ERESOURCE CAPITAL GROUP INC

Form 8-K June 29, 2001 Table of Contents

#### SECURITIES AND EXCHANGE COMMISSION

Washington, D.C.

## FORM 8-K

#### **CURRENT REPORT**

#### PURSUANT TO SECTION 13 OR 15(d) OF THE

## SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported): June 19, 2001

eResource Capital Group, Inc.

Delaware 1-8662 23-2265039

(State or other jurisdiction of incorporation)

(Commission File Number) (IRS Employer Identification Number)

3353 Peachtree Road , N.E., Suite 130 Atlanta, Georgia 30326

Registrant s telephone number, including area code: (404) 760-2570

## **TABLE OF CONTENTS**

(Zip Code)

Item 2. Acquisition or Disposition of Assets

(Address of principal executive offices)

Item 7. Financial Statements, Pro Forma Financial Information and Exhibits.

**SIGNATURE** 

**INDEX TO FINANCIAL STATEMENTS** 

COMBINED STATEMENTS OF ASSETS, LIABILITIES AND ATTRIBUTED NET ASSETS

COMBINED STATEMENTS OF OPERATIONS AND CHANGES IN ATTRIBUTED NET ASSETS

**COMBINED STATEMENTS OF CASH FLOWS** 

**NOTES TO COMBINED FINANCIAL STATEMENTS** 

COMBINED STATEMENTS OF ASSETS, LIABILITIES AND ATTRIBUTED NET ASSETS

COMBINED STATEMENTS OF OPERATIONS AND CHANGES IN ATTRIBUTED NET ASSETS

COMBINED STATEMENTS OF CASH FLOWS

## NOTES TO COMBINED FINANCIAL STATEMENTS

eResource Capital Group, Inc. and Subsidiaries

ProForma Consolidated Balance Sheet (Unaudited)

Condensed Consolidated Statements of Operations (Unaudited)

Pro Forma Condensed Consolidated Statements of Operations (Unaudited)

#### **Table of Contents**

## Item 2. Acquisition or Disposition of Assets

On June 19, 2001, eResource Capital Group, Inc., a Delaware corporation ( eRCG ), consummated the merger (the Closing ) of Logisoft Computer Products Corp., a New York corporation ( LCP ), with and into Logisoft Acquisition Corporation, a New York corporation and a wholly-owned subsidiary of eRCG ( Logisoft Acquisition ), whereby LCP became a wholly-owned subsidiary of eRCG (the Merger ) pursuant to that certain Agreement and Plan of Merger (the Merger Agreement ) dated as of June 5, 2001 by and among Logisoft Acquisition, eRCG and the individuals listed on Exhibit A to the Merger Agreement (the Stockholders ). LCP executed a joinder to the Merger Agreement (the Joinder ) and became bound by the terms and conditions thereof.

Prior to May 15, 2001, LCP was a wholly-owned subsidiary of Team Sports Entertainment, Inc., a Delaware corporation formerly known as Logisoft Corp. ( LGST ). On May 15, 2001, LGST completed a restructuring transaction whereby eStorefronts.net Corp., a New York corporation and a wholly-owned subsidiary of LGST, became a wholly-owned subsidiary of LCP and all of the common stock of LCP was distributed to the Stockholders.

Pursuant to the Merger Agreement, all the issued and outstanding shares of LCP common stock were converted into the right to receive, in the aggregate, up to 6,000,000 shares (the Merger Consideration ) of eRCG common stock, par value \$.04 per share (the eRCG Common Stock ). At the Closing, eRCG became obligated to issue 5,500,000 shares of Merger Consideration, with the issuance of the remaining 500,000 shares, otherwise issuable to certain Stockholders specified in the Merger Agreement, contingent upon LCP meeting certain performance milestones as of June 30, 2002 as set forth in the Merger Agreement.

The Merger Consideration was determined as a result of negotiations between eRCG, LCP and the Stockholders, and the Merger was approved by the boards of directors of eRCG, LCP and Logisoft Acquisition and by the Stockholders of LCP.

Pursuant to the Merger Agreement, eRCG has agreed to file with the Securities and Exchange Commission (the SEC) within 90 days of Closing a registration statement on Form S-3 to register resales of the Merger Consideration by the Stockholders, except that such registration statement shall not include approximately 2,200,000 shares of the Merger Consideration issuable to certain Stockholders specified in the Merger Agreements, and to use commercially reasonable efforts to cause such registration statement to become effective and to maintain effectiveness until the first anniversary of Closing.

The foregoing description of the LCP Acquisition, the Merger Agreement and the Joinder are qualified in their entirety by reference to the Merger Agreement and the Joinder which are filed as Exhibit 2.1 and 2.2, respectively, to this Report and incorporated herein by reference.

The shares of eRCG Common Stock issuable in connection with the LCP Acquisition will be issued without registration under the Securities Act of 1933, as amended (the Securities Act ), in reliance upon the exemption set forth in Section 4(2) of the Securities Act and Regulation D of the SEC promulgated thereunder.

Statements in this report about anticipated or expected future revenue or growth or expressions of future goals or objectives are forward-looking statements within the meaning of Section 21E of the Securities Act of 1934, as amended. All forward-looking statements in this report are based upon information available to eRCG on the date of this report. Any forward-looking statements involve risks and uncertainties, including those risks described in eRCG s filings with the SEC, that could cause actual events or results to differ materially from the events or results described in the forward-looking statements, whether as a result of new information, future events or otherwise. Readers are cautioned not to place undue reliance on these forward-looking statements.

#### **Table of Contents**

Item 7. Financial Statements, Pro Forma Financial Information and Exhibits.

(a) Financial Statements of Business Acquired.

Included in this Current Report (See Index to Financial Statements attached hereto) are the combined financial statements of LCP and subsidiary, operating units of Team Sports Entertainment, Inc. (formerly known as Logisoft Corp.), for the years ended December 31, 2000 and 1999, together with the notes thereto, which have been audited by the independent accounting firm of Bonadio & Co., LLP, whose opinion thereon is included herein, and the unaudited combined financial statements of LCP and subsidiary for the three months ended March 31, 2001 and 2000.

(b) Pro Forma Financial Information.

Included in this Current Report (See Index to Financial Statements attached hereto) are the following unaudited pro forma financial statements, together with the notes thereto (the Unaudited Pro Forma Condensed Consolidated Financial Statements ):

- (i) Unaudited pro forma consolidated balance sheet as of March 31, 2001;
- (ii) Unaudited pro forma condensed consolidated statement of operations for the nine months ended March 31, 2001; and
- (iii) Unaudited pro forma condensed consolidated statement of operations for the year ended June 30, 2000.

#### (c) Exhibits

- 2.1 The Agreement and Plan of Merger dated June 5, 2001 between eRCG, Logisoft Acquisition and the Stockholders. (Certain of the exhibits and schedules to the Merger Agreement have been omitted from this Report pursuant to Item 601(b)(2) of Regulation S-B, and eRCG agrees to furnish copies of such omitted exhibits and schedules supplementally to the SEC upon request.)(\*)
- 2.2 Joinder to the Merger Agreement executed by LCP.(\*)

(\*) Incorporated by reference to the Current Report on Form 8-K filed by eRCG on June 12, 2001.

#### **Table of Contents**

#### **SIGNATURE**

Pursuant to the requirements of the Securities Exchange Act of 1934, the Company has duly caused this Report to be signed on its behalf by the undersigned, thereunto duly authorized.

eResource Capital Group, Inc.

Date: June 28, 2001 By:/s/ WILLIAM

L. WORTMAN

William L. WortmanVice President, Treasurer andChief Financial Officer

#### **Table of Contents**

#### **EXHIBIT INDEX**

2.1 The Agreement and Plan of Merger dated June 5, 2001 between eRCG, Logisoft Acquisition and the Stockholders. (Certain of the exhibits and schedules to the Merger Agreement have been omitted from this Report pursuant to Item 601(b)(2) of Regulation S-B, and eRCG agrees to furnish copies of such omitted exhibits and schedules supplementally to the SEC upon request.)(\*)

2.2 Joinder to the Merger Agreement executed by LCP.(\*)

(\*) Incorporated by reference to the Current Report on Form 8-K filed by eRCG on June 12, 2001.

#### **Table of Contents**

## INDEX TO FINANCIAL STATEMENTS

**Audited Financial Statements of Business Acquired:** 

Page

Report of Independent Public Accountants

Combined

Statement of

Assets, Liabilities

and Attributed

Net Assets as of

December 31,

2000 and 1999

F-2

Combined

Statements of

Operations and

Changes in

Attributed Net

Assets for the

years ended

December 31,

2000 and 1999

F-3

Combined

Statements of

Cash Flows for

the years ended

December 31,

2000 and 1999

F-4

Notes to

Combined

Financial

Statements

F-5

Unaudited

**Financial** 

Statements of

**Business** 

Acquired:

Combined

Statements of

Assets, Liabilities

and Attributed

Net Assets as of

March 31, 2001

and December 31,

2000

(unaudited)

F-21

Combined

Statements of

Operations for the

three months

ended March 31, 2001 and 2000

(unaudited)

F-22

Combined

Statements of

Cash Flows for

the three months

ended March 31,

F-1

2001 and 2000

(unaudited) F-23

Notes to

Combined

Financial

Statements

(unaudited)

F-24

**Unaudited Pro** 

Forma Financial Statements:

\_\_\_\_

Introduction

F-32

Pro Forma

Consolidated

Balance Sheet at

March 31, 2001

F-33

Pro Forma

Condensed

Consolidated

Statement of

Operations for the

nine months

ended March 31,

2001

F-34

Pro Forma

Condensed Consolidated

Statement of

Operations for the

year ended

June 30, 2000

F-35

# **Table of Contents**

#### REPORT OF INDEPENDENT PUBLIC ACCOUNTANTS

May 8, 2001

To the Board of Directors and Shareholders of Logisoft Corp.:

We have audited the combined statements of assets, liabilities and attributed net assets of Logisoft Computer Products Corp. and eStorefronts.net Corp. (operating units of Logisoft Corp.) as of December 31, 2000 and 1999 and the related combined statements of operations and changes in attributed net assets and cash flows for the years then ended. These financial statements are the responsibility of the Companies management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with U.S. generally accepted auditing standards. Those standards require that we plan and perform the audits 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 combined financial statements referred to above present fairly, in all material respects, the financial position of Logisoft Computer Products Corp. and eStorefronts.net Corp. as of December 31, 2000 and 1999, and the results of their operations and their cash flows for the years then ended in conformity with U.S. generally accepted accounting principles.

Logisoft Computer Products Corp. and eStorefronts.net Corp. are operating units of Logisoft Corp.; consequently, as indicated in Note 1, these combined financial statements have been derived from the consolidated and combined financial statements and accounting records of Logisoft Corp. and reflect certain assumptions and allocations. The financial position, results of operations and cash flows of Logisoft Computer Products Corp. and eStorefronts.net Corp. could differ from those that would have resulted had Logisoft Computer Products Corp. and eStorefronts.net Corp. operated as unaffiliated entities.

/s/ Bonadio & Co., LLP

Rochester, NY

F-1

#### **Table of Contents**

## LOGISOFT COMPUTER PRODUCTS CORP.

#### ESTOREFRONTS.NET CORP.

## COMBINED STATEMENTS OF ASSETS, LIABILITIES AND ATTRIBUTED NET ASSETS

December 31,

1999 2000

ASSETS

**CURRENT ASSETS:** 

Cash and cash equivalents

\$59,550\$1,003,120

Short-term investments

1,874,130

Accounts receivable, net of allowance of \$12,600 in 2000

e of \$12,600 in 2000 1,003,495590,498

Loan receivable officer

6,909

Unbilled revenue

Chomica ic venas

12,00083,660

Inventory

54239,219

Prepaid expenses and other current assets
4,884175,578
Deferred tax asset 37,64034,000
Total current assets
1,125,0203,800,205 PROPERTY AND EQUIPMENT, net 367,0411,068,556
INTANGIBLE ASSETS, net 6,0241,370,265
OTHER ASSETS 60,784
_
***************************************
\$1,498,085\$6,299,810
LIABILITIES AND ATTRIBUTED NET ASSETS CURRENT LIABILITIES: Line-of-credit \$350,000\$ Current portion of long-term
debt 9,428100,110
Note payable officer 12,000
Accounts payable 625,000836,444
Accrued expenses and other current liabilities 389,529470,680
Advanced billings 14,800145,311
Total current liabilities 1,400,7571,552,545
LONG-TERM DEBT, net of current portion
199,736362,635 DEFERRED TAX LIABILITY 19,35440,000
Total liabilities 1,619,8471,955,180
MINORITY INTEREST 1,002
ATTRIBUTED NET ASSETS

(122,764)4,344,630

\$1,498,085\$6,299,810

The accompanying notes are an integral part of these statements.

