DATA I/O CORP Form SC 13G February 08, 2010

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

SCHEDULE 13G (Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1(b)(c), AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(b)

Data I/O Corp.
(Name of Issuer)
Common Stock
(Title of Class of Securities)
237690102
(CUSIP Number)
December 31, 2009
(Date of Event Which Requires Filing of this Statement)
Check the appropriate box to designate the rule pursuant to which this Schedule is filed:
_ Rule 13d-1(b)
x Rule 13d-1(c)
_ Rule 13d-1(d)

(1) The remainder of this cover page shall be filled out for a reporting

would alter the disclosures provided in a prior cover page.

Act (however, see the Notes).

person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the

CUSI	P No.	237690102		13G		Pao	ge 2	of	12	Pages
1.				OF ABOVE PE	ERSONS	(ENTITI	 ES 01	NLY)		
2.	CHECK '			 IF A MEMBER	OF A	GROUP*				
	ondon		RIIIE BON		()1 11	G1(001) x) _
3.	SEC USI	E ONLY								
4.	CITIZE	NSHIP OR P	LACE OF OR	GANIZATION						
		Delaware								
NUI	MBER OF	5. S	OLE VOTING	POWER						
SI	HARES		0							
BENE	FICIALL	7 6. S	HARED VOTI	NG POWER						
OWI	NED BY		0							
Ι	EACH	7. S	OLE DISPOS	ITIVE POWER	₹					
REI	PORTING		297,2	00						
PI	ERSON	8. S	HARED DISP	OSITIVE POW	IER					
7	WITH		0							
9.	AGGREGA 297,20		BENEFICIA:	LLY OWNED B	BY EACH	REPORT:	ING I	PERS	ON	
	orting p	person dis		eficial own ts investme					ged	by Penbro
10.	CHECK I	BOX IF THE	AGGREGATE	AMOUNT IN	ROW (9) EXCLUI	DES (CERT	AIN	 SHARES* _
11.	PERCEN	 Γ OF CLASS	REPRESENT	ED BY AMOUN	IT IN R	 OW (9)				
	3.3	32%								
12.	TYPE O	REPORTIN	G PERSON*							
	IA									

		_
	OF REPORTING PERSONS IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)	
AnKap	Partners, L.P.	
2. CHECK	THE APPROPRIATE BOX IF A MEMBER OF A GROUP*	_
	(a) x (b) _	
3. SEC US	SE ONLY	_
4. CITIZE	ENSHIP OR PLACE OF ORGANIZATION	-
Γ	Delaware	
NUMBER OF	5. SOLE VOTING POWER	_
SHARES	185,000	
BENEFICIALI	LY 6. SHARED VOTING POWER	-
OWNED BY	0	
EACH	7. SOLE DISPOSITIVE POWER	_
REPORTING	185,000	
PERSON	8. SHARED DISPOSITIVE POWER	-
WITH	0	
9. AGGREG	GATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	_
185	5,000	
10. CHECK	BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	- S*
11. PERCEN	T OF CLASS REPRESENTED BY AMOUNT IN ROW (9)	-
2 (06%	
۷. ۱		-
	DF REPORTING PERSON*	

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^{1.} NAME OF REPORTING PERSONS
I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)

AnKap LLC	
2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) 2 (b)	
3. SEC USE ONLY	
4. CITIZENSHIP OR PLACE OF ORGANIZATION	
Delaware	
NUMBER OF 5. SOLE VOTING POWER	
SHARES 185,000	
BENEFICIALLY 6. SHARED VOTING POWER	
OWNED BY 0	
EACH 7. SOLE DISPOSITIVE POWER	
REPORTING 185,000	
PERSON 8. SHARED DISPOSITIVE POWER	
WITH 0	
185,000 (Reporting person disclaims beneficial ownership of shares held by AnKa Partners, L.P. which represent the interests of partners of AnKap Partners, L.P.) 10. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARE	
11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 2.06%	
12. TYPE OF REPORTING PERSON*	
IA	_
CUSIP No. 237690102 13G Page 5 of 12 Page	es
1. NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)	
Robert S. Anderson	

			a) : b) <u></u>	
	SEC USE ONLY			
	CITIZENSHIP	OR PLACE OF ORGANIZATION		
	US Citi:	zen		
NUM	BER OF 5.	SOLE VOTING POWER		
SH	ARES	51,000		
BENEF	ICIALLY 6.	SHARED VOTING POWER		
OWN	ED BY	185,000		
E	ACH 7.	SOLE DISPOSITIVE POWER		
REP	ORTING	51,000		
PE	RSON 8.	SHARED DISPOSITIVE POWER		
W	ITH	429,100		
10.	CHECK BOX IF	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN	SHAR	 ES
11.		LASS REPRESENTED BY AMOUNT IN ROW (9)		
	5.36%			
		RTING PERSON*		
 12.	TYPE OF REPO			

