TRINITY LEARNING CORP Form 8-K/A November 25, 2003

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 8-K/A

CURRENT REPORT Pursuant to Section 13 OR 15(d) of The Securities Exchange Act of 1934

Date of report (Date of earliest event reported):
November 21, 2003 (September 1, 2003)

Trinity Learning Corporation

(Exact Name of Registrant as Specified in Its Charter)

Utah

(State of Other Jurisdiction of Incorporation)

0-8924 73-0981865 (Commission File Number) (IRS Employer Identification No.)

1831 Second Street
Berkeley, California
(Address of Principal Executive Offices)

94710 (Zip Code)

(510) 540-9300 (Registrant's Telephone Number, Including Area Code)

Item 7. Financial Statements and Exhibits

Included with this amendment to the Report on Form 8-K for Trinity Learning Corporation, originally filed with the Securities and Exchange Commission on September 16, 2003, are the financial statements of TouchVision, Inc., as of June 30, 2003 and June 30, 2002 along with proforma financial information giving effect to the acquisition of this entity.

TouchVision, Inc.

Financial Statements
June 30, 2003
and
June 30, 2002

/Letterhead/

Independent Auditors' Report

To the Board of Directors of TouchVision, Inc.

We have audited the accompanying balance sheets of TouchVision, Inc., (a California corporation), as of June 30, 2003 and 2002, and the related statements of operations, retained earnings, and cash flows for the years then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with generally accepted auditing standards, in the United States of America. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatements. 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 the significant estimates made by management, as well as evaluating the overall financial statements presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of TouchVision, Inc., as of June 30, 2003 and 2002, and the results of its operations and its cash flows for the years then ended, in conformity with generally accepted accounting principles, in the United States of America.

/S/ Bierwolf, Nilson & Associates

Bierwolf, Nilson & Associates Salt Lake City, Utah October 30, 2003

4

TouchVision, Inc. Balance Sheet

June 30, June 30, 2003

Assets

Current Assets			
Cash Accounts Receivable (net of \$8,811 allowance) Employee Advances	181,949 93,926 54,370		
Total Current Assets	 330,245	_	102,157
Property & Equipment (Note 7)			
Computers & Electronics Furniture & Fixtures Software	16,605		63,571 16,605 8,394
Total Property & Equipment Less Accumulated Depreciation			88,570 (65,916)
Net Property & Equipment	 11,496		22,654
Other Assets			
Security Deposits	35,765		35,784
Total Other Assets	 35,765	_	35 , 784
Total Assets	377,506	\$	160 , 595

Continued 5

TouchVision, Inc.
Balance Sheet

	_	June 30, 2003		June 30, 2002	
Liabilities & Stockholders' Current Liabilities	' E	quity			
Accounts Payable Accrued Expenses Unearned Revenue Line of Credit (Note 4) Interest Payable	\$	220,837 168,577 328,688		197,860 195,302 86,307 259,958 13,895	
Total Current Liabilities		938,814		753 , 322	
Long Term Liabilities					
Notes Payable (Note 5)		100,000		75 , 000	
Total Long Term Liabilities	_	100,000	-	75,000	
Total Liabilities	_	1,038,814	-	828 , 322	
Stockholders' Equity					
Preferred Stock, 15,000,000 Shares Authorized; No Par Value Zero Shares Issued and Outstanding Common Stock, 35,000,000 Shares Authorized; No Par Value, 11,970,400 Shares Issued & Outstanding Respectively Accumulated Deficit				- 383,796 (1,051,523)	
Total Stockholders' Equity	-	(661,308)	-	(667,727)	
Total Liabilities & Stockholders' Equity	\$	377 , 506	\$	160,595	

The accompanying notes are an integral part of these financial statements. ϵ

TouchVision, Inc. Statement of Operations

For the Years Ended June 30

	_	2003	2002
Revenues			
Service Income	\$		\$ 772,071
Product Sales	_	1,121,421	1,936,228
Total Revenues		1,713,782	2,708,299
Cost of Sales		711,395	1,010,290
Gross Profit	_	1,002,387	1,698,009
Expenses			
Depreciation & Amortization		11 961	15,464
Salaries & Wages		701 550	1,245,136
Professional Fees		12,412	
Office Expenses			12,313
Travel & Entertainment		-	3,644
Rent Expense			141,787
General & Administrative		83 177	241,054
General & Administrative	_		
Total Expenses		967,838	1,703,868
Net Income (Loss) from Operations			(5,859)
Other Income (Expenses)	_		
Leasehold Abandonment		_	(14,229)
Interest Expense		(28, 129)	(20,086)
Total Other Income (Expense)	_		(34,315)
Net Income (Loss)	\$		\$ (40,174)
Net (Loss) per Share	\$.001	\$ (.003)
Weighted Average Shares Outstanding	=		======================================
	=		

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

TouchVision, Inc. Statement of Cash Flows For the Years Ended June 30

		2003	_	2002
Cash Flows from Operating Activities				
Net Profit or (Loss)	\$	6,420	\$	(40,174)
Adjustments to Reconcile Net Profit or (Loss) to Net Cash:				
Amortization & Depreciation Loss on Leasehold Abandonment		11,961		15,464
Changes in Operating Assets & Liabilities:		_		14,229
(Increase) Decrease in Accounts Receivable		(45,892)		1,029,791
(Increase) Decrease in Security Deposits		19		(1,914)
(Increase) Decrease in Employee Advances		(53 , 065)		73,744
Increase (Decrease) in Accrued Expenses		25 , 534		2,973
Increase (Decrease) in Accounts Payable		3 , 045		(165,901)
Increase (Decrease) in Customer Deposits		_		(606,821)
Increase (Decrease) in Deferred Revenue Increase (Decrease) in Interest on		80 , 270		86 , 307
Notes Payable		5,912		13,895
Net Cash (Used) by Operating Activities		36,204		421,593
Cash Flows from Investing Activities				
Purchase of Computers & Electronics		(802)		-
Purchase of Furniture & Fixtures		-		(13,910)
Net Cash (Used) by Investing Activities		(802)		(13,910)
Cash Flows from Financing Activities				
Stock Issued for Cash		_		12,300
Proceeds from Line of Credit		152,612		320,151
Payments made on Line of Credit		(83,883)		(687,438)
Proceeds from Notes Payable		25,000		- -
Net Cash Provided by Financing Activities		93,729		(354,987)
Increase (Decrease) in Cash		129,131		52,696
Cash at Beginning of Period		52 , 818	_	122
Cash at End of Period	\$	181,949 ======		52,818
Disclosures from Operating Activities				
Interest	\$	19,259	\$	10,872
	==		=	
Taxes	==	2,778 ======		9 , 705

The accompanying notes are an integral part of these financial statements. $^{\,8}$

TouchVision, Inc.
Notes to Financial Statements
June 30, 2003

NOTE 1 - CORPORATE HISTORY

The Company was organized on July 5, 1995, under the laws of the state of California as Eco Technology Solutions, Inc. On November 19, 1998, the Company filed an amendment to the Articles of Incorporation changing it's name to TouchVision, Inc. The Company is registered and qualified to do business in the state of California.

