# 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): July 26, 2021

# F5 Networks, Inc.

(Exact name of registrant as specified in its charter)

(State or other jurisdiction (Comm of incorporation) File Nu	`
	imber) Identification No.)
801 5th Avenue	
Seattle, WA	98104
(Address of principal executive offices)	(Zip Code)
Registrant's telephone number, inc	cluding area code (206) 272-5555
Not App Former name or former address	
Check the appropriate box below if the Form 8-K filing is intended to simultaneorovisions:	ously satisfy the filing obligation of the registrant under any of the followin
☐ Written communications pursuant to Rule 425 under the Securities Act (17 CI	FR 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 Exc	change Act (17 CFR 240.14d-2(b))
☐ Pre-commencement communications pursuant to Rule 13e-4(c) under the Exc	change Act (17 CFR 240.13e-4(c))
Securities registered pursuant to Section 12(b) of the Act:	
Title of each class Trading Sy	ymbol(s) Name of each exchange on which registered
Common stock, no par value FFI	V NASDAQ Global Select Market

### Item 2.02 Results of Operations and Financial Condition

On July 26, 2021, F5 Networks, Inc. issued a press release regarding its financial results for the third quarter ended June 30, 2021. The press release is attached hereto as Exhibit 99.1. The information in this report shall not be treated as filed for purposes of the Securities Exchange Act of 1934, as amended.

#### Item 9.01 Financial Statements and Exhibits

(d) Exhibits:

99.1 <u>Press Release of F5 Networks, Inc. announcing quarterly earnings dated July 26, 2021.</u>

104 Cover Page Interactive Data File (embedded within the Inline XBRL document).

## **SIGNATURES**

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

F5 NETWORKS, INC. (Registrant)

Date: July 26, 2021 By: /s/ François Locoh-Donou

François Locoh-Donou

President and Chief Executive Officer

## EXHIBIT INDEX

Exhibit No.	Description
99.1	Press Release of F5 Networks, Inc. announcing quarterly earnings dated July 26, 2021.
104	Cover Page Interactive Data File (embedded within the Inline XBRL document).

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#### For more information contact:

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# F5 Reports Third Quarter Fiscal Year 2021 Results Delivering Double-Digit Annual Revenue Growth for the Third Sequential Quarter

SEATTLE, WA - July 26, 2021 - F5 Networks, Inc. (NASDAQ: FFIV) today announced financial results for its fiscal third quarter ended June 30, 2021.

"Our very strong third quarter results demonstrate the powerful alignment of F5's expanded solution portfolio and our customers' most important application needs," said François Locoh-Donou, F5's President and CEO. "Robust software growth and resilient demand for systems drove 12% GAAP revenue growth in our third quarter, and 11% revenue growth versus the prior year's third quarter non-GAAP revenue."

Locoh-Donou continued, "Customers' traditional applications are generating more revenue and more engagement than ever before. At the same time, customers also are accelerating adoption of modern application architectures, like Kubernetes, for new applications. With our expanded application security and delivery portfolio, we are uniquely positioned to solve our customers' most significant modern and traditional application challenges on premises, in the cloud, and across multiple clouds."

#### **Third Quarter Performance Summary**

Third quarter fiscal year 2021 GAAP revenue was \$652 million, up 12% from GAAP revenue of \$583 million and up 11% from non-GAAP revenue of \$586 million in the third quarter of fiscal year 2020. Third quarter fiscal year 2021 non-GAAP revenue growth was driven by 21% product revenue growth and 4% global services revenue growth over the prior year. Non-GAAP product revenue was driven by 34% software revenue growth and 13% systems revenue growth compared to the year ago period.

GAAP net income for the third quarter of fiscal year 2021 was \$90 million, or \$1.46 per diluted share compared to third quarter fiscal year 2020 GAAP net income of \$70 million, or \$1.14 per diluted share.

