## ALTERNATE MARKETING NETWORKS INC

Form 8-K/A October 15, 2002

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

FORM 8-K/A

CURRENT REPORT

Pursuant to Section 13 OR 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported) October 15, 2002 (August 1, 2002)

Alternate Marketing Networks, Inc.

(Exact name of registration as specified in its charter)

Delaware 0-26624 38-2841197

(State or other jurisdiction (Commission File Number) (IRS Employer of incorporation) Identification No.)

One Ionia, S.W., Suite 520, Grand Rapids, MI 49503

(Address of principal executive offices)

Registrant's telephone number, including area code 616-235-0698

Not applicable

(Former name or former address, if changed since last report)

- a. Press Release
- Item 7. Financial Statements, Pro Forma Financial Information and Exhibits.
  - a. Financial Statements of Business Acquired.
- 1. Hencie, Inc. audited financial statements for the years ended December 31, 2001 and 2000.
  - b. Pro Forma Financial Information.
- 1. Alternate Marketing Networks, Inc. and Subsidiaries Pro Forma Combined Condensed Balance Sheet (Unaudited) as of June 30, 2002 and Pro Forma Combined Condensed Statement of Operations (Unaudited) for the six months ended June 30, 2002.
- 2. Alternate Marketing Networks, Inc. and Subsidiaries Pro Forma Combined Condensed Statement of Operations (Unaudited) for the year ended December 31, 2001.
- 3. Alternate Marketing Networks, Inc. and Subsidiaries Notes to  $\mbox{Pro}$  Forma Combined Condensed Financial Statements (Unaudited).

#### 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.

ALTERNATE MARKETING NETWORKS, INC.

Date: October 15, 2002 By /s/ Sandra J. Smith Sandra J. Smith

Chief Financial Officer

FOR IMMEDIATE RELEASE

CONTACT: Phillip Miller, Chairman (616) 235-0698 ext. 12 (pmiller@altmarknet.com) or Jeff Lambert (jlambert@lambert-edwards.com) Lambert, Edwards & Associates, Inc. (616) 233-0500

Alternate Marketing Networks Announces Profit for Third Quarter, Expects Profit for Second Half of 2002

GRAND RAPIDS, Michigan, October 15, 2002 Alternate Marketing Networks, Inc. (OTC-BB: ALTM) said it expects to be profitable and post significantly higher sales versus last year's third quarter when it reports results for the three months ended September 30, 2002. The Company plans to report results for this year's third quarter on November 12, 2002.

The Grand Rapids, Mich.-based national provider of technology services and marketing services added it anticipates posting sales between \$10.5 million and \$11 million and net earnings in the range of \$100,000 to \$200,000 in the second half of 2002. Alternate Marketing Networks reported a net loss of \$24,725 on net sales of \$8.8 million for the second half of 2001. The 2002 results will be significantly higher because of the inclusion of five months of operating results from Hencie, the technology services unit acquired by Alternate Marketing Networks in August 2002. The Company said the earnings range reflects certain one-time gains related to the acquisition of Hencie.

"We are on track to return to profitability in the third quarter, thanks to a continuing rebound in our marketing business, as well as the contribution of Hencie, which has continued to win contracts and increase its penetration with existing clients," said Phillip Miller, chairman and president of Alternate Marketing Networks. "The combined benefits of our complementary service businesses marketing, logistics and technology represent considerable value to our customers, employees and shareholders. We believe we are merely scratching the surface of growth opportunities within Alternate Marketing Networks."

In an effort to accelerate its growth, Alternate Marketing Networks also announced a new initiative called "Fulcrum" to leverage its Hencie subsidiary's core business capabilities into other complementary markets. This strategy entails building deep industry expertise and a full set of offerings for the "enterprise business applications" segments of these markets. The Fulcrum Initiative entails potential asset-based acquisitions, strategic alliances and key internal growth options to allow Hencie to further develop a unique and differentiated position in the markets it serves and at the same time generate higher margins and operating profits.

"The Fulcrum Initiative, as its name suggests, is all about leveraging the business and technology expertise we have at Hencie into delivering business results for our clients," said Adil Khan, CEO of Alternate Marketing Networks and founder of Hencie. "We believe that this new initiative will enable the company to create greater value by leveraging current capabilities and strengths in key industries to build a collaborative network of solutions providers centered around the Hencie business model. Additional solutions providers may be brought into the network through acquisitions or strategic alliances."

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Hencie (www.hencie.com) is one of the nation's leading regional Oracle Corp. enterprise solutions providers that helps companies improve the way they do business by applying direct industry experience and proven expertise in Oracle technology with in-depth knowledge of business processes.

Alternate Marketing Networks also announced that it appointed William Warren, Vice President of Business Development for Hencie, as the Chief Strategy Officer responsible for the Fulcrum Initiative. Mr. Warren has over 20 years experience in the information technology industry and has held various sales, marketing and management positions at IBM and Cambridge Technology Partners.

"I am very excited about the potential Fulcrum has to create world-class

business solutions for our clients in the manufacturing, distribution and energy industries. I look forward to working with the Alternate Marketing Networks management team to implement this strategy and to creating a unique position for the Company in the technology services marketplace," said Warren.

About Alternate Marketing Networks:

Alternate Marketing Networks (www.altmarknet.com) is a single-source provider of technology outsourcing and marketing services that offers a broad range of products and services. The Company recently acquired Hencie, Inc., an Oracle Corp. e-business solutions and applications provider. Alternate Marketing Networks offers comprehensive services in three primary areas: advertising and marketing, logistics, and technology services. Alternate Marketing Networks serves the newspaper, consumer package goods, automotive, technology, discrete manufacturing, distribution, energy, travel and hospitality industries.

