INFOSPACE INC Form 10-Q/A February 27, 2002

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

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	FORM 10 (Amendment	
[X]	Quarterly Report Pursuant to Section 2 Act of 1934 For the quarterly period	
[_]	Transition Report Pursuant to Section Exchange Act of 1934 For the transition	
	Commission File N	umber 0-25131
	INFOSPACE (Exact name of registrant as	
	Delaware te or other jurisdiction of corporation or organization)	91-1718107 (IRS Employer Identification No.)
	601 108/th/ Avenue NE, Suite 1200 Bellevue, Washington Iress of principal executive offices)	98004 (Zip Code)
	Registrant's telephone number, incl	nding area code: (425) 201-6100
1934 regi	Indicate by check mark whether the recired to be filed by Section 13 or 15(d during the preceding 12 months (or for strant was required to file such reporting requirements for the past 90 days.	of the Securities Exchange Act of such shorter period that the
	Yes X 1	No .
	cate the number of shares outstanding on stock, as of the latest practicable	
	Class	Outstanding at October 31, 2001
Comm	on Stock, Par Value \$.0001	303,895,505

EXPLANATORY NOTE

This Quarterly Report on Form 10-Q/A (Amendment No. 1) includes corrections to certain barter revenue numbers under "Item 2. - Management's Discussion and Analysis of Financial Condition and Results of Operations." The barter revenues

for the three and nine month periods ended September 30, 2000 were erroneously reported as \$12.2 million and \$25.4 million, respectively. The correct revenue amounts attributable to barter transactions for the three and nine month periods ended September 30, 2000 were \$3.4 million and \$5.7 million, respectively.

To the extent this amended filing is inconsistent with our original Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2001, the original filing is hereby superseded and amended. The amended filing has not been updated to reflect events subsequent to the periods covered or the date of the original filing.

INFOSPACE, INC. FORM 10-Q/A QUARTERLY REPORT

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Item 2. -- Management's Discussion and Analysis of Financial Condition and Results of Operations.

You should read the following discussion and analysis in conjunction with our Consolidated Financial Statements and Notes to Consolidated Financial Statements thereto included elsewhere in this report. In addition to historical information, the following discussion contains certain forward-looking statements that involve known and unknown risks and uncertainties, such as statements of our plans, objectives, expectations and intentions. You should read the cautionary statements made in this report as being applicable to all related forward-looking statements wherever they appear in this report. Our actual results could differ materially from those discussed in the forward-looking statements. Factors that could cause or contribute to such differences include, but are not limited to, those discussed below and in the section entitled "Factors Affecting Our Operating Results, Business Prospects and Market Price of Stock" and in our reports filed with the Securities and Exchange Commission including our annual report on Form 10-K for the year ended December 31, 2000 (the "Form 10-K"). You should not rely on these forward-looking statements, which reflect only our opinion as of the date of this report.

Overview

InfoSpace, Inc. (InfoSpace, or the Company), a Delaware corporation, was founded in March 1996. InfoSpace provides a wireless and Internet platform of software technologies and applications that enables companies to offer network-based services under their own brands. Our products include consumer services, such as communication, entertainment, gaming and speech applications, as well as commerce services, including shopping and payment authorization. InfoSpace's customers include AT&T Wireless, ALLTEL, Cingular Wireless, Intel, Virgin Mobile, Verizon, National Discount Brokers, Lucent, Charles Schwab, Nortel and Overture (formerly GoTo). InfoSpace's affiliate network is comprised of Web sites including AOL, Microsoft, Lycos and Walt Disney Internet Group sites, among others.

Our Infrastructure Services

The following provides greater detail regarding on our consumer and commerce products and services:

Consumer Products and Services: The consumer products and services we offer include unified communication services, including device-independent e-mail and instant messaging; information services, such as integrated directory, news, and lifestyle information; games and entertainment; and community services, including the personal information management services such as online address books and calendars.

We deliver our consumer products and services through our wireline, wireless and broadband distribution channels. Our affiliates encompass an international network of wireless, PC and non-PC devices, including cellular phones and pagers.

Commerce Products and Services: Our commerce products and services enable merchants to leverage the Internet to promote their businesses and to conduct commerce through exposure to participating consumers throughout our international network, whether on wireless devices or on PCs.

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Our commerce products and services include shopping that includes e-wallet and price comparison features, and our Authorize.Net payment processing platform for businesses.

Our agreements provide for our customers to access and utilize our infrastructure services; however they do not have the right to take possession of our software.

Our Distribution Channels

We currently distribute our consumer and commerce products and services primarily to wireless carriers, merchant aggregators, regional Bell operating companies (RBOCs) and other merchant networks as well as to our wireline, wireless and broadband partners. These distribution channels comprise our four areas of business focus. The following provides detail on each of our business areas:

Wireline: Through our wireline business unit, we provide our consumer products and services such as instant messaging and search to our affiliates that include Web sites (including portals) and businesses.

Wireless: Our wireless services include data and transaction services that

users can access from varying locations, on a variety of devices, over different protocols or standards. Our wireless services platform serves as the underlying infrastructure for wireless carriers and device and equipment manufacturers to offer their customers the ability to conduct commerce, access information, communicate and manage their lives.

We currently have relationships with more than 20 domestic and international wireless carriers, including Verizon Wireless, AT&T Wireless, Cingular Wireless, VoiceStream, ALLTEL, Virgin Mobile and Orange's Dutchtone and equipment manufacturers such as Nortel and Lucent. Our consumer and commerce products and services are private-labeled for each carrier, preserving the brand of the carrier and their relationship with their customer.

Merchant: Our commerce services enable merchants to create, promote, sell and distribute their products and services across multiple channels through our distribution network to the end users of our services. We have reseller agreements with RBOCs, merchant banks and major merchant aggregators such as Wells Fargo and American Express.

Broadband: We deliver integrated, cross-platform broadband (DSL, 2.5/3G, cable modem, satellite) services to customers worldwide. These services will include a comprehensive suite of our consumer and commerce products and services which take greater advantage of high-speed connections such as interactive games and other entertainment services. Building on our existing infrastructure technology, we are currently developing new application interfaces to support our broadband PC services. We are currently targeting high-speed access providers, including cable networks, satellite providers and DSL providers, for the license of our broadband platform. We do not expect broadband revenue to be material until 2002.