Non-GAAP net income for the third quarter of fiscal year 2021 was \$169 million, or \$2.76 per diluted share, compared to \$134 million, or \$2.18 per diluted share, in the third quarter of fiscal year 2020. Non-GAAP net income for the third quarter of fiscal year 2021 excludes \$61 million in stock-based compensation, \$24 million in acquisition-related charges, \$13 million in amortization of purchased intangible assets, and \$4 million in facility-exit costs.

A reconciliation of revenue, net income, earnings per share, and other measures on a GAAP to non-GAAP basis is included in the attached Consolidated Income Statements. Additional information about non-GAAP financial information is included in this release.

#### **Business Outlook**

For the fourth quarter of fiscal year 2021 ending September 30, 2021, F5 expects to deliver revenue in the range of \$660 million to \$680 million, with non-GAAP earnings in the range of \$2.68 to \$2.80 per diluted share.

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All forward-looking non-GAAP measures included in the outlook exclude estimates for amortization of intangible assets, share-based compensation expenses, significant effects of tax legislation and judicial or administrative interpretation of tax regulations (including the impact of income tax reform), non-recurring income tax adjustments, valuation allowance on deferred tax assets, and the income tax effect of non-GAAP exclusions, and do not include the impact of any future acquisitions or divestitures, acquisition-related charges and write-downs, restructuring charges, facility exit costs, or other non-recurring charges that may occur in the period. F5 is unable to provide a reconciliation of non-GAAP earnings guidance measures to corresponding U.S. generally accepted accounting principles or GAAP measures on a forward-looking basis without unreasonable effort due to the overall high variability and low visibility of most of the foregoing items that have been excluded. Material changes to any one of these items could have a significant effect on our guidance and future GAAP results. Certain exclusions, such as amortization of intangible assets and share-based compensation expenses, are generally incurred each quarter, but the amounts have historically varied and may continue to vary significantly from quarter to quarter.

#### Live Webcast and Conference Call

F5 will host a live webcast and conference call to review its financial results and outlook today, July 26, 2021, at 4:30 pm ET. The live webcast can be accessed from the investor relations portion of F5.com. To participate in the live call via telephone in the U.S. and Canada, dial (833) 714-0927. Outside the U.S. and Canada, dial +1 (778) 560-2886. Reference Meeting ID 529-4198. Please call at least 5 minutes prior to the call start time. The webcast replay will be archived on the investor relations portion of F5's website.

#### **Forward Looking Statements**

This press release contains forward-looking statements including, among other things, statements regarding the continuing strength and momentum of F5's business, past and future financial performance including revenue, operating targets, earnings and earnings per share ranges, demand for application security and delivery services, SaaS, and software products, expectations regarding future services and products, expectations regarding future customers, markets and the benefits of products, and other statements that are not historical facts and which are forward-looking statements. These forward-looking statements are subject to the safe harbor provisions created by the Private Securities Litigation Reform Act of 1995. Actual results could differ materially from those projected in the forward-looking statements as a result of certain risk factors. Such forward-looking statements involve risks and uncertainties, as well as assumptions and other factors that, if they do not fully materialize or prove correct, could cause the actual results, performance or achievements of the company, or industry results, to be materially different from any future results, performance or achievements expressed or implied by such forward-looking statements. Such factors include, but are not limited to: customer acceptance of offerings; potential disruptions to F5's business and distraction of management as F5 integrates acquired businesses, teams, and technologies; F5's ability to successfully integrate acquired businesses' products with F5 technologies; the ability of F5's sales professionals and distribution partners to sell acquired businesses' product and service offerings; the timely development, introduction and acceptance of additional new products and features by F5 or its competitors; competitive factors, including but not limited to pricing pressures, industry consolidation, entry of new competitors into F5's markets, and new product and marketing initiatives by our competitors; increased sales discounts; the business impact of the acquisition of Volterra and potential adverse reactions or changes to business or employee relationships, including those resulting from the announcement of completion of the acquisition; uncertain global economic conditions which may result in reduced customer demand for our products and services and changes in customer payment patterns; potential disruptions to the global supply chain resulting in inability to source required parts for F5's products or the ability to only do so at greatly increased prices thereby impacting our revenues and/or margins; global economic conditions and uncertainties in the geopolitical environment; overall information technology spending; litigation involving patents, intellectual property, shareholder and other matters, and governmental investigations; potential security flaws in the Company's networks, products or services; cybersecurity attacks on its networks, products or services; natural catastrophic events; a pandemic or epidemic; F5's ability to sustain, develop and effectively utilize distribution relationships; F5's ability to attract, train and retain qualified product development, marketing, sales, professional services and customer support personnel; F5's ability to expand in international markets; the unpredictability of F5's sales cycle; the ability of F5 to execute on its share repurchase program including the timing of any repurchases; future prices of F5's common stock; and other risks and uncertainties described more fully in our documents filed with or furnished to the Securities and Exchange Commission, including our most recent reports on Form 10-K and Form 10-Q and current reports on Form 8-K and other documents that we may file or furnish Q3 FY21 Earnings Release Page 3 of 4

