nearly 100,000 at the end of the first quarter and up 40% year-over-year, and digital/e-commerce sales up 58% year-over-year.
- GAAP Revenue was \$97.9 million, in line with guidance.
- GAAP Gross Margin was 57%. Non-GAAP Gross Margin was 59%, an improvement 300 basis points over the fourth quarter of 2017.
- Adjusted EBITDA was \$6.3 million, in line with guidance.
- GAAP Net Cash Provided by Operating Activities was \$5.4 million.
- Free Cash Flow was \$3.3 million, up 82% over the prior year.

"During the first quarter, Avid generated positive free cash flow, made progress toward improving our gross margins and saw continued bookings growth," said Jeff Rosica, Chief Executive Officer and President of Avid. "Our strategies are resonating with customers and users across the industry as we help them to address the significant changes in the media landscape. In particular, our cloud-based subscriptions and software tools for individual creatives and teams continued to generate good revenue growth last quarter."

Rosica continued, "At our recent Avid Connect event and the NAB Show, the Company again demonstrated our rapid pace of innovation with another wave of introductions such as new tools and solutions for aspiring artists and creative professionals, and Avid's first SaaS offering for media enterprises. We expect to achieve additional revenue and margin contributions starting in the second half of 2018 as we bring these new product releases to market during the coming months."

Amendment to Senior Secured Facility

On May 10, 2018, Avid entered into an amendment with Cerberus Business Finance, LLC, its senior lender, to extend the maturity of its current term loan to May 2023 and increase its term and revolving facilities by an aggregate of \$35 million. In addition, under the terms of the amendment, the facility will be subject to a lower interest rate and annual fees, have a reduced principal amortization schedule and

no longer include a springing repayment feature related to the maturity of the Company's convertible notes in June 2020.

"We are pleased with our improved capital structure in which we increased the facility and reduced debt service, without incurring any fees," said Brian E. Agle, Senior Vice President and Chief Financial Officer of Avid. "During the quarter, we successfully transitioned our financial reporting to the new revenue recognition standard ASC 606. As we look to the balance of 2018, the Avid team is focused on better harvesting our backlog and converting each quarter's bookings to revenue and cash."

Avid Board Elects Peter Westley as Chairman

Avid also announced today that Peter Westley has been elected Chairman of the Company's Board of Directors, effective immediately. Mr. Westley is a Partner at Blum Capital Partners, a significant long-term shareholder. He has 30 years of experience in financial services working with media and technology companies, and has served on Avid's board since 2016 as an independent director.

"I'm excited about the opportunity to lead Avid's Board and I'm enthusiastic about the Company's prospects for achieving greater shareholder value through better operational execution and financial discipline, while continuing to strengthen our strategic position with customers through our software and platform strategy," said Peter Westley. "Our board is grateful for Nancy Hawthorne's ongoing, valuable contributions and positive influence on Avid, and I'm pleased that she's been re-elected to a new three-year term. Her board leadership throughout the recent period of management transition was crucial."

"Avid today enjoys a highly diverse board of directors with deep experience across media, technology and finance," said Nancy Hawthorne. "As the company moves into building upon its recent transformation, operational excellence and driving shareholder value are of paramount importance. As chair of the nominating and governance committee, I believe Peter's background and leadership will be highly aligned with these priorities. I will continue in my role as board member, and I am committed to helping steer Avid's increasing focus on culture and workplace environment, along with its other priorities."

Second Quarter 2018 Guidance

Avid's second quarter 2018 financial guidance is provided in the table below. This guidance reflects the adoption of the new revenue recognition standard ASC 606 as of January 1, 2018.

<i>(in \$ millions)</i>	Q2 2018
Revenue	\$97 - \$107
Adjusted EBITDA	\$4 - \$10

All guidance presented by the Company is inherently uncertain and subject to numerous risks and uncertainties. Avid's actual future results of operations could differ materially from those shown in the table above. For a discussion of some of the key assumptions underlying the guidance, as well as the key risks and uncertainties associated with these forward-looking statements, please see "Forward Looking Statements" below as well as the Avid Technology Q1 2018 Business Update presentation posted on Avid's Investor Relations website.