This press release includes certain statements that may be deemed to be "forward-looking" statements within the meaning of the Securities Act of 1933, as amended, and the Securities Exchange Act of 1934, as amended. There are certain important risk factors and uncertainties which could cause actual results to differ materially from those described and anticipated by the forward-looking statements, including, without limitation, dependence upon software vendors, inability to obtain adequate financing, inability to expand business, inability to manage planned expansion, lack of diversification, changes in levels of sales, increased competition, changing customer relationships, results of arbitration and litigation, and stock volatility and liquidity. Readers are cautioned not to place undue reliance on the forwardlooking statements. The Company undertakes no obligation to publicly revise the forward-looking statements to reflect events or circumstances that arise after the date hereof or to reflect the occurrence of unanticipated events or circumstances. Readers should carefully review the risk factors described in other documents as filed by the Company from time to time with the Securities and Exchange Commission. Readers are specifically directed to the sections "Risk Factors Risks Related to the Transaction" and "Risk Factors Risks Related to the Business of New ALTM after the Transaction" of the most recent Proxy Statement filed by the Company.

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#### FINANCIAL STATEMENTS OF HENCIE

HENCIE, INC. AND SUBSIDIARY

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INDEPENDENT AUDITORS' REPORT

CONSOLIDATED FINANCIAL STATEMENTS AND NOTES:

Consolidated Balance Sheets as of December 31, 2000 and 2001, and March 31, 2002 (unaudited)

Consolidated Statements of Operations for the years ended December 31, 2000 and 2001, and the three months ended March 31, 2001 and 2002 (unaudited)

Consolidated Statements of Stockholders' Equity (Deficiency) for

the years ended December 31, 2000 and 2001, and the three months ended March 31, 2002 (unaudited)

Consolidated Statements of Cash Flows for the years ended December 31, 2000 and 2001, and the three months ended March 31, 2001 and 2002 (unaudited)

Notes to Consolidated Financial Statements

#### INDEPENDENT AUDITORS' REPORT

To the Board of Directors and Stockholders of Hencie, Inc.:

We have audited the accompanying consolidated balance sheets of Hencie, Inc. and subsidiary (the "Company") as of December 31, 2000 and 2001, and the related statements of operations, stockholders' equity (deficiency), and cash flows for the years then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, such consolidated financial statements present fairly, in all material respects, the financial position of the Company at December 31, 2000

and 2001, and the results of its operations and its cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America.

The accompanying consolidated financial statements for the year ended December 31, 2001, have been prepared assuming that the Company will continue as a going concern. As discussed in Note 1 to the financial statements, the Company's recurring losses from operations, working capital deficiency and stockholders' deficiency, as well as notes payable in default and other contingencies, raise substantial doubt about its ability to continue as a going concern. Management's plans concerning these matters are also described in Note 1. The financial statements do not include any adjustments that might result from the outcome of this uncertainty.

/s/ Deloitte & Touche LLP Dallas, Texas April 22, 2002 (May 22, 2002, as to second paragraph of Note 4)

HENCIE, INC. AND SUBSIDIARY

CONSOLIDATED BALANCE SHEETS
DECEMBER 31, 2000 AND 2001, AND MARCH 31, 2002 (UNAUDITED)

	Decemb	er 31,	March 31,
	2000	2001	2002
ASSETS			(unaudited)
CURRENT ASSETS:			
Cash and cash equivalents	\$ 167,926	\$ 187,275	\$ 13,809
Accounts receivable - Net	1,636,039	676 <b>,</b> 979	1,001,914
Accrued revenues for unbilled services	317,103	146,350	199,712
Prepaid expenses and other		12 <b>,</b> 439	
Total current assets		1,023,043	
PROPERTY AND EQUIPMENT - NET		245,012	
TOTAL	\$2,605,841	\$1,268,055	\$1,417,307
LIABILITIES AND STOCKHOLDERS' EQUITY (DEFIC	======= CIENCY)	=======	=======
CURRENT LIABILITIES:			
Notes payable to factor	\$1,129,212	\$ 543,611	\$ 688,226

Senior subordinated note payable Current portion of long-term debt Accounts payable Accrued expenses Deferred revenue	2,626,353	1,400,000 70,830 845,970 1,848,023 124,188	57,848 1,027,927 1,701,649
Total current liabilities	6,057,006	4,832,622	5,135,650
LONG-TERM DEBT - Less current portion	121,766	90,798	89,061
COMMITMENTS AND CONTINGENCIES (Note 7)			
STOCKHOLDERS' EQUITY (DEFICIENCY): Series B junior, cumulative preferred stock, \$.01 par value; 50,000,000 shares authorize 100,100 and 0 shares issued and outstanding respectively Common stock, \$.01 par value; 25,000,000 shares authorized; 10,511,509, 12,264,151 and 17,167,277 shares issued and outstanding	1,000,000	1,000,000	-
respectively	105,115	122,641	171,673
Additional paid-in capital	2,304,491	2,533,583	3,776,373
Accumulated deficit	(6,729,356)	(6,973,307)	(7,390,528)
Deferred compensation	(253, 181)	(338, 282)	(364,922)
Total stockholders' deficiency	(3,572,931)	(3,655,365)	(3,807,404)
TOTAL	\$2,605,841	\$1,268,055	\$1,417,307
		=======	=======

See notes to consolidated financial statements.

HENCIE, INC. AND SUBSIDIARY

CONSOLIDATED STATEMENTS OF OPERATIONS
YEARS ENDED DECEMBER 31, 2000 AND 2001, AND THREE MONTHS ENDED
MARCH 31, 2001 AND 2002 (UNAUDITED)

			Three mont March	
	2000	2001	2001 (unaudited	
REVENUES COST OF REVENUES		\$11,937,462 6,367,462	\$3,686,416 1,819,138	
GROSS PROFIT	5,685,163	5,570,000	1,867,278	1,079,628
OPERATING EXPENSES: Compensation and benefits	7,119,721	3,674,024	1,026,813	738,133
Legal and other professional services General and administrative	366,917 2,228,677		32,118 341,990	202,762 157,490
Stock-based compensation and other costs Depreciation and amortization	730,455 178,441	94,939 237,030	21,121 104,146	199,828 51,963
Depreciation and amortization	170,441		104,140	

NET INCOME (LOSS)	\$ (5,232,444)	\$ (243,951)	\$ 141,006 \$	(417,221)
OTHER INCOME (EXPENSE) - Interest expense	(293, 396)	(635, 935)	(200,084)	(146,673)
OPERATING INCOME (LOSS)	(4,939,048)	391,984	341,090	(270,548)
Total operating expenses	10,624,211	5,178,016	1,526,188	1,350,176

See notes to consolidated financial statements.