from time to time, which could cause actual results to vary from expectations. The financial information contained in this release should be read in conjunction with the consolidated financial statements and notes thereto included in F5's most recent reports on Forms 10-Q and 10-K as each may be amended from time to time. All forward-looking statements in this press release are based on information available as of the date hereof and qualified in their entirety by this cautionary statement. F5 assumes no obligation to revise or update these forward-looking statements.

#### **GAAP** to non-GAAP Reconciliation

F5's management evaluates and makes operating decisions using various operating measures. These measures are generally based on the revenues of its products, services operations, and certain costs of those operations, such as cost of revenues, research and development, sales and marketing and general and administrative expenses. One such measure is GAAP net income excluding, as applicable, stock-based compensation, amortization of purchased intangible assets, acquisition-related charges, net of taxes, restructuring charges, facility-exit costs, significant litigation and other contingencies and certain non-recurring tax expenses and benefits, which is a non-GAAP financial measure under Section 101 of Regulation G under the Securities Exchange Act of 1934, as amended. This measure of non-GAAP net income is adjusted by the amount of additional taxes or tax benefit that the company would accrue if it used non-GAAP results instead of GAAP results to calculate the company's tax liability.

The non-GAAP adjustments, and F5's basis for excluding them from non-GAAP financial measures, are outlined below:

Acquisition-related write-downs of assumed deferred revenue. Included in its GAAP financial statements, F5 records acquisition-related write-downs of assumed deferred revenue to fair value, which results in lower recognized revenue over the term of the contract. F5 includes revenue associated with acquisition-related write-downs of assumed deferred revenue in its non-GAAP financial measures as management believes it provides a more accurate depiction of revenue arising from our strategic acquisitions.

Stock-based compensation. Stock-based compensation consists of expense for stock options, restricted stock, and employee stock purchases through the company's Employee Stock Purchase Plan. Although stock-based compensation is an important aspect of the compensation of F5's employees and executives, management believes it is useful to exclude stock-based compensation expenses to better understand the long-term performance of the company's core business and to facilitate comparison of the company's results to those of peer companies.

Amortization of purchased intangible assets. Purchased intangible assets are amortized over their estimated useful lives and generally cannot be changed or influenced by management after the acquisition. Management does not believe these charges accurately reflect the performance of the company's ongoing operations, therefore, they are not considered by management in making operating decisions. However, investors should note that the use of intangible assets contributed to F5's revenues earned during the periods presented and will contribute to F5's future period revenues as well.

Facility-exit costs. In fiscal year 2019, F5 relocated its headquarters in Seattle, Washington, and recorded charges in connection with this facility exit as well as other non-recurring lease activity. These charges are not representative of ongoing costs to the business and are not expected to recur. As a result, these charges are being excluded to provide investors with a more comparable measure of costs associated with ongoing operations.

Acquisition-related charges, net. F5 does not acquire businesses on a predictable cycle and the terms and scope of each transaction can vary significantly and are unique to each transaction. F5 excludes acquisition-related charges from its non-GAAP financial measures to provide a useful comparison of the company's operating results to prior periods and to its peer companies. Acquisition-related charges consist of planning, execution and integration costs incurred directly as a result of an acquisition.