All of our services are built on our core technology platform and use the same operational $\ensuremath{\mathsf{S}}$

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infrastructure. We do not currently allocate development or operating costs to any of these services.

We have incurred losses since our inception and, as of September 30, 2001, we had an accumulated deficit of approximately \$808.7 million, which includes impairment and amortization of intangibles of approximately \$568 million. For the quarter ended September 30, 2001, our net loss was \$204.7 million, including amortization and impairment of intangibles of \$157.1 million and \$26.7 million loss on investments. For the nine months ended September 30, 2001, our net loss totaled \$400.0 million, including amortization and impairment of intangibles of \$280.1 million and \$88.5 million loss on investments. For the quarter ended September 30, 2000, our net loss was \$48.0 million, including \$47.4 million in amortization of intangibles and \$6.7 million loss on investments. For the nine months ended September 30, 2000, our net loss totaled \$182.1 million, including amortization of intangibles of \$116.1 million, \$8.4 million gain on investments and \$94.2 million in acquisition and other related charges associated with the acquisitions of Prio, Saraide, Millet and IQorder of which \$80.1 million of these charges was a non-cash charge for in-process research and development for the acquisitions of Saraide, Millet and IQorder. We have offices in the United States, Canada, Australia, Brazil, the United Kingdom and the Netherlands. As of October 31, 2001, we had 788 employees worldwide.

We believe that our future success will depend largely on our ability to continue to offer consumer and commerce products and services to merchants and on wireline, wireless and broadband platforms that are attractive to our

existing and potential future merchants and distribution partners. In addition, we must do the following:

- . develop and continually enhance our technology and products and services;
- . expand our services and sell to our existing carrier partners a unified private label solution that will work across all their networks, including wireless, broadband DSL and narrowband ISP;
- . expand internationally; and
- expand our commerce services and sell additional services to our existing merchants and merchant aggregator partners and grow our network of merchants.

In light of the rapidly evolving nature of our business and limited operating history, we believe that period-to-period comparisons of our revenues and operating results are not necessarily meaningful, and you should not rely upon them as indications of future performance. We do not believe that our historical growth rates are necessarily sustainable or indicative of future growth. Our future operating results may fall below the expectations of securities analysts or investors, which would likely cause the trading price of our common stock to decline.

Results of Operations for the Three and Nine Months Ended September 30, 2001

Revenues. Our revenues are derived from our consumer and commerce products and services, which are distributed to users and subscribers on wireline, wireless and broadband platforms and to merchants via merchant aggregators including merchant banks and RBOCs. We

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tailor agreements to fit the needs of our wireless carriers, merchant aggregators, affiliates and distribution partners and under any one agreement we may earn revenue from a combination of our consumer and commerce products and services. We identify revenues by our four distribution channels, which are merchant, wireline and wireless and broadband. We do not expect broadband revenue to be material until 2002.

Revenues were \$33.1 million in the quarter ended September 30, 2001 compared to \$59.8 million for the quarter ended September 30, 2000. Revenues were \$130.6 million for the nine months ended September 30, 2001 compared to \$149.1 million for the nine months ended September 30, 2000. Revenues in the quarter and nine months ended September 30, 2001 were negatively impacted by the U.S. economic slowdown, which has in turn caused a reduction in advertising spending on the Internet, and a slowdown in technology investment decisions in the short term. As discussed after the second quarter, our goal is to focus on securing long-term recurring contracts and not to pursue short-term, non-recurring revenue contracts, including barter, warrants and related party contracts.

Included in revenue are barter revenues generated from non-cash transactions as defined by Emerging Issues Task Force (EITF) Issue No. 99-17, Accounting for Advertising Barter Transactions. Revenue is recognized when we complete all of our obligations under the agreement. For non-cash agreements, we record a receivable or liability at the end of the reporting period for the difference in the fair value of the services provided or received. We recognized barter revenue of \$3.1 million for the three months ended September 30, 2001 and \$3.4 million for the quarter ended September 30, 2000 from these non-cash

agreements. We recognized \$13.4 million of barter revenue for the nine months ended September 30, 2001 compared to \$5.7 million for the nine months ended September 30, 2000. Non-cash transactions are common in our industry. Generally, these transactions consist of the right to place Internet advertisements. For the quarter ended September 30, 2001, barter advertising expense was \$2.0 million. For the nine months ended September 30, 2001, barter advertising expense was \$8.0 million.

We hold warrants and stock in public and privately held companies for business and strategic purposes. Some of these warrants were received in conjunction with equity investments. Additionally, some warrants and stock were received in connection with business agreements whereby we provide our products and services to the issuers. Some of these agreements contain provisions that require us to meet specific performance criteria in order for the stock or warrants to vest. When we meet our performance obligations we record revenue equal to the fair value of the stock or warrant. If no future performance is required, we recognize the revenue on a straight-line basis over the contract term. Fair values are determined through third party investors or independent appraisal. We recorded revenue in the amount of \$1.9 million for vesting in stock and warrants for the quarter ended September 30, 2001 compared to \$6.4million for the quarter ended September 30, 2000. For the nine months ended September 30, 2001 we recorded \$12.9 million for vesting in stock and warrants compared to \$16.4 million for the nine months ended September 30, 2000. Revenue recognized from stock and warrants attached to a business agreement is based upon the estimated value of the securities received.

Revenues earned from companies in which we own stock are considered related party revenue. During the nine months ended September 30, 2001, we made investments in four

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private companies for business and strategic purposes. In the normal course of business, we also entered into short-term agreements to provide various promotional services for these companies. We did not have related party revenue in the quarter ended September 30, 2001. For the three months ended September 30, 2000, related party revenue was \$9.1 million. For the nine months ended September 30, 2001, related party revenue was \$12.9 million. For the nine months ended September 30, 2000, related party revenue was \$17.4 million.

