As filed with the Securities and Exchange Commission on February 9, 2004 $\,$ An Exhibit List can be found on page II-2. Registration No. 333-109522

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

> > Amendment No. 1 to FORM SB-2 REGISTRATION STATEMENT UNDER THE SECURITIES ACT OF 1933

WPCS INTERNATIONAL INCORPORATED	
(Name of small business issuer in its charter)	
<table></table>	
<caption></caption>	
<\$> <c></c>	<c></c>
Delaware 4899	98-0204758
(State or other Jurisdiction of (Primary Standard Industrial (I.R.S. Employer Identification No.)
Incorporation or Organization) Classification Code Number)	1 121

	140 South Village Avenue, Suite 20	
Exton, PA 19341		
(610) 903-0400		
(Address and telephone number of principal executive offices		
and principal place of business)		
Andrew Hidalgo, Chief Executive Officer		
140 South Village Avenue, Suite 20		
Exton, PA 19341		
(610) 903-0400		
(Name, address and telephone number of agent for service)		
Copies to:		
Marc J. Ross, Esq.		
Thomas A. Rose, Esq.		
Sichenzia Ross Friedman Ference LLP		
1065 Avenue of the Americas, 21st Flr.		
New York, New York 10018		
(212) 930-9700 (212) 930-9725(fax)		
(212) 330 3700 (212) 330 3723 (1dA)		
Approximate date of proposed sale to the		
public: From time to time after this Registration		
Statement becomes effective.		
If this Form is filed to register additional securities for an offering		
pursuant to Rule 462(b) under the Securities Act, check the following box and		
list the Securities Act registration statement number of the earlier effective		
registration statement for the same offering. []		
Tegritation beacoment for the bank offering. []		
If this Form is a post-effective amendment filed pursuant to Rule 462(c)		
under the Securities Act, check the following box and list the Securities Act		
registration statement number of the earlier effective registration statement		
for the same offering. []		
3 1 3		
If this Form is a post-effective amendment filed pursuant to Rule 462(d)		
under the Committee Not school the fall-wise has and list the Committee No.		
under the Securities Act, check the following box and list the Securities Act		
registration statement number of the earlier effective registration statement		
for the same offering. []		
If delivery of the prospectus is expected to be made pursuant to Rule 434,		
please check the following box. []		
CALCULATION OF REGISTRATION FEE

Amount of			Proposed Maximum	Proposed Maximum
Title of	Each Class of Securities	Amount to be	Offering Price Per	Aggregate Offering
Registration Fee	to be Registered	Registered	Security(1)	Price
<s><c></c></s>	-	<c></c>	<c></c>	<c></c>
	stock, \$.0001 par value ("Common	8,566,906	\$1.475	\$12,636,186
,	cock issuable upon exercise of	5,109,400	\$1.475	\$7,536,365
Total \$1,631.96 (2)		13,676,306	\$1.475	\$20,172,551

</TABLE>

- (1) Estimated solely for purposes of calculating the registration fee in accordance with Rule 457(c) and Rule 457(g) under the Securities Act of 1933, using the average of the high and low price as reported on the Over-The-Counter Bulletin Board on October 6, 2003.
- (2) \$1,642.76 previously paid.

The registrant hereby amends this registration statement on such date or dates as may be necessary to delay its effective date until the registrant shall file a further amendment which specifically states that this registration statement shall thereafter become effective in accordance with Section 8 (a) of the Securities Act of 1933 or until the registration statement shall become effective on such date as the Commission, acting pursuant to said Section 8 (a), may determine.

Preliminary Prospectus

Subject To Completion, Dated February 9, 2004

The information in this prospectus is not complete and may be changed.

WPCS International Incorporated 13,676,306 Shares of Common Stock

This prospectus relates to the resale by the selling stockholders of 13,676,306 shares of our common stock, based on current market prices. The selling stockholders may sell common stock from time to time in the principal market on which the stock is traded at the prevailing market price or in negotiated transactions. Please see the "Selling Stockholders" section in this prospectus for a complete description of all of the selling stockholders.

We will not receive any proceeds from the sale of shares by the selling stockholders. However, we will receive proceeds upon the exercise of any warrants or options that may be exercised by the selling stockholders, if any. We will pay the expenses of registering these shares.

Our common stock is listed on the Over-The-Counter Bulletin Board under the symbol "WPCS." The last reported sales price per share of our common stock as reported by the Over-The-Counter Bulletin Board on February 5, 2004, was \$1.40.

The Securities and Exchange Commission and state securities regulators have not approved or disapproved of these securities or determined if this prospectus is truthful or complete. Any representation to the contrary is a criminal offense.

The	date	of	this	prospectus	is		2004
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WPCS International Incorporated is a project engineering company that focuses on the implementation requirements of specialty communication systems, including wireless fidelity (WiFi) deployment and fixed wireless systems. We provide a range of specialty communication services including project management, site design, structured cabling, product integration, network security, and technical support. These projects may require the integration of multiple communication components and engineering services in order to complete the customer's requirements for the deployment of a specialty communication system, a WiFi or fixed wireless system. We have two reportable segments, specialty communication systems and wireless infrastructure services.

Specialty communication services include project management, installation and network integration of voice, data, video and security systems, including fiber optic cabling and outside plant trenching. The specialty communication systems segment represents approximately 80% of total sales.

We define wireless infrastructure services as the internal and external design and installation of a wireless solution to support data, voice or video transmission between two or more points without the utilization of landline infrastructure. Wireless infrastructure services include site survey and design, spectrum analysis, product integration, mounting and alignment, and structured cabling. We also provide network security, training and technical support. The wireless infrastructure segment represents approximately 20% of total sales.

We service major corporations, government agencies and educational institutions, both domestically and internationally.

Our principal offices are located at 140 South Village Avenue, Suite 20, Exton, PA 19341, and our telephone number is (610) 903-0400. We are a Delaware corporation.

We started our operations in December 2001. We did not record any significant sales and operations for the year ended April 30, 2002, and for the three and six months ended October 31, 2002. The sales and operations for these periods were conducted prior to the acquisitions of Invisinet, Inc, Walker Comm, Inc. and Clayborn Contracting Group, Inc. Therefore, for the purposes of discussing our results of operations, limited comparisons are made between the operations for these periods. <TABLE> <CAPTION>

The Offering

Common stock offered by selling stockholders

exercise of

number

and

of our

after the

we will

stock

Common stock to be outstanding after the offering Use of proceeds.....

Brookshire Securities Corporation will be deemed to be an underwriter of the shares of stock which it is offering.

Over-The-Counter Bulletin Board Symbol.....

RISK FACTORS

This investment has a high degree of risk. Before you invest you should carefully consider the risks and uncertainties described below and the other information in this prospectus. If any of the following risks actually occur, our business, operating results and financial condition could be harmed and the value of our stock could go down. This means you could lose all or a

5,109,400 are issuable upon

13,676,306 shares, of which 8,566,906 currently issued and outstanding

warrants.

This

54.2%

represents approximately

common stock to be outstanding

offering. 25,245,090 shares

We will not receive any proceeds from

sale of the common stock. However,

receive the sale price of any common

we sell to the selling stockholders

exercise of the warrants.

<C>

outstanding

part of your investment as a result of these risks.

Risks Related To Our Business

We have a history of operating losses and may never become profitable

We incurred a net loss of approximately \$381,000 for the year ended April 30, 2003. There can be no assurance that we will achieve or sustain profitability or positive cash flow from operating activities in the future. If we cannot achieve operating profitability or positive cash flow from operating activities, we may not be able to meet our working capital requirements.

We may be unable to obtain the additional capital required to grow our business. We may have to curtail our business if we cannot find adequate funding.

Our ability to grow depends significantly on our ability to expand our operations through internal growth and by acquiring other companies or assets that require significant capital resources. We may need to seek additional capital from public or private equity or debt sources to fund our growth and operating plans and respond to other contingencies such as:

- o shortfalls in anticipated revenues or increases in expenses;
- o the development of new services; or
- o the expansion of our operations, including the recruitment of additional personnel.

We cannot be certain that we will be able to raise additional capital in the future on terms acceptable to us or at all. If alternative sources of financing are insufficient or unavailable, we may be required to modify our growth and operating plans in accordance with the extent of available financing.

Our success is dependent on growth in the deployment of wireless networks, and to the extent that such growth slows down, our business may be harmed.

The wireless industry has historically experienced a dramatic rate of growth both in the United States and internationally. Recently, however, many end users have been re-evaluating their network deployment plans in response to downturns in the capital markets, changing perceptions regarding industry growth, the adoption of new wireless technologies, increased price competition and a general economic slowdown in the United States and internationally. It is difficult to predict whether these changes will result in a downturn in the wireless industry. If the rate of growth should slow down and end users continue to reduce their capital investments in wireless infrastructure or fail to expand their networks, our operating results may decline which could cause a decline in our profits.

The uncertainty associated with rapidly changing wireless technologies may also continue to negatively impact the rate of deployment of wireless networks and the demand for our services. End users face significant challenges in assessing their bandwidth demands and in acceptance of rapidly changing enhanced wireless capabilities. If end users continue to perceive that the rate of acceptance of next generation wireless products will grow more slowly than previously expected, they may, as a result, continue to slow their deployment of next generation wireless technologies. Any significant slowdown will reduce the demand for our services and would result in negative net growth, net losses, and potentially a reduction in our business operations.

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The increase of services offered by equipment vendors could cause a reduction in demand for our services.

Recently, the wireless equipment vendors have increased the services they offer for their technology. This activity and the potential continuing trend towards offering services may lead to a greater ability among equipment vendors to provide a comprehensive range of wireless services, and may simplify integration and installation, which could lead to a reduction in demand for our services. Moreover, by offering certain services to end users, equipment vendors could reduce the number of our current or potential customers and increase the bargaining power of our remaining customers, which may result in a decline in our net revenue and profits.

Our quarterly results fluctuate and may cause our stock price to decline.

Our quarterly operating results have fluctuated in the past and will likely fluctuate in the future. As a result, we believe that period to period comparisons of our results of operations are not a good indication of our future performance. A number of factors, many of which are outside of our control, are likely to cause these fluctuations.

The factors outside of our control include:

- o Wireless market conditions and economic conditions generally;
- o Timing and volume of customers' specialty communication projects;
- o The timing and size of wireless deployments by end users.
- o Fluctuations in demand for our services;
- o Changes in our mix of customers' projects and business activities;
- o The length of sales cycles;
- o Adverse weather conditions, particularly during the winter season, could effect our ability to render specialty communication services in certain regions of the United States:
- o The ability of certain customers to sustain capital resources to pay their trade accounts receivable balances;
- o Reductions in the prices of services offered by our competitors; and
- o Costs of integrating technologies or businesses that we add.

The factors substantially within our control include:

- O Changes in the actual and estimated costs and time to complete fixed-price, time-certain projects that may result in revenue adjustments for contracts where revenue is recognized under the percentage of completion method;
- o The timing of expansion into new markets, both domestically and internationally;
- o Costs incurred to support internal growth and acquisitions;
- o Fluctuations in operating results caused by acquistions; and
- o The timing and payments associated with possible acquisitions.

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Because our operating results may vary significantly from quarter to quarter, our operating results may not meet the expectations of securities analysts and investors, and our common stock could decline significantly which may expose us to risks of securities litigation, impair our ability to attract and retain qualified individuals using equity incentives and make it more difficult to complete acquisitions using equity as consideration.

Failure to keep pace with the latest technological changes could result in decreased revenues.

The market for our services is characterized by rapid change and technological improvements. Failure to respond in a timely and cost-effective way to these technological developments could result in serious harm to our business and operating results. We have derived, and we expect to continue to derive, a substantial portion of our revenues from creating wireless networks that are based upon today's leading technologies and that are capable of adapting to future technologies. As a result, our success will depend, in part, on our ability to develop and market service offerings that respond in a timely manner to the technological advances of our customers, evolving industry standards and changing client preferences.

Failure to properly manage projects may result in costs or claims.

Our engagements often involve large scale, highly complex projects involving wireless networks and specialty communication systems utilizing leading technology. The quality of our performance on such projects depends in large part upon our ability to manage the relationship with our customers, and to effectively manage the project and deploy appropriate resources, including third-party contractors, and our own personnel, in a timely manner. Any defects or errors or failure to meet clients' expectations could result in claims for substantial damages against us. Our contracts generally limit our liability for damages that arise from negligent acts, error, mistakes or omissions in rendering services to our clients. However, we cannot be sure that these

contractual provisions will protect us from liability for damages in the event we are sued. In addition, in certain instances, we guarantee customers that we will complete a project by a scheduled date or that the network will achieve certain performance standards. As a result, we often have to make judgments concerning time and labor costs. If the project or network experiences a performance problem, we may not be able to recover the additional costs we will incur, which could exceed revenues realized from a project. Finally, if we miscalculate the resources or time we need to complete a project with capped or fixed fees, our operating results could seriously decline.

Potential future acquisitions could be difficult to integrate, disrupt our business, dilute stockholder value and adversely affect our operating results.

Since November 1, 2002, we have acquired three companies and we intend to further expand our operations through acquisitions over time. This may require significant management time and financial resources because we may need to integrate widely dispersed operations with distinct corporate cultures. Our failure to manage future acquisitions successfully could seriously harm our operating results. Also, acquisition costs could cause our quarterly operating results to vary significantly. Furthermore, our stockholders would be diluted if we financed the acquisitions by incurring convertible debt or issuing securities. Although we currently only have operations within the United States, if we were to acquire an international operation; we will face additional risks, including:

- o difficulties in staffing, managing and integrating international operations due to language, cultural or other differences;
- o different or conflicting regulatory or legal requirements;
- o foreign currency fluctuations; and
- o diversion of significant time and attention of our management.

We have no current agreements, arrangements or plans with regards to any future acquisitions.

Our principal officers and directors own a controlling interest in our voting stock and investors will not have any voice in our management.

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Our officers and directors, in the aggregate, beneficially own approximately 42.8% of our outstanding common stock. As a result, these stockholders, acting together, will have the ability to control substantially all matters submitted to our stockholders for approval, including:

- election of our board of directors;
- removal of any of our directors;
- amendment of our certificate of incorporation or bylaws; and
- adoption of measures that could delay or prevent a change in control or impede a merger, takeover or other business combination involving us.

As a result of their ownership and positions, our directors and executive officers collectively are able to influence all matters requiring stockholder approval, including the election of directors and approval of significant corporate transactions. In addition, sales of significant amounts of shares held by our directors and executive officers, or the prospect of these sales, could adversely affect the market price of our common stock. Management's stock ownership may discourage a potential acquirer from making a tender offer or otherwise attempting to obtain control of us, which in turn could reduce our stock price or prevent our stockholders from realizing a premium over our stock price.

Risks Relating to our Common Stock

There are a Large Number of Shares Being Registered for Resale and the Sale of These Shares May Cause the Price of Our Stock to Drop.

Prior to this Offering, we had 20,135,690 shares of common stock issued and outstanding. Of those shares, 4,190,475 were registered for resale. Upon the effectiveness of this Offering, an additional 13,676,306 shares, including the shares underlying the warrants will be eligible for sale in the market. As a result, the registration of these shares may result in substantial sales of our common stock, which could cause our stock price to drop.

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Our Common Stock is Subject to the "Penny Stock" Rules of the SEC and the Trading Market in our Securities is Limited, Which Makes Transactions in our Stock Cumbersome and May Reduce the Value of an Investment in our Stock.

Nasdaq, and no other exemptions currently apply, trading in our common stock on the Over-The-Counter Bulletin Board is subject to the "penny stock" rules of the SEC. These rules require, among other things, that any broker engaging in a transaction in our securities provide its customers with a risk disclosure document, disclosure of market quotations, if any, disclosure of the compensation of the broker and its salespersons in the transaction, and monthly account statements showing the market values of our securities held in the customer's accounts. The brokers must provide bid and offer quotations and compensation information before making any purchase or sale of a penny stock and also provide this information in the customer's confirmation. Generally, brokers may be less willing to execute transactions in securities subject to the "penny stock" rules. This may make it more difficult for investors to dispose of our common stock and cause a decline in the market value of our stock.

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USE OF PROCEEDS

This prospectus relates to shares of our common stock that may be offered and sold from time to time by the selling stockholders of our company. There will be no proceeds to us from the sale of shares of common stock in this offering. However, in the event that our outstanding warrants are exercised, we may receive proceeds of up to \$4,498,710. Any such proceeds will be used for working capital purposes. There can be no assurance that any of such warrants will be exercised.

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MARKET FOR COMMON EQUITY AND RELATED STOCKHOLDER MATTERS

Our common stock is currently traded on the OTC Electronic Bulletin Board under the symbol "WPCS."

The following table sets forth the range of high and low closing bid quotations for our common stock for each quarter of the last two fiscal years, as reported on the Bulletin Board. The quotations represent inter-dealer prices without retail markup, markdown or commission, and may not necessarily represent actual transactions.

<TABLE>
<CAPTION>

PERIOD HIGH LOW ______ Year Ended April 30, 2002: First Quarter..... Second Ouarter.... 0.54 0.18 Third Ouarter.... 0.50 0.15 Fourth Quarter..... 0.15 0.07 Year Ended April 30, 2003: First Quarter..... Second Quarter..... 2.08 1.05 Third Ouarter.... 1.95 1.11 Fourth Ouarter..... Year Ended April 30, 2004: 1.88 0.39 First Quarter..... Second Ouarter.... Third Quarter 1.44 Fourth Quarter (1).....

(1) As of February 5, 2004

</TABLE>

On February 5, 2004, the closing sale price for our common shares, as reported by the Bulletin Board, was \$1.40 per share.

As of February 4, 2004, there were 20,135,690 shares of common stock

outstanding and there were approximately 91 registered holders of our common stock.

10 DIVIDEND POLICY

We have never paid any cash dividends on our capital stock and do not anticipate paying any cash dividends on the Common Shares in the foreseeable future. We intend to retain future earnings to fund ongoing operations and future capital requirements of our business. Any future determination to pay cash dividends will be at the discretion of the Board and will be dependent upon our financial condition, results of operations, capital requirements and such other factors as the Board deems relevant.

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MANAGEMENT'S DISCUSSION AND ANALYSIS

Some of the information in this prospectus contains forward-looking statements that involve substantial risks and uncertainties. You can identify these statements by forward-looking words such as "may," "will," "expect," "anticipate," "believe," "estimate" and "continue," or similar words. You should read statements that contain these words carefully because they:

- o discuss our future expectations;
- o contain projections of our future results of operations or of our financial condition; and
- o state other "forward-looking" information.

We believe it is important to communicate our expectations. However, there may be events in the future that we are not able to accurately predict or over which we have no control. The risk factors listed in this section, as well as any cautionary language in this prospectus, provide examples of risks, uncertainties and events that may cause our actual results to differ materially from the expectations we describe in our forward-looking statements. You should be aware that the occurrence of the events described in these risk factors could have an adverse effect on our business, results of operations and financial condition.

Overview

WPCS International Incorporated is a project engineering company that focuses on the implementation requirements of specialty communication systems, wireless fidelity (WiFi) deployment and fixed wireless deployment. We provide a range of specialty communication services including project management, site design, structured cabling, product integration, network security, and technical support. These projects may require the integration of multiple communication components and engineering services in order to complete the customer's requirements.

Significant Transactions and Events

On May 17, 2002, pursuant to the agreement and plan of merger, Phoenix Star Ventures Inc., a publicly held corporation, acquired WPCS Holdings Inc., a Delaware corporation by issuing 5,500,000 shares of its common stock to shareholders of WPCS Holdings in exchange of all the outstanding shares of WPCS Holdings. The shareholders of WPCS Holdings, after the acquisition, owned the majority of the combined company. Accordingly, the combination has been accounted for as a reverse acquisition, whereby, for accounting purposes, WPCS Holdings is the accounting acquirer and Phoenix Star Ventures is the accounting acquiree. Concurrently with the acquisition, Phoenix Star Ventures, the parent company, changed its name to WPCS International Incorporated.

On November 13, 2002, we entered into an agreement and completed a merger with Invisinet, Inc. Invisinet is in a similar business as us, providing fixed wireless technology services to its customers. The acquisition of Invisinet broadens our customer base and expands our technical resources capable of deploying wireless systems. For the six months ended October 31, 2003, the acquisition of Invisinet increased our revenue by approximately \$1.6 million as compared to the same period in the prior year. To complete the merger, we acquired 100% of the common stock of Invisinet by issuing 1,000,000 shares of our common stock with a fair value of \$1,750,000, based on the average

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value of our common stock as of a few days before and after the merger was announced. Based on the net assets acquired of Invisinet, we have recognized goodwill of approximately \$1.6\$ million.

On December 30, 2002, we acquired all of the outstanding common stock of Walker Comm, Inc. The acquisition of Walker gives us the ability to provide specialty communication systems to our customers along with strengthening our project management capabilities. For the six months ended October 31, 2003, the acquisition of Walker increased our revenue approximately \$5.8 million as

compared to the same period in the prior year. The aggregate consideration we paid for Walker was approximately \$5,113,000. To complete the merger, all of the issued and outstanding shares of common stock of Walker were exchanged for aggregate merger consideration consisting of \$500,000 in cash and our common stock with a value of approximately \$4,574,000, or 2,486,000 shares valued at \$1.84 per share based on the average value of our common stock as of a few days before and after the merger was announced. Based on the net assets acquired of Walker, we recognized goodwill of approximately \$3.8 million.

On August 22, 2003, we acquired all of the outstanding common stock of Clayborn Contracting Group, Inc. The acquisition of Clayborn gives us additional expertise in engineering and deployment services for specialty communication systems and additional wireless opportunities to pursue. For the six months ended October 31, 2003, the acquisition of Clayborn increased our revenue approximately \$1.8 million as compared to the same period in the prior year. The aggregate consideration we paid for Clayborn was approximately \$2,919,000. We acquired all of the issued and outstanding shares of Clayborn in exchange for \$900,000 cash consideration and \$45,000 in transaction costs, and 826,446 newly issued shares of our common stock with a fair value of approximately \$868,000 based on the average value of our common stock as of a few days before and after the merger terms were agreed to and announced. An additional \$1,100,000 is due by September 30, 2007, payable in quarterly distributions, by payment to the Clayborn shareholders of 50% of the quarterly post tax profits of Clayborn. Based on the preliminary information currently available, we preliminarily expect to recognize goodwill of approximately \$2,048,000. Upon completion of a formal purchase price allocation there may be a decrease in the amount assigned to goodwill and a corresponding increase in tangible or other intangible assets.

Results of Operations

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We started our operations in December of 2001. We did not record any significant revenue or operations for the year ended April 30, 2002, and for the three and six months ended October 31, 2002. Our sales and operations for the year ended April 30, 2002, and for the three and six months ended October 31, 2002 were conducted prior to the acquisitions of Invisinet, Walker and Clayborn. The operating results from these acquisitions are the primary reasons for the significant increase in our revenue and results of operations for the year ended April 30, 2003, and for the three and six months ended October 31, 2003. Therefore, for the purpose of discussion of results of operations, limited comparisons are made between the operations for these periods. We have two reportable segments, wireless infrastructure services and specialty communication systems.

Fiscal Year ended April 30, 2003 Compared to period November 15, 2001 (date of inception) to April 30, 2002

	Year ended ended April	30,
	<c> 2003</c>	<c> 2002</c>
Revenue	\$ 5,422,858	\$ 402,289
Cost of Revenue	3,768,495	267 , 032
Gross Profit	\$ 1,654,363	\$ 135 , 257

We generate our revenue by providing project engineering and deployment services for specialty communication systems, wireless fidelity (WiFi) and fixed wireless systems. These projects may require the integration of multiple communication components and engineering services in order to complete the customer's requirements. We record profits on these projects on a percentage-of-completion basis on the cost-to-cost method. Contracts in process are valued at cost plus accrued profits less earned revenues and progress payments on uncompleted contracts.

Revenue was approximately \$5,423,000 and \$402,000 for the years ended April 30, 2003 and the period ended April 30, 2002, respectively. The primary reason for the increase in revenues comparing 2003 to 2002 is attributable to the two acquisitions we made in November 2002 of Invisinet and December 2002 of Walker Comm. These acquisitions accounted for \$4,720,000 or 94% of the increase in revenues over the prior year.

Total revenue from the specialty communication segment for the year ended April 30, 2003 was approximately \$3,573,000 or 66% of total revenue. Wireless infrastructure segment revenue for the year ended April 30, 2003 was approximately \$1,850,000 or 34% of total revenue for the year.

Gross Profit

In the case of the wireless infrastructure segment, cost of revenue consists of component material costs, direct labor costs and costs incurred for third party sub-contractor services. For the specialty communication segment, cost of sales consists of direct costs on contracts, including materials, labor, and other overhead costs. Our gross profit margin varies from job to job. For the year ended April 30, 2003, our gross profit was approximately \$1,654,000, reflecting a gross profit margin of 30.5%. For the year ended April 30, 2002, our gross profit was approximately \$135,000, resulting in a gross profit margin of 33.6%. The increase in our total gross profit is due to the increase in revenue as a result of the acquisitions of Invisinet and Walker.

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The specialty communication segment gross profit for the year ended April 30, 2003 was approximately \$998,000, reflecting a gross margin of 27.9%. Wireless infrastructure segment gross profit for the year ended April 30, 2003 was approximately \$656,000, resulting in a gross profit margin of 35.5%.

Selling expenses

Selling expenses include expenses incurred for marketing and promotional activities. For the year ended April 30, 2003 and for the period ended April 30, 2002, selling expenses were approximately \$28,000 and \$4,900, respectively. We expect selling expenses to increase in the near future as we start to market our products and services in expanded markets.

General and administrative expenses

For the year ended April 30, 2003, general and administrative expenses were \$1,833,000. Included in the general and administrative expenses are \$714,000 paid for salaries, commissions and payroll taxes and \$374,000 for professional fees. Walker Comm employs union employees for whom it paid \$239,000 in union benefits. Insurance costs amounted to \$146,000 and rent for our office facilities amounted to \$100,000. Other general and administrative expenses amounted to \$260,000.

For the year ended April 30, 2003, total general and administrative expenses for the specialty communication segment were \$966,700 and \$651,480 for the wireless infrastructure segment.

For the period November 15, 2001 to April 30, 2002, general and administrative expenses were \$112,000. Included in the general and administrative expenses are \$54,000 paid for salaries, commissions and payroll taxes, rent for our office facilities amounted to \$10,000 and \$6,000 in professional fees. We incurred \$17,000 in travel and entertainment expenses to develop new business and paid \$7,000 in telephone expenses. Other general and administrative expenses amounted to \$18,000.

Depreciation and amortization

Depreciation for the year ended April 30, 2003 was \$75,000 as compared to \$2,600 for the period ended April 30, 2002. The increase is due to the acquisition of fixed assets on acquiring Walker Comm and Invisinet. The amortization expense for the year ended April 30, 2003 was \$41,000. We acquired customer lists from Walker Comm and Invisinet which are being amortized over a period of five years from the date of their acquisition.

Net loss

We incurred a net loss of approximately \$381,000 for the year ended April 30, 2003, as compared to a net income of \$11,000 for the period ended April 30, 2002. We acquired Walker Comm and Invisinet during the third quarter of our fiscal year 2003 resulting in increase in selling, general and administrative expenses.

Three Months Ended October 31, 2003 Compared to Three Months Ended October 31, 2002

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Consolidated results for the three months ended October 31, 2003 are as follows. <TABLE> <CAPTION>

Three worths anded October 21

2003 2002

Revenue	\$	6,225,834	\$	213,359	
Cost of Revenue		4,610,888		170,919	
Gross Profit	 \$ ===	1,614,946	\$ =======	42,440	

</TABLE>

Revenue

We generate our revenue by providing project engineering and deployment services for specialty communication systems, wireless fidelity (WiFi) and fixed wireless systems. These projects may require the integration of multiple communication components and engineering services in order to complete the customer's requirements. We record profits on these projects on a percentage-of-completion basis on the cost-to-cost method. Contracts in process are valued at cost plus accrued profits less earned revenues and progress payments on uncompleted contracts.

Revenue for the three months ended October 31, 2003 was approximately \$6,226,000, as compared to \$213,000 in the three months ended October 31, 2002. The increase in revenue during the quarter ended October 31, 2003, compared to the same period in the prior year is a result of the acquisitions of Invisinet, Walker and Clayborn, which accounted for approximately \$6,130,000 of the total revenue for the quarter.

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Total revenue from the specialty communication segment for the three months ended October 31, 2003 was approximately \$5,124,000 or 82% of total revenue. Wireless infrastructure segment revenue for the three months ended October 31, 2003 was approximately \$1,102,000 or 18% of total revenue for the guarter.

Gross Profit

In the case of the wireless infrastructure segment, cost of revenue consists of component material costs, direct labor costs and costs incurred for third party sub-contractor services. For the specialty communication segment, cost of sales consists of direct costs on contracts, including materials, labor, and other overhead costs. The Company's gross profit margin varies from job to job. For the three months ended October 31, 2003, our gross profit was approximately \$1,615,000, reflecting a gross profit margin of 25.9%. For the three months ended October 31, 2002, gross profit was approximately \$42,000, resulting in a gross profit margin was 19.9%. The increase in total gross profit is due to the increase in revenue as a result of the acquisitions of Invisinet, Walker and Clayborn.

The specialty communication segment gross profit for the three months ended October 31, 2003 was approximately \$1,399,000, reflecting a gross profit margin of 27.3%. Wireless infrastructure segment gross profit for the three months ended October 31, 2003 was approximately \$216,000, resulting in a gross profit margin of 19.6%.

Selling expenses

Selling expenses include expenses incurred for marketing and promotional activities. For the three months ended October 31, 2003, and 2002, total selling expenses were \$13,000 and \$1,700, respectively. We expect selling expenses to increase in the near future as we start to market our services in expanded markets.

General and administrative expenses

For the three months ended October 31, 2003, total general and administrative expenses were \$1,427,000, or 22.9% of total sales. Included in general and administrative expenses are \$524,000 for salaries, commissions, and payroll taxes. The increase in salaries and payroll taxes compared to the same period in the prior year is due the increase in headcount as a result of the acquisition of Invisinet, Walker and Clayborn. In addition, Walker employs union employees for whom it incurred \$318,000 in union benefits during the quarter. Professional fees were \$175,000, with the increase due primarily to an increase in investor relations, accounting and legal fees. Insurance costs were \$158,000 and rent for office facilities was \$65,000. Other general and administrative expenses totaled \$187,000. For the three months ended October 31, 2003, total general and administrative expenses for the wireless infrastructure segment were \$264,000, and \$962,000 for the specialty communication segment.

For the three months ended October 31, 2002, general and administrative expenses were \$206,000 or 96.7% of sales. Included in the general and administrative expenses were \$72,000 for salaries, commissions and payroll taxes and \$101,000 in professional fees. Rent for our office facilities amounted to \$8,000. Other general and administrative expenses totaled \$25,000.

For the three months ended October 31, 2003 and 2002, the provision for doubtful accounts was approximately \$24,000 and \$26,000, respectively. The provision represents accounts receivable which we consider uncollectible, based on a number of factors, including the length of time a customer account is past due, previous loss history, and the customer's ability to pay its obligations.

For the three months ended October 31, 2003 and 2002, depreciation and amortization was approximately \$91,000 and \$2,000, respectively. The increase in depreciation and amortization is due to an increase in property and equipment and customer lists from the acquisition of Invisinet and Walker, and an increase in property and equipment from the acquisition of Clayborn.

Net income

Net income was \$11,000 for the three months ended October 31, 2003. Net income for the quarter ended October 31, 2003 included a non-cash charge of approximately \$58, 000 for the grant of stock options to certain consultants, to purchase 380,000 shares of our common stock. In accordance with SFAS No. 123, stock options granted to non-employees are required to be expensed

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based on the fair value of the equity instruments or fair value of the consideration received. Net income also included income tax expense of \$50,000 to provide for state income taxes and certain book-to-tax permanent differences.

We incurred a net loss of approximately \$234,000 for the three months ended October 31, 2002

Six Months Ended October 31, 2003 Compared to Six Months Ended October 31, 2002

Consolidated results for the six months ended October 31, 2003 are as follows. <TABLE> <CAPTION>

		Six months	ended Octobe	r 31,
		2003		2002
<s></s>	<c></c>		<c></c>	
Revenue	\$	9,322,317	\$	606,482
Cost of Revenue		6,640,134		474,096
Gross Profit	\$	2,682,183	\$	132,386

 === | | ====== | =========== |Revenue

Revenue for the six months ended October 31, 2003 was approximately \$9,322,000, as compared to \$606,000 in the six months ended October 31, 2002. The increase in revenue during the six month period ended October 31, 2003, compared to the same period in the prior year, is a result of the acquisitions of Invisinet, Walker, and Clayborn, which accounted for \$9,179,000 of the total revenue for the period.