TouchVision, Inc. (TVI) is a provider of technology-enabled information and learning systems to healthcare providers, financial services companies and other industry segments. TVI specialized in software systems that provide end-users convenient, self-service access to information, transactions and educational content through a variety of interactive devices such as touch-screens, kiosks, computers, personal digital assistants, and other digital communication devices. TVI's products are web-enabled and can be deployed through various broadband and wireless networks.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES

- A. The Company uses the accrual method of accounting.
- B. Revenue Recognition The Company recognizes revenue once it is realizable and earned. Revenue from sales of products and related cost of products sold are recognized when persuasive evidence of an arrangements exists, delivery has occurred, the seller's price is fixed or determinable and collectibility is reasonably assured.
- C. The Company considers all short term, highly liquid investments that are readily convertible, within three months, to known amounts as cash equivalents. The Company currently has no cash equivalents.
- D. Primary Earnings Per Share amounts are based on the weighted average number of shares outstanding at the dates of the financial statements. Fully Diluted Earnings Per Shares shall be shown on stock options and other convertible issues that may be exercised within ten years of the financial statement dates.
- E. Depreciation: The cost of property and equipment is depreciated over the estimated useful lives of the related assets. The cost of leasehold improvements is depreciated (amortized) over the lesser of the length of the related assets or the estimated lives of the assets. Depreciation is computed on the straight line method for reporting purposes and for tax purposes.
- F. Issuance of Subsidiary's Stock: The Company has elected to account for shares issued by its subsidiary as an equity transaction.
- G. Use of Estimates: The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Continued 9

TouchVision, Inc.
Notes to Financial Statements
June 30, 2003

NOTE 3 - NEW TECHNICAL PRONOUNCEMENTS

In October 2002, SFAS Number 147 ("SFAS 147"), "Acquisitions of Certain Financial Institutions an amendment of FASB Statement Numbers 72 and 144 and FASB Interpretation Number 9" was issued to be used in acquisitions of financial institutions after October 1, 2002. It is anticipated that SFAS No 147 will have no effect upon the Company's financial statements.

In December 2002, SFAS Number 148 ("SFAS 148"), "Accounting for Stock-Based Compensation Transition and Disclosure an amendment of FASB Statement Number 123" was issued for fiscal years beginning after December 15, 2003. Adoption of SFAS 148 will not have an impact on the Company's financial statements at June 30, 2003.

In April 2003, SFAS Number 149 ("SFAS 149"), "Amendment of Statement 133 on Derivative Instruments and Hedging Activities" was issued for fiscal quarters that began prior to June 15, 2003. Adoption of SFAS 149 will have no effect upon the Company's financial statements.

In May 2003, SFAS Number 150 ("SFAS 150"), "Accounting for Certain Financial Instruments with Characteristics of both Liabilities and Equity" was issued for the first interim period beginning after June 15, 2003. It is anticipated that SFAS 150 will have no effect upon the Company's financial statements.

NOTE 4 - SHORT TERM BORROWINGS AND CREDIT LINES

The Company has available unsecured and committed operating lines of credit with several entities, providing for borrowings in an aggregate amount of \$397,250 and \$300,000 at June 30, 2003 and 2002, respectively. Interest, payable monthly, is computed at rates that range from 5.58% to 11.5% for the year ended June 30, 2003, and 6.25% to 6.88% for the year ended June 30, 2002. At June 30, 2003 and June 30, 2002, the lending institutions had advanced the Company a total of \$328,687 and \$259,958, respectively. The Company has also incurred, and paid interest in the amount of \$19,259 and \$10,872, for the periods June 30, 2003 and 2002, respectively.

NOTE 5 - NOTES PAYABLE

The Company has the following notes payable obligations	2003		2002	
Note payable to corporation, due June 29, 2005, plus				
interest payable annually at 6%.	\$	25,000	\$ _	
Unsecured note payable to individual accruing interest at 10% annually until July1, 2003, principal and				
interest due monthly, thereafter until July 1, 2023.		50,000	50,000	
Unsecured note payable to individual accruing interest at 10% annually until July 1, 2003, principal and				
interest due monthly, thereafter until July 1, 2023.		25,000	25,000	

Total		100,000		75,000
Less Current Maturities		_		_
Total Notes Payables	\$	100,000	\$	75,000
	===		===	

Continued 10

TouchVision, Inc.
Notes to Financial Statements
June 30, 2003

NOTE 5 - NOTES PAYABLE (continued)

Following are maturities of long-term debt for each of the next five years;

Year	Amo	Amount			
2003	\$	_			
2004 2005		25 , 000			
2006 2007		_			
Thereafter		75 , 000			
Total	\$	100,000			

NOTE 6 - OPERATING LEASES

On June 19, 2001, the Company signed a lease agreement to occupy office space in a multi-tenant business park. The Company pays \$8,978 per month for a 9,866 square foot facility. In addition to the monthly rent, the Company is also responsible for common area charges at approximately \$2,269 per month. The lease became effective December 1, 2001 and it expires on November 30, 2006 at which point the Company has the option to renew. A prepayment of rent of \$11,247 was made and a security deposit of \$33,742 was paid to the landlord to secure the premises. The office is located at 11095 Knott Avenue, Suite B, Cypress, California 90603.

On January 16, 2002, the Company amended its lease agreement with Warland Investments Company to include relocating to a smaller office space. The Company pays \$5,385 per month for a 5,790 square foot facility. In addition to the monthly rent, the Company is responsible for common area charges at approximately \$1,448 per month. The lease became effective March 1, 2002 and it expires on February 28, 2005 at which point the Company has the option to renew. On March 1, 2003, the base monthly rent increased by 4% and will increase an additional 4% on March 1, 2004. A prepayment of rent of \$6,832 was made and a security deposit was paid to the landlord to secure the premises. The office is located at 11095 Knott Avenue, Suites D through G, Cypress, California 90630.

The Company has an operating lease with Balboa Capital Corporation for computer equipment and office furniture. The lease commenced September 2000 and continues through September 2003. The lease payments are \$1,758 per month.

The Company is leasing a copy machine from Toshiba Financial Services. The

monthly payments are \$108 for a period of 36 months. The lease began in June 2001. The Company has the option to purchase the copier at the end of the lease term.

The Company has two leases with Graybar Financial Services for computer equipment and a telephone system. The lease terms are fifty-five and sixty months, respectively, commencing in January 2001. The monthly lease payments are \$137 and \$906, respectively, with a purchase option at the close of the term for both agreements.

Continued 11

TouchVision, Inc.
Notes to Financial Statements
June 30, 2003

NOTE 6 - OPERATING LEASES continued

The following is a schedule of future minimum payments under operating leases as of June 30, 2003.

Amount			
\$ 118,355			
102,605			
72,173			
5 , 577			
-			
\$ 298,710			
 \$			

Rent expense entering into the determination of net loss follows:

	Year Ende	ed J	ed June 30 2002		
Minimum rent on operating leases	\$ 145,024	\$	141,787		
Total Rent Expense	\$ 145,024	\$	141,787		

NOTE 7 - DEPRECIATION

The Company capitalizes the purchase of equipment and fixtures for major purchases in excess of \$500 per item. Capitalized amounts are depreciated over the useful life of the assets using the straight-line method of depreciation.

Scheduled below are the assets, costs and accumulated depreciation at June 30, 2003 and 2002.

	Со	-		Depreciation Expense		lated iation
Assets	2003	2002	2003	2002	2003	2002
Computers & Electronics Furniture & Fixtures Software	\$ 64,373 16,605 8,394	\$ 63,571 16,605 8,394	\$ 8,563 2,782 616	\$ 13,076 1,159 1,229	\$ 63,692 5,791 8,394	\$ 55,129 3,009 7,778
Totals	\$ 89,373 ======	\$ 88,570	\$ 11,961	\$ 15,464	\$ 77,877	\$ 65,916
	Continued					

12

TouchVision, Inc.
Notes to Financial Statements
June 30, 2003

NOTE 8 - INCOME TAXES

Income tax expense includes federal and state taxes currently payable and deferred taxes arising from timing differences between income for financial reporting and income tax purposes.

The Company has adopted Statement of Financial Accounting Standards Number 109 ("SFAS No. 109") "Accounting for Income Taxes." SFAS No. 109 requires an asset and liability approach for financial accounting and reporting for income tax purposes. This statement recognizes (a) the amount of taxes payable or refundable for the current year and (b) deferred tax liabilities and assets for future tax consequences of events that have been recognized in the financial statements of tax returns.

Deferred income taxes result from temporary differences in the recognition of accounting transactions for tax and financial reporting purposes. There were no temporary differences at June 30, 2003 and earlier years; accordingly no deferred tax liabilities have been recognized for all years.

The Company has cumulative net operating loss carryforwards of over \$1,040,000 at June 30, 2003 and \$1,050,000 at June 30, 2002. No effect has been shown in the financial statements for the net operating loss carryforwards as the likelihood of future tax benefit from such net operating loss carryforwards is not probable. Accordingly, the potential tax benefits of the net operating loss carryforwards at June 30, 2003 and June 30, 2002 have been offset by valuation reserves of the same amount.

