DSP GROUP INC /DE/ Form 8-K/A January 13, 2003

# SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# FORM 8-K / A

AMENDMENT NO. 1
TO
CURRENT REPORT
PURSUANT TO SECTION 13 OR 15(d) OF THE
SECURITIES EXCHANGE ACT OF 1934

Date of report (Date of earliest event reported): January 13, 2003 (November 1, 2002)

# DSP GROUP, INC.

(Exact Name of Registrant as Specified in Its Charter)

**Delaware** (State or Other Jurisdiction of Incorporation)

0-23006 (Commission File Number) 94-2683643 (I.R.S. Employer Identification No.)

3120 Scott Boulevard, Santa Clara, CA (Address of Principal Executive Offices)

95054 (Zip Code)

408/986-4300 (Registrant s Telephone Number, Including Area Code)

> With a copy to: Bruce Alan Mann, Esq. Morrison & Foerster LLP 425 Market Street

This Amendment No. 1 to Current Report on Form 8-K amends the Current Report on Form 8-K dated November 13, 2002 filed by DSP Group, Inc., a Delaware corporation ( DSP Group or the Company ) to include required pro forma financial information of the Company.

#### Item 2. ACQUISITION OR DISPOSITION OF ASSETS.

On November 1, 2002, DSP Group completed the spin-off (the Spin-off) of its DSP Cores licensing division to Ceva, Inc. (Ceva), and the immediately subsequent combination (the Combination) of Ceva with Parthus Technologies plc (Parthus) in a scheme of arrangement, which, as previously announced by the parties, was approved by the High Court of Ireland on October 21, 2002.

The transactions, including the Spin-off and Combination, were governed by a Combination Agreement, dated as of April 4, 2002, and amended as of August 29, 2002, by and among the Company, Parthus and Ceva (the Combination Agreement ), which are filed as Exhibits 10.1 and 10.2. The Spin-off was completed by means of a Separation Agreement by and among the Company, Ceva and Parthus, filed as Exhibit 10.3; a Technology Transfer Agreement between the Company and Ceva, filed as Exhibit 10.4; a Technology Transfer Agreement between DSP Group, Ltd. (a wholly-owned subsidiary of the Company) and Corage Ltd. (a wholly-owned subsidiary of Ceva), filed as Exhibit 10.5; a Tax Indemnification and Allocation Agreement between the Company and Ceva, filed as Exhibit 10.6; and a Transition Services Agreement between DSP Group, Ltd. and Corage, Ltd., filed as Exhibit 10.7, each dated as of November 1, 2002, and each of which is described in Ceva s Form S-1 Registration Statement (333-97353), as amended (the S-1).

Under the terms of the Spin-off, the Company contributed its DSP Cores licensing division to Ceva in exchange for Ceva stock and distributed all of the Ceva stock it held to the Company's stockholders of record as of 5:00 p.m. EST on October 31, 2002. Ceva then immediately acquired Parthus and issued stock to the former Parthus shareholders pursuant to the scheme of arrangement, and Ceva changed its name to ParthusCeva, Inc. (ParthusCeva (Nasdaq: PCVA, London: PCV)). Pursuant to the terms agreed to by the parties, as part of the assets contributed to Ceva, DSP Group also contributed a sum of \$40 million plus cash equal to the amount by which the transaction costs of the Spin-off and Combination exceeded \$2 million, and Parthus also made a \$60 million capital repayment to its shareholders immediately prior to the Combination. The Company received private letter rulings from the IRS to the effect that, among other things, the Spin-off was tax-free under Section 355 of the Internal Revenue Code of 1986 for federal income tax purposes, except with respect to cash received in lieu of fractional shares. A full description of the Spin-off and Combination is contained in the S-1.