HENCIE, INC. AND SUBSIDIARY

CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY (DEFICIENCY)
YEARS ENDED DECEMBER 31, 2000 AND 2001, AND THREE MONTHS ENDED MARCH 31, 2002
(UNAUDITED)

	Preferred Shares		Common Shares	Stock Dollars
BALANCE, JANUARY 1, 2000 Hencie Consulting Services, Inc. ("HCS", the predecessor): Capital contribution	- 5	\$ -	4,000,000	\$ 800
Common stock exchanged for preferred sto Common stock exchanged for Hencie, Inc.	ck 100	1,000,000	(1,500,000)	(300)
common stock (shown below) Hencie, Inc.: Common stock issued for HCS common stock			(2,500,000)	(500)
(shown above)  Common stock issued to CEO  Restricted common stock issued to CEO  Stock-based compensation for option gran			1,500,000 7,000,000 2,000,000	•
Amortization of deferred compensation Stock options exercised Net loss			11,509	115
BALANCE, DECEMBER 31, 2000 Stock options exercised	100	1,000,000	10,511,509	

Common stock issued to customer Stock-based compensation for option grants Amortization of deferred compensation Net loss						2,00	
BALANCE, DECEMBER 31, 2001 Preferred stock exchanged for common stock Stock options exercised Common stock issued to employees Common stock issued to vendor Amortization of deferred compensation Net loss		1,	000,000	12,264 1,919 2,178 108	,151 ,857 ,468 ,279	122,64	1 9 5 3
BALANCE, MARCH 31, 2002 (unaudited)				•	•	\$171 <b>,</b> 67	
Pa						nulated	Total Stockholders' Equity (Deficiency)
BALANCE, JANUARY 1, 2000 \$ Hencie Consulting Services, Inc.		200	\$	-	\$	(497,287)	\$ (496,287)
("HCS", the predecessor):  Capital contribution 1  Common stock exchanged for preferred stock  Common stock exchanged for Hencie, Inc.  common stock (shown below)					1	(999 <b>,</b> 625)	1,425,000  (625)
Hencie, Inc.: Common stock issued for HCS common stock (shown above) Common stock issued to CEO Restricted common stock issued to CEO Stock-based compensation for option grants Amortization of deferred compensation Stock options exercised Net loss	(14,3 630,0 180,0 83,0	375) 000 000 636 230	(20 (8 3	00,000) 33,636) 80,455		232,444)	625 700,000  30,455 345 (5,232,444)
Stock options exercised Common stock issued to customer Stock-based compensation for option grants Amortization of deferred compensation Net loss	31,0 18,0 180,0	052 000 040	(18 9			(243 <b>,</b> 951)	(3,572,931) 46,578 20,000  94,939 (243,951)
	2,533,1 980,1 109,0 20,1	583 801 077 573	(33	55,508) 88,868	(6,	973,307)	(3,655,365)  65,354 21,656 139,304 38,868 (417,221)
, , , , , , , , , , , , , , , , , , , ,	3,776,3 =====						\$ (3,807,404)

See notes to consolidated financial statements.

HENCIE, INC. AND SUBSIDIARY

CONSOLIDATED STATEMENTS OF CASH FLOWS

YEARS ENDED DECEMBER 31, 2000 AND 2001, AND THREE MONTHS ENDED MARCH 31, 2001 AND 2002 (UNAUDITED)

				h 31,
	2000	2001		2002 dited)
OPERATING ACTIVITIES:				
Net income (loss) Noncash items in net income (loss): Stock-based compensation and other	\$ (5, 232, 444)	\$ (243,951)	\$ 141,006	\$(417,221)
costs Stock issued to customer (reduced	730,455	94,939	21,121	199,828
revenues) Depreciation and amortization	178,441	20,000 237,030	104,146	51 <b>,</b> 963
Changes in operating assets and liabilities: Accounts receivable and accrued				
revenues	(1,087,938)	1,129,813	(599 <b>,</b> 776)	(378, 297)
Prepaid expenses and other	(29,552)	17,113	(4,000)	3,616
Accounts payable			(106,722)	
Accrued expenses			(100,391)	
Deferred revenue	(57,596)	71 <b>,</b> 525	107 <b>,</b> 886	135,812
Net cash provided by (used in)				
operating activities	(2,879,162)	612,958	(436,730)	(368,716)
INVESTING ACTIVITIES - Purchases				
of property and equipment	(436,555)	(26,821)	(7,041)	
FINANCING ACTIVITIES:				
Proceeds from common stock issuances				
and capital contribution	1,425,345	46 <b>,</b> 578		
Proceeds from notes payable Payments on notes payable and	2,044,291		444,420	144,61
long-term debt	(63,373)	(613,366)		(14,719)
Net cash provided by (used in) financing activities	3,406,263	(566,788)	452 <b>,</b> 192	195 <b>,</b> 250
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	90,546	19,349	8,421	(173,466)
CASH AND CASH EQUIVALENTS, BEGINNING OF PERIOD	77,380	167,926	167,926	187,275
CASH AND CASH EQUIVALENTS, END OF PERIOD	\$ 167 <b>,</b> 926		\$ 176,347 =======	
SUPPLEMENTAL INFORMATION - Interest paid			\$ 73,385	

See notes to consolidated financial statements.

HENCIE, INC. AND SUBSIDIARY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

YEARS ENDED DECEMBER 31, 2000 AND 2001, AND THREE MONTHS ENDED MARCH 31, 2001 AND 2002 (UNAUDITED)

#### 1. SIGNIFICANT ACCOUNTING POLICIES

ORGANIZATION AND BUSINESS - Hencie Consulting Services, Inc. was formed on November 19, 1996, and became a wholly owned subsidiary of Hencie, Inc., a Delaware corporation, which was formed on August 9, 2000 (collectively, "the Company"). The Company provides e-Business solutions and applications to a broad range of clients and industry segments.