Non-GAAP Financial Measures

Avid includes non-GAAP financial measures in this press release, including Adjusted EBITDA, Free Cash Flow, and non-GAAP Gross Profit and Margin. The Company also includes the operational

metrics of bookings and revenue backlog in this release. Avid believes the non-GAAP financial measures and operational metrics provided in this release provide helpful information to investors with respect to evaluating the Company's performance. Unless noted, all financial information is reported based on actual exchange rates. Definitions of the non-GAAP financial measures are included in our Form 8-K filed today. Reconciliations of the non-GAAP financial measures in this release to the Company's comparable GAAP financial measures for the periods presented are set forth below and are also included in the supplemental financial and operational data sheet available on our investor relations webpage at ir.avid.com, which also includes definitions of the operational metrics.

The earnings release also includes forward-looking non-GAAP financial measures, including Adjusted EBITDA, and Free Cash Flow. Reconciliations of these forward-looking non-GAAP financial measures are not included in the earnings release due to the high variability and difficulty in making accurate forecasts and projections of some of the excluded information, together with some of the excluded information not being ascertainable or accessible at this time. As a result, the Company is unable to quantify certain amounts that would be required to be included in the most directly comparable GAAP financial measure without unreasonable efforts.

Conference Call

Avid will host a conference call to discuss its financial results for the first quarter 2018 on Thursday, May 10, 2018 at 5:00 p.m. ET. The call will be open to the public and can be accessed by dialing 323-794-2093 and referencing confirmation code 5575970. You may also listen to the call on the Avid Investor Relations website. To listen via the website, go to the events tab at ir.avid.com for complete details prior to the start of the conference call. A replay of the call will also be available on the Avid Investor Relations website shortly after the completion of the call.

Forward-Looking Statements

Certain information provided in this press release, including the tables attached hereto, include forward-looking statements that involve risks and uncertainties, including projections and statements about our anticipated plans, objectives, expectations and intentions. Among other things, this press release includes estimated results of operations for the second quarter ending June 30, 2018, which estimates are based on a variety of assumptions about key factors and metrics that will determine our future results of operations, including, for example, anticipated market uptake of new products and market-based cost inflation. Other forward-looking statements include, without limitation, statements based upon or otherwise incorporating judgments or estimates relating to future performance such as future operating results and expenses; earnings; backlog; revenue backlog conversion rate; product mix and free cash flow; our future strategy and business plans; our product plans, including products under development, such as cloud and subscription based offerings; our ability to raise capital and our liquidity. The projected future results of operations, and the other forward-looking statements in this release, are based on current expectations as of the date of this release and subject to known and unknown risks and uncertainties that could cause actual results to differ materially from those expressed or implied by such statements, including but not limited to the effect on our sales, operations and financial performance resulting from: our liquidity; our ability to execute our strategic plan, and meet customer needs; our ability to retain and hire key personnel; our ability to produce innovative products in response to changing market demand, particularly in the media industry; our ability to successfully accomplish our product development plans; competitive factors; history of losses; fluctuations in our revenue based on, among other things, our performance and risks in particular geographies or markets; our higher indebtedness and ability to service it and meet the obligations thereunder; restrictions in our credit facilities; our move to a subscription model and related effect on our revenues and ability to predict future revenues; elongated sales cycles; fluctuations in foreign

currency exchange rates; seasonal factors; adverse changes in economic conditions; variances in our revenue backlog and the realization thereof; and the possibility of legal proceedings adverse to our company. Moreover, the business may be adversely affected by future legislative, regulatory or other changes, including tax law changes, as well as other economic, business and/or competitive factors. The risks included above are not exhaustive. Other factors that could adversely affect our business and prospects are set forth in our public filings with the SEC. Forward-looking statements contained herein are made only as to the date of this press release and we undertake no obligation to update or revise any forward-looking statements whether as a result of new information, future events or otherwise, except as required by law.