Impairment charges. In fiscal year 2021, F5 recorded impairment charges related to the permanent exit of certain floors at its Seattle headquarters. These charges are not representative of ongoing costs to the business and are not expected to recur. As a result, these charges are being excluded to provide investors with a more comparable measure of costs associated with ongoing operations.

Restructuring charges. F5 has incurred restructuring charges that are included in its GAAP financial statements, primarily related to workforce reductions and costs associated with exiting facility lease commitments. F5 excludes

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these items from its non-GAAP financial measures when evaluating its continuing business performance as such items vary significantly based on the magnitude of the restructuring action and do not reflect expected future operating expenses. In addition, these charges do not necessarily provide meaningful insight into the fundamentals of current or past operations of its business.

Management believes that non-GAAP net income per share provides useful supplemental information to management and investors regarding the performance of the company's core business operations and facilitates comparisons to the company's historical operating results. Although F5's management finds this non-GAAP measure to be useful in evaluating the performance of the core business, management's reliance on this measure is limited because items excluded from such measures could have a material effect on F5's earnings and earnings per share calculated in accordance with GAAP. Therefore, F5's management will use its non-GAAP earnings and earnings per share measures, in conjunction with GAAP earnings and earnings per share measures, to address these limitations when evaluating the performance of the company's core business. Investors should consider these non-GAAP measures in addition to, and not as a substitute for, financial performance measures in accordance with GAAP.

F5 believes that presenting its non-GAAP measures of earnings and earnings per share provides investors with an additional tool for evaluating the performance of the company's core business and is used by management in its own evaluation of the company's performance. Investors are encouraged to look at GAAP results as the best measure of financial performance. However, while the GAAP results are more complete, the company provides investors these supplemental measures since, with reconciliation to GAAP, it may provide additional insight into the company's operational performance and financial results.

For reconciliation of these non-GAAP financial measures to the most directly comparable GAAP financial measures, please see the section in our attached Condensed Consolidated Income Statements entitled "Non-GAAP Financial Measures."

#### About F5

F5 (NASDAQ: FFIV) is a multi-cloud application security and delivery company that enables our customers—which include the world's largest enterprises, financial institutions, service providers, and governments—to bring extraordinary digital experiences to life. For more information, go to f5.com. You can also follow @F5 on Twitter or visit us on LinkedIn and Facebook for more information about F5, its partners, and technologies.

F5 is a trademark, service mark, or tradename of F5 Networks, Inc., in the U.S. and other countries. All other product and company names herein may be trademarks of their respective owners.

Source: F5 Networks

### F5 Networks, Inc. Consolidated Balance Sheets (unaudited, in thousands)

	June 30, 2021		eptember 30, 2020
ASSETS			
Current assets			
Cash and cash equivalents	\$ 583,811	\$	849,556
Short-term investments	184,108		360,333
Accounts receivable, net of allowances of \$3,866 and \$3,105	382,897		296,183
Inventories	22,649		27,898
Other current assets	293,246		259,506
Total current assets	1,466,711		1,793,476
Property and equipment, net	196,780		229,239
Operating lease right-of-use assets	253,163		300,680
Long-term investments	95,222		102,939
Deferred tax assets	128,809		45,173
Goodwill	2,209,639		1,858,966
Other assets, net	434,797		347,447
Total assets	\$ 4,785,121	\$	4,677,920
LIABILITIES AND SHAREHOLDERS' EQUITY			
Current liabilities			
Accounts payable	\$ 49,372	\$	64,472
Accrued liabilities	334,288		321,398
Deferred revenue	952,029		883,134
Current portion of long-term debt	 19,275		19,275
Total current liabilities	 1,354,964		1,288,279
Deferred tax liabilities	 1,923		602
Deferred revenue, long-term	488,581		389,498
Operating lease liabilities, long-term	308,156		338,715
Long-term debt	354,591		369,047
Other long-term liabilities	 84,737		59,511
Total long-term liabilities	 1,237,988		1,157,373
Commitments and contingencies			
Shareholders' equity			
Preferred stock, no par value; 10,000 shares authorized, no shares outstanding	_		_
Common stock, no par value; 200,000 shares authorized, 60,299 and 61,099 shares issued and outstanding	133,994		305,453
Accumulated other comprehensive loss	(18,935)		(18,716)
Retained earnings	2,077,110		1,945,531
Total shareholders' equity	2,192,169		2,232,268
Total liabilities and shareholders' equity	\$ 4,785,121	\$	4,677,920