CONSOLIDATED FINANCIAL STATEMENTS include the accounts of Hencie, Inc. and Hencie Consulting Services, Inc. from the dates of their formation and have been prepared in conformity with accounting principles generally accepted in the United States of America. Significant intercompany balances and transactions are eliminated in consolidation.

FINANCIAL STATEMENT PREPARATION requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the consolidated financial statements, and the amounts of revenues and expenses reported during the periods. Actual results could differ from these estimates.

GOING CONCERN These financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. The Company has incurred significant, recurring losses and has a significant working capital deficiency and stockholders' deficiency at December 31, 2001. Notes payable of \$1,400,000 are past due and in default, and accrued payroll taxes of \$978,158 are due to the IRS (Notes 4 and 5) at December 31, 2001. Also, disputes have arisen on a capital contribution of \$1,425,000 in 2000, which could require repayment by the Company if not resolved (Note 7). These factors raise substantial doubt about the Company's ability to continue as a going concern.

The financial statements do not include any adjustments relating to the recoverability and classification of recorded asset amounts or the amounts and classification of liabilities that might be necessary should the Company be unable to continue as a going concern. The Company's continuation as a going concern is dependent upon its ability to generate sufficient cash flow to meet its obligations on a timely basis, to obtain additional financing, and ultimately to attain successful operations. The Company plans to continue to raise additional capital as required. As indicated in Note 10, the Company has entered into an agreement of reorganization with another company which is subject to approval by the public stockholders of that company. However, the Company cannot provide any assurances that these plans will be achieved and sufficient funding will result.

REVENUES from implementation contracts are recognized on a time-and-materials basis as services are performed. Revenues are accrued for services provided that have not been billed at the reporting date. The percentage-of-completion method is used to account for custom consulting contracts and fixed price contracts, with revenues recognized as services are performed over the life of the contract, based on the costs it incurs in relation to the total estimated costs. Revenues from separately priced maintenance contracts are initially deferred and recognized ratably over the term of the contract, which is typically 12 months. Out-of-pocket expenses reimbursed by clients are included in revenues, and the expenses incurred by the Company are included in cost of revenues.

SOFTWARE DEVELOPMENT COSTS are expensed as incurred and totaled \$140,000 and \$0 in 2000 and 2001, respectively, and \$0 for the three months ended March 31, 2001 and 2002 (unaudited).

CASH AND CASH EQUIVALENTS consist of liquid investments with maturities of three months or less at date of purchase.

ACCOUNTS RECEIVABLE are stated net of an allowance for doubtful accounts of \$316,532 and \$197,844 at December 31, 2000 and 2001, respectively, and \$215,155 at March 31, 2002 (unaudited). The Company performs credit evaluations of its customers and establishes credit limits, periodically reviews accounts receivable for collectibility, and provides an allowance for doubtful accounts as deemed necessary. Accounts receivable that are factored to a lender with full recourse to the Company are \$1,411,515 and \$679,514 at December 31, 2000 and 2001, respectively, and \$860,283 at March 31, 2002 (unaudited). These transfers of receivables to the lender are accounted for as secured borrowings.

PROPERTY AND EQUIPMENT are stated at cost less accumulated depreciation and amortization. Depreciation and amortization are provided on a straight-line basis over the estimated useful lives of the assets of primarily three years or the related lease term, if shorter.

STOCK-BASED COMPENSATION arising from stock option grants is accounted for by the intrinsic value method under APB Opinion No. 25. Statement of Financial Accounting Standards ("SFAS") No. 123 encourages (but does not require) the cost of stock-based compensation arrangements with employees to be measured based on the fair value of the equity instrument awarded. As permitted by SFAS No. 123, the Company applies APB Opinion No. 25 to its stock-based compensation awards to employees and discloses in Note 8 the required proforma effect on operations.

UNAUDITED INTERIM FINANCIAL INFORMATION at March 31, 2002, and for the three months ended March 31, 2001 and 2002, have been prepared on the same basis as the audited financial statements presented. In the opinion of management, such unaudited information include all adjustments, consisting only of normal recurring adjustments, necessary for a fair presentation of this interim information. The results of these interim periods are not necessarily indicative of future results.

#### 2. ACCOUNTS RECEIVABLE AND SIGNIFICANT CUSTOMERS

Accounts receivable and revenues from significant customers represent the following percentages of the Company's net accounts receivable and total revenues:

		Accounts Receivable at		Revenues				
		Decemb	er 31,	March 31,	Year	Ended	Quarte	er Ended
					Decer	mber 31,	Marc	ch 31,
		2000	2001	2002	2000	2001	2001	2002
				(unaudited)			(unaud	dited)
Customer	Α	19%	-%	-%	26%	35%	38%	20%
Customer	В	15	2	1	8	4	6	_
Customer	С	_	19	16	-	2	_	26
Customer	D	-	12	_	_	8	1	_
Customer	Ε	2	10	9	1	13	5	_
Customer	F	_	16	12	-	5	-	19
Customer	G	_	_	29	-	_	_	13
Customer	Н	4	_	_	1	5	10	_

#### 3. PROPERTY AND EQUIPMENT

Property and equipment consist of the following:

		mber 31,	March 31,
	2000	2001	2002 (unaudited)
Leasehold improvements Furniture and fixtures	\$ 41,993 47,031	\$ 41,993 72,526	\$ 41,993 72,526
Computers and office equipment	609,774	610,612	610,612
Total	698,798	725 <b>,</b> 131	725,131
Less accumulated depreciation			
and amortization	243 <b>,</b> 577	480,119	532,082
Property and equipment - net	\$455 <b>,</b> 221	\$245 <b>,</b> 012	\$193 <b>,</b> 049
	=======	=======	=======

#### 4. NOTES PAYABLE AND DEBT

The Company has a factoring arrangement under which it can sell its accounts receivable to a lender with full recourse to the Company in the event of collection losses. Notes payable of \$1,129,212 and \$543,611 at December 31, 2000 and 2001, respectively, and \$688,226 at March 31, 2002 (unaudited), represents the outstanding borrowings under this arrangement. A major stockholder of the Company guarantees 100% of the accounts receivable factored by the Company.