At the effective time of the Spin-off, each stockholder of record of the Company on October 31, 2002 received one share of ParthusCeva s common stock for every three shares of the Company s common stock held by them on that date. Fractional shares were not issued. Instead, fractional interests were aggregated and sold on the market on the first day after the closing of the transactions, and cash in lieu of fractional shares was distributed ratably to the Company s stockholders who would otherwise have received a fraction of a ParthusCeva share. The distribution was made to the Company s stockholders without payment of any consideration or the exchange of any shares by the Company s stockholders. At the effective time of the Combination, each shareholder of Parthus received 0.015141 shares of ParthusCeva s common stock for each ordinary share of Parthus held by them (0.15141 shares per Parthus ADS) on October 31, 2002, the record date for the Combination, and cash in lieu of fractional shares, in exchange for their Parthus stock, which was cancelled as part of the scheme of arrangement.

As a result of the Spin-off and Combination the Company distributed 9,041,851 shares of ParthusCeva common stock to its stockholders (50.1% of ParthusCeva after the transactions) and ParthusCeva issued 8,998,887 shares of its common stock to the former Parthus shareholders (49.9% of ParthusCeva after the transactions) and assumed options to purchase approximately 1,644,435 shares of ParthusCeva stock (based on Parthus options outstanding as of June 30, 2002). The relative ratio of shares distributed to the Company s stockholders and issued to the former Parthus shareholders, as well as the other material terms of the transactions, were determined pursuant to arms-length negotiations between the parties. Based on the last reported trade price of the ParthusCeva common stock on the Nasdaq National Market on November 1, 2002 (\$5.27), the value of the shares of common stock distributed to the

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Company s stockholders was approximately \$47,651,000. Options to purchase DSP Group s common stock outstanding under DSP Group s stock option plans were also adjusted as of the closing date to reflect the distribution of assets to ParthusCeva.

The Company is not aware of any material relationship between ParthusCeva and the Company or its affiliates, any director or officer of the Company or any associate of any such director or officer that existed at the date of the Spin-off, except as disclosed in the S-1.

On October 31, 2002, the Company issued a press release announcing further details regarding the impending closing of the Spin-off and Combination. The press release is filed as Exhibit 99.1 and is incorporated herein by reference.

On November 1, 2002, the Company, Parthus and ParthusCeva issued a joint press release announcing, among other things, that the Spin-off and Combination had closed. The joint press release is filed as Exhibit 99.2 and is incorporated herein by reference.

#### Item 7. FINANCIAL STATEMENTS AND EXHIBITS.

#### (b) Pro-Forma Financial Information

The unaudited pro forma consolidated financial statements reported below consist of an unaudited pro forma consolidated balance sheet as of September 30, 2002 and unaudited pro forma consolidated statements of income for the nine months ended September 30, 2002 and for the year ended December 31, 2001. The unaudited pro forma consolidated financial statements should be read in conjunction with DSP Group s historical consolidated financial statements and the related notes included in the Company s Annual Report on Form 10-K for the year ended December 31, 2001 and its Quarterly Report on Form 10-Q for the nine months ended September 30, 2002. The following unaudited pro forma consolidated financial statements have been prepared giving effect to the Spin-off as if it had occurred as of September 30, 2002 for the unaudited pro forma consolidated balance sheet and as of January 1 of each year for the unaudited pro forma consolidated statements of income.

The unaudited pro forma consolidated financial statements included in this Form 8-K have been derived from DSP Group s consolidated financial statements and do not purport to represent what DSP Group s financial condition and results of operations actually would have been had the Spin-off and related transactions and events occurred on the dates indicated or to project DSP Group s financial performance for any future period.

