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): October 10, 2013

SEACHANGE INTERNATIONAL, INC.

(Exact Name of Registrant as Specified in its Charter)

| DELAWARE | 0-21393 | 04-3197974 |
|--|--|--|
| (State or Other Jurisdiction of Incorporation or Organization) | (Commission File Number) | (I.R.S. Employer Identification No.) |
| 50 Nagog Park, Acton, MA | | 01720 |
| (Address of Principal Executive Offices) | • | (Zip Code) |
| Registrant's telephone number including area code: (978) 897-0100 | | |
| (Forme | No change since last report r Name or Address, if Changed Since Last Report) | |
| Check the appropriate box below if the Form 8-K filing is inte (see General Instruction A.2. below): | ended to simultaneously satisfy the filing obligati | on of the registrant under any of the following provisions |
| ☐ Written communications pursuant to Rule 425 under the Securities | s Act (17 CFR 230.425) | |
| ☐ Soliciting material pursuant to Rule 14a-12 under the Exchange A | ct (17 CFR 240.14a-12) | |
| ☐ Pre-commencement communications pursuant to Rule 14d-2(b) ur | nder the Exchange Act (17 CFR 240.14d-2(b)) | |
| ☐ Pre-commencement communications pursuant to Rule 13e-4(c) un | der the Exchange Act (17 CFR 240.13e-4(c)) | |

Item 7.01. Regulation FD Disclosure.

Attached as Exhibit 99.1, and incorporated by reference, is a copy of the press release issued by SeaChange International, Inc. ("SeaChange") dated October 10, 2013.

The information contained in this Item 7.01 and Exhibit 99.1 attached and incorporated herein by reference is being furnished and shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, or otherwise subject to the liabilities of that Section or Sections 11 and 12(a)(2) of the Securities Act of 1933, as amended. This information shall not be incorporated by reference into any filing with the U.S. Securities and Exchange Commission made by SeaChange, whether made before or after the date hereof, regardless of any general incorporation language in such filings.

Item 9.01. Financial Statements and Exhibits

(d) Exhibits

The following Exhibit is attached to this report:

Exhibit No. Description

99.1 Press release issued by SeaChange International, Inc. dated October 10, 2013.

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.

SEACHANGE INTERNATIONAL, INC.

By: /s/ Raghu Rau
Raghu Rau
Chief Executive Officer

Dated: October 11, 2013

EXHIBIT INDEX

Exhibit No. Description

99.1 Press release issued by SeaChange International, Inc. dated October 10, 2013.

Contact:

Press Jim Sheehan SeaChange 1-978-897-0100 x3064 jim.sheehan@schange.com Investors Monica Gould The Blueshirt Group 1-212-871-3927 monica@blueshirtgroup.com

U.S. COURT OF APPEALS AFFIRMS TRIAL COURT'S DECISION IN FAVOR OF SEACHANGE IN PATENT INFRINGEMENT CASE

ACTON, Mass. (Oct. 10, 2013) – SeaChange International (Nasdaq: SEAC), a leading global multi-screen video software innovator, today announced that the United States Court of Appeals for the Federal Circuit has affirmed the U.S. District Court's October 2012 decision which rejected Arris Group, Inc.'s allegations that SeaChange had violated a 2006 injunction.

The 12-year dispute began in 2001 when n-Cube Corporation (whose interest was later acquired by Arris Group) filed suit alleging that SeaChange's ITV video system infringed an n-Cube patent. After an adverse ruling in 2002, SeaChange redesigned its video system to avoid infringement of the n-Cube patent. Seven years later, in 2009, Arris filed a motion alleging that SeaChange's 2002 system violated the injunction entered in the n-Cube case.

The Federal Circuit today concluded that "the District Court did not err in its factual findings and, therefore, did not abuse its discretion in denying Arris's motion for contempt."

"We are pleased that the Court has affirmed the validity of SeaChange's diligent actions that immediately followed the 2002 ruling," said SeaChange General Counsel David McEvoy.

"SeaChange provides the most innovative video delivery systems in the world and we are pleased that, with today's affirmation of the U.S. District Court's decision, the two companies can go back to competing in their respective markets on the strength of their technology and service, instead of in the Courts," said SeaChange Chief Executive Officer Raghu Rau.

About SeaChange International

Ranked among the top 250 software companies in the world, SeaChange International (NASDAQ: SEAC) enables transformative multi-screen video services through an open, cloud-based, intelligent software platform trusted by cable, IPTV and mobile operators globally. Personalized and fully monetized video experiences anytime on any device, in the home and everywhere, are the product of the Company's superior video platform, advertising and in-home offerings.

SeaChange customers include many of the world's most powerful media brands including all major cable operators in the Americas and Europe, and the largest telecom companies in the world. Headquartered in Acton, Massachusetts, SeaChange is TL 9000 certified and has product development, support and sales offices around the world. Visit www.schange.com.

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