Senior subordinated convertible note payable of \$1,400,000, bears interest at 8%, and was due at the original maturity date of November 21, 2001. On May 22, 2002, the Company entered into a settlement agreement with Edge Technology Group, Inc., a Delaware corporation ("Edge"), to resolve litigation that had arisen with respect to the note. Pursuant to that agreement, the Company initially paid to Edge \$55,000 upon the execution of the settlement agreement and, after August 15, 2002, or the closing of the agreement of reorganization (the "Transaction Agreement") the Company has entered into with another company (Note 10), is obligated to pay \$60,000 in equal monthly installments until it pays to Edge a total of \$1,650,000 plus interest accruing at a fixed rate per annum equal to 8% percent. The Company's aggregate payments to Edge under the settlement agreement may be reduced by \$450,000 (plus any interest accrued thereon) if (a) either (x) the Transaction Agreement is closed and the Company or the company mentioned in Note 10 has made at least three timely monthly installments of principal and interest to Edge or (y) the Company makes twelve timely monthly installments of principal and interest to Edge; (b) shares of the Company mentioned in Note 10 with a value equal to 150% of the then outstanding debt have been pledged to Edge; and (c) no event of default pursuant to the settlement agreement has occurred.

The convertible feature of the note, which allowed the holder to convert the note into 885,543 shares of Series A convertible preferred stock, expired in November 2000.

Long-term debt consists of the following:

December 31, March 31, 2000 2001 2002 (unaudited)

Small Business Administration guaranteed loan, interest payable monthly at 9.75%, principal due in monthly installments of

\$2,604 through March 2006	\$ 132,698	\$ 111 <b>,</b> 911	\$ 110,174
Note payable, interest payable quarterly at 8.89%, principal due in quarterly			
installments of \$14,161 through April 2002	56 <b>,</b> 695	49,717	36,735
Total	189,393	161,628	146,909
Less current portion	67 <b>,</b> 627	70 <b>,</b> 830	57 <b>,</b> 848
Long-term portion	\$ 121 <b>,</b> 766	\$ 90 <b>,</b> 798	\$ 89,061
	========	========	========

#### 5. ACCRUED EXPENSES

Accrued expenses consist of the following:

	Decemb 2000	per 31, 2001	March 31, 2002 (unaudited)
Payroll taxes payable to the IRS Salaries and other incentive compensation Vacation Interest Insurance	\$1,955,758 370,551 151,358 28,000 120,686	\$ 978,158 406,831 199,658 140,000 123,376	\$ 788,891 446,900 230,777 168,000 67,081
Total	\$2,626,353	\$1,848,023	\$1,701,649

Payroll taxes are payable under a payment plan with the IRS where the Company pays \$92,692 monthly, including interest at a floating rate (6% at December 31, 2001), beginning January 2001 and continuing until paid in full in December 2002.

#### 6. EMPLOYEE BENEFITS

The Company maintains a qualified cash or deferred compensation plan under Section 401(k) of the Internal Revenue Code. Under the plan, domestic employees may elect to defer up to 15% of their salary, subject to the Internal Revenue Service limits. The Company, on an elective basis, contributes a matching 50% of the first 6% of employee contributions. In 2000 and 2001, the Company's contributions were \$143,325 and \$150,444, respectively, and were \$39,140 and \$0 for the three months ended March 31, 2001 and 2002, respectively (unaudited).

### 7. COMMITMENTS AND CONTINGENCIES

OPERATING LEASES - The Company leases certain corporate office space in Dallas and Houston, Texas under noncancelable operating lease agreements. Rent expense under these leases was \$465,106 and \$347,826 in 2000 and 2001, respectively, and \$104,159 and \$54,313 for the three months ended March 31, 2001 and 2002, respectively (unaudited). Future minimum rental commitments under such leases at December 31, 2001, are as follows: \$296,648 in 2002, \$323,616 in 2003, \$323,616 in 2004, and \$53,936 in 2005. The Dallas office lease includes a renewal option of three years at similar terms and conditions.

LEGAL PROCEEDINGS - The Company faces potential litigation related to a capital contribution of \$1,425,000 in 2000. On January 9, 2001, the Company received a demand letter from Hencie.Com, an affiliate of Paul A. Tanner (see Note 8, Formation), claiming that (i) Hencie.Com was entitled to 1,500,000 shares of the Company's common stock (the "Collateral") in connection with an alleged stock purchase agreement by and between the Company and Hencie.Com and (ii) the Company owed Hencie.Com \$1,900,000 in connection with \$1,400,000 that was advanced to the Company by Hencie.Com (collectively, the "Claims"). The Company has investigated the Claims and concluded that the Company's CEO, and not the Company, is obligated to pay and deliver 1,176,000 shares of the Company's common stock, issued in the name of the CEO, to Hencie.Com, upon execution by Paul A. Tanner of certain releases, in connection with a transaction consummated as of September 15, 2000, by and between the Company, its CEO, and certain other parties (the "Equity Transaction"). The CEO has agreed, pursuant to that Indemnification Agreement, dated September 15, 2000, to indemnify the Company from and against any losses or liabilities arising out of or relating to the Claims.

The Company believes that the indemnification agreement will be sufficient to eliminate the risks to the Company. However, if the dispute is not resolved and the Collateral is not sufficient, the resulting outcome could require the Company to repay all or a portion of the capital contribution. In the event litigation in connection with the Claims is pursued and the CEO is, for any reason, unable to fulfill his indemnification obligations to the Company in connection with such Claims, the Company intends to vigorously contend the Claims and pursue any potential counterclaims that may be available. However, the business, financial condition, and operations of the Company could be materially and adversely affected by an outcome that is adverse to the Company with respect to any of the Claims, legal fees and expenses associated with investigating, contesting, and defending against any of the Claims, whether or not the Claims are successfully pursued by Mr. Tanner, and the diversion of management's time and resources in connection with any such investigation, contest, or defense. Therefore, the dispute and legal fees and expenses incurred in connection with such dispute could have a material and adverse effect on the Company.

