J2 GLOBAL COMMUNICATIONS INC Form 10-K/A April 29, 2002

> UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington. D.C. 20549 _____ FORM 10-K/A _____ [X] ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the fiscal year ended December 31, 2001 OR [_] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the transition period from to Commission File Number: 0-25965 _____ j2 GLOBAL COMMUNICATIONS, INC. (Exact name of Registrant as specified in its charter) Delaware 51-0371142 (State or Other (I.R.S. Employer Jurisdiction of Identification Number) Incorporation or Organization) 6922 Hollywood Boulevard Suite 800 Hollywood, California 90028 (Address of principal executive offices) (323) 860-9200 (Registrant's telephone number, including area code) Securities registered pursuant to Section 12(b) of the Act: None Securities registered pursuant to Section 12(g) of the Act: Common Stock, \$0.01 par value (Title of Class) _____

Indicate by check mark whether the Registrant (1) has filed all reports required by Section 13 or 15(d) of the Securities Exchange Act of 1934 during

the preceding 12 months (or for such shorter period that the Registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes [X] No $[_]$

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of the Registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. [X]

As of April 16, 2002, the aggregate market value of the voting stock held by non-affiliates of the Registrant was approximately \$43,703,008 based upon the closing sales price of the Common Stock as reported on the Nasdaq National Market on that date. Shares of Common Stock held by officers, directors and holders of more than 5% of the outstanding Common Stock have been excluded from this calculation because such persons may be deemed to be affiliates. This determination of affiliate status is not necessarily a conclusive determination for other purposes.

As of April 16, 2002, the Registrant had 10,710,985 common shares outstanding.

DOCUMENTS INCORPORATED BY REFERENCE:

The following documents (or parts thereof) are incorporated by reference into the following parts of this Form 10-K:

(1) Proxy Statement for the 2002 Annual Meeting of Stockholders--Part III Items 10, 11, 12 and 13.

This Report on Form 10-K/A includes 72 pages with the Index to Exhibits located on page 68.

TABLE OF CONTENTS

Item 1.	Business	
Item 2.	Properties	1
Item 3.	Legal Proceedings	1
Item 4.	Submission of Matters to a Vote of Security Holders	1
PART II.	OTHER INFORMATION	
Item 5.	Market for the Registrant's Common Equity and Related Stockholder Matters	2
Item 6.	Selected Consolidated Financial Data	2
Item 7.	Management's Discussion and Analysis of Financial Condition and Results of Operations	2

Item	7A.	Quantitative and Qualitative Disclosures About Market Risk	2
Item	8.	Financial Statements and Supplementary Data	2
Item	9.	Changes in and Disagreements with Accountants on Accounting and Financial Disclosure.	
PART	III.		

Item	10.	Directors and Executive Officers of the Registrant	5
Item	11.	Executive Compensation	5
Item	12.	Security Ownership of Certain Beneficial Owners and Management	6
Item	13.	Certain Relationships and Related Transactions	6
דתאם	T 17		

PART IV.

2

PART I.

Explanatory Note

This Amended Annual Report on Form 10-K/A is being filed for the sole purpose of including in this Amended Annual Report, in accordance with Instruction G(3) to Form 10-K, the items comprising the Part III information (Items 10, 11, 12, and 13). In all other material respects, this Amended Annual Report on Form 10-K/A is unchanged from the 2001 Annual Report on Form 10-K.

Item 1. Business

Disclosure Regarding Forward-looking Information

This Report contains forward-looking statements that involve risks and uncertainties. These statements relate to our future plans, objectives, expectations and intentions, and the assumptions underlying or relating to any of these statements. These statements may be identified by the use of words such as "expect", "anticipate", "estimate", "believe", "intend" and "plan". Our actual results may differ materially from those discussed in these statements. Factors that could contribute to such differences include those discussed in the "Risk Factors" section of this Report.

Although we believe that the expectations reflected in our forward-looking statements are reasonable, we cannot guarantee future results, levels of activity or performance of achievements. Neither we nor any other person assumes responsibility for the accuracy and completeness of these statements. We assume no duty to update any of the forward-looking statement after the date of this Report or to conform these statements to actual results.

Company Overview

j2 Global Communications, Inc. ("j2 Global", "Our" or "We") provides outsourced value-added messaging and communications services to individuals and businesses throughout the world. We offer faxing and voicemail solutions, Web initiated conference calling, document management solutions and unified

messaging services. We market our services principally under the brand names "eFax" and "jConnect".

We deliver our services through our global telephony/IP network, which spans more than 600 cities in 18 countries across 5 continents (including four capital cities in Latin America where we are in the process of launching service).

We generate a substantial portion of our revenue from subscribers that pay through subscription and usage fees. We also generate revenue from advertising to non-paid subscribers. Our advertising supported subscribers also serve as a significant source of new paid subscribers.

Our sales organization is organized into three distinct channels: Web, Corporate and Licensed Services. The Web channel, which today represents the majority of our revenue, markets eFax and jConnect branded services primarily to individuals and small businesses through a combination of Internet-based advertising and third-party sales relationships. The Corporate channel, which we introduced in 2000 and expect to represent an increasing percentage of our revenue, markets our services to midsize and large businesses, as well as government agencies, through a growing in-house sales force. Our Licensed Services channel seeks to integrate our services and network capabilities into third party product offerings and to license our intellectual property.

We hold patents covering important aspects of our core inbound messaging services. Through our Licensed Services channel we have initiated a patent licensing program in an effort to generate additional revenue and make our technology available for use by others in the industry. During 2002 we began taking our document handling software solutions to the market under a variety of brand names, including "Messenger Plus" and "Papermaster".

For the year ended December 31, 2001, our Web, Corporate and Licensed Services channel revenues represented 75%, 19% and 6% of our revenue, respectively. For fiscal years 2000 and 1999, substantially all of our revenue was generated from our Web channel. In the future, we expect the Corporate channel to represent a growing proportion of our revenues.

3

As of March 1, 2002, our Web and Corporate channels had more than 4 million and 22,000 telephone numbers deployed, respectively.

We operate in the fax, voicemail, conference calling, document management and unified messaging industries.

Our Solutions

Businesses and individuals are increasingly making use of third parties to manage their communication and messaging needs. Their goal is to reduce or eliminate the cost of purchasing and maintaining hardware for fax and voice and the associated dedicated phone lines. In addition, businesses find that it is difficult to incorporate state-of-the-art technology in their existing infrastructure and employ the necessary expertise to maintain and upgrade a sophisticated messaging system. End users are looking for ways to make sending and receiving messages less time consuming and more flexible.

We currently offer a fully integrated solution designed to replace or augment individual and corporate messaging and communications services. We tailor and brand our solutions to each of our different groups of users for more cost effective fax, voicemail, conference calling, document management and

unified messaging functionality. Our paid services allow a subscriber to select a phone number from more than 600 cities around the world and toll-free numbers are available as well.

We offer the following suite of products and services:

Faxing

Our faxing service provides a user both the ability to receive faxes as an easy to open e-mail attachment in their existing e-mail box and to send faxes directly from a PC or e-mail account, or from our Web sites.

Voicemail

Our voicemail service provides a user both the ability to receive voicemails as an easy to open e-mail attachment in their existing e-mail box and to send voicemails directly from an e-mail account or from our Web sites.

Conference calling

Our conference calling service, which is currently a bundled offering, enables the initiation and management of conference calls via the Web.

Document Management

Our document management solutions offerings include (1) a service that allows registered users to email Web pages, screenshots and other documents as easy-to-open email attachments, (2) an application for the PC designed to automate the process of organizing, archiving and retrieving digital versions of files and (3) a full featured Internet gateway, designed to deliver documents and data as faxes and alphanumeric pages from email, the Web and directly from Windows(TM) applications.

Unified Messaging

Our unified messaging service allows a subscriber to utilize their e-mail box as a single repository to bundle our fax, voicemail and conference calling features.

4

We consistently evaluate our branding and product features and offerings in order to make them as attractive as possible to our current and prospective customers. For example, in the future we may offer a stand-alone conference calling product or enhanced voicemail, or may more closely integrate our document delivery and document management products.

Sales and Marketing

We market our products and services through three distinct sales channels: Web, Corporate and Licensed Services.

Web channel

The Web channel uses Internet-based advertising and third party sales relationships to drive customers to our Web sites www.j2.com and www.efax.com. New paid customers are acquired based on word-of-mouth, upselling advertiser supported subscribers to paid services and under cost-of-acquisition arrangements. Advertiser supported subscribers, who receive a service with limited functionality, are acquired based on word-of-mouth and under

cost-of-acquisition arrangements.

We generate activation, recurring monthly and usage fees from our paid subscribers, and advertising revenue from our advertising supported subscribers. Our advertising supported subscribers also serve as a significant source of new paid subscribers. Once a customer has signed up for an advertising supported service, we use a lifecycle management process to encourage them to upgrade to a paid service.

Corporate channel

Our Corporate sales channel, which we formed in late 2000, sells our services to midsize and large businesses and to government agencies. We recently expanded our Corporate channel sales force and expect this channel over time to represent a growing percentage of our revenue. The Corporate channel consists of a direct sales force whose members are assigned to particular geographic territories, as well as a telemarketing sales group that fields telephone inquiries for corporate services.

j2 Global's corporate services can reduce costs for faxing and enhance efficiency and security. Our sales force uses a proprietary template to analyze a prospective customer's existing cost of faxing compared to the j2 Global alternative. As of March 1, 2002, we had more than 800 corporate clients using more than 22,000 telephone numbers.

Licensed Services channel

Our Licensed Services channel seeks to integrate our services and network capabilities into third party product offerings and to license our intellectual property. Service and network integration transactions can take long periods of time to complete, and we cannot predict when they will occur. In February 2002 we initiated a patent licensing program through this sales channel in an effort to generate additional revenue and to offer others in our industry the benefits of our intellectual property.

Global Network and Operations

We have 68 points of presence (POPS) worldwide and a central data center in Los Angeles. We connect our POPS to our central data center via either a Virtual Private Network (VPN) or frame relay. Our network is designed to deliver value-added user applications, customer support, billing and a local presence in over 600 cities in 18 countries on 5 continents. Our network covers all major metropolitan areas in the United States, including New York, Los Angeles and Chicago, and such international business centers as London, Paris, Milan, Frankfurt, Zurich, Sydney and Tokyo. We are currently in the process of expanding our network to four capital cities in Latin America.

5

We obtain telephone numbers from various local carriers throughout the United States and internationally. As of March 2002, our active and inventoried telephone numbers are sufficient to satisfy our expected demand for the foreseeable future. Our ability to continue to acquire additional quantities of phone numbers in the future will depend on our relationships with our local carriers, our ability to pay market prices for such phone numbers and the regulatory environment.

Customer Support Services

Our customer service department provides support to our customers through a

combination of online self-help, email messages and telephone calls. Our Internet-based online self-help allows customers to resolve simple issues on their own through knowledge-based tools, eliminating the need to speak to our customer service representatives. We provide email support 7 days per week, 24 hours per day, and telephone support 15 hours per day on weekdays. Dedicated telephone support is provided for Corporate customers.

Competition

Competition in the outsourced value-added messaging and communication space is intense. We face competition from, among others, voice-mail providers, fax providers, paging companies, Internet service providers, e-mail providers and telephone companies.

We compete against other companies that provide one or more of the services that we do. In addition, these competitors may add services to their offerings to provide messaging and communication services comparable to ours. Future competition could come from a variety of companies in the messaging and communications space. Included in this space are major companies that have much greater resources than we do, have been in operation for many years and have large subscriber bases. These companies may be able to develop and expand their communications and network infrastructures more quickly, adapt more swiftly to new or emerging technologies and changes in customer requirements, take advantage of acquisition and other opportunities more readily and devote greater resources to the marketing and sale of their products and services than we can. There can be no assurance that additional competitors will not enter markets that we plan to serve or that we will be able to compete effectively.

Patents and Proprietary Rights

We rely on a combination of patent, trademark, trade secret and copyright law and contractual agreements to protect our proprietary technology and intellectual property rights.

We have five U.S. patents and multiple pending U.S. and foreign patent applications covering components of our technology. Patents are sought for inventions that contribute to our business and technology strategy. We have obtained patent licenses for certain technologies where such licenses are necessary or advantageous. Unless and until patents are issued on the applications pending, no patent rights on those applications can be enforced. Our trade secrets are protected through formal procedures that include employee agreements and confidentiality agreements with other entities. We have obtained U.S. copyright registrations for certain proprietary software.

We own and use a number of trademarks in connection with our products and services, including eFax, jConnect, j2 and the j2 logo, Hotsend, Papermaster, Protofax, Email-By-Phone, Documagix, JFAX and the JFAX logo, among others. Many of these trademarks are registered in the United States and other countries, and numerous trademark applications are pending in the United States and other countries, including applications for the mark j2 and the j2 logo.

6

We hold numerous Internet domain names, including "efax.com", "j2.com" and "j2global.com". Under current domain name registration practices, no one else can obtain an identical domain name, but can obtain a similar name, or the identical name with a different suffix, such as ".net", ".org", or ".biz" or with a country designation. The relationship between regulations governing domain names and the laws protecting trademarks and similar proprietary rights is evolving. Domain names are regulated by non-governmental Internet regulatory

bodies, while trademarks are enforceable under localized national law. However, the regulation of domain names in the United States and in foreign countries is subject to change. There are plans to continue to establish additional top-level domains, appoint additional domain name registrars and/or modify the requirements for holding domain names in all of the countries in which we conduct business, and we could be unable to prevent third-parties from acquiring domain names that infringe or otherwise decrease the value of our domain names or trademarks.

We have developed substantially all of our software internally, and have entered into agreements with our software programmers that provide for our ownership of all software and intellectual property. We have licensed from third parties some components of our software for unlimited use for one-time, up-front payments pursuant to written license agreements. Some of our license agreements provide for a modest additional payment in the event of a subsequent major upgrade.

Like other technology-based businesses, we face the risk that we will be unable to protect our intellectual property and other proprietary rights, and the risk that we will be found to have infringed the proprietary rights of others.

Government Regulation

There is currently only a small body of laws and regulations directly applicable to commerce on the Internet. However, due to the increasing popularity and use of the Internet, it is possible that a number of laws and regulations may be adopted at the international, federal, state and local levels with respect to the Internet, covering issues such as user privacy, freedom of expression, pricing, characteristics and quality of products and services, taxation, advertising, intellectual property rights, information security and the convergence of traditional telecommunications services with Internet communications. Moreover, a number of laws and regulations have been proposed and are currently being considered by federal, state, local and foreign legislatures with respect to these issues. The nature of any new laws and regulations and the manner in which existing and new laws and regulations may be interpreted and enforced cannot be fully determined. For example, recent laws affecting the Internet include:

- The Digital Millennium Copyright Act, which provides stronger copyright protection for software, music and other works on the Internet. Under this law, Internet service providers ("ISP(s)") and Web site operators must register with the U.S. Copyright Office to avoid liability for infringement by their subscribers and must satisfy the conditions for safe harbor protection contained therein for ISPs.
- . The Child Online Protection Act ("COPA"), which prohibits persons from making harmful communications available to minors. On June 22, 2000, the Third Circuit Court of Appeals affirmed a preliminary injunction of this statute, concluding that it violated First Amendment protections in the U.S. Constitution. Appeal of this decision is presently pending before the United States Supreme Court.
- . The Children's Online Privacy Protection Act ("COPPA"), which requires certain Web sites and online services to implement specific procedures and generally to obtain parental consent before collecting, using, or disclosing personal information from children under 13 years of age.
- . Child Protection and Sexual Predator Punishment Act, which imposes stronger criminal penalties for using the Internet to solicit minors for sexual purposes and criminalizes sending obscene material to persons under the age of 16.

7

- The Internet Tax Nondiscrimination Act, which provides a moratorium on taxes deemed discriminatory in order to give state and federal lawmakers time to develop a more comprehensive approach to Internet taxation. The current federal moratorium is scheduled to expire on November 1, 2003.
- . The EU Data Privacy Directive, which requires EU member states to enact legislation creating strong protections governing the use of personal data about individuals. One specific provision of the Directive prohibits the transfer of personal data from an EU country to a non-EU country that lacks "adequate" data protection laws. Because the EU has determined that the United States lacks adequate data protection laws, persons failing to follow certain alternative procedures risk the interruption of data flows between EU countries and the US.
 - Various state and proposed federal anti-spam laws, which restrict the ability of parties to send unsolicited, commercial e-mail.

In addition, there is substantial uncertainty as to the applicability to the Internet of existing laws governing issues such as property ownership, copyrights and other intellectual property issues, taxation, libel, obscenity and personal privacy. The vast majority of these laws were adopted prior to the advent of the Internet and, as a result, did not contemplate the unique issues of the Internet. Future developments in the law might decrease the growth of the Internet, impose taxes or other costly technical requirements, create uncertainty in the market or in some other manner have an adverse effect on the Internet. These developments could, in turn, have a material adverse effect on our business, prospects, financial condition and results of operations.

We provide our services through data transmissions over public telephone lines and other facilities provided by telecommunications companies. These transmissions are subject to regulation by the Federal Communications Commission ("FCC"), state public utility commissions and foreign governmental authorities. However, as an Internet messaging services provider, we are not subject to direct regulation by the FCC or any other governmental agency, other than regulations applicable to businesses generally. Nevertheless, as Internet services and telecommunications services converge or the services we offer expand, there may be increased regulation of our business including regulation by agencies having jurisdiction over telecommunications services. The FCC has recently initiated several proceedings to examine the regulatory framework for the delivery of broadband services. While it is impossible to predict the outcome, the FCC's inquiry may affect the regulatory requirements for the transmission of services such as those we provide. The FCC is also reviewing the system for inter-carrier compensation that may affect the prices we pay for transmission and switching services, while continued regulation of competition in the telecommunications industry may have an indirect affect on our services.

Continued regulation arising from telephone number administration may also make it more difficult for us to obtain necessary numbering resources in a timely fashion. For instance, the FCC has recently decided to allow states to petition for authority to adopt specialized area codes, including area codes that would only contain unified messaging service providers. We intend to seek reconsideration from the FCC of this decision, and the outcome of this proceeding could affect our ability to offer services in competition with incumbents.

The FCC has also ruled that calls to ISPs are jurisdictionally interstate and that ISPs should not pay access charges applicable to telecommunications

carriers. Several telecommunications carriers are advocating that the FCC regulate the Internet in the same manner as other telecommunications services by imposing access fees on ISPs. The FCC is examining inter-carrier compensation for calls to ISPs, which could affect ISPs' costs and consequently substantially increase the costs of communicating via the Internet. This increase in costs could slow the growth of Internet use, decrease the demand for our services, and increase our costs.

The European Union has adopted legislation which has a direct impact on business conducted over the Internet and on the use of the Internet. For example, the United Kingdom Defamation Act of 1996 protects an ISP, under certain circumstances, from liability for defamatory materials stored on its servers. However, we note that in a 1999 case a London court found that an ISP was liable for defamatory statements made by one of its subscribers. The European Directive on the Protection of Consumers is expected to have a direct effect on the use

8

of the Internet for commercial transactions and will create an additional layer of consumer protection legislation with respect to electronic commerce. In addition, numerous other regulatory schemes are being contemplated by governmental authorities in both the United Kingdom and the European Union. As in the United States, there is uncertainty as to the enactment and impact of foreign regulatory and legal developments. For instance, in France, a court recently found that Yahoo! violated French law by failing to prohibit the sale of Nazi paraphernalia to French citizens through its.com Web site. However, a U.S. Federal District Court subsequently held that French law does not trump free expression rights. These developments may have a material and adverse impact on our business, prospects, financial condition and results of operations.

Seasonality and Backlog

Our Web channel business is not seasonal to any significant extent, except as is generally the case for most businesses during extended holiday periods. Although we have limited operating history, we have experienced and expect to continue to experience some seasonality with respect to our Corporate channel.

We experience no material backlog.

Research and Development

The market for our services is evolving rapidly, requiring ongoing expenditures for research and development and timely introduction of new services and service enhancements. Our future success will depend, in part, upon our ability to enhance our current services, to respond effectively to technological changes, to sell additional services to our existing customer base and to introduce new services and technologies that address the increasingly sophisticated needs of our customers. We are devoting significant resources to the development of enhancements to our existing services and to introduce new services. There can be no assurance that we will successfully complete the development of new services or features or that current or future services will satisfy the needs of the market for outsourced messaging, communications and document management solutions. Further, there can be no assurance that products or technologies developed by others will not adversely affect our competitive position or render our services or technologies noncompetitive or obsolete.

Our research and development expenditures were \$2,535,000, \$2,762,000 and

1,829,000 for the fiscal years ended December 31, 2001, 2000 and 1999, respectively.

Employees

As of March 1, 2002, we employed or contracted a total of 134 employees, including 6 consultants on a full or part-time basis. We have 90 full-time salaried personnel and 38 full-time hourly workers. 45 of our employees are technical staff, reflecting our emphasis on technology.

Our future success will depend, in part, on our ability to continue to attract, retain and motivate highly qualified technical, marketing and management personnel. Our employees are not represented by any collective bargaining unit. We have never experienced a work stoppage. We believe our relationship with our employees is good.

Reverse Stock Split

On February 8, 2001 we carried out a one for four reverse stock split. Except as noted, all share and per data are presented on a post split basis.

9

RISK FACTORS

The following discussion should be read in conjunction with the audited consolidated financial statements contained herein. In addition to the factors set forth below, there may be other factors, or factors which arise in the future, which may affect our future performance and the market prices for our securities.

Our business is subject to numerous risks

You should consider our prospects in light of the risks, expenses and difficulties we may encounter, including those frequently encountered by companies competing in rapidly evolving markets. Among the other risks set forth in this section, these risks include our ability to:

- . Maintain, expand and market and our Web and Corporate channel customer bases;
- . Successfully maintain our advertising and outbound usage revenues;
- . Obtain large quantities of non-paying customers on a cost effective basis, and effectively derive revenues from those users through advertising to them and selling them paid services;
- . Successfully manage our cost structure, including but not limited to our telecommunication and personnel related expenses;
- . On a cost effective basis, retain our current base of telephone numbers and obtain additional telephone numbers in such quantities and geographic areas as are necessary to satisfy the demand for our services;
- . Successfully protect our intellectual property and avoid infringing the proprietary rights of others;
- . Maintain acceptable levels of service quality and availability;
- . Compete with other similar providers with regard to price, service and

functionality;

- . Maintain the security of customer information and transmissions through our network;
- . Introduce new services and achieve acceptable levels of return on investment for those new services; and
- . Recruit and retain key personnel.

If we are unable to execute our plans and grow our business, either as a result of the risks identified in this section or for any other reason, this failure could have a material adverse effect on our business, prospects, financial condition and results of operations.

Customers may be unwilling to pay our prices, either because they find satisfactory free services or because they believe other paid services provide a better value.