Cost of Revenues. Cost of revenues consists of expenses associated with the delivery, maintenance and support of our consumer and commerce products and services, including direct personnel expenses, communication costs such as high-speed Internet access, server equipment depreciation, and content license fees. Cost of revenues were \$9.5 million, or 29% of revenue for the quarter ended September 30, 2001 compared to \$10.3 million, or 17% of revenue for the quarter ended September 30, 2000. Cost of revenues were \$31.8 million, or 24% of revenue for the nine months ended September 30, 2001, compared to \$24.5 million, or 17% of revenue, for the nine months ended September 30, 2000. Approximately 92% of cost of revenue in the quarter ended September 30, 2001 was comprised of personnel costs and other costs that support our consumer and commerce solutions, including data licenses, depreciation, and equipment. Approximately 87% of cost of revenue for the nine months ended September 30, 2001 was personnel costs, data licenses and depreciation and equipment costs.

The absolute dollar decrease of cost of revenue for the quarter ended September 30, 2001 was primarily attributable to a decrease in salaries and benefits due to the reduction of workforce, reduction in communication costs and a decrease in the use of professional services. These decreases were partially offset by increases in data licenses from the expanding and enhancing of our

licensed content and delivery, and increases in depreciation and non-capitalized equipment. The absolute dollar increase in cost of revenue for the nine months ended September 30, 2001 compared to the nine months ended September 30, 2000 was primarily attributable to increases in data licenses and depreciation and non-capitalized equipment. The increase in our data licenses and communication costs is a result of expanding and enhancing our licensed content and delivery.

Product Development Expenses. Product development expenses consist principally of personnel costs for research, development, support and ongoing enhancements of the proprietary software, application services and solutions we deliver to our customers across wireline, wireless and broadband networks. Product development expenses were \$9.1 million, or 27% of revenue, for the quarter ended September 30, 2001 compared with \$10.2 million, or 17% of revenue, for the quarter ended September 30, 2000. For the nine months ended September 30, 2001 product development costs were \$31.4 million, or 24% of revenue, compared to \$26.6 million, or 18% of revenue, for the nine months ended September 30, 2000. Approximately 84% of product development costs in the quarter ended September 30, 2001 was for personnel costs. Approximately 87% of product development costs in the nine months ended September 30, 2001 was for personnel costs.

The decrease in product development costs in the quarter ended September 30, 2001, relates to decreased salaries and benefits from the Locus Liaison enterprise solution business sale in July 2001 and the Ottawa office closure in the first quarter of 2001, reduced expenditures for non-capitalized equipment and reduced travel expenses. The increase in the nine months ended

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September 30, 2001 is attributable to higher salaries and benefits expense from one-time payments to certain employees for retention obligations from acquisitions and to the employees for accelerated vesting of our contribution to the Venture Fund on their behalf that occurred in the first quarter of 2001. This increase is also due to increased product development personnel from the acquisition of Locus Dialogue. Generally, product development costs are not consistent with changes in revenue and they represent key infrastructure costs to develop and enhance service offerings and are not directly associated with current period revenue. We believe that significant investments in technology are necessary to remain competitive. Accordingly, we expect product development expenses to continue to increase in absolute dollars as we hire additional personnel who will continue to develop and enhance our proprietary technology.

Sales, General and Administrative Expenses. Sales, general and administrative (SGA) expenses consist primarily of salaries and related benefits for sales, general and administrative personnel, carriage fees, professional service fees, occupancy and general office expenses, business development and management travel expenses and advertising and promotion expenses. SGA expenses were \$27.2 million, or 82% of revenues, for the quarter ended September 30, 2001 compared to \$34.8 million, or 58% of revenues, for the quarter ended September 30, 2000. For the nine months ended September 30, 2001 SGA expenses were \$93.8 million, or 72% of revenues, compared to \$91.5 million, or 61% of revenues for the nine months ended September 30, 2000. Approximately 81% of SGA in the three months ended September 30, 2001 was comprised of personnel costs, advertising and marketing costs, professional services, carriage fees, occupancy costs and bad debt expense. These costs were approximately 79% of SGA in the nine months ended September 30, 2001. The absolute dollar decrease for the quarter ended September 30, 2001 is attributable to reduced salaries and benefits expense due to the reduction of workforce in 2001, reduced barter and other advertising costs, reduced travel costs and reduced bad debt expense. The absolute dollar increase for the nine months ended September 30, 2001 is attributable to

increased professional service expenses, increased occupancy expenses from the leases on our headquarters facility which began in July 2000 and our Montreal facility from our acquisition of Locus Dialogue in January 2001 and higher carriage expenses. We expect SGA expenses to continue to decline in absolute dollars in 2002 compared to 2001.

Amortization and Impairment of Intangibles. Amortization of intangibles includes amortization of goodwill, core technology, purchased domain names, trademarks, contract lists and assembled workforce. Amortization of intangibles was \$57.9 million in the quarter ended September 30, 2001, compared to \$47.4 million in the quarter ended September 30, 2000. For the nine months ended September 30, 2001 amortization of intangibles was \$181.0 million compared with \$116.1 million for the nine months ended September 30, 2000. The increases are a result of amortization of intangibles recorded from the acquisitions of Locus Dialogue in January 2001, assets of The boxLot Company in December 2000, iJapan technology in September 2000, TDLI.com and Orchest in August 2000, IQorder in July 2000 and Saraide and Millet Software in March 2000.

During the three months ended September 30, 2001, we determined that the values of certain intangible assets associated with previous acquisitions were impaired. A total of \$99.2 million of impairment charges were recorded during the three-month period ended September 30, 2001. This amount is included in "Amortization and impairment of intangibles" in the accompanying consolidated statements of operations and is comprised of \$2.0 million of charges related to

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assembled workforce intangibles, \$33.0 million of charges related to abandoned technology and related goodwill amounts, and \$64.2 million related to writedowns of the core technology and associated goodwill from the Locus asset sale.

The assembled workforce intangible impairment charges of \$2.0 million recorded during the three months ended September 30, 2001 are associated with several previous acquisitions for which we determined, based on substantial declines in the acquired workforce, that the fair values assigned to these assets were less than the recorded amounts. As such, we determined the fair value of the remaining workforce intangible using the same assumptions used to estimate the fair value at the respective acquisition dates, and recorded a charge to reduce the related assembled workforce intangible assets to their estimated fair values as of September 30, 2001.

Also during the three months ended September 30, 2001, we determined that we would not pursue development of technologies acquired in certain previous acquisitions due to changes in market factors and our business. We therefore recorded charges totaling \$33.0 million to reduce the remaining book value of any core technology intangible assets recorded in connection with these acquisitions, along with related goodwill amounts, to zero.