## F5 Networks, Inc. Consolidated Income Statements (unaudited, in thousands, except per share amounts)

Nor recents				nths E e 30,		Nine Months June 3			30,	
Products (1)			2021		2020		2021		2020	
Services   341,586   39,921   1,014,256   58,155   150,161   1,021,419   1,72		e.	200.020	e.	252 221	e e	007.162	Ф	747.4	
Total		\$		\$		\$		\$	747,4	
Sos of net revenues (2/3)(4/5)(6)   Products									988,60	
Products			651,515		583,252		1,921,419		1,736,0	
Services										
Total 100,040 1364,468 120,000 1364,468 1364,500 1									152,64	
1,255,951   1,245   1,255,951   1,245   1,255,951   1,245									143,2	
			120,904		106,040		364,468		295,92	
Sales and marketing   237,375   211,808   696,829   60   60   60   60   60   60   60   6	Gross profit		530,611		477,212		1,556,951		1,440,08	
Research and development   63,283   115,991   387,927   326   32	Operating expenses (2)(3)(4)(5)(6)									
Restructuring charges	Sales and marketing		237,375		211,808		696,829		622,79	
Restructuring charges	Research and development		133,283		115,991		387,927		321,02	
Total	General and administrative		63,541		61,792		204,534		194,80	
1000   1000	Restructuring charges								7,80	
Debt   Closs   Income, net	Total		434,199		389,591		1,289,290		1,146,43	
Non-GAAP Financial Measures   94.249   87.762   263,438   299	ncome from operations		96,412		87,621		267,661		293,65	
Notification   Noti	Other (loss) income, net		(2,163)		141		(4,223)		5,22	
Notification for income taxes   4,645   17,890   42,915   6,000     Notification for income taxes   8,8604   8,69,872   8,220,523   8,220     Notification for parameter basic   5,146   6,115   5,363   8,000     Notification for parameter basic   5,146   1,145   5,363   8,000     Notification for parameter diluted   5,146   1,145   5,365   8,000     Notification for parameter diluted   5,860   1,145   6,2064   6,000     Notification as reported with desaures   8,89,604   6,872   8,220,523   6,200     Notification for parameter diluted   8,89,604   6,89,872   8,220,523   8,22	ncome before income taxes		94,249	-	87,762		263,438	_	298,8	
Section   Sect	Provision for income taxes		4,645		17,890		42,915		69,09	
Section   Sect	Net income	\$		\$		\$		\$	229,77	
Set income per share — diluted   S		_	,	•	,	÷		÷		
Non-GAAP intervence shares   basic	Nat income per chara pasic	\$	1 49	\$	1 15	\$	3 63	\$	3.1	
Sectine   Sectine   Sectine   Section   Sect		<u> </u>		Ψ		Ψ		Ψ		
Verighted average shares — diluted   61,351	Weighted average shares — basic	_	60,186	=	60,978	=	60,768	_	60,83	
Section   Sect	let income per share — diluted	\$	1.46	\$	1.14	\$	3.55	\$	3.	
Sectine   Sectine   Sectine   Section   Sect	Weighted average shares — diluted		61,351		61,415	_	62,064		61,1	
Acquisition-related write-downs of assumed deferred revenue	Non-GAAP Financial Measures									
Stock-based compensation expense   61,468   50,868   182,757   144     Amortization of purchased intangible assets   12,931   10,676   35,843   22     Acquisition-related charges   23,584   13,443   69,227   44     Impairment charges   23,584   13,443   69,227   44     Impairment charges   23,584   13,443   69,227   44     Impairment charges   23,584   16,044   (68,604   04     Act income excluding acquisition-related write-downs of assumed deferred revenue, stock-based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related charges, impairment charges and restructuring charges   169,116   134,030   134,030   134,030   134,030     Act income per share excluding acquisition-related write-downs of assumed deferred revenue, stock-based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related write-downs of assumed deferred revenue, stock-based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related write-downs of assumed deferred revenue, stock-based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related write-downs of assumed deferred revenue, stock-based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related write-downs of assumed deferred revenue, stock-based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related write-downs of assumed deferred revenue, stock-based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related write-downs of assumed deferred revenue, stock-based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related write-downs of assumed deferred revenue, stock-based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related write-downs of	Net income as reported	\$	89,604	\$	69,872	\$	220,523	\$	229,7	
Amortization of purchased intangible assets  Amortization of purchased intangible assets  Acquisition-related charges  Acquisition-related charges  Acquisition-related charges  Acquisition-related to above items  Active effects related to above items  Active fine one excluding acquisition-related write-downs of assumed deferred revenue, stock-based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related charges, impairment charges and restructuring charges (non-GAAP) - diluted  Active income per share excluding acquisition-related write-downs of assumed deferred revenue, stock-based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related charges, impairment charges and restructuring charges (non-GAAP) - diluted  Acquisition-related write-downs of assumed deferred revenue, stock-based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related charges, impairment charges and restructuring charges (non-GAAP) - diluted  Acquisition-related write-downs of assumed deferred revenue  Supplied average shares - diluted  Acquisition-related write-downs of assumed deferred revenue  Supplied average shares - diluted  Acquisition-related write-downs of assumed deferred revenue  Supplied average shares - diluted  Acquisition-related write-downs of assumed deferred revenue  Supplied average shares - diluted  Acquisition-related write-downs of assumed deferred revenue  Supplied average shares - diluted  Acquisition-related write-downs of assumed deferred revenue  Supplied average shares - diluted  Acquisition-related write-downs of assumed deferred revenue  Supplied average shares - diluted  Acquisition-related write-downs of assumed deferred revenue  Supplied average shares - diluted  Acquisition-related write-downs of assumed deferred revenue  Supplied average	Acquisition-related write-downs of assumed deferred revenue		_		2,670		1,283		4,80	