The prices for our paid services are in some cases higher than those charged by our competitors. We may need to reduce prices for our paid services. We cannot predict whether we will be able to sustain adequate pricing levels as competitors introduce competing services, including free services. Our failure to sustain desired pricing levels would have a material adverse effect on our business, prospects, financial condition and results of operations.

We may have difficulty in retaining our customers, which may prevent our long-term success

Our sales, marketing and other costs to acquire new customers have historically been substantial relative to the monthly fees derived from subscriptions. Accordingly, we believe that our long-term success depends largely on our ability to retain our existing customers while continuing to attract new ones at attractive costs. We

10

continue to invest significant resources in our systems and network infrastructure and customer support capabilities to provide satisfactory levels of service quality and customer service. We cannot be certain that these expenditures will be sufficient to maintain customer retention. We believe that competition from companies providing similar services has caused, and may continue to cause, some of our customers to switch to competitors' services. In addition, some new customers do not become consistent users of our services and, therefore, may be more likely to discontinue their subscription. These factors adversely affect our customer retention rates. Any decline in customer retention rates could have a material adverse effect on our business, prospects, financial condition and results of operations.

The markets in which we operate are highly competitive, and we may be unable to compete successfully against new entrants and established industry competitors with significantly greater financial resources

Competition in the converging Internet and telecommunications industries is becoming increasingly intense for each of the industries we operate in. We face competition for our services from, among others, voice-mail providers, fax providers, paging companies, Internet service providers, email providers and telephone companies.

Competitive pressures may impair our ability to maintain profitability. The

increased competition may also make it more difficult for us to successfully enter into strategic relationships with major companies, particularly if our goal is to have an exclusive relationship with a particular company.

We compete against other companies that provide one or more of the services that we do. In addition, these competitors may add services to their offerings to provide messaging and communication services comparable to ours. Future competition could come from a variety of companies in the Internet, telecommunications and traditional faxing industries. These industries include major companies that have much greater resources than we do, have been in operation for many years and have large subscriber bases. These companies may be able to develop and expand their communications and network infrastructures more quickly, adapt more swiftly to new or emerging technologies and changes in customer requirements, take advantage of acquisition and other opportunities more readily and devote greater resources to the marketing and sale of their products and services than we can. There can be no assurance that additional competitors will not enter markets that we plan to serve or that we will be able to compete effectively.

Our business could suffer if we cannot obtain telephone numbers, or if we are prohibited from obtaining local numbers

Our future success will depend upon our ability to procure large quantities of telephone numbers in the United States and foreign countries. Our ability to procure telephone numbers depends on applicable regulations, the practices of telecommunications carriers that provide telephone numbers and the level of demand for new telephone numbers. Failure to obtain these numbers in a timely and cost-effective manner may prevent us from entering some foreign markets or hamper our growth in domestic markets, and may have a material adverse effect on our business, prospects, financial condition and results of operations.

Our ability to procure large quantities of phone numbers will be particularly limited in area codes of large metropolitan areas, and we may at some point be unable to provide our customers with phone numbers in the most desirable area codes (e.g., 212 in Manhattan and 171 in London) in such areas, having to rely instead on new area codes created for these areas. We do not allow customers of our non-paid services to choose the area code for the phone number we provide, and to some extent this makes our non-paid services less attractive, particularly in comparison to our subscription services, or subscription services provided by others where the customer may select an area code.

The Federal Communications Commission ("FCC") recently adopted an order which could also impede our ability to obtain telephone numbers in existing area codes. The order permits states to apply to the FCC for

11

authority to implement specialized area codes which would segregate services such as the ones we provide, along with other services the FCC perceives as being geographically insensitive, into unique area codes. We have petitioned the FCC for reconsideration of this decision. The outcome of this petition may materially affect our operations if it restricts us from obtaining telephone numbers in area codes that are generally perceived as local by consumers.

In addition, future growth in our subscriber base, together with growth in the subscriber bases of providers of free fax to e-mail services, will increase the demand for large quantities of telephone numbers, which could lead to insufficient capacity and an inability on our part to acquire the necessary phone numbers to accommodate our future growth. We may be found to have infringed the intellectual property rights of others, which could expose us to substantial damages or restrict our operations

We could be subject to claims that we have infringed the intellectual property rights of others. In addition, we may be required to indemnify our resellers and users for similar claims made against them. Any claims against us could require us to spend significant time and money in litigation, pay damages, develop new intellectual property or acquire licenses to intellectual property that is the subject of the infringement claims. These licenses, if required, may not be available at all or on acceptable terms. As a result, intellectual property claims against us could have a material adverse effect on our business, prospects, financial conditions and results of operations.

Inadequate intellectual property protections could prevent us from enforcing or defending our proprietary technology

Our success depends to a significant degree upon our proprietary technology. We rely on a combination of patents, trademark, trade secret and copyright law and contractual restrictions to protect our proprietary technology. However, these measures provide only limited protection, and we may not be able to detect unauthorized use or take appropriate steps to enforce our intellectual property rights, particularly in foreign countries where the laws may not protect our proprietary rights as fully as in the United States. In addition, we may face challenges to the validity and enforceability of our proprietary rights and may not prevail in any litigation regarding those rights. Companies in the messaging industry have experienced substantial litigation regarding intellectual property. Any litigation to enforce our intellectual property rights would be expensive and time-consuming, would divert management resources and may not be adequate to protect our business.

Our operating results may suffer as a result of purchase accounting treatment, the impact of the possible future impairment of goodwill relating to our combination with eFax.com and SureTalk.

Under U.S. generally accepted accounting principles, we have accounted for acquisitions of eFax.com and SureTalk.com using the purchase method of accounting. Under purchase accounting, we calculated the purchase price for these companies by recording the market value of our common stock issued in connection with these transactions, the fair value of the options and warrants which became options and warrants of the acquired company, and the amount of direct transaction costs of the transaction. We allocated the cost of each transaction to the individual assets acquired and liabilities assumed of such business.

Based on recent accounting pronouncements, beginning in the first quarter of 2002 and continuing on a periodic basis (generally at least once a year), we are required to determine if the goodwill on our books is impaired. The amount of purchase cost allocated to goodwill was \$15.8 million at December 31, 2001. Should our future periodic evaluations of goodwill result in an impairment, we may experience a material loss in the related period of impairment which would increase our net loss and could have a material and adverse effect on the market value of our common stock.

Prior to these recent accounting pronouncements which are more fully described in footnote 2 paragraph (r) of Item 8 "Financial Statements and Supplementary Data" of this Report, we periodically evaluated whether changes had occurred that would have required revision of the remaining estimated

useful life of the assigned goodwill or render the goodwill not recoverable. If such circumstances had arisen, we would use an estimate of the undiscounted value of expected future operating cash flows to determine whether the goodwill is recoverable. For the portion of goodwill deemed not recoverable, we would record a charge, in the period identified, between the difference of the carrying amount and the estimated undiscounted value of future operating cash flows.

Our services may become subject to burdensome telecommunications regulation, which could increase our costs or restrict our service offerings

We provide our services through data transmissions over public telephone lines and other facilities provided by telecommunications companies. These transmissions are subject to regulation by the Federal Communications Commission, state public utility commissions and foreign governmental authorities. These regulations affect the prices we pay for transmission services, the competition we face from telecommunications services and other aspects of our market.

As a messaging and communications services provider, we are not subject to direct regulation by the FCC. However, as messaging and communications services converge and as the services we offer expand, there may be increased regulation of our business. Therefore, in the future, we may become subject to FCC or other regulatory agency regulation. Changes in the regulatory environment could decrease our revenues, increase our costs and restrict our service offerings.

We have experienced rapid growth that has placed a strain on resources and our failure to manage growth could cause our business to suffer

We have expanded our operations rapidly and intend to continue this expansion. This expansion has placed, and is expected to continue to place, a significant strain on managerial, operational and financial resources. To manage any further growth, we will need to improve or replace our existing operational, customer service and financial systems, procedures and controls. Any failure to properly manage these systems and procedural transitions could impair our ability to attract and service customers, and could cause us to incur higher operating costs and delays in the execution of our business plan. In addition, our management may not be able to successfully identify, manage and exploit existing and potential market opportunities. If we cannot manage growth effectively, our business and operating results could suffer.

If we fail to expand and upgrade our systems and network infrastructure, our business may be harmed

We must continue to expand and adapt our network infrastructure as the number of customers and the volume of messages they transmit or receive increases. The expansion and adaptation of our systems and network infrastructure may require substantial financial, operational and management resources. There can be no assurance that we will be able to expand or adapt our network infrastructure to meet any additional demand on a timely basis, at a commercially reasonable cost or at all.

The messaging and communications industry is undergoing rapid technological changes and new technologies may be superior to the technologies we use

The messaging and communications industry is subject to rapid and significant technological change. We cannot predict the effect of technological changes on our business. Additionally, widely accepted standards have not yet developed for the technologies we use.

We expect that new services and technologies will emerge in the market in which we compete. These new services and technologies may be superior to the services and technologies that we use or these new services may render our services and technologies obsolete. In addition, these services and technologies may not be compatible or operate in a manner sufficient for us to execute our business plan, which could have a material adverse effect on our business, prospects, financial condition and results of operations.

A system failure or breach of system or network security could delay or interrupt service to our customers

Our operations are dependent on our ability to protect our network from interruption by damage from fire, earthquake, power loss, telecommunications failure, unauthorized entry, computer viruses or other events beyond our control. There can be no assurance that our existing and planned precautions of backup systems, regular data backups and other procedures will be adequate to prevent significant damage, system failure or data loss.

Despite the implementation of security measures, our infrastructure may also be vulnerable to computer viruses, hackers or similar disruptive problems caused by our customers or other Internet users. Persistent problems continue to affect public and private data networks, including computer break-ins and the misappropriation of confidential information. Computer break-ins and other disruptions may jeopardize the security of information stored in and transmitted through the computer systems of the individuals and businesses utilizing our services, which may result in significant liability to us and also may deter current and potential customers from using our services. Any damage, failure or security breach that causes interruptions or data loss in our operations or in the computer systems of our customers could have a material adverse effect on our business, prospects, financial condition and results of operations.

Any failure of the Internet as a message transmission medium could harm our business

Our future success will depend upon our ability to route our customers' traffic through the Internet and through other data transmission media. For our services, other data transmission media include fiber optic or copper lines owned and operated by third parties, with portions of the capacity on these media being dedicated for our use. Our success is largely dependent upon the viability of the Internet as a medium for the transmission of documents. We also depend on the continued operation of a user's e-mail system. To date, we have transmitted a limited amount of customer traffic. There can be no assurance that these will prove to be viable communications media, that document transmission will be reliable or that capacity constraints which inhibit efficient document transmission will not develop.

We access the Internet and other data transmission media through dedicated or shared connections to third party service providers. In many cases, we pay fixed monthly fees for Internet and other access, regardless of our usage or the volume of our customers' traffic. There can be no assurance that the current pricing structure for access to and use of these media will not change unfavorably and, if the pricing structure changes unfavorably, our business, prospects, financial condition and results of operations could be materially and adversely affected.

The market may not switch to our services due to concerns about the reliability of Internet communications, which may significantly impair our business and prevent the execution of our business plan

Our ability to route existing customers' traffic through the Internet and to sell our services to new customers may be inhibited by, among other factors, the reluctance of some customers to switch from traditional fax delivery to delivery over the Internet, and by widespread concerns over the adequacy of security in the exchange of information over the Internet. Additionally, there may be delays in any transmission over the Internet, which may result in our service being regarded as less timely than a traditional fax delivery. If our existing and potential customers do not accept delivery through the Internet as a means of sending and receiving documents via fax, our business, prospects, financial condition and results of operations would be materially and adversely affected.

14

In addition, we face similar risks regarding the market acceptance of the delivery of customers' voice-mail messages and "real time" voice communications over the Internet. As a result, our business, prospects, financial condition and results of operations may be materially and adversely affected.

Our business may be constrained because it supports a limited number of operating system platforms

Only those users whose computers are run by Windows 3.1, Windows 95, Windows 98, Windows NT, Windows 2000, Macintosh and UNIX operating systems can utilize our services. Since there are other operating system platforms, we cannot provide our services to all potential customers for our services. To the extent other operating systems proliferate in the future, our ability to attract new customers and keep existing customers could be significantly impaired.

Future acquisitions could result in dilution, operating difficulties and other harmful consequences

We may acquire or invest in additional businesses, products, services and technologies that complement or augment our service offerings and customer base. Since January 2000, we have completed the acquisition of two companies (SureTalk.com, Inc. and eFax.com) and certain assets of another company (TimeShift, Inc.). We will need to identify suitable acquisition candidates, integrate disparate technologies and corporate cultures and manage a geographically dispersed company. We cannot assure you that we will be able to do this successfully. Acquisitions could divert attention from other business concerns and could expose us to unforeseen liabilities. In addition, we may lose key employees while integrating any new companies. We may pay for some acquisitions by issuing additional common stock, which would dilute current stockholders. We may also use cash to make acquisitions. It may be necessary for us to raise additional funds through public or private financings. We cannot assure you that we will be able to raise additional funds at any particular point in the future or on favorable terms. In addition, we will be required to review goodwill and other intangible assets for impairment in connection with past and future acquisition which may materially increase operating expense if an impairment issue is identified.

We may need and be unable to obtain additional funding on satisfactory terms, which could dilute our stockholders or impose burdensome financial restrictions on our business

If our capital requirements, cost structure or revenue vary materially from our current plans, or if unforeseen circumstances occur, we may require additional financing. This may not be available on a timely basis, in sufficient amounts or on terms we find acceptable. Any new financing may also dilute existing stockholders. Any debt financing or other financing of

securities senior to common stock will likely include financial and other covenants that will restrict our flexibility. At a minimum, we expect these covenants to include restrictions on our ability to pay dividends on our common stock. Any failure to comply with these covenants would have a material adverse effect on our business, prospects, financial condition and results of operation.

We may not be able to respond to technological changes in the messaging, communications and document management industries

The messaging and communications industry are subject to technological change, changes in user and customer requirements and preferences, and the emergence of new industry standards and practices that could render our existing services, proprietary technology and systems obsolete. We must continually improve the performance, features and reliability of our services, particularly in response to competitive offerings. Our success depends, in part, on our ability to enhance our existing messaging and communications services and to develop new services, functionality and technology that address the increasingly sophisticated and varied needs of prospective subscribers. If we do not properly identify the feature preferences of prospective subscribers, or if we fail to deliver features that meet the standards of these subscribers, our ability to market our service successfully and to increase revenues could be impaired. The development of proprietary technology and necessary service enhancements entail significant technical and business risks and require substantial expenditures and lead-time. We may not be able to keep pace with the latest technological developments. We may also be unable to use new technologies effectively or adapt services to customer requirements or emerging industry standards.

15

If we do not successfully address service design risks, our reputation could be damaged and our business and operating results could suffer

We must accurately forecast the features and functionality required by target subscribers. In addition, we must design and implement service enhancements that meet customer requirements in a timely and efficient manner. We may not successfully determine customer requirements and may be unable to satisfy subscriber demands. Furthermore, we may not be able to design and implement a service incorporating desired features in a timely and efficient manner. In addition, if customers and end-users do not favorably receive any new service we launch, our reputation could be damaged. If we fail to accurately determine customer feature requirements or service enhancements or to market services containing such features or enhancements in a timely and efficient manner, our business and operating results could suffer materially.

If regulation of the Internet increases, our business may be adversely affected

There have been various regulations and court cases relating to the liability of Internet service providers and other online service providers for information carried on or through their services or equipment, including in the areas of copyright, indecency, obscenity, defamation and fraud. For example, federal and state statutes prohibit the online distribution of obscene materials. The law in this area is unsettled, and there may be new legislation and court decisions that expose companies such as us to liabilities or affect our services.

Additional laws and regulations may be adopted with respect to the Internet, covering issues such as support payments to fund Internet availability, content, user privacy, pricing, libel, obscene material, indecency, gambling, intellectual property protection and infringement and technology export and

other controls. Other federal Internet-related legislation has been introduced which may limit commerce and discourse on the Internet.

Because our services relate principally to the Internet, but convert voice and fax transmissions into e-mails, we are necessarily exposed to legal or regulatory developments affecting either Internet services or telecommunications services. Regulatory developments could cause our business, prospects, financial condition and results of operations to be materially adversely affected.

Our software may have defects and we may encounter development delays

Software-based services and equipment, such as our services, may contain undetected errors or failures when introduced or when new versions are released. There can be no assurance that, despite testing by us and by current and potential customers, errors will not be found in our software after commercial release, or that we will not experience development delays, resulting in delays in market acceptance, any of which could have a material adverse effect on our business, prospects, financial condition and results of operations.

Our success depends on our retention of our executive officers and our ability to hire and retain additional key personnel

Our success depends on the skills, experience and performance of senior management and other key personnel, many of whom have worked together for only a short period of time. The loss of the services of one or more of our executive officers or other key employees could have a material adverse effect on our business, prospects, financial condition and results of operations. Our future success also depends on our continuing ability to attract and retain highly qualified technical, sales and managerial personnel. Competition for these personnel is intense, and there can be no assurance that we can retain our key employees or that we can attract, assimilate or retain other highly qualified technical, sales and managerial personnel in the future.

The price of our common stock may decline due to shares eligible for future sale

As of March 1, 2002, we had approximately 10.8 million shares of common stock outstanding. Most of these shares are available for sale, subject to compliance with Rule 144 in certain cases. Sales of a substantial

16

number of shares of common stock in the public market could cause the market price of we common stock to decline.

Anti-takeover provisions could negatively impact our stockholders

Provisions of Delaware law and of our certificate of incorporation and bylaws could make it more difficult for a third party to acquire control of us. For example, we are subject to Section 203 of the Delaware General Corporation Law, which would make it more difficult for another party to acquire us without the approval of our board of directors. Additionally, our certificate of incorporation authorizes our board of directors to issue preferred stock without requiring any stockholder approval, and preferred stock could be issued as a defensive measure in response to a takeover proposal. These provisions could make it more difficult for a third party to acquire us even if an acquisition might be in the best interest of our stockholders.

Our stock price may be volatile or may decline

Our stock price and trading volumes have been volatile and our stock price has generally declined since our initial public offering on July 23, 1999. We expect that this volatility will continue in the future due to factors such as:

- . Assessments of our progress in adding subscribers, and comparisons of our results in these areas versus our competitors;
- . Variations between our actual results and investor expectations;
- . New service or technology announcements by us or others, and regulatory or competitive developments affecting our markets;
- . Investor perceptions of us and comparable public companies;
- . Conditions and trends in the communications, messaging and Internet related industries;
- . Announcements of technological innovations and acquisitions;
- . Introduction of new services by us or our competitors;
- . Developments with respect to intellectual property rights;
- . Conditions and trends in the Internet and other technology industries; and
- . General market conditions.

In addition, the stock market has from time to time experienced significant price and volume fluctuations that have affected the market prices for the common stocks of technology companies, particularly communications companies. These broad market fluctuations have resulted in a material decline in the market price of our common stock. In the past, following periods of volatility in the market price of a particular company's securities, securities class action litigation has often been brought against that company. We may become involved in this type of litigation in the future. Litigation is often expensive and diverts management's attention and resources, which could have a material adverse effect on our business and operating results.

We may have liability for Internet content and we may not have adequate liability insurance

As a provider of messaging and communications services, we face potential liability for defamation, negligence, copyright, patent or trademark infringement and other claims based on the nature and content of the materials transmitted via our services. We do not and cannot screen all of the content generated by our users, and we could be exposed to liability with respect to this content. Furthermore, some foreign governments, such as Germany, have enforced laws and regulations related to content distributed over the Internet that are more strict than those currently in place in the United States. Although we carry general liability and umbrella liability

17

insurance, our insurance may not cover claims of these types or may not be adequate to indemnify us for all liability that may be imposed. There is a risk that a single claim or multiple claims, if successfully asserted against we, could exceed the total of our coverage limits. There is also a risk that a single claim or multiple claims asserted against us may not qualify for coverage under our insurance policies as a result of coverage exclusions that

are contained within these policies. Should either of these risks occur, capital contributed by our stockholders may need to be used to settle claims. Any imposition of liability, particularly liability that is not covered by insurance or is in excess of insurance coverage, could have a material adverse effect on our reputation and business and operating results, or could result in the imposition of criminal penalties.

We could be required to register as an investment company and become subject to substantial regulation that would interfere with our ability to conduct our business

As of December 31, 2001, we had cash and cash equivalents of \$19.1 million, principally representing proceeds remaining from our July 23, 1999 initial public offering. We invest such cash in short and long term instruments consistent with prudent cash management and not primarily for the purpose of achieving investment returns. Investment in securities primarily for the purpose of achieving investment returns could result in our being treated as an "investment company" under the Investment Company Act of 1940. In addition, the Investment Company Act requires the registration of companies that are primarily in the business of investing, reinvesting or trading securities or that fail to meet certain statistical tests regarding their composition of assets and sources of income even though they consider themselves not to be primarily engaged in investing, reinvesting or trading securities.

If we were required to register as an investment company pursuant to the Investment Company Act, we would become subject to substantial regulation with respect to our capital structure, management, operations, transactions with affiliated persons and other matters. Application of the provisions of the Investment Company Act to us would materially and adversely affect our business, prospects, financial condition and results of operations.

Our management and board of directors own a significant percentage of our stock and will be able to exercise significant influence

Our executive officers and directors and principal stockholders together beneficially own over one third of our common stock, excluding shares subject to options and warrants that confer beneficial ownership of the underlying shares. Accordingly, these stockholders will continue to have significant influence over our affairs. This concentration of ownership could have the effect of delaying or preventing a change in control or otherwise discouraging a potential acquirer from attempting to obtain control of us, which in turn could have a material and adverse effect on the market price of the common stock or prevent our stockholders from realizing a premium over the market prices for their shares of common stock.

Terrorist attacks have contributed to economic instability in the United States; continued terrorist attacks, war or other civil disturbances could lead to further economic instability and depress our stock price or adversely affect our business.

On September 11, 2001, the United States was the target of terrorist attacks of unprecedented scope. These attacks have caused instability in the global financial markets, and have contributed to volatility in the stock prices of United States publicly traded companies, such as j2 Global. These attacks have and may continue to lead to armed hostilities or may lead to further acts of terrorism and civil disturbances in the United States or elsewhere, which may further contribute to economic instability in the United States and could have a material adverse effect on our business, financial condition and operating results.

Item 2. Properties

We currently lease approximately 28,000 square feet of office space for our headquarters in Hollywood, California under a lease that expires in January 2010. We lease this space from an entity indirectly controlled by

18

our Chairman of the Board. We sublease approximately 50% of this space back to another company, which is also indirectly controlled by our Chairman. This sublease expires in 2002.

We lease an additional 6,000 square feet of office space in Santa Barbara, California under a lease which expires in August 2002.

All of our network equipment is housed either at our Los Angeles leased space or at one of our 68 co-location facilities around the world.