In connection with the sale of certain assets related to the Liaison enterprise solution business of Locus, we recorded a charge of \$64.2 million, reflecting an impairment in the core technology intangible asset and related goodwill. Based on future estimated cash flows from the Liaison enterprise solution business to be received after the asset sale, we determined the estimated fair value of the core technology and related goodwill totaled \$500,000. The charge recorded during the three months ended September 30, 2001 reduces the carrying amounts of these intangible assets to this estimated fair value as of the date of the asset sale.

In June 2001, the Financial Accounting Standards Board issued Statement of Financial Accounting Standards (SFAS) No. 142 Goodwill and Other Intangible

Assets, which requires use of a non-amortization approach to account for purchased goodwill and certain intangibles, effective January 1, 2002. Under this non-amortization approach, goodwill and certain intangibles will not be amortized into results of operations, but instead will be reviewed for impairment and written down and charged to results of operations only in the periods in which the recorded value of goodwill and certain intangibles is more than its fair value. We expect the adoption of this accounting standard will have the impact of significantly reducing our amortization of goodwill and intangibles commencing January 1, 2002; however, it is possible that significant impairment charges may be incurred upon adoption.

Acquisition and Other Related Charges. Acquisition and other related charges consist of in-process research and development and other charges related directly to acquisitions, such as professional fees for transactions accounted for as pooling-of-interests, prior to the adoption of SFAS No. 141. During the third quarter of 2001, a reduction to acquisition costs accrued in 2000 was negotiated. The acquisition and related charges for the nine months ending September 30, 2001 included the accrual adjustment noted above, \$600,000 of in-process research and development charges in the purchase acquisition of Locus Dialogue, \$200,000 of severance pay to the former chief executive officer of Locus and legal, accounting and other fees related to acquisitions. For the three months ended September 30, 2000 acquisition and other related charges of \$7.6 million consisted of \$1.6 million of legal, accounting, and other fees and \$6.0 million of in-process research and development from the acquisition of IQorder. Acquisition and

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related charges for the nine months ended September 30, 2000 of \$94.2 million included \$80.1 million of in-process research and development charges in the purchase acquisitions of Saraide, Millet Software and IQorder. Also included were costs incurred in the acquisition of Prio, which was accounted for as a pooling-of-interests.

Other Non-Recurring Charges. Other non-recurring charges consist of one-time costs and/or charges that are not directly associated with other operating expense classifications. Other non-recurring charges for the quarter ended September 30, 2001 includes a charge of \$1.1 million for settlement charges on litigation matters and \$1.1 million in allowances for employee loans and notes receivable. For the nine months ended September 30, 2001 other non-recurring charges consists of \$3.3 million in allowances for employee loans and notes receivable, \$2.2 million for settlement charges on litigation matters and a \$2.0 million decrease to the estimated liability for past overtime worked.

We were audited by the Department of Labor in February 2001. The Department of Labor determined that numerous employees, primarily former employees of Go2Net, were improperly classified as exempt that should have been classified as non-exempt. As a result, for the quarter ended December 31, 2000, we recorded an estimated accrual in the amount of \$3.0 million for the past wages that are due for overtime worked. Based on the overtime questionnaires we have received from the applicable employees we have revised our estimate for this liability to be \$1.0 million of which \$491,000 has been paid through October 31, 2001.

Restructuring Charges. The restructuring charge of \$13.8 million in the quarter ended September 30, 2001 includes future operating lease costs net of sublease income from the abandonment of our Seattle, Mountain View and a portion of the Montreal facilities. In negotiations with potential sublesees, we determined that due to current economic conditions and vacancy rates the properties would not be subleased at a rate that would provide for full recovery of future lease payments. Accordingly, a charge for the difference between the

future lease costs and the expected sublease cost recovery was recorded at the time we made the decision to abandon the property. Also included in the restructuring charges for the quarter are severance costs for the reduction in workforce from the closure of the Mountain View facility. The restructuring charges for the nine months ended September 30, 2001 also includes charges for the formal reduction in the workforce in February 2001 and adjustments for future operating lease costs from the closure of the Ottawa and Dallas facilities. We announced an additional workforce reduction subsequent to September 30, 2001.

Gain (Loss) on Investments. Gain (loss) on investments consists of recognized gains and losses on investments in accordance with SFAS No. 133, recognized gains and losses on investments marked to fair value in the Venture Capital Fund, realized gains and losses on investments and impairment on investments.

Unrealized gains and losses in accordance with SFAS No. 133: Effective January 1, 2001, we adopted SFAS No. 133 which requires us to adjust our derivative instruments to fair value and recognize the change in the fair value in earnings. We hold warrants to purchase stock in other companies which qualify as derivatives. For the three months ended September 30, 2001 we recognized a \$4.2 million loss on these warrants. For the nine months ended September 30, 2001, we recognized a \$7.5 million loss on these warrants.

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Dissolution of Venture Capital Fund: On January 26, 2001, our Board of Directors approved the liquidation of the Venture Capital Fund. In the first quarter of 2001, we disbursed \$16.4 million to the accredited investors, representing 100% of the accredited investor ownership. The Board of Directors also approved the acceleration of vesting of the contribution we made on behalf of our employees. The contribution was paid out in conjunction with the dissolution of the fund, resulting in compensation expense of \$1.0 million in the first quarter of 2001. We recorded \$517,000 of compensation expense in the year ended December 31, 2000 related to the contribution.

Prior to dissolution of the fund, the fund's investments were adjusted to their fair value, resulting in recognizing \$2.3 million of unrealized losses and \$17.1 million of impairment on an investment in the quarter ended March 31, 2001. As of March 31, 2001, the Venture Fund was dissolved and the investments that were held by the Venture Fund were transferred to InfoSpace.

Realized loss on investments: Realized losses on the sale of an investment and the write-off of investments during the nine months ended September 30, 2001 were \$3.1 million.

Impairment on investments: Our management determined that the decline in value of our investments was other than temporary for eight investments in the quarter ended September 30, 2001 and for thirteen investments in the nine months ended September 30, 2001. For the quarter ended September 30, 2001, we recorded impairment charges of \$22.5 million. For the nine months ended September 30, 2001, we recorded impairment charges of \$75.6 million, which includes the \$17.1 million impairment on the Venture Fund investment discussed above.