	==		==	
Net Tax Asset	\$	_	\$	_
Evaluation Allowance	·	(418,041)	·	(420 , 609)
Carryforwards at Current Prevailing Federal Tax Rate	\$	418,041	\$	420,609
Current Tax Asset Value of Net Operating Loss				
Deferred Tax Asset:		2003		2002

NOTE 9 - NET EARNINGS (LOSS) PER SHARE

Basic earnings (loss) per common share (BEPS) is based on the weighted-average number of common shares outstanding during each period. Diluted earnings (loss) per common share is based on shares outstanding (computed as under BEPS) and dilutive potential common shares. Shares from the exercise of the outstanding options were not included in the computation of diluted loss per share, because their inclusion would have been antidilutive for the years ended June 30, 2003 and 2002.

Continued

TouchVision, Inc.
Notes to Financial Statements
June 30, 2003

NOTE 9 - NET EARNINGS (LOSS) PER SHARE continued

The following data shows the shares used in the computing loss per common share including dilutive potential common stock;

	2003	2002
Common shares outstanding during the entire period. Weighted-average shares paid for, but not issued during	11,970,400	11,970,400
the period.		
Weighted-average number of common shares used in basic EPS dilutive effect of options.	11,970,400	11,970,400
Weighted-average number of common shares and dilutive potential common shares used in diluted EPS.	11,970,400	11,970,400

Shares from the exercise of the outstanding options were not included in the computation of diluted loss per share because their inclusion would have been antidilutive for the years ended June 30, 2003 and 2002.

NOTE 10 - SUBSEQUENT EVENTS

On September 1, 2003, the Company completed a transaction with Trinity Learning Corporation ("TLC"), (a Utah corporation) wherein the Company received 1,250,000 shares of restricted TLC common stock in exchange for all of the Company's issued and outstanding shares of common stock. In addition, TLC has agreed to loan the Company \$20,000 a month for the twelve-month period following closing, to be used for working capital.

14

Trinity Learning Corporation

Unaudited Pro Forma Consolidated Financial Statements

June 30, 2003

Trinity Learning Corporation
Unaudited Pro Forma Consolidated Balance Sheet
June 30, 2003

Assets Current Assets \$ 268,460 Cash 136,645 Accounts Receivable Interest Receivable 41 Employee Advances 54,370 Prepaid Expense 97,944 557,460 Total Current Assets _____ Property & Equipment (Note 3) 64,881 Furniture & Equipment Accumulated Depreciation (7,824) _____ Net Property & Equipment 57**,**057

Intangible Asset (Note 4) Technology-Based Asset Accumulated Amortization		2,404,620 (167,747)
Net Intangible Asset Other Assets		2,236,873 129,768
Total Assets	\$	2,981,158
Liabilities and Stockholders' Equity		
Current Liabilities Accounts Payable Accrued Expenses Deferred Revenue Interest Payable Line of Credit (Note 7) Notes Payable Related Party (Notes 6 & 8) Total Current Liabilities	·	592,777 491,107 168,577 83,794 328,688 2,147,151
Long Term Liabilities Notes Payable (Note 8)		75 , 000
Total Long Term Liabilities		75 , 000
Total Liabilities		3,887,094
Stockholders' Equity Preferred Stock, 10,000,000 Shares at No Par Value; No Shares Issued and Outstanding Common Stock, 100,000,000 Shares Authorized at No Par Value, 16,206,641 shares and 49,774 shares Issued and Outstanding, Respectively Accumulated Deficit		- 10,318,447 11,188,913)
Subscription Receivable Other Comprehensive Income		(35,000) (470)
Total Stockholders' Equity		(905,936)
Total Liabilities and Stockholders' Equity	\$	2,981,158

The accompanying notes are an integral part of these financial statements. 16

Trinity Learning Corporation Consolidated Statement of Operations

	June 30, 2003
Revenue	A 1 001 F70
Sales Revenue	\$ 1,881,572
Cost of Sales	(711,395)
Gross Profit	1,170,177
Expenses	
Salaries & Benefits	1,744,673
Professional Fees	450,248
General & Administrative	312,108

Travel & Entertainment Depreciation & Amortization Rent Office Expense	182,593 187,458 189,548 59,050
Total Expense	3,125,678
Income (Loss) from Operations	(1,955,501)
Other Income (Expense) Interest Income	(528)
	(105,043)
Interest Expense	
Foreign Currency Gain / (Loss)	(4,582)
Total Other Income (Expense)	(110,153)
Income (Loss) Before Taxes	(2,065,654)
Taxes	
Net Income (Loss)	\$ (2,065,654)
Net Loss Per Common Share	\$ (0.21)
Weighted Average Shares Outstanding	9,614,218

A summary of the components of other comprehensive income for the transition period from October 1, 2002 to June 30, 2003 is as follows:

	Before	June 30, 2003 After
	Tax Amount	Tax Amount
Net Income (Loss)	\$ (2,065,654)	\$ (2,065,654)
Foreign currency translation	(470)	(470)
Total Other Comprehensive Income	\$ (2,066,124)	\$(2,066,124)

The accompanying notes are an integral part of these financial statements. 17

Trinity Learning Corporation

Notes to the Financial Statements

June 30, 2003

NOTE 1 - Corporate History
Trinity Learning Corporation ("Trinity," "the Company" or "we") was
incorporated on April 14, 1975 in Oklahoma under the name U.S. Mineral &
Royalty Corp. as an oil and gas exploration, development and operating
company. In 1989, the Company changed its name to Habersham Energy
Company. Historically, the Company was engaged in the business of
acquiring and producing oil and gas properties, but did not have any
business activity from 1995 to 2002. Pursuant to its reorganization in
2002, the Company changed its domicile to Utah, amended its capital
structure and changed its name to Trinity Companies Inc., then, in March

2003, to Trinity Learning Corporation. Until adoption of its recent operating strategy in 2002, the Company had not had any business activity since 1995.

Pursuant to a series of related transactions that closed on October 1, 2002, ("the Acquisition Date") the Company issued 3,000,000 restricted shares of its common stock, issued \$1,000,000 in convertible promissory notes and assumed \$222,151 in indebtedness to acquire Competency Based Learning, Inc. (CBL-California), a California corporation and two related Australian companies, Competency Based Learning, Pty. Ltd. ACN 084 763 780 ("CBL-Australia") and ACN 082 126 501 Pty. Ltd. (collectively referred to as "CBL"). The transactions were effected through CBL Global Corp. ("CBL Global"), a wholly-owned subsidiary.

On June 16, 2003, we completed a recapitalization of our common stock by (i) effecting a reverse split of our outstanding common stock on the basis of one share for each 250 shares owned, with each resulting fractional share being rounded up to the nearest whole share, and (ii) subsequently effecting a forward split by dividend to all shareholders of record, pro rata, on the basis of 250 shares for each one share owned. The record date for the reverse and forward splits was June 4, 2003. Immediately prior to the recapitalization, we had 13,419,774 shares of common stock outstanding. Following the recapitalization and the cancellation of 108,226 shares of common stock beneficially owned by members of management, we had 13,419,774 shares of common stock outstanding.

On August 6, 2003, our board of directors approved a change in our fiscal year-end from September 30 to June 30 to align with those of the companies we had already acquired or were at that time in the process of acquiring. The information presented in this transition report on Form 10-KSB relates to the period October 1, 2002 through June 30, 2003.

On September 1, 2003, we completed the acquisition of all of the issued and outstanding shares of TouchVision, a California corporation that is in the business of providing technology-enabled information and learning systems to healthcare providers, financial services companies and other industry segments. In consideration for the TouchVision shares, we issued an aggregate of 1,250,000 restricted shares of our common stock, of which 312,500 shares are subject to the terms of an escrow agreement as collateral for the indemnification obligations of the former TouchVision shareholders. We also agreed to loan to TouchVision the sum of \$20,000 per month for the twelve-month period following closing, to be used for working capital. We had previously loaned TouchVision the sum of \$50,000 in June, 2003 by way of bridge financing pending completion of the acquisition. connection with the acquisition, TouchVision entered into substantially similar employment agreements with each of Messrs. Gregory L. Roche and Larry J. Mahar, the former principals of TouchVision, which have a term of two years and provide for annual salaries of \$120,000. In conjunction with the acquisition of TouchVision, we issued 735,000 stock options pursuant to the 2002 Stock Plan at \$0.50 per share.