Item 3. Legal Proceedings

We are not currently aware of any legal proceedings or claims that we believe are likely to have a material adverse effect on our financial position, results of operations or cash flows.

On October 28, 1999, AudioFAX IP LLC filed a lawsuit against us in the United States District Court for the Northern District of Georgia asserting the ownership of certain United States and Canadian patents and claiming that we were infringing these patents as a result of our sale of enhanced facsimile services. The suit requested unspecified damages, treble damages due to willful infringement, and preliminary and permanent injunctive relief.

After reviewing the AudioFAX patents with our business and technical personnel and outside patent counsel, we concluded that we do not infringe these patents. However, due to present plans to offer future services that may fall within the scope of the AudioFAX patents, in November 2001 we purchased a non-exclusive, perpetual license to the technology covered by these patents and the lawsuit was dismissed.

Item 4. Submission of Matters to a Vote of Security Holders

We held a Special Meeting of Shareholders on December 20, 2001. There were 11,103,379 shares of our common stock entitled to be voted on November 19, 2001, the record date for the meeting. The following matters were submitted to our shareholders for a vote at the Special Meeting:

1. To approve a proposal to amend ARTICLE Four of our Amended and Restated Certificate of Incorporation to reduce the number of authorized shares of Common Stock from 200 million to 50 million.

The total votes for this proposal were as follows:

For: 8,226,974 Against: 20,057 Abstain: 2,938

2. To approve a proposal to amend Section 3.2 of our Second Amended and Restated 1997 Stock Option Plan (the "Plan") to increase the number of options and restricted stock available for issuance under the Plan from 2 million to 2.5 million.

The total votes for this proposal were as follows:

For: 7,749,196 Against: 494,623 Abstain: 6,150

Based on these voting results, the two matters were approved.

19

Part II

Item 5. Market For the Registrant's Common Equity and Related Stockholder Matters

Market Information

Our common stock is traded on the Nasdaq National Market under the symbol "JCOM". The following table sets forth the high and low closing sale prices for our common stock for the periods indicated, as reported by the Nasdaq National Market, and reflects our February 2001 one for four reverse stock split:

	High	Low
Year Ended December 31, 2001		
First Quarter	\$ 3.13	\$ 1.25
Second Quarter	4.15	2.05
Third Quarter	4.35	2.54
Fourth Quarter	4.95	2.40
Year Ended December 31, 2000		
First Quarter	\$28.50	\$19.50
Second Quarter	19.25	5.50
Third Quarter	13.75	4.75
Fourth Quarter	5.63	1.13

Holders

We had 401 registered stockholders as of December 31, 2001, although there were a much larger number of beneficial owners.

Dividends

We have never declared or paid cash dividends on our common stock. We intend to retain earnings to finance future growth and, therefore, do not anticipate paying cash dividends in the foreseeable future.

Recent Sales of Unregistered Securities

We did not issue any unregistered securities during the fourth quarter of 2001.

Sales of Registered Securities and Use of Proceeds

We completed our initial public offering (the "Offering") of 2,125,000 shares of common stock on July 23, 1999. Our stock is publicly traded on the NASDAQ National Market under the symbol "JCOM".

The lead underwriters in the offering were Donaldson, Lukfin & Jenrette;

BancBoston Robertson Stephens; CIBC World Markets; and DLJdirect Inc. The shares of common stock sold in the Offering were registered under the Securities Act of 1933, as amended, on a Registration Statement on Form S-1 (the "Registration Statement") (File No. 333-76477), which was declared effective by the SEC on July 22, 1999.

We registered for sale under the Registration Statement a total of 2,125,000 shares of common stock for an aggregate amount of \$80,750,000 (based upon the offering price of \$38.00 per share). We sold all 2,125,000 shares for an aggregate amount of \$80,750,000. After deducting underwriting discounts and commissions of \$5,652,500 and expenses of \$1,274,000 in connection with the Offering, we received net proceeds from the Offering of \$73.8 million.

Through December 31, 2001, we have used \$62.6 million of proceeds from the Offering for the following purposes: (i) \$17.4 million for repayment of long-term debt in the amount of \$10.6 million and redemption of

20

preferred stock in the amount of \$6.8 million, (ii) \$8.7 million for expansion of our worldwide network, (iii) \$15.1 million for funding advertising and marketing activities, (iv) \$10.9 million for funding general corporate expenses, (v) \$4.9 million for advances under a note receivable from eFax.com prior to our acquisition of eFax, and (vi) equity repurchases of \$5.6 million.

Subsequent to December 31, 2001, we expect to utilize the remaining \$11.2 million of the proceeds from the Offering as part of our general working capital.

Item 6. SELECTED CONSOLIDATED FINANCIAL DATA

The following selected consolidated financial data should be read in conjunction with our consolidated financial statements and the notes thereto and the information contained herein in Item 7, "Management's Discussion and Analysis of Financial Condition and Results of Operations". Historical results are not necessarily indicative of future results.

	Years Ended Decemb (In thousands, except per				
	 2001 2		2000		1999
Statement of Operations Data:					
Revenues	\$ 33,253	\$	13,933	\$	7,643
Cost of revenue	13,412		7,312		4,641
Gross profit (loss)	 19,841		6,621		3,002
Operating expenses:					
Sales and marketing	4,585		8,671		6,355
Research and development	2,535		2,762		1,829
General and administrative	13 , 921		15,385		7,976
Amortization of goodwill and other intangibles	6,924		4,374		
Impairment of acquisition related intangibles, net of					
other one-time items	597				
Total operating expenses	 28,562		31,192		16,160
Operating loss			(24,571)		

Interest and other income Interest and other expense Increase in market value of put warrants	(155)	2,973 (617) 	(1,430)
Loss before income taxes and extraordinary item		(22,215)	
Loss before extraordinary item Extraordinary item-Loss on extinguishment of debt		(22,219)	
Net loss Premiums on preferred stock redemption Cumulative preferred dividends, accretion of discount attributable to preferred stock, and amortization of		(22,219)	
preferred stock issuance costs			· · · ·
Net loss attributable to common stockholders			
Net loss per common share:			
Basic	\$ (0.69)	\$ (2.44)	\$ (2.71)
Diluted	\$ (0.69)	\$ (2.44)	\$ (2.71)
Weighted average shares outstanding	11,279,647	9,121,236	7,024,748

21

	(ember 31,	
	(In thou	isands, e 	except pe 	er share a	mounts)
	2001	2000	1999	1998	1997
Balance Sheet Data:					
Cash and cash equivalents	\$19,087	\$23,824	\$12,256	\$ 7,279	\$ 23
Working capital	16,112	19 , 676	36 , 555	6,735	58
Total assets	49,056	65 , 305	58,625	10,513	2,613
Long term debt and put warrants	28	416	1 , 537	12,455	
Redeemable common and preferred stock (1)		7,065	7 , 820	9,317	
Total stockholders equity (deficiency)	\$41,140	\$46,057	\$45 , 147	\$(13,317)	\$1 , 618

(1) See note 4 of the notes to the consolidated financial statements for the conditions applicable to the redeemable securities

Item 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS.

In addition to historical information, the following discussion and analysis of management contains forward-looking statements. These forward-looking statements involve risks, uncertainties and assumptions. The actual results may differ materially from those anticipated in these forward-looking statements as a result of many factors, including but not limited to those discussed below, the results of any acquisition we may complete and in the section in this Report entitled "Risk Factors". Readers are cautioned not to place undue reliance on these forward-looking statements, which reflect management's opinions only as of the date hereof. j2 Global undertakes no obligation to revise or publicly release the results of any revision to these forward-looking statements. Readers should carefully review the risk factors described in this

document as well as in other documents we file from time to time with the Securities and Exchange Commission, including the Quarterly Reports on Form 10-Q and any Current Reports on Form 8-K to be filed by us in fiscal year 2002.

Overview

j2 Global Communications, Inc. ("j2 Global", "Our" or "We") provides outsourced value-added messaging and communications services to individuals and businesses throughout the world. We offer faxing and voicemail services, Web initiated conference calling services, document management solutions and unified messaging services. We market our services principally under the brand names "eFax" and "jConnect".

We deliver our services through our global telephony/IP network, which spans more than 600 cities in 18 countries across 5 continents (including four capital cities in Latin America where we are in the process of launching service).

We organize our marketing and sales efforts into three distinct channels: Web, Corporate and Licensed Services. Each of these channels has a defined business plan and has developed cost of acquisition metrics for analyzing potential transactions.

Our core services, each of which operates in large and distinct markets, include faxing, voicemail, conference calling, unified communications and document management. These are services already used by business people. Therefore, the challenge becomes not one of changing behavior, but rather one of educating prospective customers that we offer a more secure, efficient and cost-effective solution.

We generate a substantial portion of our revenue from subscribers that pay through subscription and usage fees. We also generate revenue from advertising to non-paid subscribers. Our advertising supported subscribers also serve as a significant source of new paid subscribers.

For the year ended December 31, 2001, our Web, Corporate and Licensed Services channel revenues represented 75%, 19% and 6% of our revenues, respectively. During fiscal years ended 2000 and 1999, substantially all of our revenue was generated from our Web channel. In the future, we expect the Corporate channel to represent a growing proportion of our revenues.

22

As of March 1, 2002, our Web and Corporate channels had more than 4 million and 22,000 telephone numbers deployed, respectively.

Our sales and marketing expenses primarily consist of personnel costs and payments to third parties for customer acquisitions. Prior to mid fiscal year 2000, we relied heavily on marketing and advertising relationships that required substantial payments without regard to number of customers acquired. For the second half of fiscal 2000 forward, our sales and marketing and customer acquisition expenses primarily occur only after the acquisition of a paid subscriber. As a result, our marketing relationships with third parties primarily consist of revenue share type of arrangements.

We intend to continue to invest in the development of new services and features and extend and upgrade our network as necessary to satisfy existing and expected future demand for our solutions.

As we enter 2002, our goal is to continue to execute our business plan,

which is focused on providing easy to use applications that enhance the lives and businesses of our customers. Although we cannot guarantee the success of our business plan, we expect our sales and marketing expenses and investments in new services and services under development to improve our ability to add new customers, including paid subscribers. We expect that increased paid and advertising supported subscribers will result in increased revenue. We anticipate this increased revenue to be partially offset by additional expenses incurred, and for some periods additional expenses may more than offset this increased revenue.

While we currently believe the expectations set forth in this Report are achievable, we are subject to several risks, any of which could cause these expectations to not be achieved. See the "Risk Factors" section of this Report for a description of these risks.

Discussion of Critical Accounting Policies

In the ordinary course of business, we have made a number of estimates and assumptions relating to the reporting of results of operations and financial condition in the preparation of our financial statements in conformity with accounting principles generally accepted in the United States of America ("GAAP"). Actual results could differ significantly from those estimates under different assumptions and conditions. We believe that the following discussion addresses our most critical accounting policies, which are those that are most important to the portrayal of our financial condition and results and require management's most difficult, subjective and complex judgments, often as a result of the need to make estimates about the effect of matters that are inherently uncertain.

Revenue recognition. Our revenue substantially consists of monthly recurring and usage based subscription fees. In accordance with GAAP and with Securities and Exchange Commission ("SEC") issued Staff Accounting Bulletin No. 101, "Revenue Recognition in Financial Statements" which clarifies certain existing accounting principles for the timing of revenue recognition and classification of revenues in the financial statements, we defer the portions of monthly recurring and usage based fees collected in advance and recognize them in the period earned. Additionally, we defer and recognize subscriber activation fees and related direct incremental costs over a subscriber's estimated useful life.

Valuation of long-lived and intangible assets and goodwill. We assess the impairment of identifiable intangibles, long-lived assets and related goodwill and enterprise level goodwill whenever events or changes in circumstances indicate that the carrying value may not be recoverable. Factors we consider important which could individually or in combination trigger an impairment review include the following:

- . significant underperformance relative to expected historical or projected future operating results;
- . significant changes in the manner of our use of the acquired assets or the strategy for our overall business;

23

- . significant negative industry or economic trends;
- . significant decline in our stock price for a sustained period; and
- . our market capitalization relative to net book value.

When we determine that the carrying value of intangibles, long-lived assets and related goodwill and enterprise level goodwill may not be recoverable based upon the existence of one or more of the above indicators of impairment, we measure any impairment based on a projected discounted cash flow method using a discount rate determined by our management to be commensurate with the risk inherent in our current business model. Net intangible assets, long-lived assets and goodwill amounted to \$23.8 million as of December 31, 2001.

In 2002, Statement of Financial Accounting Standards ("SFAS") No. 142, "Goodwill and Other Intangible Assets" became effective and as a result, we will cease to amortize approximately \$15.8 million of goodwill. We had recorded approximately \$5.4 million of goodwill amortization during 2001 and would have recorded the same amount during 2002. In lieu of amortization, we are required to perform an initial impairment review of our goodwill in 2002 and an annual impairment review thereafter. We expect to complete our initial review during the first quarter of 2002.

We currently do not expect to record an impairment charge upon completion of the initial impairment review. However, there can be no assurance that at the time the review is completed a material impairment charge will not be recorded.

Results of Operations

Years Ended December 31, 2001, 2000 and 1999

The following table sets forth, for the years ended December 31, 2001, 2000 and 1999, information derived from our statements of operations as a percentage of revenues. This information should be read in conjunction with the consolidated financial statements and related notes included elsewhere in this document.

	Decem	ars End ber 31,	2001
	2001		1999
Revenue	100%	100%	100%
Cost of revenue	40	52	61
Gross ProfitOperating expenses:	60	48	39
Sales and marketing	14	62	83
Research and development	8	20	24
General and administrative	42	110	104
Amortization of goodwill and other intangibles	21	31	
Impairment of acquisition related intangibles, net of other one time items.	2		
Total operating expenses	86	224	211
Operating Loss	(26)	(176)	(172)
Interest and other income	(3)	(21)	(21)
Interest and other expense		4	19
Increase in market value of put warrants			
Loss before income taxes and extraordinary item	(24)	(159)	(170)
Income tax expense			
Loss before extraordinary item	(24)	(159)	(170)
Extraordinary item			(58)

24

Revenue Items

Revenue. Revenue was \$33.3 million, \$13.9 million and \$7.6 million for the years ended 2001, 2000 and 1999, respectively. The increase in revenue from 2000 to 2001 was due primarily to an increased number of subscriptions principally through our acquisition of eFax.com in November 2000, as well as a price increase to eFax subscribers effective February 2001. The increase in revenue from 1999 to 2000 was due primarily to increases in the number of subscriptions from direct marketing and strategic alliances. Our number of subscriptions (both paid and free) were greater than 4 million as of December 31, 2001 and 2000 and greater than 400,000 as of December 31, 1999. For these years our primary source of revenue was derived from monthly fees from paid subscriptions.

For the year ended December 31, 2001, our Web, Corporate and Licensed Services channel revenue represented 75%, 19% and 6% of our revenue, respectively. During fiscal years ended 2000 and 1999, substantially all of our revenue was generated from our Web channel.

Cost of revenue. Cost of revenue is primarily comprised of costs associated with data and voice transmission, telephone numbers, customer service, online processing fees and equipment depreciation. Cost of revenue was \$13.4 million or 40% of revenue, \$7.3 million or 52% of revenue and \$4.6 million or 61% of revenue for the years ended December 31, 2001, 2000 and 1999, respectively. The increases in cost of revenue reflect the cost of building and expanding our server and networking infrastructure and customer services to accommodate the growth of our subscriber base. Cost of revenue as a percentage of revenue decreased from year to year as a result of the increases in revenue.

Operating Expenses

Sales and Marketing. For 2001 our sales and marketing costs consisted primarily of payments to sales and marketing personnel, advertising, consulting, promotions, public relations, trade shows and business development. For 2000 and 1999 our sales and marketing costs consisted primarily of payments with respect to strategic alliances, sales and marketing personnel, advertising, consulting, promotions, public relations, trade shows and business development. Sales and marketing expenses were \$4.6 million or 14% of revenue, \$8.7 million or 62% of revenue and \$6.4 million or 83% of revenue for the years ended December 31, 2001, 2000 and 1999, respectively.

The increase from 1999 to 2000 in sales and marketing expenses primarily reflects an increase in marketing payments as a result of strategic relationships with leading Internet and telecommunications companies, and an increase in expenses with respect to sales and marketing personnel. The decrease from 2000 to 2001 resulted primarily from our reevaluation of our return on investment with respect to online advertising arrangements requiring fixed payments. Prior to mid fiscal year 2000, we relied heavily on marketing and advertising relationships that required substantial payments without regard to number of customers acquired. For the second half of fiscal 2000 and on a go forward basis, we expect our sales and marketing customer acquisition expenses to substantially occur only after the acquisition of a paid subscriber. As a

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result, our marketing relationships with third parties will primarily consist of revenue share type of arrangements.

Amounts expensed under agreements with online service providers are included in sales and marketing expense. For the years ended December 31, 2001, 2000 and 1999, total amounts expensed were zero, \$4,435,628 and \$2,220,320 respectively. As of December 31, 2001 there are no future annual fixed payments associated with any arrangements with online service providers.

Research and Development. Our research and development costs consist primarily of personnel related costs. Research and development costs were \$2.5 million or 8% of revenue, \$2.8 million or 20% and \$1.8 million

25

or 24% of revenue for the years ended December 31, 2001, 2000 and 1999, respectively. Research and development costs primarily reflect personnel related expenses. Research and development costs as a percentage of revenue decreased from year to year as a result of increases in revenue over the same periods. The increase from 1999 to 2000 was due to the building up of our personnel to support our growing business.

General and Administrative. Our general and administrative costs consist primarily of personnel related expenses, professional services and occupancy costs. General and administrative costs were \$13.9 million or 42% of revenue, \$15.4 million or 110% of revenue and \$8.0 million or 104% of revenue for the years ended December 31, 2001, 2000 and 1999, respectively. The increase in general and administrative costs from 1999 to 2000 were primarily due to increases in personnel as well as increased professional fees. The decrease in general and administrative costs from 2000 to 2001 were primarily due to higher fiscal 2000 expenses relating to an equity investment in an unconsolidated subsidiary, realized loss on sale of an investment and stock based compensation expense. Our core general and administrative costs remained consistent from 2000 to 2001.

Our stock compensation expense, which is included in general and administrative, is comprised of amortization of deferred compensation of \$236,000, \$443,000 and \$390,000 for the years ended December 31, 2001, 2000 and 1999, respectively.

Amortization of Goodwill and Other Intangibles. Amortization of goodwill and other intangibles increased to \$6.9 million in 2001, from \$4.4 million in 2000 and zero in 1999. The increase in amortization expense during fiscal 2001 is attributable to our acquisition of eFax.com in November of 2000. The increase in amortization expenses from 1999 to 2000 is attributable to acquisitions of SureTalk.com and TimeShift, Inc. in the first quarter of 2000.

Impairment of Acquisition Related Intangibles, Net of Other One Time Items. On March 6, 2000, we acquired substantially all of the assets of TimeShift, Inc, a closely-held Internet technology company based in San Francisco, California for \$1.1 million in common stock, valued at the average closing price at the acquisition date.

A substantial portion of the allocation of TimeShift's assets was classified as an intangible asset related to a favorable operating lease. During the fourth quarter of fiscal 2001 we determined that that this asset was permanently impaired due to continuing weakness in the San Francisco commercial real estate market. As a result, in that quarter we wrote off the remaining asset value of \$752,000.

Additionally, we had two other one time claim items related to the TimeShift, Inc. acquisition, netting to \$155,000 of income.

Interest and Other Income. Our interest and other income is primarily related interest earned on cash and cash equivalents and marketable securities. Interest and other income was \$1,045,000, \$2,973,000 and \$1,579,000 for the years ended December 31, 2001, 2000 and 1999, respectively.

Interest and Other Expense. Our interest and other expense was \$155,000, \$618,000 and \$1,431,000 for the years ended December 31, 2001, 2000 and 1999, respectively. For fiscal years 2001 and 1999, interest and other expense was primarily related to interest on capital lease obligations and long-term debt. For fiscal 2000, interest and other expense was primarily related to interest on capital lease obligations and long-term debt, equity in the loss of a joint venture and a permanent impairment of a corporate debt security.

Income Taxes. As of December 31, 2001, the Company has Federal and state net operating losses (NOL) carryforwards of approximately \$115 million and \$43 million, respectively. These NOL carryforwards will expire through year 2021 for Federal NOLs and 2011 for state NOLs. In addition, the Company has Federal and state research and development tax credits of \$711,000 and \$822,000 respectively, which will expire through year 2021 for federal purposes and indefinitely for state purposes.

Liquidity and Capital Resources

At December 31, 2001, our primary source of liquidity consisted of \$19.1 in cash and cash equivalents.

26

Net cash provided by (used in) operating activities was \$1,679,000, \$(11,931,000) and \$(12,091,000), for the years ended December 31, 2001, 2000 and 1999, respectively. For 2001 the net cash provided primarily resulted from our net loss from operations, offset by depreciation charges, amortization of acquisition related goodwill and other intangibles and noncash compensation and impairment charges. For 2000, the principal uses of cash were to fund our net loss from operations, offset by depreciation charges, amortization of acquisition related goodwill and other intangibles and prepaid expenses. The principal uses of cash for 1999 were to fund our net loss from operations, partially offset by increases in accounts payable and decreases in payments to strategic alliances.

Net cash provided by (used in) investing activities was \$645,000, \$24,421,000 and \$(39,316,000), for the years ended December 31, 2001, 2000 and 1999, respectively. The principal sources in 2001 were for redemptions of investments, offset by purchases of furniture, fixtures and equipment, and intangible assets. Net cash provided by investing activities in 2000 was due to maturities of investments offset by purchases of property and equipment and the acquisition of eFax.com. The principal uses in 1999 were for purchases of current and non-current investments, and the purchases of furniture, fixtures and equipment.

Net cash (used in) provided by financing activities was \$(7,062,000), \$(922,000) and \$56,514,000, for the years ended 2001, 2000 and 1999, respectively. Net cash used in 2001 was due to repurchases of common stock and repayments of loans payable. Net cash used in 2000 was primarily due to repayments of loan and capital leases payable. The net increase in 1999 was primarily due to the \$73.9 million raised in our initial public offering, reduced by repayments of senior subordinated debt and preferred stock of \$10.6

million and \$6.8 million, respectively.

We finance a portion of our operating technology equipment and office equipment through capital leasing and loan arrangements. Amounts due under these arrangements were \$682,000 and \$2,164,000 at December 31, 2001 and 2000, respectively.

We currently anticipate that our existing cash balances and short and long term investments will be sufficient to meet our anticipated needs for working capital and capital expenditures for at least the next 12 months.