F-2

#### **Table of Contents**

## LOGISOFT COMPUTER PRODUCTS CORP.

ESTOREFRONTS.NET CORP.

# COMBINED STATEMENTS OF OPERATIONS AND CHANGES IN ATTRIBUTED NET ASSETS

December 31, 1999 2000 **REVENUE:** E-commerce/retail \$3,594,497\$4,386,372 Strategic Internet services 614,0981,643,958 Total revenue 4,208,5956,030,330 COST OF REVENUE: E-commerce/retail 3,155,8783,874,106 Strategic Internet services 332,967913,337 Total cost of revenue 3,488,8454,787,443 Gross profit 719,7501,242,887

Eugai	rilling. EnESOUP
OPERATING EXPE Sales and marketing	
General and adminis	297,2291,511,283 trative
Research/product de	584,7561,474,314
Bad debt provision	123,255
-	101,583
Stock based compen	sation 150,00043,395
Depreciation	22,657113,449
Amortization	157338,791
Total operating expe	1,054,7993,706,070
Loss from operations	(335,049)(2,463,183)
-	
OTHER INCOME (Interest expense	EXPENSE):
Interest income	(34,030)(40,544)
	170,317
Other	35(458,885)
	(33,995)(329,112)
Loss before income interest	-
INCOME TAXES	(369,044)(2,792,295)
	(5,989)(1,434)
Loss before minority	interest (375,033)(2,793,729)
MINORITY INTER	EST 96,9261,002
	70,7201,002
NET LOSS	
ATTRIBUTED NET of year	(278,107)(2,792,727) CASSETS, beginning
OTHER INCREASE	86,324(122,764) ES, NET

Table of Contents 10

69,0197,260,121

ATTRIBUTED NET ASSETS, end of period

\$(122,764)\$4,344,630

The accompanying notes are an integral part of these statements.

F-3

#### **Table of Contents**

## LOGISOFT COMPUTER PRODUCTS CORP.

## ESTOREFRONTS.NETCORP.

## COMBINED STATEMENTS OF CASH FLOWS

December 31, 1999 2000

CASH FLOW FROM OPERATING ACTIVITIES:

Net loss

\$(278,107)\$(2,792,727)

Adjustments to reconcile net loss

to net cash flow from operating

activities:

Minority interest

(96,926)(1,002)

Depreciation and amortization

22,814452,240

Bad debt provision

101,583

Deferred taxes

(28,132)24,286

Stock based compensation

150,00046,895

Other non-cash charges

476,968

Changes in:

Accounts receivable

(758,348)311,414

Inventory

5,632(38,677)

Prepaid expenses and other current

assets

(2,960)(170,694)

Unbilled revenues, net of advanced

billings

700(141,149)

Accounts payable

303,659211,444

Accrued expenses and other current liabilities

373,86851,151

Net cash flow from operating activities

(307,800)(1,468,268)

CASH FLOW FROM

**INVESTING ACTIVITIES:** 

Cash received from loan receivable officer

2,8426,909

Other assets

(60,784)

Purchases of short-term

investments

(2,500,000)

Sale of short-term investments

625,870

Purchases of property and equipment

(61,046)(522,664)

Net cash flow from investing activities

(58,204)(2,450,669)

CASH FLOW FROM

FINANCING ACTIVITIES:

Borrowings (repayments) on line-of-credit, net

330,000(350,000)

Repayment of long-term debt

(13,873)(38,719)

Proceeds from note payable officer 12,000

Repayments of note payable

officer

(12,000)

Contribution from (to) parent company

(8,381)5,263,226

Net cash flow from financing activities

319,7464,862,507

CHANGE IN CASH AND CASH EQUIVALENTS

(46,258)943,570

CASH AND CASH

EQUIVALENTS beginning of

To5,80859,550

CASH AND CASH
EQUIVALENTS end of year
\$59,550\$1,003,120

SUPPLEMENTAL CASH FLOW
INFORMATION:
Cash interest paid
\$32,482\$38,244

Cash taxes paid
\$10,945\$24,559

The accompanying notes are an integral part of these statements.

F-4

#### **Table of Contents**

# LOGISOFT COMPUTER PRODUCTS CORP. ESTOREFRONTS.NET CORP.

#### NOTES TO COMBINED FINANCIAL STATEMENTS

## (1) Basis of Presentation of Financial Statements

These combined financial statements include the operations of Logisoft Computer Products Corp. (LCP) and eStorefronts.net Corp. (eStorefronts, together with LCP, the Company). Both LCP and eStorefronts are wholly-owned operating units of Logisoft Corp. (the Corporation), a Delaware corporation which is publicly traded on the Over the Counter Bulletin Board. As more fully described in Note 3, a group of shareholders of the Corporation expects to exchange shares of the Corporation for all of the issued and outstanding shares of the Company (the Split-off) and that shareholder group has entered into a letter of intent to sell the Company to eResource Capital Group, Inc. (eRCG), as described further in Note 3. In accordance with the Split-off, the information presented in these financial statements excludes the Company s CHIPS Computer service business and certain other assets and liabilities which consist primarily of cash, investments and notes receivable, which are being retained by the Corporation.

On March 10, 2000, LCP and eStorefronts were acquired by the Corporation, a public shell company, in separate merger transactions involving the exchange of all of the shares of LCP and eStorefronts for 7,500,000 and 4,500,000 shares of the Corporations common stock, respectively (the Mergers ). In

conjunction with these transactions, the Corporation raised \$5,500,000 through the sale of 5,500,000 shares of its common stock in a private placement. Prior to the completion of the Mergers, the Corporation sold its only operating business for which it received a note receivable in the amount of \$720,000. At the time of the Mergers, the principals of LCP owned 56% of eStorefronts.

For accounting purposes, the March 2000 LCP transaction has been recorded as an issuance of stock by LCP in exchange for the assets of the Corporation and the eStorefronts transaction has been accounted for at historical cost for the 56% of eStorefronts controlled by LCP. The acquisition of the remaining 44% of eStorefronts was accounted for at fair value, resulting in the recording of goodwill of \$1,980,000. This goodwill is included in these combined financial statements due to the fact that LCP was considered the acquirer for accounting purposes with regard to the Mergers.

The combined statements of assets, liabilities and attributed net assets as of December 31, 1999 and the combined statements of operations and changes in attributed net assets and cash flows for the year ended December 31, 1999 are derived from the historical combined financial statements of LCP and eStorefronts giving effect to the 44% minority interest in eStorefronts. The combined financial statements as of and for the year ended December 31, 2000 are derived from the historical combined accounts of LCP and eStorefronts for the period from January 1, 2000 through March 9, 2000 and the acquisition of the minority interest in eStorefronts on March 10, 2000. Accordingly, net loss for the year ended December 31, 2000 includes 56% of the eStorefronts operations through March 9, 2000 and 100% thereafter.

All significant intercompany accounts and transactions have been eliminated in combination.

These financial statements have been derived from the combined and consolidated financial statements and accounting records of the Corporation and present the combined financial position and results of operations and cash flows of LCP and eStorefronts as they operated as units of the Corporation, including adjustments and allocations necessary for a fair presentation of the businesses. The financial statements presented may not be indicative of the results that would have been achieved had LCP and eStorefronts operated as unaffiliated entities.

F-5

#### **Table of Contents**

Business eStorefronts
manages the
Company s strategic
Internet services
business ( LGI ) and
e-commerce partner
site activities
(operated as
eStorefronts ) and
LCP operates the
Company s
Computer Products
division. The

Company is headquartered in Rochester, NY. LGI is a full spectrum Internet services provider specializing in globalization. LGI creates global and localized Internet solutions for companies which require a sophisticated cost-effective Internet presence. LGI employs a comprehensive approach to Internet services engagements including up-front planning with its strategic consulting services, custom front-end architecture and web site development as well as comprehensive back end support upon web site completion. LGI s e-commerce and globalization services address business strategy, currency exchange, cultural assessment, logistical support, tax, legal and fraud issues, language requirements and micro-marketing. LGI s competitive advantage is its focus on supporting globalization of e-business through its proprietary

e-commerce solution, Global Gateway<sup>SM</sup>. eStorefronts partners with traditional and pure web-based businesses to take those businesses to the Internet through partner sites. eStorefronts participates in the development and implementation of the business plan in exchange for revenue-sharing and/or equity-based arrangements. LCP was founded in 1989 and is a leading distributor of third-party software to educational entities, including school systems and universities, as well as healthcare, government and corporate customers throughout the United States. LCP has grown consistently for the past 10 years and is being migrated to an Internet-based sales platform. The Company operates in two reportable segments, Strategic Internet Services, which encompasses LGI and e-Commerce/retail, which includes the **Computer Products** and partner site businesses. (2)

Summary of Significant Accounting Policies Revenue Recognition -Revenue from uncollateralized e-commerce/retail sales is recognized upon passage of title of the related goods to the customer. Strategic Internet services revenue is recognized on a percentage of completion basis for fixed fee contracts, based on the ratio of costs incurred to total estimated costs for individual projects. Revenue is recognized as services are performed for time and material contracts at the applicable billing rates. Unbilled revenue represents revenue earned under contracts in advance of billings. Such amounts are normally converted to accounts receivable within 90 days. Advanced billings represent amounts billed or cash received in advance of services performed or costs incurred under contracts. Any anticipated losses on contracts are charged to earnings

when identified. Cost of Revenue -Cost of revenue for e-commerce/retail business is comprised primarily of the purchased cost of products sold and related shipping expense. Cost of revenue for strategic Internet services consists primarily of project personnel costs such as salaries, employee benefits, training and incentive compensation of billable employees and the cost of any third-party hardware, software or services included in an Internet solution.

# F-6

#### **Table of Contents**

Sales and
Marketing - Sales
and marketing
expenses include
advertising, brand
name promotions,
lead-generation
activities as well
as salaries,
employee
benefits, and
incentive
compensation of
personnel in these
functions.

General and

Administrative -

General and

administrative

expenses are

comprised of the

salaries, employee

benefits and

incentive

compensation of

personnel

responsible for

administrative,

accounting, legal,

and human

resources

functions, the

costs of the

Company s

facilities,

accounting, legal,

insurance,

investor relations

and other general

and

administrative

activities.

Research/Product

Development

Costs - Software

development

costs are

accounted for in

accordance with

Statement of

Financial

Accounting

Standards

(SFAS) No. 86,

Accounting for

the Costs of

Computer

Software to be

Sold, Leased, or

Otherwise

Marketed". This

statement requires

capitalization of

certain software

development

costs subsequent

to the establishment of technological feasibility and prior to general release of the software. Based on the Company s development process, technological feasibility is established upon completion of a working model. During the fourth quarter of 2000, the Company capitalized \$25,000 of costs related to the development of Global Gateway<sup>SM</sup> and the Logisoft World Tax Tag for Cold Fusion in accordance with SFAS No. 86. These costs will be amortized over the estimated life of the products beginning at the time of the release of the product to customers, which is expected in 2001 for both products. The capitalized cost of \$25,000 is included in other assets on the accompanying balance sheet as of December 31, 2000. Expenses relating to research are expensed as incurred. Cash

and Cash Equivalents - The Company considers all highly liquid investments with an original maturity of 90 days or less to be cash equivalents. The Company maintains its cash in bank demand deposit accounts which, at times, may exceed federally insured limits. The Company has not experienced any losses in such accounts and believes it is not exposed to any significant credit risk on cash and cash equivalents. Short-Term Investments -Short-term investments are classified as available-for-sale and are recorded at fair value based on quoted market prices. The cost of debt securities available-for-sale are adjusted for amortization of premiums and discounts to maturity. Interest and amortization of premiums and discounts for all securities are included in interest income.