18

NOTE 2 - Significant Accounting Policies

- A. Method of Accounting. The Company uses the accrual method of accounting.
- B. Revenue Recognition The Company recognizes revenue once it is realizable and earned. Revenue from sales of products and related cost of products sold are recognized when persuasive evidence of an arrangements exists, delivery has occurred, the seller's price is fixed or determinable and collectibility is reasonably assured.
- C. Cash and Cash Equivalents. The Company considers all short-term, highly liquid investments that are readily convertible within three

- months to known amounts, as cash equivalents.
- D. Depreciation and Amortization. The cost of property and equipment is depreciated over the estimated useful lives of the related assets. The cost of leasehold improvements is amortized over the lesser of the length of the lease of the related assets or the estimated lives of the assets. Depreciation and amortization is computed on the straight-line method.
- E. Use of Estimates. The preparation of the financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from those estimates.
- F. Consolidation Policies. The accompanying consolidated financial statements include the accounts of the Company and its wholly owned subsidiaries. Intercompany transactions and balances have been eliminated in consolidation.
- G. Foreign Currency Translation/Remeasurement Policy. Assets and liabilities that occur in foreign currencies are recorded at historical cost and translated at exchange rates in effect at the end of the reporting period. Statement of Operations accounts are translated at the average exchange rates for the year. Translation gains and losses are recorded as Other Comprehensive Income in the Equity section of the Balance Sheet.
- H. Purchase Accounting. The purchase value of fixed assets purchased in the acquisition of CBL and TouchVision were determined based on their historical value less accumulated depreciation. All other assets were valued at their current value and a technology-based intangible asset was recorded.
- I. Primary Earnings Per Share Amounts are based on the weighted number of shares outstanding at the dates of the financial statements. Fully Diluted Earnings Per Share shall be shown on stock option and other convertible issues that may be exercised within the next ten years.

NOTE 3 - Fixed Assets

The Company capitalizes furniture and equipment purchases in excess of \$5,000 or at lower amounts based on local jurisdiction. Capitalized amounts are depreciated over the useful life of the assets using the straight-line method of depreciation. Scheduled below are the assets, cost, depreciation expense, and accumulated depreciation at June 30, 2003 and September 30, 2002.

					Accu	umulated
	Ass	et Cost	Depreciati	on Expense	Depre	eciation
	06/30/2003	09/30/2002	2 06/30/2003	09/30/2002	06/30/2003	09/30/2002
Furniture &						
Equipment	\$ 64,881	\$ 6,151	\$ 7 , 750	\$ 80	\$ 7,824	\$ 80

19

NOTE 4 Technology-Based Intangible Assets

The Company capitalized technology-based intangible assets in its acquisition of CBL and TouchVision. The amount capitalized is equal to the difference between the consideration paid for the subsidiaries including any liabilities assumed and the value of the other assets acquired. Other assets were valued at the current value at the date of the acquisition including the net value of fixed assets, historical price less accumulated depreciation. The technology-based intangible assets are being amortized over a five-year period using the straight-line method. The value assigned

to the technology-based intangible assets are considered appropriate based on average annual revenues earned from licensing of these asset over the two year period prior to the acquisitions and the expectation that future revenues for the five year period subsequent to the acquisition will equal or exceed these amounts. Scheduled below is the total asset cost, amortization expense and accumulated amortization at June 30, 2003.

Asset Cost Amortization Expense Amortization
06/30/2003 09/30/2002 06/30/2003 09/30/2002 06/30/2003 09/30/2002

Intangible Asset \$ 2,404,620 \$ - \$ 167,747 \$ - \$ 167,747 \$-

NOTE 5 - Operating Leases

In July 2003, the Company signed a lease agreement for new office space at 1831 Second Street in Berkeley, California. The lease term commenced September 1, 2003 and will expire on May 31, 2004. The Company will pay a minimum of \$5,025 per month. The Company paid \$10,050 upon the execution of the lease that includes \$5,025 security deposit that may be refunded at the end of the lease.

CBL-Australia leases contiguous office space pursuant to two separate lease agreements for its operations located in Queensland, Australia. The term of the first lease expires in January 2004 with a three year option to renew. The monthly rental amount of that lease is \$2,471. The term of the second lease expires in January 2007 with a three year option to renew. The monthly rental amount of that lease is \$2,140. CBL-Australia also leases a car for use by Brian Kennedy, its chief executive officer. The lease expires in October 2005; the monthly rental amount is \$338.

On June 19, 2001, TouchVision signed a lease agreement to occupy office space in a multi-tenant business park. TouchVision pays \$8,978 per month for a 9,866 square foot facility. In addition to the monthly rent, TouchVision is also responsible for common area charges at approximately \$2,269 per month. The lease became effective December 1, 2001 and it expires on November 30, 2006 at which point TouchVision has the option to renew. A prepayment of rent of \$11,247 was made and a security deposit of \$33,742 was paid to the landlord to secure the premises. The office is located in Cypress, California.

On January 16, 2002, TouchVision amended its lease agreement with Warland Investments Company to include relocating to a smaller office space. TouchVision pays \$5,385 per month for a 5,790 square foot facility. In addition to the monthly rent, TouchVision is responsible for common area charges at approximately \$1,448 per month. The lease became effective March 1, 2002 and it expires on February 28, 2005 at which point TouchVision has the option to renew. On March 1, 2003, the base monthly rent increased by 4% and will increase an additional 4% on March 1, 2004. A prepayment of rent of \$6,832 was made and a security deposit was paid to the landlord to secure the premises. The office is located at 11095 Knott Avenue, Suites D through G, Cypress, California 90630.

20

TouchVision has an operating lease with Balboa Capital Corporation for computer equipment and office furniture. The lease commenced September 2000 and continues through September 2003. The lease payments are \$1,758 per month.

TouchVision is leasing a copy machine from Toshiba Financial Services. The

monthly payments are \$108 for a period of 36 months. The lease began in June 2001. The Company has the option to purchase the copier at the end of the lease term.

TouchVision has two leases with Graybar Financial Services for computer equipment and a telephone system. The lease terms are fifty-five and sixty months, respectively, commencing in January 2001. The monthly lease payments are \$137 and \$906, respectively, with a purchase option at the close of the term for both agreements.

Total Minimum Lease Commitments as of June 30, 2003:

Calendar Year		Amount
2003	\$	101,211
2004		151,084
2005		57 , 398
2006		41,438
Thereafter		2,477
Total	\$	353 , 608
	====	

NOTE 6 Related Party Transactions
As of July 15, 2002, Trinity entered

As of July 15, 2002, Trinity entered in a two-year Advisory Agreement with Kings Peak Advisors, LLC ("KPA") with automatic renewal for a 12-month period. Under the terms of the Advisory Agreement, KPA will provide the Company with general corporate, financial, business development and investment advisory services on a non-exclusive basis. These services include assisting with the identification of placement agents, underwriters, lenders and other sources of financing, as well as additional qualified independent directors and members of management. KPA is a private company whose principals are Douglas Cole and Edward Mooney, who are officers and directors of Trinity, and Mr. Theodore Swindells.

