## SEARCHHOUND COM INC Form 10QSB August 14, 2002

## SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 10-QSB

QUARTERLY REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 for the Quarterly Period Ended June 30, 2002

Commission File Number: 0-19471

SEARCHHOUND.COM, INC (Exact name of registrant as specified in its charter)

Nevada 91-1942841
----- (State or other jurisdiction of incorporation or organization) (IRS Employer Identification No.)

200 Main Street Suite 305
Kansas City, MO 64105
(Address of principal executive offices)
(Zip Code)

Registrant's telephone number, including area code: (816) 960-3777 ext. 20

Check whether the issuer (1) filed all reports required to be filed by Section 13 or 15(d) of the Exchange Act during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes [X] No []

State the number of shares outstanding of each of the issuer's classes of common equity, as of the latest practical date.

As of August 14, 2002, an aggregate of 30,603,209 shares of Common Stock were outstanding.

Transitional Small Business Disclosure Format (check one): Yes NO X

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## PART 1

## ITEM 1. FINANCIAL STATEMENTS

The consolidated financial statements of the company required to be filed with this 10-QSB Quarterly Report were prepared by management and commence on the following page, together with related notes. In the opinion of management, the consolidated financial statments present fairly the financial condition of the company.

# SEARCHHOUND.COM, INC. CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2001 AND JUNE 30, 2002 (unaudited)

	DECEMBER 2001	31, JUNE 30, 2002
ASSETS		
CURRENT ASSETS:  Cash and cash equivalents  Marketable securities-available for sale  Accounts receivable (no reserve for doubtful	\$102 <b>,</b> 163	\$ 22 <b>,</b> 965 -
accounts considered necessary) Related party receivables	244,233 10,183	19,835
Total current assets	356 <b>,</b> 579	42,800
FURNITURE, FIXTURES AND EQUIPMENT, net INTANGIBLE ASSETS, net INVESTMENT IN NONCONSOLIDATED SUBSIDIARY OTHER ASSETS, net	171,272 3,844,719 803,320 794	120,219 3,300,000 0 794
TOTAL ASSETS	\$5,176,684	\$3,463,813
LIABILITIES AND STOCKHOLDERS' EQUITY		
CURRENT LIABILITIES: Accounts payable Note payable-related parties Notes payable-current maturities Other current liabilities Total current liabilities	\$448,799 432,053 73,107 15,545 969,504	\$ 242,653 316,229 71,272 21,863 652,017
NOTES PAYABLE STOCKHOLDERS' EQUITY: Common stock, \$.001 par value; 50,000,000 shar authorized; 30,619,826 and 46,894,826 issued,	3,683 es	
respectively	30,620	46,895

Additional paid-in-capital	20,095,890	20,132,865
Accumulated deficit	(15,852,767)	(17,351,672)
Treasury stock (1,291,617 and 16,291,617 share:	s) (1,292)	(16,292)
Accumulated other comprehensive income (loss)	(68,954)	
Total stockholders' equity	4,203,497	2,811,796
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$5 <b>,</b> 176 <b>,</b> 684	\$3,463,813

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

SEARCHHOUND.COM, INC.
CONSOLIDATED STATEMENTS OF OPERATIONS
FOR THE THREE AND SIX MONTHS ENDED
JUNE 30,2001 and JUNE 30,2002 (unaudited)

		ONTHS ENDIN		HS ENDING
	2001	2002	2001	2002
Revenues	\$559,205	\$ 15,632	\$745 <b>,</b> 850	\$171,846
Operating expenses: Cost of services provided General and administrative Sales and marketing Depreciation and amortization Impairment charges	455,345 26,216	27,025 296,000 316 157,515 244,718	750,819 58,975 1,845,522	445,010 491
Total operating expenses	1,606,748	725 <b>,</b> 574	2,813,952	1,948,415
Operating loss	(1,047,543)	(709,942)	(2,068,102)	(1,776,569)
Other expense/income - interest	(2,875)	(3,168)	(5,907)	(6,317)
Impairment loss - marketable secu	urities	(68,953)		(68,953)
Loss from continuing operations	(1,050,418)	(782,063)	(2,074,009)	(1,851,839)
Income from discontinued operation (Including gain on disposition		404,763		352 <b>,</b> 936
Loss before income taxes	\$(1,050,418)	(377,300)	(2,074,009)	(1,498,903)
Income taxes	_	_	-	_
Net loss	\$(1,050,418) \$	(377,300)\$(	2,074,009)\$	(1,498,903)
Basic and diluted net loss per sh Continuing operations Discontinued operations Total	\$(0.04) \$(0.00)	\$(0.02) \$ 0.01 \$(0.01)	\$(0.00)	\$ 0.01