Total revenue from the specialty communication segment for the six months ended October 31, 2003 was approximately \$7,600,000 or 82% of total revenue. Wireless infrastructure segment revenue for the six months ended October 31, 2003 was approximately \$1,723,000 or 18% of total revenue for the period.

Gross Profits

For the six months ended October 31, 2003, our gross profit was approximately \$2,682,000, reflecting a gross profit margin of 28.8%. For the six months ended October 31, 2002, gross profit was approximately \$132,000, resulting in a gross profit margin was 21.8%. The increase in total gross profit is due to the increase in revenue as a result of the acquisitions of Invisinet, Walker and Clayborn.

The specialty communication segment gross profit for the six months ended October 31, 2003 was approximately \$2,281,000, reflecting a gross profit margin of 30.0%. Wireless infrastructure segment gross profit for the six months ended October 31, 2003 was approximately \$401,000, resulting in a gross profit margin of 23.3%.

Selling expenses

Selling expenses include expenses incurred for marketing and promotional activities. For the six months ended October 31, 2003, and 2002,

total selling expenses were \$29,000 and \$7,000, respectively. We expect selling expenses to increase in the near future as we start to market our services in expanded markets.

General and administrative expenses

For the six months ended October 31, 2003, total general and administrative expenses were \$2,496,000 or 26.8% of total sales. Included in general and administrative expenses are \$878,000 for salaries, commissions, and payroll taxes. The increase in salaries and payroll taxes is due the increase in headcount as a result of the acquisition of Invisinet, Walker and Clayborn. In addition, Walker employs union employees for whom it incurred \$545,000 in union benefits during the six month period. Professional fees were \$372,000, with the increase due primarily to an increase in investor relations, accounting and legal fees. Insurance costs were \$287,000 and rent for office facilities was \$113,000. Other general and administrative expenses totaled \$301,000. For the six months ended October 31, 2003, total general and administrative expenses for the wireless infrastructure segment were \$455,000, and \$1,625,000 for the specialty communication segment.

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For the six months ended October 31, 2002, general and administrative expenses were \$390,000 or 64.4% of sales. Included in the general and administrative expenses are \$142,000 for salaries, commissions and payroll taxes and \$197,000 in professional fees. Rent for our office facilities amounted to \$15,000. Other general and administrative expenses totaled \$36,000.

For the six months ended October 31, 2003 and 2002, the provision for doubtful accounts was approximately \$24,000\$ and \$26,000, respectively.

For the six months ended October 31, 2003 and 2002, depreciation and amortization was approximately \$154,000 and \$3,000, respectively. The increase in depreciation and amortization was due to the acquisitions of Invisinet, Walker and Clayborn. The increase in depreciation and amortization is due to an increase in property and equipment and customer lists from the acquisition of Invisinet and Walker, and an increase in property and equipment from the acquisition of Clayborn.

Net loss

We incurred a net loss of approximately \$112,000 for the six months ended October 31, 2003. The net loss for the six month period ended October 31, 2003 included a non-cash charge of approximately \$187,000 for the grant of stock options to certain consultants, to purchase 1,230,000 shares of our common stock. In accordance with SFAS No. 123, stock options granted to non-employees are required to be expensed based on the fair value of the equity instruments or fair value of the consideration received. The net loss also included income tax expense of \$91,000 to provide for state income taxes and certain book-to-tax income permanent differences.

We incurred a net loss attributable to common shareholders of approximately \$508,000 for the six months ended October 31, 2002.

Liquidity and capital resources

At April 30, 2003, we had working capital of approximately \$1,435,000, which consisted of current assets of approximately \$3,264,000 and current liabilities of \$1,829,000. Current assets included \$168,000 in cash, \$2,805,000 in accounts receivable and costs and estimated earnings in excess of billings on uncompleted contracts, \$78,000 in inventories, \$143,000 in prepaid expenses and \$70,000 in current portion of deferred tax assets. Current liabilities included \$1,494,000 in accounts payable, accrued expenses and billings in excess of costs and estimated earnings on uncompleted contracts, \$100,000 payable to Gary Walker, one of our Directors, \$23,000 in current lease obligations and equipment loans payable, \$24,000 in income taxes payable and \$129,000 in current portion of deferred tax liabilities.

We used approximately \$965,000 in cash from operating activities during the year ended April 30, 2003. This was mainly comprised of a \$381,000 net loss for the year ended April 30, 2003, offset by \$153,000 in net non-cash charges, a \$676,000 net increase in accounts receivables, \$10,000 increase in costs and estimated earnings in excess of billings on uncompleted contracts, \$100,000 increase in prepaid expenses, offset by a \$2,000 decrease in inventory, \$27,000 increase in accounts payable and billings in excess of costs and estimated earnings on uncompleted contracts and \$20,000 increase in income taxes payable.

Our investing activities utilized approximately \$165,000, which consisted of \$500,000 paid for the acquisition of Walker Comm to its shareholders, \$54,000 paid as acquisition costs for acquiring Invisinet and Walker Comm, offset by approximately \$178,000 received in cash on acquisition of these businesses. We collected on a note receivable in connection with the acquisition of Invisinet in the amount of \$173,000. Additionally, \$38,000 was received on disposition of property and equipment, net of acquisitions.

Our financing activities generated cash of approximately \$1,282,000

during the year ended April 30, 2003. This was comprised of \$1,455,000 from proceeds of the sale of Series B and Series C Preferred Stock to investors in a private placement, \$3,000 of cash received from Phoenix Star Ventures on reverse acquisition, \$100,000 received as a loan from Gary Walker, one of our Directors, offset by repayment of \$200,000 bank line of credit, \$55,000 in repayment of notes payable and principal on capital lease obligations and \$21,000 due to a stockholder.

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At October 31, 2003, we had working capital of \$1,859,000, which consisted of current assets of approximately \$7,946,000 and current liabilities of \$6,087,000. Current assets included \$1,229,000 in cash, \$6,262,000 in accounts receivable and costs and estimated earnings in excess of billings on uncompleted contracts, \$94,000 in inventories, \$206,000 in prepaid expenses, \$105,000 in income tax receivable and \$50,000 in deferred tax assets. Current liabilities included \$4,125,000 in accounts payable, accrued expenses and billings in excess of costs and estimated earnings on uncompleted contracts, \$100,000 payable to one of our officers, \$1,423,000 payable to certain shareholders of ours, \$220,000 income taxes payable, \$196,000 in current portion of deferred income taxes, and \$23,000 in other current liabilities.

We utilized \$104,000 in cash from operating activities during the six months ended October 31, 2003. This was mainly comprised of a \$112,000 net loss, offset by \$219,000 in net non-cash charges, a \$2,476,000 net increase in accounts receivable, \$196,000 increase in costs and estimated earnings in excess of billings on uncompleted contracts, \$1,221,000 decrease in accounts payable and accrued expenses, \$1,059,000 increase in billings in excess of costs and estimated earnings on uncompleted contracts, \$196,000 increase in income taxes payable and a \$15,000 net increase in other current assets and liabilities.

Our investing activities utilized \$897,000 in cash, which consisted of \$900,000 paid for the acquisition of Clayborn and \$45,000 of related acquisition transaction costs, offset by \$134,000 of cash received. We paid \$58,000 in earn-out provisions related to the Walker acquisition, and an additional \$12,000 in acquisition transaction costs. Additionally, \$16,000 was paid for the property and equipment additions.

Our financing activities generated cash of \$2,062,000 during the six months ended October 31, 2003. This was comprised primarily of net proceeds of \$2,207,000 received from the completion of the sale of our common stock in a private placement memorandum. We offered up to 100 units (the Units) for sale to accredited investors at a price of \$25,000 per Unit (the Offering), or a maximum offering of 2,500,000. Each Unit consisted of (i) 44,444 shares of our common stock, and (ii) warrants to purchase 44,444 shares of common stock, exercisable for a period of three years at an exercise price of \$0.90 per share (the Warrants). The Warrants may be redeemed in whole or in part at our option if the closing price of our common stock is at least \$1.25 per share on average for 10 consecutive trading days, ending not earlier than 30 days before the Warrants are called for redemption. We sold all 100 units in the offering. In connection with the offering, the placement agent was issued warrants to purchases 665,000 shares of our common stock at an exercise price of \$0.75 per share. Other financing activities included the repayment of equipment notes of approximately \$144,000 related to the acquisition of Clayborn.

Our capital requirements depend on numerous factors, including the market for our services, the resources we devote to developing, marketing, selling and supporting our products and services, the timing and extent of establishing additional markets and other factors. To address our working capital needs and growth in our sales and customer base, on October 29, 2003, Walker obtained a revolving line of credit facility with a commercial bank in the amount of \$750,000. The borrowing limit is up to 70% of eligible Walker accounts receivable. As of October 31, 2003, the borrowing base was \$750,000 and there was no outstanding balance. The line of credit is collateralized by all of Walker's accounts receivable, inventory and equipment, and bears interest at the Wall Street Journal Prime Index plus 1.5% (5.50% as of October 31, 2003). In addition, we and certain executive officers of ours have personally guaranteed this line of credit facility. This line is subject to annual renewal and matures on November 5, 2004. We also anticipate obtaining a working capital line of credit for Clayborn prior to October 31, 2004, to assist with working capital needs as the Clayborn business and customer base expands.

In connection with the Offering, we have the ability to redeem some or all of the Warrants if our common stock is at least \$1.25 per share on average for 10 consecutive trading days. The redemption proceeds from the Warrants would provide us with approximately up to \$4,000,000 in additional cash.

We expect these financing activities, along with internally generated funds, will provide us sufficient capital to meet our short-term and long-term needs, including working capital and capital expenditures, to fund earn-out provisions related to the Walker acquisition, and to pay the quarterly distributions of post tax profits to Clayborn shareholders. To the extent we grow by future acquisitions that involve consideration other than stock, our

cash requirements may increase.

We will continue to explore opportunities to raise additional funds on acceptable terms for a number of uses. We may not be able to obtain additional funds on acceptable terms, or at all. Addition capital resources would be devoted to search for, investigate and potentially acquire new companies that have a strategic fit. In connection with a potential acquisition, we would also expect to issue additional common stock equity or convertible debt securities, which may result in additional dilution to our shareholders.

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Critical Accounting Policies

Financial Reporting Release No. 60, published by the SEC, recommends that all companies include a discussion of critical accounting policies used in the preparation of their financial statements. Our significant accounting policies are summarized in Note 2 of its consolidated financial statements. While all these significant accounting policies impact its financial condition and results of operations, we view certain of these policies as critical. Policies determined to be critical are those policies that have the most significant impact on our consolidated financial statements and require management to use a greater degree of judgment and estimates. Actual results may differ from those estimates.

We believe that given current facts and circumstances, it is unlikely that applying any other reasonable judgments or estimate methodologies would cause a material effect on our consolidated results of operations, financial position or liquidity for the periods presented in this report.

The accounting policies identified as critical are as follows:

Use of Estimates

In preparing financial statements in conformity with accounting principles generally accepted in the United States of America, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements and revenues and expenses during the reporting period. The most significant estimates relate to estimation of percentage of completion on uncompleted contracts, valuation of inventory, allowance for doubtful accounts and estimated life of customer lists. Actual results could differ from those estimates.

Accounts receivable

Accounts receivable are due within contractual payment terms and are stated at amounts due from customers net of an allowance for doubtful accounts. Credit is extended based on evaluation of a customer's financial condition. Accounts outstanding longer than the contractual payment terms are considered past due. We determine its allowance by considering a number of factors, including the length of time trade accounts receivable are past due, our previous loss history, the customer's current ability to pay its obligation to us, and the condition of the general economy and the industry as a whole. We write off accounts receivable when they become uncollectible, and payment subsequently received on such receivables are credited to the allowance for doubtful accounts.

Goodwill and other Long-lived Assets

We assess the impairment of long-lived assets whenever events or changes in circumstances indicate that their carrying value may not be recoverable from the estimated future cash flows expected to result from their use and eventual disposition. Our long-lived assets subject to this evaluation include property and equipment and amortizable intangible assets. We assess the impairment of goodwill annually in our fourth fiscal quarter and whenever events or changes in circumstances indicate that it is more likely than not that an impairment loss has been incurred. Intangible assets other than goodwill are reviewed for impairment whenever events or changes in circumstances indicate that the carrying value may not be fully recoverable. We are required to make judgments and assumptions in identifying those events or changes in circumstances that may trigger impairment. Some of the factors we consider include:

- o Significant decrease in the market value of an asset
- o Significant changes in the extent or manner for which the asset is being used or in its physical condition
- o A significant change, delay or departure in our business strategy related to the asset o Significant negative changes in the business climate, industry or economic conditions
- O Current period operating losses or negative cash flow combined with a history of similar losses or a forecast that indicates continuing losses associated with the use of an asset

periodically evaluating whether an impairment of our amortizable intangible assets and other long-lived assets has occurred. Our evaluation includes an analysis of estimated future undiscounted net cash flows expected to be generated by the assets over their remaining estimated useful lives. If the estimated future undiscounted net cash flows are insufficient to recover the carrying value of the assets over the remaining estimated useful lives, we will record an impairment loss in the amount by which the carrying value of the assets exceeds the fair value. We determine fair value based on discounted cash flows using a discount rate commensurate with the risk inherent in our current business model. If, as a result of our analysis, we determine that our amortizable intangible assets or other long-lived assets have been impaired, we will recognize an impairment loss in the period in which the impairment is determined. Any such impairment charge could be significant and could have a material adverse effect on our financial position and results of operations. Major factors that influence our cash flow analysis are our estimates for future revenue and expenses associated with the use of the asset. Different estimates could have a significant impact on the results of our evaluation.

We performed our annual review for goodwill impairment in the fourth quarter of fiscal 2003 and tested for goodwill impairment in each reporting unit that contains goodwill. Our tests found that no impairment existed. Our impairment review is based on comparing the fair value to the carrying value of the reporting units with goodwill. The fair value of a reporting unit is measured at the business unit level using a discounted cash flow approach that incorporates our estimates of future revenues and costs for those business units. Reporting units with goodwill include our Invisinet business unit, which are operating segments within our fixed wireless reportable segment, and our Walker Comm structured cabling reporting unit, which is a reportable segment. Our estimates are consistent with the plans and estimates that we are using to manage the underlying businesses. If we fail to deliver products and services for these business units, or market conditions for these businesses fail to improve, our revenue and cost forecasts may not be achieved and we may incur charges for goodwill impairment, which could be significant and could have a material adverse effect on our net equity and results of operations.

Deferred Income Taxes

We determine deferred tax liabilities and assets at the end of each period based on the future tax consequences that can be attributed to net operating loss and credit carryovers and differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases, using the tax rate expected to be in effect when the taxes are actually paid or recovered. The recognition of deferred tax assets is reduced by a valuation allowance if it is more likely than not that the tax benefits will not be realized. The ultimate realization of deferred tax assets depends upon the generation of future taxable income during the periods in which those temporary differences become deductible.

We consider past performance, expected future taxable income and prudent and feasible tax planning strategies in assessing the amount of the valuation allowance. Our forecast of expected future taxable income is based over such future periods that we believe can be reasonably estimated. Changes in market conditions that differ materially from our current expectations and changes in future tax laws in the U.S. may cause us to change our judgments of future taxable income. These changes, if any, may require us to adjust our existing tax valuation allowance higher or lower than the amount we have recorded.

Revenue Recognition

We generate our revenue by providing project engineering and installation services for specialty communication systems, including wireless fidelity (WiFi) and fixed wireless deployment. We provide a range of specialty communication services including project management, site design, structured cabling, product integration, network security and technical support. These projects may require the integration of multiple communication components and engineering services in order to complete the project.

We record profits on these projects on a percentage-of-completion basis on the cost-to-cost method. Contracts in process are valued at cost plus accrued profits less earned revenues and progress payments on uncompleted contracts. Contracts are generally considered substantially complete when engineering is completed and/or site construction is completed. We include in operations pass-through revenue and costs on cost-plus contracts, which are customer-reimbursable materials, equipment and subcontractor costs, when we determine that we are responsible for the engineering specification, procurement and management of such cost components on behalf of the customer.

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We have numerous contracts that are in various stages of completion. Such contracts require estimates to determine the appropriate cost and revenue recognition. We have a history of making reasonably dependable estimates of the extent of progress towards completion, contract revenues and contract costs. However, current estimates may be revised as additional information becomes available. If estimates of costs to complete long-term contracts indicate a

loss, provision is made currently for the total loss anticipated.

Recently issued accounting pronouncements

In June 2002, the FASB issued SFAS No.146, "Accounting for Costs Associated with Exit or Disposal Activities." SFAS No.146 nullifies Emerging Issues Task Force Issue No. 94-3 and requires that a liability for a cost associated with and exit or disposal activity be recognized when the liability is incurred. This statement also establishes that fair value is the objective for initial measurement of the liability. SFAS No.146 is effective for exit or disposal activities that are initiated after December 31, 2002. The impact of the adoption of SFAS No. 146 is not expected to have a material impact on our consolidated financial position, results of operations or cash flows.

In December 2002, the FASB issued SFAS No.148, "Accounting for Stock-Based Compensation - Transition and Disclosure, an amendment of FASB Statement No.123." SFAS No.148 amends SFAS No.123, "Accounting for Stock-Based Compensation," to provide alternative methods of transition for an entity that voluntarily changes to the fair value-based method of accounting for stock-based employee compensation. It also amends the disclosure provisions of that Statement to require prominent disclosure about the effects on reported net income of an entity's accounting policy decisions with respect to stock-based employee compensation. We have chosen to continue to account for stock-based compensation using the intrinsic value method prescribed in APB Opinion No.25 and the related SFAS No. 123. The adoption of SFAS 148 did not have a material effect on our consolidated financial position, results of operations or cash flows.

In November 2002, the FASB issued FASB Interpretation No.45, ("FIN No.45") "Guarantor's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees of Indebtedness of Others." FIN No.45 requires that upon issuance of a guarantee, a guarantor must recognize a liability for the fair value of an obligation assumed under a guarantee. FIN No. 45 also requires additional disclosures by a guarantor in its interim and annual financial statements about the obligations associated with guarantees issued. The recognition provisions of FIN No.45 are effective for any guarantees issued or modified after December 31, 2002. The disclosure requirements are effective for financial statements of interim or annual periods ending December 15, 2002. The adoption of the disclosure requirements of FIN No. 45 did not have a material impact on our consolidated financial position, results of operations or cash flows.

In January 2003, the FASB issued FASB Interpretation No.46 ("FIN No. 46") "Consolidation of Variable Interest Entities." In general, a variable interest entity is a corporation, partnership, trust, or any other legal structure used for business purposes that either (a) does not have equity investors with voting rights or (b) has equity investors that do not provide sufficient financial resources for the entity to support its activities. A variable interest entity often holds financial assets, including loans or receivables real estate or other property. A variable interest entity may be essentially passive or it may engage in activities on behalf of another company. Until now, a company generally has included another entity in its consolidated financial statements only if it controlled the entity through voting interests. FIN No.46 changes that by requiring a variable interest entity to be consolidated by a company if that company is subject to a majority of the risk of loss from the variable interest entity's activities or entitled to receive a majority of the entity's residual returns or both. FIN No. 46's consolidation requirements apply immediately to variable interest entities created or acquired after January 31, 2003. The consolidation requirements apply to older entities in the first fiscal year on interim period beginning after June 15, 2003. Certain of the disclosure requirements apply to all financial statements issued after January 31, 2003, regardless of when the variable interest entity was established. We have not adopted FIN No.46 for the year ended April 30, 2003. We do not expect FIN 46 to have a material effect on our consolidated financial position, results of operations or cash flows.

In May 2003, the Financial Accounting Standards Board issued SFAS No. 150, "Accounting for Certain Financial Instruments with Characteristics of both Liabilities and Equity." SFAS No. 150 changes the accounting for certain financial instruments that, under previous guidance, issuers could account for as equity. The new statement requires that those instruments be classified as liabilities in statements of financial position. Most of the guidance in SFAS No. 150 is effective for all financial instruments entered into or modified after May 31, 2003, and otherwise is effective at the beginning of our first quarter for fiscal 2004. We do not expect the adoption of this statement to have a material impact on our consolidated financial position, results of operations or cash flows.

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BUSINESS

Overview

wireless fidelity (WiFi) deployment and fixed wireless deployment. We provide a range of specialty communication services including project management, site design, structured cabling, product integration, network security, and technical support. These projects may require the integration of multiple communication components and engineering services in order to complete the customer's requirements for the deployment of a specialty communication system, a WiFi or fixed wireless system.

On May 17, 2002, pursuant to an agreement and plan of merger, Phoenix Star Ventures Inc., a publicly held Delaware corporation, through its wholly owned subsidiary WPCS Acquisition Corp., acquired WPCS Holdings Inc., a Delaware corporation by issuing 5,500,000 shares of its common stock to shareholders of WPCS Holdings, Inc. in exchange of all the outstanding shares of WPCS Holdings, Inc. Concurrently with the acquisition, Phoenix Star Ventures Inc. changed its name to WPCS International Incorporated.

On November 13, 2002, we entered into an agreement and completed a merger with Invisinet, Inc. ("Invisinet"). Invisinet is in a similar business as ours, providing fixed wireless technology services to its customers. The acquisition of Invisinet broadens our customer base and expands our technical resources capable of deploying wireless systems. For the six months ended October 31, 2003, the acquisition of Invisinet increased sales by approximately \$1.6 million as compared the same period in the prior year. To complete the merger, we acquired 100% of the common stock of Invisinet by issuing 1,000,000 shares of our common stock with a fair value of \$1,750,000, based on the average value of our common stock as of a few days before and after the merger was announced. Based on the net assets acquired of Invisinet, we have recognized goodwill of approximately \$1.6 million.

On December 30, 2002, we acquired all of the outstanding common stock of Walker Comm, Inc. The acquisition of Walker gives us the ability to provide specialty communication systems to our customers along with strengthening our project management capabilities. For the six months ended October 31, 2003, the acquisition of Walker increased sales approximately \$5.8 million as compared to the same period in the prior year. The aggregate consideration we paid for Walker was approximately \$5,113,000. To complete the merger, all of the issued and outstanding shares of common stock of Walker were exchanged for aggregate merger consideration consisting of \$500,000 in cash and the common stock of ours with a value of approximately \$4,574,000, or 2,486,000 shares valued at \$1.84 per share based on the average value of our common stock as of a few days before and after the merger was announced. Based on the net assets acquired of Walker, we recognized goodwill of approximately \$3.8 million.

On August 22, 2003, we acquired all of the outstanding common stock of Clayborn Contracting Group, Inc. The acquisition of Clayborn gives us additional expertise in engineering and deployment services for specialty communication systems and additional wireless opportunities to pursue. For the six months ended October 31, 2003, the acquisition of Clayborn increased sales approximately \$1.8 million as compared to the same period in the prior year. The aggregate consideration paid by us for Clayborn was approximately \$2,919,000. We acquired all of the issued and outstanding shares of Clayborn in exchange for \$900,000 cash consideration and \$45,000 in transaction costs, and 826,446 newly issued shares of our common stock with a fair value of approximately \$868,000 based on the average value of our common stock as of a few days before and after the merger terms were agreed to and announced. An additional \$1,100,000 is due by September 30, 2007, payable in quarterly distributions, by payment to the Clayborn shareholders of 50% of the quarterly post tax profits of Clayborn. Based on the preliminary information currently available, we preliminarily expect to recognize goodwill of approximately \$2,048,000. Upon completion of a formal purchase price allocation there may be a decrease in the amount assigned to goodwill and a corresponding increase in tangible or other intangible assets.

Our Business

We generate our revenue by providing project engineering and deployment services for specialty communication systems, wireless fidelity (WiFi) and fixed wireless systems. We have two reportable segments, specialty communication systems and wireless infrastructure services.

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Special Communication Systems

As a complete project engineering company, we focus on the implementation requirements of specialty communication systems. We are a certified design and installation company for several manufacturers offering a wide range of products and services. Specialty communication services include project management, installation, registered communications distribution design, and network integration of voice, data, MATV, CATV, video and security systems, including fiber optic cabling and outside plant trenching. Cabling systems are designed, installed and tested to industry standards. Our installers are members of the IBEW union, and are trained and certified in the latest technologies and safety to adhere to general OSHA guidelines, as well as union and industry rules and regulations pertaining to areas associated with communications. Technicians are also trained and certified in installing copper and fiber optic networks to support Ethernet, Token-Ring, CAT 5, CAT 6, voice and video conferencing. We can

also provide in-house CAD specialists to diagram changes or modifications to customer specifications. The specialty communication segment represents approximately 80% of total sales.

Wireless Infrastructure Services

Connecting a company's network is critical in achieving the timely flow of information. Today, a company's network expands beyond its existing headquarters to remote offices and remote users. The networking applications are larger and the demand for high-speed connectivity to move data back and forth is growing dramatically. Until recently, a company's only alternative in obtaining high-speed connectivity was to contact the telephone company and have a high-speed landline service installed so that connectivity could be achieved between its locations. The issue today is that these high-speed landlines take too much time to install, are not available in all locations, do not solve remote application usage and are costly to use on a monthly basis. Expensive and inflexible land line services are moving users toward cost effective high-speed broadband wireless infrastructure services.

Wireless infrastructure services includes the internal and external design and installation of a fixed wireless solution to support data, voice or video transmission between two or more points without the utilization of landline infrastructure. Wireless infrastructure services includes radio frequency engineering, site survey, which determines "line of sight" issues, site design that determines terrain status and where mounting and alignment will occur and spectrum analysis to study the performance of licensed and unlicensed frequencies for a specific area. Also, we will mount and align equipment and integrate the products into one system, and finally test, document and support the installation. We also provide network security, training and technical support. Wireless infrastructure services offer the user lower costs compared to landline, high-speed connectivity, immediate installation and network ownership.

The products offered as part of the system include microwave radios, repeaters, amplifiers, antennas, cables and specialty components. The specific products used and serviced vary depending on the connection speed required and distances between points, accordingly, we are technology and vendor independent. We believe that this aligns our goals with those of the customers and enables us to objectively evaluate and recommend specific component products or technologies. The wireless infrastructure segment represents approximately 20% of total sales.

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Sales and Marketing

In both segments, we primarily service major corporations, government entities and educational institutions in the United States. We also perform limited services internationally, which account for less than 1% of total sales. We market and sell services through a direct sales team of sales and project engineering professionals. Sales personnel work collaboratively with senior management, project managers and project engineers to develop new sales leads and procure new contracts. We generate revenue opportunities through formal bid responses, end user referrals, contracting assignments from technology providers and subcontracting assignments from general infrastructure providers. We also, through our subsidiaries, are listed on the Federal GSA schedule for government contracts.

Customers

We provide specialty communication systems, wireless fidelity (WiFi) deployment and fixed wireless deployment to many major corporations, government entities and educational institutions. At January 31, 2004, we had a backlog of unfilled orders believed to be firm of approximately \$14 million. We expect these projects to be completed and the backlog fully converted to revenue within the next twelve months.

Competition

The markets in the specialty communication systems and wireless infrastructure services segments are relatively competitive and fragmented and represented typically by numerous service providers, ranging from small independent firms servicing local markets to larger firms servicing regional and national markets. We also face competition from existing or prospective clients which employ in-house personnel to perform some of the same types of services we provide. Historically, there have been relatively few significant barriers to entry into the markets in which we operate, and, as a result, any organization that has adequate financial resources and access to technical expertise may become one of our competitiors. Overall, we believe that there are no dominant competitors in the either of the segments that we provide products and services.

We believe that the principal competitive factors in our markets include the ability to deliver results within budget (time and cost), reputation, accountability, staffing flexibility, project management expertise, industry experience and competitive pricing. In addition, expertise in new and evolving technologies has become increasingly important. We believe that the

ability to integrate these technologies from multiple vendors gives us a competitive advantage. Our ability to compete also depends on a number of additional factors which are outside of our control, including:

- o competitive pricing for similar services;
- o The ability and willingness of our competitors to finance customers' projects on favorable terms;
- o The ability of our customers to perform the services themselves; and
- o The responsiveness of our competitors to customer needs.

We believe that our principal competitive advantage is the ability to integrate multiple component products and services across the vast majority of wireless infrastructure services and specialty communication systems. We have a trained and certified staff, the ability to provide national coverage and a strong customer base. We use proven methodologies to rapidly design, install, integrate and manage a communications deployment.

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Acquisition Strategy

The primary goal is to build us into a recognized leader in specialty communication systems, wireless fidelity (WiFi) deployment and fixed wireless deployment. To meet this challenge, we are planning to make acquisitions of companies familiar with the deployment of these products and services. The goal for each acquisition will be to expand the product and services offering, strengthen our project services capabilities, expand the customer base and add accretive revenue and earnings. At the present time, we have no plans, arrangement or agreements for any acquisitions.

Management Strategy

In anticipation of internal growth and future acquisitions, we will organize resources to manage our development effectively. Our President is responsible for strategic direction, operations, corporate governance and building shareholder value.

The financial officer is responsible for overall financial management, financial reporting and corporate administration. The strategic development officer is focused on strategic issues such as acquisition candidates, investor relations, corporate marketing and major account opportunities.

Our Executive VP is tasked with business integration, creating operational efficiencies and operations management for a set number of acquired companies. As each acquisition occurs, personnel will increase in a variety of capacities.

Employees

As of January 31, 2004, we employed 110 full time employees, of which 82 are project engineers, 13 are project managers, ten are in administration and five are executives. Certain of the project engineers are represented by the International Brotherhood of Electrical Workers. We also have non-union employees. We believe our relations with all of our employees are good.

Properties

Our principal executive offices are located in approximately 2,000 square feet of office space in Exton, Pennsylvania. The lease for such space expires in November 2004. The aggregate annual base rental for this space is \$28,000.

In conjunction with acquisitions that occurred in 2002 and 2003, we assumed the operating leases of additional office space in the following locations: <TABLE> <CAPTION>

Location Lease Expiration Date Minimum Annual Rental

Rocklin, California January 31, 2006 \$13,000

San Leandro, California July 31, 2006 \$13,000

Denville, New Jersey month-to-month \$11,000 (b)

Auburn, California month-to-month \$44,000 (b)

</TABLE>

2.7

- (a) The lease for our Fairfield, California location is with trusts, of which, certain of our officers and shareholders are the trustees.
- (b) The leases for our Denville, New Jersey and Auburn, California locations are month to month leases, therefore the minimum annual rental price assumes we rent the properties for the entire year.

We believe that our existing facilities are suitable and adequate to meet our current business requirements.

Legal Proceedings

From time to time, we may become involved in various lawsuits and legal proceedings which arise in the ordinary course of business. However, litigation is subject to inherent uncertainties, and an adverse result in these or other matters may arise from time to time that may harm our business. We are currently not aware of any such legal proceedings or claims that we believe will have, individually or in the aggregate, a material adverse affect on our business, financial condition or operating results.

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MANAGEMENT

Directors And Executive Officers

Our directors, executive officers and key executives, and their ages as of the date hereof, are as follows.
<TABLE>
<CAPTION>

	NAME	AGE	POSITION
<s></s>	Andrew Hidalgo	<c> 47</c>	<c> Chairman, Chief Executive Officer and Director</c>
	Donald Walker	40	Executive Vice President
	E.J. von Schaumburg	36	Executive Vice President
	Joseph Heater	40	Chief Financial Officer
	Norm Dumbroff	43	Director
	Neil Hebenton	47	Director
	Gary Walker	49	Director
	William Whitehead	48	Director

</TABLE>

Set forth below is a biographical description of each director and senior executive officer of WPCS based on information supplied by each of them.

Andrew Hidalgo, Chairman and Chief Executive Officer

Mr. Hidalgo became our Chairman of the Board and Chief Executive Officer in June 2002. He is responsible for our operations and direction. From September 2000 until June 2002, Mr. Hidalgo was President of Wireless Professional Communication Services, Inc. From November 1999 to September 2000, Mr. Hidalgo was Chairman and Chief Executive Officer of CommSpan Incorporated. From December 1997 to November 1999, Mr. Hidalgo was Senior Vice President at Applied Digital Solutions, a communications infrastructure company, where he was responsible for implementing a strategic direction involving acquisitions, business integration and sales development while managing overall operations for the company's five core business divisions and 25 subsidiary companies. Prior to that, Mr. Hidalgo held various positions in operations, sales and marketing with the 3M Company, Schlumberger and General Electric. He attended Fairfield University in Fairfield, Connecticut where he majored in Marketing and Finance.