# DSP GROUP INC.

# UNAUDITED PRO FORMA CONSOLIDATED BALANCE SHEET

# **SEPTEMBER 30, 2002**

# (in thousands, except share data)

	Historical	Adjustments	Pro-Forma
Assets			
Current assets:			
Cash and cash equivalents	\$ 21,361		\$ 21,361
Cash designated for combination	40,759	(40,759) A	\$ 21,301
Marketable securities and short term bank deposits	46,903	(40,739) A	46,903
Trade receivables, net	7,558		7,558
Deferred income taxes	2,098		2,098
Other accounts receivable and prepaid expenses	1,149		1,149
Inventories	9,347		9,347
Assets of discontinued operation	15,322	(15,322) B	9,547
Total current assets:	144,497	(13,322) D	88,416
Property and equipment, at cost	19,301		19,301
Less accumulated depreciation and amortization	(14,729)		(14,729)
Property and equipment, net	4,572		4,572
Long term assets:	4,572		4,572
Long term marketable securities	158,026		158,026
Other investments	8,627		8.627
Other assets, net	6,114		6,114
Severance pay fund	1,302		1,302
Total long term assets	174,069		174,069
Total assets	\$ 323,138	(56,081)	\$ 267,057
Liabilities and stockholders equity	ψ 525,150	(50,001)	Ψ 207,027
Current liabilities:			
Trade payables	\$ 7,225		\$ 7,225
Other current liabilities	19,308		19,308
Liabilities of discontinued operation	5,454	(5,454) B	- ,
Total current liabilities	31,987	(+, ++ -) =	26,533
Long term liabilities	<i>-</i> - <i>y</i> - <i>o</i> ·		
Accrued severance pay	1,365		1,365
Deferred income taxes	1,200		1,200
Commitments and contingencies			
Stockholders equity:			
Preferred stock, \$0.001 par value; Authorized shares 5,000,000; Issued and outstanding			
shares none			
Common stock, \$0.001 par value; Authorized shares 50,000,000; Issued and outstanding			
shares 27,120,700	27		27
Additional paid-in capital	155,969		155,969
Treasury stock	(2,744)		(2,744)
Accumulated other comprehensive income (loss)	(2,057)		(2,057)
Retained earnings	137,391	(50,627) A,B	86,764
Total stockholders equity	288,586	(50,627)	237,959
Total liabilities and stockholders equity	\$ 323,138	(56,081)	\$ 267,057

See accompanying notes to unaudited pro forma consolidated financial statements.

# DSP GROUP, INC.

# UNAUDITED PRO FORMA CONSOLIDATED STATEMENT OF INCOME

#### NINE MONTHS ENDED SEPTEMBER 30, 2002

(in thousands, except per share amounts)