Our management periodically evaluates whether the declines in fair value of our investments are other than temporary. This evaluation consists of a review by members of senior management in finance and treasury. For investments in companies with publicly quoted market prices, we compare the market price to the investment's carrying value and, if the quoted market price is less than the investment's accounting basis for an extended period of time, we then consider

additional factors to determine whether the decline in fair value is other than temporary. These include the financial condition, results of operations and operating trends for each of the companies, as well as publicly available information regarding the investee companies, including reports from investment analysts. We also consider our ability and intent to hold the investment for a period of time sufficient to allow for any anticipated recovery in fair value, specific adverse conditions causing a decline in fair value of a particular investment, conditions in an industry or geographic area, seasonal factors, downgrading of a debt security by a rating agency, and, if applicable, whether dividends have been reduced or eliminated, or scheduled interest payments on debt securities have not been made. For investments in private companies with no quoted market price, we consider similar qualitative factors and also consider the implied value from any recent rounds of financing completed by the investee as well as market prices of comparable public companies. We obtain periodic financial statements from the private company investees to assist us in reviewing relevant financial data and to assist us in determining whether such data may indicate other-than-temporary declines in fair value below the investment's carrying value.

Other Income, Net. Other income, consisting primarily of interest income, was \$3.7 million in the quarter ended September 30, 2001 and \$7.1 million in the comparable quarter in the prior

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year. For the nine months ended September 30, 2001 other income was \$14.3 million compared to \$21.8 million for the nine months ended September 30, 2000. The decrease is primarily due to re-investment of funds to equity securities from interest bearing fixed income securities and from cash used for operating activities and acquisitions in the fourth quarter of 2000 and the first three quarters of 2001.

We have reinvested and may in the future reinvest part of our fixed income securities in non-interest bearing equity instruments and investments. We anticipate that our investments in internally developed technology and severance payments for the October 2001 reduction of the workforce may require greater cash uses in the future. In addition, declining interest rates may contribute to decreases in interest income. With these three factors, we anticipate that our interest income from our fixed securities will decrease in fourth quarter 2001 compared with fourth quarter of 2000. With the lower short-term rates, we continue to expect lower yields on our marketable investments and expect our interest income to be lower in 2002 compared to 2001.

Cumulative Effect of Change in Accounting Principle. On January 1, 2001, we adopted SFAS No. 133, Accounting for Derivative Instruments and Hedging Activities. SFAS No. 133 established accounting and reporting standards for derivative instruments, including certain derivative instruments embedded in other contracts. All derivatives, whether designated in hedging relationships or not, are required to be recorded on the balance sheet at fair value and changes in fair value are recognized in earnings unless certain hedge criteria are met. As a result of adopting SFAS No. 133, we recorded an expense of \$3.2 million to record warrants held to purchase stock in other companies at their fair value as of January 1, 2001 as a cumulative effect of change in accounting principle. As of December 31, 2000 warrants to purchase stock in public companies were held at fair value, with unrealized gains and losses included in accumulated other comprehensive loss, and warrants to purchase stock in private companies were held at cost.

On January 1, 2000, we adopted Staff Accounting Bulletin (SAB) 101, Revenue Recognition in Financial Statements. Prior to January 1, 2000, we

recorded revenues from customers for development fees, implementation fees and/or integration fees when the service was completed. If this revenue were recognized on a straight-lined basis over the term of the related service agreements, in accordance with SAB 101, we would have deferred revenue of \$2.1 million as of January 1, 2000 originally recorded in prior years. In accordance with SAB 101, we recorded a cumulative effect of change in accounting principle of \$2.1 million.

Income Tax Expense. We have recorded tax expense of approximately \$557,000 for the quarter ended September 30, 2001 and \$744,000 for the nine months ended September 30, 2001, for our operations in Europe. We expect to continue to record a tax provision for our international operations and do not anticipate recording a U.S. federal tax provision for the remainder of 2001 or 2002.

Balance Sheet Commentary

Payroll Tax Receivable. As of September 30, 2001, our balance sheet had \$13.2 million recorded as a tax receivable due from the Federal government. In October 2000, one of our

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employees exercised non-qualified stock options and remitted \$12.6 million for federal income tax based on the market price of the stock on the day of exercise and we remitted the employer payroll tax of \$620,000. Due to the affiliate lock-up period from the Go2Net merger, the employee did not have the ability to sell the stock until February 2001. A tax ruling states, however, that the tax valuation and remittance is not required until the affiliate has the ability to sell the stock. We, therefore, returned the federal income tax withholding to the employee and filed an amendment to our payroll tax return to request the tax refund.

Stockholders' Equity. On September 10, 2001, we repurchased approximately 21.7 million shares of our common stock from Vulcan Ventures Inc. at a discounted purchase price of \$1.05 per share in a privately negotiated block transaction. The closing sale price of the stock on the date of purchase was \$1.40. We retired the repurchased shares.

Liquidity and Capital Resources

From our inception in March 1996 through May 1998, we funded operations with approximately \$1.5 million in equity financing and, to a lesser extent, from revenues generated for services performed. In April 1997, Go2Net completed its initial public offering which yielded net proceeds of approximately \$12.8 million. In May 1998, we completed a \$5.1 million private placement of our common stock, and in July and August 1998, we completed an additional private placement of our common stock for \$8.2 million. Sales of our common stock to employees pursuant to our 1998 Employee Stock Purchase Plan also raised \$1.7 million in July 1998. Our initial public offering in December 1998 yielded net proceeds of \$77.8 million and a follow-on public offering in April 1999 yielded net proceeds of \$185.0 million. As of September 30, 2001, we had cash, cash equivalents and short-term investments available-for-sale of \$227.5 million, long-term investments available-for-sale of \$82.0 million and a payroll tax receivable due from the Federal government of \$13.2 million.