Mr. Walker has been Executive Vice President since December 2002. Mr. Walker was the founder of Walker Comm, Inc. and its Chief Executive Officer from November 1996 until it's acquisition by WPCS in December 2002. He has over twenty-one years of project management experience and is a Registered Communications Distribution Designer (RCDD). In addition, Mr. Walker is a committee member with the National Electrical Contractors Association (NECA). Mr. Walker began his project engineer career at General Dynamics where he developed his engineering skills while managing large projects and coordinating technical staff.

E.J. von Schaumburg, Executive Vice President

Mr. von Schaumburg joined WPCS in November 2002. He is responsible for the strategic development of WPCS including major accounts and corporate marketing. From July 2000 until November 2002, Mr. Von Schaumburg was President of Invisinet, Inc. He is a twelve-year veteran of the wireless industry and founding member of the Wireless Ethernet Compatibility Alliance (WECA). From February 1989 until July 2000, Mr. von Schaumburg worked for eight years as a Business Development Manager for AT&T and three years as a divisional CFO for Lucent Technologies. Mr. von Schaumburg holds a B.S. in Finance from St. Bonaventure University and an M.B.A. from Fairleigh Dickinson University.

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Joseph A. Heater, Chief Financial Officer

Mr. Heater has been Chief Financial Officer since July 2003. From November 2001 to June 2003, Mr. Heater was the Controller for Locus Pharmaceuticals, Inc., a development stage pharmaceutical company. Prior to that, from April 1999 to September 2001, Mr. Heater was Director of Finance and Corporate Controller for esavio Corporation, an information technology consulting company providing application development, network design, integration, and managed services. Prior to that, from March 1995 to November 1998, Mr. Heater was Director of Financial Planning and Assistant Corporate Controller for Airgas, Inc. Mr. Heater holds a B.S. from the University of Nebraska and an M.B.A. from Villanova University.

Directors:

Norm Dumbroff

Mr. Dumbroff became a Director of WPCS in 2002. He has been the Chief Executive Officer of Wav Incorporated since April 1990, a distributor of wireless products in North America. Prior to Wav Incorporated, Mr. Dumbroff was an engineer for Hughes Aircraft. He holds a B.S. degree in Computer Science from Albright College.

Neil Hebenton

Mr. Hebenton became a director of WPCS in October 2002. Since 1996, he has been the Managing Director for the U.K. based FW Pharma Systems, a multi-million dollar application software company serving the pharmaceutical and biotechnology sectors. Mr. Hebenton has held a variety of operational, scientific and marketing positions in Europe with Bull Information Systems (BULP-Paris, Frankfurt, Zurich) and Phillips Information Systems. He received his B.S. in Mathematics from the University of Edinburgh, Scotland.

Gary Walker

Mr. Walker has been a director of WPCS since December 2002. He is currently the president of the Walker Comm subsidiary for WPCS International, a position he has held since November 1996. Prior to his involvement at Walker Comm, Mr. Walker had a distinguished career with the U.S. Navy and also held an elected political position in Fairfield, California. He holds a B.A. in Business Management from St. Mary's College in Moraga, California.

William Whitehead

Mr. Whitehead became a director of WPCS in October 2002. Since October 1998, he has been the Chief Financial Officer for Neutronis Incorporated, a multi-million dollar process and safety systems manufacturer. Mr. Whitehead has held a variety of financial management positions with Deloitte & Touche and was Division Controller for Graphic Packaging Corporation from April 1990 to March 1998. After attending West Point, Mr. Whitehead received a B.S. in Accounting from the Wharton School at the University of Pennsylvania and received his M.B.A. from the Kellogg Graduate School at Northwestern University.

Board of Directors

All of our directors hold office until the next annual meeting of stockholders and the election and qualification of their successors. Our executive officers are elected annually by the Board of Directors to hold office until the first meeting of the Board following the next annual meeting of stockholders and until their successors are chosen and qualified.

Director and Executive Compensation

Directors serve without cash compensation and without other fixed remuneration. Directors are entitled to receive stock options under our 2002 Stock Option as determined by the Board of Directors. We reimburse our directors for expenses incurred in connection with attending Board meetings.

Section 16(a) Beneficial Ownership Reporting Compliance

Section 16(a) of the Exchange Act requires our executive officers and directors and persons who own more than 10% of a registered class of our equity securities to file reports of their ownership thereof and changes in that ownership with the Securities and Exchange Commission and the National Association of Securities Dealers, Inc. Executive officers, directors and greater than 10% stockholders are required by SEC regulations to furnish us with copies of all such reports they file.

Based solely upon a review of Forms 3, 4 and 5, and amendments thereto, furnished to us during fiscal year 2003, we are not aware of any director, officer or beneficial owner of more than ten percent of our Common stock that, during fiscal year 2003, failed to file on a timely basis reports required by Section 16(a) of the Securities Exchange Act of 1934.

30 EXECUTIVE COMPENSATION

The following table sets for the certain summary information concerning the compensation paid for services rendered in all capacities to us and our subsidiaries for the years ended April 30, 2003, 2002 and 2001 to WPCS' Chief Executive Officer:

<TABLE>

			Annual Compensation		Long-Term Compensation		
					Other Annual		Securities Underlying
LTIP All(Other)					Compen-	Restricted Stock	
Payouts Compensa Name (\$) tion (\$)	Position	Year	Salary (\$)	Bonus (\$)	-		-
<s> <c> <c></c></c></s>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>
Andrew Hidalgo	CEO	2003	\$141,000	-	-	-	-
Stephen C.Jackson	President		, , , , , , , , ,	-	-	-	-
		2001		-	\$21,085	-	100,000 (2)

</TABLE>

- (1) The number of securities under options granted reflects the number of WPCS shares that may be purchased upon the exercise of such options.
- (2) For the year ended April 30, 2001, in connection with the sale of its subsidiary, we entered into a Consulting Agreement with Stephen Jackson under which we paid Mr. Jackson \$6,000 during the two month period ending April 30, 2001. We also granted Mr. Jackson an option to purchase 100,000 shares of our common stock at a price of \$0.30 per share at any time prior to April 30, 2002.

Employment Agreements

Andrew Hidalgo

On August 2, 2002, we entered into a three-year employment contract with a shareholder who is our Chairman and Chief Executive Officer. Upon each one year anniversary of the agreement, the agreement will automatically renew for another three years from the anniversary date. The base salary under the agreement is \$150,000 per annum plus benefits.

E.J. von Schaumburg

On November 13, 2002, we entered into a two-year employment contract with an option to renew for an additional year, with the President of Invisinet, who is also one of our Executive Vice Presidents. The base salary under the

agreement is \$120,000 per annum, plus benefits.

Donald Walker

On December 30, 2002, we entered into a four-year employment contract with an option to renew for an additional year, with the President of Walker, who is also one of our Executive Vice Presidents. The base salary under the agreement is \$140,000 per annum, plus benefits.

Gary Walker

On December 30, 2002, we entered into a four-year employment contract with an option to renew for an additional year, with the Chief Operating Officer of Walker, who is also one of our Directors. The base salary under the agreement is \$140,000 per annum, plus benefits.

Joseph Heater

On July 15, 2003, we entered into a three-year employment contract with Joseph Heater, to act as Chief Financial Officer. The base salary under the agreement is \$120,000 per annum, plus benefits.

Except for the foregoing terms, we have not entered into other employment or consulting agreements with any of the Named Executive Officers.

Employee Stock Incentive Plan

The 2002 Stock Option Plan was adopted by the board of directors in September 2002 and increased from 500,000 to 5,000,000 options on March 3, 2003, and approval by the shareholders is pending. The Plan provides for the issuance of up to 5,000,000 options.

Option Grants to the Named Executive Officers and Directors as of January 31, 2004:
<TABLE>
<CAPTION>

Name of Beneficial Owner	Title	Grant Date		Options
<pre> <s> Neil Hebenton 25,000</s></pre>	<c> Director</c>	<c> 10/1/02</c>	<c> \$1.66</c>	<c></c>
William Whitehead 50,000	Director		\$1.35	
	Executive Vice President		\$0.75	

 <s> Gary Walker 200,000</s>	<c> Director</c>		<c> \$0.75</c>	<c></c>
William Whitehead 25,000	Director	6/3/03	\$0.75	
E.J. von Schaumburg 300,000	Executive Vice President		\$0.45	
250,000	Chief Financial Officer	6/12/03	\$0.75	
Joseph Heater 150,000	Chief Financial Officer	8/06/03	\$1.07	

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</TABLE>

Under the plan, options may be granted which are intended to qualify as incentive stock options, or ISOs, under Section 422 of the Internal Revenue Code of 1986, as amended, or which are not intended to qualify as incentive stock options thereunder, or Non-ISOs. The 2002 Stock Option Plan and the right of participants to make purchases thereunder are intended to qualify as an "employee stock purchase plan" under Section 423 of the Internal Revenue Code of 1986, as amended. The 2002 Stock Option Plan is not a qualified deferred compensation plan under Section 401(a) of the Internal Revenue Code and is not subject to the provisions of the Employee Retirement Income Security Act of 1974.

Purpose

The primary purpose of the 2002 Stock Option Plan is to attract and retain the best available personnel for us in order to promote the success of our business and to facilitate the ownership of our stock by employees. The ability of a company to offer a generous stock option program has now become a standard feature in the industry in which we operates.

Administration

The 2002 Stock Option Plan is administered by our board of directors, as the board of directors may be composed from time to time. All questions of interpretation of the 2002 Stock Option Plan are determined by the board, and its decisions are final and binding upon all participants. Any determination by a majority of the members of the board of directors at any meeting, or by written consent in lieu of a meeting, shall be deemed to have been made by the whole board of directors.

Notwithstanding the foregoing, the board of directors may at any time, or from time to time, appoint a committee of at least two members of the board of directors, and delegate to the committee the authority of the board of directors to administer the plan. Upon such appointment and delegation, the committee shall have all the powers, privileges and duties of the board of directors, and shall be substituted for the board of directors, in the administration of the plan, subject to certain limitations.

Members of the board of directors who are eligible employees are permitted to participate in the 2002 Stock Option Plan, provided that any such eligible member may not vote on any matter affecting the administration of the 2002 Stock Option Plan or the grant of any option pursuant to it, or serve on a committee appointed to administer the 2002 Stock Option Plan. In the event that any member of the board of directors is at any time not a "disinterested person", as defined in Rule 16b-3(c)(3)(i) promulgated pursuant to the Securities Exchange Act of 1934, the plan shall not be administered by the board of directors, and may only by administered by a committee, all the members of which are disinterested persons, as so defined.

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Eligibility

Under the 2002 Stock Option Plan, options may be granted to key employees, officers, directors or consultants of ours, as provided in the 2002 Stock Option Plan.

Terms Of Options

The term of each option granted under the plan shall be contained in a stock option agreement between us and the optionee and such terms shall be determined by the board of directors consistent with the provisions of the plan, including the following:

- (a) Purchase Price. The purchase price of the common shares subject to each ISO shall not be less than the fair market value, or in the case of the grant of an ISO to a principal stockholder, not less that 110% of fair market value of such common shares at the time such option is granted. The purchase price of the common shares subject to each Non-ISO shall be determined at the time such option is granted, but in no case less than 85% of the fair market value of such common shares at the time such option is granted.
- (b) Vesting. The dates on which each option (or portion thereof) shall be exercisable and the conditions precedent to such exercise, if any, shall be fixed by the board of directors, in its discretion, at the time such option is granted.
- (c) Expiration. The expiration of each option shall be fixed by the board of directors, in its discretion, at the time such option is granted; however, unless otherwise determined by the board of directors at the time such option is granted, an option shall be exercisable for ten (10) years after the date on which it was granted (the "Grant Date"). Each option shall be subject to earlier termination as expressly provided in the 2002 Stock Option Plan or as

determined by the board of directors, in its discretion, at the time such option is granted.

- (d) Transferability. No option shall be transferable, except by will or the laws of descent and distribution, and any option may be exercised during the lifetime of the optionee only by him. No option granted under the plan shall be subject to execution, attachment or other process.
- (e) Option Adjustments. The aggregate number and class of shares as to which options may be granted under the plan, the number and class shares covered by each outstanding option and the exercise price per share thereof (but not the total price), and all such options, shall each be proportionately adjusted for any increase decrease in the number of issued common shares resulting from split-up spin-off or consolidation of shares or any like capital adjustment or the payment of any stock dividend.

Except as otherwise provided in the 2002 Stock Option Plan, any option granted hereunder shall terminate in the event of a merger, consolidation, acquisition of property or stock, separation, reorganization or liquidation of us. However, the optionee shall have the right immediately prior to any such transaction to exercise his option in whole or in part notwithstanding any otherwise applicable vesting requirements.

(f) Termination, Modification and Amendment. The 2002 Stock Option Plan (but not options previously granted under the plan) shall terminate ten (10) years from the earlier of the date of its adoption by the board of directors or the date on which the plan is approved by the affirmative vote of the holders of a majority of the outstanding shares of our capital stock entitled to vote thereon, and no option shall be granted after termination of the plan. Subject to certain restrictions, the plan may at any time be terminated and from time to time be modified or amended by the affirmative vote of the holders of a majority of the outstanding shares of our capital stock present, or represented, and entitled to vote at a meeting duly held in accordance with the applicable laws of the State of Delaware.

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Stock Appreciation Rights

The 2002 Stock Option Plan also permits the granting of one or more stock appreciation rights to eligible participants. Such stock appreciation rights may be granted either independent of or in tandem with options granted to the same participant. Stock appreciation rights granted in tandem with options may be granted simultaneously with, or, in the case of Non-ISOs, subsequent to, the grant to the participant of the related options; provided, however, that: (i) any option shall expire and not be exercisable upon the exercise of any stock appreciation right with respect to the same share, (ii) any stock appreciation right shall expire and not be exercisable upon the exercise of any option with respect to the same share, and (iii) an option and a stock appreciation right covering the same share of common stock may not be exercised simultaneously. Upon exercise of a stock appreciation right with respect to a share of common stock, the participant shall be entitled to receive an amount equal to the excess, if any, of (A) the fair market value of a share of common stock on the date of exercise over (B) the exercise price of such stock appreciation right.

Federal Income Tax Aspects Of The 2002 Stock Option Plan

The following is a brief summary of the effect of federal income taxation upon the participants and us with respect to the purchase of shares under the 2002 Stock Option Plan. This summary does not purport to be complete and does not address the federal income tax consequences to taxpayers with special tax status. In addition, this summary does not discuss the provisions of the income tax laws of any municipality, state or foreign country in which the participant may reside, and does not discuss estate, gift or other tax consequences other than income tax consequences. We advise each participant to consult his or her own tax advisor regarding the tax consequences of participation in the 1999 option plan and for reference to applicable provisions of the code.

The 2002 Stock Option Plan and the right of participants to make purchases thereunder are intended to qualify under the provisions of Sections 421, 422 and 423 of the Code. Under these provisions, no income will be recognized by a participant prior to disposition of shares acquired under the 2002 Stock Option Plan.

If the shares are sold or otherwise disposed of (including by way of gift) more than two years after the first day of the offering period during which shares were purchased (the "Offering Date"), a participant will recognize as ordinary income at the time of such disposition the lesser of (a) the excess of the fair market value of the shares at the time of such disposition over the purchase price of the shares or (b) 15% of the fair market value of the shares on the first day of the offering period. Any further gain or loss upon such disposition will be treated as long-term capital gain or loss. If the shares are sold for a sale price less than the purchase price, there is no ordinary income and the participant has a capital loss for the difference.

If the shares are sold or otherwise disposed of (including by way of gift) before the expiration of the two-year holding period described above, the excess of the fair market value of the shares on the purchase date over the purchase price will be treated as ordinary income to the participant. This excess will constitute ordinary income in the year of sale or other disposition even if no gain is realized on the sale or a gift of the shares is made. The balance of any gain or loss will be treated as capital gain or loss and will be treated as long-term capital gain or loss if the shares have been held more than one year.

In the case of a participant who is subject to Section 16(b) of the Securities Exchange Act of 1934, the purchase date for purposes of calculating such participant's compensation income and beginning of the capital gain holding period may be deferred for up to six months under certain circumstances. Such individuals should consult with their personal tax advisors prior to buying or selling shares under the 2002 Stock Option Plan.

The ordinary income reported under the rules described above, added to the actual purchase price of the shares, determines the tax basis of the shares for the purpose of determining capital gain or loss on a sale or exchange of the shares.

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We are entitled to a deduction for amounts taxed as ordinary income to a participant only to the extent that ordinary income must be reported upon disposition of shares by the participant before the expiration of the two-year holding period described above.

Restrictions On Resale

Certain officers and directors may be deemed to be our "affiliates" as that term is defined under the Securities Act. The Common stock acquired under the 2002 Stock Option Plan by an affiliate may be reoffered or resold only pursuant to an effective registration statement or pursuant to Rule 144 under the Securities Act or another exemption from the registration requirements of the Securities Act.

As of April 30, 2003, there were no unexercised options held by the Named Executive Officers.

Aggregated Option Exercises in Last Fiscal Year And Fiscal Year-end Option Values

There were no option exercises in the last fiscal year.

CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

On November 13, 2002, we acquired all of the outstanding shares of Invisinet from its shareholders in exchange for an aggregate of 1,000,000 newly issued shares of our common stock. An additional 150,000 shares of our common stock were to be issued to a shareholder, provided Invisinet achieved certain financial targets over a two year period beginning on the first anniversary date of the merger. On May 27, 2003, we and the shareholder mutually agreed to cancel the issuance of bonus shares and in exchange, issued options to purchase 300,000 shares of our common stock.

On December 30, 2002, we acquired all of the outstanding shares of Walker Comm in exchange for an aggregate of 2,486,000 newly issued shares of our common stock and \$500,000 cash consideration. An additional \$500,000 is payable contingent upon Walker Comm achieving certain net profits, to be paid in quarterly distributions equal to 75% of net income, which would increase the purchase price. At October 31, 2003, \$323,415 was payable to the Walker Comm shareholders against this earn-out provision.

In connection with the acquisition of Walker Comm, we assumed a lease with trusts, of which, certain of our officers are the trustees, for a building and land located in Fairfield, California, which is occupied by our Walker Comm subsidiary. The lease calls for monthly rental payments of \$4,642, with annual increases, calculated using the San Francisco-Oakland-San Jose Consolidated Metropolitan Statistical Area Consumer Price Index.

On August 22, 2003, we acquired all of the outstanding shares of Clayborn Contracting Group, Inc. in exchange for an aggregate \$900,000 cash consideration and 826,446 newly issued shares of our common stock. An additional \$1,100,000 is due by September 30, 2007, payable in quarterly distributions, by payment to the Clayborn shareholders of 50% of the quarterly post tax profits of Clayborn.

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SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

The following table sets forth certain information regarding beneficial ownership of our common stock as of January 31, 2004 (i) by each person who is

known by us to beneficially own more than 5% of our common stock; (ii) by each of our officers and directors; and (iii) by all of our officers and directors as a group.

<TABLE>

Name and Address of Beneficial Owner**	Shares of Common Stock	Percent of Class Prior to Offering		
<pre><s> Andrew Hidalgo</s></pre>	<c> 5,380,000</c>	<c> 26.7%</c>	<c> 21.3%</c>	
Donald Walker	1,126,645	5.6%	4.5%	
E.J. von Schaumburg	151,000	*	*	
Joseph Heater	150,000 (1)	*	*	
Norm Dumbroff	850,000	4.2%	3.4%	
Neil Hebenton	12,500 (1)	*	*	
Gary Walker	930 , 759	4.6%	3.7%	
William Whitehead	8,000	*	*	
All officers, directors and key executives (8 Persons)				

 8,608,904 (1) | 42.8% | 34.1% |* Less than 1% ** c/o WPCS International Incorporated, 140 South Village Avenue, Suite 20, Exton, PA 19341. *** Percentage based upon 25,245,090 shares of common stock.

Beneficial Ownership is determined in accordance with the rules of the Securities and Exchange Commission and generally includes voting or investment power with respect to securities. Shares of common stock subject to options or warrants currently exercisable or convertible, or exercisable or convertible within 60 days of January 31, 2004 are deemed outstanding for computing the percentage of the person holding such option or warrant but are not deemed outstanding for computing the percentage of any other person. Percentages are based on a total of 20,135,690 shares of common stock outstanding on January 31, 2004, and the shares issuable upon the exercise of options and warrants exercisable on or within 60 days of January 31, 2004, as described below.

(1) Includes the following number of shares of common stock which may be acquired by certain executive officers and directors through the exercise of stock options which were exercisable as of January 31, 2004 or become exercisable within 60 days of that date: Joseph Heater, 150,000 shares; Neil Hebenton, 12,500 shares; and all directors and officers as a group, 162,500 shares.

36 DESCRIPTION OF SECURITIES

The following description of our capital stock is a summary and is qualified in its entirety by the provisions of our articles of incorporation, with amendments, all of which have been filed as exhibits to our registration statement of which this prospectus is a part.

Common Shares

We are authorized to issue up to 30,000,000 shares of Common Stock, par value \$.0001. As of January 31, 2004, there were 20,135,690 shares of common stock issued and outstanding and 5,000,000 shares reserved for issuance pursuant to our stock option plans. The holders of common stock are entitled to one vote for each share held of record on all matters to be voted on by the shareholders. The holders of common stock are entitled to receive dividends ratably, when, as and if declared by the board of directors, out of funds legally available. In the event of a liquidation, dissolution or winding-up of us, the holders of common stock are entitled to share equally and ratably in all assets remaining available for distribution after payment of liabilities and after provision is made for each class of stock, if any, having preference over the common stock. The holders of shares of common stock, as such, have no conversion, preemptive, or other subscription rights and there are no redemption provisions applicable to the common stock. All of the outstanding shares of common stock are validly issued, fully-paid and nonassessable.

Preferred Shares

We are authorized to issue up to 5,000,000 shares of preferred stock, par value \$.0001. The shares of preferred stock may be issued in series, and shall have such voting powers, full or limited, or no voting powers, and such designations, preferences and relative participating, optional or other special rights, and qualifications, limitations or restrictions thereof, as shall be

stated and expressed in the resolution or resolutions providing for the issuance of such stock adopted from time to time by the board of directors. The board of directors is expressly vested with the authority to determine and fix in the resolution or resolutions providing for the issuances of preferred stock the voting powers, designations, preferences and rights, and the qualifications, limitations or restrictions thereof, of each such series to the full extent now or hereafter permitted by the laws of the State of Delaware.

Series B Convertible Preferred Stock

On May 15, 2002, our Board of Directors adopted and created a series of preferred stock consisting of 1,000 shares designated as Series B Convertible Preferred Stock. Each share of Series B Convertible Preferred Stock has a liquidation preference of \$1,000 and does not accrue any dividends. The Series B Convertible Preferred Stock is convertible into our common stock, at the option of the holder, at any time after the 30th calendar day we receive payment in full. Each share of Series B Convertible Preferred Stock is convertible at a basis of \$1,000 per share at a conversion price equal to 75% of the average market price of the common stock for ten days prior to the date of conversion. Among other provisions, the number of shares issuable upon conversion may not be less than 1,000 shares or greater than 4,000 shares of common stock. As of the date hereof, there are no issued and outstanding shares of Series B Convertible Preferred Stock.

Series C Convertible Preferred Stock

On November 10, 2002, our Board of Directors adopted and created a series of preferred stock consisting of 1,000 shares designated as Series C Convertible Preferred Stock. The Series C Convertible Preferred Stock is convertible into our common stock, at the option of the holder, at any time after the day we receive payment in full. Each share of Series C Convertible Preferred Stock is convertible into 800 shares of our common stock. Each share of Series C Convertible Preferred Stock has a liquidation preference of \$1,000 and does not accrue any dividends.

On August 13, 2003, all 1,000 Series C Preferred shares were converted into 1,786,000 shares of our common stock.

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Warrants and Options

As of January 31, 2004, we had outstanding warrants and options to acquire approximately 8,271,875 shares of common stock, exercisable at prices ranging between \$0.45 and \$1.66.

In connection with the sale of 100 units in a private placement during July and August 2003, each unit had 44,444 warrants, with each warrant representing the right to purchase one share of our common stock at an exercise price of \$.90 per share until June 24, 2006. The exercise price and the number of shares issuable upon exercise of the warrants will be adjusted upon the occurrence of certain events, including the issuance of common stock as a dividend on shares of common stock, subdivisions, reclassifications or combinations of the common shares or similar events. The warrants do not contain provisions protecting against dilution resulting from the sale of additional shares of common shares for less than the exercise price of the warrants or the current market price of our securities and do not entitle warrant holders to any voting or other rights as a shareholder until such warrants are exercised and common shares are issued.

Warrants may be redeemed in whole or in part at our option, upon 30 days' notice, at a redemption price equal to \$.01 per share of common stock issuable upon exercise of the warrants, if the closing price of the common shares is at least \$1.25 per share on average for 10 consecutive trading days, ending not earlier than 30 days before the warrants are called for redemption.

Additionally, in connection with the sale of the 100 units, we issued the placement agent three-year warrants to purchases 665,000 shares of our common stock at an exercise price of \$0.75 per share.

Transfer Agent

Interwest Transfer Co., Inc. 1981 E. 4800 South, Suite 100, Salt Lake City Utah 84117, is the transfer agent and registrar for our securities.

3.8

PLAN OF DISTRIBUTION

The selling stockholders and any of their respective non-sale pledgees, non-sale donees, non-sale assignees and other non-sale successors-in-interest may, from time to time, sell any or all of their shares of common stock on any stock exchange, market or trading facility on which the shares are traded or in private transactions. These sales may be at fixed or negotiated prices. The

selling stockholders may use any one or more of the following methods when selling shares:

- o ordinary brokerage transactions and transactions in which the broker-dealer solicits the purchaser;
- o block trades in which the broker-dealer will attempt to sell the shares as agent but may position and resell a portion of the block as principal to facilitate the transaction;
- o purchases by a broker-dealer as principal and resale by the broker-dealer for its account;
- o an exchange distribution in accordance with the rules of the applicable exchange;
- o privately-negotiated transactions;
- o short sales;
- o broker-dealers may agree with the selling stockholders to sell a specified number of such shares at a stipulated price per share;
- o through the writing of options on the shares
- o a combination of any such methods of sale; and
- o any other method permitted pursuant to applicable law.

Brookshire Securities Corporation will be deemed to be an underwriter of the shares of stock which it is offering.

The selling stockholders may also sell shares under Rule 144 under the Securities Act, if available, rather than under this prospectus. The selling stockholders shall have the sole and absolute discretion not to accept any purchase offer or make any sale of shares if they deem the purchase price to be unsatisfactory at any particular time.

The selling stockholders may pledge their shares to their brokers under the margin provisions of customer agreements. If a selling stockholders defaults on a margin loan, the broker may, from time to time, offer and sell the pledged shares.

The selling stockholders may also engage in short sales against the box, puts and calls and other transactions in our securities or derivatives of our securities and may sell or deliver shares in connection with these trades.

The selling stockholders or their respective non-sale pledgees, non-sale donees, non-sale transferees or other non-sale successors in interest, may also sell the shares directly to market makers acting as principals and/or broker-dealers acting as agents for themselves or their customers. Such broker-dealers may receive compensation in the form of discounts, concessions or commissions from the selling stockholders and/or the purchasers of shares for whom such broker-dealers may act as agents or to whom they sell as principal or both, which compensation as to a particular broker-dealer might be in excess of customary commissions. Market makers and block purchasers purchasing the shares will do so for their own account and at their own risk. It is possible that a selling stockholder will attempt to sell shares of common stock in block transactions to market makers or other purchasers at a price per share which may be below the then market price. The selling stockholders cannot assure that all or any of the shares offered in this prospectus will be issued to, or sold by, the selling stockholders. The selling stockholders and any brokers, dealers or agents, upon effecting the sale of any of the shares offered in this prospectus, may be deemed to be "underwriters" as that term is defined under the Securities Act of 1933, as amended, or the Securities Exchange Act of 1934, as amended, or the rules and regulations under such acts. In such event, any commissions received by such broker-dealers or agents and any profit on the resale of the shares purchased by them may be deemed to be underwriting commissions or discounts under the Securities Act.

We are required to pay all fees and expenses incident to the registration of the shares, including fees and disbursements of counsel to the selling stockholders, but excluding brokerage commissions or underwriter discounts.

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The selling stockholders, alternatively, may sell all or any part of the shares offered in this prospectus through an underwriter. No selling stockholder has entered into any agreement with a prospective underwriter and there is no assurance that any such agreement will be entered into.

The selling stockholders and any other persons participating in the sale or distribution of the shares will be subject to applicable provisions of the Securities Exchange Act of 1934, as amended, and the rules and regulations under such act, including, without limitation, Regulation M. These provisions may restrict certain activities of, and limit the timing of purchases and sales of any of the shares by, the selling stockholders or any other such person. Furthermore, under Regulation M, persons engaged in a distribution of securities are prohibited from simultaneously engaging in market making and certain other activities with respect to such securities for a specified period of time prior to the commencement of such distributions, subject to specified exceptions or exemptions. In regards to short sells, the selling stockholder can only cover its short position with the securities they receive from us upon conversion. All of these limitations may affect the marketability of the shares.

We have agreed to indemnify the selling stockholders, or their transferees or assignees, against certain liabilities, including liabilities under the Securities Act of 1933, as amended, or to contribute to payments the selling stockholders or their respective pledgees, donees, transferees or other successors in interest, may be required to make in respect of such liabilities.

If the selling stockholders notify us that they have a material arrangement with a broker-dealer for the resale of the common stock, then we would be required to amend the registration statement of which this prospectus is a part, and file a prospectus supplement to describe the agreements between the selling stockholders and the broker-dealer.

PENNY STOCK

The Securities and Exchange Commission has adopted Rule 15g-9 which establishes the definition of a "penny stock," for the purposes relevant to us, as any equity security that has a market price of less than \$5.00 per share or with an exercise price of less than \$5.00 per share, subject to certain exceptions. For any transaction involving a penny stock, unless exempt, the rules require:

- o that a broker or dealer approve a person's account for transactions in penny stocks; and
- o the broker or dealer receive from the investor a written agreement to the transaction, setting forth the identity and quantity of the penny stock to be purchased.

In order to approve a person's account for transactions in penny stocks, the broker or dealer must

- o obtain financial information and investment experience objectives of the person; and
- o make a reasonable determination that the transactions in penny stocks are suitable for that person and the person has sufficient knowledge and experience in financial matters to be capable of evaluating the risks of transactions in penny stocks.

The broker or dealer must also deliver, prior to any transaction in a penny stock, a disclosure schedule prescribed by the Commission relating to the penny stock market, which, in highlight form:

- o sets forth the basis on which the broker or dealer made the suitability determination; and
- o that the $\bar{\text{broker}}$ or dealer received a signed, written agreement from the investor prior to the transaction.

Disclosure also has to be made about the risks of investing in penny stocks in both public offerings and in secondary trading and about the commissions payable to both the broker-dealer and the registered representative, current quotations for the securities and the rights and remedies available to an investor in cases of fraud in penny stock transactions. Finally, monthly statements have to be sent disclosing recent price information for the penny stock held in the account and information on the limited market in penny stocks.

Underwriter Status

The selling security holders and any broker-dealers or agents that are involved in selling the shares may be considered to be "underwriters" within the meaning of the Securities Act for such sales. An underwriter is a person who has purchased shares from an issuer with a view towards distributing the shares to the public. In such event, any commissions received by such broker-dealers or agents and any profit on the resale of the shares purchased by them may be considered to be underwriting commissions or discounts under the Securities Act. Brookshire Sercurities Corporation, which is a broker dealer, is an underwriter in this offering. Because Brookshire Securities Corporation is deemed an "underwriter" within the meaning of Section 2(11) of the Securities Act, it will be subject to the prospectus delivery requirements.

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SELLING STOCKHOLDERS

The table below sets forth information concerning the resale of the shares of common stock by the selling stockholder. We will not receive any proceeds from the resale of the common stock by the selling stockholder. We will receive proceeds from the exercise of the warrants. Assuming all the shares registered below are sold by the selling stockholder, none of the selling stockholder will continue to own any shares of our common stock. The following table also sets forth the name of each person who is offering the resale of shares of common stock by this prospectus, the number of shares of common stock beneficially owned by each person, the number of shares of common stock that may be sold in this offering and the number of shares of common stock each person will own after the offering, assuming they sell all of the shares offered.