Revenues:           Product revenues and other         \$ 97,029         \$ 97,029           Cost of revenues:         \$ 58,199         \$ 58,199           Cost of product revenues and other         \$ 58,199         \$ 58,199           Gross profit         38,830         38,830           Operating expenses:         \$ 58,199         \$ 58,199           Research and development         \$ 15,124         \$ 15,124           Sales and marketing         7,978         7,978           General and administrative         3,524         3,524           Aborted spin-off expenses and other         865         865           Total operating expenses         27,491         27,491           Operating income         11,339         11,339         11,339           Other income:         11,339         11,339         11,339         11,339         11,339         11,339         11,339         11,339         11,339         11,339         11,339         11,339         11,339         11,339         11,339         11,339         11,339         11,339         11,339         11,339         11,339         18,905         18,905         18,905         18,905         18,905         18,905         18,905         18,905         18,905		Historical	Adjustments	Profor	ma
Cost of revenues:         58,199         58,199         58,199         58,199         58,199         58,199         58,190         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,830         38,20         35,244         35,24         35,224         35,224         35,224         35,224         35,224         35,224         35,224         35,224         35,24         35,24         35,24         35,24         35,24         35,24         35,24         35,24         35,24         35,24         35,24 <td>Revenues:</td> <td></td> <td></td> <td></td> <td></td>	Revenues:				
Cost of product revenues and other         58,199         58,199           Gross profit         38,830         38,830           Operating expenses:         885         865           Research and development         15,124         15,124           Sales and marketing         7,978         7,978           General and administrative         3,524         3,524           Aborted spin-off expenses and other         865         865           Total operating expenses         27,491         27,491           Operating income         11,339         11,339           Other income:         11,339         11,339           Interest and other income, net         7,566         7,566           Income after financial and other         18,905         18,905           Impairment of available-for-sale marketable securities         9,815         9,815           Income before provision for income tax         9,900         9,090           Provision for income taxes         44         44           Net income from continued operations         2,492         (2,492) C           Net income from discontinued operations         2,492         (2,492) C           Net earnings per share (combined):         3         3,24           Basic	Product revenues and other	\$ 97,029		\$ 97,0	)29
Gross profit         38,830         38,830           Operating expenses:	Cost of revenues:				
Operating expenses:           Research and development         15,124         15,124           Sales and marketing         7,978         7,978           General and administrative         3,524         3,524           Aborted spin-off expenses and other         865         865           Total operating expenses         27,491         27,491           Operating income         11,339         11,339           Other income:         1         11,339         11,339           Interest and other income, net         7,566         7,566         7,566           Income after financial and other         18,905         18,905         18,905           Impairment of available-for-sale marketable securities         9,815         9,815         9,815           Income before provision for income taxe         9,090         9,090         9,090         9,090           Provision for income taxes         44         44         44         44         44         44         44         44         44         44         44         44         44         44         44         44         44         44         44         44         44         44         44         44         44         44         44         44 <td>Cost of product revenues and other</td> <td>58,199</td> <td></td> <td>58,1</td> <td>199</td>	Cost of product revenues and other	58,199		58,1	199
Research and development         15,124         15,124           Sales and marketing         7,978         7,978           General and administrative         3,524         3,524           Aborted spin-off expenses and other         865         865           Total operating expenses         27,491         27,491           Operating income         11,339         11,339           Other income:         11,339         11,339           Income after income, net         7,566         7,566           Income after financial and other         18,905         18,905           Impairment of available-for-sale marketable securities         9,815         9,815           Income before provision for income tax         9,090         9,090           Provision for income taxes         44         44           Net income from continued operations         9,046         9,046           Net income from discontinued operations         2,492         (2,492) C           Net earnings per share (combined):         11,538         9,046           Basic         9,046         9,046           Income to the combined operations         9,046         9,046           Net earnings per share (combined):         9,046         9,046           Income to th	Gross profit	38,830		38,8	330