The Advisory Agreement provides that KPA will be compensated for its various advisory services as follows: (i) for general corporate advisory services, an initial retainer of \$25,000 and a fee of \$20,000 per month throughout the term of the agreement, which monthly fee amount is payable, at KPA's option, in shares of common stock at a price per share equal to \$0.025; (ii) for financial advisory services, a fee based on 10% of the gross proceeds of any equity financings and/or 1.5% of any gross proceeds of debt financings that are completed by underwriters or placement agents introduced by KPA, as well as any fees which may be due to KPA for its assistance in identifying prospective investors pursuant to terms and conditions of offering memoranda issued by the Company; (iii) for merger and acquisition services involving a transaction resulting from a contact provided by KPA, a sliding fee based on a percentage of the value of the transaction, subject to an additional \$100,000 bonus in the event the transaction is valued at \$3,000,000 or more; (iv) in respect of general business development advisory services, a fee to be negotiated with KPA based upon certain agreed-upon fee parameters between the parties; and (v) in respect of debt, credit or leasing facilities, a fee to be negotiated on a case-by-case basis.

21

Trinity acknowledged that it was indebted to KPA for prior services rendered since April 1, 2002 in the amount of \$30,000, up to 50% of which amount is payable, at KPA's option, in shares of common stock at a price per share of \$0.025. The total number of shares of common stock issuable

to KPA under the Advisory Agreement may not exceed 4,400,000 shares. Through June 30, 2003, KPA had earned a total of \$285,000 under the Advisory Agreement, \$110,000 of which was converted into 4,400,000 shares of common stock in March 2003. Of the balance of \$175,000, \$134,132 has been paid to KPA, leaving a balance owing at June 30, 2003 of \$40,868.

As of August 8, 2002, Trinity formalized a Debt Conversion Agreement with Global Marketing Associates, Inc. ("GMA"), holder of a convertible promissory note (the "GMA Note") in the principal amount of \$166,963, pursuant to which the principal amount of the note, along with accrued interest thereon, was made convertible, under certain conditions, into 3,200,000 shares of common stock. The GMA Note was originally issued in November 2000 to the Company's former attorneys and was subsequently acquired by Pacific Management Services, Inc., who assigned the note to GMA; both entities are unrelated to Trinity. GMA subsequently assigned the right to acquire 2,600,000 of the 3,200,000 shares of common stock into which the note is convertible, to several persons, including Messrs. Cole, Mooney and Swindells. Pursuant to the assignment, Messrs. Cole and Mooney each acquired the right to acquire 600,000 shares of the common stock into which the GMA Note is convertible and Mr. Swindells acquired the right to acquire 1,000,000 shares. Fifty percent of the shares issuable upon the conversion of the GMA Note are subject to a two-year lock-up provision that restricts transfer of such shares without prior written consent of Trinity's board of directors. As of January 2003, 3,200,000 shares of our common stock had been issued pursuant to the terms of the GMA Note.

Pursuant to the acquisition of CBL on October 1, 2002 described in Note 1 above, we issued to shareholders of CBL two convertible promissory notes in the amounts of \$485,000 and \$515,000. The notes accrue interest at 7% per annum and are considered due and payable upon the earlier of September 1, 2004 or the date, upon which we close an equity financing, the net proceeds of which, together with the net proceeds of all equity financing conducted by the Company after the Acquisition Date, equal or exceeds \$10,000,000. The conversion price on the notes is \$2.00 per share of common stock. At June 30, 2003, accrued interest totaled \$52,356.

At the Acquisition Date, we issued two unsecured promissory notes in the amount of \$222,151 to cancel three unsecured promissory notes previously issued by CBL-Australia and CBL-California to its shareholders, Messrs. Scammell and Kennedy. The notes accrue interest at 7% per annum and are considered due and payable upon the earlier of the September 1, 2003 or the date, upon which the company closes an equity financing, the net proceeds of which, together with the net proceeds of all equity financing conducted by us after the Acquisition Date, equal or exceeds \$3,000,000. At June 30, 2003, accrued interest totaled \$11,631. The notes were due and payable on September 1, 2003 for which the payment has not been made pending the outcome of a lawsuit filed against Messrs. Scammell and Kennedy, see Note 14, Subsequent Events.

Concurrent with its acquisition of CBL, Trinity (i) issued promissory notes to certain individuals and entities for a total principal amount of \$500,000 ("Bridge Financing Amount"), such notes ("Bridge Financing Notes") are convertible under certain conditions into shares of common stock, and (ii) in connection with the issuance of the Bridge Financing Notes, issued warrants ("Bridge Financing Warrants") to the holders of the Notes to purchase additional shares of Common Stock. Of the Bridge Financing Amount, \$55,000 was advanced by KPA and \$120,000 by Mr. Swindells.

22

The Bridge Financing Notes bear interest at a rate of 9% per annum and are due one year from the date of the respective notes, unless automatically

converted upon the closing by the Company of an equity financing consisting of at least 500,000 shares of common stock. On May 19, 2003, the principal amount of \$500,000 and accrued interest of \$34,745 on the respective notes were converted into 1,336,867 shares of common stock at \$0.40 per share. The Bridge Financing Warrants are exercisable for a period of one year at a price of \$0.05 per share, and contain a net issuance provision whereby the holders may elect a cashless exercise of such warrants based on the fair market value of the common stock at the time of conversion.

From time to time, since inception of our current operating strategy, Mr. Swindells has provided short-term working capital loans on a non-interest bearing basis. During our previous fiscal year, we were advanced \$145,000 by Mr. Theodore Swindells, and during the transition period from October 1, 2002 to June 30, 2003, we were advanced an additional \$780,000 by Mr. Swindells. The principal may be converted into such other debt or equity securities financings that we may issue in private offerings while the loan is outstanding. In September 2003, we repaid \$500,000 on the \$925,000 note balance then outstanding.

NOTE 7 - Short Term Borrowings and Credit Lines
TouchVision has available unsecured and committed operating lines of credit
with several entities, providing for borrowings in an aggregate amount of
\$397,250 and \$300,000 at June 30, 2003 and 2002, respectively. Interest,
payable monthly, is computed at rates that range from 5.58% to 11.5% for
the year ended June 30, 2003, and 6.25% to 6.88% for the year ended June
30, 2002. At June 30, 2003 and June 30, 2002, the lending institutions had
advanced TouchVision a total of \$328,687 and \$259,958, respectively.
TouchVision has also incurred, and paid interest in the amount of \$19,259
and \$10,872, for the years ended June 30, 2003 and 2002, respectively.

NOTE 8 - Notes Payable

At June 30, 2003, notes payable to accredited investors and related parties totaled \$2,147,151 as compared with \$811,963 at September 30, 2002. The notes bear interest between the rates of 0% and 10.0% per annum, some of which are secured by our common stock or certain assets in our subsidiaries. Certain notes are convertible into the Company's common stock.

The Company has the following notes payable obligations:	 June 30, 2003 	_	September 30, 2002
Convertible Bridge Financing notes payable to investors due between June 15, 2003 and September 15, 2003 plus accrued interest at a rate of 9% per annum. On May 19, 2003, \$445,000 was converted to common stock, see Note 7.	\$ -	\$	445,000
Unsecured convertible notes payable due on December 1, 2003, see Note 7.	925,000		145,000
Unsecured convertible notes payable convertible after August 2002 plus accrued interest at a rate of 6% per annum. As of January 2003, \$104,352 was converted to common stock, see Note 7.	-		104,352
Unsecured convertible notes payable to related parties convertible after August 2002 plus accrued interest at a rate of 6% per annum. As of January 2003, \$62,611 was converted common stock, see Note 7.	_		62,611

Unsecured Notes Payable to unrelated individuals accruing interest at 10% per annum until July 1, 2003, principal and interest due monthly thereafter until July 2023.	75,000	75 , 000
Convertible Bridge Financing notes payable to related parties due between June 15, 2003 and September 15, 2003, plus accrued interest at a rate of 9% per annum. On May 19, 2003, \$55,000 was converted to common stock,		
see Note 7.	_	55,000
Unsecured notes payable to related parties, see Note 7 for due date, interest payable interest at a rate of 7% per annum.	222,151	-
Convertible notes payable to related parties, see Note 7 for due date, plus accrued interest at a rate of 7% per annum.	1,000,000	-
Total Notes Payable Less: Current Maturities	2,222,151 (2,147,151)	•
Long Term Notes Payable	75,000	75,000

Following are maturities of long-term debt for each of the next five years:

Year	Amount		
2003	\$	_	
2004		_	
2005		25,000	
2006		_	
2007		_	
Thereafter		75,000	
Total	\$	100,000	
	====		

NOTE 9 - Stockholders' Equity

On February 5, 2002, the Company effected a one hundred for one (100 for 1) reverse split. No shareholder was reversed below 100 shares. Shareholders with 100 shares or less, prior to the reverse, were not affected.