For the table set forth below, Andrew B. Worden is the control person for Barron Partners, LP, Jeanine Schnapik is the control person for Benil Finance, Ltd., Jaime Villarroel is the control person for Blue Green T, LLC, Timothy Ruggiero is the control person for Brookshire Securities Corporation and John Doss is the control person for Doss & Company, Inc.

<TABLE> <CAPTION>

Beneficial Ownership

Beneficial

Ormanahin	Beneficial Owners		Beneficial		
Ownership	Prior to Offeri	ng (1)		After	
Offering (1) Name of Selling Security Holder Percentage (2)		Percentage (2)			
<\$> <c> <c></c></c>	<c></c>	<c></c>	<c></c>		
Asirwatham, Ronald T. *	222,220	1.1%	222,220 (4)	0	
Ballinger, Arthur J.	101,332	*	101,332 (4)	0	
Barron Partners, LP	2,848,150	14.1%	2,848,150 (4)	0	
Benil Finance, Ltd.	355 , 552	1.8%	355,552 (4)	0	
Blue Green T., LLC	177,776	*	177,776 (4)	0	
Brandenburg, Steven	22,222	*	22,222 (4)		
Brookshire Securities Corporation	665,000	3.3%	665,000 (5)	0	
Coar, Robert M.	22,222	*	22,222 (4)		
David G. Gove and Sharon K. Gove Revocable Trust, dated July 7, 1995	926 446	4.1%	926 116		
0 *	826 , 446		826,446		
Dean Jr., Philip 0 *	88,888	*	88,888 (4)		
Di Benedetto, LP	159 , 998	*	159,998 (4)		
Doss & Company, Inc.	88,888	*	88,888 (4)		
Doss, John R.	355 , 552	1.7%	355,552 (4)	0	
Dumbroff, Norm (6)	850,000	4.2%	850,000	0	
Ettenger, Robert Lee	44,444	*	44,444 (4)		
Gaur, Jai P.	88,888	*	88,888 (4)		
Grebb, Gerald H.	26,666	*	26,666 (4)		
Hankins, J. Ronald	44,444	*	44,444 (4)		
Hempleman, Philip J.	355 , 552	1.7%	355,552 (4)	0	
Hermes, Roger	49,778	*	49,778 (4)		
Kaufman, LP	195 , 554	*	195,554 (4)		
Konover, Richard M.	17,778	*	17,778 (4)		
Kwatra, Sonia	17,778	*	17,778 (4)		
Manchio, Rosemarie	150,220	*	150,220 (4)	0	
Mantey, Jeffrey 0 *	22,222	*	22,222 (4)		
McClung, Michael	177,776	*	177,776 (4)	0	
Molinsky, Maria *	355,552	1.7%	355,552 (4)	0	
Neal, Wesley L. O *	14,222	*	14,222 (4)		
Oake, Christopher & Christina 0 *	22,222	*	22,222 (4)		

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<\$>	<c></c>	<c></c>	<c></c>	
<c></c>	255 552	1 70	255 552	(4)
Patton, Robert M. *	355,552	1.7%	355 , 552	(4)
Reinfeld, George	88,888	*	88,888	(4)
0 *				
Robertson, Leola 0 *	36,266	*	36,266	(4)
Russell, Douglas	88,888	*	88,888	(4)
0 *				
Sabrin, Murray 0 *	88,888	*	88,888	(4)
Sanchez, Tanya D.	238,656	1.2%	238,656	0
*	,		•	
Seguso, Robert	799 , 992	4.0%	799 , 992	(4)
0 * Spackeen, Scott	177,776	*	177,776	(4)
0 *	177,770		177,770	(-1)
Sprague, Roy W. & Gertrude M.	44,444	*	44,444	(4)
Stephens, Thomas S.	97 , 776	*	97 , 776	(4)
Stone, Michael	533,328	2.6%	533,328	(4)
*	000,020	2.00	000,020	(1)
Vassallo, Ronald & Susanne	44,444	*	44,444	(4)
von Schaumburg, E.J.(7)	150,000	*	150,000	0
Walker, Donald C. (8)	1,126,645	5.6%	1,126,645	0
Walker, Gary R. (9)	930,759	4.6%	930,759	0
Wilson Jr., F. Bradford	284,442	1.4%	284,442	(4)
Wilson Jr., F. Bradford TTEE	88,888	*	88,888	(4)
Zalcberg, Irwin & Sari *	133,332	*	133,332	(4)

</TABLE>

* Less than 1%

- (1) Beneficial Ownership is determined in accordance with the rules of the Securities and Exchange Commission and generally includes voting or investment power with respect to securities. Shares of common stock subject to options or warrants currently exercisable or convertible, or exercisable or convertible within 60 days of January 31, 2004 are deemed outstanding for computing the percentage of the person holding such option or warrant but are not deemed outstanding for computing the percentage of any other person.
- (2) Percentage prior to offering is based on 20,135,690 shares of common stock outstanding; percentage after offering is based on 25,245,090 shares of common stock outstanding .
- (3) Includes 5,109,400 shares of common stock underlying warrants.
- (4) Of which 50% of such number of shares are issuable upon exercise of currently exercisable options.
- (5) All 665,000 shares are issuable upon exercise of currently exercisable warrants.
- (6) Mr. Norm Dumbroff is currently a director.
- (7) Mr. E.J. von Schaumburg is currently an Executive Vice President.
- (8) Mr. Donald Walker is currently an Executive Vice President.
- (9) Mr. Gary Walker is currently a director.

42 LEGAL MATTERS

The validity of the shares of common stock being offered hereby will be passed upon for us by Sichenzia Ross Friedman Ference LLP, New York, New York.

EXPERTS

The consolidated financial statements of WPCS International Incorporated as of and for the year ended April 30, 2003, included in this prospectus, have been included herein in reliance on the report of J.H. Cohn LLP, independent public accountants, given on the authority of that firm as experts in accounting and auditing.

Leonard Friedman, Certified Public Accountant, has audited, as set

forth in his report thereon appearing elsewhere herein, our financial statements at April 30, 2002. The financial statements referred to above are included in this prospectus with reliance upon the auditor's opinion based on his expertise in accounting and auditing.

The financial statements of Invisinet, Inc. for the year Ended December 31, 2001 and period from July 10, 2000 (Inception) through December 31, 2000 included in this Prospectus have been audited by Blackman Kallick Bartelstein, LLP, independent accountants, to the extent and for the periods set forth in their report appearing elsewhere herein, and are included in reliance upon such report given upon the authority of said firm as experts in accounting and auditing.

The financial statements of Walker Comm, Inc. for the years ended December 31, 2002 and 2001 included in this Prospectus have been audited by Leonard Friedman, Certified Public Accountant, independent accountant, to the extent and for the periods set forth in their report appearing elsewhere herein, and are included in reliance upon such report given upon the authority of said firm as experts in accounting and auditing.

The financial statements of Clayborn Contracting Group, Inc. for the years ended September 30, 2002 and 2001 included in this Prospectus have been audited by Burnett + Company LLP, independent accountants, to the extent and for the periods set forth in their report appearing elsewhere herein, and are included in reliance upon such report given upon the authority of said firm as experts in accounting and auditing.

We dismissed our independent public accountant, Leonard Friedman, effective as of August 19, 2002. Our Board of Directors approved such decision. Leonard Friedman's report for the period November 15, 2001 (date of inception) to April 30, 2002, did not contain any adverse opinion or disclaimer of opinion, nor was it qualified or modified as to uncertainty, audit scope or accounting principles. Furthermore, during such period from November 15, 2001 (date of incorporation) through April 30, 2002, and the subsequent interim period preceding August 19, 2002, there were no disagreements with Leonard Friedman within the meaning of Instruction 4 to Item 304 of Regulation S-B under the Securities Exchange Act of 1934 on any matter of accounting principles or practices, financial statement disclosure, or auditing scope or procedure, which disagreements, if not resolved to the satisfaction of Leonard Friedman, would have caused him to make reference in connection with his opinion to the subject matter of the disagreement in connection with any report he might have issued.

On August 19, 2002, we dismissed N.I. Cameron, Inc., Chartered Accountants ("N.I. Cameron"), as our independent public accountants, effective as of that date. Our Board of Directors approved such decision.

N.I. Cameron's opinion in its reports on our financial statements for the years ended April 30, 2001 and April 30, 2002 (prior to our merger with WPCS Holdings, Inc.), each expressed substantial doubt with respect to our ability, at that time, to continue as a going concern. During the year ended April 30, 2002, and the period from June 9, 1999 (date of incorporation) to April 30, 2001, N.I. Cameron did not issue any other report on our financial statements which contained any adverse opinion or disclaimer of opinion, or was qualified or modified as to uncertainty, audit scope or accounting principles. Furthermore, during such period from June 9, 1999 (date of incorporation) through April 30, 2002, and the subsequent interim period preceding August 19, 2002, there were no disagreements with N.I. Cameron within the meaning of Instruction 4 to Item 304 of Regulation S-B under the Securities Exchange Act of 1934 on any matter of accounting principles or practices, financial statement disclosure, or auditing scope or procedure, which disagreements, if not resolved to the satisfaction of N.I. Cameron, would have caused them to make reference in connection with their opinion to the subject matter of the disagreement in connection with any report they might have issued.

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On August 19, 2002, we and WPCS Holdings engaged J.H. Cohn LLP, as our independent public accountants. Neither us nor WPCS Holdings previously consulted with J.H. Cohn regarding any matter, including but not limited to:

- o the application of accounting principles to a specified transaction, either completed or proposed; or the type of audit opinion that might be rendered on our financial statements; or
- o any matter that was either the subject matter of a disagreement (as defined in Item 304(a)(1)(iv) of Regulation S-B and the related instructions) or a reportable event (as defined in Item 304(a)(1)(v) of Regulation S-B).

AVAILABLE INFORMATION

We have filed a registration statement on Form SB-2 under the Securities Act of 1933, as amended, relating to the shares of common stock being offered by this prospectus, and reference is made to such registration statement. This prospectus constitutes the prospectus of WPCS International

Incorporated, filed as part of the registration statement, and it does not contain all information in the registration statement, as certain portions have been omitted in accordance with the rules and regulations of the Securities and Exchange Commission.

We are subject to the informational requirements of the Securities Exchange Act of 1934, which requires us to file reports, proxy statements and other information with the Securities and Exchange Commission. Such reports, proxy statements and other information may be inspected at public reference facilities of the SEC at Judiciary Plaza, 450 Fifth Street N.W., Washington D.C. 20549. Copies of such material can be obtained from the Public Reference Section of the SEC at Judiciary Plaza, 450 Fifth Street N.W., Washington, D.C. 20549 at prescribed rates. Because we file documents electronically with the SEC, you may also obtain this information by visiting the SEC's Internet website at http://www.sec.gov.

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WPCS INTERNATIONAL INCORPORATED

INDEX TO FINANCIAL STATEMENTS

FINANCIAL STATEMENTS

The Financial Statements required by Item 304 of Regulation S-B are stated in U.S. dollars and are prepared in accordance with U.S. Generally Accepted Accounting Principles.

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REPORT OF INDEPENDENT PUBLIC ACCOUNTANTS

31, 2003 and "Clayborn" for the four months ended July 31, 2003

Pro Forma Unaudited Consolidated Statements of Operations - "WPCS" for the six months ended October

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The Board of Directors and Shareholders of WPCS International Incorporated

We have audited the accompanying consolidated balance sheet of WPCS International Incorporated and Subsidiaries as of April 30, 2003, and the related consolidated statements of operations, shareholders' equity and cash flows for the year 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 audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the consolidated financial position of WPCS International Incorporated and Subsidiaries as of April 30, 2003, and the consolidated results of their operations and their cash flows for the year then ended, in conformity with accounting principles generally accepted in the United States of America.

/ s / J.H. COHN LLP

Roseland, New Jersey August 13, 2003

F-1 INDEPENDENT AUDITORS' REPORT

The Board of Directors of WPCS Holdings, Inc.

I have audited the accompanying consolidated statement of operations, changes in shareholders' equity and cash flows for the period November 15, 2001 (date of inception) to April 30, 2002, of WPCS Holdings, Inc. These financial statements are the responsibility of the Company's management. My responsibility is to express an opinion on these financial statements based on my audit.

I conducted my audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. I believe that my audit provides a reasonable basis for my opinion.

In my opinion, the consolidated financial statements referred to above present fairly, in all material respects, the results of operations and cash flows of WPCS Holdings, Inc. for the year ended April 30, 2002, in conformity with accounting principles generally accepted in the United States of America.

/S/ Leonard Friedman

East Meadow, New York July 1, 2002

F-2

WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES (FORMERLY PHOENIX STAR VENTURES, INC.)

CONSOLIDATED BALANCE SHEET

APRIL 30, 2003

ASSETS

<TABLE> <CAPTION> <S>

CURRENT ASSETS:

Cash and cash equivalents
Accounts receivable, net of allowance of \$11,779
Costs and estimated earnings in excess of billings on uncompleted contracts
Inventory
Prepaid expenses

<C>

\$ 167,547 2,397,236

> 408,194 77,775

143.113

Deferred tax assets 70,000 -----Total current assets 3,263,865 PROPERTY AND EQUIPMENT 647,951 CUSTOMER LISTS, net of accumulated 499,000 amortization of \$41,000 GOODWILL 5,388,882 OTHER ASSETS 21,528 Totals \$ 9,821,226 </TABLE> The accompanying notes are an integral part of these consolidated financial statements. F-3 APRIL 30, 2003 WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES (FORMERLY PHOENIX STAR VENTURES, INC.) CONSOLIDATED BALANCE SHEET APRIL 30, 2003 <TABLE> <CAPTION> LIABILITIES AND SHAREHOLDERS' EOUITY <S> <C> CURRENT LIABILITIES: Accounts payable and accrued expenses \$ 1,278,443 Billings in excess of costs and estimated earnings on Uncompleted contracts 215,819 Current maturities of capital lease obligations Current maturities of equipment loans payable 21,268 Note Payable, officer 100,000 Due to shareholders 58,207 Income taxes payable 23,700 Deferred income taxes, current portion 129,000 _____ Total current liabilities 1,828,731 Capital lease obligations, net of current maturities 4,608 Deferred income taxes, net of current portion 527,000 _____ Total Liabilities 2,360,339 _____ COMMITMENTS AND CONTINGENCIES SHAREHOLDERS' EQUITY: Preferred Stock - \$0.0001 par value, 5,000,000 shares authorized Series C Convertible Preferred Stock, 1,000 shares designated, 1,000 shares issued and outstanding at April 30, 2003, liquidation preference \$1,000,000

Common Stock - \$0.0001 par value,

30,000,000 shares authorized, 13,078,844 shares issued and outstanding

at April 30, 2003 1,308 Additional paid- in capital

8,002,639
Accumulated deficit

(543,060)

Total shareholders' equity 7,460,887

\$

9,821,226

Totals

</TABLE>

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

F-4 WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES (FORMERLY PHOENIX STAR VENTURES, INC.)

CONSOLIDATED STATEMENTS OF OPERATIONS

<TABLE>

<caption></caption>	Year Ended April 30, 2003	For the period November 15, 2001 (date of inception) to April 30, 2002
<pre><s> REVENUE COST OF REVENUE (exclusive of depreciation</s></pre>	<c> \$ 5,422,858</c>	<c> \$ 402,289</c>
and amortization shown separately below)	3,768,495	267,032
GROSS PROFIT	1,654,363	135,257
OPERATING EXPENSES: Selling expenses General and administrative expenses Provision for doubtful accounts Depreciation and amortization	38,779	4,857 112,246 - 2,570
Total	2,016,107	119,673
INCOME (LOSS) BEFORE PROVISION FOR INCOME TAXES	(361,744)	15,584
Provision for income taxes	(19,550)	(4,350)
NET (LOSS) INCOME	(381,294)	11,234
Imputed dividends accreted on Convertible Series B Preferred stock	(173,000)	
NET (LOSS) INCOME ATTRIBUTABLE TO COMMON SHAREHOLDERS		\$ 11,234 =
Basic net (loss) income per common share		\$ 0.00
Basic weighted average number of common shares outstanding	10,376,685	5,500,000

 | |The accompanying notes are an integral part of these consolidated financial statements $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES (FORMERLY PHOENIX STAR VENTURES, INC.) CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY

YEAR ENDED APRIL 30, 2003 AND FOR THE PERIOD NOVEMBER 15, 2001 (DATE OF INCEPTION) TO APRIL 30, 2002

<TABLE> <CAPTION>

<caption></caption>	PREFERRED	STOCK	COMMON	STOCK	ADDITIONAL PAID-IN	ACCUMULATED
SHAREHOLDERS' EQUITY	SHARES	AMOUNT	SHARES	AMOUNT	CAPITAL	DEFICIT
EQUIII						
<pre></pre>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>
<c></c>	107	102	102	102	102	107
<pre>Issuance of common stock (date of inception, November 15, 2001) \$ 5,000</pre>	-	\$ -	5,500,000	\$550	\$ 4,450	\$ -
Net income	-	-	-	-	-	11,234
11,234						
BALANCE APRIL 30, 2002 16,234	-	-	5,500,000	550	4,450	11,234
Effects of reverse acquisition (80,815)	250	1	1,025,632	103	(80,919)	-
Return and retirement of common stock in connection with reverse acquisition		-	(500,000)	(50)	50	-
Sale of Series B Preferred stock sold						
through private placement 455,000	455	-	_	-	455 , 000	_
Series B Preferred stock issued in						
consideration for payment of advances frostockholder and accounts payable	om 64	_	-	_	64,000	-
64,000						
Conversion of Series A Preferred stock to common stock	(250)	(1)	3,000,000	300	(299)	-
- Imputed Series B Preferred stock dividence	4					
attributable to beneficial conversion	J.					
feature -	-	-	-	-	173,000	(173,000)
Sale of Series C Preferred stock sold						
through private placement 1,000,000	1,000	-	_	-	1,000,000	_
Issuance of common stock for			1 000 000	100	1 740 000	
acquisition of Invisinet, Inc. 1,750,000	-	_	1,000,000	100	1,749,900	-
Issuance of common stock for acquisition of Walker Comm, Inc.			0.406.000	0.40	4 574 000	
4,574,249	_	-	2,486,000	249	4,574,000	_
Conversion of Series B Preferred stock to common stock	o (519)	_	567,212	56	(56)	_
- Stock	(319)		307,212	30	(50)	
Stock options granted to an officer in connection with the acquisition of Invisinet, Inc.					63 , 513	_
63,513					03,313	
NET LOSS (381,294)	-	-	-	-	-	(381,294)
BALANCE, APRIL 30, 2003 \$7,460,887	1,000	\$ -	13,078,844	\$ 1,308	\$ 8,002,639	\$(543,060)
	======	= ======	= ======		======	=======

The accompanying notes are an integral part of these consolidated financial statements. $</{\rm TABLE}>$

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES (FORMERLY PHOENIX STAR VENTURES, INC.)

CONSOLIDATED STATEMENTS OF CASH FLOWS

the period		
November 15, 2001	Year Ended	(date of
inception) to	April 30,	
April 30,	2003	
2002		
OPERATING ACTIVITIES:		
<\$> <c></c>	<c></c>	
Net (loss) income 11,234	\$ (381,294)	\$
Adjustments to reconcile net (loss) income to net cash (used in) provided by operating activities: Depreciation and amortization	116,501	
2,570 Provision for doubtful accounts	38 , 779	
- Gain on disposition of fixed assets	(2,085)	
- Changes in operating assets and liabilities, net of acquisitions:		
Accounts receivable (91,183)	(676,341)	
Costs and estimated earnings in excess of billings on uncompleted contracts	(10,087)	
- Inventory	2,428	
(7,974) Prepaid expenses	(99,789)	
- Other Assets	(75)	
(2,242) Accounts payable and accrued expenses	182,614	
93,866 Billings in excess of costs and estimated earnings	,	
on uncompleted contracts	(155,539)	
Income taxes payable 5,403	19,550	
NET CASH (USED IN)/PROVIDED BY OPERATING ACTIVITIES	(965 , 338)	
11,674		
INVESTING ACTIVITIES:		
Proceeds from disposition of fixed assets	41,607	
Acquisition of property and equipment (20,895)	(3,065)	
Proceeds from repayment of note receivable Acquisition of businesses, net of cash acquired	172,514 (375,993)	
-		
NET CASH USED IN INVESTING ACTIVITIES	(164,937)	
(20,895)		
		
FINANCING ACTIVITIES: Cash received in reverse acquisition	3,257	
Proceeds from advances from officers 20,743	100,000	
Proceeds from sale of preferred stock	1,455,000	
Proceeds from issuance of common stock 5,000	-	
Repayment of loans payable, shareholder Repayment of note payable, bank	(20,743) (200,000)	
Repayment of equipment loans payable	(53,169)	
Repayments of capital lease obligations (968)	(2,077)	

</TABLE>

WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES FORMERLY PHOENIX STAR VENTURES, INC.)

CONSOLIDATED STATEMENTS OF CASH FLOWS - continued

<table> <caption></caption></table>		
period		For the
15, 2001		November
inception) to	Year Ended	(date of
30,	April 30,	April
2002	2003	
<\$>	<c></c>	
<c> NET INCREASE IN CASH AND CASH EQUIVALENTS 15,554</c>	151,993	
CASH AND CASH EQUIVALENTS, BEGINNING OF PERIOD -	15,554	
========	=========	
CASH AND CASH EQUIVALENTS, END OF PERIOD \$15,554	\$ 167,547	
========	=========	
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION:		
Cash paid during the period for: Interest 640	\$ 8,131	\$
========	========	
Income taxes	\$ 1,380	\$
=========	========	
SCHEDULE OF NON-CASH INVESTING AND FINANCING ACTIVITIES: Equipment acquired under capital lease	\$ 9,468	
Issuance of 64 shares of Series B preferred stock as payment of advances from shareholder and accounts payable	\$ 64,000	
Imputed Series B preferred stock dividend attributable to a beneficial conversion feature	\$ 173,000	
Issuance of common stock for net non-cash assets received in acquisitions	\$ 6,324,249	
Conversion of Series A Preferred stock into common stock	\$ 300	
Conversion of Series B Preferred stock into common stock	\$ 56	
Stock options issued` relating to an acquisition	\$ 63,513 =======	
Earn-out consideration unpaid relating to an acquisition	\$ 58,207 ======	

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

WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES (FORMERLY PHOENIX STAR VENTURES, INC.)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 1 - BASIS OF PRESENTATION

The accompanying consolidated financial statements include the accounts of WPCS International Incorporated ("WPCS") and its wholly owned subsidiaries, WPCS Acquisition Corp. (which changed its name to WPCS Incorporated) ("Subsidiary"), Invisinet Inc. ("Invisinet") from November 13, 2002 (date of acquisition) and Walker Comm Inc. ("Walker") from December 30, 2002 (date of acquisition), collectively the "Company". For the period November 15, 2001 (date of inception) to April 30, 2002, the statement of operations, shareholders' equity and cash flows are that of WPCS Holdings, Inc. ("Holdings"), the accounting acquirer of the business of Phoenix Star Ventures, Inc. ("PSVI") as explained below.

The Company is a project engineering company that focuses on the implementation requirements of specialty communication systems, wireless fidelity ("WiFi") deployment and fixed wireless deployment. The Company provides a range of specialty communications services including project management, site design, structured cabling, product integration, network security, and technical support.

WPCS is the successor-consolidated entity formed by the merger, on May 17, 2002, of PSVI, Subsidiary, a newly formed, wholly owned subsidiary of PSVI and Holdings, a Delaware corporation.

On May 17, 2002, PSVI a publicly held "shell company", became the legal acquirer of Holdings by issuing 5,500,000 shares of its common stock to the shareholders of Holdings in exchange for all of the outstanding common shares of Holdings. The former shareholders of Holdings, immediately after the business combination, owned the majority of the combined companies. Accordingly, the business combination has been accounted for as a reverse acquisition, whereby, for accounting purposes, Holdings is the accounting acquirer and PSVI is the accounting acquiree. The consolidated financial statements of the Company include the accounts of PSVI since its acquisition. The cost of the acquisition approximated the fair value of the net assets of PSVI that were acquired, and accordingly, assets, liabilities and the outstanding preferred stocks of PSVI were initially recorded at historical carrying values.

On May 24, 2002, PSVI's principal shareholder returned 500,000 shares of its common stock to the Company, without compensation. Subsequently, these common shares were retired and cancelled.

On November 13, 2002, the Company acquired all of the outstanding shares of Invisinet from its shareholders in exchange for an aggregate of 1,000,000 newly issued shares of the Company's common stock. An additional 150,000 shares of the Company's common stock were to be issued to a shareholder, provided Invisinet achieved certain financial targets over a two year period beginning on the first anniversary date of the merger. On May 27, 2003, the Company and the shareholder mutually agreed to cancel the issuance of these shares and in exchange, issued options to purchase 300,000 shares of the Company's common stock.

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES (FORMERLY PHOENIX STAR VENTURES, INC.)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 1 - BASIS OF PRESENTATION (continued)

On December 30, 2002, the Company acquired all of the outstanding shares of Walker in exchange for an aggregate of 2,486,000 newly issued shares of the Company's common stock and \$500,000 cash consideration. An additional \$500,000 is payable contingent upon Walker achieving certain net profits, to be paid in quarterly distributions equal to 75% of net income, which would increase the purchase price.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

A summary of significant accounting policies consistently applied in the preparation of the accompanying consolidated financial statements follows:

Principles of consolidation

All significant intercompany transactions and balances have been eliminated in these consolidated financial statements.

Cash and Cash Equivalents

Cash and cash equivalents include all cash and highly-liquid investments with an original maturity of three months or less.

Financial instruments that potentially subject the Company to concentrations of credit risk consist primarily of cash and accounts receivable. The Company reduces credit risk by placing its temporary cash and investments with major financial institutions with high credit ratings. At times, such amounts may exceed Federally insured limits. The Company reduces credit risk related to accounts receivable by routinely assessing the financial strength of its customers and maintaining an appropriate allowance for doubtful accounts based on its history of write-offs, current economic conditions and an evaluation of the credit risk related to specific customers.

Accounts Receivable

Accounts receivable are due within contractual payment terms and are stated at amounts due from customers net of an allowance for doubtful accounts. Credit is extended based on evaluation of a customer's financial condition. Accounts outstanding longer than the contractual payment terms are considered past due. The Company determines its allowance by considering a number of factors, including the length of time trade accounts receivable are past due, the Company's previous loss history, the customer's current ability to pay its obligation to the Company, and the condition of the general economy and the industry as a whole. The Company writes off accounts receivable when they become uncollectible, and payment subsequently received on such receivables are credited to the allowance for doubtful accounts. Included in the accounts receivable is retainage receivable of \$106,995 which is expected to be collected within one year.

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES (FORMERLY PHOENIX STAR VENTURES, INC.)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 2 - SUMMARY OF SELECTED SIGNIFICANT ACCOUNTING POLICIES (Continued)

Inventory

Inventory consists of parts and supplies and is stated using the weighted average cost method.

Property and Equipment

Property and equipment are stated at cost. Depreciation and amortization are provided for, using straight-line methods, in amounts sufficient to relate the cost of depreciable assets to operations over their estimated service lives. Repairs and maintenance are charged to operations as incurred.

Goodwill

Effective May 1, 2002, the Company adopted Statement of Financial Standards ("SFAS") No. 142, Goodwill and Other Intangible Assets. In accordance with the guidelines of this accounting standard, goodwill and indefinite-lived intangible assets are no longer amortized but are assessed for impairment on at least an annual basis. SFAS No. 142 also requires that intangible assets with estimable useful lives be amortized over their respective estimated useful lives to their estimated residual values, and reviewed for impairment.

SFAS No. 142 requires that goodwill be tested for impairment upon adoption and at least annually thereafter, utilizing a two-step methodology. The initial step requires the Company to determine the fair value of the business acquired (reporting unit) and compare it to the carrying value, including goodwill, of such business (reporting unit). If the fair value exceeds the carrying value, no impairment loss would be recognized. However, if the carrying value of the reporting unit exceeds its fair value, the goodwill of the unit may be impaired. The amount, if any, of the impairment is then measured in the second step.

The Company completed the initial step of impairment testing which indicated that no goodwill impairment existed as of April 30, 2003. The Company determined the fair value of the businesses acquired for purposes of this test primarily by using a discounted cash flow valuation technique. Significant estimates used in the valuation include estimates of future cash flows, both future short-term and long-term growth rates, and estimated cost of capital for purposes of arriving at a discount factor. Based on comparing this discounted cash flow model to the carrying value of the reporting units, no impairment was recognized in the consolidated statement of operations for the year ended April 30, 2003. On an ongoing basis, the Company expects to perform its annual impairment test during the fourth quarter absent any interim impairment indicators.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 2 - SUMMARY OF SELECTED SIGNIFICANT ACCOUNTING POLICIES (Continued)

Revenue recognition

The Company generates its revenue by providing project engineering and installation services for specialty communication systems, including wireless fidelity (WiFi) and fixed wireless deployment. The Company provides a range of specialty communication services including project management, site design, structured cabling, product integration, network security and technical support. These projects may require the integration of multiple communication components and engineering services in order to complete the project.

The Company records profits on these projects on a percentage-of-completion basis on the cost-to-cost method. Contracts in process are valued at cost plus accrued profits less earned revenues and progress payments on uncompleted contracts. Contracts are generally considered substantially complete when engineering is completed and/or site construction is completed. The Company includes in operations pass-through revenue and costs on cost-plus contracts, which are customer-reimbursable materials, equipment and subcontractor costs, when the Company determines that it is responsible for the engineering specification, procurement and management of such cost components on behalf of the customer.

The Company has numerous contracts that are in various stages of completion. Such contracts require estimates to determine the appropriate cost and revenue recognition. The Company has a history of making reasonably dependable estimates of the extent of progress towards completion, contract revenues and contract costs. However, current estimates may be revised as additional information becomes available. If estimates of costs to complete long-term contracts indicate a loss, provision is made currently for the total loss anticipated.

Income Taxes

Income taxes are accounted for in accordance with SFAS No. 109, "Accounting of Income Taxes." Under SFAS No. 109, deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax basis. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. Under SFAS No. 109, the effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date. The recognition of deferred tax assets is reduced by a valuation allowance if it is more likely than not that the tax benefits will not be realized. The ultimate realization of deferred tax assets depends upon the generation of future taxable income during the periods in which those temporary differences become deductible.

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES (FORMERLY PHOENIX STAR VENTURES, INC.)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 2 - SUMMARY OF SELECTED SIGNIFICANT ACCOUNTING POLICIES (Continued)

Earnings (loss) Per Share

Earnings (Loss) per common share is computed pursuant to SFAS No. 128, "Earnings Per Share" ("EPS"). Basic income (loss) per share is computed as net income (loss) available to common shareholders divided by the weighted average number of common shares outstanding for the period. Diluted EPS reflects the potential dilution that could occur from common stock issuable through stock options, restrictive stock awards, warrants and other convertible securities. At April 30, 2003, the Company had 1,000 shares of Series C Convertible Preferred Stock with potential conversion into 1,786,000 common shares of the Company as described in NOTE 12 and 77,000 stock options grants outstanding. Diluted EPS is not presented since the effect of the assumed exercise of options and the assumed conversion of the Series C convertible preferred stock would be antidilitive. At April 30, 2002, no potentially dilutive securities were outstanding.

Stock-Based Compensation Plans

The Company maintains a stock option plan, as more fully described in Note 11 to the consolidated financial statements, which is accounted for using the "intrinsic value" method pursuant to the provisions of Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees," and related interpretations, and, accordingly, when the exercise price of an employee stock option granted by the Company is equal to or greater than the market price of the underlying stock on the date of grant, no compensation expense is recognized. Therefore, the Company has elected the disclosure only provisions of

Use of Estimates

In preparing financial statements in conformity with accounting principles generally accepted in the United States of America, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements and revenues and expenses during the reporting period. The most significant estimates relate to the calculation of percentage of completion on uncompleted contracts, allowance for doubtful accounts, valuation of inventory and life of customer lists. Actual results could differ from those estimates.

Recently issued accounting pronouncements

In June 2001, the Financial Accounting Standards Board ("FASB") issued SFAS No. 143, "Accounting for Asset Retirement Obligations," which is effective for years beginning after June 15, 2002. SFAS No. 143 addresses legal obligations associated with the retirement of tangible long-lived assets that result from the acquisition, construction, development or normal operation of a long-lived asset. The standard requires that the fair value of a liability for an asset retirement obligation be recognized in the period in which it is incurred if a reasonable estimate of fair value can be made. Any associated asset retirement costs are to be capitalized as part of the carrying amount of the long-lived asset and expensed over the life of the asset. The impact of the adoption of SFAS No. 143 is not expected to have a material impact on the Company's consolidated financial position, results of operations or cash flows.