About Avid

Avid delivers the most open and efficient media platform, connecting content creation with collaboration, asset protection, distribution, and consumption. Avid's preeminent customer community uses Avid's comprehensive tools and workflow solutions to create, distribute and monetize the most watched, loved and listened to media in the world-from prestigious and award-winning feature films to popular television shows, news programs and televised sporting events, and celebrated music recordings and live concerts. With the most flexible deployment and pricing options, Avid's industry-leading solutions include Media Composer®, Pro Tools®, Avid NEXIS®, MediaCentral®, iNEWS®, AirSpeed®, Sibelius®, Avid VENUE™, Avid FastServe™, Maestro™, and PlayMaker™. For more information about Avid solutions and services, visit www.avid.com, connect with Avid on [Facebook](#), [Instagram](#), [Twitter](#), [YouTube](#), [LinkedIn](#), or subscribe to [Avid Blogs](#).

© 2018 Avid Technology, Inc. All rights reserved. Avid, the Avid logo, Avid NEXIS, Avid FastServe, AirSpeed, iNews, Maestro, MediaCentral, Media Composer, NewsCutter, PlayMaker, Pro Tools, Avid VENUE, and Sibelius are trademarks or registered trademarks of Avid Technology, Inc. or its subsidiaries in the United States and/or other countries. All other trademarks are the property of their respective owners. Product features, specifications, system requirements and availability are subject to change without notice.

Investor Contact:

Dean Ridlon
Avid
dean.ridlon@avid.com
(978) 640-3379

PR Contact:

Jim Sheehan
Avid
jim.sheehan@avid.com
(978) 640-3152

AVID TECHNOLOGY, INC.
Condensed Consolidated Statements of Operations
(unaudited - in thousands except per share data)

	Three Months Ended	
	March 31,	
	2018	2017
Net revenues:		
Products	\$ 46,410	\$ 51,006
Services	51,527	53,101
Total net revenues	<u>97,937</u>	<u>104,107</u>
Cost of revenues:		
Products	26,295	24,504
Services	13,985	14,094
Amortization of intangible assets	1,950	1,950
Total cost of revenues	<u>42,230</u>	<u>40,548</u>
Gross profit	<u>55,707</u>	<u>63,559</u>
Operating expenses:		
Research and development	15,685	18,888
Marketing and selling	26,132	25,811
General and administrative	13,955	14,431
Amortization of intangible assets	363	363
Restructuring costs, net	2,907	983
Total operating expenses	<u>59,042</u>	<u>60,476</u>
Operating (loss) income	(3,335)	3,083
Interest and other expense, net	(5,359)	(4,846)
Loss before income taxes	<u>(8,694)</u>	<u>(1,763)</u>
Provision for income taxes	255	152
Net loss	<u>\$ (8,949)</u>	<u>\$ (1,915)</u>
Net loss per common share – basic and diluted	<u>\$ (0.22)</u>	<u>\$ (0.05)</u>
Weighted-average common shares outstanding – basic	41,404	40,772
Weighted-average common shares outstanding – diluted	41,404	40,772

AVID TECHNOLOGY, INC.

Reconciliations of GAAP financial measures to Non-GAAP financial measures

(unaudited - in thousands)

	Three Months Ended	
	March 31,	
	2018	2017
<u>Non-GAAP revenue</u>		
GAAP revenue	\$ 97,937	\$ 104,107
Amortization of acquired deferred revenue	—	—
Non-GAAP revenue	97,937	104,107
Pre-2011 Revenue	—	405
Elim PCS	—	1,700
Non-GAAP Revenue w/o Pre-2011 and Elim	97,937	102,002
<u>Non-GAAP gross profit</u>		
GAAP gross profit	55,707	63,559
Amortization of intangible assets	1,950	1,950
Stock-based compensation	53	64
Non-GAAP gross profit	57,710	65,573
Pre-2011 Revenue	—	405
Elim PCS	—	1,700
Non-GAAP gross profit w/o Pre-2011 and Elim	57,710	63,468
<u>Non-GAAP operating expenses</u>		
GAAP operating expenses	59,042	60,476
Less Amortization of intangible assets	(363)	(363)
Less Stock-based compensation	(650)	(1,347)
Less Restructuring costs, net	(2,907)	(983)
Less Restatement costs	(227)	(122)
Less Acquisition, integration and other costs	(82)	(2)
Less Efficiency program costs	(75)	(1,522)
Non-GAAP operating expenses	54,738	56,137
<u>Non-GAAP operating income</u>		
GAAP operating (loss) income	(3,335)	3,083
Amortization of intangible assets	2,313	2,313
Stock-based compensation	703	1,411
Restructuring costs, net	2,907	983
Restatement costs	227	122
Acquisition, integration and other costs	82	2
Efficiency program costs	75	1,522
Non-GAAP operating income	2,972	9,436