Unrealized gains and losses are reported as a component of attributed net assets. Realized and unrealized gains and losses from available-for-sale securities were not material for any year presented. Inventory -Inventory consists of goods held for sale. Inventory is stated at the lower of cost, determined on a first-in, first-out (FIFO) basis, or market.

F-7

## **Table of Contents**

Property and Equipment -

Property and equipment is recorded at cost. Expenditures for renewals and improvements that significantly add to the productive capacity or extend the useful life of an asset are capitalized. Expenditures for maintenance and repairs are charged to operations as incurred. Depreciation and amortization is provided using the straight-line method over the estimated useful lives of the assets as follows:

Buildings and improvements
Leasehold improvements
7 years or term of lease, if shorter
Computers and office equipment
3 - 7 years
Software
1 - 5 years
Furniture and fixtures
7 - 10 years

40 years

Computers and office equipment includes the Company s computer network, computers and general office equipment. Software includes the capitalized cost of the Company s web site and accounting and project management software that was purchased and implemented during 2000.

In May 2000, the Emerging Issues Task Force issued EITF 00-2, Accounting for Web Site Development Costs , which is required to be adopted for web site development costs incurred in fiscal quarters beginning after June 30, 2000. The issue provides guidance on how entities should account for web site development costs, requiring that certain costs, such as planning and operating costs, be expensed and other costs, including development and initial graphics creation, be capitalized. EITF 00-2 is not intended to address the accounting for the hardware infrastructure costs (for example, servers) that are necessary to support a web site. Web site development costs may be internal or external costs. In addition, accounting for the costs of web site development conducted for others under contractual arrangements is part of reporting on contracts in general and is not covered by EITF 00-2. The Company capitalizes development costs related to its own web site in accordance with EITF 00-2.

The Company reviews quarterly its property and equipment in accordance with the Statement of Financial Accounting Standards No. 121 Accounting for the Impairment of Long Lived Assets to determine if its carrying costs will be recovered from future operating cash flows. In cases where the Company does not expect to recover its carrying costs, the Company recognizes an impairment loss. The Company has not recognized a loss on the impairment of assets in the accompanying financial statements.

## Intangible Assets -

Intangible assets consist of goodwill and deferred financing costs. Goodwill is being amortized over its estimated useful life of five (5) years. Deferred financing fees are amortized on a straight-line basis over the term of the related mortgage.

The carrying value of goodwill and other intangible assets are reviewed if facts and circumstances suggest that they may be impaired. If this review indicates goodwill or other intangibles will not be recoverable, as determined based on future expected cash flows or other fair value determinations, the Company s carrying value of the goodwill or other intangibles are reduced to fair value.

#### Attributed Net Assets -

The increases in attributed net assets include transactions between the Corporation and LCP and eStorefronts including, but not limited to, capital investments in the Company and provision of services to/from the Company. The capital raised pursuant to the Mergers is being used to fund the operation and growth of the Company. Accordingly, the Corporation has invested a significant amount of that capital in the Company during 2000. Intercompany cash disbursements and collections, advances, loans and repayments between the Corporation and the Company have also been reflected as changes in attributed net assets in the accompanying combined financial statements.

F-8

## **Table of Contents**

The Company provides certain services to the Corporation in the areas of finance, taxation, legal and human resources, among others. Management believes that charges and allocations of expense for these services are

reasonable. The Corporation does not provide any significant services to the Company. Earnings from investments have been allocated to the Company based on cash invested in the Company by the Corporation.

## Advertising Costs -

The Company expenses advertising costs as incurred. The Company recorded advertising expense of \$6,500 and \$88,177 for the years ended December 31, 1999 and 2000, respectively.

#### Income Taxes -

The Company has applied the asset and liability approach for financial accounting and reporting purposes for income taxes. The Company accounts for certain items of income and expense in different time periods for financial reporting and income tax purposes. Provisions for deferred income taxes are made in recognition of such temporary differences, where applicable. A valuation allowance is established against deferred tax assets unless the Company believes it is more likely than not that the benefit will be realized.

## Fair Value of Financial Instruments -

The carrying amounts of financial instruments including cash and cash equivalents, short-term investments, accounts receivable, notes receivable, accounts payable and accrued expenses approximate fair value. The carrying amount of long-term debt approximates fair value based on current rates of interest available to the Company for loans of similar maturities.

#### Estimates -

The preparation of financial statements in conformity with U.S. generally accepted accounting principles requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. The estimates and assumptions used in the accompanying combined and consolidated financial statements are based upon management s evaluation of the relevant facts and circumstances as of the date of the financial statements. Actual results could differ from those estimates.

## (3) Subsequent Events

In April 2001, eRCG signed a letter of intent with certain shareholders of the Corporation (the Selling Shareholders ) to acquire the Company from the Selling Shareholders. Pursuant to an Agreement and Plan of Corporate Separation, the Selling Shareholders will acquire all of the issued and outstanding shares of the Company in an exchange for their shares of the Corporation, (the Split-off).

The Split-off would require that at least \$1,000,000 in cash, investments, notes receivable and other assets remain in the Corporation and that the Corporation also retain the Company s CHIPS Computer Services Business.

Prior to the Split-off, the Corporation will contribute all of the issued and outstanding shares of eStorefronts to LCP such that eStorefronts becomes a wholly-owned subsidiary of LCP.

F-9

#### **Table of Contents**

The Split-Off and the eRCG acquisition of the Company are expected to take place concurrently in May 2001.

Other expense on the accompanying Statements of Operations and Changes in Attributed Net Assets for the year ended December 31, 2000 includes a \$449,000 adjustment of goodwill to reduce the LCP net assets to the current value of the Merger Consideration excluding 500,000 shares representing Contingent Consideration in eRCG s proposed acquisition of the Company.

## (4) Acquisition of e-tailing Assets and Rights

On July 1, 2000, eStorefronts purchased certain e-tailing assets and rights of Sentry Group (Sentry) related to the sale of safes and related products on-line. This business is operated under the name Safesmith.com. This business is operated under the name Safesmith.com. Under the contract with Sentry, LGI must provide \$200,000 of strategic Internet services to Sentry over the 18 months following July 1, 2000. Revenue is recognized as these services are delivered to Sentry. During 2000, \$157,000 of revenue was recognized from the delivery of services as required under this contract. At December 31, 2000, the Company is remaining obligation to provide services to Sentry is \$43,000, which is included in advanced billings in the accompanying financial statements.

Additionally, Sentry agreed to provide Safesmith.com<sup>sm</sup> with its initial safe inventory requirements to operate the new security site at manufactured cost plus 10% for up to \$200,000 of product at Sentry s manufactured cost for product to be delivered to Safesmith.com<sup>sm</sup> by February 2001.

#### (5) Short-Term Investments

Short-term investments consist of the following at December 31, 2000:

Corporate bonds		\$1,000,000
Commercial paper	0.60.022	
Other	860,023	
	14,107	
	\$1,874,130	
	Ψ1,071,130	

The market value of the Company s investments approximated their cost at December 31, 2000.

#### (6) Inventory

Inventory consists of the following at December 31:

		1999	2000
Goods held for resale		\$542	\$46,419
Less: Reserve against goods held for resale	(7,200)		
	\$542\$39,219		

Table of Contents 25

F-10

# **Table of Contents**

# (7) Prepaid Expenses and Other Current Assets

Prepaid expenses and other current assets consist of the following at December 31:

		1999	2000
Marketing/trade-shows		\$	\$63,864
Income tax receivable			
_	32,744		
Rent	22.929		
Deposits	23,828		
Deposits	10,000		
Software support	10,000		
11	13,340		
Recruiting costs			
	6,492		
Other	4.00425.210		
	4,88425,310		
	A		
	\$4,884\$175,578		

# (8) Property and Equipment

Property and equipment consists of the following at December 31:

	1999	2000
Land, building and improvements Leasehold improvements	\$290,531	\$292,945
29,193		
Computer and office equipment		
163,946655,151		
Software		
122,631		
Furniture and fixtures		
16,584186,605		
471,0611,286,525		
Less: Accumulated depreciation and		
amortization		
(104,020)(217,969)		
\$367,041\$1,068,556		
φ307,041φ1,000,330		

The Company has approximately \$310,000 of property and equipment held under capital lease arrangements at December 31, 2000. Accumulated amortization of approximately \$28,000 related to these leases has been recognized at December 31, 2000. Amortization of the assets recorded under capital lease obligations is included in depreciation expense in the accompanying financial statements.

In the third quarter of 2000, the Company completed the development of its own web site. Certain costs, totaling \$12,000, have been capitalized in accordance with EITF 00-2 and are included as software in these financial statements. These costs are being amortized over the estimated useful life of one year.

F-11

#### **Table of Contents**

## (9) Intangible Assets

Intangible assets consist of the following at December 31:

		1999	2000
Goodwill		\$	\$2,180,000
Deferred financing costs	7,1477,147		
	7,1472,187,147		
Less: Goodwill adjustment  Less: Accumulated amortization	(27,968)		
	(1,123)(788,914)		
	\$6,024\$1,370,265		

Goodwill of \$1,980,000 relating to the purchase of the 44% minority interest in eStorefronts is being amortized over five years. Other expense on the accompanying Statements of Operations and Changes in Attributed Net Assets for the year ended December 31, 2000 includes a \$449,000 adjustment of goodwill to reduce the LCP net assets to the current value of the Merger Consideration excluding the 500,000 shares of Contingent Consideration.

The \$200,000 cost of purchasing certain e-tailing assets and rights from Sentry Group was capitalized as goodwill and is being amortized over the estimated useful life of five years. Sentry Group agreed to supply Safesmith.com<sup>SM</sup> with initial inventory at manufactured cost plus 10% up to \$200,000 of manufactured cost for product to be delivered to Safesmith.com<sup>SM</sup> by February 2001. Goodwill is also reduced for the difference between the initial inventory purchases at cost plus 10% and the normal negotiated pricing of product from Sentry to Safesmith.com<sup>SM</sup> applicable after the initial inventory orders. The reduction of goodwill relating to these purchases was \$27,968 for the year ended December 31, 2000.

#### (10) Other Assets

Other assets consist of the following at December 31:

		1999	2000
Deposits on office space		\$	\$35,784
Capitalized software costs	25,000		
	\$ \$60,784		

F-12

# **Table of Contents**

# (11) Accrued Expenses

Accrued expenses consists of the following at December 31:

		1999	2000
Payroll and related		\$54,794	\$87,258
Vacation	8,57977,929		
Legal and accounting	53,500		
Provision for restructuring	45,000		
Stock transaction costs	30,000		
Bonuses	298,20725,000		
Provision to straight-line rent expense	21,130		
Income taxes	20,844		
Other	7,105130,863		
\$3	89,529\$470,680		

# (12) Financing Arrangements

Long-Term Debt -

Long-term debt consists of the following at December 31:

1999	2000

Mortgage payable to a bank in monthly installments of \$1,751, including interest at 7.96% through October 2015 collateralized by the building \$198,154 \$188.503 Capital lease obligation payable in monthly installments of \$5,236, including interest at prime plus 1.0% through October 2003 collateralized by the related equipment 157,269 Capital lease obligation payable in monthly installments of \$4,199, including interest at prime plus .5% through June 2003 collateralized by the related equipment 111,041 Capital lease obligation payable in monthly installments of \$367, including interest at 7.00% through June 2002 11,0105,932 209,164462,745 Less: Current portion (9,428)(100,110)\$199,736\$362,635

In June 2000, the Company entered into a three year lease on furniture and computer equipment for \$131,205. The lease transfers title of these assets to the Company at the end of the lease term. Accordingly, it is being accounted for as a capital lease. The interest rate on this lease at December 31, 2000 was 9.5%.

