ION MEDIA NETWORKS INC. Form SC TO-T/A June 18, 2007

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Schedule TO/A

Tender Offer Statement Under Section 14(d)(1) or 13(e)(1) of the Securities Exchange Act of 1934

(Amendment No. 7)

ION MEDIA NETWORKS, INC.

(Name of Subject Company (Issuer))

CIG MEDIA LLC

CITADEL WELLINGTON LLC CITADEL KENSINGTON GLOBAL STRATEGIES FUND LTD. CITADEL LIMITED PARTNERSHIP CITADEL INVESTMENT GROUP, L.L.C. KENNETH GRIFFIN

(Names of Filing Persons - Offerors)

CLASS A COMMON STOCK, PAR VALUE \$0.001 PER SHARE (Title of Class of Securities)

46205A103 (CUSIP Number of Class of Securities)

Matthew B. Hinerfeld Citadel Investment Group, L.L.C. 131 S. Dearborn Street, 32nd Floor Chicago, Illinois 60603 (312) 395-3167 (Name, Address and Telephone Numbers of Person Authorized to Receive Notices and Communications on Behalf of Filing Persons)

Copies to: Robert Schwenkel, Esq. Steven Steinman, Esq. Fried, Frank, Harris, Shriver & Jacobson LLP One New York Plaza New York, New York 10004-1980 (212) 859-8000

#### CALCULATION OF FILING FEE

Transaction Valuation*	Amount of Filing Fee**
\$107,947,313.36	\$3,313.98

\*Estimated solely for purposes of calculating the filing fee in accordance with Rule 0-11(d) under the Securities Exchange Act of 1934. The transaction value was determined by multiplying the purchase price of \$1.46 per share by the sum of 65,377,185 outstanding shares of Class A common stock, par value \$0.001 per share, of ION Media Networks, Inc. (the "Shares") and 8,559,331 Shares issuable prior to the expiration of the offer pursuant to stock options and restricted stock units.

\*\* The amount of the filing fee is calculated by multiplying the transaction value by 0.00003070. Check the box if any part of the fee is offset as provided by Rule 0-11(a)(2) of the Exchange Act and identify the filing with which the offsetting fee was previously paid. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

Amount Previously Paid: \$3,313.98

Form or Registration No.: SC TO-T

Filing Party: CIG Media LLC/Citadel Wellington LLC/Citadel Kensington Global Strategies Fund Ltd./ Citadel Limited Partnership/Citadel Investment Group, L.L.C./Kenneth Griffin

Date Filed: May 4, 2007

Check the box if the filing relates solely to preliminary communications made before the commencement of a tender offer:

Check the appropriate boxes below to designate any transactions to which the statement relates.

third-party tender offer subject to Rule 14d-1.

issuer tender offer subject to Rule 13e-4.

going-private transaction subject to Rule 13e-3.

amendment to Schedule 13D under Rule 13d-2.

Check the following box if the filing is a final amendment reporting the results of the tender offer:

(Continued on following pages)

<u>CUSIP No. 46205A103</u>				
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON <b>CIG Media LLC</b>			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) (b)	X O	
3	SEC USE ONLY			

## 4 SOURCE OF FUNDS AF; WC

# 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)

# 0

6 CITIZENSHIP OR PLACE OF ORGANIZATION Delaware					
NUMBER OF SHARES BENEFICIALLY	7 SOLE VOTING POWER 0				
OWNED BY EACH REPORTING PERSON	8 SHARED VOTING POWER <b>302,029,510</b> <sup>1</sup>				
WITH	9 SOLE DISPOSITIVE POWER 0				
	10 SHARED DISPOSITIVE POWER 302,029,510 <sup>1</sup>				
11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON See Row 8 above.					
12 CHECI	2 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES X				
13 PERCE	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) $98.2\%^2$				
14 TYPE	OF REPORTING PERSON OO				

<sup>&</sup>lt;sup>1</sup> All capitalized terms used but not otherwise defined in the footnotes to these cover pages shall have the meanings given to them in the Offer to Purchase, dated May 4, 2007. The aggregate number of Shares that the Reporting Persons (as defined in Item 8 below) may be deemed to beneficially own is the sum of the following: (i) 44,765,516 Shares beneficially owned by the Purchaser (including 42,041,309 Shares representing the approximate number of Shares accepted for payment in the Offer); (ii) 15,455,062 Shares that would be beneficially owned by the Purchaser upon the Call Closing; (iii) 8,311,639 Shares that would be issued to the Purchaser upon conversion of the 8,311,639 shares of Class B Common Stock that would be beneficially owned by the Purchaser of the Closing; (iv) 163,960 Shares that would be issued to the Purchaser; (v) 133,333,333 Shares that would be issued to the Purchaser; (v) 133,333,333 Shares that would be issued to the Purchaser upon conversion of \$100 million of the Company s Series B Convertible Subordinated Debt

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beneficially owned by the Purchaser; and (vi) 100,000,000 shares that would be issued to the Purchaser upon exercise of the Warrant. With respect to the Call Shares identified in sub-clauses (ii) and (iii) of this footnote 1, pursuant to the Call Agreement, the obligation of the Paxson Stockholders to deliver the Call Shares to the Purchaser is conditioned on the completion of the Offer and other material conditions, including FCC approval of the purchase of the Call Shares by the Purchaser and other conditions contained in the Call Agreement. Accordingly, neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the Reporting Persons that it is the beneficial owner of any of the Call Shares for purposes of Section 13(d) of the Exchange Act or for any other purpose, and any such beneficial ownership thereof is expressly disclaimed.