Contractual Obligations and Commercial Commitments

The following table summarizes the Company's obligations and commitments as of December 31, 2001:

Payments Due by Period (in thousands)

Contractual Cash Obligations	Total	Less Than 1 Year	1-3 Years	4-5 Years	After 5 Years
Long-Term Debt	\$ 428	\$ 400	\$ 28	\$	\$
Capital Leases	254	254			
Operating Leases	3,935	1,102	1,039	714	1,080
	\$4,617	\$1 , 756	\$1 , 067	\$714	\$1,080
				====	======

Item 7A. Quantitative and Qualitative Disclosures About Market Risk

The following discussion of the market risks we face contains forward-looking statements. Forward-looking statements are subject to risks and uncertainties. Actual results could differ materially from those discussed in the forward-looking statements.

We believe that our exposure to market risk related to changes in interest rates and foreign currency exchange rates is not significant, primarily because our indebtedness under financing arrangements has fixed interest rates and our transactions are generally denominated in US dollars. However, we invest our cash primarily in high grade, short-term, interest-bearing securities. Our return on these investments is subject to interest rate fluctuations.

We do not have derivative financial instruments for hedging, speculative or trading purposes.

27

Item 8. Financial Statements and Supplementary Data

Independent Auditors' Report

The Board of Directors j2 Global Communications, Inc.:

We have audited the accompanying consolidated balance sheets of j2 Global Communications, Inc. and subsidiaries as of December 31, 2001 and 2000 and the related consolidated statements of operations, stockholders' equity

(deficiency) and cash flows for each of the years in the three-year period ended December 31, 2001. In connection with our audits of the consolidated financial statements, we also have audited the financial statement schedule. These consolidated financial statements and financial statement schedule are the responsibility of the Company's management. Our responsibility is to express an opinion on these consolidated financial statements and financial statement schedule 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, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of j2 Global Communications, Inc. and subsidiaries as of December 31, 2001 and 2000 and the results of their operations and their cash flows for each of the years in the three-year period ended December 31, 2001, in conformity with accounting principles generally accepted in the United States of America. Also, in our opinion, the related financial statement schedule, when considered in relation to the basic consolidated financial statements taken as a whole, presents fairly in all material respects, the information set forth therein.

/s/ KPMG LLP Los Angeles, California February 15, 2002

28

j2 Global Communications, Inc.

Consolidated Balance Sheets December 31, 2001 and 2000

200	2001	ASSETS
		ASSEIS
\$ 23,82 1,96		Cash and cash equivalents Short-term investments Accounts receivable,
2,36	3,615,099	<pre>net of allowances of \$1,104,000 and \$1,112,000, respectively</pre>
1,20	471,413	Prepaid expenses
92	826,539	Other current assets
30 , 27	24,000,104	Total current assets
6,21	6,066,012	Furniture, fixtures and equipment, net
20,75	15,778,099	Goodwill, net
2,94	1,967,859	Other purchased intangibles, net
2,32		Long-term investments
2,78	1,244,127	Other assets
\$ 65,30	\$ 49,056,201	Total assets
2	6,066,012 15,778,099 1,967,859 1,244,127	Furniture, fixtures and equipment, net Goodwill, net Other purchased intangibles, net Long-term investments Other assets

LIABILITIES AND STOCKHOLDERS' EQUITY		
Accounts payable and accrued expenses		\$ 5,29 1,48
Deferred revenue Current portion of capital lease payable		1,48 29
Current portion of long-term debt	400,587	1,28
Accrued exit costs	•	2,10
Other	,	13
Total current liabilities	7,888,233	10,60
Capital lease obligations		16 41
Total liabilities Redeemable common stock; issued and outstanding 551,925 shares at December	7,916,129	11,18
31, 2000 (redemption value of \$7,064,633 at December 31, 2000)		7,06
Common stock subject to put option (26,250 shares at December 31, 2000)		99
<pre>Stockholders' Equity: Common stock, \$0.01 par value. Authorized 50,000,000 and 200,000,000 shares at December 31, 2001 and 2000, respectively; total issued and outstanding 10,727,722 and 10,997,402 shares at December 31, 2001 and 2000, respectively, excluding 551,925 issued as redeemable at December 31, 2000 and 26,250 shares subject to a put option at December 31, 2000</pre>	115,807	10
and 20,200 shares subject to a put option at becember 51, 2000	115,007	ΞŪ
Additional paid in capital	115,331,548	110,66
Notes receivable from stockholders		(48
Treasury Stock, at cost	(3,721,534)	(76
Unearned compensation		(1,00
Accumulated Deficit	(-)))	
Net stockholders' equity		46,05
Total liabilities and stockholders' equity		\$ 65,30
		======

29

j2 Global Communications, Inc.

Consolidated Statements of Operations Years Ended December 31, 2001, 2000 and 1999

	2001	2000	
Revenue:			
Subscriber	\$31,286,462	\$ 13,593,731	\$
Other	1,966,201	339,615	
	33,252,663	13,933,346	
Cost of revenue:			
Subscriber	12,961,846	7,092,778	
Other	450,000	219,343	
	13,411,846	7,312,121	

Gross profit	19,840,817	6,621,225	
Operating expenses: Sales and marketing Research and development General and administrative Amortization of goodwill and other intangibles Impairment of acquisition related intangibles, net of other one time items	4,584,795 2,534,958 13,921,518 6,924,314 596,824	8,671,124 2,761,742 15,384,594 4,374,224	
Total operating expenses	28,562,409	31,191,684	
Operating loss	(8,721,592)	(24,570,459)	(
Other income (expenses): Interest and other income Interest and other expense		2,973,412 (617,707)	
Loss before income taxes and extraordinary item	(7,830,806)	(22,214,754)	(
Income tax expense	4,000	4,052	
Loss before extraordinary item Extraordinary itemLoss on extinguishment of debt		(22,218,806)	(
Net loss	(7,834,806)	(22,218,806)	(
Premiums on preferred stock redemption Cumulative preferred dividends, accretion of discount attributable			
to preferred stock, and amortization of preferred stock issuance costs			
Net loss attributable to common stockholders		\$(22,218,806)	
Basic and diluted net loss per common share		\$ (2.44)	\$ ==
Weighted average shares outstanding	11,279,647	9,121,236	==

30

j2 Global Communications, Inc. Consolidated Statements of Stockholders' Equity (Deficiency) Years Ended December 31, 2001, 2000 and 1999

Common S	Stock	Additional	Treasu	ry Stock	
		Paid-in			Accumulated
Shares	Amount	Capital	Shares	Amount	Deficit

Balance, December 31, 1998	5,524,999	\$ 55,250	\$ 12,439,542		\$	\$(22,806,23
Issuance of common stock						
(public offering)	2 098 750	20 988	72,805,504			_
Exercise of stock options						
	11,906	105	41,443			_
Amortization of costs of						
mandatorily redeemable						
preferred stock						-
Dividends on mandatorily						
redeemable preferred stock			(553,064)			-
Amortization of warrants						-
Amortization of preferred						
stock discount			(134,994)			-
Accretion to common stock						
redemption			(1,818,658)			-
Unearned compensation			1,323,476			-
Amortization of unearned						
compensation						-
Repayments of notes receivable.						-
Conversion of put warrants			6,318,000			_
Retirement of preferred stock			(2,058,971)			_
Unrealized gain on investment						_
Net loss						(17,439,10
Balance, December 31, 1999	• •		\$ 88,362,278		\$	\$(40,245,34
Issuance of common stock						
Issuance of warrants for the	2,3,3,3,3,	23, 111	1,001,000			
acquisition of eFax.com			1,558,725			_
Acquisition of treasury stock.				(62,733)	(760,618)	_
Exercise of stock options and				(02,100)	(/00,010)	
warrants	365,670	3,657	86,599			_
Stock issued for reduction of	505,070	5,057	00,000			
note payable			3,069,162			
						_
Unearned compensation Amortization of unearned	20,000	200	422,200			=
compensation			(396,259)			-
Repayments of notes receivable.						-
Unrealized loss on investment						-
Reclassification of shareholder						
notes						_
Net loss						(22,218,80
Delence December 21 0000	10 007 400	<u> </u>				
Balance, December 31, 2000		•				२(७८,4७4,14

	Unearned Compensation	1 1	Comprehensive Income (Loss)
Balance, December 31, 1998	\$ (506,202)	\$(13,316,647)	\$(17,233,033)
<pre>Issuance of common stock (public offering) Exercise of stock options Amortization of costs of mandatorily redeemable preferred stock</pre>		72,826,492 41,548 (33,857)	

Dividends on mandatorily			
redeemable preferred stock		(553,064)	
Amortization of warrants		(101,137)	
Amortization of preferred			
stock discount			
Accretion to common stock		(1.010.050)	
redemption		(1,818,658)	
Unearned compensation	(1,323,476)		
Amortization of unearned			
compensation	414,236	414,235	
Repayments of notes receivable.		219,381	
Conversion of put warrants		6,318,000	
Retirement of preferred stock		(2,058,971)	
Unrealized gain on investment		649,046	649,046
Net loss		(17,439,103)	(17,439,103)
Balance, December 31, 1999			
	========		
Issuance of common stock		17,594,327	
Issuance of warrants for the			
acquisition of eFax.com		1,558,725	
Acquisition of treasury stock			
Exercise of stock options and			
warrants		90,269	
Stock issued for reduction of			
note payable		3,069,162	
Unearned compensation	(422,400)		
Amortization of unearned			
compensation	829,033	432,774	
Repayments of notes receivable.		132,179	
Unrealized loss on investment.		(649,046)	(649,046)
Reclassification of shareholder			
notes		900,001	
Net loss		(22,218,806)	(22,218,806)
Balance, December 31, 2000	\$(1,008,809)	\$ 46,056,850	\$(22,867,852)

31

j2 Global Communications, Inc. Consolidated Statements of Stockholders' Equity (Deficiency) Years Ended December 31, 2001, 2000 and 1999

	Common		Additional Paid-in	Treasur	y Stock	Accumulated
	Shares	Amount	Capital	Shares	Amount	Deficit
Issuance of common stock Unearned compensation	5,061					
Amortization of unearned compensation Sale of redeemable common						
stock Conversion of redeemable	300,003	3,000	3,837,035			

stock to treasury	251,922	2,519	3,222,079	. , ,	. , ,	
Repurchase of common stock Issuance of shares under employee stock purchase				(149,826)	(485,480)	
plan				8,839	24,484	
Purchase of common shares						
and outstanding warrants			(2,625,200)	(397,224)	(1,588,896)	
Repayments of notes						
receivable						
Valuation reserve on notes						
receivable						
Conversion of puttable shares	26,250	263	997 , 237			
Net loss						(7,834,806)
Balance, December 31, 2001	11,580,638	115,807	115,331,548	852,866	(3,721,534)	(70,298,653)

		Stockholders' Equity	-
Issuance of common stock		5,812	
Unearned compensation Amortization of unearned	772,636		
compensation Sale of redeemable common	236,173	236,173	
stock Conversion of redeemable		3,840,035	
stock to treasury		2,313,574	
Repurchase of common stock Issuance of shares under employee stock purchase		(485,480)	
plan Purchase of common shares		24,484	
and outstanding warrants Repayments of notes		(4,214,096)	
receivable Valuation reserve on notes		24,370	
receivable		175 , 355	
Conversion of puttable shares		997 , 500	
Net loss		(7,834,806)	(7,834,806)
Balance, December 31, 2001		41,140,072	(7,834,806)

32

j2 Global Communications, Inc.

Consolidated Statements of Cash Flows Years Ended December 31, 2001, 2000 and 1999

38

2000

Cash flows from operating activities: Net loss	\$ (7 834 506)	\$ (22 218
Adjustments to reconcile net loss to net cash provided by (used in)	Q(1,034,300)	Υ(ZZ , ZIO
operating activities: Depreciation and amortization	9,457,966	6,581
Extraordinary item-loss on early extinguishment of debt		417
Amortization of notes payable discount		
Amortization of unearned compensationRealized loss on disposal of marketable equity securities	236,173	406 255
Compensation expense in exchange for note reduction	380,769 752,000	370
Changes in assets and liabilities, net of effects of business combinations:	752,000	
Decrease (increase) in:		
Accounts receivable	(1,229,349)	(788
Interest receivable	125,600	344
Prepaid expenses	1,112,113	2,047
Other assets	466,910	672
(Decrease) increase in:		
Accounts payable	(419,832)	471
Deferred revenue	(79,079)	(252
Accrued exit costs	(1,207,450)	
Other current liabilities	(81,728)	(238
Net cash provided by (used in) operating activities Cash flows from investing activities:		\$(11 , 931
Purchase of furniture, fixtures, and equipment	(2,717,404)	(3,035
Purchase of intangible asset	(600,000)	
Redemption (purchase) of investments, net		32,311
Acquisition of businesses net of cash received		(4,854
Advance of note receivable	(500,800)	. ,
Other	180,323	
Net cash provided by (used in) investing activities Cash flows from financing activities:		\$ 24,421
Proceeds from issuance of common stock		
Issuance of notes receivable from stockholders		50
Exercise of stock options	5,812	103
Proceeds from issuance of notes payable		
Repayment of notes and capital lease obligations payable Repayment of loans payable		(1 075
Repurchase of common stock	(5,566,116)	
Net cash provided by (used in) financing activities	\$(7,061,862)	
Net increase (decrease) in cash and cash equivalents		
Cash and cash equivalents at beginning of year		12 , 256
Cash and cash equivalents at end of year		\$ 23,824
Cash paid during the year for:		
Income taxes	\$ 4,000	\$ 4
Interest		

j2 GLOBAL COMMUNICATIONS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS December 31, 2001, 2000 and 1999

(1) Organization

j2 Global Communications, Inc. ("j2 Global" or the "Company") provides outsourced value-added messaging and communications services to individuals and businesses throughout the world. The Company's services are delivered through the Company's global telephony/IP network, which spans more than 600 cities in 18 countries across 5 continents (including four capital cities in Latin America where we are in the process of launching service).

The Company offers faxing and voicemail services, Web initiated conference calling services, document management solutions and unified messaging services. Through three distinct sales channels--Web; Corporate; and Licensed Services--the Company has more than 4 million active phone numbers. The Company markets its services principally under the brand names "eFax" and "jConnect".

(2) Summary of Significant Accounting Policies

(a) Principles of Consolidation

The consolidated financial statements include the accounts of j2 Global and its direct and indirect wholly-owned subsidiaries; eFax.com, Inc., SureTalk.com, Inc., JFAX.DE, Inc., Documagix, Inc. and ProtoDyne, Inc. All intercompany accounts and transactions have been eliminated in consolidation.

(b) Revenue recognition

Our revenue substantially consists of monthly recurring and usage based subscription fees, which are primarily paid in advance by credit card. In accordance with GAAP and with Securities and Exchange Commission ("SEC") issued Staff Accounting Bulletin No. 101, "Revenue Recognition in Financial Statements" which clarifies certain existing accounting principles for the timing of revenue recognition and classification of revenues in the financial statements, we defer the portions of monthly recurring and usage based fees collected in advance and recognize them in the period earned. Additionally, we defer and recognize subscriber activation fees and related direct incremental costs over a subscriber's estimated useful life.

(c) Research and Development

Research and development costs are expensed as incurred. Costs for software development incurred subsequent to establishing technological feasibility, in the form of a working model, are capitalized and amortized over their estimated useful lives. To date, software development costs incurred after technological feasibility has been established have not been material.

(d) Cash Equivalents

The Company considers all highly liquid temporary cash investments with original maturities of three months or less to be cash equivalents.

j2 GLOBAL COMMUNICATIONS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

(e) Marketable Securities

Marketable securities include highly liquid investments with original maturities in excess of three months but less than one year. The Company's noncurrent marketable securities consist of investments with original maturities in excess of one year to 18 months. All marketable securities except an equity investment are classified as held to maturity and, accordingly, are carried at cost, which approximates market value.

As of December 31, 1999, an equity investment in a foreign publicly traded company was classified as available for sale and had a gross unrealized gain of \$649,046 which is classified as a separate component of stockholders' equity. For the year ended December 31, 2000, the entire unrealized gain was reversed and the Company recorded a realized loss of \$178,000. Such loss is included in interest and other expense in the accompanying fiscal 2000 statement of operations. As of December 31, 2001 and 2000 marketable securities are summarized follows:

	Years Ended December 31,			
	2001	2000		
Government Agencies Commercial Paper Corporate Bonds Money Market Accounts	 301,535	8,538,611 5,117,316		
Total Marketable SecuritiesLess:	19,087,053	28,107,199		
Amounts classified as Cash and Cash Equivalents Less:	(19,087,053)	(23,824,402)		
Current Marketable Securities		(1,962,627)		
Noncurrent Marketable Securities	\$	\$ 2,320,170		

(f) Inventories

Inventories are stated at the lower of cost (first-in, first-out) or market. At December 31, 2000, inventories are primarily comprised of finished goods

(g) Goodwill

Goodwill, which represents the excess of purchase price over fair value of net assets acquired, is amortized on a straight-line basis over periods to be benefited, ranging from 2 to 7 years. As of December 31, 2001 and 2000 accumulated amortization was \$ 6.9 million and \$4.4 million, respectively. No goodwill existed prior to fiscal 2000.

Other intangible assets include primarily the eFax brand name and patent license fees, which are amortized on a straight-line basis over 7 to 10 years.

Prior to the recent accounting pronouncements of SFAS numbers 141 and 142 as more fully described in section (q) "New Accounting Pronouncements" in this footnote, the Company periodically evaluated whether changes had occurred that

would have required revision of the remaining estimated useful life of the assigned goodwill or render the goodwill impaired. If such circumstances had arisen, the Company would use an estimate of the undiscounted value of expected future operating cash flows to determine whether the goodwill is impaired. For the portion of goodwill deemed not impaired, the Company would record a charge, in the period identified, between the difference of the carrying amount and the estimated undiscounted value of future operating cash flows.

35

j2 GLOBAL COMMUNICATIONS, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

(h) Furniture, Fixtures and Equipment

Furniture, fixtures and equipment are stated at cost. Equipment under capital lease are stated at the present value of the minimum lease. Depreciation is calculated using the straight-line method over the estimated useful lives of the assets ranging from three to five years. Equipment under capital leases and leasehold improvements are amortized on a straight-line basis over the shorter of the lease term or their estimated useful lives.

(i) Income Taxes

Income taxes are accounted for under the asset and liability method. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and operating loss and tax credit carryforwards. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date. The realizability of the deferred tax asset is assessed throughout the year and a valuation allowance is established accordingly.

(j) Accounting for Stock Options

The Company applies the intrinsic value-based method of accounting prescribed by Accounting Principles Board ("APB") Opinion No. 25, "Accounting for Stock Issued to Employees", and related interpretations to account for its fixed plan stock options. These interpretations include FASB Interpretation No. 44, "Accounting for Certain Transactions involving Stock Compensation an interpretation of APB Opinion No. 25" issued in March 2000. Under this method, compensation expense is recorded on the date of grant only if the current market price of the underlying stock exceeded the exercise price. SFAS No. 123, "Accounting for Stock-Based Compensation", established accounting and disclosure requirements using a fair value-based method of accounting for stock-based employee compensation plans. As allowed by SFAS No. 123, the Company has elected to continue to apply the intrinsic value-based method of accounting described above, and has adopted the disclosure requirements of SFAS No. 123.

The Company accounts for option grants to non-employees using the guidance of SFAS No. 123 and Emerging Issues Task Force (EITF) No. 96-18, whereby the fair value of such options is determined using the Black-Scholes option pricing model at the earlier of the date at which the non-employee's performance is

complete or a performance commitment is reached.

(k) Use of Estimates

The Company has made a number of estimates and assumptions relating to the reporting of assets and liabilities, and revenues and expenses, and disclosure of contingent assets and liabilities to prepare these consolidated financial statements in conformity with generally accepted accounting principles. Actual results could differ from those estimates.

(1) Impairment of Long-Lived Assets

The Company accounts for long lived assets in accordance with the provision of SFAS No. 121, "Accounting for the Impairment of Long Lived Assets and for Long Lived Assets to be disposed of." This statement requires that long-lived assets and certain unidentifiable intangibles be reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be

36

j2 GLOBAL COMMUNICATIONS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

recoverable. Recoverability of assets to be held and used is measured by a comparison of the carrying amount of an asset to future net cash flows expected to be generated by the asset. If such assets are considered to be impaired, the impairment to be recognized is measured by the amount by which the carrying amount of the assets exceeds the fair value of the assets. Assets that are to be disposed of are reported at the lower of the carrying amount or fair value less costs to sell.

(m) Fair Value of Financial Instruments

SFAS No. 107, "Disclosure about Fair Value of Financial Instruments", requires entities to disclose the fair value of financial instruments, both assets and liabilities recognized and not recognized on the balance sheet, for which it is practicable to estimate fair value. SFAS No. 107 defines fair value of a financial instrument as the amount at which the instrument could be exchanged in a current transaction between willing parties. As of December 31, 2001 and 2000, the carrying value of cash and cash equivalents, accounts receivable, interest receivable, accounts payable, accrued expenses, interest payable and customer deposits approximate fair value due to the short- term nature of such instruments. The carrying value of long-term debt and notes payable, approximate fair value as the related interest rates approximate rates currently available to the Company.

(n) Loss Per Share of Common Stock

The Company has adopted SFAS No. 128, "Earnings Per Share". Basic net loss per share is computed using the weighted average number of common shares outstanding during the period. Dividends on Preferred Stock and amortization of Preferred Stock issuance costs and mandatory redemption value increase the net loss for determining basic and diluted net loss per share attributable to Common Stock. Diluted net loss per share excludes the effect of common stock equivalents, because their effect would be anti-dilutive.

(o) Reclassifications

Certain reclassifications have been made to the 1999 and 2000 consolidated financial statements to conform to the 2001 presentation.

(p) Segment Reporting

The Company operates in one reportable segment: unified messaging and communications services and document management solutions, which provide delivery of fax and voice messages via the telephone and Internet networks. The Company's services are distributed over the Internet and thus the Company considers that it operates in one geographic segment.

(q) New Accounting Pronouncements

In June 2001, the FASB issued SFAS No. 141, Business Combinations, (SFAS No. 141) and SFAS No. 142, Goodwill and Other Intangible Assets (SFAS No. 142). SFAS No. 141 requires that the purchase method of accounting be used for all business combinations. SFAS No. 141 specifies criteria that intangible assets acquired in a business combination must meet to be recognized and reported separately from goodwill. SFAS No. 142 will require that goodwill and intangible assets with indefinite useful lives no longer be amortized, but instead tested for impairment at least annually in accordance with the provisions of SFAS No. 142. SFAS No. 142 also requires that intangible assets with estimable useful lives be amortized over their respective estimated useful lives to their estimated residual values, and reviewed for impairment in accordance with SFAS No. 121 and subsequently, SFAS No. 144 after its adoption.

The Company adopted the provisions of SFAS No. 141 as of July 1, 2001, and SFAS No. 142 is effective January 1, 2002. Goodwill and intangible assets determined to have an indefinite useful life acquired in a

37

j2 GLOBAL COMMUNICATIONS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

purchase business combination completed after June 30, 2001, but before SFAS No. 142 is adopted in full, are not amortized. Goodwill and intangible assets acquired in business combinations completed before July 1, 2001 continued to be amortized and tested for impairment prior to the full adoption of SFAS No. 142.