On May 5, 2002, the Company amended its Articles of Incorporation to reflect a change in par value from \$0.10 per share to no par value per share. Accordingly, this change effecting the common stock and additional paid in capital values has been retroactively applied to all prior years.

On October 1, 2002, the Company issued a total of 3,000,000 shares of common stock in conjunction with its acquisition of CBL-Australia and CBL-California at \$0.025 per share. Accordingly, \$75,000 has been charged to common stock to reflect the total cost of the shares.

On October 1, 2002, the Company authorized a Stock Purchase Agreement in order to retain qualified directors and officers. The Stock Purchase Agreement allows various directors to purchase an aggregate of 1,200,000 shares of the Company's common stock at a price of \$0.025 per share. The purchase price shall be payable by each Purchaser in the form of the

cancellation of the Company's obligation to pay the various Purchasers a total of \$30,000 as compensation for services already performed by Purchaser for the Company.

24

On October 2, 2002, the Company issued 1,070,000 shares of common stock in settlement of outstanding amounts due for services rendered to the Company. These shares were issued at \$0.025 per share totaling \$26,750.

On October 21, 2002, the Company adopted and approved the "2002 Stock Plan" which was approved by the Company's shareholders at its special shareholder meeting on December 2, 2002. The Plan authorizes issuance of 3,000,000 shares to be increased by 500,000 shares annually. The plan expires in ten years. As of June 30, 2003, 2,447,000 options have been granted at prices ranging from \$0.05 per share to \$0.50 per share of which 963,625 were vested as of June 30, 2003.

During the period November 15, 2002 to January 21, 2003, we issued 3,200,000 shares in exchange for \$166,953, respectively of unsecured notes payable. The original amount of the note was \$166,963 (See Notes 7 and 8). Between January and April 2003, we received subscriptions to our December 2002 Private Placement Memorandum totaling \$250,000 from outside investors to purchase 250,000 units at a price of \$1.00 per unit. Each unit entitles the holder to two shares of our common stock and two three year warrants, each to purchase an additional share of common stock for \$1.00 per share. If all warrants are fully exercised by the holder of such warrants, a bonus warrant will be issued entitling the holder to purchase one additional share of common stock for \$2.00.

On March 20, 2003, we issued 4,400,000 shares of common stock in settlement of \$110,000 of amounts due to Kings Peak Advisory, LLC (see Note 7).

On May 19, 2003, we issued 1,250,000 and 86,867 shares of the common stock in exchange for the total principal Bridge Financing Notes of \$500,000 and the accrued interest payable on such notes of \$34,745, respectively (see Note 7).

On June 16, 2003, we completed a recapitalization of its common stock by effecting a reverse split of its outstanding common stock on the basis of one share for each 250 shares owned, with each resulting fractional share being rounded up to the nearest whole share, and subsequently effecting a forward split by dividend to all shareholders of record, pro rata, on the basis of 250 shares for each one share owned. Immediately prior to the recapitalization, we had 13,419,774 shares of common stock outstanding. Following the recapitalization and the cancellation of 108,226 shares of common stock beneficially owned by members of management, the Company had 13,419,774 shares of common stock outstanding.

Between June and October 2003, we received subscriptions to our May 2003 Private Placement Memorandum ("May 2003 PPM") totaling \$5,143,300 from outside investors to purchase 5,143,300 units at a price of \$1.00 per unit. Each unit entitles the holder to two shares of our common stock and two three year warrants, each to purchase an additional share of common stock for \$1.00 per share. If all warrants are fully exercised by the holder of such warrants, a bonus warrant will be issued entitling the holder to purchase one additional share of common stock for \$2.00. In connection with the May 2003 Private Placement, we issued to various financial advisors, 567,160 additional shares of our common stock and five-year warrants to purchase 207,050 shares of our common stock.

On September 1, 2003, we completed the acquisition of all of the issued and outstanding shares of River Murray Training Pty Ltd ("RMT") an Australian company that is in the business of providing workplace training programs for various segments of the food production industry, including viticulture

and horticulture. In consideration for the shares of RMT we issued 700,000 restricted shares of our common stock, of which 350,000 shares are subject to the terms of an escrow agreement as collateral for the indemnification obligations of the former RMT shareholders.

2.5

NOTE 10 Stock Option Plan

On December 2, 2002, at a special meeting of our shareholders, the 2002 Stock Plan was approved. The maximum aggregate number of shares that may be optioned and sold under the plan is the total of (a) 3,000,000 shares, (b) an annual 500,000 increase to be added on the last day of each fiscal year beginning in 2003 unless a lesser amount is determined by the board of directors. The plan became effective with its adoption and remains in effect for ten years unless terminated earlier. Options granted under the plan vest 25% on the day of the grant and the remaining 75% vests monthly over the next 36 months. The following schedule summarizes the activity during the nine-month transition period ended June 30, 2003.

	2002 STOCK PLAN	
	Number of Shares	Weighted Average Exercise Price
Outstanding at October 1, 2002 Options Granted Options Exercised Options Canceled	- \$ 2,447,000 \$	0.23
Options Outstanding at June 30, 2003	2,447,000 \$	0.23
Options Exercisable at June 30, 2003	963,625 \$	0.22

In accordance with Statement of Financial Accounting Standards Number 123, "Accounting for Stock-Based Compensation", option expense of \$76,774 was recognized for the nine-month transition period ended June 30, 2003.

	June 30,	2003
Five-Year Risk Free Interest Dividend Yield Volatility Average Expected Term (Years		3.01% nil nil 4.4

Stock options outstanding and exercisable under 2002 Stock Plan as of June 30, 2003 are as follows:

Price	Granted	Price	(Years)	Vested	Price
Exercise	Options	Exercise	Life	Options	Exercise
Range of	Number of	Average	Contractual	Number of	Average
		Weighted	Remaining		Weighted
			Average		

\$0.05	600,000	\$0.05	4.3	262,500	\$0.05
\$0.25	1,589,000	\$0.25	4.3	624,813	\$0.25
\$0.50	258,000	\$0.50	4.6	76,313	\$0.50

26

NOTE 11 - Income Taxes

Income tax expense includes federal and state taxes currently payable and deferred taxes arising from timing differences between income for financial reporting and income tax purposes.

The Company has adopted Statement of Financial Accounting Standards Number 109 ("SFAS No. 109") "Accounting for Income Taxes." SFAS No. 109 requires an asset and liability approach for financial accounting and reporting for income tax purposes. This statement recognizes (a) the amount of taxes payable or refundable for the current year and (b) deferred tax liabilities and assets for future tax consequences of events that have been recognized in the financial statements or tax returns.

Deferred income taxes result from temporary differences in the recognition of accounting transactions for tax and financial reporting purposes. There were no temporary differences at June 30, 2003 and earlier years; accordingly, no deferred tax liabilities have been recognized for all years.

The Company has cumulative net operating loss carryforwards of over \$12,100,000 at June 30, 2003 and \$9,100,000 at September 30, 2002. No effect has been shown in the financial statements for the net operating loss carryforwards as the likelihood of future tax benefit from such net operating loss carryforwards is not probable. Accordingly, the potential tax benefits of the net operating loss carryforwards at June 30, 2003 and September 30, 2002 have been offset by valuation reserves of the same amount.

Deferred tax assets and the valuation account at June 30, 2003 and at September 30, 2002 are as follows:

Deferred Tax Asset	June 30, 2003	September 30, 2002
Net Operating Loss Carryforwards Valuation Allowance		\$ 3,800,000) (3,800,000)
Total	\$ -	\$ -

NOTE 12 - Net Earnings (Loss) Per Share

Basic earnings (loss) per common share ("BEPS") are based on the weighted-average number of common shares outstanding during each period. Diluted earnings (loss) per common share ("DEPS") are based on shares outstanding (computed under BEPS) plus dilutive potential common shares. Shares from the exercise of the outstanding options were not included in the computation of DEPS, because their inclusion would have been antidilutive for the nine months ended June 30, 2003.

