DATA I/O CORP Form SC 13G/A February 03, 2015

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, 2014
(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 person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page. 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 Act (however, see the Notes).

	REPORTING PERSONS DENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY))
Pe	enbrook Management, LLC	
2. CHECK THI	E APPROPRIATE BOX IF A MEMBER OF A GROUP*	
		(a) x (b) _
3. SEC USE (ONLY	
4. CITIZENSI	HIP OR PLACE OF ORGANIZATION	
I	Delaware	
NUMBER OF	5. SOLE VOTING POWER	
SHARES	0	
BENEFICIALLY	6. SHARED VOTING POWER	
OWNED BY	0	
EACH	7. SOLE DISPOSITIVE POWER	
REPORTING	567,416	
PERSON	8. SHARED DISPOSITIVE POWER	
WITH	0	
567,416 (Reporting per	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSon disclaims beneficial ownership of shares management, LLC on behalf of its investment advisory of	aged by
	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CER	
11. PERCENT (OF CLASS REPRESENTED BY AMOUNT IN ROW (9)	
7.229	% 	
	PEDORTING DERSON*	
12. TYPE OF I	NEI ONTING I ENSON	

1. NAME OF REPORTING PERSONS

2

I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) AnKap Partners, L.P. ______ 2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) |x| ______ 3. SEC USE ONLY 4. CITIZENSHIP OR PLACE OF ORGANIZATION Delaware ______ NUMBER OF 5. SOLE VOTING POWER SHARES 110,000 BENEFICIALLY 6. SHARED VOTING POWER OWNED BY 0 EACH 7. SOLE DISPOSITIVE POWER REPORTING 110,000 ______ PERSON 8. SHARED DISPOSITIVE POWER 9. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 110,000 ______ 10. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES* 11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 1.40% 12. TYPE OF REPORTING PERSON* PN ______ CUSIP No. 237690102 13G Page 4 of 12 Pages NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) AnKap LLC

2. CHECK THI	3 APPR	ROPRIATE BOX I	F A MEMBER	OF A GRC	OUP*		x _
3. SEC USE (ONLY						
4. CITIZENSI	HIP OR	PLACE OF ORG	ANIZATION				
Ι	Delawa	re					
NUMBER OF	5.	SOLE VOTING	POWER				
SHARES		110,000					
BENEFICIALLY	6.	SHARED VOTIN	G POWER				
OWNED BY		0					
EACH	7.	SOLE DISPOSI	TIVE POWER				
REPORTING		110,000					
PERSON	8.	SHARED DISPO	SITIVE POW	ER			
WITH		0					
Partners, L.I Partners, L.I 	P.) 	ch represent THE AGGREGATE					 SHARES*
 11. PERCENT (OF CLA	SS REPRESENTE	D BY AMOUN	T IN ROW	(9)		
1.40%							
12. TYPE OF I	 REPORT	'ING PERSON*					
IA							
CUSIP No. 23	376901	.02	13	G 	Page 5 (of 12	Pages
1. NAME OF I		ING PERSONS ICATION NO. O	F ABOVE PE	RSONS (EN	NTITIES ONLY	ſ)	
Robe:	ct S. 	Anderson					
2. CHECK THI	E APPR	OPRIATE BOX I	F A MEMBER	OF A GRO	OUP*		

(a) |x|

				(b) _
3. SEC USE	ONLY			
4. CITIZENS	HIP OR PLACE (OF ORGANIZATION		
US	Citizen			
NUMBER OF	5. SOLE V	OTING POWER		
SHARES	51,30	00		
BENEFICIALLY	6. SHARED	VOTING POWER		
OWNED BY	110,0	000		
EACH	7. SOLE D	ISPOSITIVE POWER		
REPORTING	51,30	00		
PERSON	8. SHARED	DISPOSITIVE POWE	 R	
WITH	513,	016		
Penbrook Manaand disclaims which represel.P.)	rson disclaims gement, LLC on beneficial or ent the intere	n behalf of its i wnership of share est of the other	rship of shares manag nvestment advisory cl s held by AnKap Partn partners of AnKap Par OW (9) EXCLUDES CERTA	ients ers, L.P. tners,
11. PERCENT	OF CLASS REPR!	 ESENTED BY AMOUNT	 IN ROW (9)	
7.18%				
12. TYPE OF	REPORTING PER:	SON*		
CUSIP No. 2	37690102	13G	Page 6 of	12 Pages
	REPORTING PER:		SONS (ENTITIES ONLY)	
Ralp	h Kaplan			
2. CHECK TH	E APPROPRIATE	BOX IF A MEMBER	OF A GROUP*	