Upon adoption of SFAS No. 142, the Company is required to evaluate its existing intangible assets and goodwill that were acquired in purchase business combinations, and to make any necessary reclassifications in order to conform with the new classification criteria in SFAS No. 141 for recognition separate from goodwill. The Company will be required to reassess the useful lives and residual values of all intangible assets acquired, and make any necessary amortization period adjustments by the end of the first interim period after adoption. If an intangible asset is identified as having an indefinite useful life, the Company will be required to test the intangible asset for impairment in accordance with the provisions of SFAS No. 142 within the first interim period. Impairment is measured as the excess of carrying value over the fair value of an intangible asset with an indefinite life. Any impairment loss will be measured as of the date of adoption and recognized as the cumulative effect of a change in accounting principle in the first interim period.

In connection with SFAS No. 142's transitional goodwill impairment evaluation, the Statement requires the Company to perform an assessment of whether there is an indication that goodwill is impaired as of the date of adoption. To accomplish this, the Company must identify its reporting units and

determine the carrying value of each reporting unit by assigning the assets and liabilities, including the existing goodwill and intangible assets, to those reporting units as of January 1, 2002. The Company will then have up to six months from January 1, 2002 to determine the fair value of each reporting unit and compare it to the carrying amount of the reporting unit. To the extent the carrying amount of a reporting unit exceeds the fair value of the reporting unit, an indication exists that the reporting unit goodwill may be impaired and the Company must perform the second step of the transitional impairment test. The second step is required to be completed as soon as possible, but no later than the end of the year of adoption. In the second step, the Company must compare the implied fair value of the reporting unit goodwill with the carrying amount of the reporting unit goodwill, both of which would be measured as of the date of adoption. The implied fair value of goodwill is determined by allocating the fair value of the reporting unit to all of the assets (recognized and unrecognized) and liabilities of the reporting unit in a manner similar to a purchase price allocation, in accordance with SFAS No. 141. The residual fair value after this allocation is the implied fair value of the reporting unit goodwill. Any transitional impairment loss will be recognized as the cumulative effect of a change in accounting principle in the Company's statement of operations.

As of the date of adoption of SFAS No. 142, the Company had unamortized goodwill of \$15.8 million and unamortized identifiable intangible assets of \$2.0 million, all of which will be subject to the transition provisions of SFAS No. 142. Amortization expense related to goodwill was \$5.4 million and \$3.0 million for the years ended December 31, 2001 and 2000, respectively. Because of the extensive effort needed to comply with adopting SFAS No. 141 and No. 142, it is not practicable to reasonably estimate the impact of adopting the Statements on the Company's financial statements at the date of this report, including whether it will be required to recognize any transitional impairment losses as the cumulative effect of a change in accounting principle.

In June 2001, the FASB issued SFAS No. 143, Accounting for Asset Retirement Obligations (SFAS No. 143). SFAS No. 143 requires the Company to record the fair value of an asset retirement obligation as a liability in the period in which it incurs a legal obligation associated with the retirement of tangible long-lived assets that result from the acquisition, construction, development and/or normal use of the assets. The Company also records a corresponding asset which is depreciated over the life of the asset. Subsequent to the initial measurement of the asset retirement obligation, the obligation will be adjusted at the end of each period to reflect the passage of time and changes in the estimated future cash flows underlying the obligation. The Company is required to adopt SFAS No. 143 on January 1, 2003.

38

j2 GLOBAL COMMUNICATIONS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

In August 2001, the FASB issued SFAS No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets (SFAS No. 144). SFAS No. 144 addresses financial accounting and reporting for the impairment or disposal of long-lived assets. This Statement requires that long-lived assets be reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Recoverability of assets to be held and used is measured by a comparison of the carrying amount of an asset to future net cash flows expected to be generated by the asset. If the carrying amount of an asset

exceeds its estimated future cash flows, an impairment charge is recognized by the amount by which the carrying amount of the asset exceeds the fair value of the asset. SFAS No. 144 requires companies to separately report discontinued operations and extends that reporting to a component of an entity that either has been disposed of (by sale, abandonment, or in a distribution to owners) or is classified as held for sale. Assets to be disposed of are reported at the lower of the carrying amount or fair value less costs to sell. The Company was required to adopt SFAS No. 144 on January 1, 2002.

(r) Statements of Cash Flows

Supplemental disclosure of noncash investing and financing activities is included in notes 4, 6, 8, and 14.

(3) Furniture, Fixtures and Equipment

Furniture, fixtures and equipment, stated at cost, at December 31, 2001 and 2000 consisted of the following:

	2001	2000
Computer and related equipment Furniture and equipment Capital leasescomputer and related equipment Leasehold improvements	\$10,787,127 360,402 1,019,994 817,198	\$10,243,451 1,485,181 693,573 1,091,551
Less accumulated depreciation and amortization	12,984,721 (6,918,711) \$ 6,066,012	13,513,756 (7,299,453)
	===========	==========

Included in accumulated amortization at December 31, 2001 and 2000 is \$853,279 and \$557,311, respectively, related to capital leases. Amortization expense related to capital leases aggregated \$124,876, \$176,642 and \$121,072 for the years ended December 31, 2001, 2000 and 1999 respectively.

- (4) Redeemable Securities and Stockholders' Equity
- (a) Private Placement Offering

In June 1998, the Company completed a private placement offering of Senior Subordinated Notes ("Notes"), Common Stock (Common Shares) and Series A Usable Redeemable Preferred Stock ("Preferred Shares") with 3,125,000 detachable warrants ("Warrants") for proceeds aggregating \$15,000,000 before offering expenses. The Offering consisted of the following components:

. Notes and Common Shares

\$10,000,000 principal amount of Notes together with 551,925 puttable Common Shares were issued for combined proceeds of \$10,000,000. The Notes bore interest at 10% per annum and were due on June 30, 2004. In accordance with the Notes, the Company issued additional interest notes together with a proportionate number of additional Common Shares in lieu of interest payments for the period July through December 1998. The Common Shares issued in this transaction, including shares issued in connection with interest notes, were subject to certain put rights by the holders at \$12.80 per share upon a change of control on or before July 1, 2003. Accordingly, the Common Shares issued in

the transaction are shown as redeemable securities in the accompanying 2000 consolidated balance sheet. The Company accreted to the redemption

39

j2 GLOBAL COMMUNICATIONS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

amount (fair market value) of the Common Shares through a charge to additional paid-in capital using the straight line method. The Notes and Common Shares were recorded at their fair values at the date of issuance of \$4,955,269 and \$5,044,731, respectively. The discount attributable to the Notes was amortized to interest expense over the term of the Notes using the interest method.

On July 30, 1999, the Company redeemed all of the Notes for \$10,591,000, which included the \$10,000,000 principal amount, \$511,000 in additional interest notes and \$85,000 in accrued interest. In connection with this redemption, the Company recognized an extraordinary item loss of \$4,428,000.

During June 2001, the Company closed an off-market purchase of 251,922 of the puttable Common Shares for \$911,024 in cash (redeemable security value of \$3,224,598). The fair value paid for these Common Shares, and the difference between their fair value and their carrying value, were recorded as treasury stock and additional paid in capital, respectively, in the stockholders' equity section in the accompanying 2001 consolidated balance sheet.

Also during June 2001, the holder of the remaining 300,003 puttable Common Shares sold those Shares to a third party unaffiliated with the Company. In connection with this sale, the put feature associated with these Common Shares was eliminated and, as such, the Company has reclassified the carrying value of these shares of \$3,840,035 to stockholders equity in the accompanying 2001 balance sheet.

As of December 31, 2001, none of the Notes or puttable Common Shares were outstanding.

. Preferred Shares and Warrants

The Company issued 5,000 Preferred Shares having a stated value of \$5,000,000, together with Warrants to acquire 781,250 shares of the Company's Common Stock for an exercise price of \$9.60 per share, for combined proceeds of \$5,000,000. The Preferred Shares were entitled to cumulative dividends at 15% per annum based on the stated value and accrued and unpaid dividends. Until and including the dividend payment date falling on June 30, 2005, the Company had the option of accruing dividends or paying in cash. The Warrants ("preferred share warrants") are subject to certain "put" rights by the holders upon a change of control of the Company. The preferred share warrants are exercisable by the holders at \$9.60 per share at any time until June 30, 2005. From date of issuance through August 1999 the Company accreted to the mandatory redemption amount through a charge to additional paid-in capital using the straight line method.

In connection with the placement of Notes, Warrants and Preferred and Common Shares, an additional 67,187 warrants were issued to the placement agent ("placement agent warrants"). Such warrants carry the same exercise price and put features as the preferred share warrants

Effective January 1, 1999, holders of a majority of the Warrants agreed to eliminate the fair market value put feature in exchange for nominal

consideration. As a result of the elimination of the put feature, the Company reclassified the put warrant liability of \$6,318,000 to additional paid in capital.

In August 1999, the Company redeemed all of the Preferred Shares for \$6,818,000, including premiums of \$878,000 (115% of stated value plus cumulative unpaid dividends) and accrued dividends of \$940,000.

In February and March 2000, the Company issued a total of 347,367 shares of its Common Stock to investors who had received preferred share and placement agent warrants. These investors exercised their rights to exercise the Warrants on a cashless basis, exchanging Warrants to purchase 570,310 shares of the Company's Common Stock (including all placement agent warrants) for 347,367 shares of the Company's Common Stock.

40

j2 GLOBAL COMMUNICATIONS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

In June 2001, the Company repurchased additional preferred share warrants to purchase 117,188 shares of the Company's Common Stock for an immaterial amount.

At December 31, 2001, there remained outstanding Warrants to purchase a total of 160,939 shares of the Company's Common Stock, all of which are preferred share warrants.

(b) Stock Repurchase Program

In June 2001, the Company announced that its Board of Directors had approved a stock repurchase program pursuant to which, through December 31, 2001, the Company was authorized to repurchase up to \$2 million of its common stock through one or more open or off-market transactions. As of October 31, 2001, the Company had purchased an aggregate of \$1.3 million in common stock under the program.

In the fourth quarter of 2001, the Company purchased an additional 422,224 common shares and 656,250 common share equivalents for an aggregate purchase price of \$4,306,006, and expanded the existing stock repurchase program to permit these purchases. The Company's stock repurchase program expired on December 31, 2001.

The Company may in the future approve additional repurchase programs as it deems appropriate and in the best interests of the Company and its shareholders.

(c) Notes Receivable from Stockholders

As of December 31, 2001 and 2000, Notes receivable from stockholders issued in connection with sales of Common Stock aggregated \$287,096 and \$486,821, respectively. As of December 31, 2001 and 2000 these Notes were secured by 77,820 and 80,881 shares, respectively, of the Company's common stock and bore interest at rates ranging from 4.25% to 7%. At December 31, 2001, these Notes had maturity dates ranging from December 2000 to July 2002. The Company is pursuing collection of overdue notes.

- (5) Related Party Transactions
- (a) Lease and Related Cost Sharing Arrangements

During the last three fiscal years, the Company has entered into several transactions with companies that are affiliated with the Chairman of the Company's Board of Directors. These transactions arose because the Company and these firms affiliated with the Company's Chairman have maintained offices at the same location, and consist primarily of lease and related cost sharing arrangements.

During 1999, the Company subleased office space for its headquarters from CIM Group, LLC ("CIM") a company controlled by the Company's Chairman. During this same period, the Company shared office-related expenses with CIM and also with Orchard Capital Corporation and Orchard Telecom, Inc. which are also controlled by our Chairman. For fiscal 1999, CIM, Orchard Capital Corporation and Orchard Telecom, Inc. incurred approximately \$320,000 in expenses on behalf of the Company (consisting of rent, telecommunications expenses, routine office expenses and shared personnel expenses). The Company has reimbursed these entities in full. For fiscal 1999, the Company incurred approximately \$210,000 in similar expenses on behalf of CIM, Orchard Capital Corporation and Orchard Telecom, Inc. The Company has been reimbursed for these expenses in full.

In 2000, the Company moved its headquarters to their present location, and entered into a lease with CIM/Hollywood, LLC, an entity indirectly controlled by the Company's Chairman. At the same time, the Company subleased approximately 26% of this space to CIM and in 2001 increased the space subleased to CIM to 50%.

41

j2 GLOBAL COMMUNICATIONS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

During 2000 and continuing to the present, the Company has shared office-related expenses with CIM and Orchard Capital Corporation. For fiscal 2001 and 2000, respectively, the Company received approximately \$264,000 and \$140,000 under the sublease and incurred approximately \$66,000 and \$316,000 in expenses (consisting of telecommunications, shared personnel and routine office expenses) on behalf of CIM and Orchard Capital Corporation. As of December 31, 2001 and 2000, these entities affiliated with our Chairman owed the Company \$57,000 and \$80,000, respectively. These amounts are included in other current assets in the accompanying December 31, 2001 and 2000 balance sheets.

We believe that the leases and subleases referred to above were entered into at prevailing market rates, and that all cost-sharing arrangements were based on actual amounts paid to third parties without markup or markdown.

(b) Consulting Services

The Company engages the consulting services of its Chairman through an agreement with Orchard Capital Corporation, a company controlled by our Chairman. For the years ended December 31, 2001, 2000 and 1999, the Company paid Orchard Capital \$144,000, \$189,000 and \$275,000, respectively, for these services.

(c) Notes Receivable

In July 2001 the Company loaned \$500,000 to its President in connection with his engagement of employment. This loan is secured by a second mortgage on a home purchased by our President following his relocation to Southern California. The note is due July 2006 or at an earlier date based on certain

employment agreement conditions, as defined. The note bears interest at rates ranging from 4.88% to prime plus 3%, as defined.

As of December 31, 2001 and 2000, the Company had an unsecured note receivable aggregating \$519,000 and \$900,000 respectively, due from Boardrush Media LLC, a related party. The note bears interest at 6.32%, is due in January 2005, and is being repaid through consulting services.

(6) Agreements with Online Service Providers

Amounts expensed under agreements with online service providers are included in sales and marketing expense. For the years ended December 31, 2001, 2000 and 1999, total amounts expensed were zero, \$4,435,628 and \$2,220,320, respectively. As of December 2001, agreements with all significant online service providers had expired.

Expenses were typically allocated through impressions and various service banners throughout a particular site. As the impressions were utilized, the Company expensed the associated value of these impressions in the period incurred. Additional sign-up bounty fees and commissions were expensed at the time of the customer subscription and recording of customer revenue.

In July 1999, the Company entered into a two year marketing agreement with Infobeat LLC ("Infobeat") a wholly-owned subsidiary of Sony Music Entertainment Inc. ("Sony"). The agreement provided for Infobeat to incorporate a certain number of ad impressions, as defined, in the Infobeat e-mail service over the term of the contract. In consideration for the services provided by Infobeat, the company made a one year advance payment of \$997,500. Concurrent with the Company's payment to Infobeat, the agreement provided for Sony to purchase an equal amount of the Company's common stock at the July 23, 1999 initial public offering ("IPO") date.

Under the agreement, Infobeat was permitted, based on certain conditions, to put a portion of the IPO shares back to the Company. As a result of such a put feature associated with the shares, the Company classified the \$997,500 of Sony common stock outside of stockholders equity in the accompanying December 31, 2000

42

j2 GLOBAL COMMUNICATIONS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

consolidated balance sheet. In September 2001 such put feature expired, and accordingly the Company reclassified the \$997,500 to common stock and additional paid in capital in the accompanying December 31, 2001 consolidated balance sheet.

(7) Income Taxes

The income tax provision for all years presented is comprised of state minimum tax expense.

Deferred tax assets and liabilities result from differences between the financial statement carrying amounts and the tax bases of existing assets and liabilities. The significant components of deferred income taxes are as follows:

	Years Ended December 31,					
	2001	2000	1999			
Deferred tax assets:						
Net operating loss carryforwards.	\$ 41,597,000	\$ 41,022,000	\$ 13,846,000			
Tax credit carryforwards	1,533,000	643,000				
Accrued expenses	1,355,000	1,231,000	70,000			
Other		173,000				
	\$ 44,485,000	\$ 43,069,000	\$ 13,916,000			
Less valuation allowance	(44,485,000)	(43,069,000)	(13,916,000)			
Net deferred assets	ş	\$	\$			

The Company has recorded a valuation allowance in the amount set forth above for certain deductible temporary differences and net operating loss carryforwards where it is not more likely than not the Company will receive future tax benefits. The net change in the valuation allowance for the years ended 2001, 2000 and 1999 was \$1,416,000, \$29,153,000 and \$6,926,000, respectively.

As of December 31, 2001, the Company has Federal and state net operating losses (NOL) carryforwards of approximately \$115 million and \$43 million, respectively. These NOL carryforwards will expire through year 2021 for Federal and 2011 for state. In addition, the Company has Federal and state research and development tax credits of \$711,000 and \$822,000, respectively, which will expire through year 2021 for Federal purposes and indefinately for state purposes.

The Tax Reform Act of 1986 imposed substantial restrictions on the utilization of net operating losses in the event of an "ownership change" of a corporation. Accordingly, the Company's ability to utilize net operating losses may be limited as a result of such an "ownership change", as defined in the Internal Revenue Code. The net operating loss carryforwards attributable to the eFax.com and SureTalk.com subsidiaries before their acquisition by the Company may be further limited according to these provisions.

Income tax expense differs from the amount computed by applying the Federal corporate income tax rate of 34% to loss before income taxes as follows (in percentages):

	Years en	ded Decer	mber 31,
	2001	2000	1999
Statutory tax rate Change in valuation allowance State income taxes, net	18.1% (6.0)%	(34.0)% 30.5% (6.0)%	39.7%
Non deductible goodwill Other		5.6% 3.9%	0.3%
Effective tax rate	0.0% =====	0.0% =====	0.0% =====

43

j2 GLOBAL COMMUNICATIONS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

(8) Stock Option and Employee Stock Purchase Plans

(a) Stock Option Plan

In November 1997, the Board of Directors adopted the j2 Global Communications Inc. 1997 Stock Option Plan, ("The 1997 Plan"), which has twice been amended and restated. Under the 1997 Plan, 2,500,000 authorized shares of common stock are reserved for issuance of options and restricted stock. An additional 210,000 shares were authorized for issuance of options outside the 1997 Plan. Options under the 1997 Plan may be granted at exercise prices determined by the Board of Directors, provided that the exercise prices shall not be less than the fair market value of the Company's common stock on the date of grant for incentive stock options and not less than 85% of the fair market value of the Company's common stock on the date of grant for nonstatutory stock options. At December 31, 2001 and 2000, 572,848 and 298,990 options were exercisable under and outside of the 1997 Plan, at a weighted average exercise price of \$6.16 and \$23.87, respectively, and no shares of restricted stock were outstanding. Stock options generally expire after 10 years and vest over a three to four year period. In connection with the grant of 762,000 options during 1999 the Company recorded \$1,323,476 of deferred compensation cost as these options were granted at exercise prices below the respective market values at the dates of grant. The deferred compensation cost was amortized to expense over a three year vesting period of such options using the straight line method. As of December 31, 2001, there was no remaining unamortized deferred compensation cost related to these options. During the year ended December 31, 2001 \$236,000 was amortized to compensation expense and \$772,000 of the associated options was credited to additional paid in capital.

At December 31, 2001, there were 879,072 additional options and shares of restricted stock available for grant under the 1997 Plan and no additional shares available for grant outside of the 1997 Plan. The per share weighted-average fair value of stock options granted during 2001, 2000, and 1999 were \$1.77, \$3.00, and \$14.82, respectively, on the date of grant using the Black-Scholes option-pricing model with the following weighted average assumptions: risk-free interest rate of 4.0% for 2001 and 5.5% for the years 2000 and 1999, respectively, volatility rate of 50%, and an expected life of 5 years.

The Company applies APB Opinion No. 25 in accounting for the 1997 Plan and, accordingly, except for below market stock option compensation reflected in the accompanying statements of stockholders equity, no compensation cost using the intrinsic value method has been recognized for its stock option grants in the consolidated financial statements. Had the Company determined compensation cost based on the fair value at the grant date for its stock options under SFAS No. 123, the Company's net loss attributable to common shareholders for fiscal 2001, 2000 and 1999 would have been increased to the pro forma amounts indicated below:

2001 2000 1999

Net loss attributable to common stockholders	As reported	\$7,834,806)	\$(22,218,806)	\$(19,010,974)
	Pro forma	\$8,823,099	\$ 24,775,958	\$(20,686,600)
Basic loss per common share	As reported	(0.69)	(2.44)	(2.71)
	Pro forma	(0.78)	(2.72)	(2.96)
Diluted loss per common share	As reported	(0.69)	(2.44)	(2.71)
	Pro forma	(0.78)	(2.72)	(2.96)

44

j2 GLOBAL COMMUNICATIONS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

The following is a summary of stock option activity:

		Weighted-average exercise price
Options outstanding at December 31, 1998 Granted Exercised Canceled	602,725 379,125 (10,552) (24,986)	24.56 3.84
Options outstanding at December 31, 1999 Granted Exercised Canceled	1,214,601 (13,379)	18.66 6.64
Options outstanding at December 31, 2000 Granted Exercised Canceled	1,085,231	19.49 3.67 0.00 31.76
Options outstanding at December 31, 2001	1,830,928	\$ 5.16

At December 31, 2001, the exercise prices of options ranged from \$2.19 to \$296.05 with a weighted-average remaining contractual life of 8.48 years.

	Options Exercisable					
		Weighted	Weighted	Number	Weighted	
	Number	Average	Average	Exercisable	Average	
	Outstanding	Remaining	Exercise	December 31,	Exercise	
Range of Exercise Prices	December 31, 2001	Contractual Life	Price	2001	Price	

\$ 2.19	-	\$ 2.80	214,500	7.03	\$ 2.49	122,379	\$ 2.71
3.20	-	3.20	147,814	5.28	3.20	147,814	3.20
3.75	-	3.75	532,231	9.99	3.75		0.00
3.95	-	3.95	47,000	9.49	3.95		0.00
4.01	-	4.01	250,000	9.52	4.01		0.00
4.10	-	6.88	253,192	9.07	5.31	40,307	6.34
7.20	-	7.99	124,071	5.55	7.32	110,236	7.24
8.25	-	8.25	211,918	8.23	8.25	112,989	8.25
9.60	-	296.05	50,202	7.37	24.97	39,123	18.88
\$ 2.19	-	\$296.05	1,830,928	8.48	\$ 5.16	572 , 848	\$ 6.16

At December 31, 2001, 2000 and 1999, 572,848, 1,530,417 and 1,180,690 options, respectively, were exercisable.