The aggregate number of Shares reported as beneficially owned by the Reporting Persons excludes the following 470,227,426 Shares, which represent the maximum number of Shares that could be issued to the Purchaser in the Exchange Offer or the Contingent Exchange, as applicable: (a) 224,719,101 Shares that would be issued to the Purchaser upon conversion of \$200,000,000 aggregate stated liquidation preference of the Company s Series E-2 Convertible Preferred Stock that, among other securities, would be issued to the Purchaser in exchange for the Company s Series F Non-Convertible Preferred Stock beneficially owned by the Purchaser, (b) 127,446,252 Shares that would be issued to the Purchaser upon conversion of \$95,584,689 aggregate stated liquidation preference or principal amount, as applicable, of the Company s preferred stock or the Company s Series B Convertible Subordinated Debt that would be issued to the Purchaser in the Contingent Exchange or in respect of securities received by the Purchaser in the Contingent Exchange; (c) 13,333,333 Shares that would be issued upon conversion of \$10 million in principal amount of the Company s Series B Convertible Subordinated Debt that would be transferred by NBC Palm Beach I to the Purchaser if the Contingent Exchange occurs; (d) 20,000,000 Shares that would be issued upon conversion of \$15 million of the Company s Series B Convertible Subordinated Debt to be issued to the Purchaser to fund the Company s expenses; and (e) 84,728,740 Shares that would be issued upon conversion of \$76,403,430 in principal amount or aggregate stated liquidation preference, as applicable, of the Company s Series B Convertible Subordinated Debt and the Company s preferred stock that would be issued to the Purchaser in the Exchange Offer. The Reporting Persons do not beneficially own any of the Shares identified in sub-clauses (a) through (e) of this footnote 1, and the issuance to the Purchaser of the securities underlying those Shares is subject to the satisfaction of the conditions to the Exchange Offer and other material contingencies, including the number of shares of Senior Preferred Stock tendered (with related consents) in the Exchange Offer and the occurrence of the Exchange Offer or the Contingent Exchange, as applicable. Accordingly, neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the Reporting Persons that it is the beneficial owner of any of the Shares identified in sub-clauses (a) through (e) of this footnote 1 for purposes of Section 13(d) of the Exchange Act or for any other purpose, and any such beneficial ownership thereof is expressly disclaimed.

Based on information reported by the NBCU Entities, National Broadcasting Company Holding, Inc. and General Electric Company in Amendment No. 10 to Schedule 13D filed with the Securities and Exchange Commission on May 7, 2007, NBC Palm Beach I holds 39,607 shares of 11% Series B Preferred Stock convertible into 198,035,000 Shares. If the Reporting Persons and the NBCU Entities were deemed to be a group by virtue of the transactions described in Section 11 Terms of the Master Transaction Agreement and Other Material Agreements of the Offer to Purchase, the Reporting Persons would be deemed to beneficially own an aggregate of 500,064,510 Shares. However, the Reporting Persons expressly disclaim beneficial ownership of the shares of 11% Series B Preferred Stock owned by any of the NBCU Entities.

<sup>2</sup>The denominator used in calculating this percentage is 307,701,197, which is the sum of (i) 65,892,265 outstanding Shares (based on information provided by the Company on June 4, 2007) and (ii) 241,808,932 Shares that would be issued upon conversion of the securities disclosed in footnote 1, items (iii) through (vi) above, of this Schedule 13D. If the Reporting Persons and the NBCU Entities were deemed to be a group by virtue of the transactions described in Section 11 Terms of the Master Transaction Agreement and Other Material Agreements of the Offer to Purchase, the Reporting Persons would be deemed to beneficially own approximately 98.9% of the Shares. However, the Reporting Persons expressly disclaim beneficial ownership of the shares of 11% Series B Preferred Stock owned by any of the NBCU Entities.

SCHEDULE 13 CUSIP No. 40				Page	2 of 6
S.S. OR I.R.	REPORTING PERSON S. IDENTIFICATION NO <b>imited Partnership</b>	D. OF ABOVE PERSON			
2 CHECK TH	2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP				X O
3 SEC USE O	NLY				
4 SOURCE OF	4 SOURCE OF FUNDS AF				
5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)					0
6 CITIZENSH Illinois	IP OR PLACE OF ORGA	ANIZATION			
NUMBER OF SHARES BENEFICIALLY	7 Y	SOLE VOTING POWER	0		
OWNED BY EACH REPORTING PERSON	8	SHARED VOTING POWER	302,029,510 <sup>3</sup>		
WITH	9	SOLE DISPOSITIVE POWER	0		
	10	SHARED DISPOSITIVE POWER	302,029,510 <sup>3</sup>		
11 AGGREGAT	TE AMOUNT BENEFIC	IALLY OWNED BY EACH REPORTING See Row 8 above.	G PERSON		
12 CHECK BO	X IF THE AGGREGATE	AMOUNT IN ROW (11) EXCLUDES C	ERTAIN SHARES		x
13 PERCENT C	DF CLASS REPRESENT	ED BY AMOUNT IN ROW (11) <b>98.2%<sup>4</sup></b>			
14 TYPE OF RI	EPORTING PERSON	PN; IA			

<sup>3</sup> See footnote 1 above.
<sup>4</sup> See footnote 2 above.

**SCHEDULE 13D** CUSIP No. 46205A103

Page 3 of 6

1 NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON **Citadel Investment Group, L.L.C.**