									(a) (b)		x
3. SEC USE	ONLY										
4. CITIZENS	 HIP OR	PLACE OF (RGAN	 IZATION							
US	Citize	n									
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SHARES		0									
BENEFICIALLY	6.	SHARED VO	ING I	POWER							
OWNED BY		110,000)								
EACH	7.	SOLE DISPO	SITI	VE POWER							
REPORTING		0									
PERSON	8.	SHARED DIS	SPOSI	TIVE POWE	ER						
WITH		513,0	16								
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513,016 (Reporting pe Penbrook Mana and disclaims L.P. which re Partners, L.P 10. CHECK BO 11. PERCENT 6.53% 12. TYPE OF IN CUSIP No. 2	rson d gement benef presen .) X IF T OF CLA REPORT	isclaims be , LLC on be icial owner t the inter HE AGGREGAT SS REPRESEN ING PERSON 02	eneficehalf cship cest control TE AMC	cial owner of its if of share of the other o	ership investres held cher pa	ment Ad by A artner DW (9)	dvisc nKap s of UDES	Part Anka	lient ners, p	SHA	

2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*
(a) x (b) _
3. SEC USE ONLY
4. CITIZENSHIP OR PLACE OF ORGANIZATION
US Citizen
NUMBER OF 5. SOLE VOTING POWER
SHARES 2,100
BENEFICIALLY 6. SHARED VOTING POWER
OWNED BY 110,000
EACH 7. SOLE DISPOSITIVE POWER
REPORTING 2,100
PERSON 8. SHARED DISPOSITIVE POWER
WITH 513,016
9. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 515,116
(Reporting person disclaims beneficial ownership of shares managed by Penbrook Management, LLC on behalf of its investment Advisory clients and disclaims beneficial ownership of shares held by AnKap Partners, L.P. which represent the interest of the other partners of AnKap Partners, L.P.)
10. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*
11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
6.55%
12. TYPE OF REPORTING PERSON*
IN
CUSIP No. 237690102 13G Page 8 of 13 Pages
1. NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)
Ward Anderson

2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*

							(a) (b)	x _
3.	SEC US	SE ONLY						
4.	CITIZE	NSHIP OR	PLACE OF	ORGANIZAT	ION			
	US	Citizen						
JN	JMBER OF	5.	SOLE VOT	ING POWER				
S	SHARES		1,000					
BENE	 EFICIALI	у 6.	SHARED V	OTING POWE	R			
OV	NED BY		0					
	EACH	7.	SOLE DIS	POSITIVE P	OWER			
RE	EPORTING	;	1,000					
E	ERSON	8.	SHARED D	ISPOSITIVE	POWER			
	WITH		403,01	6				
Per	404,0 porting hbrook M	person d Ianagemen	isclaims t, LLC on	beneficial behalf of	ownership	of shares mand tment Advisory) EXCLUDES CER	aged by client	.s)
11.	PERCEN	TOF CLA	.SS REPRES	ENTED BY A	MOUNT IN R	OW (9)		
12.	TYPE C	F REPORT	ING PERSO	N*				
CUSI	IP No.	23769010	2	13G		Page 9 (of 13 P	ages
Iten	n 1(a).	Name of	Issuer:	Data I	/O Corp.			
Iten	n 1(b).					ive Offices: mond, WA 98052		
Iten	n 2(a).	Penbroo	k Managem	ent, LLC.,	AnKap Par	t on Schedule i tners, L.P., Ai rbara Burke Di	nKap LI	C.,

Ward Anderson.

- Item 2(b). Address of Principal Business Office, or if None, Residence:
 880 Third Avenue, 16th Floor, New York, NY 10022.

- 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) $|_|$ 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.
 - (e) $|_|$ An investment adviser in accordance with Rule 13d-1(b)(1)(ii)(E);
 - (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 2,3,4,5,6,7 and 8

(b) Percent of class:

See pages 2,3,4,5,6,7 and 8

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

See pages 2,3,4,5,6,7 and 8

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

See pages 2,3,4,5,6,7 and 8

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

See pages 2,3,4,5,6,7 and 8

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

See pages 2,3,4,5,6,7 and 8

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 2,3,4,5,6,7 and 8.

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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 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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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.

February 03, 2014 Date: By: Penbrook Management, LLC /s/ Barbara Burke DiCostanzo By: Barbara Burke DiCostanzo, Managing Member Penbrook Management, LLC By: /s/ Ward Anderson Ward Anderson, Non-Managing Member Penbrook Mangement, LLC AnKap Partners, L.P. By: /s/Robert S. Anderson By: Robert S. Anderson, Managing Member of the General Partner AnKap, LLC By: /s/Robert S. Anderson By: Robert S. Anderson, Managing Member AnKap, LLC /s/Robert S. Anderson By: Robert S. Anderson /s/Ralph Kaplan By: Ralph Kaplan By: /s/Barbara Burke DiCostanzo Barbara Burke DiCostanzo

Exhibit A Joint Filing Agreement

Penbrook Management, LLC, AnKap Partners, L.P. AnKap LLC, Robert S. Anderson, Ralph Kaplan, Barbara Burke DiCostanzo, Ward Anderson 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 03, 2014

Penbrook Management, LLC

/s/ Barbara Burke DiCostanzo

Barbara Burke DiCostanzo, Managing Member Penbrook Management, LLC

/s/Ward Anderson

Ward Anderson, Non-Managing Member Penbrook Management, LLC

AnKap Partners, L.P.

/s/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

/s/Ralph Kaplan

Ralph Kaplan

/s/Barbara Burke DiCostanzo

Barbara Burke DiCostanzo