(b) Employee Stock Purchase Plan

In May of 2001 the Company established the j2 Global Communications, Inc. 2001 Employee Stock Purchase Plan (the "Purchase Plan"), which provides for the issuance of a maximum of 500,000 shares of Common Stock. Eligible employees can have up to 15% of their earnings withheld, up to certain maximums, to be used to purchase shares of the Company's Common Stock at certain plan-defined dates. The price of the Common Stock purchased under the Purchase Plan for the offering periods will be equal to 90% of the lower of the fair market value of the Common Stock on the commencement date of each three-month offering period or the specified purchase date. During 2001, 8,839 shares were purchased at a price of \$2.77 per share. As of December 31, 2001, 491,161 shares were available under the Purchase Plan for future issuance.

45

j2 GLOBAL COMMUNICATIONS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

(9) Long-Term Debt

Long-term debt consists of the following:

	Dec	ember 2001	31,	Dec
Loan payable secured by certain computer equipment bearing interest at 15%. Monthly principal and interest payments of \$26,086 from April 1998 to April 2001 Loan payable secured by certain computer equipment bearing interest at 15%.	\$			 Ş
 Monthly principal and interest payments of \$5,879 from December 1998 to December 2001 Loan payable secured by certain computer equipment bearing interest at rates ranging from 17.17% to 17.74%. Monthly principal and interest payments range from \$2,867 to \$31,077 from June 30, 1999 to March, 2003 Unsecured Loan payable bearing interest at 5.92%. Monthly principal and interest payments are \$65,746 from July 1999 to February 2002 		- 351,00 77,48		

	\$ 428,483	Ş 1
Less current installments of long-term debt	(400,587)	(1
Long term debt, excluding current installments	\$ 27 , 896	\$

At December 31, 2001, annual maturities of long-term debt are as follows:

2002	\$400,587
2003	27,896
	\$428,483

(10) Employee Benefit Plan

The Company has a 401(k) savings plan covering substantially all of its employees. Eligible employees may contribute through payroll deductions. To date, the Company has not matched employee contributions to the 401(k) savings plan.

(11) Commitments and Contingencies

(a) Leases

The Company leases certain facilities and equipment under noncancelable capital and operating leases which expire at various dates through 2010. The Company sub-leases a portion of its corporate facilities to a related party. The sub-lease expires December 31, 2002 and requires monthly payments of approximately \$24,000 plus rata share of common expenses.

46

j2 GLOBAL COMMUNICATIONS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

Future minimum lease payments at December 31, 2001, under non-cancelable operating leases (with initial or remaining lease terms in excess of one year) and future minimum capital lease payments, are as follows:

	Capital leases	Operating leases
Fiscal year: 2002	¢ 050 000	¢1 101 000
2002 2003 2004		\$1,101,893 595,250 443,763
2004		353,280 360,106
Thereafter		1,080,317

Total minimum lease payments	\$ 258,360	3,934,609
Less amounts representing interest	(4,506)	
Present value of net minimum lease payments Less current installments of obligations under capital lease		
Obligations under capital leases excluding current installments	\$ ======	

Rental expense for the years ended December 31, 2001, 2000 and 1999 was \$561,125, \$295,431 and \$346,515, respectively.

(12) Loss Per Share

As discussed in note 1, the Company adopted SFAS No. 128 for all periods presented. The following table illustrates the computation of basic and diluted loss per common share under the provisions of SFAS No. 128:

	Year ended December 31																		
			2001 2000		2001 2000		2001 2000		2001 2000		2001 2000		2001 2000		2001 2000		2001 2000		1999
Numeratornumerator for basic and diluted loss per common share: Net loss Premiums on Preferred Stock Dividends on Preferred Stock Accretion to Preferred Stock redemption	\$(7,834,806) 	\$(22,218,806) 	\$(17,439 (877 (553																
Numerator for basic and diluted loss per common share	\$(7,834,806)	\$(22,218,806)	\$(19,010																
Denominator: Denominator for basic loss per common shareweighted average number of common shares outstanding during the period		9,121,236																	
Denominator for diluted loss per common share																			
Basic loss per common share Diluted loss per common share																			

The computation of diluted loss per share for each of the years in the three-year period ended December 31, 2001 excludes the effects of incremental common shares attributable to the assumed exercise of outstanding common stock options and warrants because their effect would be antidilutive. Redeemable common shares outstanding have been included in the computation of both basic and diluted loss per share.

47

j2 GLOBAL COMMUNICATIONS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

(13) Litigation

The Company is not currently aware of any legal proceedings or claims that the Company believes are likely to have a material adverse effect on the Company's financial position, results of operations or cash flows.

On October 28, 1999, AudioFAX IP LLC filed a lawsuit against us in the United States District Court for the Northern District of Georgia asserting the ownership of certain United States and Canadian patents and claiming that the Company was infringing these patents as a result of its sale of enhanced facsimile services. The suit requested unspecified damages, treble damages due to willful infringement, and preliminary and permanent injunctive relief.

After reviewing the AudioFAX patents with the Company's business and technical personnel and outside patent counsel, the Company concluded that it did not infringe these patents. However, due to present plans to offer future services that may fall within the scope of the AudioFAX patents, in November 2001 the Company purchased a non-exclusive, perpetual license to the technology covered by these patents and the lawsuit was dismissed.

(14) Business acquisitions

SureTalk.com, Inc.

On January 26, 2000, the Company acquired all of the outstanding stock of SureTalk.com, Inc. for \$12 million in common stock, valued at an average closing price at the acquisition date. SureTalk.com, Inc. was a closely held Internet-based faxing, messaging and communications company based in Carlsbad, California. The acquisition was accounted for as a purchase transaction with substantially all of the purchase price allocated to goodwill and other purchased intangibles, which the Company amortized from the date of acquisition through December 31, 2001 based on a 2 to 3 year life. See Note (2) (q) for the effect of goodwill amortization in future periods.

TimeShift, Inc.

On March 6, 2000, the Company acquired substantially all of the assets of TimeShift, Inc. for \$1.1 million in common stock, valued at the average closing price at the acquisition date. TimeShift was a closely held Internet technology company based in San Francisco, California. A substantial portion of the allocation of TimeShift's assets was classified as an intangible asset related to a favorable operating lease. During the fourth quarter of fiscal 2001 we determined that that this asset was permanently impaired due to continuing weakness in the San Francisco commercial real estate market. As a result, in that quarter we wrote off the remaining asset value of \$752,000.

eFax.com, Inc.

On November 29, 2000, the Company acquired all of the outstanding stock of eFax.com, Inc. for \$8.2 million, including \$5.8 million in common stock valued at the average closing price at the acquisition date, \$0.8 million in acquisition costs, and \$1.6 million in common stock warrants valued at their fair value at the acquisition date. eFax.com was a leading provider of unified messaging and communications services. The acquisition was accounted for under the purchase method of accounting and, accordingly, the assets and liabilities were recorded based upon their fair value at the date of acquisition. In connection with this acquisition, the Company recorded approximately \$16.1 million in goodwill and other intangible assets, which the Company amortized from the date of acquisition through December 31, 2001 based on a 7 year life. See Note (2) (q) for the effect of goodwill amortization in future periods.

48

j2 GLOBAL COMMUNICATIONS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

The operations of the above acquired companies are included is in the results of operations and cash flows of the Company from the date of the acquisition forward. The following unaudited pro forma information has been prepared assuming that the acquisition of SureTalk and eFax.com had taken place at the beginning of the respective periods presented. The pro forma financial information is not necessarily indicative of the combined results that would have occurred had the acquisitions taken place at the beginning of the period, nor is it

necessarily indicative of results that may occur in the future. The pro forma effect of the TimeShift transaction is immaterial for all periods presented and therefore is not included in the pro forma information.

	Pro Forma for the Years Ended December 31,		
	2000	1999	
		ept per share data dited)	
Revenue Loss from operations Net loss Basic and diluted loss per share	(24,773) (22,422)	\$ 12,631 (52,145) (57,732) \$ (5.48)	

In connection with the acquisition of eFax.com, the Company incurred acquisition integration expenses for the incremental cost to exit and consolidate activities at eFax locations, to involuntarily terminate eFax employees and for other activities of eFax with j2 Global. Generally accepted accounting principles require that these integration expenses, which are not associated with the generation of future revenues and have no future economic benefit, be reflected as assumed liabilities in the allocation of the purchase price to the net assets required. The components of the acquisition integration liabilities included in the purchase price allocation are as follows:

Accrued Exit Costs

	-	licate eFax Du rations Informati	plicate Work on Systems Redu	1 1	Total
			(In thousands)		
Balance November 29, 2000 (eFax.com acquisition date) Utilized-fiscal 2000	\$ 1, (380 \$ 386 300) (30)	\$ 2,645 (539)
Balance December 31, 2000	\$ 1,	070 \$	 600 \$	80 \$ 356	\$ 2,106

Adjustments Utilized		 (518)	(570) (30)	252 (332)	118 (128)	((200) 1,008)
Balance December 31, 2001	\$	552	0	0	346	\$	898
	====	=====	=====	=====	=====	==-	

49

j2 GLOBAL COMMUNICATIONS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

Certain aspects of the integration plan will be refined as actual cost information is obtained. Adjustments to the estimated acquisition integration liabilities based on these refinements will be included in the allocation of the purchase price of eFax.com if the adjustment is determined within the purchase price allocation period. Such adjustments will be (1) incurred as a reduction of net income if the ultimate amount of the liability exceeds the estimate or (2) recorded as a reduction of goodwill if the ultimate account of the liability is below the estimate.

(15) Quarterly Results (unaudited)

The following tables contain selected unaudited statement of operations information for each quarter of 2001 and 2000. The Company believes that the following information reflects all normal recurring adjustments necessary for a fair presentation of the information for the periods presented. The operating results for any quarter are not necessarily indicative of results for any future period.

Year Ended December 3	31, 2001
-----------------------	----------

(in	thousands	except	per	share	datal)
1		chousanas	ercept	PET	Share	uaca,	/

	Fourth Quarter	Third Quarter	Second Quarter	First Quarte		
Net sales	\$ 9,580	\$ 8 , 597	\$ 7,863	\$7,		
Gross profit	6,123	5,210	4,800	з,		
Net loss	1,628	1,457	1,709	З,		
Basic and diluted loss per share (1)	\$ 0.15	\$ 0.13	\$ 0.15	\$ 0		
Shares used in computation of basic and diluted loss						
per share	10,872,421	11,239,198	11,483,292	11,513,		

			nded Dece nds excep		
	-	ourth uarter	Third warter	 cond arter	First uarte
Net sales Gross profit		•	3,266 1,557		2, 1,

Net loss	5,076	5,908	5,935	5,
Basic and diluted loss per share (1)	\$ 0.51	\$ 0.66	\$ 0.66	\$ 0
Shares used in computation of basic and diluted loss per				
share	9,860,475	9,005,894	9,004,053	8,671,

- (1) The sum of the per share amounts may not equal per share amounts reported for year to date periods. This is due to changes in the number of weighted average shares outstanding and the effects of rounding for each period.
- (16) Reverse Stock Split

On February 8, 2001 we carried out a one for four reverse stock split. Except as noted, all share and per share rata are presented on a post split basis.

None.

50

PART III

Item 10. Directors and Executive Officers of the Registrant

Directors

The names of our directors, their ages at April 16, 2002, and certain other information about them are set forth below:

Name	Age 	Principal Occupation	Director Since
Richard S. Ressler (1) John F. Rieley Michael P. Schulhof (1) (2) Robert J. Cresci (1) (2) Douglas Y. Bech (2)	59 59 58	President, Orchard Capital Corporation Entrepreneur Private Investor Managing Director of Pecks Management Partners Ltd. Chairman and CEO of Raintree Resorts International, Inc	1997 1995 1997 1998 2000

(1) Member of the Compensation Committee

(2) Member of the Audit Committee

There are no family relationships among any of the directors or executive officers of the Company.

Richard S. Ressler has been Chairman of the Board and a director since 1997. He is the Managing Member of Orchard/JFAX Investors, LLC, one of the Company's principal stockholders. He was the Chief Executive Officer of the Company from March 1997 until January 2000. Mr. Ressler is the founder and President of Orchard Capital Corporation, a firm that provides investment capital and advice to companies in which Orchard Capital or its affiliates have made investments. He has been a principal of Orchard Capital since 1994. Mr. Ressler is a co-founder and principal of CIM Group, LLC, a real estate investment, development and management company. He has been a principal of CIM Group since

1994. Mr. Ressler has been the Chairman of the Board of MAI Systems Corporation, a software and network computing company, since 1995. He served as MAI's chief executive officer from 1995 to 1997. Since March 2000, Mr. Ressler has been Chairman of the Board of Express One International, Inc., an ACMI (aircraft, crew, maintenance and insurance) operator of cargo aircraft.

John F. Rieley is a co-founder and has been a director of the Company since 1995. From December 1995 when the Company was founded until March 1997, he held various offices with the Company. Since March 1997, he has provided consulting services to the Company under an agreement between the Company and Boardrush Media LLC. He has managed, marketed and consulted on other projects in the media field, the airline industry and in public affairs.

Michael P. Schulhof has been a director of the Company since 1997. Mr. Schulhof is a private investor in the media, communications and entertainment industry. From 1993 to 1996, he was President and Chief Executive Officer of Sony Corporation of America. Mr. Schulhof is a trustee of Brandeis University, the Lincoln Center for the Performing Arts, New York University Medical Center and the Brookings Institution. He is a member of the Council on Foreign Relations and the Investment and Services Policy Advisory Committee to the U.S. Trade Representative. Mr. Schulhof is a director of SportsLine, USA, Inc., an Internet-based sports media company.

Robert J. Cresci has been a director of the Company since 1998. Mr. Cresci has been a Managing Director of Pecks Management Partners Ltd., an investment management firm, since 1990. Mr. Cresci currently serves on the boards of Sepracor, Inc., Aviva Petroleum Ltd., Film Roman, Inc., Castle Dental Centers, Inc., Candlewood Hotel Co., Inc., SeraCare Life Sciences, Inc., Learn2 Corporation and several private companies.

51

Douglas Y. Bech has served as a director of the Company since November 2000. From August 1988 through November 2000, he served as a director of eFax.com. Since August 1997, Mr. Bech has served as Chairman and Chief Executive Officer of Raintree Resorts International, Inc., a company that owns and operates luxury vacation ownership resorts. Mr. Bech was a founding partner of and, since August 1994, has served as a Managing Director of Raintree Capital, LLC, a merchant banking firm. From October 1994 to October 1997, he was a partner of Akin, Gump, Strauss, Hauer & Feld, L.L.P., a law firm.

Executive Officers

The following sets forth certain information regarding the Company's executive officers (ages are as of April 16, 2002):

Scott M. Jarus, 46, has been President of the Company since July 2001. Prior to joining the Company, Mr. Jarus was the President and Chief Operating Officer of OnSite Access, a premier building-centric integrated communications provider, from 1998 to 2001. From 1994 to 1998, Mr. Jarus held various senior management positions in the telecommunications industry, including serving as Senior Vice President of Operations at RCN Telecom, and was co-founder and Vice President of Multimedia Medical Systems, Inc. For nine years prior to 1994, Mr. Jarus served in various senior management positions, including Vice President of Operations of Metromedia Communications.

Nehemia Zucker, 45, has been the Company's Chief Financial Officer since 1996, and since December 2000 has also served as the Company's Chief Marketing Officer. Prior to joining the Company in 1996, he was Chief Operations Manager of Motorola's EMBARC division, which packages CNBC and ESPN for distribution to

paging and wireless networks. From 1980 to 1996, Mr. Zucker held various positions in finance, operations and marketing at Motorola in the United States and abroad.

Leo D'Angelo, 39, has been the Company's Chief Technology Officer since March 2000. Mr. D'Angelo previously held the position of founder and Chief Technology Officer at TimeShift, Inc., a developer of technology for accessing and managing communications services via the Internet. The Company acquired the assets of TimeShift on March 1, 2000. Before founding TimeShift in 1997, Mr. D'Angelo was responsible for the design and implementation of Fidelity Investments' equity trading floor.

R. Scott Turicchi, 38, has been the Company's Executive Vice President, Corporate Development since March 2000. He served as a director of the Company from 1998 through 2000. From 1990 to 2000, Mr. Turicchi was a Managing Director in Donaldson, Lufkin & Jenrette Securities Corporation's investment banking department. At DLJ, he was responsible for corporate finance activities, including public equity offerings, high grade and high yield debt offerings, private equity placements and mergers and acquisitions advisory services.

Compliance with Section 16(a) of the Exchange Act

Section 16(a) of the Securities Exchange Act of 1934 requires the Company's officers (as defined in Rule 16a-1(f)), directors and persons who own more than ten percent (10%) of a registered class of the Company's equity securities to file reports of ownership and changes in ownership with the SEC. Such persons are required by SEC regulations to furnish the Company with copies of all Section 16(a) forms they file. Based solely on the Company's review of the copies of such forms received by the Company and written representations from certain reporting persons that they have complied with the relevant filing requirements, the Company believes that all filing requirements applicable to its officers, directors and ten percent (10%) stockholders were complied with during the fiscal year ended December 31, 2001.

52

Item 11. Executive Compensation

Summary Compensation Table

The following table shows, as to the Company's President (principal executive officer), and each of the Company's other four most highly compensated executive officers who were serving as executive officers at the end of the last fiscal year, information concerning all compensation paid for services to the Company in all capacities during the last three fiscal years.

				Long Term	Compensation
		Ann Compen	sation	Securities Underlying	All Other
Name and Principal Position	Year 	Salary(\$) 	Bonus (\$) 	Options(#)	Compensation(\$
Scott M. Jarus (1)	2001 2000	•		250,000	

	1999				
Richard S. Ressler (2)	2001	144,000		262,500	
Chairman and Former Chief Executive Officer	2000	176,750		12,500	
	1999	237,500		125,000(3)	
	0.0.0.1	100 001	1 4 4 9 9		
	2001	196,634	14,438	17,625	
Chief Financial and Marketing Officer	2000	172 , 019	35,000	17,792	
	1999	150,000	43,125	5,125(4)	
R. Scott Turicchi	2001	160,897	18,563	12,500	
Executive VP, Corp Dev	2000	181 , 731		212,500(5)	
	1999			10,000(5)	
Leo D'Angelo	2001	174,400	14,438	5,000	
Chief Technology Officer	2000	140,577		30,000	
	1999				

(1) Mr. Jarus joined the Company in July 2001.

- (2) Mr. Ressler is an employee of Orchard Capital Corporation, which provides his services to the Company through a consulting agreement. Mr. Ressler served as the Company's Chief Executive Officer from March 1997 until January 2000. See "--Report of the Compensation Committee of the Board of Directors on Executive Compensation" beginning on page 58 for a description of the terms of the Orchard Capital consulting agreement.
- (3) Mr. Ressler elected to exchange these options for an equal grant of options in 2001 pursuant to the Company's offer to exchange, which is described in the Tender Offer Statement on Schedule TO filed by the Company with the Securities and Exchange Commission on May 22, 2001, as amended by Amendment Nos. 1 and 2 thereto filed with the SEC on June 13, 2001 and October 5, 2001, respectively (the "Offer to Exchange"). In accordance with the Offer to Exchange, these options were canceled effective June 25, 2001 and the Company issued Mr. Ressler an equal number of replacement options on December 28, 2001, which replacement options are included in the 2001 totals.
- (4) Mr. Zucker elected to exchange these options for an equal grant of options in 2001 pursuant to the Offer to Exchange (as defined under Note (3), above). In accordance with the Offer to Exchange, these options were canceled effective June 25, 2001 and the Company issued Mr. Zucker an equal number of replacement options on December 28, 2001, which replacement options are included in the 2001 totals.
- (5) Pursuant to an amendment to Mr. Turicchi's employment agreement, effective July 9, 2001 all of these options were canceled with the exception of 80,000 of those granted in 2000, which were fully vested as of July 9, 2001 and remain outstanding.

53

Options Granted in Last Fiscal Year

The following table provides certain information regarding stock options granted during the fiscal year ended December 31, 2001 to the Company's executive officers named in the Summary Compensation Table, to all current executive officers as a group, to all current directors who are not executive officers as a group and to all other employees as a group. As required by SEC rules, the table sets forth the hypothetical gains that would exist for the shares subject to such options based on assumed annual compounded rates of stock price appreciation during the option term.

Individual Grants

	Securities Underlying Options	% of Total Options Granted To Employees In Fiscal Year (3)	Exercise Price (\$/SH) (4)(5)	Expiration Date
Richard S. Ressler	262,500	24.19%	3.75	12/28/11
	17,625	1.62%	3.75	12/28/11
	5,000	0.46%	3.75	12/28/11
	12,500	1.15%	3.75	12/28/11
	250,000	23.04%	4.01	07/28/11

			Total	Grants	
	Number of	% of Total			Pot V
	Securities	Options			Anr
	Underlying	Granted To	Exercise		Pri
	Options	Employees	Price		
	Granted	In Fiscal	(\$/SH)	Expiration	
	(#) (2)	Year (3)	(4)(5)	Date	58
All current executive officers as a					
group (5 officers)	297,625	27.43%	3.75	12/28/11	701
J - 1 (250,000	23.04%		07/28/11	630
All current directors who are not executive	,				
officers as a group (4 directors)	80,266	7.40%	3.75	12/28/11	189
All other employees as a group	94,250	8.69%	4.10	11/21/11	243
	61,750	5.69%	3.95	06/28/11	153
	154,340	14.22%	3.75	12/28/11	363
	15,000	1.38%	2.19	01/03/11	19
	1,250	0.12%	2.19	11/06/10	1
	70,500	6.50%	2.19	11/29/10	93
	25,000	2.30%	2.19	02/22/11	33
	1,250	0.12%	2.19	10/09/10	1
	2,500	0.23%	2.19	12/18/10	3

- (1) The potential realizable value illustrates value that might be realized upon exercise of options immediately prior to the expiration of their terms, assuming the specified compounded rates of appreciation of the market price per share from the date of grant to the end of the option term. Actual gains, if any, on stock option exercise are dependent upon a number of factors, including the future performance of the Company's common stock and the timing of option exercises, as well as the optionee's continued employment through the vesting period. The gains shown are net of the option exercise price, but do not include deductions for taxes and other expenses payable upon the exercise of the option or for sale of underlying shares of the Company's common stock. There can be no assurance that the amounts reflected in this table will be achieved.
- (2) All stock options granted have 10-year terms and are exercisable with respect to twenty-five percent (25%) of the shares covered thereby on the

anniversary of the date of grant, with full vesting occurring four years

54

following the date of grant. See "--Employment Contracts, Termination of Employment and Change of Control Agreements" and "--1997 Stock Option Plan" beginning on pages 55 and 56, respectively, for provisions regarding acceleration of the vesting of options.