Sales and marketing         7,978         7,978           General and administrative         3,524         3,524           Aborted spin-off expenses and other         865         865           Total operating expenses         27,491         27,491           Operating income         11,339         11,339           Other income:         Interest and other income, net         7,566         7,566           Income after financial and other         18,905         18,905           Impairment of available-for-sale marketable securities         9,815         9,815           Income before provision for income tax         9,090         9,090           Provision for income taxes         44         44           Net income from continued operations         9,046         9,046           Net income from discontinued operations         2,492         (2,492) C           Net income         \$11,538         \$9,046           Net earnings per share (combined):         \$0.43         (0.09) C         \$0.34           Diluted         \$0.41         (0.09) C         \$0.34           Weighted average number of shares of Common Stock used in computing of:         27,030         27,030	Operating expenses:				
General and administrative         3,524         3,524           Aborted spin-off expenses and other         865         865           Total operating expenses         27,491         27,491           Operating income         11,339         11,339           Other income:         Interest and other income, net         7,566         7,566           Income after financial and other         18,905         18,905           Impairment of available-for-sale marketable securities         9,815         9,815           Income before provision for income tax         9,090         9,090           Provision for income taxes         44         44           Net income from continued operations         9,046         9,046           Net income from discontinued operations         2,492         (2,492) C           Net income         \$11,538         \$9,046           Net earnings per share (combined):         \$0.43         (0.09) C         \$0.34           Basic         \$0.43         (0.09) C         \$0.32           Uilted         \$0.41         (0.09) C         \$0.32           Weighted average number of shares of Common Stock used in computing of:         27,030         27,030	Research and development	15,124		15,1	124
Aborted spin-off expenses and other       865       865         Total operating expenses       27,491       27,491         Operating income       11,339       11,339         Other income:       Interest and other income, net       7,566       7,566         Income after financial and other       18,905       18,905         Impairment of available-for-sale marketable securities       9,815       9,815         Income before provision for income tax       9,090       9,090         Provision for income taxes       44       44         Net income from continued operations       9,046       9,046         Net income from discontinued operations       2,492       (2,492) C         Net income       \$11,538       \$9,046         Net earnings per share (combined):       \$0.43       (0.09) C       \$0.34         Diluted       \$0.41       (0.09) C       \$0.32         Weighted average number of shares of Common Stock used in computing of:       \$27,030       27,030	Sales and marketing	7,978		7,9	978
Total operating expenses         27,491         27,491           Operating income         11,339         11,339           Other income:         Interest and other income, net         7,566         7,566           Income after financial and other         18,905         18,905           Impairment of available-for-sale marketable securities         9,815         9,815           Income before provision for income tax         9,090         9,090           Provision for income taxes         44         44           Net income from continued operations         9,046         9,046           Net income from discontinued operations         2,492         (2,492) C           Net income         \$ 11,538         \$ 9,046           Net earnings per share (combined):         \$ 0.43         (0.09) C         \$ 0.34           Diluted         \$ 0.41         (0.09) C         \$ 0.34           Weighted average number of shares of Common Stock used in computing of:         \$ 27,030         27,030	General and administrative	3,524		3,5	524
Operating income         11,339         11,339           Other income:	Aborted spin-off expenses and other	865		8	365
Other income :         Interest and other income, net       7,566       7,566         Income after financial and other       18,905       18,905         Impairment of available-for-sale marketable securities       9,815       9,815         Income before provision for income tax       9,090       9,090         Provision for income taxes       44       44         Net income from continued operations       9,046       9,046         Net income       11,538       9,046         Net income       \$ 11,538       \$ 9,046         Net earnings per share (combined):       \$ 0,43       (0.09) C       \$ 0.34         Diluted       \$ 0,41       (0.09) C       \$ 0.32         Weighted average number of shares of Common Stock used in computing of:       \$ 27,030       27,030	Total operating expenses	27,491		27,4	<del>1</del> 91
Interest and other income, net         7,566         7,566           Income after financial and other         18,905         18,905           Impairment of available-for-sale marketable securities         9,815         9,815           Income before provision for income tax         9,090         9,090           Provision for income taxes         44         44           Net income from continued operations         9,046         9,046           Net income         \$ 11,538         \$ 9,046           Net earnings per share (combined):         \$ 0.43         (0.09) C         \$ 0.34           Diluted         \$ 0.41         (0.09) C         \$ 0.32           Weighted average number of shares of Common Stock used in computing of:         27,030         27,030	Operating income	11,339		11,3	339