### 8. STOCKHOLDERS' EQUITY

FORMATION - Upon formation of Hencie, Inc. ("Hencie") in August 2000, Hencie Consulting Services, Inc. ("HCS") had 4,000,000 shares of common stock outstanding. A stockholder of HCS exchanged 1,500,000 shares of HCS common stock for 100 shares of Series A junior preferred stock, which was later exchanged for 100 shares of Hencie Series B junior preferred stock discussed below. Other stockholders of HCS exchanged a total of 2,500,000 shares of HCS common stock for 1,500,000 shares of Hencie common stock.

HCS also received a capital contribution of \$1,425,000 from an individual as part of his fund raising efforts for HCS. However, no shares were issued, and there are disputes with this individual as discussed in Note 7, Legal Proceedings.

COMMON STOCK - Upon formation, Hencie also issued 9,000,000 common shares to the CEO, of which 7,000,000 were vested for past services and 2,000,000 were restricted for future services and vest over four years. All of these shares were recorded at \$0.10 per share based on estimated fair value. Stock-based compensation and costs of \$700,000 was recorded in 2000 for the 7,000,000 shares and is included in operating expenses. Deferred compensation of \$200,000 was recorded in 2000 for the 2,000,000 shares, and amortization of deferred compensation of \$16,668 and \$50,000 was recorded in 2000 and 2001, respectively, and \$12,500 for each of the three months ended March 31, 2001 and 2002 (unaudited), and is included in stock-based compensation and other

costs in operating expenses. The CEO has pledged 3,000,000 of the vested shares as collateral under an indemnification agreement related to the disputes discussed in Note 7, Legal Proceedings.

In 2001, the Company issued 200,000 common shares to a customer. These shares were valued at \$0.10 per share based on estimated fair value, and the total of \$20,000 was recorded as a reduction of revenues.

SERIES B JUNIOR PREFERRED STOCK - The Company has authorized 50 million shares of \$.01 par value junior, cumulative, nonvoting preferred stock. The preferred stock has a liquidation value of \$10,000 per share and accumulates dividends at 8% per annum, when and if declared. At December 31, 2000 and 2001, there are 100 shares of preferred stock issued and outstanding. At December 31, 2001, the shares have cumulative dividends in arrears of \$80,000.

UNAUDITED INTERIM PERIOD IN 2002 - In March 2002, the Company redeemed the 100 outstanding shares of Senior B Junior Preferred Stock by issuing 1,919,857 shares of the Company's common stock. The Company also issued 696,522 shares to a vendor and 108,279 shares to employees for services performed. These shares were valued at \$0.20 per share based on estimated fair value, and the total of \$160,960 was recorded as stock-based compensation and other costs in operating expenses.

STOCK OPTION PLANS - The 1999 Stock Option Plan (the "1999 Plan"), as amended, provides for the granting of incentive stock options and nonqualified options for up to 2,250,000 common shares at an exercise price at least equal to the fair value on the grant date. Options may be exercised in whole or in installments and expire no later than ten years after the grant date. Options generally vest over a period of four years.

On August 30, 2000, the Company adopted the 2000 Stock Option Plan (the "2000 Plan"). The 2000 Plan provides for the granting of incentive stock, restricted stock, and nonqualified options for up to 3,698,712 shares of common stock at an exercise price at least equal to the fair value on the grant date. Options are exercisable beginning with the grant date and may be exercised in whole or in installments and expire no later than ten years after the grant date. The options or the related common stock issued from the options exercised generally vest over a period of ten quarters.

Stock option activity in 2000 and 2001 and for the three months ended March 31, 2002 (unaudited), is as follows:

	Number of Shares	Exercise Price
Outstanding options, January 1, 2000 Granted Canceled Exercised	1,082,584 3,127,202 (373,149) (11,509)	\$ 0.03 0.03 0.03 0.03
Outstanding options, December 31, 2000 (1,739,609 exercisable) Granted Canceled Exercised	3,825,128 1,427,500 (1,422,703) (1,552,642)	0.03 0.03 0.03 0.03
Outstanding options, December 31, 2001 (2,016,023 exercisable) Exercised	2,277,283 (2,178,468)	0.03 0.03

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Outstanding options, March 31, 2002 (98,815 exercisable) -unaudited

98,815 \$ 0.03 =======

The following table summarizes additional information about stock options outstanding and exercisable at December 31, 2001:

		Options Outsta	inding	Options Exercisable		
Exercise Price	Number of Shares	Weighted Average Remaining Contractual Life	Weighted Average Exercise Price	Number of Shares	Weighted Average Exercise Price	
\$ 0.03	2,277,283	8.70 years	\$ 0.03	2,016,023	\$ 0.03	

The Company applies APB No. 25 and related interpretations in accounting for the plans. Deferred compensation of \$83,636 and \$180,040 was recorded in 2000 and 2001, respectively, for 1,194,800 and 1,427,500 options granted, respectively, based on the excess of the estimated fair value of the common stock on the grant dates over the exercise price of \$0.03 per share. Amortization of deferred compensation of \$13,787 and \$44,939 was recorded in 2000 and 2001, respectively, and \$8,621 and \$26,368 for the three months ended March 31, 2001 and 2002, respectively (unaudited), and is included in stock-based compensation and other costs in operating expenses. SFAS No. 123 prescribes a method to record compensation cost at the estimated fair value of the options at the grant date. Had compensation cost been determined with the method prescribed by SFAS No. 123, the Company's pro forma net loss would have been as follows:

December	31,	
2000		2001

Net Income (Loss)	\$	(5,232,444)	\$ (243 <b>,</b> 951)
Pro Forma Net Income (Loss)	\$	(5,236,766)	\$ (249,364)

In the pro forma calculations, the weighted average fair value of options granted to employees in 2000 and 2001 was estimated at \$.04 and \$.13 per share, respectively. The fair value of each option grant was estimated on the date of grant using the Black-Scholes option-pricing model with the following weighted average assumptions used for grants in 2000 and 2001, respectively: risk-free interest rate of 6.40% and 3.51%, no dividend yield, expected lives of three years and no expected volatility (because the Company's stock is not publicly traded).