- (3) The Company granted stock options representing 1,004,965 shares of the Company's common stock in the fiscal year ended December 31, 2001, including all options granted to Mr. Ressler but excluding options granted to the Company's other directors.
- (4) Options were granted at an exercise price equal to the market value of the Company's common stock as listed on The Nasdaq National Market.
- (5) The exercise price and tax withholding obligations may be paid in cash and, subject to certain conditions or restrictions, by delivery of already-owned shares.

Aggregated Option Exercises in Last Fiscal Year and Fiscal Year-End Option Values $% \left({{{\left[{{{\rm{T}}_{\rm{T}}} \right]}_{\rm{T}}}} \right)$

The following table sets forth the number of shares covered by unexercised stock options held by the Company's executive officers as of December 31, 2001, and the value of "in-the-money" stock options, which represents the positive spread between the exercise price of a stock option and the market price of the shares subject to such option as of December 31, 2001. No options were exercised by any of the Company's executive officers during the year ended December 31, 2001.

Name	Number of Securities Underlying Unexercised Options at Fiscal Year-End (#) Exercisable/Unexercisable	
Richard S. Ressler	70,073 / 30,969 80,000 / 12,500	0 / 31 0 / 23 109,375 / 21 0 / 15 0 / 6,

 Value is based on the \$4.95 per share closing price of the Company's common stock on the Nasdaq National Market on December 31, 2001, less the exercise price.

Director Compensation

The Company does not pay fees to its directors for performance of their duties as directors of the Company. The Company does reimburse directors for their out-of-pocket expenses incurred in connection with attendance at board and committee meetings of the Company. The Company's directors are eligible to participate in the Company's 1997 Stock Option Plan. In December 2001, Messrs. Bech, Cresci, Rieley, Schulhof and Ressler were each granted 12,500 options to purchase shares of the Company's common stock at an exercise price of \$3.75 per share. No options were exercised by any of the Company's directors in 2001. See "--1997 Stock Option Plan" beginning on page 56 for a description of the terms

of the Company's 1997 Stock Option Plan.

The services of Richard S. Ressler, formerly as Chief Executive Officer and currently as Chairman, are provided to the Company pursuant to a consulting agreement. See "--Report of the Compensation Committee of the Board of Directors on Executive Compensation" beginning on page 58 for a description of the terms of that agreement.

Employment Contracts, Termination of Employment and Change of Control Arrangements

The Company currently has employment contracts with each of Messrs. Jarus, Turicchi and Zucker. The Company also has consulting agreements with Orchard Capital Corporation, which supplies the services of Mr. Ressler, and with Boardrush Media LLC, which supplies the services of John F. Rieley, a director and co-founder, and Jens Muller, a former director and a co-founder. See "--Report of the Compensation Committee of

55

the Board of Directors on Executive Compensation" beginning on page 58 for a description of the terms of the Orchard Capital consulting agreement, and see "Certain Relationships and Related Transactions--Certain Transactions" beginning on page 65 for a description of the terms of the Boardrush consulting agreement.

Mr. Jarus' Contract. Mr. Jarus entered into an employment agreement with the Company upon joining the Company as President on July 8, 2001. Under this agreement, Mr. Jarus receives a base salary of \$270,000 per year and is eligible to participate in the Company's executive bonus program. He also is entitled to participate in all of the Company's benefits programs and to reimbursement of up to \$60,000 for relocation expenses. If the Company terminates his employment constructively or for any reason other than cause, Mr. Jarus is entitled to severance and continued participation in the Company's health insurance coverage for six months following the date of termination. These severance and continued health insurance coverage obligations would cease in the event Mr. Jarus were to become employed by another company during this period.

Also pursuant to this employment agreement, the Company loaned Mr. Jarus \$500,000 towards the purchase of a home in the Los Angeles area. The loan is secured by a second mortgage on Mr. Jarus' Los Angeles home. The mortgage is zero coupon, bears interest at the rate of 4.88% per annum and is payable in full on or before July 8, 2006. If Mr. Jarus voluntary terminates his employment with the Company or is terminated for cause, he will be required to repay the full balance of the loan amount within 60 days of his last date of employment with the Company. If Mr. Jarus is terminated without cause or is constructively terminated, he will be required to pay the balance of the mortgage no later than the date that is one-year following his last day of employment with the Company.

In accordance with this agreement, the Company issued Mr. Jarus options to purchase 250,000 shares of the Company's common stock at an exercise price of \$4.01 per share, which was the closing price of the Company's common stock on the Nasdaq National Market on the trading day preceding his date of employment. The agreement provides for accelerated vesting of Mr. Jarus' options if he is terminated without cause or constructively terminated within one year following a change in control of the Company. Mr. Jarus' options are governed by the Company's 1997 Stock Option Plan. See "--1997 Stock Option Plan" beginning on page 56 for a description of the terms of the Company's 1997 Stock Option Plan.

Mr. Turicchi's Contract. On July 9, 2001, the Company and Mr. Turicchi terminated Mr. Turicchi's existing employment agreement and entered into a new employment agreement to reduce the number of hours per week that Mr. Turicchi is required to work for the Company and to proportionately reduce his salary. Under this new agreement, which terminates July 9, 2002, Mr. Turicchi is required to work for the Company at least 20.1 hours per week and his base annual compensation was reduced from \$225,000 to \$112,500. In the event that Mr. Turicchi's employment is terminated by the Company without cause prior to July 9, 2002, the Company is required to continue to pay his base salary and benefits through July 9, 2002. Mr. Turicchi is entitled to participate in all of the Company's benefits programs, but does not accrue any vacation or sick time. He is permitted to engage in other business or to accept other employment.

Under this new employment agreement, Mr. Turicchi agreed to cancel all but 80,000 of the 212,500 stock options he owned as of July 9, 2001, and the Company agreed that these 80,000 remaining options would become immediately vested. These options have an exercise price of \$8.24 per share.

Mr. Zucker's Contract. This employment agreement has no specified term and is terminable at will by either party, but provides for severance payments equal to six months' salary in the event of a termination by the Company without cause. This agreement provide for accelerated vesting of Mr. Zucker's employee stock options in the event of a change in control of the Company.

1997 Stock Option Plan

The Company's 1997 Stock Option Plan was adopted by the Board of Directors and approved by the stockholders in November 1997. In May 2001, the Company amended and restated the 1997 Stock Option Plan to permit the issuance of restricted stock under the plan. A total of 2,500,000 shares of the Company's common

56

stock have been reserved for issuance under the plan. As of April 16, 2002, options to purchase 1,838,763 shares of common stock were outstanding under the plan, 37,390 shares had been issued upon exercise of previously granted options and no shares of restricted stock were outstanding under the plan.

The plan provides for grants to employees, including officers and employee directors, of "incentive stock options" within the meaning of Section 422 of the Internal Revenue Code of 1986, as amended, and for grants of nonstatutory stock options and restricted stock awards to employees, including officers and employee directors, and consultants, who may be non-employee directors.

The plan is administered by the Compensation Committee of the Company's Board of Directors. The plan administrator determines the terms of the options granted and restricted stock awarded, including the exercise price of each option, the number of shares subject to each option and covered by each restricted stock award and the vesting of each option and restricted stock award. The plan administrator also has the full power to select the individuals to whom options and restricted stock will be granted and to make any combination of grants to any participants.

Options generally have a term of 10 years. For options granted in 1999 and prior years, one-third of the options vest on the one-year anniversary of the grant date and each of the remaining one-third portions of the options vest on each annual anniversary of the grant date thereafter. For options granted after 1999, one-quarter of the options vest on the one-year anniversary of the grant

date and each of the remaining one-quarter portions of the options vest on each annual anniversary of the grant date thereafter.

The option exercise price may not be less than the higher of the par value or one hundred percent (100%) of the fair market value of the Company's common stock on the date of grant; provided, however, that nonstatutory options may be granted at exercise prices of not less than the higher of the par value or eighty-five percent (85%) of the fair market value on the date the option is granted. In the case of an incentive option granted to a person who at the time of the grant owns stock representing more than ten percent (10%) of the total combined voting power of all classes of the Company's common stock, the option exercise price for each share of common stock covered by such option may not be less than one hundred ten percent (110%) of the fair market value of a share of the Company's common stock on the date of grant of such option.

In the event of a sale of all or substantially all of the Company's assets, or the Company's merger with or into another corporation, each option and each share of restricted stock will become immediately exercisable in full unless the Board of Directors determines that the holder has been offered substantially identical replacement options or replacement shares of restricted stock, as the case may be, and a comparable position at the acquiring company.

2001 Employee Stock Purchase Plan

The Company's 2001 Employee Stock Purchase Plan (the "Purchase Plan") was adopted by the Board of Directors and approved by the stockholders in May and June 2001, respectively. A total of 500,000 shares of the Company's common stock have been reserved for issuance under the Purchase Plan. As of April 16, 2002, 19,624 shares had been issued under the Purchase Plan and 480,376 shares were available for future issuance. The Purchase Plan is administered by the Compensation Committee of the Company's Board of Directors.

The Purchase Plan is implemented through sequential offerings, each of which is referred to as an "Offering," the terms of which are referred to herein as "Offering Periods." Generally, each such Offering Period is for three months duration or such other duration as the Compensation Committee shall determine, provided, however, that no Offering Period may exceed 27 months in duration. Offering Periods commence on or about February 1, May 1, August 1 and November 1 of each year and end on or about the next April 30, July 31, October 31 and January 31, respectively, occurring thereafter. The initial Offering Period commenced on August 1, 2001 and ended on October 31, 2001.

57

The purchase price per share for an Offering under the Purchase Plan is ninety percent (90%) of the lesser of (a) the fair market value of a share of common stock on the commencement of the Offering, or (b) the fair market value of a share of common stock on the date of purchase. Notwithstanding the foregoing, the Compensation Committee, in its sole discretion, may change the purchase price at which each share of common stock may be acquired in an Offering so long as the purchase price is not less than eighty-five percent (85%) of the lesser of (x) the fair market value of a share of common stock on the commencement of the Offering, or (y) the fair market value of a share of common stock on the date of purchase.

By executing an agreement to participate in the Purchase Plan, an eligible employee is entitled to purchase shares under the Purchase Plan, hereafter referred to as a "Purchase Right". The Purchase Right consists of an option to purchase a maximum number of shares of common stock determined by either dividing fifteen percent (15%) of such eligible employee's compensation during

the Offering Period by the purchase price of a share of common stock for such Offering Period or by dividing \$12,500 by the fair market value of a share of common stock on the last date of such Offering Period, whichever is less. If the aggregate number of shares to be purchased upon exercise of Purchase Rights granted in the Offering would exceed the maximum aggregate number of shares available for issuance under the Purchase Plan, the Compensation Committee would make a pro rata allocation of shares available in a uniform and equitable manner. Unless the employee's participation is discontinued, his or her right to purchase shares is exercised automatically at the end of each Offering Period.

Any employee of the Company or of any parent or subsidiary corporation of the Company designated by the Compensation Committee for inclusion in the Purchase Plan is eligible to participate in an Offering under the Purchase Plan so long as the employee has been employed by the Company or any designated parent or subsidiary corporation of the Company for at least 30 days and is customarily employed at least 20 hours per week and five months per calendar year. However, no employee who owns or holds options to purchase, or as a result of participation in the Purchase Plan would own or hold options to purchase, five percent (5%) or more of the total combined voting power or value of all classes of stock of the Company or of any parent or subsidiary corporation of the Company is entitled to participate in the Purchase Plan. In addition, no employee is entitled to purchase more than \$25,000 worth of stock (determined based on the fair market value of the shares at the time such rights are granted) under all employee stock purchase plans of the Company in any calendar year.

Notwithstanding anything to the contrary set forth in any of the Company's filings under the Securities Act of 1933, as amended, or the Securities Exchange Act of 1934, as amended (the "Exchange Act"), that might incorporate future filings, including this Annual Report, in whole or in part, the following Report of the Compensation Committee, the Audit Committee Report and the Stock Performance Graph which follows shall not be deemed to be "Soliciting Material," is not deemed "filed" with the SEC and shall not be incorporated by reference into any filings under the Securities Act or Exchange Act whether made before or after the date hereof and irrespective of any general incorporation language in such filings.

Report of the Compensation Committee of the Board of Directors on Executive Compensation

General. The Compensation Committee of the Company's Board of Directors recommends and approves changes to the Company's compensation policies and benefits programs, administers the Company's stock option and employee stock purchase plans, including approving stock option grants, and otherwise seeks to ensure that the Company's compensation philosophy is consistent with the Company's best interests and is properly implemented. The Committee currently is comprised of two independent non-employee directors and one non-employee director who also provides services to the Company pursuant to a consulting agreement with his employer.

Compensation Philosophy. The goals of the Company's compensation program are to align compensation with the Company's overall business objectives and performance, to foster teamwork and to enable the Company to attract, retain and reward employees who contribute to its long-term success. The Committee also seeks to establish compensation policies that allow the Company flexibility to respond to changes in its business environment.

Compensation Components. Compensation for the Company's executives generally consists of salary, participation in an executive bonus program, and stock option and restricted stock awards. The Committee assesses past performance and anticipated future contribution of each executive officer in establishing the total amount and mix of each element of compensation.

Salary. Base salaries are evaluated annually for all executive officers. In determining appropriate salary levels for such officers, the Compensation Committee considers, among other factors, the officer's scope of responsibility, prior experience, past performance and data on prevailing compensation levels in relevant markets for executive talent.

Bonus Programs. The Company has established two "bonus" programs - one for executives and eligible managers, and the other for all other employees not eligible for the executive plan.

. Executive Bonus Program.

The bonus program for the Company's executives and eligible managers is designed to encourage and reward senior management for (a) attaining Company-wide financial goals, (b) improving the financial and operational health of the Company, and (c) meeting or exceeding individually defined goals and objectives for each executive and eligible manager. The Company's Compensation Committee administers this program. Under this program, the Company will establish a "bonus pool" in an amount that will vary based upon the Company achieving specific pre-defined financial criteria. If the Company achieves 100% of these goals, the bonus pool will equal 25% of the total annual base salaries of all eligible participants. The bonus pool can increase or decrease based upon greater than or less than 100% of these criteria being satisfied. The total amount of the pool, and the amount to be distributed to each participant, will be determined by the Compensation Committee after public release of the Company's 2002 year-end audited financial statements. The Compensation Committee is not obligated to distribute the entire accrued bonus pool, although it expects to do so.

. Employee Bonus Program.

The bonus program for all of the Company's employees (other than those eligible for the Executive Bonus Program) is designed to encourage and reward extraordinary performance. It is referred to by the Company as its "Reward & Recognition Program". Under this program, the Company will accrue throughout 2002 an amount equal to 5% of the total annual base salaries and hourly compensation for all employees (except those eligible for the Executive Bonus Program). The timing and amount of each individual reward is determined by the employee's senior manager, with the concurrence of the Company's President. Awards may occur at any time throughout the year, and are based on an individual's singular contribution or the contribution of a group of individuals who work as a team. As this pool is intended to reward "exceptional" effort or accomplishment, there is no guarantee that the entire accrued bonus pool will actually be awarded.

Stock Options and Restricted Stock. Stock option and restricted stock awards are designed to align the interests of executives with the long-term interests of the stockholders. The Compensation Committee approves option grants and restricted stock awards subject to vesting periods to retain executives and encourage sustained contributions. For options granted prior to 2000, the vesting period was usually over a three-year period or as to 100% of the grant on the third anniversary of the grant. Effective January 1, 2000, the typical vesting period was changed to a four-year period or as to 100% of the grant on the fourth anniversary of the grant. The exercise price of options is generally the market price on the date of grant.

Compensation of the Company's President and Chairman. Mr. Jarus joined the Company as President in July 2001. His services are provided to the Company pursuant to an employment agreement. See "--Employment Contracts, Termination of Employment and Change of Control Arrangements" beginning on page 55 for a description of the terms of his employment agreement. Pursuant to his employment agreement, upon joining the Company Mr. Jarus was granted options to purchase 250,000 shares of the Company's common

59

stock at an exercise price of \$4.01 per share. See "--1997 Stock Option Plan" beginning on page 56 for a description of the terms of the Company's 1997 Stock Option Plan. The terms of Mr. Jarus' employment agreement were determined by the Compensation Committee based upon various subjective factors, such as Mr. Jarus' responsibilities, qualifications and years of experience.

Mr. Ressler's services as Chairman, and formerly as Chief Executive Officer, have been provided pursuant to a consulting arrangement with Orchard Capital Corporation, a company controlled by Mr. Ressler, who is also a Member and the Manager of Orchard/JFAX Investors, LLC, one of the Company's principal stockholders. Under this consulting arrangement, the Company paid Orchard Capital \$200,000 per year through June 30, 1999 and \$275,000 per year from July 1, 1999 though March 31, 2000, in each case payable in equal monthly payments, for the services of Mr. Ressler. These arrangements were not pursuant to a written agreement. Effective April 1, 2000, Orchard Capital's compensation was reduced to \$144,000 per year, and Orchard Capital's revised consulting arrangement was reflected in a new written agreement. This agreement was amended effective April 1, 2001 to extend it for consecutive six-month periods, and was again amended in December 2001 to increase Orchard Capital's compensation back to the original \$275,000 per year. The agreement is terminable by either party by written notice delivered at least 30 days prior to commencement of the next 6-month term.

As a director, Mr. Ressler is eligible to participate in the Company's 1997 Stock Option Plan. In December 2001, he was granted options to purchase 262,500 shares of the Company's common stock at an exercise price of \$3.75 per share. 125,000 of these options were granted in place of an equal number of options canceled in June 2001 by Mr. Ressler under the Company's offer to exchange, which is described in the Tender Offer Statement on Schedule TO filed by the Company with the SEC on May 22, 2001, as amended by Amendment Nos. 1 and 2 thereto filed with the SEC on June 13, 2001 and October 5, 2001, respectively. 12,500 of these options were granted to Mr. Ressler for his service on the Company's Board of Directors. The remaining 125,000 of these options were granted in connection with the December 2001 amendment to the Orchard Capital consulting arrangement. See "--1997 Stock Option Plan" for a description of the terms of the Company's 1997 Stock Option Plan.

Other than reimbursement for reasonable expenses incurred in connection with the services Orchard Capital renders to the Company, neither Orchard Capital nor Mr. Ressler receives any other compensation from the Company.

The initial and revised compensation amounts payable to Orchard Capital pursuant to this consulting arrangement have been determined by the Compensation Committee (with Mr. Ressler abstaining) based upon various subjective factors such as Mr. Ressler's responsibilities, qualifications, years of experience, individual performance and perceived contributions to the Company. The December 2001 compensation increase from \$144,000 to \$275,000 per year, as well as the grant of 125,000 additional stock options to Mr. Ressler in December 2001, were based on a formal compensation survey and analysis conducted by a third party compensation consultant at the request of the Compensation Committee.

Submitted by the Compensation Committee of the Board of Directors,

Robert J. Cresci Michael P. Schulhof Richard S. Ressler

Audit Committee Report

The Audit committee of the Company's Board of Directors consists of three non-employee directors, Douglas Y. Bech, Robert J. Cresci and Michael P. Schulhof, each of whom has been determined to be independent under the National Association of Securities Dealers' Listing Standards. The Audit Committee is a

60

standing committee of the Board of Directors and operates under a written charter adopted by the Board of Directors. Among its other functions, the Audit Committee recommends to the Board of Directors the selection of the Company's independent accountants.

Management is responsible for the Company's internal controls and the financial reporting process. The independent accountants are responsible for performing an independent audit of the Company's consolidated financial statements in accordance with generally accepted accounting principles in the United States and to issue a report thereon. The Audit Committee's responsibility is to monitor and oversee these processes.

During fiscal 2001, the Audit Committee met with the senior members of the Company's financial management team and the independent accountants. The Audit Committee's agenda is established by the Audit Committee's chairman and senior members of the Company's financial management team. The Audit Committee had private sessions with the Company's independent accountants, at which candid discussions of financial management, accounting and internal control issues took place. The Audit Committee has reviewed with management and the independent accountants the audited consolidated financial statements in this Annual Report, including a discussion of the quality, not just the acceptability, of the accounting principles, the reasonableness of significant judgments and the clarity of disclosures in the consolidated financial statements. Management represented to the Audit Committee that the Company's consolidated financial statements were prepared in accordance with generally accepted accounting principles. The Audit Committee discussed with the independent accountants matters required to be discussed by Statement on Auditing Standards No. 61, "Communication with Audit Committees."

The Company's independent accountants also provided to the Audit Committee the written disclosure required by Independence Standards Board Standard No. 1, "Independence Discussions with Audit Committees." The Committee discussed with the independent accountants that firm's independence and considered whether the non-audit services provided by the independent accountants are compatible with maintaining its independence.

Based on the Audit Committee's discussion with management and the independent accountants, and the Audit Committee's review of the representation of management and the report of the independent accountants to the Audit Committee, the Audit Committee recommended that the Board of Directors include the audited consolidated financial statements in this Annual Report on Form 10-K for the year ended December 31, 2001.

Submitted by the Audit Committee of the Company's Board of Directors,

Douglas Y. Bech Robert J. Cresci Michael P. Schulhof

Compensation Committee Interlocks and Insider Participation

The Company's Compensation Committee currently consists of Messrs. Cresci, Schulhof and Ressler. The Company has no interlocking relationships or other transactions involving any of its Compensation Committee members that are required to be reported pursuant to applicable SEC rules. One of the Company's former officers, Richard S. Ressler, but no current officer, serves on the Compensation Committee.

61

Performance Graph

The following graph compares, for the period that the Company's common stock has been registered under Section 12 of the Exchange Act (which commenced July 23, 1999), the cumulative total stockholder return for the Company, the Nasdaq Telecommunications Index and an index of companies that the Company has selected and justified as its peer group. The graph assumes that \$100 was invested on July 23, 1999 in the Company's common stock at the initial public offering price of \$38 per share and in each of the indexes, and assumes reinvestment of any dividends. No dividends have been declared or paid on the Company's common stock. The stock price performance on the following graph is not necessarily indicative of future stock price performance.

Companies in the peer group index include Deltathree Inc., Easylink Services Corporation (formerly Mail.com, Inc.), I-Link Corporation, iBasis Inc., PTEK Holdings, Inc., TeraGlobal Communications Corp. and Tumbleweed Communications Corp. The Company believes that the peer group index provides a representative group of companies in the outsourced messaging and communications industry.

[THE PERFORMANCE GRAPH IS SET FORTH ON THE FOLLOWING PAGE.]