Also, in September 2000, the Company entered into a three year lease on furniture and computer equipment for \$161,095. The lease transfers title of these assets to the Company at the end of the lease term. Accordingly, it is being accounted for as a capital lease. The interest rate on this lease at December 31, 2000 was 10.0%.

Subsequent to year-end, the Company repaid these capital leases.

Future maturities of the mortgage payable and capital leases are as follows at December 31, 2000:

		Mortgage	Capital Leases	Total
2001		\$6,235	\$117,619	\$123,854
2002				
	6,750115,050121,800			
2003				
	7,30782,78890,095			
2004				
	7,910 7,910			
2005				
	8,564 8,564			
Thereafter	151 727 151 727			
	151,737 151,737			
	188,503315,457503,960			
Less: Interest	portion			

(41,215)(41,215) \$188,503\$274,242\$462,745

#### Line-of-Credit -

The Company may borrow up to \$500,000 under the terms of an annually renewable working capital line-of-credit agreement. Amounts borrowed bear interest at the prime rate plus 1% (10.0% at December 31, 2000) and are collateralized by all assets of the Company. There were no amounts outstanding at December 31, 2000. Subsequent to year-end, the Company terminated its line-of-credit agreement. At December 31, 1999, there was \$350,000 outstanding under the terms of a similar line-of-credit agreement.

Debt Covenants -

Certain of the financing arrangements require the Company to maintain certain financial covenants and a minimum investment to be held by the bank of \$1,000,000. The Company is in compliance with these covenants at December 31, 2000.

F-13

#### **Table of Contents**

#### (13) Attributed Net Assets

Other increases (decreases) in the attributed net assets consist of the following for the years ended December 31:

	1999	2000
Capital contributed from Corporation to the Company, net	\$(8,381)	\$5,233,226
Stock compensation		
charges		
77,40046,895		
Goodwill on acquisition		
of eStorefronts minority		
interest		
1,980,000		
Other increases, net \$69,019\$7,260,121		
177		

The stock compensation charges and goodwill were non-cash contributions. The stock compensation charge in 1999 related to the issuance of shares for services rendered to eStorefronts valued at \$150,000 less the 44% minority interest. The stock compensation charge in 2000 relates to options issued below fair market value on

the date of grant to two employees and two consultants of eStorefronts. The expense associated with these options is being recognized generally over one year. As described in Note 1, the goodwill of \$1,980,000 resulted from the acquisition of the minority interest in eStorefronts by LCP. At December 31, 2000, the Company retained a \$30,000 liability related to stock transaction costs incurred by the Corporation during 2000. This is reflected as a decrease in the capital contribution from the Corporation to the Company in 2000.

## (14) Income Taxes

The components of the deferred tax asset (liability) are as follows at December 31:

		1999	2
Assets:			
Net operating	loss carryforward \$45,070\$872,000		
Accrued expe	nses		
	117,64034,000		
\$7-14:11-	162,710906,000		
Valuation allo (	125,070)(872,000)		
	37,64034,000		
Liabilities:	- 1,0 100 1,000		
Depreciation	(19,354)(40,000)		
	Φ10 20 (Φ(ζ 000))		
	\$18,286\$(6,000)		

At December 31, 1999 and 2000, a valuation allowance was provided for the portion of the deferred tax asset for which realization was not reasonably assured.

F-14

#### **Table of Contents**

At December 31, 2000, the Company had a net operating loss carryforward of approximately \$2,180,000 available to offset future taxable income, if any. This carryforward expires in 2020.

The transactions contemplated by the Plan of Corporate Separation and Reorganization and the eRCG acquisition described in Note 3 will limit the future annual use of the net operating loss deduction to the value of the Company, as defined by the Internal Revenue Code, on the date of the transactions multiplied by the applicable federal rate (approximately 5.8%) due to the change in control which will result from the transactions.

The components of the benefit (provision) for income taxes consist of the following for the years ended December 31:

			1999	2000
Current:		_		
Federal	t(24.716)¢21.000			
State	\$(24,716)\$31,000			
	(9,405)(8,148)			
	(34,121)22,852			
Deferred:				
Federal	21,802(20,643)			
State	( 220/2 ( 42)			
	6,330(3,643)			
	28,132(24,286)			
	\$(5,989)\$(1,434)			
		F-15		

## **Table of Contents**

A reconciliation of the federal statutory rate and the effective income tax rate is as follows for the years ended December 31:

	1999	2000
Federal income tax benefit at the statutory rate (34%)	\$125,475	\$949,380
State income taxes, net of federal benefit		
22,145167,540		
Non-deductible amortization		
(307,200)		
Other non-deductible expenses		
(68,907)(25,718)		
Change in valuation allowance		
(108,056)(746,930)		
Other		
23,354(38,506)		
\$(5,989)\$(1,434)		
Ψ(3,202)Ψ(1,131)		

The non-deductible expenses in 1999 relate primarily to compensation expense recorded for financial statement purposes related to stock grants made during the year. The non-deductible expenses, excluding amortization of goodwill, in 2000 relate to meals and entertainment and stock compensation expense.

#### (15) Commitments

In 2000, the Company entered into an agreement to lease office space under a non-cancelable lease arrangement. The future minimum lease payments required under this lease are as follows:

2001 2002		\$187,701
2002	207,092	
	215,532	
2004	215,532	
2005	215,532	
Thereafter	71,844	
	\$1,113,233	

Rent expense is being recognized on a straight-line basis over the term of this operating lease. The Company recognized rent expense of \$136,512 during 2000.

F-16

## **Table of Contents**

## (16) Business Segments

The Company operates in two business segments: e-commerce/retail and strategic Internet services and a separate corporate services unit. The Company s reportable segments are strategic business units that offer different products and services. They are managed separately because each segment requires different technology, strategic competencies and marketing strategies.

A summary of the Company s business segments are as follows:

	e-commerce/ Retail	Strategic Internet Services	Corporate
Year ended December 31, 2000:			
Revenue			
\$4,386,372\$1,643,958\$			
Income (loss) from operations			
(213,677)(1,835,625)(413,881)			
Depreciation and amortization			
56,964382,79112,485			
Identifiable assets			
1,511,9782,824,8241,963,008			
Capital expenditures			
22,948699,25697,197			
Year ended December 31, 1999:			
Revenue			
\$3,594,497\$614,098\$			
Income (loss) from operations			

137,18920,470(492,708)

Depreciation and amortization

5,0179,2978,500

Identifiable assets

910,373215,214372,498

Capital expenditures

29,35113,72217,973

The operating results for strategic Internet services in the year ended December 31, 2000 include \$319,000 of goodwill amortization related to the purchase of the minority interest in eStorefronts.

The large increase in identifiable assets related to the strategic Internet services segment as of December 31, 2000 is the result of the funding received in March 2000 and the related goodwill of \$1,980,000 from the purchase of the 44% minority interest in eStorefronts.

Corporate assets consist of short-term investments and financial accounting software. The Company s owned building and land located in Fairport, NY and related equipment is associated with the Company s e-commerce/retail segment, as it is used primarily by LCP.

Subsequent to March 2000, the Company established a corporate services group, which consists of finance, human resources and information technology staff. The costs of these departments, which benefit both LCP and eStorefronts, consisting mainly of personnel-related expenses, as well as other corporate expenses such as accounting and legal fees, are classified under Corporate. As the formation of this group occurred subsequent to March 2000 and involved the addition of new staff, segment data for prior periods has not been adjusted.

For 1999, the portion of the loss from operations attributable to corporate activity includes the \$150,000 stock compensation charge as well as special executive compensation expenses of \$334,200, paid in conjunction with the merger transactions consummated in March 2000.

F-17

#### **Table of Contents**

## (17) Concentrations

Revenue from one customer accounted for 20% of total revenue in 1999. Accounts receivable included approximately \$597,000 due from this customer at December 31, 1999. During 2000, the Company did not have any individual customers that accounted for 10% or more of the Company s revenue.

## (18) Non-Cash Transactions

During the year ended December 31, 2000, the Company entered into the following non-cash transactions:

- (a) fixed assets, including furniture and computer equipment, were purchased for \$292,300 and financed by two three year capital leases in the amounts of \$131,205 and \$161,095;
- (b) goodwill of \$1,980,000 was recorded as a result of the merger transactions, with a corresponding increase in attributed net assets;
- (c) during the third quarter, in conjunction with the purchase of e-tailing assets and rights from Sentry Group, the Company has agreed to provide \$200,000 of services based on standard hourly rates to Sentry

Group. This obligation has been recorded in current liabilities in the accompanying financial statements. Through December 31, 2000, \$157,000 had been recognized as revenue based on services provided;

- (d) recognized revenue totaling \$235,000 relating to barter transactions involving different services or products for services, including the \$157,000 from Sentry Group discussed above; and
- (e) Corporation shares were issued in exchange for services to the Company valued at \$3,500.
- (f) Reduced eStorefronts goodwill by \$449,000 to reflect the current value of the Merger Consideration excluding the 500,000 shares of Contingent Consideration.

In 1999, 337,500 shares of eStorefronts stock were issued to individuals for services rendered. These individuals contributed to the development of the eStorefronts business, resulting in the recording of \$150,000 in compensation expense. The compensation expense was recorded at the fair value of eStorefronts stock.

## (19) Employee Benefit Plan

The Company sponsored a Simple IRA plan for employees through December 31, 2000. The Company contributed 3% on behalf of each participating employee s salary to the plan. Contributions during 1999 and 2000 were not significant.

Beginning in 2001, employees of the Company participate in a 401(k) plan sponsored by the Corporation. Under the provisions of this plan, the Company contributes amounts equal to 50% of the employees contribution not to exceed 3% of the employees compensation.

## (20) Restructuring Charge

In December 2000, the management of the Company defined and approved a reorganization plan that included eliminating 14 staff positions primarily in the areas of marketing and administration. Total costs of the plan of \$45,000 were provided for in the fourth quarter of 2000 and included employee severance, benefits, and legal costs. These costs were included in general and administrative in the accompanying financial statements.

F-18

#### **Table of Contents**

## (21) Related Party Transactions

In 1999, an officer of LCP loaned \$12,000 to LCP bearing interest at 10%. The total amount borrowed plus applicable interest was repaid in full in the quarter ended March 31, 2000. The amount outstanding at December 31, 1999 is included under the caption Note payable - officer in the accompanying balance sheet.

At December 31, 1999, the Company had \$6,909 due from an officer which was repaid in full in 2000.