Basic and diluted weighted average

common shares outstanding

26,878,344 30,589,042 24,930,485 29,958,626

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

SEARCHHOUND.COM, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE SIX MONTHS ENDED JUNE 30,2001 and JUNE 30,2002 (unaudited)

CASH FLOWS FROM OPERATING ACTIVITIES:	2001	2002
Net loss Adjustments to reconcile net loss to net cash used in operating activities:	(\$2,074,009)	(\$1,498,903)
Depreciation and amortization Impairment charges Impairment loss on marketable securities Gain on sale of assets Issuance of common stock for	1,845,522	313,696 1,048,039 68,954 (446,430)
services rendered Bad debt write off	233,486	38,250 99,890
Changes in operating assets and liabilities (exclusive of effects of acquisitions and dispo	ositions):	
Accounts receivable Accounts payable Other current assets Related party accounts receivable Other current liabilities	(114,041) (18,048) 4,100	79,596 206,727 10,183 6,318
Net cash used in operating activities	(92,390)	(73,680)
CASH FLOWS FROM INVESTING ACTIVITIES:		
Cash paid for business acquisitions Fixed asset acquistions Security deposits	(11,174) (20,033) 513	
Net cash used in investing activities	(30,694)	
CASH FLOWS FROM FINANCING ACTIVITIES:		
Payments on notes payable Cash acquired from business acquisitions Cash proceeds from private placement of common stock, net of costs	121,721 110,000	(5,518)
Net cash provided by (used in) financing activities		(5,518)
Net increase (decrease) in cash and cash equivalent	as 108,637	(79,198)
Cash and cash equivalents at beginning of period	58,686	102,163
Cash and cash equivalents at end of period	\$167 <b>,</b> 323	\$ 22 <b>,</b> 965
SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION:		
Cash paid during the six month period for: Income taxes and interest	\$ -	\$ -

Noncash financing/investment activities:

Issuance of related party notes payable
in payment of accrued expenses \$ - \$316,206
Issuance of Treasury Stock \$15,000
Transfer of assets and liabilities related
to business disposition:

Accounts receivable \$44,910
Fixed assets net \$37,357
Notes payable and accrued expenses \$528,697

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

SEARCHHOUND.COM, INC. and subsidiaries NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE THREE AND SIX MONTHS ENDED JUNE 30,2001 and 2002 (unaudited)

## 1. Basis of presentation

The interim financial statements presented herein have been prepared pursuant to the rules and regulations of the Securities and Exchange Commission ("SEC"). Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America have been condensed or omitted pursuant to such rules and regulations. The interim financial statements should be read in conjunction with the Company's annual consolidated financial statements, notes and accounting policies included in the Company's annual report on Form 10-KSB for the year ended December 31, 2001 as filed with the SEC. In the opinion of management, all adjustments (consisting only of normal recurring adjustments) which are necessary to provide a fair presentation of financial position as of June 30, 2002 and the related operating results and cash flows for the interim period presented have been made. The results of operations for the period presented are not necessarily indicative of the results to be expected for the year.

## 2. Use of estimates

In preparing consolidated financial statements in conformity with accounting priciples generally accepted in the United States of America, management makes estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the consoildated financial statements, as well as the reported amounts of revenue and expenses during the reporting period. Acutal results could differ from those estimates.

## 3. Notes payable-related party

Notes payable-related party consist of the following as of December 31, 2001 and June 30, 2002, respectively.