Net cash used by operating activities was \$36.4 million for the nine months ended September 30, 2001. This represents \$20.4 million in the first quarter, \$1.3 million in the second quarter, and \$14.7 million in the third quarter. The use of cash in the nine months ended September 30, 2001 included a cash outlay of \$12.6 million for a payroll tax receivable due from the Federal government,

\$10.6 million for payment of acquisition fees from a 2001 accrual, \$1.8 million of one-time payments to certain employees for retention obligations from acquisitions, \$2.2 million in settlement payments, \$1.5 million of one-time payouts to the employees for the accelerated vesting of our contribution to the Venture Fund for the employees, \$1.4 million of one-time severance pay for the reduction of workforce in the first quarter of 2001 and \$500,000 of payments associated with the closure of our Ottawa office. The third quarter also included \$1.1 million in one-time settlement payments. Net cash provided by operating activities was \$11.6 million for the nine months ended September 30, 2000.

Net cash provided by investing activities was \$26.7 million in the nine months ended September 30, 2001. Cash provided by investing activities was primarily a result of reinvesting short-term investments in commercial paper with a term of 90 days or less. Offsetting the \$116.3 million of short-term investment maturities and the \$2.7 million proceeds from the sale of a segment of the Liaison enterprise solution business was \$47.4 million invested in long-term

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investments, \$12.0 million in equity investments, \$10.9 million in purchases of fixed assets, \$5.4 million in business acquisition costs and \$16.3 million for the buyout of the minority interest ownership in the Venture Fund. Net cash used by investing activities was \$73.0 million in the nine months ended September 30, 2000. During that period, cash used in investing activities was primarily comprised of costs associated with the acquisition of Prio, notes receivable additions, purchase of fixed assets and equity investments. The cash used in investing activities was partially offset by cash received from the minority interest of the Venture Capital Fund and maturities of debt investments.

Net cash used by financing activities in the nine months ended September 30, 2001 was \$16.6 million. \$22.8 million was used in the share repurchase from Vulcan Ventures. \$3.1 million was used to payoff the acquired debt of Locus Dialogue. Cash proceeds from financing activities comprised of \$9.2 million from the exercise of stock options and warrants and from share purchases from the employee stock purchase plan. Net cash provided by financing activities for the nine months ended September 30, 2000 of \$12.9 million was primarily comprised of proceeds from the exercise of stock options and warrants, offset by payments of debt acquired in the Prio and Saraide acquisitions.

We believe that existing cash balances, cash equivalents and cash generated from operations will be sufficient to meet our anticipated cash needs for working capital and capital expenditures for at least the next 12 months. However, the underlying assumed levels of revenues and expenses may not prove to be accurate. We may seek additional funding through public or private financings or other arrangements prior to such time. Adequate funds may not be available when needed or may not be available on favorable terms. If we raise additional funds by issuing equity securities, dilution to existing stockholders will result. If funding is insufficient at any time in the future, we may be unable to develop or enhance our products or services, take advantage of business opportunities or respond to competitive pressures, any of which could harm our business.

Acquisitions & Dispositions

Locus Dialogue Inc., a developer of speech recognition-enabled applications (now called InfoSpace Speech Solutions). The acquisition was accounted for as a purchase. We issued 5,114,233 shares of our common stock (1) directly to those

Locus Dialogue shareholders who elected to receive our common stock in exchange for their Locus Dialogue shares at the closing of the acquisition, (2) upon the exchange or redemption of the exchangeable shares of InfoSpace Speech Solutions Holdings Inc. (formerly Locus Holdings Inc.), an indirect subsidiary of ours, which exchangeable shares were issued to those Locus Dialogue shareholders who elected to receive exchangeable shares, or who did not make an election to receive shares of our common stock at the closing, and (3) upon the exercise of options granted to replace options of Locus Dialogue held at the closing. We issued shares with a fair value of \$88.8 million, acquired \$8.8 million of net assets and incurred \$556,000 in acquisition costs. Included in the calculation of goodwill is \$23.6 million for the fair value of 1,173,216 options we assumed. We also recorded \$3.9 million in unearned compensation for the intrinsic value of the options assumed and for the valuation of 253,175 shares of restricted stock that vest after a one year service period with certain former Locus employees.

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On July 1, 2001, we sold certain operating assets and other rights relating to the Liaison enterprise solution business for \$2.7 million. We acquired the Locus Liaison enterprise solution business as part of the acquisition of Locus Dialogue in January 2001. The operating assets included certain distribution contracts, the assembled Liaison workforce, the Locus Dialogue trademarks, the enterprise solution inventory and certain fixed assets. In addition, we entered into a license agreement pursuant to which the buyer is licensing Liaison and SoftDialogue software from us. The remaining personnel and assets of Locus including the voice application, SpeechPortal and SoftDialogue are now operated under the name of InfoSpace Speech Solutions.

Factors Affecting Our Operating Results, Business Prospects and Market Price of Stock

You should carefully consider the risks and uncertainties described below and all of the information contained in this report carefully before making an investment decision. If any of the following risks actually occur, our business, financial condition or operating results could be materially harmed. This could cause the trading price of our common stock to decline, and you may lose all or part of your investment.

We have a history of losses and expect to continue to incur significant operating losses, and we may never be profitable.

We have incurred net losses from our inception through September 30, 2001. As of September 30, 2001, we had an accumulated deficit of approximately \$808.7 million, which includes impairment and amortization of intangibles of approximately \$568 million. We have not achieved profitability and we expect to continue to incur operating losses in the future. These losses may be significantly higher than our current losses. Many of our operating expenses are relatively fixed in nature, particularly in the short term, and we expect to continue to incur significant operating expenses in connection with increased funding for research and development and expansion of our sales and marketing efforts. We also expect to incur large noncash charges for intangibles and goodwill related to past acquisitions when we adopt SFAS No. 142. We must therefore generate revenues sufficient to offset these increased expenses in order for us to become profitable. We cannot assure you that we will successfully generate sufficient revenues or that we will ever achieve profitability. If we do achieve profitability, we may not be able to sustain it.

We have a relatively limited operating history and operate in new and rapidly evolving markets, which makes it difficult to evaluate our future prospects.