Adjusted EBITDA

Non-GAAP operating income (from above)	2,972	9,436
Depreciation	3,361	3,570
Adjusted EBITDA	6,333	13,006
Adjusted EBITDA margin	6%	12%
Pre-2011 Revenue	—	405
Elim PCS	—	1,700
Adjusted EBITDA w/o Pre-2011 and Elim	6,333	10,901
Adjusted EBITDA w/o Pre-2011 and Elim margin	6%	11%
Adjusted free cash flow		
GAAP net cash provided by operating activities	5,370	3,534
Capital expenditures	(2,080)	(1,729)
Free Cash Flow	3,290	1,805
Non-Operational / One-time Items		
Restructuring payments	2,435	3,294
Restatement payments	281	59
Acquisition, integration and other payments	(17)	15
Efficiency program payments	116	1,585
Sub-Total Non-Operational / One-Time Items	2,815	4,953
Adjusted free cash flow	\$ 6,105	\$ 6,758
Adjusted free cash flow conversion of adjusted EBITDA	96%	52%

These non-GAAP measures reflect how Avid manages its businesses internally. Avid's non-GAAP measures may vary from how other companies present non-GAAP measures. Non-GAAP financial measures are not based on a comprehensive set of accounting rules or principles. This non-GAAP information supplements, and is not intended to represent a measure of performance in accordance with, disclosures required by generally accepted accounting principles, or GAAP. Non-GAAP financial measures should be considered in addition to, not as a substitute for or superior to, financial measures determined in accordance with GAAP.

AVID TECHNOLOGY, INC.
Condensed Consolidated Balance Sheets
(unaudited - in thousands)

	March 31,	December 31,
	2018	2017
	<hr/>	<hr/>
<u>ASSETS</u>		
Current assets:		
Cash and cash equivalents	\$ 48,016	\$ 57,223
Restricted cash	8,500	—
Accounts receivable, net of allowances of \$1,268 and \$11,142 at March 31, 2018 and December 31, 2017, respectively	52,532	40,134
Inventories	32,887	38,421
Prepaid expenses	10,827	8,208
Contract assets	11,756	—
Other current assets	8,259	10,341
Total current assets	<hr/> 172,777	<hr/> 154,327
Property and equipment, net	20,663	21,903
Intangible assets, net	11,370	13,682
Goodwill	32,643	32,643
Long-term deferred tax assets, net	1,354	1,318
Other long-term assets	11,974	10,811
Total assets	<hr/> <hr/> \$ 250,781	<hr/> <hr/> \$ 234,684
<u>LIABILITIES AND STOCKHOLDERS' DEFICIT</u>		
Current liabilities:		
Accounts payable	\$ 28,077	\$ 30,160
Accrued compensation and benefits	24,400	25,466
Accrued expenses and other current liabilities	42,928	31,549
Income taxes payable	1,978	1,815
Short-term debt	5,883	5,906
Deferred revenue	89,420	121,184
Total current liabilities	<hr/> 192,686	<hr/> 216,080
Long-term debt	203,252	204,498
Long-term deferred revenue	16,953	73,429
Other long-term liabilities	9,520	9,247
Total liabilities	<hr/> 422,411	<hr/> 503,254
Stockholders' deficit:		
Common stock	423	423
Additional paid-in capital	1,032,842	1,035,808
Accumulated deficit	(1,189,102)	(1,284,703)
Treasury stock at cost	(14,515)	(17,672)
Accumulated other comprehensive loss	(1,278)	(2,426)
Total stockholders' deficit	<hr/> (171,630)	<hr/> (268,570)
Total liabilities and stockholders' deficit	<hr/> <hr/> \$ 250,781	<hr/> <hr/> \$ 234,684

AVID TECHNOLOGY, INC.
Condensed Consolidated Statements of Cash Flows
(unaudited - in thousands)