UNAUDITED INTERIM PERIOD IN 2002 - In March 2002, options to purchase 2,195,468 common shares were exercised. These shares issued are restricted, and the vesting schedule from the related options continues, except for 452,069 shares for which the vesting was accelerated due to the planned sale of the Company (Note 10). This acceleration of vesting created a new measurement date, and deferred compensation of \$65,508 was recorded based on the excess of the estimated fair value of the common stock on the date of the acceleration of vesting over the exercise price of \$0.03 per share, less the deferred compensation recognized at the original measurement date. The 452,069 shares are also restricted for a period of six months following the sale of the Company, and the deferred compensation will be amortized by the Company and included in stock-based compensation and other costs in operating

expenses over this period of six months.

#### 9. INCOME TAXES

The tax effects of significant items comprising the Company's net deferred income tax assets (liabilities) at December 31 are as follows:

	2000	2001
Net operating loss ("NOL") carryforwards - expiring		
in 2012 to 2021 Timing differences Valuation allowance	1,220,184	\$1,331,946 528,227 (1,860,173)
	\$	\$

#### 10. SUBSEQUENT SALE OF THE COMPANY

On April 9, 2002, the Company and certain of the Company's stockholders entered into an agreement and plan of reorganization with Alternate Marketing Networks, Inc. ("ALTM"), a public company, under section 368 of the Internal Revenue Service ("IRS") Code. Subject to the approval of the ALTM stockholders, the effect of this plan is to move ALTM into a new Delaware Corporation ("New ALTM") and for New ALTM to acquire the Company. The plan is for a first closing of accredited stockholders who own over 80% of the Company and a second closing and registration for the remaining unaccredited stockholders. At closing, certain liabilities of the Company will be paid including all amounts owed to the IRS. New ALTM, post merger, is expected to have positive working capital and active credit lines available.

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# ALTERNATE MARKETING NETWORKS, INC. AND SUBSIDIARIES UNAUDITED PRO FORMA COMBINED CONDENSED FINANCIAL STATEMENTS

The following unaudited pro forma combined condensed financial information gives effect to the acquisition of Hencie, Inc. (the Transaction) using the purchase method of accounting.

The unaudited pro forma combined condensed balance sheet as of June 30, 2002 is based on the individual historical balance sheets of Alternate Marketing Networks, Inc. (Alternate Marketing) and Hencie, Inc. (Hencie) and has been prepared to reflect the Transaction as if the Transaction had occurred as of June 30, 2002.

December 31 is the fiscal year end of both Alternate Marketing and Hencie. The unaudited pro forma combined condensed statement of operations for the year ended December 31, 2001 is based on the individual historical statements of operations of Alternate Marketing and Hencie and combines the results of operations of Alternate Marketing for the year ended December 31, 2001 with the results of operations for Hencie for the year ended December 31, 2001 as if the Transaction had occurred as of January 1, 2001. The unaudited pro forma combined condensed statement of operations for the six months ended June 30, 2002 is based on the individual historical statements of operations of Alternate Marketing and Hencie and combines the results of operations for Alternate Marketing and Hencie for the six months ended June 30, 2002, as if the Transaction had occurred as of the beginning of the period.

The unaudited pro forma combined condensed financial information is presented for illustrative purposes only and is not necessarily indicative of the financial position or operating results that would have been achieved if the Transaction had been completed as of the beginning of the periods presented, nor are they necessarily indicative of the future financial position or operating results of Alternate Marketing. The unaudited pro forma combined condensed financial information does not give effect to any cost savings or restructuring and integration costs that may result from the integration of Alternate Marketing's and Hencie's operations. The costs related to restructuring and integration have not yet been determined.

The unaudited pro forma combined condensed financial information should be read in conjunction with Alternate Marketing's annual report on Form 10-KSB for the fiscal year ended December 31, 2001 (incorporated herein by reference)

and its quarterly report on Form 10-QSB for the six months ended June 30, 2002 and with the audited financial statements of Hencie included herein.

# ALTERNATE MARKETING NETWORKS, INC. AND SUBSIDIARIES UNAUDITED PRO FORMA COMBINED CONDENSED BALANCE SHEET as of June 30, 2002

Assets	Alternate Marketing	Hencie	Pro Forma Adjustments	Pro Forma Notes Combined
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Cash and cash equivalents	\$ 1,257,834	\$ (136,014)		\$ 1,121,820
· · · · · · · · · · · · · · · · · · ·	\$ 3,136,959	\$1,171,674	 c (220 000)	\$ 4,308,633
Prepaid expenses	\$ 303,583	\$ 5,206	\$ (220,000)	(1) \$ 88,789
Refundable federal income tax	\$ 180,000	\$ -		\$ 180,000
Total current assets	\$ 4,878,376	\$1,040,866	\$ (220,000)	\$ 5,699,242
Property and equipment, net of				
accumulated depreciation	\$ 60,662	\$ 148,382		\$ 209,044
Computer software, net	\$ 45,485	\$		\$ 45,485
Goodwill, net	\$ 800,889	\$	\$ 7,671,158	-
Total assets	\$ 5,785,412	\$1,189,248		\$14,425,818
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Liabilities				
Debt to factor	\$ -	\$ 680,983		\$ 680 <b>,</b> 983
Current portion of long-term debt and				
notes payable	\$ -	\$1,402,848	\$ -	\$ 1,402,848
Accounts payable	\$ 1,528,097	\$1,406,900		\$ 2,934,997
Accrued liabilities	\$ 191,636	\$1,886,421	\$ -	\$ 2,078,057
Deferred revenue	\$ 9,375	\$ 41,691		\$ 51,066
Notes payable-bank	\$ 165,000	_	\$	165,000
Total current liabilities	\$ 1,894,108	\$5,418,843	\$ -	\$ 7,312,951
Long-term debt and notes payable, less current portion	ć	\$ 85,575		\$ 85 <b>,</b> 575
current portion	\$ -	\$ 65,575		\$ 00,070
Shareholders' equity				
Preferred stock	\$ -	\$	\$	\$
Common stock	\$10,417,243	\$ 172,360	\$ 3,135,988	(1) \$13,553,231
Additional paid-in capital	\$ -	\$ 3,777,748	•	
Deferred compensation	\$ -			(1) \$
Accumulated losses	\$(6,525,939)	\$(7,939,227)		(1) \$ (6,525,939)
Total shareholders' equity		\$(4,315,170)		\$ 7,027,292
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Total liabilities and shareholders'				
equity	\$ 5,785,412	\$ 1,189,248	\$ 7,451,158	\$14,425,818

See accompanying notes to the unaudited pro forma combined condensed financial statements.