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES (FORMERLY PHOENIX STAR VENTURES, INC.)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 2 - SUMMARY OF SELECTED SIGNIFICANT ACCOUNTING POLICIES (Continued)

Recently issued accounting pronouncements (continued)

In August 2001, the FASB issued SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets," which is effective for fiscal years beginning after December 15, 2001. SFAS No. 144 clarifies accounting and reporting for assets held for sale, scheduled for abandonment or other disposal, and recognition of impairment loss related to the carrying value of long-lived assets. The Company has adopted SFAS No. 144 for the year beginning May 1, 2002. The adoption of SFAS 144 did not have a material effect on the Company's consolidated financial position, results of operations or cash flows.

In June 2002, the FASB issued SFAS No.146, "Accounting for Costs Associated with Exit or Disposal Activities." SFAS No.146 nullifies Emerging Issues Task Force Issue No. 94-3 and requires that a liability for a cost associated with and exit or disposal activity be recognized when the liability is incurred. This statement also establishes that fair value is the objective for initial measurement of the liability. SFAS No.146 is effective for exit or disposal activities that are initiated after December 31, 2002. The impact of the adoption of SFAS No. 146 is not expected to have a material impact on the Company's consolidated financial position, results of operations or cash flows.

In December 2002, the FASB issued SFAS No.148, "Accounting for Stock-Based Compensation - Transition and Disclosure, an amendment of FASB Statement No.123." SFAS No.148 amends SFAS No.123, "Accounting for Stock-Based Compensation," to provide alternative methods of transition for an entity that voluntarily changes to the fair value-based method of accounting for stock-based employee compensation. It also amends the disclosure provisions of that Statement to require prominent disclosure about the effects on reported net income of an entity's accounting policy decisions with respect to stock-based employee compensation. The Company has chosen to continue to account for stock-based compensation using the intrinsic value method prescribed in APB Opinion No.25 for the year ending April 30, 2003. The adoption of SFAS 148 did not have a material effect on the Company's consolidated financial position, results of operations or cash flows.

In November 2002, the FASB issued FASB Interpretation No.45, ("FIN No. 45") "Guarantor's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees of Indebtedness of Others." FIN No.45 requires that upon issuance of a guarantee, a guarantor must recognize a liability for the fair value of an obligation assumed under a guarantee. FIN No. 45 also requires additional disclosures by a guarantor in its interim and annual financial statements about the obligations associated with guarantees issued. The recognition provisions of FIN No.45 are effective for any guarantees issued or modified after December 31, 2002. The disclosure requirements are effective for financial statements of interim or annual periods ending December 15, 2002. The adoption of the disclosure requirements of FIN No. 45 did not have a material impact on the Company's consolidated financial position, results of operations

or cash flows.

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES (FORMERLY PHOENIX STAR VENTURES, INC.)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 2 - SUMMARY OF SELECTED SIGNIFICANT ACCOUNTING POLICIES (Continued)

Recently issued accounting pronouncements (continued)

In January 2003, the FASB issued FASB Interpretation No.46 ("FIN No. 46") "Consolidation of Variable Interest Entities." In general, a variable interest entity is a corporation, partnership, trust, or any other legalstructure used for business purposes that either (a) does not have equity investors with voting rights or (b) has equity investors that do not provide sufficient financial resources for the entity to support its activities. A variable interest entity often holds financial assets, including loans or receivables real estate or other property. A variable interest entity may be essentially passive or it may engage in activities on behalf of another company. Until now, a company generally has included another entity in its consolidated financial statements only if it controlled the entity through voting interests. FIN No.46 changes that by requiring a variable interest entity to be consolidated by a company if that company is subject to a majority of the risk of loss from the variable interest entity's activities or entitled to receive a majority of the entity's residual returns or both. FIN No. 46's consolidation requirements apply immediately to variable interest entities created or acquired after January 31, 2003. The consolidation requirements apply to older entities in the first fiscal year on interim period beginning after June 15, 2003. Certain of the disclosure requirements apply to all financial statements issued after January 31, 2003, regardless of when the variable interest entity was established. The Company has not adopted FIN No.46 for the year ended April 30, 2003. The Company does not expect FIN 46 to have a material effect on its consolidated financial position, results of operations or cash flows.

In May 2003, the Financial Accounting Standards Board issued SFAS No. 150, "Accounting for Certain Financial Instruments with Characteristics of both Liabilities and Equity." SFAS No. 150 changes the accounting for certain financial instruments that, under previous guidance, issuers could account for as equity. The new statement requires that those instruments be classified as liabilities in statements of financial position. Most of the guidance in SFAS No. 150 is effective for all financial instruments entered into or modified after May 31, 2003, and otherwise is effective at the beginning of our first quarter for fiscal 2004. The Company does not expect the adoption of this statement to have a material impact on its consolidated financial position, results of operations or cash flows.

NOTE 3 - ACQUISITIONS

Invisinet, Inc.

On November 13, 2002, the Company, through its newly formed, wholly-owned subsidiary, acquired all of the outstanding shares of Invisinet. Subsequently on that date, the subsidiary was merged with and into Invisinet, with Invisinet being the surviving corporation. Invisinet then became a wholly owned subsidiary of WPCS.

The acquisition of Invisinet broadens the Company's customer base and expands its technical resources capable of deploying wireless systems. WPCS concentrates its business in fixed wireless products and services, whereas Invisinet offers wireless fidelity (WiFi) deployment to its customers.

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES (FORMERLY PHOENIX STAR VENTURES, INC.)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 3 - ACQUISITIONS (continued)

Invisinet (continued)

The aggregate consideration paid by WPCS for Invisinet was approximately \$1,828,000. As a result of and at the effective time of the merger, all of the issued and outstanding shares of common stock of Invisinet were exchanged for aggregate merger consideration consisting of 1,000,000 shares of common stock of WPCS with a value of approximately \$1,750,000, based on \$1.75 per share, the average stock price a few days before after the announcement of the merger, and an additional \$15,000 in acquisition costs.

In addition, as an inducement to enter into the merger agreement, the Company agreed to issue a shareholder of Invisinet, who is also the Executive Vice

President of the Company, up to 150,000 shares of the Company's common stock, provided Invisinet achieved certain financial targets over a two year period beginning on the first anniversary date of the merger. On May 27, 2003, the Company and the shareholder mutually agreed to cancel the issuance of these shares and in exchange, issued options to purchase 300,000 shares of the Company's common stock at an exercise price of \$0.45 per share expiring in May 2008. These options were valued at \$63,513 and accordingly, the Company increased goodwill and additional paid-in capital for the same amount at April 30, 2003.

The acquisition of Invisinet was accounted for under the purchase method of accounting in accordance with SFAS No. 141, "Business Combinations". Under the purchase method of accounting, assets acquired and liabilities assumed are recorded at their estimated fair values. Goodwill and (or) other intangible assets are recorded to the extent that the merger consideration, including certain acquisition and closing costs, exceeds the fair value of the net identifiable assets acquired at the date of the merger.

A valuation of certain assets was completed, including property and equipment, list of major customers, and the Company internally determined the fair value of its other assets and liabilities. In determining the fair value of acquired assets, standard valuation techniques were used including the market and cost approaches. The initial purchase price allocation has been adjusted as a result of final valuation, with customer lists being valued at \$150,000 resulting in a decrease in goodwill by that amount. Accordingly a deferred tax liability of \$54,000 was recorded since the amortization of the customer list is not available as a tax deduction to the Company. The aggregate changes resulted in goodwill being decreased to \$1,627,044 as of the acquisition date.

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES (FORMERLY PHOENIX STAR VENTURES, INC.)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 3 - ACQUISITIONS (continued)

Invisinet (continued)
<TABLE>
<CAPTION>

The purchase price allocation has been calculated as follows:

<\$>	<c></c>
Assets purchased	
Cash	\$ 132,672
Accounts receivable	111,815
Note receivable	172,514
Inventory	5,228
Fixed assets	3,760
Other assets	1,445
Customer list	150,000
Goodwill	1,627,044
	2,204,478
Liabilities assumed	
Accounts payable	(321,965)
Deferred tax liability	(54,000)
	(375,965)
Purchase price	\$ 1,828,513

</TABLE>

Customer lists are being amortized over a period of 5 years. The Company recorded amortization expense of \$15,000 for the year ended April 30, 2003. Any future goodwill impairments are not deductible for income tax purposes.

Walker Comm, Inc.

On December 30, 2002, the Company, through its newly formed, wholly-owned subsidiary, acquired all of the outstanding common stock of Walker. Subsequently on that date, the subsidiary was merged with and into Walker, with Walker being the surviving corporation. Walker then became a wholly-owned subsidiary of WPCS.

The acquisition of Walker gives the Company the ability to provide specialty communication systems to its customers along with strengthening its project management capabilities.

The aggregate consideration paid by WPCS for Walker was \$5,171,455 subject to further adjustment as explained below. As a result of and at the effective time of the merger, all of the outstanding shares of common stock, par value \$1.00 per share, of Walker were exchanged for aggregate merger consideration consisting of \$500,000 in cash and the common stock of WPCS with a value of

\$4,574,248, or 2,486,000 shares valued at \$1.84 per share based on an average price a few days before and after the merger was announced and acquisition costs of \$39,000. An additional \$500,000 is payable, provided Walker achieves certain net profits, to be paid in quarterly distributions equal to 75% of net income. At April 30, 2003, \$58,207 was payable to the Walker shareholders against this earn-out provision. Accordingly, the goodwill was increased by \$58,207.

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARY (FORMERLY PHOENIX STAR VENTURES, INC.)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 3 - ACQUISITIONS (continued)

Walker Comm (continued)

The acquisition of Walker was accounted for under the purchase method of accounting in accordance with Statement of Financial Accounting Standards No. 141, Business Combinations ("SFAS 141"). Under the purchase method of accounting, assets acquired and liabilities assumed are recorded at their estimated fair values. Goodwill and (or) other intangible assets are recorded to the extent that the merger consideration, including certain acquisition and closing costs, exceeds the fair value of the net identifiable assets acquired at the date of the merger.

A valuation of certain assets was completed, including property and equipment, inventory, list of major customers, contract backlog and the Company internally determined the fair value of its other assets and liabilities. In determining the fair value of acquired assets, standard valuation techniques were used including the market and cost approaches. The initial purchase price allocation has been adjusted as a result of the final valuation relating to inventory, property and equipment and list of major customers. As a result of the changes in purchase price allocation, property and equipment has increased by \$292,734, inventory has increased by \$67,000, and customer lists by \$390,000resulting in a decrease in goodwill of \$749,734. Accordingly, a deferred tax liability of \$299,000 was recorded since depreciation and amortization on the step up in the basis of these assets are not deductible for income tax purposes. In addition, the Company has recorded a deferred tax asset of \$70,000 for future tax deductible items. Additionally, Walker, which prior to the acquisition, used the cash basis of accounting for income taxes, changed its tax accounting method to accrual basis starting from the date of acquisition, thus resulting in a deferred tax liability of \$303,000. The Company recorded these deferred tax assets and liabilities and increased the goodwill by a net amount of \$532,000. The aggregate changes resulted in goodwill being decreased to \$3,761,838 as of the acquisition date.

The purchase price allocation has been calculated as follows: <TABLE> <CAPTION>

Assets purchased

<S> <C> 45,335 1,556,677 Accounts receivable Costs and estimated earnings in excess of billings on 398,107 uncompleted contracts Inventory 67,000 Fixed assets 727,876 Other assets 61,090 Customer lists 390,000 Deferred tax asset 70,000 Goodwill 3,761,838

7,077,923

</TABLE>

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARY (FORMERLY PHOENIX STAR VENTURES, INC.)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 3 - ACQUISITIONS (continued)

<TABLE>

<CAPTION>

Walker Comm (continued)

Accounts payable

<S>
Liabilities assumed

<C>

(658, 673)

Note payable - Bank	(200,000)
Billings in excess of costs and estimated earnings on	
uncompleted contracts	(371,358)
Equipment loans payable	(74,437)
Deferred income taxes	(602,000)
	(1,906,468)
Purchase price	\$ 5,171,455

</TABLE>

Based on the independent valuation report, customer lists are being amortized over a period of 5 years. The Company recorded amortization expense of \$26,000 for the year ended April 30, 2003. Any future goodwill impairments are not deductible for income tax purposes.

The following unaudited pro forma financial information presents the combined results of operations of WPCS, Invisinet and Walker, as if the acquisitions had occurred as of May 1, 2002, after giving effect to certain adjustments, including the issuance of WPCS common stock as part of the purchase price. Pro forma financial information for the year ended April 30, 2002 has not been presented as its presentation will produce distorting results since WPCS started operations on November 15, 2001. The pro forma financial information does not necessarily reflect the results of operations that would have occurred had WPCS, Invisinet and Walker been a single entity during such periods. <TABLE>

<CAPTION>

Year ended April 30, 2003:

<S> <C> Revenues 10,680,000 Net loss attributable to common shareholders (1,760,000)Weighted-average number of shares used in calculation of basic 12,571,474 loss per share

Basic loss per share </TABLE>

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES (FORMERLY PHOENIX STAR VENTURES, INC.)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 4 - COSTS AND ESTIMATED EARNINGS ON UNCOMPLETED CONTRACTS

Costs and estimated earnings on uncompleted contracts consist of the following: at April 30, 2003

<TABLE> <CAPTION>

<C> <S> \$ 4,077,019 Costs incurred on uncompleted contracts Estimated contract profit 937,464 5,014,483 Less: billings to date 4,822,108 \$ 192,375 Costs and estimated earnings in excess of billings \$ 408,194 Billings in excess of costs and estimated earnings (215, 819)

on uncompleted contracts

\$ 192,375

\$(0.14)

</TABLE>

NOTE 5 - PROPERTY AND EQUIPMENT

Property and equipment consist of the following at April 30, 2003: <TABLE> <CAPTION>

	Estimated useful life (years)	Amount
<\$>	<c></c>	<c></c>
Furniture and fixtures	5 - 7	\$ 33,606
Automobiles	5 - 7	303,568
Machinery and equipment	5	193,860
Leasehold improvements	3 - 10	167,190

\$ 647,951

</TABLE>

Depreciation expense for property and equipment for the year ended April 30, 2003 and for the period ended April 30, 2002 was approximately \$75,500 and \$2,600, respectively.

Property and equipment under capital leases totaled approximately \$10,000 and accumulated depreciation on such property and equipment aggregated approximately \$2,800 at April 30, 2003.

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES (FORMERLY PHOENIX STAR VENTURES, INC.)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 6 - LINE OF CREDIT

The Company had a \$200,000 line of credit with a bank, which matured on March 26, 2003. The line of credit provided for an interest rate of 3.4% and was collateralized by a \$200,000 certificate of deposit, At the maturity date, the loan was paid back by the certificate of deposit.

NOTE 7- DUE TO OFFICER

The Company owes \$100,000 to an officer. This loan bears interest at 5.75% and is due on or before February 12, 2004.

NOTE 8 - RELATED PARTY TRANSACTIONS

In connection with the acquisition of Walker, the Company assumed a ten-year lease with trusts, of which, certain officers of the Company are the trustees, for a building and land located in Fairfield, California, which is occupied by its Walker subsidiary. The lease requires for initial monthly rental payments of \$6,934, with annual increases, calculated using the San Francisco-Oakland-San Jose Consolidated Metropolitan Statistical Area Consumer Price Index. For the period December 30, 2002 (date of acquisition) through April 30, 2003, \$29,000 was paid as rent for this lease.

NOTE 9 - RETIREMENT PLANS

Walker participates in an employee savings plan under Section 401(k) of the Internal Revenue Code pursuant to which eligible employees may elect to defer a portion of their annual salary by contributing to the plan. Contributions by Walker are made at the discretion of the Board of Directors. There were no contributions made for the year ended April 30, 2003 and none for 2002, since Walker's results of operations are not included in these financial statements.

The Company also contributes to multi-employer pension plans which provide benefits to union employees covered by collective bargaining agreements. General and administrative expenses include approximately \$239,000 for such costs and none for 2002, since Walker's results of operations are not included in these financial statements.

NOTE 10 - INCOME TAXES

The provision for income taxes for the year ended at April 30, 2003 and period ended April 30, 2002 is summarized as follows:

Comment	2003	2002
Current		
Federal	\$ -	\$ -
State	19,550	4,350
Deferred Federal	_	_
State	_	_
State		
Totals	\$ 19,550	\$ 4,350
	========	

The actual provisions for income taxes reflected in the consolidated statements of operations for the year ended April 30, 2003, and the period ended April 30, 2002, differ from the amounts computed at the federal statutory tax rates. The principal differences between the statutory income tax expense and the effective provision for income taxes are summarized as follows:

<TABLE>

<CAPTION>

2002				2003
	 <\$>			<c></c>
:C>	\\$ >			<0>
	Expected tax benefit at statutory rate (34%)		\$	(122,000)
250	State and local taxes, net of federal tax benefit	:		19,550
,350	Increase in valuation allowance			122,000
	 Totals		 \$	19,550
,350	Totals			========
======= /TABLE>			====	======
	seffects of temporary differences which give rise to dilities at April 30, 2003 is summarized as follows:			
	<s> t operating loss carryforward ferred tax assets</s>			<c> 54,000</c>
	Allowance for doubtful accounts Federal benefit of deferred state tax liabilities Valuation allowance	S		\$ 26,000 44,000 (54,000)
	Net deferred tax assets - current			70,000
De.		of accounting - current - long term		(100,000) (201,000)
	Non-deductible amortization of purchase price Inventory - current Fixed assets- long term	Ş		(29,000) (111,000)
	Customer lists- long term			(215,000)
	Total			(656,000)
Ne	t deferred tax liabilities			\$(586,000)

2003

</TABLE>

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES (FORMERLY PHOENIX STAR VENTURES, INC.)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 10 - INCOME TAXES (continued)

The Company has net operating loss carryforwards for Federal tax purposes approximating \$72,000, expiring through 2023. The Company has net operating loss carryforward for State tax purposes approximating \$328,000 expiring through 2010. Due to the uncertainty of recognizing a tax benefit on these losses, the Company has provided a valuation allowance against these deferred tax assets.

NOTE 11 - STOCK OPTION PLAN

The Company established a nonqualified stock option plan pursuant to which options to acquire a maximum of 5,000,000 shares of the Company's common stock

were reserved for grant (the "2002 Plan"). Under the terms of the 2002 Plan, the options, which expire five years after grant, are exercisable at prices equal to the fair market value of the stock at the date of the grant and become exercisable in accordance with terms established at the time of the grant. At April 30, 2003, there were 4,923,000 shares available for grant under the 2002 Plan.

The following is a summary of activity with respect to stock options granted under the 2002 Plan:

<TABLE> <CAPTION>

Weighted

WCIGIII	eccu .	Shares	Price per share	price
per sh	nare			
<c></c>	<\$>	<c></c>	<c></c>	
(0)	May 1, 2002	-	-	
_				
\$1.45	Granted	77,000	\$1.35 to \$1.66	
ŞI.43				
	Balance outstanding at April 30, 2003	77,000		

</TABLE>

The following table summarizes the stock options outstanding and exercisable at April 30, 2003:

<TABLE>

<CAPTION>

	Options outstanding Weighted- average		Weighted-		Weighted-	
	Shares	remaining		Exercise		
Exercise Prices	Under option	life in years	Shares	price		
<s></s>	<c></c>	<c></c>	<c></c>	<c></c>		
\$1.35	50,000	4.42	4,166	\$1.35		
\$1.37	2,000	4.58	500	\$1.37		
\$1.66	25,000	4.92	6,250	\$1.66		
Total	77,000		10,916			

</TABLE>

The weighted-average fair value on the grant date was 0.87 for options granted during the year ended April 30, 2003. Prior to May 1, 2002, the Company granted no options.

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES (FORMERLY PHOENIX STAR VENTURES, INC.)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 11 - STOCK OPTION PLAN (continued)

The Company applies the intrinsic value method in accounting for its stock-based compensation plan. Had the Company measured compensation under the fair value based method for stock options granted, the Company's net loss attributable to common shareholders and net loss per share attributable to common shareholders for the year ended April 30, 2003 would have been as follows:

<CAPTION>

Net loss attributable to common shareholders

 <S>
 <C>

 As reported
 \$ (554,294)

 Pro forma
 \$ (564,286)

Net loss per share attributable to common shareholders

As reported \$ (0.05)
Pro forma \$ (0.05)

</TABLE>

The fair value of each option grant was estimated on the date of grant using the Black-Scholes Option pricing model with the following assumptions for fiscal 2003: Risk-free interest rate of 2%, dividend yield of 0%, expected life of 5 years and volatility of 71.6%.

Preferred Stock

Series B Convertible Preferred Stock

On May 15, 2002, the Board of Directors of the Company adopted and created a series of preferred stock consisting of 1,000 shares designated as Series B Convertible Preferred Stock ("Series B Preferred Stock"). Each share of Series B Preferred Stock has a liquidation preference of \$1,000 and does not accrue any dividends. The Series B Preferred Stock is convertible into the Company's common stock, at the option of the holder, at any time after the 30th calendar day the Company receives payment in full. Each share of preferred stock is convertible at a basis of \$1,000 per share at a conversion price equal to 75% of the average market price of the common stock for ten days prior to the date of conversion. Among other provisions, the number of shares issuable upon conversion may not be less than 1,000 shares or greater than 4,000 shares of common stock.

Between May 24, 2002 and June 11, 2002, the Company sold 455 shares of Series B Preferred Stock through a private placement and received proceeds of \$455,000. Additionally, the Company issued 64 shares to a shareholder of the Company as payment for advances from shareholder and accounts payable totaling \$64,000.

Based on the conversion price of 75% of market value, the Company recorded a beneficial conversion feature of \$173,000 for the 519 Series B Preferred Stock issued as an imputed preferred stock dividend.

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES (FORMERLY PHOENIX STAR VENTURES, INC.)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 12 - SHAREHOLDERS' EQUITY (continued)

Preferred Stock (continued)

On December 13, 2002, all Series B Preferred Stock was converted to 567,212 shares of the Company's common stock.

Series C Convertible Preferred Stock

On November 10, 2002, the Board of Directors of the Company adopted and created a series of preferred stock consisting of 1,000 shares designated as Series C Convertible Preferred Stock (" Series C Preferred Stock"). The Series C Preferred Stock is convertible into the Company's common stock, at the option of the holder, at any time after the day the Company receives payment in full. Each share of Series C Preferred Stock is convertible into 800 shares of the Company's common stock. Each share of Series C Preferred Stock has a liquidation preference of \$1,000 and does not accrue any dividends.

In addition, the Company may repurchase the outstanding Series C Preferred Stock within one year following the date on which the Company issues and receives payment in full, at a price of \$1,200 per share.

On December 6, 2002, the Company issued 1,000 shares of Series C Preferred Stock in a private placement and received proceeds of \$1,000,000. At April 30, 2003, the Company has not repurchased any of this Series C Preferred Stock.

As an inducement for the subscribers to purchase the Series C Preferred Stock, a majority shareholder who is the Company's Chairman and Chief Executive Officer agreed to: (1) refrain from selling any of the Company's common stock held by him until November 13, 2003, and (2) to return to treasury up to 2,690,000 shares of the Company's common stock held by him if certain financial covenants were not by the Company for the fiscal year ended April 30, 2003. The Company complied with all such financial covenants at April 30, 2003 and none of the shares were returned to treasury.

In the event the Company issues shares of its common stock during the two calendar years following the Issuance Date in a private placement for cash consideration of less than \$1.25 per share, each share of Series C Preferred Stock is convertible into the number of shares of common stock equal to \$1,000 divided by the price per share at which the Company issued common stock in the private placement. On June 25, 2003, as described in Note 15, the Company offered shares of its common stock in a private placement at \$.56 per share. Accordingly, the Series C Preferred Stock is convertible into 1,786,000 common shares of the Company.

Common Stock

On December 1, 2001, the Company issued 5,500,000 common shares to its sole shareholder and received proceeds of \$5,000.

On May 23, 2002, all of the 250 shares of Series A preferred stock, which had been issued by PSVI prior to the reverse acquisition, were converted into 3,000,000 shares of the Company's common stock.

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES (FORMERLY PHOENIX STAR VENTURES, INC.)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 13 - SEGMENT REPORTING

Total	CORPORATE	WIRELESS INFRASTRUCTURE	SPECIALTY COMMUNICATIONS	
For the year ended April 30, 2003 <s> Revenue 5,422,858</s>	<c></c>	<c> \$ 1,850,300</c>	<c> \$ 3,572,558</c>	<c> \$</c>
Net loss before income taxes (361,744)	\$ (223,211)	\$ (61,185)	\$ (77,348)	\$
Goodwill 5,388,882		\$ 1,627,044	\$ 3,761,838	\$
Total assets 9,821,226	\$ 136,963	\$ 2,753,206	\$ 6,931,057	\$
Depreciation and amortization 116,501	\$ -	\$ 21,543	\$ 94,958	\$
For the year ended April 30, 2002				
Revenue 402,289	\$ -	\$ -	\$ -	\$
Net income before income taxes 15,584	\$ -	\$ -	\$ -	\$

</TABLE>

NOTE 14 - COMMITMENTS AND CONTINGENCIES

Employment Agreements

On August 2, 2002, the Company entered into a three-year employment contract with a shareholder who is the Chairman and Chief Executive Officer of the Company. Upon each one year anniversary of the agreement, the agreement will automatically renew for another three years from the anniversary date. The base salary under the agreement is \$150,000 per annum plus benefits.

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES (FORMERLY PHOENIX STAR VENTURES, INC.)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 14 - COMMITMENTS AND CONTINGENCIES (continued)

Employment Agreements (continued)

On November 13, 2002, the Company entered into a two-year employment contract with an option to renew for an additional year, with the President of Invisinet, who is also an Executive Vice President of the Company. The base salary under the agreement is \$120,000 per annum, plus benefits.

On December 30, 2002, the Company entered into a four-year employment contract

with an option to renew for an additional year, with the President of Walker, who is also an Executive Vice President of the Company. The base salary under the agreement is \$140,000 per annum, plus benefits.

On December 30, 2002, the Company entered into a four-year employment contract with an option to renew for an additional year, with the Chief Operating Officer of Walker, who is also a Director of the Company. The base salary under the agreement is \$140,000 per annum, plus benefits.

On July 15, 2003, the Company entered into a three-year employment agreement with the Chief Financial Officer of the Company. The base salary under the agreement is \$120,000, per annum, plus benefits.

Litigation

The Company from time to time is subject to certain legal proceedings and claims which have arisen in the ordinary course of its business. These actions when ultimately concluded will not, in the opinion of management, have a material adverse effect upon the financial position, results of operations or cash flows of the Company.

Lease Commitments

The Company leases its office (see Note 8) facilities pursuant to non-cancelable operating leases expiring through February 2011. The minimum rental commitments under these non-cancelable leases, at April 30, 2003 are summarized as follows:

	===	
Total minimum lease payments	\$	851,000
Thereafter		299,000
2008		100,000
2007		97,000
2006		94,000
2005		107,000
2004	\$	154,000
Year ending April 30,		

Rent expense for all operating leases was approximately \$100,000 and \$10,000 in 2003 and 2002, respectively.

Walker Comm, Inc. Acquisition

In connection with the acquisition of Walker, an additional \$500,000 is payable to the Walker shareholders, provided Walker achieves certain net profits, to be paid in quarterly distributions equal to 75% of net income. At April 30, 2003, \$58,207 was payable to the Walker shareholders against this earn-out provision. Accordingly, goodwill was increased by \$58,207.

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES (FORMERLY PHOENIX STAR VENTURES, INC.)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 15 - SUBSEQUENT EVENTS

On May 1, 2003 and May 27, 2003, the Company granted options to purchase 1,350,000 shares of its common stock to certain consultants. The options have exercise prices ranging from 0.45 to 1.50. Of this, 0.000 options expire on May 1, 2005 and the remaining 1,300,000 options expire on May 27, 2004. The Company has valued these options at approximately 1.29,000 and will charge the general and administrative expenses for the year ended April 30, 2004.

On June 24, 2003, the Company announced that it had entered into a letter of intent to acquire Clayborn Contracting Group in a cash and stock transaction valued at approximately \$3 million. The proposed terms of the acquisition include:

- o the payment of \$900,000 at closing;
- o the issuance at closing of such number of shares of our common stock as equals \$1,000,000, based on the market price of the stock at the time of closing; and
- o \$1,100,000, payable by the delivery to the Clayborn shareholders of 50% of the post tax net income of Clayborn, payable on a quarterly basis.

A definitive agreement with respect to acquisition has not been executed to date and there can be no assurance that such acquisition will be completed on the foregoing terms, or at all. The acquisition of Clayborn will provide the Company additional wireless opportunities, expansion of it's customer base, and access

to additional project engineers.

On June 25, 2003, (and amended July 24, 2003), the Company offered in a private placement, up to 100 units (the Units) for sale to accredited investors at a price of \$25,000 per Unit (the Offering). The Offering is on a "best efforts" basis of a minimum offering of \$1,000,000 and a maximum offering of \$2,500,000. Each Unit consists of (i) 44,444 shares of the Company's common stock, and (ii) warrants to purchase 44,444 shares of common stock, exercisable for a period of three years at an exercise price of \$0.90 per share (the Warrants). The Warrants may be redeemed in whole or in part at the option of the Company, if the closing price of the Company's common stock is at least \$1.25 per share on average for 10 consecutive trading days, ending not earlier than 30 days before the Warrants are called for redemption. In connection with the offering, the placement agent was issued warrants to purchases 665,000 shares of the Company's common stock, exercisable for a period of three years, at an exercise price of \$0.75 per share. As of July 31, 2003, the Company sold 40 units and received proceeds of \$898,000, net of offering expenses.

On August 13, 2003, all 1000 Series C Preferred shares were converted into 1,786,000 shares of the Company's common stock.