F-19

#### **Table of Contents**

(22) Summary of Quarterly Results of Operations (Unaudited)

For the year ended December 31, 1999

3/31/99

6/30/99

9/30/99

12/31/99

**REVENUE:** E-commerce/retail \$550,719\$1,066,133\$1,017,017\$960,628 Strategic Internet services 80,320138,651193,040202,087 Total revenue 631,0391,204,7841,210,0571,162,715 COST OF REVENUE: E-commerce/retail 467,879924,857896,380866,762 Strategic Internet services 69,12677,55790,37395,911 Total cost of revenue 537,0051,002,414986,753962,673 Gross profit 94,034202,370223,304200,042 **OPERATING EXPENSES:** Sales and marketing 65,54264,27770,64696,764 General and administrative 56,76867,57553,549406,864 Research/product development Bad debt provision Stock based compensation 150,000 Depreciation 6,7595,0515,4625,385 Amortization 87191(11)(110)

Total operating expenses	129,156287,094129,646508,903
Income (loss) from operation	ons (35,122)(84,724)93,658(308,861)
OTHER INCOME (EXPE	NSE):
Interest income	(6,069)(5,978)(10,349)(11,634)
Other	325364(182)(472)
	(5,744)(5,614)(10,531)(12,106)
	ne taxes and minority interest (40,866)(90,338)83,127(320,967) SION FOR) INCOME TAXES (637)(2,289)(1,897)(1,166)
NET INCOME (LOSS) BE MINORITY INTEREST	EFORE
MINORITY INTEREST	(41,503)(92,627)81,230(322,133) 18,24169,7773,4145,494
	, , , , , , , , , , , , , , , , , , ,
NET INCOME (LOSS)	
	3,262)\$(22,850)\$84,644\$(316,639)

[Additional columns below]

[Continued from above table, first column(s) repeated]

For the year ended December 31, 2000			
3/31/00	6/30/00	9/30/00	12/31/00
	-		

OPERATING EXPENSES:

Sales and marketing

106,411300,353514,034590,485

General and administrative

103,287418,012486,528466,487

Research/product development

38,51484,741

Bad debt provision	/-
	115,000(16,250)2,833
Stock based compensation	8,03115,19720,167
Depreciation	11,43119,88532,65649,477
Amortization	22,08999,060109,527108,115
Total operating expenses	243,218960,3411,180,2061,322,305
Income (loss) from operat	cions 22,048(665,710)(829,965)(989,556)
OTHER INCOME (EXPE	ENSE):
Interest income	(13,495)(5,482)(5,175)(16,392)
	19,06954,18151,81945,249
Other	83(5,407)(2,059)(451,503)
	5,65743,29244,585(422,646)
	me taxes and minority interest 27,705(622,418)(785,380)(1,412,202)
	TISION FOR) INCOME TAXES (12,212)10,806694(722)
NET INCOME (LOSS) B MINORITY INTEREST	EFORE
MINORITY INTEREST	15,493(611,612)(784,686)(1,412,924)
·	1,002

# Edgar Filing: ERESOURCE CAPITAL GROUP INC - Form 8-K NET INCOME (LOSS) \$16,495\$(611,612)\$(784,686)\$(1,412,924)

#### **Table of Contents**

#### LOGISOFT COMPUTER PRODUCTS CORP.

F-20

#### ESTOREFRONTS.NET CORP.

#### COMBINED STATEMENTS OF ASSETS, LIABILITIES AND ATTRIBUTED NET ASSETS

(Unaudited)

December 31, March 31, 2000 2001

**ASSETS** 

CURRENT ASSETS:

Cash and cash equivalents

\$1,003,120\$1,696,201

Short-term investments

1,874,13010,000

Accounts receivable, net of allowance of \$12,600 in 2000

590,498953,463

Unbilled revenue

83,66056,586

Inventory

39,21939,589

Prepaid expenses and other current

assets

175,578203,710

Deferred tax asset

34,00034,000

Total current assets

3,800,2052,993,549

PROPERTY AND EQUIPMENT,

net

1,068,5561,105,865

OTHER ASSETS 60,78480,184 \$6,299,810\$5,450,670 LIABILITIES AND ATTRIBUTED NET ASSETS **CURRENT LIABILITIES:** Current portion of long-term debt \$100,110\$100,346 Accounts payable 836,444863,105 Accrued expenses and other current liabilities 470,680518,258 Advanced billings 145,311113,457 Total current liabilities 1,552,5451,595,166 LONG-TERM DEBT, net of current portion 362,635337,785 DEFERRED TAX LIABILITY 40,00040,000 Total liabilities 1,955,1801,972,951 ATTRIBUTED NET ASSETS 4,344,6303,477,719 \$6,299,810\$5,450,670

INTANGIBLE ASSETS, net

1,370,2651,271,072

The accompanying notes are an integral part of these statements.

F-21

#### **Table of Contents**

LOGISOFT COMPUTER PRODUCTS CORP.

ESTOREFRONTS.NET CORP.

#### COMBINED STATEMENTS OF OPERATIONS AND CHANGES IN ATTRIBUTED NET ASSETS

(Unaudited)

Three Months Ended March 31,

2000 2001

REVENUE:

E-commerce/retail

\$878,814\$1,332,266

Strategic Internet services

266,721527,371

Total revenue

1,145,5351,859,637

COST OF REVENUE:

E-commerce/retail

773,0411,170,735

Strategic Internet services

107,228319,465

Total cost of revenue

880,2691,490,200

Gross profit

265,266369,437

OPERATING EXPENSES:

Sales and marketing

106,411546,904

General and administrative

103,287452,860

Research/product development

65,358

Bad debt provision

7,500

Stock based compensation

21,524

Depreciation

11,43164,500

Amortization

22,089107,693

Total operating expenses

243,2181,266,339

Income (loss) from operations 22,048(896,902) OTHER INCOME (EXPENSE): Interest expense (13,495)(9,880) Interest income 19,06921,854 Other 833,586 5,65715,560 Income (loss) before income taxes and minority interest 27,705(881,342) INCOME TAXES (12,212)Income (loss) before minority interest 15,493(881,342) MINORITY INTEREST 1,002 NET INCOME (LOSS) 16,495(881,342) ATTRIBUTED NET ASSETS, beginning of period (122,764)4,344,630 OTHER INCREASES, net 7,100,18714,431

The accompanying notes are an integral part of these statements.

\$6,993,918\$3,477,719

ATTRIBUTED NET ASSETS, end of

period

F-22

#### **Table of Contents**

## LOGISOFT COMPUTER PRODUCTS CORP. ESTOREFRONTS.NET CORP.

## Edgar Filing: ERESOURCE CAPITAL GROUP INC - Form 8-K COMBINED STATEMENTS OF CASH FLOWS

(Unaudited)

Three Months Ended March 31,

2000

2001

#### CASH FLOW FROM OPERATING ACTIVITIES:

Net income (loss)

\$16,495\$(881,342)

Adjustments to reconcile net income

(loss) to net cash flow from

operating activities:

Minority interest

(1,002)

Depreciation and amortization

33,520172,193

Bad debt provision

7,500

Deferred taxes

8,477

Stock based compensation

21,524

Other non-cash charges

14,000

Changes in:

Accounts receivable

14,537(370,465)

Inventory

(316)(370)

Prepaid expenses and other current

assets

(8,590)(28,132)

Unbilled revenues, net of advanced

billings

1,100(4,780)

Accounts payable

(225,442)26,661

Accrued expenses and other current

liabilities

(254,614)47,578

Net cash flow from operating activities

(415,835)(995,633)

### CASH FLOW FROM INVESTING ACTIVITIES:

ACTIVITIES:

Cash received from notes receivable

officer

6,909

Net proceeds from sales of short-term investments

1,864,130

equipment	perty and
equipment	(16,011)(101,809)
Increase in intan	•
Other assets	(22,500)
Other assets	(28,684)(19,400)
Net cash flow fr activities	om investing
	(37,786)1,720,421
CASH FLOW F	ROM FINANCING
Borrowings (rep	payments) on
line-of-credit, no	et
D ( C1	50,000
Repayment of lo	ong-term debt (3,597)(24,614)
Repayments of 1	note payable officer
	(12,000)
Contribution fro	m (to) parent
company	5,120,187(7,093)
	3,120,107(7,073)
Net cash flow fr	om financing
	5,154,590(31,707)
CHANGE IN C. EQUIVALENT:	
CACII AND CA	4,700,969693,081
CASH AND CA	ASH S beginning of
period	5 ocgiming of
	59,5501,003,120
CASH AND CA	
EQUIVALENTS	S end of period 4,760,519\$1,696,201
ψ-	.,, 50,51741,070,201
CLIDDI ENTENTE	AL CASHELOW
SUPPLEMENT INFORMATION	AL CASH FLOW N:
Cash interest pai	
•	\$14,034\$10,189
Cash taxes paid	
F-110	\$1,212\$

The accompanying notes are an integral part of these statements.

F-23

#### **Table of Contents**

# LOGISOFT COMPUTER PRODUCTS CORP. ESTOREFRONTS.NET CORP. NOTES TO COMBINED FINANCIAL STATEMENTS

(Unaudited)

#### (1) Basis of Presentation of Financial Statements

These combined financial statements include the operations of Logisoft Computer Products Corp. ( LCP ) and eStorefronts.net Corp. ( eStorefronts , together with LCP, the Company ). Both LCP and eStorefronts are wholly-owned operating units of Team Sports Entertainment, Inc. formerly known as Logisoft Corp. (the Corporation ), a Delaware corporation which is publicly traded on the Over the Counter Bulletin Board. As more fully described in Note 3, a group of shareholders of the Corporation expects to exchange shares of the Corporation for all of the issued and outstanding shares of the Company (the Split-off ) and that shareholder group subsequently entered into an agreement to sell the Company to eResource Capital Group, Inc. (eRCG), as described further in Note 3. In accordance with the Split-off, the information presented in these financial statements excludes the Company s CHIPS Computer service business and certain other assets and liabilities which consist primarily of cash, investments and notes receivable, which are being retained by the Corporation.

On March 10, 2000, LCP and eStorefronts were acquired by the Corporation, a public shell company, in separate merger transactions involving the exchange of all of the shares of LCP and eStorefronts for 7,500,000 and 4,500,000 shares of the Corporations common stock, respectively (the Mergers ). In

conjunction with these transactions, the Corporation raised \$5,500,000 through the sale of 5,500,000 shares of its common stock in a private placement. Prior to the completion of the Mergers, the Corporation sold its only operating business for which it received a note receivable in the amount of \$720,000. At the time of the Mergers, the principals of LCP owned 56% of eStorefronts. For accounting purposes, the March 2000 LCP transaction has been recorded as an issuance of stock by LCP in exchange for the assets of the Corporation and the eStorefronts transaction has been accounted for at historical cost for the 56% of eStorefronts controlled by LCP. The acquisition of the remaining 44% of eStorefronts was accounted for at fair value, resulting in the recording of

goodwill of \$1,980,000. This goodwill is included in these combined financial statements due to the fact that LCP was considered the acquirer for accounting purposes with regard to the

Mergers. The

combined

statements of

assets, liabilities

and attributed net

assets as of

December 31,

1999 and the

combined

statements of

operations and

changes in

attributed net

assets and cash

flows for the year

ended

December 31,

1999 are derived

from the

historical

combined

financial

statements of

LCP and

eStorefronts

giving effect to

the 44% minority

interest in

eStorefronts. The

combined

financial

statements as of

and for the year

ended

December 31,

2000 are derived

from the

historical

combined accounts of LCP and eStorefronts for the period from January 1, 2000 through March 9, 2000 and the acquisition of the minority interest in eStorefronts on March 10, 2000. Accordingly, net loss for the year ended December 31, 2000 includes 56% of the eStorefronts operations through March 9, 2000 and 100% thereafter. Business - eStorefronts manages the Company s strategic Internet services business ( LGI ) and e-commerce partner site activities (operated as eStorefronts ) and LCP operates the Company s Computer Products division. The Company is

headquartered in

Rochester,

NY. LGI is a

full spectrum

Internet services

provider

specializing in

globalization.

LGI creates

global and

localized Internet

solutions for

companies which require a sophisticated cost-effective Internet presence. LGI employs a comprehensive approach to Internet services engagements including up-front planning with its strategic consulting services, custom front-end architecture and web site development as well as comprehensive back end support upon web site completion. LGI s e-commerce and globalization services address business strategy, currency exchange, cultural assessment, logistical support, tax, legal and fraud issues, language requirements and micro-marketing. LGI s competitive advantage is its focus on supporting globalization of e-business through its proprietary e-commerce solution, Global Gateway SM. eStorefronts

partners with

traditional and pure web-based businesses to take those businesses to the Internet through partner sites. eStorefronts participates in the development and implementation of the business plan in exchange for revenue-sharing and/or equity-based arrangements.

F-24

#### **Table of Contents**

LCP was founded in 1989 and is a leading distributor of third-party software to educational entities, including school systems and universities, as well as healthcare, government and corporate customers throughout the United States. LCP has grown consistently for the past 10 years and is being migrated to an Internet-based sales platform.