62

COMPARISON OF CUMULATIVE TOTAL RETURN AMONG j2 GLOBAL COMMUNICATIONS, INC., PEER GROUP INDEX AND NASDAQ TELECOMMUNICATIONS INDEX [CHART]

	j2 GLOBAL COMMUNICATIONS, INC.	PEER GROUP	NASDAQ TELECOM INDEX
7/23/99	\$100.00	\$100.00	\$100.00
7/31/99	90.79	89.14	96.08
8/31/99	72.37	74.37	93.75
9/30/99	52.30	78.46	93.86
10/31/99	45.72	75.82	111.40
11/30/99	61.51	104.81	123.36
12/31/99	70.72	124.32	152.54
1/31/00	63.16	149.76	148.34
2/29/00	55.92	178.02	171.43

3/31/00	52.63	165.71	165.55
4/30/00	27.63	69.34	133.78
5/31/00	15.79	56.31	113.39
6/30/00	16.78	94.77	139.80
7/31/00	26.97	68.93	120.39
8/30/00	15.13	80.58	124.92
9/30/00	13.82	65.35	109.66
10/31/00	10.20	28.79	93.76
11/30/00	6.58	20.22	69.81
12/31/00	2.96	19.59	69.62
1/31/01	8.22	17.44	83.50
2/28/01	7.07	11.91	59.26
3/31/01	6.09	9.11	49.29
4/30/01	6.95	9.56	53.23
5/31/01	10.00	11.07	50.74
6/30/01	10.92	11.72	46.81
7/31/01	10.53	8.82	42.12
8/31/01	9.21	7.42	35.95
9/30/01	8.92	6.43	30.51
10/31/01	8.32	6.65	31.77
11/30/01	10.39	8.23	36.22
12/31/01	13.03	9.37	34.80
1/31/02	12.11	10.03	30.97
2/28/02	14.55	8.17	25.12
3/31/02	23.68	8.54	26.10

The following table lists the data points used in preparing the performance graph.

Measurement Date	j2 GLOBAL COMMUNICATIONS, INC	. PEER GROUP COMPOSITE INDE	X NASDAQ TELECOM INDEX
7/23/1999	\$100.00	\$100.00	\$100.00
7/31/1999	\$ 90.79	\$ 89.14	\$ 96.08
8/31/1999	\$ 72.37	\$ 74.37	\$ 93.75
9/30/1999	\$ 52.30	\$ 78.46	\$ 93.86
10/31/1999	\$ 45.72	\$ 75.82	\$111.40
11/30/1999	\$ 61.51	\$104.81	\$123.36
12/31/1999	\$ 70.72	\$124.32	\$152.54
1/31/2000	\$ 63.16	\$149.76	\$148.34
2/29/2000	\$ 55.92	\$178.02	\$171.43
3/31/2000	\$ 52.63	\$165.71	\$165.55
4/30/2000	\$ 27.63	\$ 69.34	\$133.78
5/31/2000	\$ 15.79	\$ 56.31	\$113.39
6/30/2000	\$ 16.78	\$ 94.77	\$139.60
7/31/2000	\$ 26.97	\$ 68.93	\$120.39
8/30/2000	\$ 15.13	\$ 80.58	\$124.92
9/30/2000	\$ 13.82	\$ 65.35	\$109.66
10/31/2000	\$ 10.20	\$ 28.79	\$ 93.76
11/30/2000	\$ 6.58	\$ 20.22	\$ 69.81
12/31/2000	\$ 2.96	\$ 19.59	\$ 69.62
1/31/2001	\$ 8.22	\$ 17.44	\$ 83.50
2/28/2001	\$ 7.07	\$ 11.91	\$ 59.26
3/31/2001	\$ 6.09	\$ 9.11	\$ 49.29
4/30/2001	\$ 6.95	\$ 9.56	\$ 53.23
5/31/2001	\$ 10.00	\$ 11.07	\$ 50.74
6/30/2001	\$ 10.92	\$ 11.72	\$ 46.81
7/31/2001	\$ 10.53	\$ 8.82	\$ 42.12
8/31/2001	\$ 9.21	\$ 7.42	\$ 35.95

9/30/2001	\$ 8.92	\$ 6.43	\$ 30.51
10/31/2001	\$ 8.32	\$ 6.65	\$ 31.77
11/30/2001	\$ 10.39	\$ 8.23	\$ 36.22
12/31/2001	\$ 13.03	\$ 9.37	\$ 34.80
1/31/2002	\$ 12.11	\$ 10.03	\$ 30.97
2/28/2002	\$ 14.55	\$ 8.17	\$ 25.12
3/31/2002	\$ 23.68	\$ 8.54	\$ 26.10

63

Item 12. Security Ownership of Certain Beneficial Owners and Management

Security Ownership of Certain Beneficial Owners

The following table sets forth certain information that has been provided to the Company with respect to beneficial ownership of shares of the Company's common stock as of April 16, 2002 for each person who is known by the Company to own beneficially more than five percent (5%) of the outstanding shares of the Company's common stock:

Name and Address	Number of Shares	Per of
Richard S. Ressler	3,740,097(1)	
Los Angeles, CA 90028 Michael J.G. Gleissner	1,344,279	

(1) Consists of 3,277,957 shares of stock owned by Orchard/JFAX Investors, LLC, 250,000 shares of stock owned by Richard S. Ressler, 97,561 shares of the Company common stock owned by The Ressler Family Foundation, 77,079 shares of stock which Orchard/JFAX Investors may purchase pursuant to warrants which are exercisable in full at this time and options owned by Mr. Ressler to acquire 37,500 shares of the Company common stock that are exercisable within 60 days of April 16, 2002. Mr. Ressler is the manager of Orchard/JFAX Investors and a trustee of The Ressler Family Foundation, but has disclaimed beneficial ownership of any shares of stock in which he has no pecuniary interest.

Security Ownership of Management

The following table sets forth the beneficial ownership of the Company's common stock as of April 16, 2002 by each director, by each executive officer named in the Summary Compensation Table beginning on page 53 and by all such directors and executive officers as a group.

Name(1)

Number c Beneficial

Richard S. Ressler	3,74
Douglas Y. Bech	
Robert J. Cresci	
John F. Rieley	5
Michael P. Schulhof	27
Scott M. Jarus	7
Nehemia Zucker	14
R. Scott Turicchi	11
Leo D'Angelo	1
All directors, director nominees and named executive	
officers as a group (9 persons)	4,44

* Less than 1%

 The address for all executive officers, directors and director nominees is c/o j2 Global Communications, Inc., 6922 Hollywood Blvd., Suite 800, Los Angeles, CA 90028.

(2) As of April 16, 2002, 10,710,985 shares of the Company's common stock were outstanding.

64

- (3) Consists of 3,277,957 shares of stock owned by Orchard/JFAX Investors, LLC, 250,000 shares of stock owned by Richard S. Ressler, 97,561 shares of the Company's common stock owned by The Ressler Family Foundation, 77,079 shares of stock which Orchard/JFAX Investors may purchase pursuant to warrants which are exercisable in full at this time and options owned by Mr. Ressler to acquire 37,500 shares of the Company's common stock that are exercisable within 60 days of April 16, 2002. Mr. Ressler is the manager of Orchard/JFAX Investors and a trustee of The Ressler Family Foundation, but has disclaimed beneficial ownership of any shares of the Company's common stock in which he has no pecuniary interest.
- (4) Consists of 5,351 shares of the Company's common stock and options to acquire 67 shares of the Company's common stock that are exercisable within 60 days of April 16, 2002.
- (5) Consists of options to acquire 8,750 shares of the Company's common stock that are exercisable within 60 days of April 16, 2002.
- (6) Consists of 43,750 shares of the Company's common stock and options to acquire 15,000 shares of the Company's common stock that are exercisable within 60 days of April 16, 2002.
- (7) Consists of 65,776 shares of the Company's common stock, vested warrants to acquire 210,000 shares of the Company's common stock and options to acquire 2,500 shares of the Company's common stock that are exercisable within 60 days of April 16, 2002.
- (8) Consists of 14,809 shares of the Company's common stock and options to acquire 62,500 shares of the Company's common stock that are exercisable within 60 days of April 16, 2002.
- (9) Consists of 65,435 shares of the Company's common stock and options to acquire 75,802 shares of the Company's common stock that are exercisable within 60 days of April 16, 2002.
- (10) Consists of vested warrants to acquire 35,938 shares of the Company's common stock and options to acquire 80,000 shares of the Company's common stock that are exercisable within 60 days of April 16, 2002.
- (11) Consists of options to acquire 15,000 shares of the Company's common stock that are exercisable within 60 days of April 16, 2002.

Item 13. Certain Relationships and Related Transactions

Certain Transactions

Indebtedness of Officers and Directors. The following directors, officers and beneficial owners of more than five percent (5%) of the Company's common stock are indebted to the Company:

- As of December 31, 2001, Scott M. Jarus was indebted to the Company in the amount of \$512,000. This debt represents the \$500,000 principal amount plus accrued interest of a loan made by the Company to Mr. Jarus on July 9, 2002 in connection with his engagement of employment. In accordance with his employment agreement, Mr. Jarus used the proceeds of this loan towards the purchase of a home in the Los Angeles area. The loan is secured by a second mortgage on that home. See "Executive Compensation--Employment Contracts, Termination of Employment and Change of Control Arrangements" beginning on page 55 for a description of the terms of this loan.
- As of December 31, 2001, Nehemia Zucker was indebted to the Company in the amount of \$134,777. This debt represents the \$100,000 principal amount plus accrued interest of a loan advanced to Mr. Zucker on April 11, 1997. The loan matures on May 31, 2002 and bears interest at the rate of 6.32% per annum. However, interest is not paid periodically, but rather is accrued and added to principal each September 30th and March 31st. This note is secured by a pledge of 55,000 shares of the Company's common stock owned by Mr. Zucker.
- . As of December 31, 2001, Boardrush Media LLC ("Boardrush") was indebted to the Company in the amount of \$520,000. The Company advanced this loan to Boardrush on March 17, 1997 and the principal amount of the loan was originally \$2,250,000. This loan matures on January 1, 2005 and bears interest at the rate of 6.32% per annum, with interest payments offset against amounts owed by the Company to Boardrush under the consulting agreement described below.

65

Consulting Agreements. The Company has entered into the following consulting agreements with directors, officers and beneficial owners of more than five percent (5%) of the Company's common stock:

The Company is a party to a consulting agreement with Boardrush dated March 17, 1999, as amended in July 2000 and again in October 2001 (the "Boardrush Agreement"). Jens Muller, a co-founder and former director of the Company, is the Manager and therefore the controlling person of Boardrush. Pursuant to the Boardrush Agreement, Boardrush provides the services of Mr. Muller and John F. Rieley, a current director of the Company and also a co-founder, to the Company for a maximum of two days each per month. The Boardrush Agreement runs for a term ending on the earlier of the date the Boardrush loan described above is repaid in full, and January 1, 2005. Until March 17, 1999, the Company paid Boardrush \$400,000 per year, payable in equal monthly payments, pursuant to the Boardrush Agreement. From and after March 17, 1999, Boardrush's compensation under the Boardrush Agreement consists of forgiveness of interest and principal under the loan described above, with principal reductions being made pro rata over the period from March 17, 1999 through January 1, 2005.

Boardrush has the right to repay the loan at any time either in cash or in the Company's common stock valued at the then current market price. On July 27, 2000, Boardrush prepaid \$760,000 of the loan by delivering to the Company approximately 62,500 shares of the Company's common stock, valued at \$12.125 per share. As a result of this prepayment, and in accordance with the Boardrush

Agreement, the following occurred: (a) the requirement in the Boardrush Agreement that Boardrush repay the loan with the proceeds of any sale of the Company's common stock after it has received in excess of \$6 million was terminated, and (b) Boardrush's pledge of 731,250 shares of the Company's common stock was extinguished.

Richard S. Ressler's services as Chairman, and formerly as Chief Executive Officer, have been provided pursuant to a consulting arrangement with Orchard Capital Corporation, a company controlled by Mr. Ressler. Mr. Ressler is also a member and the manager of Orchard/JFAX Investors, LLC, one of the Company's principal stockholders. See "Executive Compensation--Report of the Compensation Committee of the Board of Directors on Executive Compensation" beginning on page 58 for a description of the terms of this consulting arrangement.

Shared Space and Services. The Company currently leases approximately 28,000 square feet of office space for its headquarters in Hollywood, California under a lease that expires in January 2010. The Company leases the space from CIM/Hollywood, LLC, a limited liability company indirectly controlled by the Company's Chairman, Richard S. Ressler. The Company subleases approximately one-half of this space to CIM Group, LLC, an entity indirectly controlled by Mr. Ressler. This sublease expires in 2002 and the Company's share of the monthly rent is approximately \$24,000.

The Company also shares and prorates certain administrative costs with these and other entities controlled by Mr. Ressler. These costs include amounts for shared personnel and routine office and telephone expenses, and are paid based on actual amounts paid to third parties without markup or markdown.

Investments in the Company by Officers, Directors and Principal Stockholders. Between December 1995 and March 1997, the Company issued a total of 1,727,500 shares of common stock to the Company's founders, Messrs. Muller and Rieley, 1,343,750 of which were canceled in March 1997 and reissued to Boardrush). Also in March 1997, the Company issued 2,515,000 shares of common stock to Orchard/JFAX Investors, LLC, and 55,000 shares of common stock to Nehemia Zucker. In connection with these issuances, the Company entered into a registration rights agreement with those investors. Under this agreement, the investors have the right to participate in registrations initiated by the Company, but do not have the right to demand that the Company effect a registration. These registration rights will expire on March 17, 2007.

In June 2001, the Company repurchased 251,922 shares of common stock and a warrant to acquire 117,188 shares of common stock for \$911,000 in cash from an investor group advised by Pecks Management Partners Ltd. ("Pecks") consisting of Declaration of Trust for Defined Benefit Plans of Zeneca Holdings, Inc., Declaration

66

of Trust for Defined Benefit Plans of ICI American Holdings, Inc., Delaware State Employees' Retirement Fund and the J.W. McConnell Family Foundation. Robert J. Cresci, one of the Company's directors, is a Managing Director of Pecks. At the same time, Pecks sold 300,003 shares of the Company's common stock to a third party unaffiliated with the Company. Prior to disposing of these shares and warrants, Pecks had a right to cause the Company to repurchase these shares for \$12.80 per share and to purchase these warrants for \$6.40 per underlying share upon a change of control of the Company. In connection with Pecks' June 2001 sale of these shares and warrants, these repurchase rights were canceled.

In July 1998, in connection with a preferred stock issuance (which preferred stock was repurchased in 1999), the Company issued warrants to acquire a total of 781,250 shares of the Company's common stock to the following entities: (a) Donaldson, Lufkin & Jenrette Securities Corporation ("DLJ"), which acted as placement agent for the offering; (b) affiliates of DLJ; (c) R. Scott Turicchi, the Company's Executive Vice President of Corporate Development; (d) Orchard/JFAX Investors, LLC; and (e) Pecks. As stated above, the Company repurchased the warrants issued to Pecks in June 2001. The remaining warrants, which have an exercise price of \$9.60 per share, expire July 1, 2005. Each of the warrant holders has a right to cause the Company to repurchase these warrants for \$6.40 per underlying share upon a change of control of the Company.

The Company believes that the transactions described above were made on terms no less favorable than could have been obtained from third parties. All transactions were negotiated at arms' length. The Company intends to have all future transactions between the Company and its officers, directors and affiliates be approved by a majority of disinterested members of the Company's Board of Directors or one of its committees, as appropriate, in a manner consistent with Delaware law and the fiduciary duties of the Company's directors.

67

PART IV

Item 14. Exhibits, Financial Statement Schedules and Reports on Form 8-K

(a) 1. Financial Statements.

The following financial statements are filed as a part of this report:

Independent Auditors' Report Consolidated Balance Sheets Consolidated Statements of Operations Consolidated Statements of Stockholders' Equity (Deficiency) Consolidated Statements of Cash Flows Notes to Consolidated Financial Statements Schedule II--Valuation and Qualifying Accounts

All other schedules are omitted because they are not required or the required information is shown in the financial statements or notes thereto.

3. Exhibits

The following exhibits are filed with this Report or are incorporated herein by reference as indicated below (numbered in accordance with Item 601 of Regulation S-K). The Company shall furnish copies of exhibits for a reasonable fee (covering the expense of furnishing copies) upon request.

Exhibit No. Exhibit Title

3.1 Certificate of Incorporation, as amended and restated (1)

3.1.1 Certificate of Designation of Series B Convertible Preferred Stock (3)

- 3.1.2 Certificate of Amendment to Amended and Restated Certificate of Incorporation (4)
- 3.1.3 Certificate of Amendment to Amended and Restated Certificate of Incorporation (10)
- 3.1.4 Certificate of Amendment to Amended and Restated Certificate of Incorporation (10)
- 3.2 By-laws, as amended and restated (1)
- 4.1 Specimen of common stock certificate (6)
- 9.1 Securityholders' Agreement, dated as of June 30, 1998, with the investors in the June and private placements (1)
- 10.1 j2 Global Communications, Inc. Second Amended and Restated 1997 Stock Option Plan (8)
- 10.2 j2 Global Communications, Inc. 2001 Employee Stock Purchase Plan (7)
- 10.3 Letter Agreement dated April 1, 2001 between j2 Global and Orchard Capital Corporation (5
- 10.3.1 Amendment dated December 31, 2001 to Letter Agreement dated April 1, 2001 between j2 Glob and Orchard Capital Corporation (10)
- 10.4 Employment Agreement for Scott Jarus dated June 20, 2001 (9)
- 10.4.1 Promissory Note Secured by Deed of Trust, issued by Scott Jarus and Rebecca Jarus to j2 G
 July 19, 2001 (9)
- 10.4.2 Deed of Trust granted by Scott Jarus and Rebecca Jarus to j2 Global on July 19, 2001 (9)
- 10.4.3 Redemption Agreement dated June 20, 2001 among j2 Global and the Shareholders referred to therein (9)

68

Exhibit

No. Exhibit Title

- 10.5 Stock Purchase Agreement dated December 13, 2001 among j2 Global and the Shareholders ref
- 10.6 Employment Agreement for Nehemia Zucker, dated March 21, 1997 (1)
- 10.6.1 Promissory Note issued by Nehemia Zucker to JFAX Communications, Inc. on April 11, 1997, March 31, 2001 (1)
- 10.7 Consulting Agreement for Boardrush Media LLC, dated as of March 17, 1997 (1)
- 10.7.1 Modification Agreement between Boardrush Media, LLC and j2 Global (5)
- 10.7.2 Second Modification Agreement between Boardrush Media, LLC and j2 Global (10)
- 10.7.3 Second Amended and Restated Promissory Note issued by Boardrush LLC to j2 Global dated January 1, 2000 due December 31, 2004 (10)
- 10.8 Put Rights, for the benefit of the investors in the June and July 1998 private placements

- 10.9 Registration Rights Agreement dated as of June 30, 1998 with the investors in the June and 1998 private placements (1)
- 10.10 Registration Rights Agreement dated as of March 17, 1997 with Orchard/JFAX Investors, LLC Boardrush LLC (Boardrush Media LLC), Jaye Muller, John F. Rieley, Nehemia Zucker and Anand Narasimhan (1)
- 10.11 Stock Option Agreement, dated as of January 24, 1997, by and among JFAX Communications, I and Michael P. Schulhof (2)
- 10.12 Letter, dated as of June 30, 1998, to Michael P. Schulhof from Richard S. Ressler regardi Stock Option Agreement, dated as of January 24, 1997, between JFAX Communications, Inc. Michael P. Schulhof (2)
- 10.13 Purchase Agreement dated as of July 2, 1998, relating to \$5 million of preferred stock an Warrants (2)
- 10.13.1 Consent to Amendment of Purchase Agreement, dated as of April 16, 1999 (2)
- 10.13.2 Form of warrant pursuant to such Purchase Agreement (2)
- 10.14 Investment Agreement among JFAX Communications, Inc., Jens Muller, John F. Rieley and Boardrush LLC and Orchard/JFAX Investors, LLC and Richard S. Ressler, dated as of March 1997 and effective as of March 17, 1997 (2)
- 21.1 List of subsidiaries of j2 Global (10)
- 23.1 Consent of KPMG LLP (10)

- Incorporated by reference to the Company's Registration Statement on Form S-1 filed with the Commission on April 16, 1999, Registration No. 333-76477.
- (2) Incorporated by reference to the Company's Amendment No. 1 to Registration Statement on Form S-1 filed with the Commission on May 26, 1999, Registration No. 333-76477.
- (3) Incorporated by reference to the Company's Report on Form 10-K filed with the Commission on March 30, 2000. (5)
- (4) Incorporated by reference to the Company's Registration Statement on Form S-3 with the Commission on December 29, 2000, Registration No. 333-52918.
- (5) Incorporated by reference to the Company's Report on Form 10-K/A filed with the Commission on April 30, 2001
- (6) Incorporated by reference to the Company's Report on Form 10-Q filed with the Commission on May 15, 2001.

69

- (7) Incorporated by reference to the Company's Registration Statement on Form S-8 filed with the Commission on July 12, 2001, Registration No. 333-64986.
- (8) Incorporated by reference to the Company's Amended Registration Statement on Form S-8 filed with the Commission on July 17, 2001, Registration No. 333-55402.
- (9) Incorporated by reference to the Company's Report on Form 10-Q filed with the Commission on August 13, 2001.
- (10) Incorporated by reference to the Company's Report on Form 10-K filed with the Commission on April 1, 2002.
- (b) Reports on Form 8-K during the fourth quarter of 2001:

Item	Description		Filing
5,7	Regulation FD disclosure	regarding third quarter 2001 financial results	October 2
5,7	Regulation FD disclosure conference call	of materials presented during third quarter 2001 earnings	October 2
		70	
Excha its b	nge Act of 1934, the Reg	ts of Section 13 or 15(d) of the Securities istrant has duly caused the report to be signed on , thereunto duly authorized, on the 29th day of	
	Signature	Title	
	/s/ SCOTT M. JARUS	President (Principal	
	Scott M. Jarus	Executive Officer)	
	/s/ NEHEMIA ZUCKER		
	Nehemia Zucker	Chief Financial Officer (Principal Financial Officer)	
	/s/ GREGGORY KALVIN		
	Greggory Kalvin	Vice President Finance (Principal Accounting Officer)	
/s	/ RICHARD S. RESSLER	Chairman of the Board and a	
	Richard S. Ressler	Director	
	/s/ JOHN F. RIELEY	Director	
	John F. Rieley		
/s	/ MICHAEL P. SCHULHOF	Director	
	Michael P. Schulhof		
/	s/ ROBERT J. CRESCI	Director	
	Robert J. Cresci		
/s/ DOUGLAS Y. BECH Director		Director	
	Douglas Y. Bech		
		71	

j2 GLOBAL COMMUNICATIONS, INC. AND SUBSIDIARIES SCHEDULE II--VALUATION AND QUALIFYING ACCOUNTS

(in thousands)

Description			Reclassifications And other (a)	Balance at End of Period
Year Ended December 31, 2001: Allowance for Doubtful Accounts Year Ended December 31, 2000: Allowance for Doubtful Accounts Year Ended December 31, 1999: Allowance for Doubtful Accounts	\$ \$309 \$178 \$	\$(10) \$(34) \$	\$(307) \$968 \$	\$1,104 \$1,112 \$

(a) Amounts related to accounts receivable from the acquisition of eFax.com.

72