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES

CONDENSED CONSOLIDATED BALANCE SHEETS

<TABLE> <CAPTION>

ASSETS	October 31, 2003	April 30, 2003
	(UNAUDITED)	
CURRENT ASSETS:		
<\$>	<c></c>	<c></c>
Cash and cash equivalents	\$ 1,228,964	\$ 167,547
\$11,779 at October 31, 2003 and April 30, 2003, respectively Costs and estimated earnings in excess of billings on	5,425,705	2,397,236
uncompleted contracts	835,613	408,194
Inventory	94,248	77,775
Prepaid expenses	206,538	143,113
Income taxes receivable	104,765	
Deferred tax assets	•	70,000
Total current assets	7,945,833	3,263,865
PROPERTY AND EQUIPMENT	934,299	647,951
CUSTOMER LISTS	445,000	499,000
GOODWILL	7,771,633	5,388,882
OTHER ASSETS	74,030	21,528
Totals		\$ 9,821,226

The accompanying notes are an integral part of these condensed consolidated financial statements. $\ensuremath{^{</}\text{TABLE>}}$

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES

CONDENSED CONSOLIDATED BALANCE SHEETS (continued)

<TABLE>

LIABILITIES AND SHAREHOLDERS' EQUITY	October 31, 2003	April 30, 2003
	(UNAUDITED)	
CURRENT LIABILITIES:		
<\$>	<c></c>	<c></c>
Accounts payable and accrued expenses	\$ 2,841,356	\$ 1,278,443
Billings in excess of costs and estimated earnings on		
uncompleted contracts	1,283,471	215,819
Current maturities of capital lease obligations	2,294	2,294
Current maturities of equipment loans payable	20,946	21,268
Note payable, officer	100,000	100,000

Due to shareholders	1,423,415	58,207
Income taxes payable	219,500	23,700
Deferred income taxes, current portion	196,100	129,000
Total current liabilities		
Capital lease obligations, net of current maturities	3,489	4,608
Equipment loans payable, net of current maturities	41,166	
Deferred income taxes, net of current portion	427,700	527,000
Total Liabilities		
COMMITMENTS		
SHAREHOLDERS' EQUITY: Preferred Stock - \$0.0001 par value, 5,000,000 shares authorized		
Common Stock - \$0.0001 par value, 30,000,000 shares authorized, 20,135,690 and 13,078,844 shares issued and outstanding at October 31, 2003 and		
April 30, 2003, respectively	2 015	1,308
	11,264,146	
Accumulated deficit		
1100411412004 4011420		
Total shareholders' equity	10,611,358	7,460,887
Totals		

The accompanying notes are an integral part of these condensed consolidated financial statements. $\ensuremath{^{</}}$ TABLE>

 $$\mathrm{F}\text{-}30$$ WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES

CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

CONDENSED CONSOLIDATED STATEMENTS OF OPEN <table></table>	RATIONS			
<caption></caption>	Three Months Ended			
Ended	October 31,	October		
31, <\$>	<c></c>	<c></c>	<c></c>	
<c></c>	2003	2002	2003	
2002				
REVENUE \$ 606,482	\$ 6,225,834	\$ 213,359	\$ 9,322,317	
COST OF REVENUE (exclusive of depreciation and amortization shown separately below) 474,096	4,610,888		6,640,134	
GROSS PROFIT 132,386		42,440	2,682,183	
OPERATING EXPENSES: Selling expenses 7,017		1,743		
General and administrative expenses, including \$57,655 and \$129,965 of non-cash compensation expense for the three and six months ended October 31, 2003, respectively 389,729	1,426,688	205,941	2,495,751	
Provision for doubtful accounts 26,285	23,658	26,285	23,658	
Depreciation and amortization 3,085	90,532		154,214	
Total 426,116			2,702,926	

EARNINGS (LOSS) BEFORE PROVISION FOR INCOME TAXES (293,730)		61,001	(193,071)		(20,743)
Provision for income taxes			(41,000)		
NET INCOME (LOSS) (293,730)		11,001	(234,071)		(111,743)
Imputed dividends accreted on Convertible Series B Preferred stock (173,000)		-	-		-
NET INCOME (LOSS) ATTRIBUTABLE TO COMMON SHAREHOLDERS \$ (466,730)	\$	•	(234,071)		
	========		 ======= ==	=======	
Basic net income (loss) per common share \$ (0.05)	\$		(0.03)		
Fully diluted net income per common share	\$	0.00	-		-
Basic weighted average number of common shares outstanding 8,689,620			,025,632 ====================================		
Fully diluted weighted average number of common shares outstanding 8,689,620			,025,632 		

The accompanying notes are an integral part of these condensed consolidated financial statements $\mbox{\sc </Table>}$

F-31 WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES

CONDENSED CONSOLIDATED STATEMENT OF SHAREHOLDERS' EQUITY FOR THE SIX MONTHS ENDED OCTOBER 31, 2003 (UNAUDITED)

<TABLE> <CAPTION>

					ADDITIONAL	ACCUMULATED
TOTAL	PREFERRED	STOCK	COMMON	STOCK	PAID-IN	DEFICIT/
SHAREHOLERS'		DIOCK	COLLION	BIOCK	IMID IN	DBITCII
DOLLEY	SHARES	AMOUNT	SHARES	AMOUNT	CAPITAL	EARNINGS
EQUITY						
<\$> <c></c>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>
BALANCE MAY 1, 2003	1,000	\$ -	13,078,844	\$ 1,308	\$8,002,639	\$(543,060)
\$7,460,887						
Conversion of Series C Preferred						
Stock to common stock	(1,000)	-	1,786,000	179	(179)	-
- Issuance of common stock through						
private placement	-	-	4,444,400	445	2,206,381	_
2,206,826						
Issuance of common stock, Acquisition of Clayborn Contracting						
Group, Inc.	-	-	826,446	83	867,685	-
867,768 Fair value of stock options granted	+0					
nonemployees	-	_	_	_	187,620	_
187,620						
NET LOSS	_	-	_	-	-	(111,743)
(111,743)						

BALANCE, OCTOBER 31, 2003 - \$ - 20,135,690 \$ 2,015 \$11,264,146 \$ (654,803) \$ 10,611,358

</TABLE>

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

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

<TABLE> <CAPTION>

Six Months Ended October 31,

	2003	2002
OPERATING ACTIVITIES:		
<\$>	<c></c>	<c></c>
Net loss Adjustments to reconcile net loss to net cash used in operating activities:	\$ (111,743)	\$ (293,730)
Depreciation and amortization	154,214	3,085
Provision for doubtful accounts	23,658	26,285
Fair value of stock options granted to non-employees	187,620	20,203
Deferred income taxes	(146,000)	
Accounts receivable Costs and estimated earnings in excess of billings on	(2,476,322)	(66,068)
uncompleted contracts	(195,857)	
Inventory	(16,473)	2,331
Prepaid expenses	(16,854)	(2 , 559)
Deferred tax asset	20,000	
Other assets	(1,404)	
Accounts payable and accrued expenses	1,220,892	(42,792)
uncompleted contracts	1,058,783	
Income taxes payable	195,800 	
NET CASH USED IN OPERATING ACTIVITIES	(103,686)	(373,448)
INVESTING ACTIVITIES:		
Acquisition of property and equipment	(16,383)	
Acquisition of Clayborn, net of cash received	(810 , 933)	
Acquisition earn-out and other transaction costs	(69,521)	
NET CASH USED IN INVESTING ACTIVITIES	(896 , 837)	
FINANCING ACTIVITIES:		
Cash received in reverse acquisition		3,257
Repayment of advances to shareholders		(20,743)
Proceeds from sale of preferred stock		455,000
Proceeds from issuance of common stock	2,206,826	
Repayment of equipment loans payable	(143,767)	
Payments of capital lease obligations	(1,119)	(1,014)
NET CASH PROVIDED BY FINANCING ACTIVITIES	2,061,940	436,500
NET INCREASE IN CASH AND CASH EQUIVALENTS	1,061,417	
CASH AND CASH EQUIVALENTS, BEGINNING OF PERIOD	167,547	
CASH AND CASH EQUIVALENTS, END OF PERIOD	\$ 1,228,964 ========	\$ 78,606

The accompanying notes are an integral part of these condensed consolidated financial statements </TABLE>

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS-continued (UNAUDITED)

<TABLE>

Six Months Ended
October 31,
----2003 2002

2003 2002

SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION:				
Cash paid during the period for:	_		_	
Interest		9,452		
Income taxes	\$	24,858		190
SCHEDULE OF NON-CASH INVESTING AND FINANCING				
Issuance of 64 shares of Series B preferred stock				
as payment of advances from shareholder and				
accounts payable				64,000
Imputed Series B preferred stock dividend attributable to a	===		==	
	Ċ		ć	172 000
beneficial conversion feature				1/3,000
Conversion of Series C preferred stock to common stock		179		
conversion of series e preferred stock to common stock		======		=======
Issuance of common stock in connection with acquisition				
of Clayborn	\$	867,768	\$	
•	===	· 		
Earn-out consideration unpaid relating to acquisitions \dots	\$1,	423,415	\$	

<C>

The accompanying notes are an integral part of these condensed consolidated financial statements </TABLE>

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

NOTE 1 - BASIS OF PRESENTATION

<S>

The accompanying unaudited condensed consolidated financial statements have been prepared pursuant to the rules and regulations of the Securities and Exchange Commission ("SEC") for quarterly reports on Form 10-QSB and do not include all of the information and footnote disclosures required by accounting principles generally accepted in the United States of America. Accordingly, the unaudited condensed consolidated financial statements should be read in conjunction with our audited consolidated financial statements and notes thereto for the fiscal year ended April 30, 2003. The accompanying unaudited condensed consolidated financial statements reflect all adjustments (consisting of normal recurring accruals), which are, in the opinion of the management, considered necessary for a fair presentation of financial position, results of operations, and cash flows for the interim periods. Operating results for the three and six month periods ended October 31, 2003 are not necessarily indicative of the results that may be expected for the fiscal year ending April 30, 2004. Certain reclassifications have been made to prior period financial statements to conform to the current presentation.

The accompanying unaudited condensed consolidated financial statements include the accounts of WPCS International Incorporated ("WPCS") and its wholly- owned subsidiaries, WPCS Incorporated, Invisinet Inc. ("Invisinet") from November 13, 2002 (date of acquisition), Walker Comm Inc. ("Walker") from December 30, 2002 (date of acquisition), and Clayborn Contracting Group, Inc. from August 22, 2003 (date of acquisition) collectively the "Company". For the three months ended October 31, 2002, the statement of operations, shareholders' equity and cash flows are that of WPCS Holdings, Inc. ("Holdings"), the accounting acquirer of the business of Phoenix Star Ventures, Inc. ("PSVI") as explained below.

The Company is a project engineering company that focuses on the implementation requirements of specialty communication systems, wireless fidelity (WiFi) deployment and fixed wireless deployment. The Company provides a range of specialty communication services including project management, site design, structured cabling, product integration, network security, and technical support.

On May 17, 2002, PSVI a publicly held "shell company", became the legal acquirer of Holdings by issuing 5,500,000 shares of its common stock to the shareholders of Holdings in exchange for all of the outstanding common shares of Holdings. The former shareholders of Holdings, immediately after the business combination, owned the majority of the combined companies. Accordingly, the business combination has been accounted for as a reverse acquisition, whereby, for accounting purposes, Holdings is the accounting acquirer and PSVI is the accounting acquiree. The consolidated financial statements of the Company include the accounts of PSVI since its acquisition. The cost of the acquisition approximated the fair value of the net assets of PSVI that were acquired and, accordingly, assets, liabilities and the outstanding preferred stocks of PSVI were initially recorded at historical carrying values.

WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

NOTE 1 - BASIS OF PRESENTATION-(Continued)

On May 24, 2002, PSVI's principal shareholder returned 500,000 shares of its common stock to the Company, without compensation. Subsequently, these common shares were retired and cancelled.

On November 13, 2002, the Company acquired all of the outstanding shares of Invisinet from its shareholders in exchange for an aggregate of 1,000,000 newly issued shares of the Company's common stock. An additional 150,000 shares of the Company's common stock were to be issued to a shareholder, provided Invisinet achieved certain financial targets over a two year period beginning on the first anniversary date of the merger. On May 27, 2003, the Company and the shareholder mutually agreed to cancel the issuance of bonus shares, and in exchange, issued options to purchase 300,000 shares of the Company's common stock

On December 30, 2002, the Company acquired all of the outstanding shares of Walker in exchange for an aggregate of 2,486,000 newly issued shares of the Company's common stock and \$500,000 cash consideration. An additional \$500,000 is payable contingent upon Walker achieving certain net profits, to be paid in quarterly distributions equal to 75% of net income, which would increase the purchase price. Through October 31, 2003, \$381,622 has been charged to goodwill relating to this earn-out provision.

On August 22, 2003, the Company acquired all of the outstanding shares of Clayborn in exchange for an aggregate of 826,446 newly issued shares of the Company's common stock and \$900,000 cash consideration. An additional \$1,100,000 is due by September 30, 2007, payable in quarterly distributions, by payment to the Clayborn shareholders of 50% of the quarterly post-tax profits of Clayborn.

NOTE 2 - SUMMARY OF SELECTED SIGNIFICANT ACCOUNTING POLICIES

A summary of selected accounting policies consistently applied in the preparation of the accompanying consolidated financial statements follows:

Goodwill

Effective May 1, 2002, the Company adopted Statement of Financial Standards ("SFAS") No. 142, Goodwill and Other Intangible Assets. In accordance with the guidelines of this accounting standard, goodwill and indefinite-lived intangible assets are no longer amortized but are assessed for impairment on at least an annual basis. SFAS No. 142 also requires that intangible assets with estimable useful lives be amortized over their respective estimated useful lives to their estimated residual values, and reviewed for impairment.

SFAS No. 142 requires that goodwill be tested for impairment upon adoption and at least annually thereafter, utilizing a two-step methodology. The initial step requires the Company to determine the fair value of the business acquired (reporting unit) and compare it to the carrying value, including goodwill, of such business (reporting unit). If the fair value exceeds the carrying value, no impairment loss would be recognized. However, if the carrying value of the reporting unit exceeds its fair value, the goodwill of the unit may be impaired. The amount, if any, of the impairment is then measured in the second step.

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES
NOTES TO CONDENSED CONSOLIDATED
FINANCIAL STATEMENTS
(UNAUDITED)

NOTE 2 - SUMMARY OF SELECTED SIGNIFICANT ACCOUNTING POLICIES (Continued) The Company determined the fair value of the businesses acquired for purposes of this test primarily by using a discounted cash flow valuation technique. Significant estimates used in the valuation include estimates of future cash flows, both future short-term and long- term growth rates, and estimated cost of capital for purposes of arriving at a discount factor. On an ongoing basis, the Company expects to perform its annual impairment test during the fourth quarter absent any interim impairment indicators.

A summary of the activity in the Goodwill account fo the six months ended October 31, 2003 is as follows:

 Beginning balance, May 1, 2003
 \$5, 388,882

 Clayborn acquisition
 2,048,022

 Walker earn out provision
 323,415

 Transaction costs
 11,314

 Ending balance, October 31, 2003
 \$7,771,633

The Company generates its revenue by providing project engineering and deployment services for specialty communication systems, including wireless fidelity (WiFi) and fixed wireless systems. These projects may require the integration of multiple communication components and engineering services in order to complete the customer's requirements.

The Company records profits on these projects on a percentage-of-completion basis on the cost-to-cost method. Contracts in process are valued at cost plus accrued profits less earned revenues and progress payments on uncompleted contracts. Contracts are generally considered substantially complete when engineering is completed and/or site construction is completed. The Company includes in operations pass-through revenue and costs on cost-plus contracts, which are customer-reimbursable materials, equipment and subcontractor costs, when the Company determines that it is responsible for the engineering specification, procurement and management of such cost components on behalf of the customer.

The Company has numerous contracts that are in various stages of completion. Such contracts require estimates to determine the appropriate cost and revenue recognition. The Company has a history of making reasonably dependable estimates of the extent of progress towards completion, contract revenues and contract costs. However, current estimates may be revised as additional information becomes available. If estimates of costs to complete long-term contracts indicate a loss, provision is made currently for the total loss anticipated.

Earnings (Loss) Per Share

Earnings (Loss) per common share is computed pursuant to SFAS No. 128, "Earnings Per Share" ("EPS"). Basic income (loss) per share is computed as net income (loss) available to common shareholders divided by the weighted average number of common shares outstanding for the period. Diluted EPS reflects the potential dilution that could occur from common stock issuable through stock options and warrants. At October 31, 2003, the Company had 8,089,375 stock options and warrants outstanding. For the three months ended October 31, 2003, 225,000 stock options were not included in the computation of fully diluted earnings per share, because the stock options exercise price exceeded the average market price of the common stock and, therefore, the effect would be antidilutive. The remaining 7,864,375 stock options and warrants were included in fully diluted earnings per share, which assumed a conversion of dilutive stock options and warrants totaling 2,827,868.

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NOTE 2 - SUMMARY OF SELECTED SIGNIFICANT ACCOUNTING POLICIES (Continued) Use of Estimates In preparing financial statements in conformity with accounting principles generally accepted in the United States of America, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements and revenues and expenses during the reporting period. The most significant estimates relate to the calculation of percentage of completion on uncompleted contracts, allowance for doubtful accounts, valuation of inventory and life of customer lists. Actual results could differ from those estimates.

NOTE 3- ACQUISITION

On August 22, 2003, the Company completed a merger with Clayborn Contracting Group, Inc, a California corporation ("Clayborn"). The acquisition of Clayborn gives the Company expertise in engineering and deployment services for specialty communications and additional wireless opportunities to pursue.

The aggregate consideration paid by the Company for Clayborn was approximately \$2,919,000. The Company acquired all of the issued and outstanding shares of Clayborn in exchange for \$900,000 cash consideration and \$45,000 of transaction costs, and 826,446 newly issued shares of the Company's common stock with a fair value of approximately \$868,000 based on the average value of the Company's common stock as of a few days before and after the merger terms were agreed to and announced. An additional \$1,100,000 is due by September 30, 2007, payable in quarterly distributions, by payment to the Clayborn shareholders of 50% of the quarterly post tax profits of Clayborn. Based on the preliminary information currently available, the acquisition resulted in goodwill of approximately \$2,048,000. Upon completion of a formal purchase price allocation there may be a decrease in the amount assigned to goodwill and a corresponding increase in tangible or other intangible assets.

The acquisition of Clayborn was accounted for under the purchase accounting method of accounting in accordance with SFAS No. 141, "Business Combinations." Under the purchase method of accounting, assets acquired and liabilities assumed are recorded at their estimated fair values. Goodwill and (or) other intangible assets are recorded to the extent the merger consideration, including certain acquisition and closing costs, exceeds the fair value of the net identifiable assets acquired at the date of the merger.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

The preliminary purchase price allocation has been calculated as follows:

Assets purchased:

Assets purchased:	
Cash	\$ 134,218
Accounts receivable	575 , 804
Costs in excess of billings	231,562
Income taxes receivable	104,765
Fixed assets	370,180
Other assets	97 , 669
Goodwill	2,048,022
	3,562,220
Liabilities assumed:	
Accounts payable	(294,992)
Accrued expenses	(55 , 898)
Notes payable	(184,611)
Deferred tax liability	(113,800)
	(649,301)
Purchase price	\$ 2,912,919

The following unaudited pro forma financial information presents the combined results of operations of the Company and Clayborn, as if the acquisition had occurred on May 1, 2003 and 2002, after giving effect to certain adjustments, including the issuance of the Company's common stock to Clayborn as part of the purchase price. The pro forma financial information does not necessary reflect the results of operations that would have occurred had the Company and Clayborn been a single entity during this period.

<CAPTION>

ended	Octob	October		
31 2002	2003	2002	2003	
<s> <c></c></s>	<c></c>	<c></c>	<c></c>	
Revenue \$6,666,187	\$ 6,636,059	\$2,220,696	\$ 10,855,296	
Net loss attributable to common shareholders \$ (326,497)	\$ (101,549)	\$ (341,169)	\$ (240,051)	
Weighted average number of shares used in calculation of basic earnings per share 9,516,066	20,159,357	9,852,078	17,119,279	
Basic net loss per share \$ (0.03) 				

 \$ (0.01) | \$ (0.03) | \$ (0.01) |

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

NOTE 4 - COSTS AND ESTIMATED EARNINGS ON UNCOMPLETED CONTRACTS Costs and estimated earnings on uncompleted contracts consist of the following at October 31, 2003:

<TABLE>
<CAPTION>
<S>

	107
Costs incurred on uncompleted contracts	\$ 10,212,689
Estimated contract profit	2,862,588
	13,075,277
Less: billings to date	13,523,135

Net billings in excess \$ (447,858) ===========

Costs and estimated earnings in excess of billings

\$ 835,613

<C>

Three months ended

Six months

Billings in excess of costs and estimated earnings

Net billings in excess

\$ (447,858)

</TABLE>

NOTE 5 - RELATED PARTY TRANSACTIONS

In connection with the acquisition of Walker, an additional \$500,000 is payable to the Walker shareholders, provided Walker achieves certain net profits, to be paid in quarterly distributions equal to 75% of net income. For the three months ended October 31, 2003, an additional \$173,415 was payable to the Walker shareholders against this earn-out provision, accordingly, the goodwill was increased by \$173,415. At October 31, 2003, the total payable to the Walker shareholders under this earn-out provision was \$323,415.

In connection with the acquisition of Walker, certain officers of the Company are the trustees for a building and land located in Fairfield, California, which is occupied by its Walker subsidiary. For the six months ended October 31, 2003, \$28,000 was paid as rent for this lease.

In connection with the acquisition of Clayborn, an additional \$1,100,000 is due by September 30, 2007, payable in quarterly distributions to the Clayborn shareholders, by payment of 50% of the quarterly post tax profits of Clayborn.

NOTE 6- LINE OF CREDIT

On October 29, 2003, Walker obtained a revolving line of credit facility with a commercial bank in the amount of \$750,000. The borrowing limit is up to 70% of eligible Walker accounts receivable. As of October 31, 2003, the borrowing base was \$750,000 and there was no outstanding balance. The line of credit is collateralized by all of Walker's accounts receivable, inventory and equipment, and bears interest at the Wall Street Journal Prime Index Rate plus 1.5% (5.50% as of October 31, 2003). In addition, the Company and certain executive officers of the Company have personally quaranteed this line of credit facility. This line is subject to annual renewal and matures on November 5, 2004. Accrued interest is payable monthly.

NOTE 7 - STOCK OPTION PLAN

The Company established a nonqualified stock option plan pursuant to which options to acquire a maximum of 5,000,000 shares of the Company's common stock were reserved for grant (the "2002 Plan"). Under the terms of the 2002 Plan, the options, which expire one to five years after grant, are exercisable at prices equal to the fair market value of the stock at the date of the grant and become exercisable in accordance with terms established at the time of the grant. At October 31, 2003, there were 2,020,025 shares available for grant under the 2002 Plan. No options were granted as of October 31, 2002.

WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

NOTE 7 - STOCK OPTION PLAN (Continued)

The Company applies the intrinsic value method in accounting for its stock-based compensation plan pursuant to the provisions of Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees," and related interpretations and, accordingly, when the exercise price of an employee stock option granted by the Company is equal to or greater than the market price of the underlying stock on the date of grant, no compensation expense is recognized.

The Company has elected the disclosure only provisions of Statement of Financial Accounting Standards ("SFAS") No. 123, "Accounting for Stock-Based Compensation," as amended by SFAS No. 148, "Accounting for Stock-Based Compensation- Transition and Disclosure, an amendment to of FASB Statement 123". Had the Company measured compensation under the fair value based method for stock options granted, the Company's net loss attributable to common shareholders and net loss per share attributable to common shareholders would have been as follows: <TABLE>

<CAPTION>

<S>

Net income (loss) attributable to common shareholders, as reported

Deduct: total stock-based employee compensation expenses determined under fair value based method for all awards, net of tax

Net loss per share attributable to common shareholders, pro forma

Three	mor	nths	ended	
Octob	oer	31,	2003	
(C>				

Six months ended October 31, 2003

<C>

11,001

(107,015) (64.867) _____

\$ (53,866) \$ (218,758)

\$ (111,743)

Net income (loss) per share: Basic and Fully diluted
As reported \$ 0.00 \$ (0.01)

Basic- pro forma \$ 0.00 \$ (0.02)

</TABLE>

The fair value of each option grant was estimated on the date of grant using the Black-Scholes Option pricing model with the following assumptions: Risk-free interest rate of 2%, dividend yield of 0%, term of five years and volatility of 71.0%.

NOTE 8- SHAREHOLDERS' EQUITY

On June 25, 2003, (and amended October 24, 2003), the Company offered in a private placement, up to 100 units (the "Units") for sale to accredited investors at a price of \$25,000 per Unit (the "Offering"). Each Unit consists of (i) 44,444 shares of the Company's common stock, and (ii) warrants to purchase 44,444 shares of common stock, exercisable for a period of three years at an exercise price of \$0.90 per share (the "Warrants"). The Warrants may be redeemed in whole or in part at the option of the Company, if the closing price of the Company's common stock is at least \$1.25 per share on average for 10 consecutive trading days, ending not earlier than 30 days before the Warrants are called for redemption.

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

NOTE 8- SHAREHOLDERS' EQUITY (Continued)

In connection with the Offering, the placement agent was issued Warrants to purchase 665,000 shares of the Company's common stock, exercisable for a period of three years, at an exercise price of \$0.75 per share. As of October 31, 2003, the Company sold all 100 Units from the Offering and received proceeds of \$2,206,826, net of the placement agent commissions and other issuance costs.

For the six months ended October 31, 2003, the Company granted options to purchase 1,230,000 shares of its common stock to certain consultants. The options have exercise prices ranging from \$0.45 to \$2.33, and vesting periods of one to five years. The Company has valued these options using the Black-Scholes Option pricing model and recorded \$187,620 of expense for the six months ended October 31, 2003.

On August 13, 2003, all 1,000 Series C Preferred shares were converted into 1,786,000 shares of the Company's common stock.

NOTE 9 - SEGMENT REPORTING

<CAPTION>

The Company's reportable segments are determined based upon the nature of the services, the external customers and customer industries and the sales and distribution methods used to market the products. The Company has two reportable segments: wireless infrastructure services and specialty communication systems. The Company evaluates performance based upon (loss) income before income taxes. Corporate includes corporate salaries and external professional fees, such as accounting, legal and investor relations costs which are not allocated to the other segments. Corporate assets include cash, prepaid expenses, and deferred tax assets. Segment reporting commenced after the Company acquired Walker in December 2002. Prior to that date, the Company operated as only one segment. Segment results for the three and six months ended October 31, 2003 are as follows:

<TABLE>

Three months ended October 31, 2003 Wireless Specialty Corporate Infrastructure Communications Total <C> <C> <C> <C> Revenue Ś Ś 1,102,052 \$ 5,123,782 \$ 6,225,834

(Loss) income before income taxes \$(307,191) \$ 41,675 326,517 61,001 </TABLE>

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WPCS INTERNATIONAL INCORPORATED AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

NOTE 9 - SEGMENT REPORTING (Continued) <TABLE> <CAPTION>

	Corporate	Infrastructure	Communications	Total
<s> Revenue 9,322,317</s>	<c></c>	<c> \$ 1,722,641</c>		<c> \$</c>
(Loss) income before income taxes (20,743)	\$ (575,567)	\$ 79,760	\$ 475,064	
Goodwill 7,771,633		\$ 1,632,544	\$ 6,139,089	\$
Total assets 17,170,795	\$ 190,118	\$ 3,355,732	\$ 13,624,945	\$

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Independent Auditor's Report

Stockholders
Invisinet, Inc.
West Chicago, Illinois

We have audited the accompanying balance sheets of Invisinet, Inc. as of December 31, 2001 and 2000, and the related statements of loss and accumulated deficit and cash flows for the year ended December 31, 2001 and the period from July 10, 2000 (inception) through December 31, 2000.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Invisinet, Inc. as of December 31, 2001 and 2000, and the results of its operations and its cash flows for the year ended December 31, 2001 and the period from July 10, 2000 (inception) through December 31, 2000, in conformity with accounting principles generally accepted in the United States of America.

The accompanying financial statements have been prepared assuming Invisinet, Inc. will continue as a going concern. As more fully described in Note 2, the company has incurred operating losses since inception. These losses raise substantial doubt about the company's ability to continue as a going concern. The financial statements do not include any adjustments to reflect the possible future effects on the recoverability and classification of assets and the amounts and classifications of liabilities that may result from the outcome of this uncertainty.

Also, as discussed in Note 5, the company purchases the majority of its inventory from a company related through common ownership and management at terms that this related company offers to its best customers. In addition, a nonrecurring discretionary management fee charged in 2000 to another related company had a significant impact on earnings. The financial statements are not necessarily indicative of the results of operations or related effects on the financial position that would occur if the above related party transactions and relationships were not present.

/s/Blackman Kallick Bartelstein, LLP

Chicago, Illinois September 23, 2002

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Invisinet, Inc.

Balance Sheets

December 31, 2001 and 2000

Assets

	2001	2000
Current Assets <s></s>	<c></c>	<c></c>
Cash 119,656	\$ 30,911	\$
Receivables (Net of allowance for doubtful accounts of \$7,000 in 2001 and \$5,000 in 2000) 211,401	99,861	
Due from related party 63,577	-	
Inventory (Net of valuation reserve of \$14,825 in 2001 and \$5,825 in 2000)	22,758	
17,130 Prepaid expenses	5,117	
Tatal County Assats	150 647	
Total Current Assets 411,764	158,647	
Computer Equipment (Net of accumulated depreciation of \$6,777 in 2001 and \$2,825 in 2000) 17,507	10,730	
Deposits	350	
350		
429,621	\$ 169,727	\$
=======================================	==========	
Liabilities and Stockholder's Deficit		
Current Liabilities Note payable - Related party 439,000	\$ 439,000	\$
Accounts payable Trade	28,906	
18,035 Related party	111,339	
181,291 Accrued expenses		
Salaries, wages and other compensation 16,596	5,735	
Other expenses and taxes 10,675	45,031	
Total Current Liabilities	630,011	
665 , 597		
Stockholder's Deficit Common stock - \$.01 par value; authorized -	1 000	
10,000 shares; issued and outstanding - 1,000 shares	1,000	
Accumulated deficit (236,976)	(461,284)	
Total Stockholder's Deficit (235,976)	(460,284)	
429,621	\$ 169,727	\$
=======================================	=========	
(/mapting		

Invisinet, Inc.

Statements of Loss and Accumulated Deficit

Year Ended December 31, 2001 and Period from July 10, 2000 (Inception) through December 31, 2000 $\,$

<TABLE> <CAPTION>

<TABLE>

	2001	2000
<s> Net Sales 531,817</s>	<c> \$ 1,414,190</c>	<c></c>
Cost of Sales 426,180	1,170,638	
Gross Profit 105,637	243,552	
Operating Expenses 458,471	432,740	
Loss from Operations (352,834)	(189,188)	
Other Expense (Income) Management fee income (120,922) Interest 5,064	- 35,120	
Total Other Expense (Income), Net (115,858)	35,120	
Net Loss (236,976)	(224,308)	
Accumulated Deficit, Beginning of Period	(236,976)	
Accumulated Deficit, End of Period (236,976)	\$ (461,284)	\$

The accompanying notes are an integral part of the financial statements. | |F-46 Invisinet, Inc.

Statements of Cash Flows

Year Ended December 31, 2001 and Period from July 10, 2000 (Inception) through December 31, 2000

<caption></caption>		
	2001	2000
Cash Flows from Operating Activities		
<\$>	<c></c>	<c></c>
Net loss	\$ (224,308)	\$
(236, 976)		

Adjustments to reconcile net loss to net cash used in operating activities Depreciation	6,777	
2,825 Provision for losses on receivables - Customers (Increase) decrease in	2,646	7,400
Receivables (218,801)	108,894	
Due from (to) related party	63,577	
(63,577) Inventories (17,130)	(5,628)	
Prepaid expenses and deposits (350)	(5,117)	
Increase (decrease) in Accounts payable	(59,081)	
178,994 Accrued expenses	23,495	
27,271		
Total Adjustments (83,368)	135,563	
Net Cash Used in Operating Activities (320,344)	(88,745)	
Cash Flows from Financing Activities Borrowings under line-of-credit - Related party Proceeds from issuance of common stock		439,000 1,000
Net Cash Provided by Financing Activities	-	440,000
Net (Decrease) Increase in Cash	(88,745)	119,656
Cash, Beginning of Period	119,656	
Cash, End of Period 119,656	\$ 30,911	\$

</TABLE>

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

F-47 Invisinet, Inc.

Notes to Financial Statements

Year Ended December 31, 2001 and Period from July 10, 2000 (Inception) through December 31, 2000

Note 1 - Industry Operations

The company is a value-added reseller of portable transaction computers that sells to end-users throughout the United States. The company grants credit to substantially all of its customers.

Note 2 - Going Concern

The accompanying financial statements are prepared in accordance with accounting principles generally accepted in the United States of America on a going-concern basis which assumes that the company will be able to realize its assets and discharge its liabilities in the normal course of business for the foreseeable future.

The company has incurred operating losses since inception, which created a deficit in stockholder's equity as of December 31, 2001. The company's continuation as a going concern is dependent upon attaining profitable operations and the ability to maintain adequate financing or capital. The

financial statements do not include any adjustments to reflect the possible future effects on the recoverability and classification of assets and the amounts and classifications of liabilities that may result from the outcome of this uncertainty.

Note 3 - Summary of Significant Accounting Policies

Cash

The company maintains its cash in bank deposit accounts which, at times, may exceed federally insured limits. The company has not experienced any losses in such accounts. The company believes it is not exposed to any significant credit risk on cash.

Depreciation

The company's policy is to depreciate the cost of computer equipment over the estimated useful life of the asset, which is determined to be three years, by use of the straight-line method.

Inventory

Inventory is valued at the lower of cost (first-in, first-out) or market, and consists primarily of finished goods on hand and demonstrator inventory on loan to customers.

F-48 Invisinet, Inc.

Notes to Financial Statements

Year Ended December 31, 2001 and Period from July 10, 2000 (Inception) through December 31, 2000

Note 3 - Summary of Significant Accounting Policies (Continued)

Revenue Recognition

Sales are recognized when the goods are shipped to the customers.

Income Taxes

The company has elected to be taxed as an S Corporation under the provisions of the Internal Revenue Code. Accordingly, the accompanying financial statements do not reflect income taxes, except for state replacement tax.

Management Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America 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 the reported amounts of revenues and expenses during the reporting period. Actual results may differ from those estimates.

Note 4 - Note Payable - Related Party

The company has borrowings under a line-of-credit agreement with the majority stockholder in the amount of \$439,000 as of December 31, 2001 and 2000. Borrowings on this line bear interest at 8% per annum. Accrued interest on the note as of December 31, 2001 and 2000 was \$40,184 and \$5,064, respectively, and is included in accrued other expenses and taxes on the balance sheet. This note is automatically renewed for successive periods of one year unless written notice of termination is given prior to the renewal date of August 1st by the majority stockholder. In the event of any termination or nonrenewal by the majority stockholder, the note is due and payable in cash within ten business days after the date of termination and nonrenewal. As of December 31, 2001 and 2000, maximum additional borrowings under the line-of-credit were \$61,000.