Income after financial and other         18,905         18,905           Impairment of available-for-sale marketable securities         9,815         9,815           Income before provision for income tax         9,000         9,000           Provision for income taxes         44         44           Net income from continued operations         9,046         9,046           Net income from discontinued operations         2,492         (2,492) C           Net income         \$11,538         \$9,046           Net earnings per share (combined):         \$0.43         (0.09) C         \$0.34           Diluted         \$0.41         (0.09) C         \$0.32           Weighted average number of shares of Common Stock used in computing of:         27,030         27,030	Other income:				
Impairment of available-for-sale marketable securities         9,815         9,815           Income before provision for income tax         9,090         9,090           Provision for income taxes         44         44           Net income from continued operations         9,046         9,046           Net income from discontinued operations         2,492         (2,492) C           Net income         \$ 11,538         \$ 9,046           Net income         \$ 0.43         (0.09) C         \$ 0.34           Diluted         \$ 0.41         (0.09) C         \$ 0.32           Weighted average number of shares of Common Stock used in computing of:         27,030         27,030	Interest and other income, net	7,566		7,5	566
Income before provision for income tax         9,090         9,090           Provision for income taxes         44         44           Net income from continued operations         9,046         9,046           Net income from discontinued operations         2,492         (2,492) C           Net income         \$ 11,538         \$ 9,046           Net earnings per share (combined):         \$ 0.43         (0.09) C         \$ 0.34           Diluted         \$ 0.41         (0.09) C         \$ 0.32           Weighted average number of shares of Common Stock used in computing of:         27,030         27,030		18,905		18,9	<del>)</del> 05
Provision for income taxes         44         44           Net income from continued operations         9,046         9,046           Net income from discontinued operations         2,492         (2,492) C           Net income         \$11,538         \$9,046           Net earnings per share (combined):         \$0.43         (0.09) C         \$0.34           Diluted         \$0.41         (0.09) C         \$0.32           Weighted average number of shares of Common Stock used in computing of:         \$27,030         27,030	Impairment of available-for-sale marketable securities	9,815		9,8	315
Net income from continued operations         9,046         9,046           Net income from discontinued operations         2,492         (2,492) C           Net income         \$ 11,538         \$ 9,046           Net earnings per share (combined):         \$ 0.43         (0.09) C         \$ 0.34           Diluted         \$ 0.41         (0.09) C         \$ 0.32           Weighted average number of shares of Common Stock used in computing of:         27,030         27,030	Income before provision for income tax	9,090		9,0	<b>)90</b>
Net income from discontinued operations         2,492         (2,492) C           Net income         \$ 11,538         \$ 9,046           Net earnings per share (combined):           Basic         \$ 0.43         (0.09) C         \$ 0.34           Diluted         \$ 0.41         (0.09) C         \$ 0.32           Weighted average number of shares of Common Stock used in computing of:           Basic         27,030         27,030		44			44
Net income         \$ 11,538         \$ 9,046           Net earnings per share (combined):           Basic         \$ 0.43         (0.09) C         \$ 0.34           Diluted         \$ 0.41         (0.09) C         \$ 0.32           Weighted average number of shares of Common Stock used in computing of:           Basic         27,030         27,030		9,046		9,0	)46
Net earnings per share (combined):           Basic         \$ 0.43         (0.09) C         \$ 0.34           Diluted         \$ 0.41         (0.09) C         \$ 0.32           Weighted average number of shares of Common Stock used in computing of:           Basic         27,030         27,030	Net income from discontinued operations	2,492	(2,492) C		
Basic       \$ 0.43       (0.09) C       \$ 0.34         Diluted       \$ 0.41       (0.09) C       \$ 0.32         Weighted average number of shares of Common Stock used in computing of:         Basic       27,030       27,030	Net income	\$ 11,538		\$ 9,0	)46
Basic       \$ 0.43       (0.09) C       \$ 0.34         Diluted       \$ 0.41       (0.09) C       \$ 0.32         Weighted average number of shares of Common Stock used in computing of:         Basic       27,030       27,030					
Diluted \$ 0.41 (0.09) C \$ 0.32  Weighted average number of shares of Common Stock used in computing of:  Basic 27,030 27,030	Net earnings per share (combined):				
Weighted average number of shares of Common Stock used in computing of: Basic 27,030 27,030	Basic	\$ 0.43	(0.09) C	\$ 0	.34
Basic 27,030 27,030	Diluted	\$ 0.41	(0.09) C	\$ 0	.32
.,,	Weighted average number of shares of Common Stock used in computing of:				
Diluted 27,848 27,848	Basic	27,030		27,0	)30
	Diluted	27,848		27,8	348