3. SEC USE	(b)) x
	ONLY	
4. CITIZENS	HIP OR PLACE OF ORGANIZATION	
US	Citizen	
NUMBER OF	5. SOLE VOTING POWER	
SHARES	0	
BENEFICIALLY	6. SHARED VOTING POWER	
OWNED BY	185,000	
EACH	7. SOLE DISPOSITIVE POWER	
REPORTING	0	
PERSON	8. SHARED DISPOSITIVE POWER	
WITH	429,100	
	wenership of shares held by AnKap Partners, L.P. which so of the other partners of AnKap Partners, L.P.)	repres
	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN :	 SHARES
10. CHECK BC	OX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN : OF CLASS REPRESENTED BY AMOUNT IN ROW (9)	SHARES
10. CHECK BC	OF CLASS REPRESENTED BY AMOUNT IN ROW (9)	 SHARES
10. CHECK BC	·	SHARES

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*

2.

			(a) x (b) _
3. SEC USE	ONLY		
4. CITIZENS	HIP OR PLACE O	DF ORGANIZATION	
US C	itizen		
NUMBER OF	5. SOLE VO	TING POWER	
SHARES	2,100		
BENEFICIALLY	6. SHARED	VOTING POWER	
OWNED BY	0		
EACH	7. SOLE DI	SPOSITIVE POWER	
REPORTING	2,100		
PERSON	8. SHARED	DISPOSITIVE POWER	
WITH	244,1	.00	
			ACH REPORTING PERSON
9. AGGREGAT 246,200 Reporting per Penbrook Mana	E AMOUNT BENEF son disclaims gement, LLC on	CICIALLY OWNED BY E beneficial ownersh behalf of its oth	ACH REPORTING PERSON ip of shares managed by er Investment advisory clien
9. AGGREGAT 246,200 Reporting per Penbrook Mana	E AMOUNT BENEF son disclaims gement, LLC on	CICIALLY OWNED BY E beneficial ownersh behalf of its oth	ip of shares managed by
9. AGGREGAT 246,200 Reporting per Penbrook Mana	E AMOUNT BENEF son disclaims gement, LLC on X IF THE AGGRE	CICIALLY OWNED BY E beneficial ownersh behalf of its oth CATE AMOUNT IN ROW	ip of shares managed by er Investment advisory clien (9) EXCLUDES CERTAIN SHARES
9. AGGREGAT 246,200 Reporting per Penbrook Mana	E AMOUNT BENEF son disclaims gement, LLC on X IF THE AGGRE	beneficial ownersh behalf of its oth GATE AMOUNT IN ROW	ip of shares managed by er Investment advisory clien (9) EXCLUDES CERTAIN SHARES
9. AGGREGAT 246,200 Reporting per Penbrook Mana	E AMOUNT BENEF son disclaims gement, LLC on X IF THE AGGRE	Deneficial ownersh behalf of its oth	ip of shares managed by er Investment advisory cli (9) EXCLUDES CERTAIN SHAR
9. AGGREGAT 246,200 Reporting per Penbrook Mana 10. CHECK BC	E AMOUNT BENEF son disclaims gement, LLC on X IF THE AGGRE OF CLASS REPRE	beneficial ownersh behalf of its oth GATE AMOUNT IN ROW	ip of shares managed by er Investment advisory clier
9. AGGREGAT 246,200 Reporting per Penbrook Mana 10. CHECK BC 11. PERCENT 2.75% 12. TYPE OF IN	E AMOUNT BENEF son disclaims gement, LLC on	beneficial ownersh h behalf of its oth GATE AMOUNT IN ROW SSENTED BY AMOUNT I	ip of shares managed by er Investment advisory clien (9) EXCLUDES CERTAIN SHARES N ROW (9) Page 8 of 12 Pages

Item 1(b). Address of Issuer's Principal Executive Offices:

6464 185th Avenue NE, Suite 101, Redmond, WA 98052

Item 2(a). Name of Person Filing: This Statement on Schedule 13G is filed by

Penbrook Management, LLC., AnKap Partners, L.P., AnKap LLC.,

Robert S. Anderson, Ralph Kaplan, Barbara Burke DiCostanzo.