F-49 Invisinet, Inc.

Notes to Financial Statements

Year Ended December 31, 2001 and Period from July 10, 2000 (Inception) through December 31, 2000

Note 5 - Related Party Transactions

The company pays a management fee to a company, related through common ownership and management, equivalent to approximately 2% of the company's net sales, for the use of facilities, personnel and equipment. Management fees for the years ended December 31, 2001 and 2000 were approximately \$28,000 and \$24,907, respectively. The company also purchases the majority of its inventory from the same related company, at terms that this related company offers to its best customers. Purchases of inventory from the related company for the years ended December 31, 2001 and 2000 were approximately \$759,000 and \$314,000, respectively. In 2000, the company purchased computer equipment in the amount of \$20,332 from the related company. The company owed approximately \$111,339 and \$181,291 to the related company as of December 31, 2001 and 2000, respectively.

In addition, the company charged a discretionary management fee to a separate company, related through common ownership and management, during 2000 of \$120,922. The balance due from this related company was \$0 and \$63,577 as of December 31, 2001 and 2000, respectively.

The financial statements are not necessarily indicative of the results of operations or related effects on the financial position that would occur if the above related party transactions and relationships were not present.

See additional related party disclosures in Note 4.

Note 6 - Major Customers

For the year ended December 31, 2001, sales to one major customer amounted to more than 10% of total revenue. The amount of revenue from this customer was \$195,698. There was no receivable balance due from this customer as of December 31, 2001.

For the year ended December 31, 2000, sales to two major customers amounted to more than 10% of total revenue. The amount of revenue from these customers was \$78,511 and \$69,453, respectively. The receivable balances to these major customers were \$26,934 and \$85, respectively.

Note 7 - Common Stock Restriction Agreement

The company's founding minority stockholder is obligated under a stock restriction agreement to forfeit his 150 shares in whole or in part if he ceases to be an employee of the company or an affiliate prior to July 10, 2004. The shares vest and become nonforfeitable on a pro rata basis of 25% per year beginning with July 10, 2001. As the shares had no significant value as of the date of issuance, no compensation expense has been recorded.

F-50
LEONARD FRIEDMAN
CERTIFIED PUBLIC ACCOUNTANT
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East Meadow, New York 11554
Tel: (516) 735-0824 Fax: (516) 735-6301
E-mail: lenmar@optonline.net

INDEPENDENT AUDITOR'S REPORT

Board of Directors and Shareholders of Walker Comm, Inc.

I have audited the accompanying balance sheets of Walker Comm, Inc. as of December 31, 2001 and 2000, and the related statements of operations, shareholders' equity and cash flows for the years then ended. These financial statements are the responsibility of the Company's management. My responsibility is to express an opinion on these financial statements based on my audit.

I conducted my audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that I plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. I believe that my audit provides a reasonable basis for my opinion.

In my opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Walker Comm, Inc. as of December

31, 2001 and 2000, and the results of their operations and their cash flows for the years then ended, in conformity with accounting principles generally accepted in the United States of America.

/s/ LEONARD FRIEDMAN

East Meadow, New York February 5, 2003

F-51 WALKER COMM, INC.

BALANCE SHEETS

DECEMBER 31,

<TABLE> <CAPTION>

2000	ASSETS	2001	
2000			
CURRENT ASSETS		<c></c>	<c></c>
Cash and cash equ	ivalents	\$ 137,863	\$
183,114	TValence	Ų 137 , 003	Ÿ
Contract receivab	ole, net of allowance of \$60,000		
in 2001 and \$3	5,000 in 2000	2,861,296	
4,826,869			
	ed earnings in excess of billings on	1,071,559	
uncompleted o	CONCLECTS	1,071,339	
	receivable and other current assets	401,345	
25,662		•	
		4 470 062	
Total curren 7,033,264	assets	4,472,063	
7,033,204			
PROPERTY AND EQUIPMEN	IT, NET	469,194	
430,626			
OTHER ASSETS		23,827	
10,271		23,021	
•			
Total Assets		\$ 4,965,084	\$
7,474,161			

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

F-52 WALKER COMM, INC.

BALANCE SHEETS

DECEMBER 31,

<TABLE> <CAPTION>

LIABILITIES AND SHAREHOLDERS' EQUITY	2001	
2000		
CURRENT LIABILITIES		
<\$>	<c></c>	<c></c>
Accounts payable and accrued expenses	\$775 , 774	
\$3,379,587		
Billings in excess of costs and estimated earnings on		
uncompleted contracts	93,724	
796,973		
Current maturities of equipment loans payable	86,494	

98,553 Income taxes payable 49,980	61,180	
Total current liabilities 4,325,093	1,017,172	
EQUIPMENT LOANS PAYABLE, less current maturities 118,183	44,484	
COMMITMENTS AND CONTINGENCIES		
SHAREHOLDERS' EQUITY Common stock - no par value; 1,000 shares authorized; 100 shares issued and outstanding in 2001 and 2000, respectively 20,000 Retained earnings 3,010,885	20,000 3,883,428	
Total Shareholders' Equity 3,030,885	3,903,428	
Total Liabilities and Shareholders' Equity 7,474,161	\$ 4,965,084	\$

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

F-53 WALKER COMM, INC.

STATEMENTS OF OPERATIONS

YEAR ENDED DECEMBER 31,

<TABLE> <CAPTION>

2000	2001	
<pre><s> Contract revenue earned \$23,665,896</s></pre>	<c> \$14,799,579</c>	<c></c>
Cost of revenue earned 19,584,117	11,137,763	
Gross profit	3,661,816	
4,081,779		
Operating expenses Selling 59,812	45,749	
General and administrative	2,413,750	
1,947,929 Depreciation and amortization	187,055	
176,176 Provision for bad debts 25,000	46,126	
23,000		
	2,692,680	
2,208,917		
Operating profit	969,136	
1,872,862		
Other income Interest income, net	14,607	

12,487		
Gain on disposition of fixed assets	_	
7,280		
10.050	14,607	
19,767		
Earnings before income taxes	983,743	
1,892,629	903,143	
1,032,023		
Income tax provision	11,200	
28,330	,	
•		
NET INCOME	\$ 972,543	\$
1,864,299		
		

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

F-54 WALKER COMM, INC.

STATEMENTS OF STOCKHOLDERS' EQUITY

YEAR ENDED DECEMBER 31, 2001 AND 2000

<TABLE> <CAPTION>

		PITAL DCK		ETAINED ARNINGS	TOTAL
<s> <c> Balance January 1, 2000</c></s>	<c></c>	20,000	 <c> \$</c>	1,365,586	<c> \$ 1,385,586</c>
Net Income for the year		-		1,864,299	1,864,299
Dividend distributions		-		(219,000)	(219,000)
Balance December 31, 2000		20,000		3,010,885	3,030,885
Net Income for the year		-		972,543	972,543
Dividend distributions		-		(100,000)	(100,000)
Balance December 31, 2001	\$	20,000	\$	3,883,428	\$ 3,903,428

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

F-56 WALKER COMM, INC.

STATEMENTS OF CASH FLOWS

YEAR ENDED DECEMBER 31,

<TABLE> <CAPTION>

	2001	
2000		
Cash flows from operating activities		
<\$>	<c></c>	<c></c>
Net income	\$ 972,543	
\$1,864,299		
Adjustments to reconcile net income to net cash		
provided by operating activities:		
Depreciation and amortization	187,055	
176,176		
Provision for doubtful accounts	46,126	
25,000		
Changes in operating assets and liabilities:		
Contracts receivable	1,919,447	

(3,484,494)	Contained ontimated commings in evenes of		
(0/12 120)	Costs and estimated earnings in excess of billings on uncompleted contracts	926,060	
(942,129) (18,154)	Insurance refund receivable and other assets	(389,239)	
2,598,107	Accounts payable and accrued expenses	(2,603,813)	
73,237	Billings in excess of costs and estimated earnings on uncompleted contracts	(703,249)	
28,330	Income taxes payable	11,200	
	cash provided by operating activities	366,130	
	ed in investing activities on of property and equipment	(225,623)	
Net (289,722)	cash used in investing activities	(225, 623)	
 Cash flows fr	om financing activities		
Proceeds 180,438	from equipment loans payable	18,600	
Repayment (103,143)	of equipment loans payable	(104,358)	
Dividends (219,000)		(100,000)	
Net (141,705)	cash used in financing activities	(185,758)	
	DECREASE IN CASH AND CASH EQUIVALENTS	(45,251)	
	equivalents, beginning of year	183,114	
 Cash and cash 183,114	equivalents, end of year	\$ 137 , 863	\$
		========	

</TABLE>

The accompanying notes are an integral part of these statements.

F-57 WALKER COMM, INC.

NOTES TO FINANCIAL STATEMENTS

December 31, 2001 and 2000

NOTE A - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Walker Comm, Inc. (the "Company") is engaged in the business of fiber optics, data and voice cable installation. The Company was incorporated in 1997 and is headquartered in Fairfield, California with satellite offices in Livermore and Rocklin, California.

A summary of the significant accounting policies consistently applied in the preparation of the accompanying financial statements follows:

1. Cash and Cash Equivalents

Cash and cash equivalents include all cash and highly liquid investments with an original maturity of three months or less.

2. Property and Equipment

Property and equipment are stated at cost. Depreciation and amortization are provided for, using straight-line and accelerated methods, in amounts sufficient

to relate the cost of depreciable assets to operations over their estimated service lives. Leased property under capital leases is amortized over the shorter of the service lives of the assets or the term of the lease. Repairs and maintenance are charged to operations as incurred.

3. Revenue recognition on Long-term Contracts

The Company records profits on long-term contracts on a percentage-of-completion basis on the cost to cost method. Contracts in process are valued at cost plus accrued profits less earned revenues and progress payments on uncompleted contracts. Contracts are generally considered substantially complete when engineering is completed and/or site construction is completed. The Company includes pass-through revenue and costs on cost-plus contracts, which are customer-reimbursable materials, equipment and subcontractor costs when the Company determines that it is responsible for the engineering specification, procurement and management of such cost components on behalf of the customer.

The Company has numerous contracts that are in various stages of completion. Such contracts require estimates to determine the appropriate cost and revenue recognition. The Company has a history of making reasonably dependable estimates of the extent of progress towards completion, contract revenues and contract costs. However, current estimates may be revised as additional information becomes available. If estimates of costs to complete long-term contracts indicate a loss, provision is made currently for the total loss anticipated. The elapsed time from award of a contract to completion of performance may be up to two years.

F-58 WALKER COMM, INC.

NOTES TO FINANCIAL STATEMENTS (continued)

December 31, 2001 and 2000

NOTE A (continued)

4. Contracts receivable

In accordance with terms of long-term contracts, certain percentages of billings are withheld by customers until completion and acceptance of the contracts. In conformity with industry practice, however, the full amount of accounts receivable, including such amounts withheld, has been included in current assets.

5. Income Taxes

The Company has elected to be treated as an "S" Corporation under the applicable sections of the Internal Revenue Code. In general, corporate income or loss of an "S" Corporation is allocated to the Stockholders for inclusion in their personal Federal Income tax returns. Accordingly, there is no provision for Federal income tax in the accompanying financial statements.

The Company has also elected to be treated as an "S" Corporation for California state income tax purposes. However, the State of California does impose a tax on "S" Corporation income at a reduced rate and, accordingly, a provision for such tax is included in the accompanying financial statements.

6. Uses of Estimates and Fair Value of Financial Instruments

In preparing financial statements in conformity with accounting principles generally accepted in the United States of America, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements and revenues and expenses during the reporting period. Significant estimates are used when accounting for long-term contracts including customer and vendor claims, depreciation, employee benefit plans, taxes, and expected recoveries and contingencies, among others. Actual results could differ from those estimates.

Management of the Company believes that the fair value of financial instruments, consisting of cash, contracts receivable and debt, approximates carrying value due to the immediate or short-term maturity associated with its cash and accounts receivable and the interest rates associated with its debt.

F-59 WALKER COMM, INC.

NOTES TO FINANCIAL STATEMENTS (continued)

December 31, 2001 and 2000

NOTE B - CONTRACTS RECEIVABLE

Contracts receivable consist of the following at December 31, $\mbox{\scriptsize <TABLE>}$ $\mbox{\scriptsize <CAPTION>}$

		2001	2000
<s></s>		<c></c>	<c></c>
	Contract billing	\$2,571,346	\$3,999,927
	Retention on contracts	349,950	861,942
	Less: reserve for uncollectible accounts	2,921,296 60,000	4,861,869 35,000
		\$2,861,296	\$4,826,869

</TABLE>

</TABLE>

NOTE C - COSTS AND ESTIMATED EARNINGS ON UNCOMPLETED CONTRACTS

Costs and estimated earnings on uncompleted contracts consist of the following at December 31, $$^{\rm TABLE}$$

		2001	2000
<\$>	Costs incurred on uncompleted contracts Estimated contract profit	<c> \$6,741,687 2,289,485</c>	<c> \$15,856,213 2,674,688</c>
	Less: billings to date	9,031,172 8,053,337	18,530,901 17,330,255
		977 , 835	1,200,646
	Costs and estimated earnings in excess of billings	1,071,559	1,997,619
	Billings in excess of costs and estimated earnings on uncompleted contracts	(93,724)	(796 , 973)
		\$ 977,835 	\$ 1,200,646

F-60 WALKER COMM, INC.

NOTES TO FINANCIAL STATEMENTS (continued)

December 31, 2001 and 2000

NOTE D - PROPERTY AND EQUIPMENT

Property and equipment consist of the following at December 31: $\tt <TABLE> \\ <CAPTION>$

2000	Estimated useful life (years)	2001
<\$>	<c> <c></c></c>	<c></c>
<c></c>		
Furniture and equipment	5 - 7	\$ 30,286
\$19,688		
Automobiles	5 - 7	558 , 726
535,441		
Computer equipment	3 - 5	251,473
198,918		
Leasehold improvements	3 - 10	149,012
7,746		
		989,497

761,793

Less accumulated depreciation and amortization

\$ 469,196

520,301

_____ 430,626

331,167

</TABLE>

Depreciation and amortization expense for property and equipment for the years ended December 31, 2001 and 2000 was approximately \$187,055 and \$176,176, respectively.

NOTE E - NOTES PAYABLE

Notes payable at December 31, 2001 and 2000 consist of the following: <CAPTION>

	2001	2000
<s> <c></c></s>	<c></c>	<c></c>
Note payable to credit unions and banks with principal and interest due monthly through February 2004, interest rates, fixed and variable, ranging from 6.20%		
to 9.15%, collateralized by vehicles	\$ 130,978	\$ 216,736
Less: current maturities	86,494	98,553
Long-term debt	\$ 44,484	\$ 118,183

</TABLE>

Related interest expense for the years ended December 31, 2001 and 2000 was \$14,598 and \$17,514, respectively.

> F-61 WALKER COMM, INC.

NOTES TO FINANCIAL STATEMENTS (continued)

December 31, 2001 and 2000

NOTE F - LINE OF CREDIT

On July 10, 2002, the Company renewed its revolving credit agreement with a major bank that provided for a borrowing facility not to exceed \$1,500,000. At December 31, 2001 this credit agreement had a borrowing facility of \$1,000,000. There were no borrowings outstanding under the agreement as of that date. The agreement is secured by all assets of the Company along with the personal guarantees by the two major shareholders of the Company.

NOTE G - RELATED PARTY TRANSACTIONS

On March 1, 2001, the Company entered into a ten year lease with shareholder Gary R. Walker and Donald C. and Anita G. Walker for a building and land located in Fairfield, California, which will serve as the Company's headquarters. The lease calls for initial monthly rental payments of \$6,934, with annual increases, calculated using the San Francisco-Oakland-San Jose Consolidated Metropolitan Statistical Area Consumer Price Index.

NOTE H - MAJOR CUSTOMERS

Contract revenue for the years ended December 31, 2001 and 2000 include amounts from one major customer which accounted for 19% and 48% respectively, of the total contract revenue in those years. There were four and two other major customers, during 2001 and 2000 respectively, each of which accounted for 6% or more of the total contract revenue of the Company for those periods.

NOTE I - RETIREMENT PLAN AND CONTIGENCY

The Company contributes to union-sponsored multi-employer retirement plans in accordance with negotiated labor contracts. The retirement plans cover all of the Company's union employees, which represent substantially all of the Company's employees. Contributions, which are based on varying rates for the hours worked by the employees, totaled \$260,634 and \$366,473 for the years ended December 31, 2001 and 2000, respectively.

Governmental regulations impose certain requirements relative to multi-employer plans. In the event of plan termination or employer withdrawal, an employer may be liable for a portion of the plan's unfunded vested benefits. As of December 31, 2001, the Company's multi-employer plans are fully funded. The Company does not anticipate withdrawal from the plans, nor is the Company aware of any

F-62 WALKER COMM, INC.

NOTES TO FINANCIAL STATEMENTS (continued)

December 31, 2001 and 2000

NOTE J - COMMITMENTS AND CONTINGENCIES

Litigation

The Company from time to time is subject to certain legal proceedings and claims which have arisen in the ordinary course of its business. These actions when ultimately concluded will not, in the opinion of management, have a material adverse effect upon the financial position, results of operations or liquidity of the Company.

Lease Commitments

The Company leases its main office (see Note G) and sales office facilities pursuant to non-cancelable operating leases expiring through February 2011. The minimum rental commitments under these non-cancelable leases, at December 31, 2001, are summarized as follows:

<TABLE>

	Year ending December 31,	
<s></s>	<c></c>	<c></c>
	2002	\$ 152,615
	2003	151,265
	2004	91,000
	Thereafter	597,000
	Total minimum lease payments	\$ 991,880
	Less current maturities	========

</TABLE>

Rent expense for all operating leases was \$157,242 and \$65,681 in 2001 and 2000, respectively.

NOTE L - SUBSEQUENT EVENT

On December 30, 2002, the Board of Directors of the Company approved an Agreement and Plan of Merger with WPCS International, Inc. The merger closed effective December 30, 2002. The change in ownership resulting from the merger constitutes an event of default under the line of credit agreement with the Bank referred to in Note F.

F-63

To the Board of Directors

CLAYBORN CONTRACTING GROUP, INC. Auburn, California

INDEPENDENT AUDITORS' REPORT

We have audited the accompanying balance sheets of CLAYBORN CONTRACTING GROUP, INC. as of September 30, 2002 and 2001, and the related statements of income and retained earnings, 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 auditing standards generally accepted 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 misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial positions of CLAYBORN CONTRACTING GROUP,

INC. as of September 30, 2002 and 2001, and the results of its operations and its cash flows for the years then ended in conformity with generally accepted accounting principles generally accepted in the United States of America.

/s/ Burnett + Company LLP

Rancho Cordova, California September 15, 2003

F-64

CLAYBORN CONTRACTING GROUP, INC.

BALANCE SHEETS

September 30, 2002 and 2001

Depender 30, 2002 and 2001		
<table></table>		
<caption></caption>		
ASSETS	2002	2001
<\$>	<c></c>	<c></c>
CURRENT ASSETS	(C)	(C)
Cash and cash equivalents	\$ 459,580	\$ 33,702
Cash held in lieu of retentions	19,170	66,209
Contract receivables	678,284	756,901
Costs and estimated earnings	,	,
in excess of billings	319,726	198,938
Prepaid expenses	48,329	27,536
Prepaid income tax	15,224	30,405
Total current assets	1,540,313	1,113,691
EOUIPMENT,		
net of accumulated depreciation of \$458,242		
and \$331,695, for 2002 and 2001, respectively	368,918	453,905
OTHER ASSETS	55,265	37,150
Total assets	\$ 1.964.496	\$ 1,604,746
10001 000000	===========	=======================================

 | || The accompanying notes are an integral part of these | financial statements. | |
| ± ± 5 | | |
F-65

C0-1				
<table></table>				
<caption></caption>				
LIABILITIES AND STOCKHOLDERS' EQUITY	2002			2001
CURRENT LIABILITIES				
<\$>	<c></c>		<c></c>	
Accounts payable	\$	517,688	\$	404,997
Accrued expenses		176,036		50,431
Current maturity of long-term debt		47,735		49,890
Billings in excess of costs and				
estimated earnings		8,092		34,382
Income taxes payable		13,882		0
Deferred income taxes		76 , 000		94,500
Total current liabilities		839,433		634,200
LONG-TERM LIABILITIES				
Long-term debt, net of current maturity		123,604		150,450
Deferred income taxes		44,000		19 , 500
Total long-term liabilities		167,604		169,950
Total long-term frabilities				
Total liabilities		1,007,037		804,150
STOCKHOLDERS' EQUITY				
Common stock, no par value,				
50,000 shares authorized,		100 000		100 000
1,000 shares issued and outstanding Retained earnings		100,000 857,459		100,000 700,596
recarned earnings				•

</TABLE>

</TABLE>

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

F-66 CLAYBORN CONTRACTING GROUP, INC.

STATEMENTS OF INCOME AND RETAINED EARNINGS

For the Year Ended September 30, 2002 and 2001

<table> <caption></caption></table>	2002	2001
	2002	2001
<s> CONTRACT REVENUE</s>	<c> \$ 6,059,117</c>	<c> \$ 5,059,214</c>
COST OF SALES .	4,612,703	3,917,962
Gross profit from contracting	1,446,414	1,141,252
GENERAL AND ADMINISTRATIVE EXPENSES	1,178,827	888,840
Income from operations	267,587	252,412
OTHER INCOME (EXPENSE) Loss on sale of assets Interest income Interest expense	5,117	(6,986) 22,192 (10,416)
Total other income (expenses)	(10,911)	4,790
Income before taxes	·	257,202
PROVISION FOR INCOME TAXES	99,813	105,000
NET INCOME	156,863	152,202
RETAINED EARNINGS, beginning of year	700 , 596	548,394
RETAINED EARNINGS, end of year	\$ 857,459	\$ 700,596

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

F-67

CLAYBORN CONTRACTING GROUP, INC.

STATEMENTS OF CASH FLOWS

For the Year Ended September 30, 2002 and 2001 $\,$

<table></table>				
<caption></caption>				
CASH FLOWS FROM OPERATING ACTIVITIES		2002		2001
<\$>	<c></c>		<c></c>	
Net income	\$	156,863	\$	152,202
Adjustments to reconcile net income to net cash provided by ope:	rating			
activities:	racriig			
Depreciation		136,633		122,822
Loss on sale of assets		3,311		6 , 986
Appreciation in cash surrender				
value of life insurance		(6,115)		(10,902)
(Increase) decrease in assets:				
Contract receivables		66,617		(327, 315)
Costs and estimated earnings in				
excess of billings		(120,788)		(63,313)

Prepaid expenses		(20,793)		(5,342)
Prepaid income tax		15,181		(30,405)
Increase (decrease) in liabilities:				
Accounts payable		112,691		136,254
Accrued expenses		125,605		(24,812)
Billings in excess of costs and				
estimated earnings		(26,290)		28,838
Income taxes payable		13,882		(22,200)
Deferred income taxes		6,000		53,000
Other assets		0		2,687
Net cash provided by operating activities		462 , 797		18,500
CASH FLOWS FROM INVESTING ACTIVITIES				
Acquisition of equipment		(41,064)		(158, 215)
Proceeds from sale of assets		25,075		13,000
Decrease (increase) in cash held in lieu of retentions		47,039		(66,209)
Proceeds from employee receivable		0		1,900
Net cash provided by (used in) investing activities		31,050		(209,524)
CASH FLOWS FROM FINANCING ACTIVITIES				
Principal payments on long-term debt		(67 , 969)		(56,545)
NET INCREASE (DECREASE) IN CASH		425,878		(247,569)
CASH, beginning of year		33,702		281,271
chon, beginning of year				
CASH, end of year	Ś	459 , 580	Ġ	33 702
chon, the or year				·
SUPPLEMENTAL DISCLOSURES REGARDING CASH FLOWS				
Cash paid for interest	Š	12,717	Ś	10 416
cash pard for interest		========		
Cash paid for income taxes	ė	64,750	ė	104,605
cash pard for income cakes	γ ==	64,750	ب ==	

</TABLE>

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

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CLAYBORN CONTRACTING GROUP, INC.

NOTES TO THE FINANCIAL STATEMENTS

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Company's Activities - Clayborn Contracting Group, Inc. ("the Company") is engaged in electrical and heavy construction primarily in the public works sector. The work is performed under fixed price bid contracts. The Company performs the majority of their work in Northern and Central California.

Estimates and Assumptions - 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 the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Accounting Basis for Recording Income - The Company records income on construction contracts using the percentage-of-completion method of accounting based on the proportion of costs incurred on the contract to total estimated contract costs, except that material estimated losses which are apparent prior to completion are provided for in their entirety. No profit is taken into income until a contract has reached a stage of completion sufficient to reasonably determine, in the opinion of management, the ultimate realizable profit. Base percentages which range from 1% to 5%, depending on the type of contract, are generally used to determine when a sufficient stage of completion has been reached. Claims for additional contract compensation due the Company are not reflected in the accounts until the year in which such claims are allowed. As contracts extend over one or more periods, revisions in estimated costs and profits are reflected in the accounting period in which the facts which require the revisions become known.

Cost of sales includes all direct labor and labor costs, materials, subcontractors, equipment costs and other costs related to contract performance, such as indirect labor, supplies, tools and repairs. General and administrative costs are charged to expense as incurred.

The asset, "Costs and estimated earnings in excess of billings," represents

revenues recognized in excess of amounts billed on construction contracts in progress. The liability, "Billings in excess of costs and estimated earnings," represents billings in excess of revenues recognized on construction contracts in progress.

Financial Statement Classification - In accordance with normal practice in the construction industry, the Company includes in current assets and liabilities amounts realizable and payable over a period in excess of one year. Consistent with this practice, asset and liability accounts relating to construction contracts, including related deferred income taxes, are classified as current. The lives of the contracts entered into by the Company generally range from three to eighteen months.

Cash and Cash Equivalents - For financial statement purposes, the Company considers all highly liquid investments with original maturities of three months or less to be cash equivalents.

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CLAYBORN CONTRACTING GROUP, INC.

NOTES TO THE FINANCIAL STATEMENTS

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES, Continued Concentration of Credit Risk - The Company maintains cash balances in excess of Federal Deposit Insurance Corporation insurable limits.

The Company performed a significant amount of work for one customer, comprising approximately 75% of outstanding contract receivables as of September 30, 2002. The Company performed a significant amount of work for two customers, comprising approximately 82% of outstanding contract receivables as of September 30, 2001. Contract revenue earned from one customer was approximately 62% and 56% of total contract revenue for the years ended September 30, 2002 and 2001, respectively.

Contract Receivables - The Company writes off contract receivables when uncollectible and payments subsequently received on such receivables are credited to revenue. Included in contract receivables is retainage receivable of \$107,579 and \$164,551 for the years ended September 30, 2002 and 2001, respectively, which is expected to be collected within one year.

Equipment - Equipment is recorded at cost and includes improvements that significantly add to its productivity or extend its useful life. Costs of maintenance and repairs are charged to expense. Upon retirement or disposal of equipment, the costs and related depreciation are removed from the accounts, and gain or loss, if any, is reflected in the earnings for both financial statement and income tax reporting purposes. Depreciation is provided for using the straight-line method. The estimated useful lives used for calculating depreciation for equipment classifications are as follows:

Lives -----5-7 Years 5-7 Years

7-10 Years

Automotive equipment Construction equipment Office equipment

Income Taxes - For income tax purposes, the Company reports income on the completed contract method of accounting. Under this method, billings and costs are accumulated during the period of construction, but profits or losses are not recorded until completion of the contracts.

Straight-line and accelerated depreciation are used for tax reporting purposes. Assets purchased after December 31, 1986, are subject to modified ACRS rules under the guidelines of the Tax Reform Act of 1986 (TRA 86).

Deferred income taxes are recorded using the asset and liability method of accounting for income taxes. Under the asset and liability method, deferred tax assets and liabilities are recognized for the estimated future tax consequences attributable to differences between the financial statement carrying amount of existing assets and liabilities and their respective tax basis. Significant differences between the financial statement amounts and the tax basis for the Company arise from the recording of depreciation and the recognition of income from construction contracts. Deferred tax assets and liabilities are measured using enacted tax rates in effect for the year in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period of enactment.

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CLAYBORN CONTRACTING GROUP, INC.

NOTES TO THE FINANCIAL STATEMENTS

2. CASH HELD IN LIEU OF RETENTIONS

In exchange for the early release of retentions on various contracts, escrow accounts have been established in the amounts of \$19,170 and \$66,209 at

3. COSTS AND ESTIMATED EARNINGS ON CONSTRUCTION CONTRACTS IN PROGRESS Costs and estimated earnings on construction contracts in progress contrast related billings at September 30, 2002 and 2001 as follows:

<TABLE>
<CAPTION>

CAPTION		2002		2001
- <s> Cost of sales to date Gross profit to date</s>	<c> \$</c>	928,866 219,809	<c> \$</c>	868,308 269,333
Earned contract revenue		1,148,675		1,137,641
Contract billings to date		837,041		973,085
- Net under billings	\$ =====	311,634		164 , 556
Included in the accompanying balance sheet under the following captions:				
Costs and estimated earnings in excess of billings Billings in excess of costs and estimated earnings	\$	319,726 (8,092)	\$	198,938 (34,382)
-				
Net under billings	\$ =====	311,634	\$ ====	164,556

 | | | |F-71

CLAYBORN CONTRACTING GROUP, INC.

NOTES TO THE FINANCIAL STATEMENTS

4. EQUIPMENT

Equipment consists of the following as of September 30: $\mbox{\scriptsize CAPTION}\mbox{\scriptsize }>$

		2002	2001	
<s></s>	<c></c>		<c></c>	
Automotive equipment Construction equipment	\$	409,409 382,594	\$	397,659 351,030
Office equipment		35 , 157		36,911
Subtotals		827,160		785 , 600
Less accumulated depreciation		458,242		331,695
Totals	\$ =====	368 , 918	\$ =====	453 , 905

</TABLE>

Depreciation charged to equipment costs and general and administrative expenses amounted to \$121,789 and \$14,844, respectively, for the year ended September 30, 2002, and \$106,337 and \$16,485 respectively, for the year ended September 30, 2001.

5. LINES OF CREDIT

The Company has an unsecured revolving line of credit with Wells Fargo Bank, due on demand with interest at prime plus 1.00% per annum, which expired March 10, 2003 and was subsequently renewed until March 10, 2004. The line of credit available with Wells Fargo Bank is \$250,000. As of September 30, 2002 and 2001, there was no balance due.

The Company has a second line of credit with Wells Fargo Bank to finance equipment purchases. Upon the use of this line of credit, equipment purchases are financed in separate term notes (Note 6). The amounts financed under this

credit facility bear interest at the bank's current fixed or variable rate in effect when the individual equipment is financed. The line of credit available annually is \$200,000. Balances of \$161,032 and \$182,407 were available on the line of credit as of September 30, 2002 and 2001, respectively. The line of credit expired on March 5, 2003 and was subsequently renewed until March 5, 2004.

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CLAYBORN CONTRACTING GROUP, INC.

NOTES TO THE FINANCIAL STATEMENTS

6. LONG-TERM DEBT
Long-term debt consists of the following:
<TABLE>
<CAPTION>

	Rate 2002				2001	
 <\$>	<c></c>		<c></c>		<c></c>	
General Motors Acceptance Corporation,	\C >		\C >		\C >	
secured by automotive equipment, aggregate	6.90%					
monthly principal and interest payments	to					
of \$834, due through January 2005	8.49%	\$	13,916	\$	27,853	
Wells Fargo Bank, secured by equipment,	6.65%					
aggregate monthly principal and interest	to					
payments of \$4,252, due through September 2007	8.90%		141,593		151 , 751	
Chrysler Financial Corporation, secured by automotive equipment, monthly principal and						
interest payments of \$423, due November 2005	0.90%		15,830		20,736	
Current maturity of long-term debt			47,735		49,890	
Long-term debt, net of current maturity		\$	123,604	\$	150,450	
============						
Aggregate maturities on long-term debt are as follows:						
Year Ending September 30:			002		2001	
2002		\$	0	\$	49,890	
2003			47,735		45,153	
2004			48,913		46,175	
2005			43,415		40,477	
2006			22,274		18,645	
2007			9,002		0	
		\$	171 , 339	\$	200,340	
		======				
=======================================						

 | | | | || F-73 | | | | | |
Interest

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CLAYBORN CONTRACTING GROUP, INC.