We were incorporated in March 1996 and accordingly, we have a relatively short operating history upon which you may evaluate our business and prospects compared to many companies in more established industries. Since inception, our business model has evolved, and is likely to continue to evolve as we expand our product offerings and enter new markets. As a result, our potential for future profitability must be considered in light of the risks, uncertainties, expenses and difficulties frequently encountered by growing companies in new and/or rapidly evolving markets and continuing to innovate with new and unproven technologies. Some of these risks relate to our potential inability to:

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- . develop and integrate new features with our existing services;
- expand our services to new and existing merchants, merchant aggregators and wireless carriers;
- . manage our growth, control expenditures and align costs with revenues;
- . expand successfully into international markets;
- . attract, retain and motivate qualified personnel; and
- . respond to competitive developments, including rapid technological change, changes in customer requirements and new products introduced into our markets by our competitors.

If we do not effectively address the risks we face, our business model may become unworkable and we may not achieve or sustain profitability.

Our financial results are likely to continue to fluctuate which could cause our stock price to be volatile or decline.

Our financial results have varied on a quarterly basis and are likely to fluctuate substantially in the future. These fluctuations could cause our stock price to be volatile or decline. There are several factors, many of which are beyond our control, including:

- variable demand for our products and services, due to the rapidly evolving markets we serve or otherwise;
- our ability to attract and retain customers, content providers, affiliates and distribution partners;
- the amount and timing of carriage fees we pay to affiliates to include our information services on their Web sites;
- . expenditures for expansion of our operations;
- . effects of acquisitions and other business combinations;
- . our ability to meet service level agreements with our carrier partners;
- the introduction of new or enhanced services by us, our affiliates or distribution partners, or other companies that compete with us or our partners; and
- . the inability of our customers and content providers to pay us or to fulfill their contractual obligations to us due to difficulty in raising

sufficient capital to support their long-term operations.

For these reasons, you should not rely on period-to-period comparisons of our financial results to forecast our future performance. Furthermore, our fluctuating operating results may fall below the expectations of securities analysts or investors, which would cause the trading price of our stock to decline.

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Our stock price has been and is likely to continue to be volatile.

The trading price of our common stock historically has been highly volatile and has declined significantly in the last eighteen months. Since we began trading on December 15, 1998, our stock price has ranged from \$1.06 to \$138.50 (as adjusted for stock splits). On October 31, 2001, the closing price of our common stock was \$1.58. Our stock price could continue to decline or to be subject to wide fluctuations in response to factors such as the following:

- . actual or anticipated variations in quarterly results of operations;
- announcements of technological innovations, new products or services by us or our competitors;
- . changes in financial estimates or recommendations by securities analysts;
- . conditions or trends in the Internet and online commerce industries;
- announcements of significant acquisitions, strategic partnerships, joint ventures or capital commitments by us, our customers or our competitors; and
- . additions or departures of key personnel.

In addition, the stock market in general, and the Nasdaq National Market and the market for Internet and technology stocks in particular, have experienced extreme price and volume fluctuations. These broad market and industry factors and general economic conditions may materially and adversely affect our stock price.

We have historically been, and currently remain, reliant upon revenues from our wireline services. Our operating results would be harmed by a decline in sales of our wireline services or our failure to collect fees for these services.

Historically, we have derived a majority of our revenues from our wireline consumer services, including licensing and per query fees from our search directory and advertising agreements. Based upon our reliance on revenues from wireline consumer services, revenues may decline if growth rates for use of our wireline consumer services do not meet our expectations.

As a result of unfavorable market or economic conditions, some of our wireline consumer services affiliates and customers are having difficulty raising sufficient capital to support their long-term operations or are otherwise experiencing adverse business conditions. These affiliates and customers may not be able to pay us some or all of the fees they are required to pay us under their existing agreements or may not be able to enter into new agreements. If we are unable to collect these fees or enter into new agreements, our operating results will be harmed.

If we are unable to increase our wireless and merchant revenue base, a

significant portion of our revenues will continue to be derived from wireline consumer services, which could weaken our financial position.

For 2001, we expect more of our revenues to come from distribution of our consumer and commerce services on wireless platforms, and from distribution of our commerce services both on our wireline platform and to our merchant aggregators. Our ability to increase the distribution

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of these new services, and thus increase our revenues, could be hindered by numerous risks, including:

- our ability to effectively develop, market and sell consumer and commerce products and services to new and existing customers and distribution partners;
- . the continued development of electronic commerce on the Internet;
- the adoption of our commerce and consumer products and services by wireless carriers and device manufacturers;
- the adoption of our services for delivery over broadband wireline platforms (DSL and cable) and broadband wireless standards (2.5G and 3G); and
- . the use of our commerce and consumer products and services by subscribers on their wireless devices.

Our future earnings could be negatively affected by significant charges resulting from the impairment in the value of acquired assets.

For acquisitions which we have accounted for using the purchase method, we regularly evaluate the recorded amount of long-lived assets, consisting primarily of goodwill, assembled workforce, acquired contracts and core technology, to determine whether there has been any impairment of the value of the assets and the appropriateness of their estimated remaining life. We evaluate impairment whenever events or changed circumstances indicate that the carrying amount of the long-lived assets might not be recoverable. At December 31, 2000 we determined that intangible assets from two purchase acquisitions had been impaired. Accordingly, we recorded an impairment charge of \$9.0 million in the year ended December 31, 2000. In the quarter ended September 30, 2001, we determined that intangible assets from eight purchase acquisitions had partial or full impairment. Accordingly we recorded an impairment charge of \$99.2 million in the period. We will continue to regularly evaluate the recorded amount of our long-lived assets and test for impairment. In the event we determine that any long-lived asset has been impaired, we will record additional impairment charges in future quarters.

In addition, recent changes in U.S. generally accepted accounting principles (GAAP) will require us to stop amortizing purchased goodwill and certain intangibles. We will adopt these changes effective January 1, 2002. Under this approach, goodwill and certain intangibles will not be amortized into results of operations, but instead would be reviewed for impairment and written down and charged to results of operations only in the periods in which the recorded value of goodwill and certain intangibles is more than its fair value. Accordingly, we may incur significant impairment charges upon adoption of these accounting standards and in subsequent periods.

Our financial and operating results will suffer if we are unsuccessful at

integrating acquired businesses.