Acquisition-related charges   23,584   13,443   69,227   48	Stock-based compensation expense		61,468		50,868		182,757		149,7	
Acquisition-related charges   23,584   13,443   69,227   44	Amortization of purchased intangible assets		12,931		10,676		35,843		23,88	
The parameter charges   -   -     33,825	Facility-exit costs		4,472		2,545		10,873		5,5	
Restructuring charges — — — — — — — — — — — — — — — — — — —	Acquisition-related charges		23,584		13,443		69,227		45,10	
Fax effects related to above items  Net income excluding acquisition-related write-downs of assumed deferred revenue, stock-based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related charges, impairment charges and restructuring charges (non-GAAP) - diluted  Net income per share excluding acquisition-related write-downs of assumed deferred revenue, stock-based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related charges, impairment charges and restructuring charges (non-GAAP) - diluted  Net income per share excluding acquisition-related write-downs of assumed deferred revenue, stock-based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related charges, impairment charges and restructuring charges (non-GAAP) - diluted  Neighted average shares - diluted  Oli GAAP net product revenues  Acquisition-related write-downs of assumed deferred revenue	mpairment charges		_		_		33,825		-	
Net income excluding acquisition-related write-downs of assumed deferred revenue, stock-based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related charges, impairment charges and restructuring charges (non-GAAP) - diluted  Net income per share excluding acquisition-related write-downs of assumed deferred revenue, stock-based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related charges, impairment charges and restructuring charges (non-GAAP) - diluted  Neighted average shares - diluted  (1) GAAP net product revenues  (1) GAAP net product revenues  (2) S 134,030 \$ 485,727 \$ 420	Restructuring charges		_		_		_		7,80	
based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related charges, impairment charges and restructuring charges (non-GAAP) - diluted  Net income per share excluding acquisition-related write-downs of assumed deferred revenue, stock-based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related charges, impairment charges and restructuring charges (non-GAAP) - diluted  Neighted average shares - diluted  (1) GAAP net product revenues  Sang,929  Sa	Tax effects related to above items		(22,943)		(16,044)		(68,604)		(41,45	
revenue, stock-based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related charges, impairment charges and restructuring charges (non-GAAP) - diluted    Sample   Sam	based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related charges, impairment charges and restructuring charges (non-	\$	169,116	\$	134,030	\$	485,727	\$	425,34	
(1) GAAP net product revenues       \$ 309,929       \$ 253,331       \$ 907,163       \$ 74         Acquisition-related write-downs of assumed deferred revenue       -       2,670       1,283         Non-GAAP net product revenues       309,929       256,001       908,446       75         GAAP net service revenues       341,586       329,921       1,014,256       98         Acquisition-related write-downs of assumed deferred revenue       -       -       -       -         Non-GAAP net service revenues       341,586       329,921       1,014,256       98	revenue, stock-based compensation expense, amortization of purchased intangible assets, facility-exit costs, acquisition-related charges, impairment charges and restructuring	\$	2.76	\$	2.18	\$	7.83	\$	6.	
(1) GAAP net product revenues       \$ 309,929       \$ 253,331       \$ 907,163       \$ 74         Acquisition-related write-downs of assumed deferred revenue       -       2,670       1,283         Non-GAAP net product revenues       309,929       256,001       908,446       75         GAAP net service revenues       341,586       329,921       1,014,256       98         Acquisition-related write-downs of assumed deferred revenue       -       -       -       -         Non-GAAP net service revenues       341,586       329,921       1,014,256       98			(1.251		61.415	_	(2.0(4		(1.1)	
Acquisition-related write-downs of assumed deferred revenue         —         2,670         1,283           Non-GAAP net product revenues         309,929         256,001         908,446         75           GAAP net service revenues         341,586         329,921         1,014,256         98           Acquisition-related write-downs of assumed deferred revenue         —         —         —         —           Non-GAAP net service revenues         341,586         329,921         1,014,256         98	/eigined average snares - diluted	_	61,351		61,415		62,064		61,1	
Non-GAAP net product revenues         309,929         256,001         908,446         75           GAAP net service revenues         341,586         329,921         1,014,256         98           Acquisition-related write-downs of assumed deferred revenue         —         —         —         —           Non-GAAP net service revenues         341,586         329,921         1,014,256         98	( )	\$	309,929	\$		\$		\$	747,4	
GAAP net service revenues         341,586         329,921         1,014,256         98           Acquisition-related write-downs of assumed deferred revenue         —         —         —         —           Non-GAAP net service revenues         341,586         329,921         1,014,256         98	•								4,8	
Acquisition-related write-downs of assumed deferred revenue — — — — — — — — — — — — — — — — — — —	•								752,2	
Non-GAAP net service revenues 341,586 329,921 1,014,256 98			341,586		329,921		1,014,256		988,6	
	Acquisition-related write-downs of assumed deferred revenue									
Total non-GAAP net revenues \$ 651,515 \$ 585,922 \$ 1,922,702 \$ 1,74	Non-GAAP net service revenues		341,586		329,921		1,014,256		988,6	
	Total non-GAAP net revenues	\$	651,515	\$	585,922	\$	1,922,702	\$	1,740,8	