The Company operates in two reportable segments, Strategic Internet Services, which encompasses LGI and e-Commerce/retail. which includes the **Computer Products** and partner site businesses. (2) Summary of significant accounting policies Revenue Recognition - Revenue from uncollateralized e-commerce/retail sales is recognized upon passage of title of the related goods to the customer. Strategic

Internet services revenue is recognized on a percentage of completion basis for fixed fee contracts, based on the ratio of costs incurred to total estimated costs for individual projects. Revenue is recognized as services are performed for time and material contracts at the applicable billing rates. Unbilled revenue represents revenue earned under contracts in advance of billings. Such amounts are normally converted to accounts receivable within 90 days. Advanced billings represent amounts billed or cash received in advance of services performed or costs incurred under contracts. Any anticipated losses on contracts are charged to earnings when identified. Cost of Revenue - Cost of revenue for the e-commerce/retail business is comprised primarily of the purchased cost of products sold and related shipping expense. Cost of revenue for

such as salaries, employee benefits, training and incentive compensation of billable employees and the cost of any third-party hardware, software or services included in an Internet solution. Sales and Marketing - Sales and marketing expenses include advertising, brand name promotions, lead-generation activities as well as salaries, employee benefits, and incentive compensation of personnel in these functions. General and Administrative - General and administrative expenses are comprised of the salaries, employee benefits and incentive compensation of personnel responsible for administrative, accounting, legal, and human resources functions, the costs of the Company s facilities, accounting, legal, insurance, investor relations and other general and

strategic Internet services consists primarily of project personnel costs

administrative

activities. Research/Product

**Development Costs** 

- Software

development costs

are accounted for in

accordance with

Statement of

Financial

Accounting

Standards

(SFAS) No. 86,

Accounting for the

Costs of Computer

Software to be

Sold, Leased, or

Otherwise

Marketed". This

statement requires

capitalization of

certain software

development costs

subsequent to the

establishment of

technological

feasibility and prior

to general release of

the software. Based

on the Company s

development

process,

technological

feasibility is

established upon

completion of a

working model.

During the quarter

ended March 31,

2001, the Company

capitalized \$15,000

of costs related to

the development of

Global Gateway<sup>SM</sup>

and the Logisoft

World Tax Tag for

Cold Fusion in

accordance with

SFAS No. 86.

These costs will be

amortized over the

estimated life of the

products beginning at the time of the release of the product to customers, which is expected in 2001 for both products. The capitalized cost of \$40,000 is included in other assets on the accompanying balance sheet as of March 31, 2001. Expenses relating to research are expensed as incurred.

F-25

#### **Table of Contents**

Cash and Cash Equivalents -

The Company considers all highly liquid investments with an original maturity of 90 days or less to be cash equivalents. The Company maintains its cash in bank demand deposit accounts which, at times, may exceed federally insured limits. The Company has not experienced any losses in such accounts and believes it is not exposed to any significant credit risk on cash and cash

equivalents. Short-Term

Investments

- Short-term

investments are

classified as

available-for-sale

and are recorded

at fair value based

on quoted market

prices. The cost

of debt securities

available-for-sale

are adjusted for

amortization of

premiums and

discounts to

maturity. Interest

and amortization

of premiums and

discounts for all

securities are

included in

interest income.

Unrealized gains

and losses are

reported as a

component of

attributed net

assets. Realized

and unrealized

gains and losses

from

available-for-sale

securities were

not material for

any year

presented. Inventory

- Inventory

consists of goods

held for sale.

Inventory is

stated at the lower

of cost.

determined on a

first-in, first-out

(FIFO) basis, or

market. Property

and Equipment

- Property and

equipment is

recorded at cost.

Expenditures for renewals and improvements that significantly add to the productive capacity or extend the useful life of an asset are capitalized. Expenditures for maintenance and repairs are charged to operations as incurred. Depreciation and amortization is provided using the straight-line method over the estimated useful lives of the assets as follows:

Buildings and improvements
Leasehold improvements 7 years or term of lease, if shorterComputers and office equipment 3 7 yearsSoftware 1
5 yearsFurniture and fixtures 7 10 years

40 years

Computers and office equipment includes the Company s computer network, computers and general office equipment. Software includes the capitalized cost of the Company s web site and accounting and project management software that was purchased and implemented during 2000.

In May 2000, the Emerging Issues Task Force issued EITF 00-2, Accounting for Web Site Development Costs , which is required to be adopted for web site development costs incurred in fiscal quarters beginning after

June 30, 2000.

The issue

provides

guidance on

how entities

should account

for web site

development

costs, requiring

that certain

costs, such as

planning and

operating costs,

be expensed

and other costs,

including

development

and initial

graphics

creation, be

capitalized.

EITF 00-2 is

not intended to

address the

accounting for

the hardware

infrastructure

costs (for

example,

servers) that are

necessary to

support a web

site. Web site

development

costs may be

internal or

external costs.

In addition,

accounting for

the costs of web

site

development

conducted for

others under

contractual

arrangements is

part of

reporting on

contracts in

general and is

not covered by

EITF 00-2. The

Company

capitalizes

development

costs related to

its own web site

in accordance

with EITF

00-2. The

Company

reviews

quarterly its

property and

equipment in

accordance with

the Statement

of Financial

Accounting

Standards

No. 121

Accounting for

the Impairment

of Long Lived

Assets to

determine if its

carrying costs

will be

recovered from

future operating

cash flows. In

cases where the

Company does

not expect to

recover its

carrying costs,

the Company

recognizes an

impairment

loss. The

Company has

not recognized

a loss on the

impairment of

assets in the

accompanying

financial

statements. Intangible

Assets

- Intangible assets consist of

goodwill and

deferred financing costs. Goodwill is being amortized over its estimated useful life of five (5) years. Deferred financing fees are amortized on a straight-line basis over the term of the related mortgage. The carrying value of goodwill and other intangible assets are reviewed if facts and circumstances suggest that they may be impaired. If this review indicates goodwill or other intangibles will not be recoverable, as determined based on future expected cash flows or other fair value determinations, the Company s carrying value of the goodwill or other intangibles are reduced to fair

value.

F-26

#### **Table of Contents**

#### Attributed Net Assets -

The increases

in attributed

net assets

include

transactions

between the

Corporation

and LCP and

eStorefronts

including, but

not limited to,

capital

investments in

the Company

and provision

of services

to/from the

Company. The

capital raised

pursuant to the

Mergers is

being used to

fund the

operation and

growth of the

Company.

Accordingly,

the

Corporation

has invested a

significant

amount of that

capital in the

Company

during 2000

and through

the quarter

ended

March 31,

2001.

Intercompany

cash

disbursements

and

collections,

advances,

loans and

repayments

between the

Corporation

and the

Company have

also been

reflected as

changes in

attributed net

assets in the

accompanying

combined

financial

statements. The

Company

provides

certain

services to the

Corporation in

the areas of

finance,

taxation, legal

and human

resources,

among others.

Management

believes that

charges and

allocations of

expense for

these services

are reasonable.

The

Corporation

does not

provide any

significant

services to the

Company.

Earnings from

investments

have been

allocated to the

Company

based on cash

invested in the

Company by

the

Corporation. Advertising

Costs - The

Company

expenses

advertising

costs as

incurred. The

Company

recorded

advertising

expense of

\$37,600 and

\$3,300 for the

three month

periods ended

March 31,

2001 and

2000,

respectively. Income

Taxes - The

Company has

applied the

asset and

liability

approach for

financial

accounting and

reporting

purposes for

income taxes.

The Company

accounts for

certain items

of income and

expense in

different time

periods for

financial

reporting and

income tax

purposes.

Provisions for

deferred

income taxes

are made in

recognition of

such

temporary

differences,

where

applicable. A

valuation

allowance is

established

against

deferred tax

assets unless

the Company

believes it is

more likely

than not that

the benefit will

be

realized. Fair

Value of

Financial

Instruments

- The

carrying

amounts of

financial

instruments

including cash

and cash

equivalents,

short-term

investments,

accounts

receivable,

notes

receivable,

accounts

payable and

accrued

expenses

approximate

fair value. The

carrying

amount of

long-term debt

approximates

fair value

based on

current rates of

interest

available to the

Company for

loans of

similar

maturities. Estimates

- The

preparation of

financial

statements in

conformity

with U.S.

generally

accepted

accounting

principles

requires

management to

make estimates

and

assumptions

that affect the

amounts

reported in the

financial

statements and

accompanying

notes. The

estimates and

assumptions

used in the

accompanying

combined and

consolidated

financial

statements are

based upon

management s

evaluation of

the relevant

facts and

circumstances

as of the date

of the financial

statements.

Actual results

could differ

from those

estimates. (3) Subsequent

Events In

April 2001,

eRCG signed a

letter of intent

with certain

shareholders of

the

Corporation

(the Selling

Shareholders )

to acquire the

Company from

the Selling

Shareholders.

Pursuant to an

Agreement and

Plan of

Corporate

Separation, the

Selling

Shareholders

acquired all of

the issued and

outstanding

shares of the

Company in an

exchange for

their shares of

the

Corporation,

(the

Split-off). The

Split-off

required that at

least

\$1,000,000 in

cash,

investments,

notes

receivable and

other assets

remain in the

Corporation

and that the

Corporation

also retain the

Company s

**CHIPS** 

Computer

Services

Business. Prior

to the Split-off,

the

Corporation

contributed all

of the issued

and

outstanding

shares of

eStorefronts to

LCP such that

eStorefronts

becomes a

wholly-owned subsidiary of LCP.

F-27

#### **Table of Contents**

The Split-Off was completed on May 15, 2001 and eRCG s acquisition of the Company was completed on June 19, 2001. The number of shares to be issued to the Selling Shareholders in connection with eRCG s acquisition of the Company is 6,000,000 shares (the Merger Consideration). A portion of the merger consideration, 500,000 shares, that otherwise would have been issued to certain of the Selling Shareholders in connection with the acquisition will only be issued if the Company achieves certain revenue and profitability objectives during the fiscal year ended June 30, 2002 (the Contingent Consideration).

(4) Acquisition of e-tailing Assets and Rights On July 1, 2000, Logisoft purchased certain e-tailing assets and rights of Sentry Group (Sentry) related to the sale of safes and related products on-line. This transaction was completed by eStorefronts, the Company s e-commerce partnerships division and is operated under the name Safesmith.com<sup>SM</sup>. Under the contract with Sentry, Logisoft must provide \$200,000 of strategic Internet

services to

Sentry over the

18 months

following

July 1, 2000.

Revenue is

recognized as

these services

are delivered to

Sentry. The

Company

company

recognized

\$14,400 of

revenue from

the delivery of

services as

required under

this contract

during the three

months ended

March 31,

2001. As of

March 31,

2001, the

Company s

remaining

obligation to

provide

services to

Sentry is

\$29,000, which

is included in

advanced

billings in the

accompanying

financial

statements. Additionally,

Sentry agreed

to provide

Logisoft with

its initial safe

inventory

requirements to

operate the new

security site at

manufactured

cost plus 10%

for up to

\$200,000 of

product at

Sentry s

manufactured

cost for product to be delivered to Logisoft by February 2001. (5) Property and Equipment Property and equipment consists of the following:

	December 31, 2000	March 31, 2001
Land, building and improvements Leasehold improvements  29,19329,193  Computer and office equipment  655,151712,253  Software  122,631161,085  Furniture and fixtures  186,605192,858	\$292,945	\$292,945
1,286,5251,388,334 Less: Accumulated depreciation and amortization (217,969)(282,469)		
\$1,068,556\$1,105,865		

#### (6) Intangible Assets

	December 31, 2000	March 31, 2001
Goodwill Deferred financing costs 7,1477,147	\$2,180,000	\$2,202,500
2,187,1472,209,647 Less: Goodwill adjustment (27,968)(41,968) Less: Accumulated amortization (788,914)(896,607)		
\$1,370,265\$1,271,072		

#### **Table of Contents**

Intangible assets consist of the following:

Goodwill of \$1,980,000 relating to the purchase of the 44% minority interest in eStorefronts is being amortized over five years. In 2000, goodwill was reduced by an additional \$449,000 to reduce the LCP net assets to the current value of the Merger Consideration excluding the 500,000 shares of Contingent Consideration, at the time of the issuance of the Company s combined financial statements as of December 31, 2001. The \$200,000 cost of purchasing certain e-tailing assets and rights from Sentry Group was capitalized as goodwill and will be amortized over the estimated useful life of five

years. Sentry

Group agreed to supply Safesmith.com<sup>SM</sup> s initial inventory at manufactured cost plus 10% up to \$200,000 of manufactured cost. Goodwill is also reduced for the difference between the initial inventory purchases at cost plus 10% and the normal negotiated pricing to Safesmith.com applicable after the initial inventory orders. This goodwill adjustment was \$14,000 for the three months ended March 31, 2001. In February 2001, the Company purchased the assets of a Rochester-based creative firm for \$26,500, of which \$22,500 was allocated to goodwill. This goodwill is being amortized over its estimated useful life of two years beginning March 2001. (7) Other Assets Consists of deposits on office space and the capitalized costs for development of

Global

Gateway<sup>SM</sup> and
World Tax Tag
for Cold
Fusion. (8) Financing
Arrangements Long-Term
Debt
- Long-term
debt consists of

the following at:

	December 31, 2000	March 31, 2001
Mortgage payable to a bank in monthly installments of \$1,751, including interest at 7.96% through October 2015 collateralized by the building.  Capital lease obligation payable in monthly installments of \$5,236, including interest at prime plus 1.0% through October 2003 collateralized by the related equipment.  157,269145,588  Capital lease obligation payable in monthly installments of \$4,199, including interest at prime plus .5% through June 2003 collateralized by the related equipment.  111,041101,139  Capital lease obligation payable in monthly installments of \$367, including interest at 7.00% through June 2002.	\$188,503	\$186,479
3,7324,723		
462,745438,131 Less: Current portion (100,110)(100,346)		
\$362,635\$337,785		

The Company paid off its capital leases in full, including all accrued interest, on April 2, 2001. F-29

#### **Table of Contents**

Line-of-Credit -

At
December 31,
2000, the
Company had
available an
annually
renewable
working

capital

line-of-credit

agreement in

which the

Company

could borrow

\$500,000.