We have acquired a large number of complementary technologies and businesses in the past, and may do so in the future. Acquisitions may involve potentially dilutive issuances of stock, the incurrence of additional debt and contingent liabilities or large one-time write-offs, and

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amortization expenses related to goodwill and other intangible assets. Past and future acquisitions involve numerous risks which could adversely affect our results of operations or stock price, including:

- assimilating the operations, products, technology, information systems and personnel of acquired companies;
- . diverting managements' attention from other business concerns;
- impairing relationships with our employees, affiliates, content providers and distribution partners;
- . unknown liabilities surfacing post transaction close;
- . losing key employees of acquired companies; and
- failing to achieve the anticipated benefits of these acquisitions in a timely manner.

The success of the operations of companies and technologies, which we have acquired, will often depend on the continued efforts of the management of those acquired companies. Accordingly, we have typically attempted to retain key employees and members of existing management of acquired companies under the overall supervision of our senior management. We have, however, not always been successful in these attempts at retention.

Our revenues are attributable to a small number of customers, the loss of any one of which could harm our financial results.

We derive a substantial portion of our revenues from a small number of customers. We expect that this will continue in the foreseeable future. Our top ten customers represented 39% of our revenues for the nine months ended September 30, 2001, 32% of our revenues for fiscal year 2000 and 30% of our revenues for fiscal year 1999. If we lose any of these customers, or if any of these customers are unable or unwilling to pay us amounts that they owe us, our financial results will suffer.

Revenues derived from our consumer and commerce services are dependent on our relationships with affiliates and distribution partners.

We will be not able to continue generating revenues from licensing, per query fees, transaction fees and subscriber fees unless we can secure and maintain distribution for our consumer and commerce services on acceptable commercial terms through a wide range of affiliates and distribution partners. In particular, we expect that a limited number of our affiliates, including America Online, Inc., its CompuServe and Digital City divisions, and Microsoft Network, LLC will account for a substantial portion of our affiliate traffic. We also rely on our relationships with regional Bell operating companies and merchant aggregators, including Wells Fargo and American Express, for distribution of our commerce services. Our distribution arrangements with our affiliates and distribution partners typically are for limited durations of

between six months and two years and automatically renew for successive terms thereafter, subject to termination on short notice. We cannot assure you that such arrangements will not be terminated or that such arrangements will be renewed upon expiration of their terms. Additionally, we cannot assure you that these relationships will be profitable or result in benefits

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to us that outweigh the cost of the relationships. We generally share with each affiliate a portion of the revenues generated by advertising on the Web pages that deliver our services. We also pay carriage fees to some of our affiliates, including AOL. In addition, if we lose a major affiliate, we may be unable to timely or effectively replace the affiliate with other affiliates with comparable traffic patterns and user demographics. The loss of any major affiliate is likely to harm our business.

We depend on third parties for content, and the loss of access to this content could cause us to reduce our service offerings to customers.

We typically do not create our own content. Rather, we acquire rights to information from numerous third-party content providers, and our future success is highly dependent upon our ability to maintain relationships with these content providers and enter into new relationships with other content providers.

We typically license content under short-term arrangements that do not require us to pay royalties or other fees for the use of the content. However, we do enter into revenue-sharing arrangements with certain content providers, and we pay certain content providers a one-time fee, a periodic fee or a fee for each query from Web users. In the future, we expect that some of our content providers will likely demand a greater portion of advertising revenues or increase the fees that they charge us for their content thus having a negative impact on our net earning. If we fail to enter into and maintain satisfactory arrangements with content providers our ability to provide a variety of services to our customers would be severely limited thus harming our business reputation and operating results.

Due to unfavorable economic conditions some of our affiliates may be unable to pay us or otherwise satisfy their obligations to us, thus harming our financial results and potentially our provision of services to other customers.

As a result of generally unfavorable economic conditions including difficulties with raising necessary equity and debt financing, some of our affiliates and customers may lack sufficient capital to support their long-term operations. As a result, these affiliates may not be able to pay us some or all of the fees they are required to pay us under their existing agreements. These conditions may also prevent potential affiliates and customers from entering into contractual relationships or other strategic business relationships with us.

Bad debt expense was 3.1% of revenues for the nine months ended September 30, 2001, 3.4% of revenues for fiscal year 2000 and 1.8% of revenues for fiscal year 1999. Management regularly reviews all receivables for collectability. We generally create reserves for all accounts sixty days or more past due and also reserve an amount based on revenues and the accounts receivable balance for accounts not specifically identified. We have a credit review process and, when circumstances warrant, require payment in advance from customers. As a result, we may have to forego business from customers who do not agree to our payment terms.

Our operating results have been, and may continue to be, negatively impacted by our recognition of losses on investments in other companies.

We hold a number of investments in third parties. The majority of the companies we have invested in are engaged in Internet, networking, e-commerce, telecommunications and wireless technologies. These investments involve a high level of risk for a number of reasons, including:

- some of our investments are in businesses based on new technologies or products that may not be widely adopted in the evolving Internet and wireless technology industries;
- . the companies in which we have invested are generally development-stage companies which are likely to continue to generate losses in the foreseeable future and may not be profitable for a long time, if at all;
- in recent months, companies in the Internet, wireless and e-commerce industries have experienced difficulties in raising capital to fund expansion of continue operations; and
- . most of our investments are in privately held companies, and if public markets for their securities do not develop, it may be difficult to sell those securities.

We regularly review all of our investments in public and private companies for other than temporary declines in fair value. When we determine that the decline in fair value of an investment below our accounting basis is other than temporary, we reduce the carrying value of the securities we hold and record a loss in the amount of any such decline. During the nine months ended September 30, 2001, we determined that the declines in value of thirteen of our investments were other than temporary, and we recognized impairment losses totaling \$75.6 million to record these investments at their current fair values. \$22.5 million of this impairment was recorded in the third quarter of 2001, which represented 11% of the net loss applicable to common stock holders for the period. Given the current economic environment, it is difficult to accurately predict the amount of exposure to future investment impairment. As of September 30, 2001, our other investments were valued at \$61.6 million.

If we conclude in future quarters that the fair values of any of our investments have experienced more than temporary decline, we will record additional investment losses, which would adversely affect our financial condition and results of operations.

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SIGNATURES

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

INFOSPACE, INC.

By: /s/ Tammy D. Halstead

Tammy D. Halstead
Chief Financial Officer

Dated: February 27, 2002