Note payable Consideration due related to SoloSearch acquisition	\$ 30,000 300,000	\$ 30,000 15,000
Dave L. Mullikin Note payable	-0- 102,053	179,359 91,847
	\$ 432,053	\$ 316,206

The \$30,000 note payable-related party represents unsecured loans incurred for working capital purposes. The note was due on September 30, 2001 and bears interest at 11.5%. Amounts due to related party in the amount of \$15,000 as of June 30, 2002 represents payments due to the previous owners of

SoloSearch relating to the cash consideration portion of the acquisition of SoloSearch. Due to SearchHound's current working capital deficiencies, the cash consideration was not paid at closing (July 11, 2000) and the previous owners informally agreed to not demand payment or charge interest until cash is available through operations or new capital is raised. The remaining note to Officers totals \$179,359 was issued on March 20, 2002 and is secured by a pledge agreement backed by 15,000,000 shares issued during May 2002 in the name of SearchHound.com, Inc. but held by the note holder. The Company issued the demand promissory note to its executive officer as consideration for accrued but unpaid wages as of that date. The \$91,847 represents the current balance remaining on a note between SoloSearch.com and Cohen Capital Technologies assumed by SearchHound.com, Inc. upon the acquisition of SoloSearch.com on July 11, 2000.

## 4. Shareholders equity

Common stock issuances

For the quarter ended June 30, 2002, the Company issued 16,275,000 shares of its common stock as follows:

200,000 unregistered shares were issued to the Board of Directors (50,000 shares to each of four Board members)

1,000,000 unregistered shares were issued to the Officers of the Company (500,000 shares each)

75,000 unregistered shares were issued to employees and consultants of the Company

15,000,000 unregistered shares were issued to SearchHound.com in the form of Treasury Stock as collateral for a pledge Note agreement

## 5. Legal matters

The Company was sued by Brett Warner in the United States District Court for the Western District of Missouri in Kansas City. A shareholder in the Company by virtue of the Company's acquisition of JobBankUSA.com. Mr. Warner claims that the Company has breached the JobBankUSA Stock Purchase Agreement ("SPA") by failing to provide certain additional shares in the Company. The Company responded with a Counterclaim against Mr. Warner. In the Counterclaim, the Company asserts that Mr. Warner has received all shares he is due pursuant to the SPA and, consequently, that all shares of JobBankUSA.com, Inc. should be transferred to the Company and that the transaction is complete. While it is premature to predict the outcome of this litigation, certain outcomes are possible that may have a negative or positive impact on the Company. Negative outcomes include significant dilution of shareholder equity or an unwinding of the acquisition of JobBankUSA.com, Inc. which would negatively impact the value of the Company. Positive outcomes include completion of the JobBankUSA.com, Inc. acquisition or continued ownership of a substantial share of JobBankUSA.com, Inc. and the cash flow attendant to that ownership. The Company has reviewed the carrying value of its investment in JobBankUSA as of March 31, 2002, and given the unpredictable nature of any litigation has determined that it is prudent and conservative to reduce the carrying value of its investment in JobBankUSA.com to zero pending the outcome of this litigation. The resulting impairment charge totaled \$803,320 which was recorded during the three months ended March 31, 2002. A mandatory mediation is scheduled on September 4, 2002 by the United States District Court for the Western District of Missouri in Kansas City.

Certain other claims, suits and complaints arising in the normal course with respect to the Company's services may have been filed or are pending against the

Company and its subsidiaries. In the opinion of management, the resolution of all such matters would not have a significant effect on the financial position, results of operations or cash flows of the Company, if disposed of unfavorably.

## 6. Related Party Transactions

Effective January 1, 2002, the Company entered two separate lease agreements with officers and directors of the Company to lease space to be utilized for office purposes at a rate totaling \$5,134 per month. The initial term of the lease is one year with a two-year renewal option (at the Company's option) at a rate totaling \$10,000 per month. Rental expense totaled \$28,397.00 for the six months ended June 30, 2002. The agreement between the Company and Brad N. Cohen was terminated effective with his resignation May 31, 2002.

On May 31, 2002 the Company entered into an asset sale agreement which sold certain assets related directly with two of the Company's subsidiary operations (Mesia.com and SpeakGlobally.com) to Bradley N. Cohen. Mr. Cohen is an officer and director of SearchHound.com, Inc. The net book value of the net assets sold to Mr. Cohen approximated \$52,750 as of the date of sale. Pursuant to the asset sale agreement the Company agreed to transfer such assets to Mr. Cohen in settlement of the following:

1) an employment agreement with Mr. Cohen dated September 1, 2000, 2) all accrued but unpaid compensation owed to Mr. Cohen which approximated \$100,000 as of the date of sale, and 3) a promissory note payable to Cohen Capital Technologies, LLC. in the amount of \$285,000 as of the date of sale.