This

line-of-credit

agreement

was

terminated by

the

Corporation

during the

three months

ended

March 31,

2001. Debt

Covenants

- Certain of

the financing

arrangements

require the

Company to

maintain

certain

financial

covenants.

The Company

is in

compliance

with all of

these

covenants as

of March 31,

2001. (9) Attributed

Net

Assets Other

increases

(decreases) in

the attributed

net assets

consist of the

following for

the three

month periods

ended

March 31,

2001 and

2000:

	2001	2000
Capital contributed from Corporation to the Company, net	\$(7,093)	\$5,120,187
Stock compensation		
charges		
21,524		
Goodwill on acquisition		
of eStorefronts minority		
interest		
1,980,000		
Other increases, net \$14,431\$7,100,187		

The stock compensation charges and goodwill were non-cash contributions. The stock compensation charge in 2001 relates to options issued below fair market value on the date of grant to two employees and two consultants of eStorefronts. The expense associated with these options is being recognized generally over one year. As described in Note 1, the goodwill of \$1,980,000 resulted from the acquisition of the minority interest in eStorefronts by LCP.

(10) Income Taxes Income taxes for the three months ended March 31, 2000 and 2001 have been provided at the effective income tax rate expected for the calendar year, adjusted for valuation allowances. (11) Business Segments The Company operates in two business segments: e-commerce/retail and strategic Internet services. The Company s reportable segments are strategic business units that offer different products and services. They

are managed separately because each segment requires different technology, strategic competencies and marketing strategies.

F-30

### **Table of Contents**

A summary of the Company s two business segments are as follows:

e-Commerce/ Internet Retail Services Corporate

Three months ended March 31, 2001:

Revenue

\$1,352,631\$574,371\$

Income (loss) from operations

(56,144)(642,659)(194,348)

Depreciation and amortization

15,300148,6939,000

Identifiable assets

1,441,5394,070,4651,021,622

Capital expenditures

94,5317,278

Three months ended March 31, 2000:

Revenue

\$924,520\$266,721\$

Income (loss) from operations

(32,088)61,910(3,986)

Depreciation and amortization

27,6272,7073,986

Identifiable assets

2,891,6972,180,5003,133,492

Capital expenditures

8,04213,489

The operating results for strategic Internet services in the three months ended March 31, 2000 and 2001 include \$22,000 and \$99,000, respectively, of goodwill amortization related to the purchase of the minority interest in eStorefronts.

Corporate assets consist primarily of cash and cash equivalents, the notes receivable arising from the March 2000

merger transactions and a loan receivable from an officer. The Company s owned building and land located in Fairport, NY and related equipment is associated with the Company s e-commerce/retail segment, as it is used primarily by the computer products resale business. Subsequent to March 2000, the Company established a corporate services group, which consists of finance, human resources and information technology staff. The costs of these departments, consisting mainly of personnel-related expenses, as well as other corporate expenses such as accounting and legal fees, public and investor relations, are classified under Corporate. As the formation of this group occurred subsequent to March 2000 and involved the addition of new staff, segment data for the three

months ended March 31, 2000

has not been

adjusted. (12) Concentrations Revenue

from one customer

accounted for 15%

of the total

Company revenue

for the three

months ended

March 31,

2000. Revenue

from a different

customer

accounted for 16%

of the total

Company revenue

for the three

months ended

March 31, 2001.

Accounts

receivable at

March 31, 2001

included \$113,000

from this

customer. (13) Non-Cash

Transactions During

the three months

ended March 31,

2001, the

Company entered

into the following

non-cash

transactions: (a) Recognized

revenue totaling

\$35,700 related to

barter

transactions. (b) Issued

48,000 shares of

the Corporation s

common stock to

two vendors in

lieu of payment

valued at \$15,000.

The entities that

received these

shares were

Selling

Shareholders with

regard to eRCG s

acquisition of the

Company. (14) Related-party

Transactions During

the three months ended March 31, 2001, the Company recognized revenue of \$35,000 from eRCG and its subsidiaries.

F-31

### **Table of Contents**

### INTRODUCTION Pro Forma Financial Statements

On September 7, 2000, the Company completed the acquisition of DM Marketing, Inc. ( DMM ) in accordance with a definitive purchase agreement dated August 16, 2000, which provided for the exchange of 8,450,000 shares of the Company s Common Stock for all of the common stock of DMM. On August 16, 2000, the 8,450,000 shares of common stock issued for DMM had a market value of \$5,281,250. Including direct acquisition costs, the aggregate purchase price for DMM was \$6, 210,897 and the transaction was recorded using the purchase method of accounting. The excess value of the purchase price over the fair value of DMM s net assets on the acquisition date aggregating \$5,722,267 has been allocated to goodwill which is being amortized over five years.

On February 13, 2001, the Company acquired 100% of Avenel Ventures, Inc. (Avenel) in exchange of 6.7 million shares of Common Stock pursuant to a share exchange purchase agreement dated as of November 8, 2000. The total purchase price aggregated \$6,834,000 and the transaction was recorded using the purchase method of accounting. The excess value of the purchase price over the fair value of Avenel s net assets on the acquisition date aggregating \$5,610,144 has been allocated to goodwill which is being amortized over five years.

On April 3, 2001, the Company acquired LST, Inc. d/b/a Lifestyle Technologies, Inc. (LST) in exchange of 8,074,675 million shares of Common Stock pursuant to certain stock purchase agreements. The total purchase price aggregated \$7,617,208 and the transaction was recorded using the purchase method of accounting. The excess value of the purchase price over the fair value of LST s net assets on the acquisition date aggregating \$7,991,291 has been allocated to goodwill which is being amortized over five years.

On June 19, 2001, the Company acquired Logisoft Computer Products, Inc. (LCP) in exchange of 5,500,000 million shares of Common Stock pursuant to certain stock purchase agreements. The total purchase price aggregated \$5,490,000 and the transaction was recorded using the purchase method of accounting. The excess value of the purchase price over the fair value of LCP s net assets on the acquisition date aggregating approximately \$3,185,000 has been allocated to goodwill which is being amortized over five years.

The acquisition of each DMM, Avenel, and LST has been reported by the Company in current reports on Form 8-K and 8-K/A filed prior to this Current Report. Therefore, the following unaudited pro forma consolidated financial statements of the Company and LCP are derived from, and should be read in conjunction with the audited financial statements of LCP included in item 7(a) herein and the audited consolidated financial statements of the Company as previously filed on Form 10-KSB for the year ended June 30, 2000 with the Securities and Exchange Commission, the audited consolidated financial statements of the Company as previously filed on Form 10-KSB/A on June 15, 2001 for the year ended June 20, 2000, the unaudited consolidated financial statements of the Company as previously filed on Form 10-QSB for the quarters ended December 31, 2000, September 30, 2000, and March 31, 2001 and the financial statements as previously filed on Form 8-K/A on November 10, 2000, March 28, 2001, May 15, 2001 and June 15,

2001. The pro forma consolidated financial statements do not purport to be indicative of the results of operations or financial position that would have actually been reported had the acquisition been consummated on the dates indicated, or which may be reported in the future.

The unaudited pro forma consolidated balance sheet reflects adjustments as if the acquisition had been consummated on March 31, 2001.

The pro forma statements of operations reflect adjustments as if the acquisition had been consummated at the beginning of the period of each statement (i.e. July 1, 1999 for the twelve-month statement of operations and July 1, 2000 for the nine-month statement of operations).

F-32

#### **Table of Contents**

eResource Capital Group, Inc. and Subsidiaries

ProForma Consolidated Balance Sheet (Unaudited)

March 31, 2001 (In thousands, except share amounts)

	ASSETS	eResource Capital Group, Inc. Actual	Pro	Pro Forma Adjustmer and Eliminatio	nts nsSubTotal		and	eResource Capital ts Group, Inc.
Cash and cash equivalents Investments Accounts and notes receivable Inventories Prepaid expenses	1,423 (350)1,07310 1,083 155327 482953 1,435 113 11340 153 1,04626 1,072295 1,367	\$ 442	\$	\$	\$442	\$1,696	\$	\$ 2,138
Total current assets 3,06 Net assets of discontinued operati Deferred costs and other assets Property and equipment, net	66466(350)3,1822,994 6,176 ons 68 68 68 23272 30480 384							

Table of Contents 79

8,618209 8,8271,106 9,933

Goodwill 11,356 7,99119,3471,2	711,982(1	1)22,60	00
			=
			-
-			•
			-
			-
			-
			-
Total assets \$23,340\$747\$7,641\$31,728\$5,45	1\$1,982\$	39,161	
			•
			•
	UITY		
Notes payable \$7,616\$ \$ \$	7 616010		716
Accrued interest payable	07,010\$10	100 01	,/10
Treerded interest paydore	848	848	848
Accounts payable and accrued expenses			
1,014567 1,58	11,38270	(5)3,03	33
Customer deposits	3484 352	2113 4	465
			•
			-
			_
			-
			<u>.</u>
			• • •
			• • •
Total current liabilities			- - - -
9,826571 10,3	971,5957	012,00	
	971,5957		
9,826571 10,3	971,5957		
9,826571 10,3 Notes payable Deferred tax liability	971,5957		38 33
9,826571 10,3 Notes payable		3	38 33 40 4
9,826571 10,3  Notes payable  Deferred tax liability  Due to affiliates, net  Commitments and contingent liabilities  Shareholders equity:	26550	3	38 33
9,826571 10,3 Notes payable Deferred tax liability Due to affiliates, net Commitments and contingent liabilities Shareholders equity: Common stock, \$.04 par value, 100,000,000 s	26550 shares	3 576	38 33
9,826571 10,3  Notes payable  Deferred tax liability  Due to affiliates, net  Commitments and contingent liabilities  Shareholders equity:	26550 shares I, respecti	576 ively	38 33 40 4 576
9,826571 10,3 Notes payable  Deferred tax liability  Due to affiliates, net  Commitments and contingent liabilities Shareholders equity: Common stock, \$.04 par value, 100,000,000 s authorized, 51,324,584 and 68,099,259 issued 2,46983232,	26550 shares I, respecti	576 ively	38 33 40 4 576
9,826571 10,3 Notes payable Deferred tax liability Due to affiliates, net Commitments and contingent liabilities Shareholders equity: Common stock, \$.04 par value, 100,000,000 s authorized, 51,324,584 and 68,099,259 issued 2,46983232, Additional paid-in capital 96,7762,5916,944103,7203,4785	26550 shares 1, respecti 792 220	3 576 Evely (1)3,01 (8)(2) 08,890	38 33 40 4 576
9,826571 10,3 Notes payable  Deferred tax liability  Due to affiliates, net  Commitments and contingent liabilities Shareholders equity: Common stock, \$.04 par value, 100,000,000 sauthorized, 51,324,584 and 68,099,259 issued 2,46983232,  Additional paid-in capital 96,7762,5916,944103,7203,4785 (2,59)  Accumulated deficit	26550 shares 1, respecti 792 220 5,170(1)1 91)(2)(3,4	30 576 (ively (1)3,01 (8)(2) (08,890 (178)(2)	38 333 40 40 576
9,826571 10,3 Notes payable Deferred tax liability Due to affiliates, net  Commitments and contingent liabilities Shareholders equity: Common stock, \$.04 par value, 100,000,000 s authorized, 51,324,584 and 68,099,259 issued 2,46983232,  Additional paid-in capital 96,7762,5916,944103,7203,4785 (2,59	26550 shares 1, respecti 792 220 5,170(1)1 91)(2)(3,4	3 576 Evely (1)3,01 (8)(2) 08,890	38 333 40 40 576
9,826571 10,3 Notes payable  Deferred tax liability  Due to affiliates, net  Commitments and contingent liabilities Shareholders equity: Common stock, \$.04 par value, 100,000,000 sauthorized, 51,324,584 and 68,099,259 issued 2,46983232,  Additional paid-in capital 96,7762,5916,944103,7203,4783 (2,59)  Accumulated deficit (85,681)(2,973)2,973(2)(	26550 shares 1, respecti 792 220 5,170(1)1 91)(2)(3,4	30 576 (ively (1)3,01 (8)(2) (08,890 (178)(2)	38 33 40 40 576 576