- Item 3. If This Statement is Filed Pursuant to Rule 13d-1(b), or 13d-2(b) or (c), Check Whether the Person Filing is a:
 - (a) $\mid _ \mid$ Broker or dealer registered under Section 15 of the Exchange Act.
 - (b) $| _ |$ Bank as defined in Section 3(a)(6) of the Exchange Act.
 - (c) $\mid _ \mid$ Insurance company as defined in Section 3(a)(19) of the Exchange Act.
 - (d) $|_|$ Investment company registered under Section 8 of the Investment Company Act.

 - (f) $|_|$ An employee benefit plan or endowment fund in accordance with Rule 13d-1(b)(1)(ii)(F);
 - (g) |_| A parent holding company or control person in accordance with Rule 13d-1(b)(1)(ii)(G);

 - (j) $|_|$ Group, in accordance with Rule 13d-1(b)(1)(ii)(J).

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Item 4. Ownership.

Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.

(a) Amount beneficially owned:

See pages 2, 3, 4, 5, 6 and 7

(b) Percent of class:

See pages 2, 3, 4, 5, 6 and 7

- (c) Number of shares as to which such person has:
- (i) Sole power to vote or to direct the vote:

See pages 2,3,4,5,6 and 7

(ii) Shared power to vote or to direct the vote:

See pages 2,3,4,5,6 and 7

(iii) Sole power to dispose or to direct the disposition of:

See pages 2,3,4,5,6 and 7

(iv) Shared power to dispose or to direct the disposition of:

See pages 2,3,4,5,6 and 7

Item 5. Ownership of Five Percent or Less of a Class.

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities check the following []. Not applicable

- Item 6. Ownership of More Than Five Percent on Behalf of Another Person. Not Applicable
- Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company or Control Person.
 Not Applicable
- Item 8. Identification and Classification of Members of the Group. See attached Exhibit A and pages 2,3,4,5,6 and 7.

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Item 10. Certifications.

(a) The following certification shall be included if the statement is filed pursuant to Rule 13d-1 (b):

"By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are

not held in $% \left(1\right) =\left(1\right)$ connection with or as a participant in any transaction having such purpose or effect."

(b) The following certification shall be included if the statement is filed pursuant to Rule 13d-1 (c):

"By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having such purpose or effect."

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SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: February 5, 2010

By: Penbrook Management, LLC

By: /s/ Barbara Burke DiCostanzo

Barbara Burke DiCostanzo, Managing Member Penbrook Management, LLC

AnKap Partners, L.P. By: By: /s/Robert S. Anderson Robert S. Anderson, Managing Member of the General Partner By: AnKap, LLC /s/Robert S. Anderson By: Robert S. Anderson, Managing Member AnKap, LLC By: /s/Robert S. Anderson Robert S. Anderson /s/Ralph Kaplan By: Ralph Kaplan By: /s/Barbara Burke DiCostanzo Barbara Burke DiCostanzo CUSIP No. 237690102 Page 12 of 12 Pages 13G Exhibit A Joint Filing Agreement Penbrook Management, LLC, AnKap Partners, L.P. AnKap LLC, Robert S. Anderson, Ralph Kaplan, Barbara Burke DiCostanzo each hereby agrees that the Schedule 13G to which this Exhibit is attached and any amendments thereto relating to the acquisition of shares of common Stock of Data I/O Corp. is filed jointly on behalf of each such person. Dated: February 5, 2010 Penbrook Management, LLC /s/ Barbara Burke DiCostanzo

AnKap Partners, L.P.

Penbrook Management, LLC

Barbara Burke DiCostanzo, Managing Member

Robert S. Anderson

Robert S. Anderson, Managing Member of the General Partner

AnKap, LLC

/s/Robert S. Anderson

Robert S. Anderson, Managing Member AnKap, LLC

/s/Robert S. Anderson

Robert S. Anderson

Robert S. Anderson

Robert S. Anderson

Robert S. Anderson

/s/Barbara Burke DiCostanzo

Barbara Burke DiCostanzo