In addition, SearchHound.com, Inc., agreed to pay Mr. Cohen \$7,500 in cash, in exchange for, and in sole consideration and settlement of any other liabilities of SearcHound.com, Inc. to Mr. Cohen that may exist as of May 31, 2002, including the liabilities that accrue pursuant to a Promissory Note to Mr. Cohen with a principle amount of \$147,030.41, dated March 20, 2002, and any liability that may exist pursuant to the Employment Agreement between SearchHound.com, Inc. and Mr. Cohen dated September 1, 2000.

Concurrent with the asset sale agreement with Mr. Cohen, Mr. Cohen tendered his resignation from SearchHound.com, Inc. and as a member of the Board of Directors.

## 7. Recent Accounting Pronouncements

In June 2001, the Financial Accounting Standards Board issued SFAS No. 141, "Business Combinations" ("SFAS 141"), and SFAS No. 142, "Goodwill And Other Intangible Assets" ("SFAS 142"). SFAS 141 addresses the accounting for acquisitions of businesses and is effective for acquisitions occurring on or after July 1, 2001. SFAS 142 addresses the method of identifying and measuring goodwill and other intangible assets acquired in a business combination, eliminates further amortization of goodwill, and requires periodic evaluations of impairment of goodwill balances. SFAS 142 is effective for fiscal years beginning after December 15, 2001. We amortize approximately \$965,000 per quarter of goodwill related to acquisitions of businesses that occurred in 2000 and 2001. This amortization will cease after December 31, 2001 and a new method of testing goodwill for impairment has been adopted beginning January 1, 2002. SFAS No.144. "Accounting for the Impairment or Disposal of Long-Lived Assets ("SFAS 144") addresses financial accounting and reporting for the impairment or disposal of long-lived assets. SFAS 144 supercedes SFAS No.121, "Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to Be Disposed Of" and is effective for financial statements issued for fiscal years beginning after December 15, 2001. The effect of the adoption of these standards was the cessation of amortization on goodwill arising from business combinations which resulted in a reduction in amortization expense approximating \$1,474,348 for the six months ended June 30, 2002.

## 8. Going Concern

Management has initiated an overall plan of restructure and downsizing including improving its balance sheet to be representative of minimal debt, current accounts payable and receivables and continue as a timely and fully reporting public entity with the SEC.

The Company is seeking a larger and more financially strong merger/acquisition partner in order to implement this restructure plan on a timely basis, although no potential merger/acquisition candidate has been identified at the current time. Should an acceptable merger candidate pursue an equity relationship with the company, the Board will likely only consider transactions that would result in a beneficial outcome for the company shareholders. An offer to merge or be acquired would have to be more advantageous for shareholders than continuation of the current operating model to be acceptable to the Board. If such an offer was received then the Board would conduct appropriate due diligence and make a recommendation to shareholders.

The Company has incurred substantial operating losses, a working capital deficit and is experiencing negative cash flows from operations. Current cash balances and available credit are insufficient to fund the Company's cash flow needs for the next year. As a result, there is uncertainty of future equity or debt funding to fund the Company's upcoming cash flow needs, which raises substantial doubt about the ability of the Company to continue as a going concern. The Company has historically raised capital through external equity funding and related party debt financing however there can be no assurance that such funding will continue in the future. The Company anticipates that raising additional working capital through private equity placement initiatives, the sale of certain businesses/operations and improvements in current operations will enable the Company to continue in existence for the upcoming year. However, no assurance can be given that the Company will be successful in raising the necessary capital to fund its operations in order to pay its obligations as they become due and that ultimately it will be successful in implementing its business plan. The consolidated financial statements do not include any adjustments that might result from the outcome of this uncertainty.

# ITEM 2. MANAGEMENTS DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

This management's discussion and analysis of financial condition contains forward-looking statements, the accuracy of which involves risks and uncertainties. We use words such as "anticipates," "believes," "plans," "expects," "future," "intends" and similar expressions to identify forward-looking statements. This management's discussion and analysis also contains forward-looking statements attributed to certain third parties relating to their estimates regarding the growth of the Internet, Internet advertising and online commerce markets and spending. Readers should not place undue reliance on these forward-looking statements, which apply only as of the date of this report. Our actual results could differ materially from those anticipated in these forward-looking statements for many reasons.