NOTES TO THE FINANCIAL STATEMENTS

7. PROVISION FOR INCOME TAXES

The provision for income taxes consists of the following for the year ended September 30: <TABLE> <CAPTION>

				2001	
_					
_					
<s></s>		<c></c>		<c></c>	
	Current tax expense	\$	93,813	\$	52,000
	Deferred tax expense		6,000		53,000

99,813

\$ 105,000

The September 30, 2002 and 2001 income tax expense differed from the amounts computed by applying the federal statutory income tax rate of 34% to the pre-tax net income as a result of the following:

	2002		2001
\$	87,300 15,000 (5,500) 4,400 (1,387)	\$	87,400 15,000 0 2,800 (200)
\$ =====	99,813	\$ ====	105,000
		\$ 87,300 15,000 (5,500) 4,400 (1,387)	\$ 87,300 \$ 15,000 (5,500) 4,400 (1,387)

The components of the temporary differences that give rise to significant portions of the deferred tax liabilities are as follows:

_			2001		
Contract revenue recognition Depreciation Other	\$ 	79,500 44,000 (3,500)	\$	98,300 19,500 (3,800)	
Net deferred tax liabilities	\$ 	120,000	\$ ====	114,000	

</TABLE>

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CLAYBORN CONTRACTING GROUP, INC.

NOTES TO THE FINANCIAL STATEMENTS

8. EMPLOYEE PROFIT SHARING PLAN

The Company has an employee profit sharing plan under Section 401(k) covering eligible employees. The Company matches 25% of employee deferrals up to 3% of wages. The Company's contribution for the year ended September 30, 2002 and 2001 amounted to \$7,256 and \$7,814, respectively, and is included in employee benefits in general and administrative expenses.

9. LITTGATION

From time to time, the Company may become involved in various lawsuits and legal proceedings, which arise in the ordinary course of business. However, litigation is subject to inherent uncertainties, and an adverse result in these or other matters may arise from time to time that may harm the Company. The Company's management is currently not aware of any such legal proceedings or claims that they believe will have, individually or in the aggregate, a material adverse affect on the Company's financial condition or operating results.

10. SUPPLEMENTAL DISCLOSURES REGARDING CASH FLOWS

Non-cash investing and financing activities for the years ended September 30, 2002 and 2001 consisted of the acquisition of equipment through long-term debt totaling \$38,968 and \$170,805, respectively.

11. SUBSEQUENT EVENT

In August 2003, the Board of Directors of the Company approved an Agreement and Plan of Merger with WPCS International Incorporated ("WPCS"). The merger closed effective August 22, 2003. The change in ownership resulting from the merger constitutes an event of default under the line of credit agreement with the Bank referred to in Note 5. WPCS acquired all of the issued and outstanding shares of the Company in exchange for \$900,000 cash consideration and 826,446 newly issued shares of WPCS common stock. An additional \$1,100,000 is payable by delivery to the Company shareholders of 50% of the post tax profits of the Company, payable in quarterly distributions.

F-75 WPCS INTERNATIONAL INCORPORATED We are providing the following unaudited pro forma condensed consolidated financial information of WPCS International ("WPCS") and its acquisition of Clayborn Contracting Group, Inc. ("Clayborn") to present the results of operations and financial position of WPCS had the merger been completed at an earlier date.

In addition, the pro forma condensed consolidated financial information for the year ended April 30, 2003 include unaudited financial statements related to the acquisitions of Invisinet, Inc. and Walker Comm, Inc.

On November 13, 2002, the Company entered into an agreement and completed a merger with Invisinet, Inc. ("Invisinet"). Invisinet is in a similar business as the Company, providing fixed wireless technology services to its customers. The acquisition of Invisinet broadens the Company's customer base and expands it technical resources capable of deploying wireless systems. To complete the merger, the Company acquired 100% of the common stock of Invisinet by issuing 1,000,000 shares of the Company's common stock with a fair value of \$1,750,000, based on the average value of the Company's common stock as of a few days before and after the merger was announced. Based on the net assets acquired of Invisinet, the Company has recognized goodwill of approximately \$1.6 million.

On December 30, 2002, the Company acquired all of the outstanding common stock of Walker Comm, Inc. ("Walker"). The acquisition of Walker gives the Company the ability to provide specialty communication systems to its customers along with strengthening its project management capabilities. The aggregate consideration paid by the Company for Walker was approximately \$5,113,000. To complete the merger, all of the issued and outstanding shares of common stock of Walker were exchanged for aggregate merger consideration consisting of \$500,000 in cash and the common stock of the Company with a value of approximately \$4,574,000, or 2,486,000 shares valued at \$1.84 per share based on the average value of the Company's common stock as of a few days before and after the merger was announced. Based on the net assets acquired of Walker, the Company recognized goodwill of approximately \$3.8 million.

ACQUISITION OF CLAYBORN CONTRACTING GROUP, INC.

On August 22, 2003, WPCS International Incorporated, a Delaware corporation (the "Company"), entered into and completed an Agreement and Plan of Merger with Clayborn Contracting Acquisition Corp. a California corporation wholly-owned by the Company (the "Subsidiary"), Clayborn Contracting Group, Inc., a California corporation ("Clayborn"), David G. Gove, as trustee ("D. Gove") and Sharon Gove, as trustee ("S. Gove" and together with D. Gove, the "Clayborn Shareholders").

Pursuant to the terms of the Agreement and Plan of Merger (the "Acquisition"), the Company acquired all of the issued and outstanding shares of capital stock of Clayborn from the Clayborn Shareholders in exchange for \$900,000 cash consideration and of 826,446 newly issued shares of the Company's common stock with a fair value of approximately \$868,000 based on the average value of the Company's common stock as of a few days before and after the merger terms were agreed to and announced. An additional \$1,100,000 is due by September 3, 2007, payable in quarterly distributions, by payment to the Clayborn shareholders of 50% of the post tax profits of Clayborn. Based on the historical net assets acquired from Clayborn of approximately \$992,000, the Company preliminarily expects to recognize goodwill of approximately \$2,048,000, including transaction costs. Upon completion of a formal purchase price allocation there may be a decrease in the amount assigned to goodwill and a corresponding increase in tangible or intangible assets.

The unaudited pro forma condensed consolidated statement of operations of the Company gives effect to the merger as if it had occurred on May 1, 2002 for the twelve months ended April 30, 2003, and on May 1, 2003, for the six months ended October 31, 2003, respectively.

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The acquisition of Clayborn was accounted for under the purchase method of accounting in accordance with the Statement of Financial Accounting Standards No. 141, Business Combinations ("SFAS 141"). Under the purchase method of accounting, assets acquired and liabilities assumed are recorded at their estimated fair values. Goodwill is created to the extent that the merger consideration, including certain acquisition and closing costs, exceeds the fair value of the net identifiable assets acquired at the date of the merger. Based on the preliminary information currently available, the acquisition resulted in approximately \$2,048,000 of goodwill.

This unaudited pro forma condensed consolidated financial information is based on the estimates and assumptions set forth herein and in the notes thereto. The unaudited pro forma results for the twelve months ended April 30, 2003 have been prepared utilizing (a) the audited financial statements of WPCS included in Form 10-KSB for the fiscal year ended April 30, 2003; (b) the unaudited financial statements of Clayborn for the twelve months ended March 31, 2003; (c) unaudited financial statements of Invisinet, Inc. for the six months ended September 30, 2002; and (d) the unaudited financial statements of Walker Comm, Inc. for the eight months ended December 31, 2002.

The unaudited pro forma results for the six months ended October 31, 2003 have been prepared utilizing (a) the unaudited interim financial statements of WPCS included in Form 10-QSB for the six months ended October 31, 2003; and (b) the unaudited financial statements of Clayborn for the four months ended August 31, 2003.

The following unaudited pro forma financial information is presented for informational purposes only and is not necessarily indicative of (i) the results of operations of the Company that actually would have occurred had the "Agreement and Plan of Merger" been consummated on the dates indicated or (ii) the results of operations of the Company that may occur or be attained in the future. The following information is qualified in its entirety by reference to and should be read in conjunction with "Management's Discussion and Analysis of Financial Condition and Results of Operations", WPCS's audited consolidated financial statements, including the notes thereto contained in its Annual Report on Form 10-KSB for the year ended April 30, 2003 incorporated herein by reference, Clayborn's audited financial statements, including the notes thereto, for the years ended September 30, 2002 and 2001 and other historical financial information appearing elsewhere herein.

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WPCS International Incorporated and Subsidiaries Condensed Consolidated Pro Forma Unaudited Statement of Operations for the Year Ended April 30, 2003

<TABLE>

<caption></caption>						
	FOR THE	FOR THE SIX	FOR THE EIGH	HT	PRO FORMA	FOR THE TWELVE
PROEFORMA	YEAR ENDED	MONTHS ENDED	MONTHS ENDEI	D	CONSOLIDATED	MONTHS ENDED
CONSOLIDATED	APRTI 30	SEPTEMBER 30,	DECEMBER 31.		before	MARCH 31,
after	•	•	·	,		
CLAYBORN	2003	2002	2002		CLAYBORN	2003
ACQUISITION	WPCS	INVISINET	WALKER	ADJUSTMENTS	ACQUISITION	CLAYBORN
<\$> <c></c>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>
Revenue 16,654,833	\$ 5,422,85	8 \$ 656,295	\$ 4,599,372	\$ -	\$ 10,678,525	\$ 5,976,308 \$
Cost of revenue 12,997,639					8,383,411	
Gross profit 3,657,194			·		2,295,114	
Operating expenses						
Selling expenses 57,527	27,74	1 -	29 , 786	-	57 , 527	_
General and administrative 4,338,437	1,833,08	6 172,516	1,288,532	-	3,294,134	1,044,303
Provision for doubtful accounts	38,77	9 6,000	(14,393)	-	30,386	-
30,386 Depreciation and amortization 377,278						
Total operating expenses 4,803,628	2,016,10	7 181,882	1,438,278	106,949		1,060,412
Income (loss) from operations (1,146,434)	(361,74	4) (47,217)	(932,192)	(106,949)	(1,448,102)	301,668
Other income (expense) Interest income			2,435	-	2,435	-
2,435 Interest expense (12,279)		- (297)	-	-	(297)	(11,982)
Total other income (expense) (9,844)		- (297)	2,435	-	2,138	(11,982)

Income (loss) before provision for income taxes (1,156,278) Provision for income taxes					(1,445,964) 40,696	
(94,456)						
Net Income (loss) (1,250,734)	\$ (381,294)	\$ (47,514)	\$ (869,511)	\$(106,949)\$	(1,405,268)	\$ 154,534 \$
Imputed dividends accreted on Convertible Seried B Preferred Stock (173,000)	(173,000)	-	-	-	(173,000)	-
Net loss attributable to common shareholders (1,423,734)					\$ (1,578,268)	\$ 154,534 \$
Basic net loss per common share \$ (0.11)				=======	\$ (0.13)	
=======						
Basic weighted average number of common shares outstanding 13,397,920	10,376,685				12,571,474	
=========						

</TABLE>

NOTES TO PRO FORMA UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS for the year ended April 30, 2003

NOTE 1. WPCS International Incorporated ("WPCS") is a publicly held corporation whose newly formed subsidiaries completed the following transactions: (a) on November 13, 2002, merged with Invisinet, Inc. ("Invisinet") (b) on December 30, 2002, merged with Walker Comm, Inc, ("Walker") and (c) on August 22, 2003, merged with Clayborn Contracting Group, Inc. ("Clayborn"). For accounting purposes, each of these transactions has been treated as a purchase acquisition with the net assets of each acquired company being stated at fair value in accordance with the purchase method of accounting.

NOTE 2. The unaudited pro forma condensed consolidated statements of operations for the twelve months ended April 30, 2003 presented herein has been prepared as if the merger of WPCS and Clayborn had been consummated as of May 1, 2002. Likewise, the pro forma condensed consolidated statement of operations for the twelve months ended April 30, 2003 include the unaudited statements of operations of Invisinet for the six months ended September 30, 2002, and Walker for the eight months ended December 31, 2002, as if the merger of these companies had been consummated as of May 1, 2002. Pro forma statement of operations adjustments for the twelve months ended April 30, 2003 have been made for the following.

(a) To record a full year of depreciation and amortization for the fair value of property and equipment and customer lists acquired related to the Invisinet and Walker acquisitions, as if the merger of these companies had been consummated as of May 1, 2002. Accordingly, addition depreciation on property and equipment of \$39,949 and amortization of \$67,000, totaling \$106,949, is included as a pro forma adjustment.

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WPCS INTERNATIONAL INCORPORATED and SUBSIDIARIES Condensed Consolidated Pro Forma Statement of Operations for the Six Months ended October 31, 2003

<TABLE> <CAPTION>

FOR THE SIX FOR THE FOUR PRO FORMA MONTHS ENDED CONSOLIDATED MONTHS ENDED OCTOBER 31, AUGUST 31, after 2003 2003 CLAYBORN CLAYBORN ACOUISITION

<S> Revenue

Cost of revenue	6,640,134	1,095,149	7,735,283
Gross profit	2,682,183	440,773	3,122,956
Operating expenses			
Selling expenses	29,303	-	29,303
General and administrative	2,495,751	605,512	3,101,263
Provision for doubtful accounts	23,658	-	23,658
Depreciation and amortization	154,214	47,610	201,824
Total operating expenses		653 , 122	3,356,048
Loss before provision for income taxes	(20,743)	(212,349)	(233,092)
Provision for income taxes	(91,000)	84,041	(6,959)
Net loss attributable to common shareholders	\$ (111,743)		\$(240,051)
Basic net loss per common share	\$ (0.01)	_	\$ (0.01)
Basic weighted average number of		_	
common shares outstanding	16,292,833		17,119,279
	===	=	

</TABLE>

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WPCS INTERNATIONAL INCORPORATED and SUBSIDIARIES

NOTES TO PRO FORMA UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS for the Six Months ended October 31, 2003

NOTE

1. The statement of operations of WPCS was derived from its interim unaudited financial statements on Form 10Q-SB for the six months ended October 31, 2003.

The statement of operations of Clayborn was derived from its interim unaudited financial statements for the four months ended $August\ 31$, 2003.

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<TABLE> <CAPTION>

You should rely only on the information contained in this prospectus. We have not authorized anyone to provide you with information different from the information contained in this prospectus. This document may only be used where it is legal to sell the securities. The information in this document may only be accurate on the date of this document.

13,676,306 SHARES OF OUR OF COMMON STOCK

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February 9, 2004

</TABLE>

PART II

INFORMATION NOT REQUIRED IN PROSPECTUS

Item 24. Indemnification of Directors and Officers.

Our Articles of Incorporation limit, to the maximum extent permitted by Delaware law, the personal liability of directors for monetary damages for breach of their fiduciary duties as a director. Our Bylaws provided that we shall indemnify our officers and directors and may indemnify our employees and other agents to the fullest extent permitted by Delaware law.

Section 145 of the Delaware General Corporation Law provides that a corporation may indemnify a director, officer, employee or agent made a party to an action by reason of that fact that he or she was a director, officer employee or agent of the corporation or was serving at the request of the corporation against expenses actually and reasonably incurred by him or her in connection with such action if he or she acted in good faith and in a manner he or she reasonably believed to be in, or not opposed to, the best interests of the corporation and with respect to any criminal action, had no reasonable cause to believe his or her conduct was unlawful.

Insofar as indemnification for liabilities arising under the Securities Act may be permitted to directors, officers or persons controlling us pursuant to the foregoing provisions, we have been advised that in the opinion of the Commission, such indemnification is against public policy as expressed in the Securities Act and is, therefore, unenforceable.

Item 25. Other Expenses of Issuance and Distribution.

The following table sets forth an itemization of all estimated expenses, all of which we will pay, in connection with the issuance and distribution of the securities being registered: <TABLE> <CAPTION>

	Nature of Expense	Amount
<s></s>		<c></c>
	SEC Registration fee	\$ 1,631.96
	Accounting fees and expenses	*10,000.00
	Legal fees and expenses	*35,000.00
	Printing and related expenses	*10,000.00
	TOTAL	*\$ 56,631.96

</TABLE>

* Estimated.

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Item 26. Recent Sales of Unregistered Securities.

Except as set forth below, there were no sales of unregistered securities by WPCS during the past three (3) years:

On May 17, 2002, we issued 5,500,000 shares of our common stock in exchange for all of the issued and outstanding shares of WPCS Holdings, Inc. The shares were issued to one accredited investor in a transaction exempt under Rule 506 of Regulation D promulgated under Section 4(2) of the Securities Act of 1933, as amended.

Between May 24, 2002 and June 11, 2002, we sold 455 shares of Series B Preferred Stock through a private placement and received proceeds of \$455,000. Additionally, we issued 64 shares of Series B Preferred Stock to one of our shareholders as payment for advances from shareholder and accounts payable totaling \$64,000. Each share of Series B Convertible Preferred Stock was

convertible at a basis of \$1,000 per share at a conversion price equal to 75% of the average market price of our common stock for ten days prior to the date of conversion. On December 13, 2002, all Series B Preferred Stock was converted to 567,212 shares of our common stock. The shares were issued to three accredited investors in a transaction exempt under Section 4(2) of the Securities Act of 1933, as amended.

On November 13, 2002, we issued 1,000,000 shares of our common stock in exchange for all of the issued and outstanding shares of Invisnet, Inc. The shares were issued to two accredited investors in a transaction exempt under Section 4(2) of the Securities Act of 1933, as amended.

On December 6, 2002, we issued 1,000 shares of Series C Preferred Stock in a private placement and received proceeds of \$1,000,000. Each share of Series C Convertible Preferred Stock is convertible into 800 shares of our common stock, subject to certain reset provisions. On August 13, 2003, all Series C Preferred Stock was converted to 1,786,000 shares of our common stock. The shares were issued to three accredited investors in a transaction exempt under Section 4(2) of the Securities Act of 1933, as amended.

On December 30, 2002, we issued 2,486,000 shares of our common stock in exchange for all of the issued and outstanding shares of Walker Comm, Inc. The shares were issued to three accredited investors in a transaction exempt under Section 4(2) of the Securities Act of 1933, as amended.

During July, August and September 2003, we sold an aggregate of 100 units to 40 accredited investors in a private placement for aggregate proceeds of \$2,500,000. Each Unit consists of (i) 44,444 shares of our common stock, and (ii) warrants to purchase 44,444 shares of common stock, exercisable for a period of three years at an exercise price of \$0.90 per share. The shares were issued in a transaction exempt under Rule 506 of Regulation D promulgated under Section 4(2) of the Securities Act of 1933, as amended.

On August 22, 2003, we issued 826,446 shares of our common stock in exchange for all of the issued and outstanding shares of Clayborn Contracting Group, Inc. The shares were issued to one accredited investor in a transaction exempt under Rule 506 of Regulation D promulgated under Section 4(2) of the Securities Act of 1933, as amended.

Item 27. Exhibits.

The following exhibits are included as part of this Form SB-2. References to "us" in this Exhibit List mean WPCS International Incorporated, a Delaware corporation.

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Exhibit No. Description

- 3.1 Certificate of Incorporation of Internet International Communications Ltd., incorporated by reference to Exhibit 3.1 of wowtown.com, Inc.'s Form SB-2, filed June 8, 2000.
- 3.2 Bylaws of Internet International Communications Ltd., incorporated by reference to Exhibit 3.2 of wowtown.com, Inc.'s Form SB-2, filed June 8, 2000.
- 4.1 Certificate of Designation of Series A Preferred Stock, incorporated by reference to Exhibit 4.1 of wowtown.com, Inc.'s Form SB-2, filed June 8, 2000.
- 4.2 Certificate of Designation of Series B Preferred Stock, incorporated by reference to Exhibit 4.2 of WPCS International Incorporated's Annual Report on Form 10-KSB, filed July 29, 2002.
- 4.3 Certificate of Designation of Series C Preferred Stock, incorporated by reference to Exhibit 4.3 of WPCS International Incorporated's Annual Report on Form 10-KSB, filed August 14, 2003.
- 4.4 2002 Employee Stock Option Plan, incorporated by reference to Exhibit 4.4 of WPCS International Incorporated's Annual Report on Form 10-KSB, filed August 14, 2003.
- 4.5 Form of 2003 Warrant, incorporated by reference to Exhibit 4.5 of WPCS International Incorporated's Annual Report on Form 10-KSB, filed August 14, 2003.
- 5.1 Sichenzia Ross Friedman Ference LLP Opinion and Consent (filed herewith).
- 10.1 Andrew Hidalgo Employment Agreement, incorporated by reference to Exhibit 10.1 of WPCS International Incorporated's Annual Report on Form 10-KSB, filed August 14, 2003.
- 10.2 E.J. von Schaumburg Employment Agreement, incorporated by reference to Exhibit 10.2 of WPCS International Incorporated's Annual Report on Form 10-KSB, filed August 14, 2003.

- 10.3 Donald Walker Employment Agreement, incorporated by reference to Exhibit 10.3 of WPCS International Incorporated's Annual Report on Form 10-KSB, filed August 14, 2003.
- 10.4 Gary Walker Employment Agreement, incorporated by reference to Exhibit 10.4 of WPCS International Incorporated's Annual Report on Form 10-KSB, filed August 14, 2003.
- 10.5 Joseph Heater Employment Agreement, incorporated by reference to Exhibit 10.5 of WPCS International Incorporated's Annual Report on Form 10-KSB, filed August 14, 2003.
- 10.6 Agreement and Plan of Merger by and among Phoenix Star Ventures, Inc., WPCS Acquisition Corp., a Delaware corporation, WPCS Holdings, Inc., a Delaware corporation, and Andy Hidalgo, dated as of May 17, 2002, incorporated by reference to Exhibit 1 of WPCS International Incorporated's Current Report on Form 8-K/A, filed June 12, 2002.
- 10.7 Agreement and Plan of Merger by and among WPCS International Incorporated, Invisinet Acquisitions Inc., Invisinet, Inc., J. Johnson LLC and E. J. von Schaumburg made as of the 13th day of November, 2002, incorporated by reference to Exhibit 3 of WPCS International Incorporated's Current Report on Form 8-K, filed November 27, 2002.
- 10.8 Amendment to Invisinet Bonus Agreement, dated as of May 27, 2003, incorporated by reference to Exhibit 10.8 of WPCS International Incorporated's Annual Report on Form 10-KSB, filed August 14, 2003.

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- 10.9 Agreement and Plan of Merger by and among WPCS International Incorporated, Walker Comm Merger Corp., Walker Comm, Inc., Donald C. Walker, Gary R. Walker, and Tanya D. Sanchez made as of the 30th day of December, 2002, incorporated by reference to Exhibit 3 of WPCS International Incorporated's Current Report on Form 8-K, filed January 14, 2003.
- 10.10 Agreement and Plan of Merger by and among WPCS International Incorporated, Clayborn Contracting Acquisition Corp., Clayborn Contracting Group, Inc., David G. Gove and Sharon Gove made as of the 22nd day of August, 2003, incorporated by reference to Exhibit 3 of WPCS International Incorporated's Current Report on Form 8-K, filed August 29, 2003.
- 16.1 Letter on Change in Certifying Accountant; incorporated by reference to WPCS International Incorporated's Current Report on Form 8-K, filed August 21, 2002.
- 23.1 Consent of J. H. Cohn LLP (filed herewith).
- 23.2 Consent of Leonard Friedman (filed herewith)
- 23.3 Consent of Blackman Kallick Bartelstein LLP regarding the audited financial statements of Invisinet, Inc. (filed herewith).
- 23.4 Consent of Leonard Friedman regarding the audited financial statements of Walker Comm, Inc. (filed herewith).
- 23.5 Consent of Burnett & Company LLP regarding the audited financial statements of Clayborn Contracting Group, Inc. (filed herewith).
- 23.6 Consent of legal counsel (see Exhibit 5).

Item 28. Undertakings.

The undersigned registrant hereby undertakes to:

- (1) File, during any period in which offers or sales are being made, a post-effective amendment to this registration statement to:
- (i) Include any prospectus required by Section 10(a)(3) of the Securities Act of 1933, as amended (the "Securities Act");
- (ii) Reflect in the prospectus any facts or events which, individually or together, represent a fundamental change in the information in the registration statement. Notwithstanding the foregoing, any increase or decrease in volume of securities offered (if the total dollar value of the securities offered would not exceed that which was registered) and any deviation from the low or high end of the estimated maximum offering range may be reflected in the form of prospectus filed with the Commission pursuant to Rule 424(b) under the Securities Act if, in the aggregate, the changes in volume and price represent no more than a 20% change in the maximum aggregate offering price set forth in the "Calculation of Registration Fee" table in the effective registration statement, and
- $\,$ (iii) Include any additional or changed material information on the plan of distribution.

- (2) For determining liability under the Securities Act, treat each post-effective amendment as a new registration statement of the securities offered, and the offering of the securities at that time to be the initial bona fide offering.
- (3) File a post-effective amendment to remove from registration any of the securities that remain unsold at the end of the offering.
- (4) For purposes of determining any liability under the Securities Act, treat the information omitted from the form of prospectus filed as part of this registration statement in reliance upon Rule 430A and contained in a form of prospectus filed by the registrant pursuant to Rule 424(b)(1) or (4) or 497(h) under the Securities Act as part of this registration statement as of the time it was declared effective.
- (5) For determining any liability under the Securities Act, treat each post-effective amendment that contains a form of prospectus as a new registration statement for the securities offered in the registration statement, and that offering of the securities at that time as the initial bona fide offering of those securities.

Insofar as indemnification for liabilities arising under the Securities Act may be permitted to directors, officers and controlling persons of the registrant pursuant to the foregoing provisions, or otherwise, the registrant has been advised that in the opinion of the Securities and Exchange Commission such indemnification is against public policy as expressed in the Securities Act and is, therefore, unenforceable.

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In the event that a claim for indemnification against such liabilities (other than the payment by the registrant of expenses incurred or paid by a director, officer or controlling person of the registrant in the successful defense of any action, suit or proceeding) is asserted by such director, officer or controlling person in connection with the securities being registered, the registrant will, unless in the opinion of its counsel the matter has been settled by controlling precedent, submit to a court of appropriate jurisdiction the question whether such indemnification by it is against public policy as expressed in the Securities Act and will be governed by the final adjudication of such issue.

II-5 SIGNATURES

In accordance with the requirements of the Securities Act of 1933, the registrant certifies that it has reasonable grounds to believe that it meets all of the requirements of filing on Form SB-2/A and authorizes this registration statement to be signed on its behalf by the undersigned, in the City of Exton, State of Pennsylvania, on February 9, 2004.

WPCS INTERNATIONAL INCORPORATED

By: /s/ Andrew Hidalgo

Andrew Hidalgo, Chairman, Chief Executive Officer and Director

By: /s/ Joseph Heater

Joseph Heater, Chief Financial Officer (Principal Accounting Officer)

POWER OF ATTORNEY

KNOW ALL PERSONS BY THESE PRESENTS:

That the undersigned officers and directors of WPCS International Incorporated, a Delaware corporation, do hereby constitute and appoint Andrew Hidalgo the lawful attorney in-fact and agent with full power and authority to do any and all acts and things and to execute any and all instruments which said attorney and agent, determine may be necessary or advisable or required to enable said corporation to comply with the Securities Act of 1933, as amended, and any rules or regulations or requirements of the Securities and Exchange Commission in connection with this Registration Statement. Without limiting the generality of the foregoing power and authority, the powers granted include the power and authority to sign the names of the undersigned officers and directors in the capacities indicated below to this Registration Statement, and to any and all instruments or documents filed as part of or in conjunction with this Registration Statement or amendments or supplements thereof, and each of the undersigned hereby ratifies and confirms that said attorney and agent, shall do or cause to be done by virtue thereof. This Power of Attorney may be signed in several counterparts.

IN WITNESS WHEREOF, each of the undersigned has executed this Power of Attorney and pursuant to the requirements of the Securities Act of 1933, as amended, this Registration Statement has been signed below by the following

persons in the capacities on February 9, 2004.

Signature Title

/s/ Andrew Hidalgo Chairman, Chief Executive Officer

and Director Andrew Hidalgo

Chief Financial Officer

/s/ Joseph Heater

Joseph Heater

- -----Director

Norm Dumbroff

/s/ Neil Hebenton Director

Neil Hebenton

/s/ Gary Walker Director

Gary Walker

/s/ William Whitehead Director

William Whitehead

LEONARD FRIEDMAN CERTIFIED PUBLIC ACCOUNTANT 385 Old Westbury Road East Meadow, New York 11554 Tel: (516)735-0824 Fax: (516) 735-6301

CONSENT OF INDEPENDENT PUBLIC ACCOUNTANT

I consent to the inclusion in this registration statement on Form ${\rm SB-2}$ (${\rm File}$ No. 333-109522) of my report dated February 5, 2003 on my audit of the financial statements of Walker Comm, Inc. I also consent to the reference of my Firm under the caption "Experts."

/s/ Leonard Friedman CPA East Meadow, New York February 6, 2004

LEONARD FRIEDMAN CERTIFIED PUBLIC ACCOUNTANT 385 Old Westbury Road East Meadow, New York 11554 Tel: (516)735-0824 Fax: (516) 735-6301

CONSENT OF INDEPENDENT PUBLIC ACCOUNTANT

I consent to the inclusion in this registration statement on Form ${\rm SB-2}$ (${\rm File}$ No. 333-109522) of my report dated July 1, 2002 on my audit of the financial statements of WPCS Holdings, Inc. I also consent to the reference of my Firm under the caption "Experts."

/s/ Leonard Friedman CPA East Meadow, New York February 6, 2004

SICHENZIA ROSS FRIEDMAN
FERENCE LLP 1065 Avenue of the
Americas, 21st Flr.
New York, NY 10018

Telephone: (212) 930-9700 Facsimile: (212) 930-9725

October 6, 2003

VIA ELECTRONIC TRANSMISSION

Securities and Exchange Commission 450 Fifth Street, N.W. Washington, DC 20549 $\,$

RE: WPCS International Incorporated

Form SB-2 Registration Statement (File No. 333-

Ladies and Gentlemen:

We refer to the above-captioned registration statement on Form SB-2 (the "Registration Statement") under the Securities Act of 1933, as amended (the "Act"), filed by WPCS International Incorporated, a Delaware corporation (the "Company"), with the Securities and Exchange Commission.

We have examined the originals, photocopies, certified copies or other evidence of such records of the Company, certificates of officers of the Company and public officials, and other documents as we have deemed relevant and necessary as a basis for the opinion hereinafter expressed. In such examination, we have assumed the genuineness of all signatures, the authenticity of all documents submitted to us as certified copies or photocopies and the authenticity of the originals of such latter documents.

Based on our examination mentioned above, we are of the opinion that the securities being sold pursuant to the Registration Statement are duly authorized and will be, when issued in the manner described in the Registration Statement, legally and validly issued, fully paid and non-assessable.

We hereby consent to the filing of this opinion as Exhibit 5.1 to the Registration Statement and to the reference to our firm under "Legal Matters" in the related Prospectus. In giving the foregoing consent, we do not hereby admit that we are in the category of persons whose consent is required under Section 7 of the Act, or the rules and regulations of the Securities and Exchange Commission.

/s/ Sichenzia Ross Friedman Ference LLP

CONSENT OF INDEPENDENT PUBLIC ACCOUNTANTS

We consent to the inclusion in Amendment No. 1 to the registration statement on Form SB-2 (File No. 333-109522) of our report dated August 13, 2003 on our audit of the consolidated financial statements of WPCS International Incorporated as of and for the year ended April 30, 2003. We also consent to the reference to our Firm under the caption "Experts."

/s/J.H.Cohn LLP

Roseland, New Jersey February 3, 2004

CONSENT OF INDEPENDENT PUBLIC ACCOUNTANTS

We consent to the inclusion in this registration statement on Form SB-2 (File No. 333-109522) of our report dated September 15, 2003 on our audit of the consolidated financial statements of Clayborn Contracting Group, Inc. We also consent to the reference to our Firm under the caption "Experts."

/s/Burnett + Company LLP

Rancho Cordova, California February 3, 2004

Exhibit 23.3

CONSENT OF INDEPENDENT PUBLIC ACCOUNTANTS

We consent to the inclusion in this registration statement on Form SB-2 (File No. 333-109522) of our report dated September 23, 2002 on our audit of the consolidated financial statements of Invisinet, Inc. We also consent to the reference to our Firm under the caption "Experts."

/s/Blackman Kallick Bartelstein LLP

Chicago, Illinois February 4, 2004