# Edgar Filing: ERESOURCE CAPITAL GROUP INC - Form 8-K Total shareholders equity 13,488(374)7,64120,7553,4781,91226,145 Total liabilities and shareholders equity \$23,340874787,641831,728\$5,451\$1,982\$39,161 F-33

### **Table of Contents**

eResource Capital Group, Inc. and Subsidiaries

Condensed Consolidated Statements of Operations (Unaudited)

Nine Months Ended March 31, 2001 (In thousands, except share amounts)

	DM Marketing, A	venel Ventures, Inc.
eResource	Pro	Pro
Capital	Forma	Forma
Group, Inc	Adjustments	Adjustments
	and	and
Actual	Actual Eliminations Act	tual Eliminations

Revenues: Sales

\$6,547\$34\$ \$545(23)(3)

Lease income comm	ercial real estate 778
-	
	7,32534 545(23)
Cost of sales	6,020
Gross profit	1,30534 545(23)
Selling, general and ad	ministrative
expenses compensation of stock options and wa	
-	6,922
Selling, general and ad expenses other	ministrative
•	3,85556 910(23)(3)
Depreciation and amor	tization 1,418 192(4)13655(4)
Interest expense, net	1,416 192(4)13033(4)
Loss on investments	629 (1)
Loss on investments	156 263
Write off of Web site of	levelopment costs 754
Write down of goods	
Write off of pre-develo	-
	1,164
Net loss \$(13,593)\$(22	2)\$(192)\$(640)\$(655)
Basic and diluted net lo	oss per share \$(.28)
W. 14 1	
Weighted average shar	es outstanding used

in computing basic and diluted loss per share

48,740,469

[Additional columns below]

[Continued from above table, first column(s) repeated]

LST, Inc.

Pro Pro eResource
Forma Forma Capital
Group,
Adjustments LCP Adjustments Inc.
and and Pro
ActuaEliminationSubTotalActuaEliminations Forma

Revenues:

Sales

1,425 8,528 5,183 (49) (3) 13,662

Lease income commercial real estate

778 778

1,425 9,3065,183(49)14,440

Cost of sales

1,554 7,5744,131 11,705

Gross profit

(129) 1,7321,052(49)2,735

Selling, general and administrative expenses - compensation related to issuance of stock options and warrants

6,922 6,922

Selling, general and administrative

expenses other

2,124 6,9223,297(49)(3)10,170

Depreciation and amortization

261,199(4)3,503472164(1)4,139

Interest expense, net

21 649(87) 562

Loss on investments

419 419

Write off of Web site development costs

754 754

Write down of goodwill

449 449

Write off of pre-development costs

Sasic and diluted net loss per share  \$(.31)  Weighted average shares outstanding used in computing asic and diluted loss per share  \$(.34)			1,164	1
\$(2,300)\$(1,199)\$(18,601)\$(3,079)\$(164)\$(21,844)  Basic and diluted net loss per share  \$(.31)  Weighted average shares outstanding used in computing asic and diluted loss per share				-
\$(2,300)\$(1,199)\$(18,601)\$(3,079)\$(164)\$(21,844)  Basic and diluted net loss per share  \$(.31)  Weighted average shares outstanding used in computing asic and diluted loss per share				_
\$(2,300)\$(1,199)\$(18,601)\$(3,079)\$(164)\$(21,844)  Basic and diluted net loss per share  \$(.31)  Weighted average shares outstanding used in computing asic and diluted loss per share				_
\$(2,300)\$(1,199)\$(18,601)\$(3,079)\$(164)\$(21,844)  Basic and diluted net loss per share  \$(.31)  Weighted average shares outstanding used in computing asic and diluted loss per share				_
\$(2,300)\$(1,199)\$(18,601)\$(3,079)\$(164)\$(21,844)  Basic and diluted net loss per share  \$(.31)  Weighted average shares outstanding used in computing asic and diluted loss per share				-
Basic and diluted net loss per share \$(.31)  Weighted average shares outstanding used in computing asic and diluted loss per share	Net loss			
\$(.31)  Weighted average shares outstanding used in computing asic and diluted loss per share		\$(2,300)\$(1,199)\$(18,601)\$(3,079)\$(16	64)\$(21,844)	)
\$(.31)  Weighted average shares outstanding used in computing asic and diluted loss per share				
\$(.31)  Weighted average shares outstanding used in computing asic and diluted loss per share				
\$(.31)  Weighted average shares outstanding used in computing asic and diluted loss per share				•
\$(.31)  Weighted average shares outstanding used in computing asic and diluted loss per share				
\$(.31)  Weighted average shares outstanding used in computing asic and diluted loss per share				
\$(.31)  Weighted average shares outstanding used in computing asic and diluted loss per share				
\$(.31)  Weighted average shares outstanding used in computing asic and diluted loss per share	Basic an	nd diluted net loss per share		
asic and diluted loss per share	3 u 0 1 0 u 11	na anatoa not ross por snare	\$(.31)	)
asic and diluted loss per share			Φ(.31)	•
-			nputing	
	basic and	d diluted loss per snare	69.961.347	7

The accompanying notes are an integral part of these consolidated financial statements

The 5,500,000 shares of common stock issued by the Company for the LCP acquisition had a value of \$5,390,000 based upon the fair market value of the Company s common stock based upon the fair market value of the Company s stock over a reasonable period of time prior and subsequent to June 5, 2001 which is the date the definitive purchase agreement was executed. Including direct acquisition costs, the aggregate purchase price for LCP was \$5,460,000. The excess value of the aggregate purchase price over the historical value of LCP s net tangible assets on the acquisition date of \$3,253,000 has been allocated to goodwill which is being amortized over five years. Pro forma goodwill adjustment at March 31, 2001 is \$1,982,281, which is the net adjustment required to reflect the total goodwill related to the LCP acquisition. The pro forma goodwill amortization adjustment related to the LCP acquisition is \$164,000 for nine the months ended March 31, 2001.

(2) Elimination of equity acquired.(3) Elimination of intercompany transactions.(4) Proforma goodwill amortization.(5) Accrual of direct acquisition costs.

F-34

# **Table of Contents**

# eResource Capital Group, Inc. and Subsidiaries

# Pro Forma Condensed Consolidated Statements of Operations (Unaudited)

Year Ended June 30, 2000 (In thousands, except share amounts)

				Marketing, Inc.	Avenel Ventures, Inc.	LST, Inc.
		eResource Capital		Pro Forma	Pro Forma	
		Group, Inc Actual		Adjustments and Eliminations	S Adjustment and Otual(El)iminations(	
Revenues Sales Lease income commercial real estate		\$ 10	\$355	\$	\$ \$	\$ 154
	1,108					
Cost of sales	5 154 93 294					
Gross profit 1,02535:	5 (140)					
Selling, general, and administrative- compensation related to issuance of stock options and warrants	18,996					
Selling, general and administrative expenses oth 7,023298  Depreciation and amortization 46771,200(4)	127 523					
Interest expense, net  Loss on investment	863 4 1,012					

Edgar Filing:	ERESOURCE C	APITAL GR	OUP IN	C - Forn	า 8-K		
Net loss before discontinued operations \$(57,336)\$50\$(1,200)\$(127)\$(8	33)\$(674)						
Basic net loss and diluted net loss net loss per sl	hare \$(1.81)						
Weighted average shares outstanding used in cobasic and diluted loss per share	omputing 1,596,541						
					[Addi	tional colur	nns below]
[Continued from above table, first colu	mn(s) repeated]						
		1	LST, Inc.				
		A	Pro Forma djustments	3	LCP		eResource Capital Group, Inc.
		Eliı	and minations(2	2 <b>\$</b> ubTotal	Actual	and Eliminations(	2)Pro Forma
Revenues Sales Lease income commercial real estate  1,3	108 1,108		\$	\$519	\$5,079	\$	\$5,598
1,6275,07 Cost of sales	79 6,706						
	096 4,483						

Table of Contents 86

1,240983 2,223

Gross profit

related to issuance	nd administrative- compensation of stock options and warrants
	48,996 48,996
Selling, general an	d administrative expenses other
	7,9711,679 9,650
Depreciation and a	umortization
	433(4)2,197163530(3)2,890
Interest expense, n	
	867(32) 835
Loss on investmen	
	1,012 1,012
	scontinued operations
\$(4	33)\$(59,803)\$(827)\$(530)\$(61,160)
Basic net loss and	diluted net loss net loss per share
	\$(1.27)
Waighted average	The state of the s
computing basic or	shares outstanding used in
computing basic ar	nd diluted loss per share
computing basic ar	
computing basic ar	nd diluted loss per share
computing basic ar	nd diluted loss per share
computing basic ar	nd diluted loss per share
computing basic ar	nd diluted loss per share 48,206,267
computing basic ar	nd diluted loss per share
computing basic ar	The accompanying notes are an integral part of these consolidated financial statements
computing basic ar	nd diluted loss per share 48,206,267
(1)	The accompanying notes are an integral part of these consolidated financial statements
(1) (2) Includes	The accompanying notes are an integral part of these consolidated financial statements
(1) (2) Includes the period	The accompanying notes are an integral part of these consolidated financial statements
(1) (2) Includes the period from	The accompanying notes are an integral part of these consolidated financial statements
(1) (2) Includes the period	The accompanying notes are an integral part of these consolidated financial statements
(1) (2) Includes the period from March 24,	The accompanying notes are an integral part of these consolidated financial statements
(1) (2) Includes the period from March 24, 2000 (date of	The accompanying notes are an integral part of these consolidated financial statements
(1) (2) Includes the period from March 24,	The accompanying notes are an integral part of these consolidated financial statements

2000.(3) The 5,500,000 shares of common stock issued by the Company for the LCP acquisition had a value of \$5,390,000

based upon the

fair market

value of the

Company s

common stock

over a

reasonable

period of time

prior and

subsequent to

June 5, 2001

which is the

date the

definitive

purchase

agreement was

executed.

Including

direct

acquisition

costs, the

aggregate

purchase price

for LCP was

\$5,460,000.

The excess

value of the

aggregate

purchase price

over the

historical

value of LCP s

net tangible

assets on the

acquisition

date has been

allocated to

goodwill

which is being

amortized over

five years. The

pro forma

goodwill

adjustment at

June 30, 2000

is \$1,982,281,

which is the

net adjustment

required to

reflect the total

goodwill

related to the LCP acquisition. The pro forma goodwill amortization adjustment related to the LCP acquisition is \$530,000 for the year ended June 30, 2000.(4) Pro forma goodwill amortization.

F-35