	Three Months Ended	
	March 31,	
	2018	2017 ⁽¹⁾
Cash flows from operating activities:		
Net loss	\$ (8,949)	\$ (1,915)
Adjustments to reconcile net loss to net cash provided by operating activities:		
Depreciation and amortization	5,674	5,815
Provision (recovery) for doubtful accounts	57	(110)
Stock-based compensation expense	703	1,411
Non-cash interest expense	3,546	3,131
Unrealized foreign currency transaction losses	1,323	1,722
Benefit from deferred taxes	(2)	(374)
Changes in operating assets and liabilities:		
Accounts receivable	8,596	14
Inventories	(482)	1,573
Prepaid expenses and other assets	(396)	(5,850)
Accounts payable	(2,112)	2,388
Accrued expenses, compensation and benefits and other liabilities	(1,355)	(1,773)
Income taxes payable	190	164
Deferred revenue	(1,423)	(2,662)
Net cash provided by operating activities	5,370	3,534
Cash flows from investing activities:		
Purchases of property and equipment	(2,080)	(1,729)
Increase in other long-term assets	(8)	(7)
Net cash used in investing activities	(2,088)	(1,736)
Cash flows from financing activities:		
Repayment of debt	(3,212)	(1,250)
Proceeds from the issuance of common stock under employee stock plans	6	2
Common stock repurchases for tax withholdings for net settlement of equity awards	(497)	(372)
Net cash used in financing activities	(3,703)	(1,620)
Effect of exchange rate changes on cash, cash equivalents and restricted cash	(5)	188
Net (decrease) increase in cash, cash equivalents and restricted cash	(426)	366
Cash, cash equivalents and restricted cash at beginning of period	60,433	49,948
Cash, cash equivalents and restricted cash at end of period	\$ 60,007	\$ 50,314
Supplemental information:		
Cash and cash equivalents	\$ 48,016	\$ 47,014
Restricted cash	8,500	—
Restricted cash included in other long-term assets	3,491	3,300
Total cash, cash equivalents and restricted cash shown in the statement of cash flows	\$ 60,007	\$ 50,314

(1) The Condensed Consolidated Statement of Cash Flows for the quarter ended March 31, 2017 has been revised to reflect the adoption, on January 1, 2018, of ASU 2016-18, Statement of Cash Flows (Topic 230): Restricted Cash. The Condensed Consolidated Statements of Cash Flows reflects the changes during the periods in the total of cash, cash equivalents, and restricted cash. Therefore, restricted cash activity is included with cash when reconciling the beginning-of-period and end-of-period total amounts shown.

AVID TECHNOLOGY, INC.
Supplemental Revenue Information
(unaudited - in millions)

Backlog Disclosure for Quarter Ended
March 31, 2018

	December 31, 2017			March 31, 2018
	As Previously Reported	ASC 606 Adj. **	As Adjusted	
<u>Revenue Backlog*</u>				
Deferred Revenue	\$194.6	(\$92.8)	\$101.8	\$106.4
Other Backlog	341.5	(6.6)	334.9	328.6
Total Revenue Backlog	\$536.1	(\$99.4)	\$436.7	\$435.0

The expected timing of recognition of revenue backlog as of March 31, 2018 is as follows:

	<u>2018</u>	<u>2019</u>	<u>2020</u>	<u>Thereafter</u>	<u>Total</u>
Deferred Revenue	\$74.7	\$20.3	\$9.8	\$1.6	\$106.4
Other Backlog	99.6	98.6	66.3	64.1	328.6
Total Revenue Backlog	\$174.3	\$118.9	\$76.1	\$65.7	\$435.0

*A definition of Revenue Backlog is included in the supplemental financial and operational data sheet available on our investor relations webpage at ir.avid.com.

Note: current estimates could change based on a number of factors, including (i) the timing of delivery of products and services, (ii) customer cancellations or change order, (iii) changes in the estimated period of time Implied Maintenance Release PCS is provided to customers, including as a result of changes in business practices.

**In connection with the adoption of ASU No. 2014-09, *Revenue from Contracts with Customers*, on January 1, 2018, which requires more of our product sales to be recognized as revenue upon delivery rather than over an extended period of time, \$99.4 million of the deferred revenue component of revenue backlog recorded as of December 31, 2017 was eliminated.