## RESULTS OF OPERATIONS

The Company generated \$171,846 in operating revenues for the six month period ending June 30, 2002, and \$15,632 in operating revenues for the three month period ending June 30, 2002. The results of operations for the six month period ending June 30, 2002, reflect an operating loss from continuing operations of \$1,776,569 as compared to an operating loss of \$2,068,102 for the six month period ending June 30, 2001. The results of operations for the three month period ending June 30, 2002, reflect an operating loss from continuing

operations of \$709,942 as compared to an operating loss of \$1,047,543 for the three month period ending June 30, 2001.

The operating losses were attributable to the Company's operating business units generating lower revenue while certain fixed costs and minimum operating expenses exceeded gross margins. The Company did not have sufficient capital to fully deploy and invest in required sales and marketing for its business lines during the period through June 30, 2002, which resulted in less than expected revenue growth. In addition, revenue growth was less than expected because the Company acquired 49% of JobBankUSA during 2001, but was unsucesful in integrating this subsidiary into the company. As a result, the Company did not consolidate JobBankUSA for 2002 and instead carried JobBankUSA as an investment under the equity method of accounting as of December 31, 2001 and as of June 30, 2002.

## REVENUE

Revenue from continuing operations for the six month period June 30, 2002 decreased to \$171,846 compared to \$745,850 for the same period in June 30, 2001. Revenue from continuing operations for the three month period June 30, 2002 decreased to \$15,632 compared to \$559,205 for the same period in June 30, 2001. The decrease was primarily the result of decreased revenue from the SearchHound.com search engine due to reduction in the number of active advertiser accounts. This reduction was partially offset by an increase in revenue from our third-party advertising to our opt-in email lists.

## OPERATING EXPENSES

Cost of revenues of continuing operations. Cost of Revenues consists primarily of costs associated with commissions paid for third-party list brokers. Cost of revenues decreased to \$141,180 for the six month period ended June 20, 2002 compared to \$158,636 for the same period in 2001. Cost of revenues decreased to \$27,025 for the three month period ended June 20, 2002 compared to \$158,636 for the same period in 2001. The decrease was primarily the result of decreased revenue from the SearchHound.com search engine due to reduction in the number of active advertiser accounts.

General and administrative expenses for continuing operations consist primarily of payroll and related expenses for executive and administrative personnel; costs related to leasing, maintaining and operating our facilities; insurance; recruiting fees; fees for professional services, including consulting, legal, and accounting fees; expenses and fees associated with the reporting and other obligations of a public company; travel and entertainment costs; depreciation of furniture and equipment for non-technical employees; non-cash stock compensation expense for the issuance of stock and stock options to non-employees, and other general corporate expenses; as well as fees to affiliates which provide office space and other general and administrative services. Additional costs related to designing and maintaining our Web sites and providing the SearchHound.com services, fees paid to outside service providers, credit card processing fees, and fees paid to telecommunications carriers for Internet connectivity. Costs associated with maintaining our Web sites include salaries of related personnel, depreciation of Web site equipment, co-location charges for our Web site equipment and software license fees. Costs associated with providing the keyword bidding services and opt-in email lists include salaries of related personnel, payments to consultants, General and administrative expenses were \$445,010 for the six month period ended June 30, 2002 compared with \$750,819 for the six month period ended June 30, 2001. General and administrative expenses were \$296,000 for the three month period ended June 30, 2002 compared with \$455,345 for the three month period ended June 30, 2001. The decrease in general and administrative expenses was primarily due to decreased professional, investor relations, decrease in non-cash stock compensation expense, and lower legal and accounting fees, lower travel and entertainment spending and a decrease in rent

and other office expenses and a reversal of commissions previously accrued for  ${\tt EarlyBirdDomain}$  registrations.

Sales and Marketing. Sales and marketing expenses consist primarily of advertising expenditures for the SearchHound.com search engine advertising campaigns and sponsorships, trade shows and telemarketing and other expenses to attract advertisers to our services, 3) fees to marketing and public relations firms, and 4) payroll and related expenses for personnel engaged in marketing, customer service and sales functions. Almost all of our sales and marketing expenses relate to third-party list brokers and promotion of the SearchHound.com search engine. Our sales and marketing expense was \$491 for the six month period ended June 30, 2002 compared to \$58,975 for the six month period ended June 30, 2001. Our sales and marketing expense was \$316 for the three month period ended June 30, 2001. The decrease in sales and marketing expense was related primarily to decreased amounts paid to distribution partners as a result of decreased revenue derived from our contracts with these partners, along with a reduction in the number of marketing, customer service, and sales employees.