2.7

The following data shows the shares used in the computing loss per common

share including dilutive potential common stock at June 30, 2003:

	Amount
Common about a lateralism in all all a 1 250 200 about in all	
Common shares outstanding including 1,250,000 shares issued to TouchVision shareholders at June 30, 2003.	16,206,641
	=========
Weighted-average number of common shares including 1,250,000 shares issued to TouchVision shareholders used in basic EPS	
dilutive effect of options.	9,614,218
Weighted-average number of common shares and dilutive	
potential common shares including 1,250,000 shares issued to	
TouchVision shareholders used in diluted EPS.	9,614,218

NOTE 13 - Going Concern

Our financial statements are prepared using generally accepted accounting principles applicable to a going concern, which contemplates the realization of assets and liquidation of liabilities in the normal course of business. Currently, we do not have significant cash or other material assets, nor do we have an established source of revenues sufficient to cover our operating costs and to allow us to continue as a going concern. We do not currently possess a financial institution source of financing and we cannot be certain that our existing sources of cash will be adequate to meet our liquidity requirements. However, we have undertaken the following to meet our liquidity requirements:

- (a) Seek additional equity funding through private placements to raise sufficient funds to continue operations and fund its ongoing development, merger and acquisition activities. In May 2003, we commenced a \$5,000,000 private placement, the proceeds of which will be used for (i) corporate administration, (ii) the expansion of subsidiary operations, and (iii) expenses and funds advanced for acquisitions in 2003. In conjunction with the private placement, we have engaged various financial advisory firms and other finders to identify prospective investors. We completed the private offering on October 31, 2003.
- (b) Continue conversion of certain outstanding loans and payables into common stock in order to reduce future cash obligations;
- (c) Generate sufficient cash flow to sustain and grow subsidiary operations and, if possible, create excess cash flow for corporate administrative expenses through our operating subsidiaries; and
- (d) Identify prospective acquisition targets with sufficient cash flow to fund subsidiary operations, as well as potentially generating operating cash flow that may sustain corporate administrative expenses.

Trinity's future capital requirements will depend on its ability to successfully implement these initiatives and other factors, including our ability to maintain our existing customer base and to expand our customer base into new geographic markets, and overall financial market conditions in the United States and other countries where we will seek prospective investors.

28

("SFAS 147"), "Acquisitions of Certain Financial Institutions an amendment of FASB Statements No. 72 and 144 and FASB Interpretation No. 9" was issued to be used in acquisitions of financial institutions after October 1, 2002. It is anticipated that SFAS 147 will have no effect upon the Company's financial statements.

In December 2002, Statement of Financial Accounting Standards Number 148 ("SFAS 148"), "Accounting for Stock-Based Compensation Transition and Disclosure an amendment of FASB Statement No. 123" was issued for fiscal years beginning after December 15, 2003. It is anticipated that SFAS 148 will have no effect upon the Company's financial statements.

In April 2003, Statement of Financial Accounting Standards Number 149 ("SFAS 149"), "Amendment of Statement 133 on Derivative Instruments and Hedging Activities" was issued for fiscal quarters that began prior to June 15, 2003. Adoption of SFAS 149 will have no effect upon the Company's financial statements.

In May 2003, Statement of Financial Accounting Standards Number 150 ("SFAS 150"), "Accounting for Certain Financial Instruments with Characteristics of Both Liabilities and Equity" was issued for the first interim period beginning after June 15, 2003. The Company anticipates that SFAS 150 may impact the accounting for certain future acquisitions and the anticipated distribution of stock for services.

NOTE 15 - Subsequent Events

On July 8, 2003, we issued a five-year warrant to Merriman, Curran, Ford & Co. a financial service company, to purchase up to 20,000 shares of our common stock for a period of five years at 0.50 per share in consideration for financial advisory services provided to us by the firm.

On September 1, 2003, we completed the acquisition of all of the issued and outstanding shares of TouchVision, a California corporation that is in the business of providing technology-enabled information and learning systems to healthcare providers, financial services companies and other industry segments. In consideration for the TouchVision shares, we issued an aggregate of 1,250,000 restricted shares of our common stock, of which 312,500 shares are subject to the terms of an escrow agreement as collateral for the indemnification obligations of the former TouchVision shareholders. We also agreed to loan to TouchVision the sum of \$20,000 per month for the twelve-month period following closing, to be used for working capital. We had previously loaned TouchVision the sum of \$50,000 in June, 2003 by way of bridge financing pending completion of the acquisition. connection with the acquisition, TouchVision entered into substantially similar employment agreements with each of Messrs. Gregory L. Roche and Larry J. Mahar, the former principals of TouchVision, which have a term of two years and provide for annual salaries of \$120,000. In conjunction with the acquisition of TouchVision, we issued 735,000 stock options pursuant to the 2002 Stock Plan at \$0.50 per share.

On September 1, 2003, we completed the acquisition of all of the issued and outstanding shares of River Murray Training Pty Ltd ("RMT") an Australian company that is in the business of providing workplace training programs for various segments of the food production industry, including viticulture and horticulture. In consideration for the shares of RMT we issued 700,000 restricted shares of our common stock, of which 350,000 shares are subject to the terms of an escrow agreement as collateral for the indemnification obligations of the former RMT shareholders. We also loaned US\$49,000 to RMT for the purpose of repaying outstanding loans advanced to RMT by its former shareholders.

On September 1, 2003, we completed the acquisition of 51% of the issued and outstanding shares of Ayrshire Trading Limited, a British Virgin Islands company ("Ayrshire") that owns 95% of Riverbend Group Holdings (Proprietary) Limited ("Riverbend"), a South African company that provides learning services to corporations and individuals in South Africa. We also acquired the option to purchase the remaining 49% of Ayrshire. consideration for the Ayrshire shares, we issued a convertible noninterest-bearing promissory note in the amount of \$20,000, which amount is convertible from time to time but no later than December 30, 2006 into a maximum of 2,000,000 shares of our common stock. Of these shares, up to 400,000 may be withheld in satisfaction for any breach of warranties by the former shareholders of Ayrshire. The Ayrshire shares are subject to escrow and pledge agreements will be reconveyed to the former shareholders in the event of a default by us of certain terms and conditions of the acquisition agreements, including, among other things, a voluntary or involuntary bankruptcy proceeding involving us or the failure by us to list our shares of common stock on a major stock exchange by December 30, 2006.

As further consideration for the Ayrshire shares, we agreed to make a non-interest-bearing loan of \$1,000,000 to Ayrshire, \$300,000 of which was advanced at closing and \$700,000 was advanced On November 3, 2003. We may exercise an option to acquire the remaining 49% of Ayrshire in consideration for the issuance of 1,500,000 shares of our common stock, subject to certain adjustments.

During the period June 1, 2003 to October 31, 2003, we sold by way of private placement an aggregate of 5,143,300 units at a price of \$1.00 per unit, for aggregate consideration of \$5,143,300. Each unit comprised two shares of our common stock and two warrants, each exercisable for one additional share of our common stock. In addition, each unit carried the right to acquire an additional warrant to purchase, under certain conditions, up to one additional share of common stock. In connection with the private placement, we paid \$448,105 in commissions and issued to various financial advisors, 567,160 additional shares of our common stock and five-year warrants to purchase 207,050 shares of our common stock. In our opinion, the offer and sale of these securities was exempt by virtue of Section 4(2) of the Securities Act and the rules promulgated thereunder.