# ALTERNATE MARKETING NETWORKS, INC. AND SUBSIDIARIES UNAUDITED PRO FORMA COMBINED CONDENSED STATEMENT OF OPERATIONS for the year ended December 31, 2001

	Alternate Marketing	Hencie	Pro Forma Adjustments	Notes	Pro Forma Combined
Net sales Cost of sales Gross profit	\$16,626,151 \$12,837,911 \$ 3,788,240		  \$ -		\$28,563,613 \$19,205,373 \$ 9,358,240
Selling, general and administrative expenses	\$ 4,536,618	\$ 5,178,016	\$(150,000)	(2)	\$ 9,564,634
Income (loss) from operations	\$ (748,378)	\$ 391,984	\$ 150,000		\$ (206,394)
Other income (expense), net	\$ 125,847	\$ (635,935)			\$ (510,088)
Loss before income taxes	\$ (622,531)	\$ (243,951)	\$ 150,000		\$ (716,482)
<pre>Income tax expense   (benefit)</pre>	\$ (217,660)	\$ -			\$ (217,660)
Net loss	\$ (404,871)	\$ (243,951)	\$ 150,000		\$ (498,822)
EPS (Basic and Diluted) Weighted average shares	\$ (0.09) 4,612,805	\$ -	 4,854,470		\$ (0.05) 9,467,275

See accompanying notes to the unaudited pro forma combined condensed financial statements.

## ALTERNATE MARKETING NETWORKS, INC. AND SUBSIDIARIES UNAUDITED PRO FORMA COMBINED CONDENSED STATEMENT OF OPERATIONS for the six months ended June 30, 2002

	Alternate Marketing	Hencie	Pro Forma Adjustments	Notes	Pro Forma Combined		
Net sales Cost of sales Gross profit	\$ 8,318,485 \$ 6,497,332 \$ 1,821,153	\$ 4,681,855 \$ 2,788,653 \$ 1,893,202	  \$ -		\$13,000,340 \$ 9,285,985 \$ 3,714,355		
Selling, general and administrative expenses	\$ 1,984,931	\$ 2,615,902	\$		\$ 4,600,833		
Loss from operations	\$ (163,778)	\$ (722,700)	\$		\$ (886,478)		
Other income (expense), net	\$ 12,856	\$ (243,221)			\$ (230,365)		
Loss before accounting change	\$ (150,922)	\$ (965,921)	\$		\$(1,116,843)		
Cumulative effect of accounting change	\$(1,204,058)	\$	\$		\$(1,204,058)		
Net loss	\$(1,354,980)	\$ (965,921)	\$ -		\$(2,320,901)		
EPS (Basic and diluted) Weighted average shares	\$ (0.29) 4,586,005		\$ 4,854,470		\$ (0.25) 9,440,475		
Supplemental Pro Forma Information:							
Net loss shown above	\$(1,354,980)	\$ (965,921)	\$ -		\$(2,320,901)		
Non recurring charges	-	454,000	\$ -		\$ 454,000		
Adjusted net loss	\$(1,354,980)	\$ (511,921)	\$ -		\$(1,866,901)		

See accompanying notes to the unaudited pro forma combined condensed financial statements.

ALTERNATE MARKETING NETWORKS, INC. AND SUBSIDIARIES
NOTES TO UNAUDITED PRO FORMA COMBINED CONDENSED FINANCIAL STATEMENTS

Summary of the Transaction

Pursuant to the Transaction Agreement, New ALTM will issue 4,854,470 shares of its common stock with a fair value of \$3,135,988 to the shareholders of Hencie in exchange for 100% ownership of Hencie. Fair value of the shares is determined using an average of Alternate Marketing stock price as traded on Nasdaq just prior to and just after the announcement of the Transaction and applying a valuation discount pertaining to marketability. Alternate Marketing acquired more than 80% of Hencie's stock from the Majority Hencie Shareholders. Within one year subsequent to the acquisition from the Majority Hencie Shareholders, Alternate Marketing will acquire the remaining outstanding shares from the Minority Hencie Shareholders. Upon completion of the acquisition of 100% of Hencie in exchange for New ALTM common stock, the Hencie shareholders will own 49% of New ALTM on a fully diluted basis. The acquisition has been accounted for using the purchase method of accounting with the excess value of the sum of the fair value of stock and transaction costs of approximately \$220,000 over the fair value of the assets and being recorded as goodwill. As prescribed by SFAS 142, resulting goodwill will not be subject to amortization.

- (1) This pro forma adjustment eliminates the equity of Hencie. It also records the issuance of 4,854,470 shares of common stock with a fair value of \$3,135,988 and the resulting goodwill of \$7,275,158 including the transaction costs of approximately \$220,000. The Company is in the process of evaluating the allocation between goodwill and other amortizable intangibles.
- (2) This pro forma adjustment is to reflect Alternate Marketing's adoption of SFAS 142 on January 1, 2002, which requires that goodwill not be amortized, but will be subject to periodic testing for impairment.

The following table illustrates the calculations of basic income per share and diluted income per share. Diluted income (loss) per share has no shares included for potential options and warrants as they are anti-dilutive.

<pre>Income (Numerator):</pre>	December 3 Alternate Marketing	Pro forma
Net loss	\$ (404,871)	\$ (498,822)
Shares (Denominator): Weighted shares outstanding Basic and Diluted Loss per share:	4,612,805	9,467,275
Net loss per share	\$ (0.09)	\$ (0.05)
	June 30, Alternate Marketing	Pro forma
<pre>Income (Numerator):</pre>		
Net loss	\$(1,354,980)	\$(2,320,901)
Shares (Denominator):		
Weighted shares outstanding	4,586,005	9,440,475
Basic and Diluted Loss per share:		
Net loss per share	\$ (0.29)	\$ (0.25)

The Company has recorded no pro forma income tax benefits due to the inability to currently utilize its deferred tax assets relating to net operating losses.