Depreciation and Amortization and Impairment Expense. Depreciation and Amortization expense recorded for the six month period ended June 30, 2002 was \$313,696 compared with \$1,845,522 for the six month period ended June 30, 2001. Depreciation and Amortization expense recorded for the three month period ended June 30, 2002 was \$157,515 compared with \$966,551 for the three month period ended June 30, 2001. The decrease was principally attributable to changes in recording amortization of goodwill pursuant to SFAS Nos. 141 & 142. SFAS No. 141 & 142 was adopted by SearchHound on January 1, 2002 and required the Company to cease amortization of goodwill arising from business combinations and replace it with a periodic impairment review to determine the appropriate carrying value of such goodwill. Accordingly, substantially all goodwill amortization ceased on January 1, 2002 which served to reduce amortization expense for the six month period ended June 30, 2002. Acquired intangibles such as the SearchHound backbone architecture are still subject to amortization expense which resulted in \$300,000 of amortization during the six month period ended June 30, 2002 and \$150,000 of amortization during the three month period ended June 30, 2002. In addition, the Company has reviewed the carrying value of its investment in JobBankUSA as of June 30, 2002 under existing accounting quidance and determined that an "other than temporary" decline in market value has occurred because of the pending litigation. Management has determined that given the unpredictable nature of any litigation that it is prudent and conservative to reduce the carrying value of its investment in JobBankUSA.com to zero pending the outcome of this litigation. At March 31, 2002 the Company recorded an impairment charge of \$802,320 related to its investment in JobBankUSA.com. Additionally, at June 30, 2002 the Company recorded an impairment charge of \$245,718 related to its investment in Godado, FreeAirMiles and MoneyMessage. These matters were the primary reasons depreciation and amortization expense decreased significantly during the six and three months ended June 30, 2002 as compared to 2001 and the impairment charges increased during the respective periods.

## DISCONTINUED OPERATIONS

On September 28, 2001, SearchHound acquired substantially all assets (exclusive of accounts receivable) of Mesia.com, Inc.

On December 20, 2001, SearchHound acquired substantially all assets (exclusive of cash and fixed assets) of Speak Globally, LLC.

On May 31, 2002 the Company entered into an asset sale agreement which sold certain businesses including assets and receivables of Mesia.com and SpeakGlobally.com to Bradley N. Cohen.

Net gain from these discontinued operations totaled \$352,936 for the six month

period ended June 30, 2002 and \$404,763 for the three month period ended June 30, 2002. Gain on sale of these assets is attributed to a reduction in accrued and unpaid payroll to Brad N. Cohen as a result of forgiveness of certain liabilities.

#### NET LOSS

As a result of the factors described above, the Company incurred a net loss of \$1,498,903 or (\$0.05) per basic and diluted share for the six month period ended June 30, 2002, compared to a net loss of \$2,074,009 or (\$0.04) per basic and diluted share for the six month period ended June 30, 2001 and incurred a net loss of \$377,300 or (\$0.01) per basic and diluted share for the three month period ended June 30, 2002, compared to a net loss of \$1,050,418 or (\$0.04) per basic and diluted share for the three month period ended June 30, 2001.

## LIQUIDITY AND CAPITAL RESOURCES

We have historically satisfied our cash requirements primarily through private placements of restricted stock and the issuance of debt securities. Net cash used in operating activities totaled \$73,680 for the six month period ended June 30, 2002.

Management has initiated an overall plan of restructure including improving its balance sheet to be representative of a minimal debt, current accounts payable and receivables and continue as a timely and fully reporting public entity with the SEC. The Company will likely seek a larger and more financially strong merger/acquisition partner in order to implement this restructure plan on a timely basis, although no potential merger/acquisition candidate has been identified at the current time. Should an acceptable merger candidate pursue an equity relationship with the company, the Board will only consider transactions that would result in a beneficial outcome for the company shareholders. An offer to merge or be acquired would have to be more advantageous for shareholders than continuation of the current operating model to be acceptable to the Board. If such an offer was received then the Board would conduct appropriate due diligence and make a recommendation to shareholders.