See accompanying notes to unaudited pro forma consolidated financial statements.

# DSP GROUP, INC.

# UNAUDITED PRO FORMA CONSOLIDATED STATEMENT OF INCOME

#### YEAR ENDED DECEMBER 31, 2001

(in thousands, except per share amounts)

	Historical	Adjustments	Proforma	
Revenues	\$ 114,674	\$ (25,244) C	\$ 89,430	
Cost of revenues	54,373	(1,251) C	53,122	
Gross profit	60,301	( <b>23,993</b> ) C	(23,993) C 36,308	
Operating expenses:				
Research and development, net	26,161	(5,095) C	21,066	
Sales and marketing	12,079	(2,911) C	9,168	
General and administrative	7,746	(2,839) C	4,907	
Total operating expenses	45,986	( <b>10,845</b> ) C	35,141	
Operating income	14,315	(13,148) C	1,167	
Other income:				
Interest and other income, net	12,984	(462) C	12,522	
Equity in earnings of affiliates	105		105	
Minority interest in losses of subsidiary	173		173	
Income before provision for income tax	27,577	(13,610) C	13,967	
Provision for income taxes	5,661	(3,255) C	2,406	
Net income	\$ 21,916	\$ (10,355) C	\$ 11,561	
Net earnings per share (combined):				
Basic	\$ 0.82	(0.39) C	\$ 0.43	
Diluted	\$ 0.79	(0.37) C	\$ 0.42	
Weighted average number of shares of Common Stock used in computing of:				
Basic	26,641	26,641		
Diluted	27,606		27,606	

See accompanying notes to unaudited pro forma consolidated financial statements.

# DSP GROUP, INC.

#### NOTES TO UNAUDITED PRO FORMA

#### CONSOLIDATED FINANCIAL STATEMENTS

- (A) Reflects contribution of a sum of \$40 million plus cash equal to the amount by which the transaction costs of the Spin-off and Combination exceeded \$2 million.
- (B) Reflects the distribution of DSP Group s licensing business to its stockholders.
- (C) Reflects the elimination of the licensing business results of operations.

# (c) Exhibits

Exhibit No.	<u>Description</u>
10.1	Combination Agreement, by and among DSP Group, Inc., Parthus Technologies plc and Ceva, Inc., dated as of April 4, 2002 (incorporated by reference to Exhibit
	2.1 to Ceva, Inc., s registration statement on Form 10 (File No. 000-49842), filed with the Commission on June 3, 2002).
10.2	Amendment No. 1 to Combination Agreement, by and among DSP Group, Inc., Parthus Technologies plc and Ceva, Inc., dated as of August 29, 2002 (incorporated by reference to Exhibit 2.2 to Ceva, Inc. s registration statement on Form S-1 (File No. 333-97353), filed with the Commission on July 30, 2002).
10.3**	Separation Agreement by and among DSP Group, Inc., DSP Group, Ltd., Ceva, Inc., DSP Ceva, Inc. and Corage, Ltd., dated as of November 1, 2002.
10.4**	Technology Transfer Agreement between DSP Group, Inc. and Ceva, Inc., dated as of November 1, 2002.
10.5**	Technology Transfer Agreement between DSP Group, Ltd. and Corage Ltd., dated as of November 1, 2002.
10.6**	Tax Indemnification and Allocation Agreement between DSP Group, Inc. and Ceva, Inc., dated as of November 1, 2002.
10.7**	Transition Services Agreement between DSP Group, Ltd. and Corage, Ltd., dated as of November 1, 2002.
99.1**	Press Release of DSP Group, Inc., dated October 31, 2002.
99.2**	Joint Press Release of DSP Group, Inc., Ceva, Inc. and Parthus Technologies plc, dated as of November 1, 2002.

\*\*Previously Filed

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# **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.

DSP GROUP, INC.

Date: January 13, 2003 By: /s/ Moshe Zelnik

Moshe Zelnik Vice President, Finance, Chief Financial Officer and Secretary

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