On September 12, 2003, we filed a Complaint in the United States District Court for the District of Utah, Central Division, against CBL Global Corporation (f/k/a CBL Acquisition Corporation), and Robert Stephen Scammell, the sole shareholder of CBL-California, (Case No. 2:03CV00798DAK) alleging, among other things, that Scammell and CBL-California provided us with misstated financial statements prior to our merger in October 2002 with CBL-California and CBL Global. On September 18, 2003, we filed a First Amended Complaint and Jury Demand, which added as defendants CBL-Global and Brian Kennedy, the sole shareholder of CBL-Australia. The First Amended Complaint alleges causes of action for violations of Section 10(b) of the Securities Exchange Act of 1934 and Rule 10b-5 promulgated thereunder, for violations of Section 20(a) of the Securities Exchange Act of 1934, for declaratory relief and breach of contract, for common law fraud, and for negligent misrepresentation.

30

The First Amended Complaint alleges, among other things, that the defendants were advised by CBL-California's accountant on September 18, 2002 that CBL-California's financial statements were misstated, and alleges that new restated financial statements were issued on September 19, 2002.

The First Amended Complaint alleges, however, that the restated financial statements were not provided to us prior to the October 1, 2002 closing of the merger. The First Amended Complaint seeks damages in an amount to be proven at trial, but which amount presently is estimated to exceed, at a minimum, the full amount of the consideration paid by us and CBL Global in the merger, as well as treble damages, and attorneys' fees. The First Amended Complaint also seeks a declaration that we (i) are entitled to retain certain of our shares of common stock that were issued in connection with the acquisition of CBL and placed in escrow, (ii) are entitled to set-off amounts owed to Messrs. Scammell and Kennedy pursuant to the CBL acquisition; and (iii) are entitled to seek the return of the shares of our common stock that have already have been distributed to defendants Messrs. Kennedy and Scammell in the merger. We intend to vigorously pursue our claims against the defendants.

On September 18, 2003 we announced that we had entered into a definitive agreement to acquire majority control of IRCA (Pty.) Ltd. ("IRCA"), an international firm specializing in corporate learning, certification, and risk mitigation in the areas of safety, health environment, and quality assurance ("SHEQ"). We anticipate closing this transaction within the next 30 days. IRCA is headquartered in South Africa and also operates international sales offices and operations in the United Kingdom and the United States. We will acquire majority interest in IRCA through a combination of stock and cash payments. The definitive agreement contains certain closing conditions and certain future provisions that will enable Trinity to acquire full ownership of IRCA and its various operating subsidiaries.

Trinity Learning Corporation Supplementary Schedules

Unaudited Pro Forma Consolidated Financial Statements

For the Period Ended June 30, 2003

	Trinity Learning Touch		Adju		
		Vision	Debits		Total
Assets					
Current Assets Cash	\$ 86,511 42,719 41 - 97,944	93,926 - 54,370			\$ 268,460 136,645 41 54,370 97,944
Total Current Assets		330,245			557,460
Property & Equipment Furniture & Fixtures Accumulated				a) 77,877	64,881
Depreciation	(7,824)	(77,877)	a) 77,877		(7,824)
Net Property & Equipment		11,496			57,057
Intangible Asset Technology-Based Asset Accumulated		-	b)1,286,308		2,404,620
Amortization	(167,747)				(167,747)
Net Intangible Assets	950,565	-			2,236,873
Other Assets Notes Receivable Other Assets	25,000 94,003	- 35 , 765		b) 25,000	- 129 , 768
Total Other Assets	•	•			129,768
Total Assets	\$ 1,342,344	\$ 377,506 ======			\$ 2,981,158 =======

Continued 33 Trinity Learning Corporation Unaudited Pro Forma Consolidating Balance Sheet June 30, 2003

	Trinity	Touch		Adjust		
	Corporation	Vision			Credits	Total
Liabilities and Equ	ity 					
Accrued Expenses Deferred Revenue Interest Payable Lines of Credit Notes Payable -	63 , 987 -	\$ 200,905 220,837 168,577 19,807 328,688				\$ 592,777 491,107 168,577 83,794 328,688
Related Party Total Current Liabilities	2,147,151 2,873,280	938,814				2,147,151 3,812,094
Long Term Liabilities Notes Payable - Related Party		100,000	b)	25,000		75,000
Total Long Term Liabilities		100,000				75 , 000
Total Liabilities	2,873,280	1,038,814				3,887,094
Stockholders' Equity Preferred Stock Common Stock Accumulated Earnings	9,693,447		b)	383,796	b) 625,000	10,318,447
(Deficit)	(11, 188, 913)	(1,045,104)	b)	41	b)1,045,063	(11,188,913)
Subscription Receivable Other Comprehensive	(35,000)	-				(35,000)
Income	(470)	-				(470)
Total Stockholders' Equity	(1,530,936)	(661,308)				(905 , 936)
Total Liabilities and Stockholders' Equity		\$ 377,506				\$ 2,981,158

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Continued

34

Trinity Learning Corporation Unaudited Pro Forma Consolidating Balance Sheet June 30, 2003

a) To record TouchVision fixed assets at their fair value based on historical book value less accrued depreciation.

	Debits		Credits	
Furniture and Equipment	\$	77 , 877		
Accumulated Depreciation			\$	77,877

To record the issuance of 1,250,000 shares of Trinity Learning Common Stock, No Par Value, at \$0.50 per share for a total of \$625,000, the cancellation of TouchVision's Equity, the elimination of \$25,000 loaned to TouchVision with related interest and the net investment in TouchVision as a Technology Based - Intangible Asset.

Touchvision	Debits	Credits
Technology-Based Asset	\$1,286,308	
Common Stock TouchVision	383 , 796	
Notes Payable TouchVision	25,000	
Interest Income - Trinity Learning Corporation	41	
Accumulated Deficit TouchVision		\$ 1,045,104
Common Stock Trinity Learning Corporation		625,000
Interest Expense		41
Notes Receivable		25,000

Continued 35

Trinity Learning Corporation Unaudited Pro Forma Consolidating Statement of Operations

October 1, 2002 to June	Vision Fiscal Year Ended June 30, 2003		Entries	_	Total
	(711,395)			\$	1,881,572 (711,395)
167,790				_	1,170,177
437,836 228,931 182,593 175,497 44,524 45,336 	12,412 83,177 - 11,961 145,024 13,714 			-	1,744,673 450,248 312,108 182,593 187,458 189,548 59,050 3,125,678
(76,865) (4,582)	(28 , 219) -				(528) (105,043) (4,582)
	Learning Corporation October 1, 2002 to June 30, 2003 \$ 167,790 1,043,123 437,836 228,931 182,593 175,497 44,524 45,336 2,157,840 (1,990,050) (487) (76,865) (4,582)	Learning Corporation Touch October 1, 2002 Fiscal Year to June Ended June 30, 2003 30, 2003 \$ 167,790 \$ 1,713,782	Learning Corporation October 1, 2002 Fiscal Year to June 30, 2003 \$ 167,790 \$ 1,713,782 \$	Learning Corporation October 1, 2002 Fiscal Year to June So, 2003 30, 2003 Entries \$ 167,790 \$ 1,713,782 \$	Learning Corporation Corporation October 1, 2002 Fiscal Year to June Ended June Acq'n 30, 2003 30, 2003 Entries \$ 167,790 \$ 1,713,782 \$ \$

Income (Loss) Before Taxes Taxes	(2,071,984) -	6 , 330 -		(2,065,654) -
Net Income (Loss)	\$(2,071,984)	\$ 6,330		\$ (2,065,654)
Net Loss Per Common Share	\$ (0.25)			\$ (0.21)
Weighted Average Shares Outstanding	8,364,218		1,250,000	9,614,218

Continued 36

Trinity Learning Corporation
Unaudited Pro Forma Consolidating Statement of Operations

A summary of the components of other comprehensive income for the transition period from October 1, 2002 to June 30, 2003 is as follows:

	Transition Period October 1, 2002 to June 30, 2003 Before After			
	Tax Amount			
Net Income (Loss) Foreign Currency Translation	\$ (2,065,654) \$ (470)	\$ (2,065,654) (470)		
Total Other Comprehensive Income	\$ (2,066,124)	\$ (2,066,124)		

37

SIGNATURES

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

TRINITY LEARNING CORPORATION

Date: November 17, 2003 By: /s/ DOUGLAS D. COLE

Douglas D. Cole

Chief Executive Officer