The Company has incurred substantial operating losses, a working capital deficit and is experiencing negative cash flows from operations. Current cash balances and available credit are insufficient to fund the Company's cash flow needs for the next year. As a result, there is uncertainty of future equity or debt funding to fund the Company's upcoming cash flow needs, which raises substantial doubt about the ability of the Company to continue as a going concern. The Company has historically raised capital through external equity funding and related party debt financing however there can be no assurance that such funding will continue in the future. The Company anticipates that raising additional working capital through private equity placement initiatives, the sale of certain businesses/operations and improvements in current operations will enable the Company to continue in existence for the upcoming year. However, no assurance can be given that the Company will be successful in raising the necessary capital to fund its operations in order to pay its obligations as they become due and that ultimately it will be successful in implementing its business plan. The consolidated financial statements do not include any adjustments that might result from the outcome of this uncertainty.

#### Part 2 OTHER INFORMATION

#### ITEM 1. LEGAL PROCEEDINGS

The Company was sued by Brett Warner in the United States District Court for the Western District of Missouri in Kansas City. A shareholder in the Company by virtue of the Company's acquisition of JobBankUSA.com. Mr. Warner claims that the Company has breached the JobBankUSA Stock Purchase Agreement

("SPA") by failing to provide certain additional shares in the Company. The Company responded with a Counterclaim against Mr. Warner. In the Counterclaim, the Company asserts that Mr. Warner has received all shares he is due pursuant to the SPA and, consequently, that all shares of JobBankUSA.com, Inc. should be transferred to the Company and that the transaction is complete. While it is premature to predict the outcome of this litigation, certain outcomes are possible that may have a negative or positive impact on the Company. Negative outcomes include significant dilution of shareholder equity or an unwinding of the acquisition of JobBankUSA.com, Inc. which would negatively impact the value of the Company. Positive outcomes include completion of the JobBankUSA.com, Inc. acquisition or continued ownership of a substantial share of JobBankUSA.com, Inc. and the cash flow attendant to that ownership. The Company has reviewed the carrying value of its investment in JobBankUSA as of March 31, 2002, and given the unpredictable nature of any litigation has determined that it is prudent and conservative to reduce the carrying value of its investment in JobBankUSA.com to zero pending the outcome of this litigation. The resulting impairment charge totaled \$803,320 which was recorded during the three months ended March 31, 2002. A mandatory mediation is scheduled on September 4, 2002 by the United States District Court for the Western District of Missouri in Kansas City.

- ITEM 2. CHANGES IN SECURITIES AND USE OF PROCEEDS
- (a). None
- (b). None
- (c). On May 6th, 2002, the Company issued 15,000,000 shares of restricted common stock as required under the Notes to Officers totaling \$325,368 which was issued on March 20, 2002. On May 31, 2002 under a termination and settlement agreement with Brad N. Cohen the underlying note to Brad N. Cohen was terminated. The remaining note for \$179,356 with Dave L. Mullikin remains in place and is collateralized by the 15,000,000 shares of restricted common stock. These shares represent the underlying collateral of a pledge agreement and are issued in the name of SearchHound.com, Inc. (treasury stock) but held by the note holder.
- (d). None
- ITEM 3. DEFAULTS UPON SENIOR SECURITIES

NONE

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

On April 30, 2002, the Company attempted to hold an annual Shareholders meeting at its headquarter's operation only to find that the required quorum was not present.

ITEM 5. OTHER INFORMATION

NONE

- ITEM 6. EXHIBITS AND REPORTS ON FORM 8-K
- (a) The following documents are filed as part of this report:
  - (1) Exhibits.

Exhibit

Number Description

(3)(i) Articles of Incorporation \*
(3)(ii) By Laws \*

The company filed a current report form 8K on May 24, 2002 with the Securities and Exchange Commission regarding a change in Accountants

The company filed a current report form 8K on June 7, 2002 with the Securities and Exchange Commission regarding an asset sale agreement

\* Previously filed with the Commission

## SIGNATURES

In accordance with the requirements of the Exchange Act, the registrant caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

August 14, 2002

SEARCHHOUND.COM, INC. A NEVADA CORPORATION

by

/S/ Dave Mullikin

Dave Mullikin

Agent on behalf of the Company

/S/ Dave Mullikin

Dave Mullikin President, CEO

/S/ Dave Mullikin

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Dave Mullikin, Acting Secretary

Secretary/Treasurer