Cost of net revenues	\$	7,209	\$	6,771	\$	21,903	\$	18,694
Sales and marketing		26,399		21,784		78,682		66,188
Research and development		17,342		13,145		50,046		36,904
General and administrative		10,518		9,168		32,126		27,965
	\$	61,468	\$	50,868	\$	182,757	\$	149,751
(3) Includes amortization of purchased intangible assets as follows:								
Cost of net revenues	\$	9,507	\$	7,382	\$	25,688	\$	16,432
Sales and marketing	\$		Þ		Э		Э	
General and administrative		2,849		2,749		8,430		5,863
General and administrative	Φ.	575	Φ.	545	Φ.	1,725	Φ.	1,589
	\$	12,931	\$	10,676	\$	35,843	\$	23,884
(4) Includes facility-exit costs as follows:								
Cost of net revenues	\$	770	\$	342	\$	1,926	\$	843
Sales and marketing		1,188		751		3,051		1,828
Research and development		1,474		776		3,352		1,929
General and administrative		1,040		676		2,544		956
	\$	4,472	\$	2,545	\$	10,873	\$	5,556
(5) Includes acquisition-related charges as follows:								
Cost of net revenues	\$	_	\$	_	\$	2,522	\$	13
Sales and marketing	Ψ	8,525	Ψ	5,675	Ψ	23,213	Ψ	9,448
Research and development		11,681		547		25,120		1,327
General and administrative		3,378		7,221		18,372		34,374
General and administrative	\$	23,584	\$	13,443	\$	69,227	\$	45,162
(6) Includes impairment charges as follows:								
Cost of net revenues	\$	_	\$	_	\$	4,388	\$	
Sales and marketing		_		_		10,256		_
Research and development		_		_		9,845		_
General and administrative					Φ.	9,336	Φ.	_
	\$		\$		\$	33,825	\$	

### F5 Networks, Inc. Consolidated Statements of Cash Flows (unaudited, in thousands)

Nine Months Ended June 30,

		Jun	ic 50,	
		2021		2020
Operating activities				
Net income	\$	220,523	\$	229,778
Adjustments to reconcile net income to net cash provided by operating activities:				
Stock-based compensation		182,757		149,315
Depreciation and amortization		84,985		69,337
Non-cash operating lease costs		28,937		29,731
Deferred income taxes		(78,092)		4,357
Impairment of assets		40,698		_
Other		604		168
Changes in operating assets and liabilities (excluding effects of the acquisition of businesses):				
Accounts receivable		(88,685)		38,024
Inventories		5,249		5,575
Other current assets		(32,670)		(33,572)
Other assets		(58,565)		(5,659)
Accounts payable and accrued liabilities		13,586		(1,538)
Deferred revenue		167,199		37,934
Lease liabilities		(38,383)		(38,456)
Net cash provided by operating activities		448,143		484,994
Investing activities				
Purchases of investments		(255,259)		(390,696)
Maturities of investments		164,900		322,271
Sales of investments		271,521		309,040
Acquisition of businesses, net of cash acquired		(411,319)		(955,574)
Purchases of property and equipment		(23,534)		(47,857)
Net cash used in investing activities		(253,691)		(762,816)
Financing activities				
Proceeds from the exercise of stock options and purchases of stock under employee stock purchase plan		64,698		51,999
Repurchase of common stock		(500,000)		(50,009)
Proceeds from term debt agreement		_		400,000
Payments on term debt agreement		(15,000)		(5,000)
Payments for debt issuance costs		_		(3,040)
Taxes paid related to net share settlement of equity awards		(10,920)		_
Net cash (used in) provided by financing activities		(461,222)		393,950
Net (decrease) increase in cash, cash equivalents and restricted cash		(266,770)		116,128
Effect of exchange rate changes on cash, cash equivalents and restricted cash		1,107		(856)
Cash, cash equivalents and restricted cash, beginning of period		852,826		602,254
Cash, cash equivalents and restricted cash, end of period	\$	587,163	\$	717,526
Supplemental disclosures of cash flow information	<u> </u>	., .,		
Cash paid for amounts included in the measurement of lease liabilities	\$	46,178	\$	45,399
Cash paid for interest on long-term debt	\$	4,003	\$	4,330
Supplemental disclosures of non-cash activities	Ψ	1,005	Ψ	1,550
Right-of-use assets obtained in exchange for lease obligations	\$	11,622	\$	399,203