CIRTRAN CORP Form 10OSB/A December 24, 2002

> UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

> > FORM 10-QSB/A Amendment No. 2

(Mark One) / X / QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended March 31, 2002 OR

/ / TRANSITION REPORT PURSUANT TO SECTION 13 or 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934.

For the transition period from _____ to ____.

Commission file number 0-26059

CIRTRAN CORPORATION (Exact name of registrant as specified in its charter)

Nevada incorporation or organization)

68-0121636 (State or other jurisdiction of (I.R.S. Employer Identification No)

4125 South 6000 West West Valley City, Utah (Address of Principal Executive Offices)

84128 (Zip Code)

(801) 963-5112 (Registrant's telephone number)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the proceeding 12 months and (2) has been subject to such filing requirements for the past 90 days.

Yes X No _

The number of shares outstanding of the registrant's common stock as of May 20, 2002: 212,272,191.

Transitional Small Business Disclosure Format (check one): Yes ____ No _X___

The purpose of this amendment to CirTran Corporation's Quarterly Report on Form 10-QSB is to show the effects of a fourth quarter adjustment, discussed in the Company's Annual Report on Form 10KSB for the year ended December 31, 2001, on

the period ended March 31, 2001. Also the segment information contained in Note 7 has been corrected.

This amendment does not reflect events occurring after the filing of the Quarterly Report on May 21, 2002, the original filing date of the Quarterly Report, or modify or update those disclosures as presented in the original Form 10-QSB, except to reflect the restatement as described above, and to describe certain subsequent events in Note 8 to the unaudited Condensed Consolidated Financial Statements. Table of Contents

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PART I. FINANCIAL INFORMATION

CIRTRAN CORPORATION AND SUBSIDIARY CONDENSED CONSOLIDATED BALANCE SHEETS (UNAUDITED)

> March 31, ______2002

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Current assets

ASSETS

Cash and cash equivalents Trade accounts receivable, net of allowance for doubtful accounts accounts of \$66,178 at March 31, 2002 and \$66,316 at	\$	500
December 31, 2001		663,861
Inventories		1,956,496
Other		93,626
Total current assets		2,714,483
Property and equipment, at cost, net		1,202,944
Other assets, net		10 007
other assets, net		10,887
Total Assets	Ś	3,928,314
	÷ =======	========================
LIABILITIES AND STOCKHOLDERS' DEFICIT		
Current Liabilities		
Checks written in excess of cash in bank	\$	149,677
Accounts payable		1,709,795
Accrued liabilities		3,090,199
Notes payable to stockholders		_
Current maturities of capital lease obligations		_
Current maturities of long-term notes payable		2,425,953
Total current liabilities		7,375,624
Long Torm Lightlitics		
Long-Term Liabilities Long-term notes payable, less current maturities		436,734
Capital lease obligations, less current maturities		430,734
capital lease obligations, less cullent maturities		
Total long-term liabilities		436,734
Total fong colm flabilities		
Commitments and Contingencies		
Stockholders' Deficit		
Common stock, par value \$0.001; authorized 750,000,000 shares;		
issued and outstanding 209,272,191 at March 31, 2002 before		
3,000,000 shares held in treasury at no cost, and		200 272
160,951,005 at December 31, 2001		209,272
Additional paid-in capital		9,412,933
Accumulated deficit		(13,506,249)
Total Stockholders' Deficit		(3,884,044)
Total Liabilities and Stockholders' Deficit	\$	3,928,314
	======	

See accompanying notes to unaudited condensed consolidated financial statements.

CIRTRAN CORPORATION AND SUBSIDIARY CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (UNAUDITED)

	For the Three Months En March 31,		
	20	02	
Net Sales	\$	641 , 330	\$
Cost of Sales		(419,116)	
Gross Profit		222,214	
Selling, general and administrative expenses		(520,608)	
Loss From Operations		(298,394)	
Other income (expense) Interest Other, net		(136,880) 9,517 	
Net Loss		(425,757) =======	
Basic and diluted loss per common share	\$	(0.00)	
Basic and diluted weighted-average common shares outstanding		201,077,784	

See accompanying notes to unaudited condensed consolidated financial statements.

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CIRTRAN CORPORATION AND SUBSIDIARY CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

For the Three Mont

		March 31,	
	2002		
Cash flows from operating activities			
Net loss Adjustments to reconcile net loss to net cash used in operating activities:	\$	(425,757)	
Depreciation and amortization Settlement of litigation Changes in assets and liabilities:		132,633 (25,000)	
Trade accounts receivable Inventories Other assets		(294,611) (182,608) 3,411	
Accounts payable Accrued liabilities		(154,281) 269,008	
Total adjustments		(251,448)	
Net cash used in operating activities		(677,205)	
Cash flows from investing activities Purchase of property and equipment		(1,652)	
Net cash used in investing activities		(1,652)	
Cash flows from financing activities			
Increase (decrease) in checks written in excess of cash in bank Payments on notes payable to stockholders Principal payments on long-term notes payable Proceeds from long-term notes payable Proceeds from exercise of options to purchase common stock Proceeds from issuance of common stock		(10,287) (140,125) (105,730) 200,000 235,000 500,000	
Net cash provided by financing activities			
Net increase (decrease) in cash and cash equivalents		1	
Cash and cash equivalents at beginning of year		499	
Cash and cash equivalents at end of year	Ş	500	

See accompanying notes to unaudited condensed consolidated financial statements.

CIRTRAN CORPORATION AND SUBSIDIARY CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED) (CONTINUED)

		For the Three Months Ende March 31,		
		2002	2	
Supplemental disclosure of cash flow information				
Cash paid for interest	\$	44,891	\$	
Noncash investing and financing activities				
Notes payable issued for accounts payable Common stock issued for notes payable to stockholders Common stock issued for notes payable to related parties Common stock issued to escrow	Ş	326,195 1,250,000 1,499,090 225,000	Ş	

See accompanying notes to unaudited condensed consolidated financial statements.

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CIRTRAN CORPORATION AND SUBSIDIARY NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Condensed Financial Statements -- The accompanying unaudited condensed consolidated financial statements include the accounts of CirTran Corporation and its subsidiary (the "Company"). These financial statements are condensed and, therefore, do not include all disclosures normally required by generally accepted accounting principles. These statements should be read in conjunction with the Company's annual financial statements included in the Company's December 31, 2001 Annual Report on Form 10-KSB. In particular, the Company's significant accounting principles were presented as Note 1 to the consolidated financial statements in that report. In the opinion of management, all adjustments necessary for a fair presentation have been included in the accompanying condensed consolidated financial statements and consist of only normal recurring adjustments. The results of operations presented in the accompanying condensed consolidated financial statements for the three months ended March 31, 2002 are not necessarily indicative of the results that may be expected for the full year ending December 31, 2002.

NOTE 2 - REALIZATION OF ASSETS

The accompanying condensed consolidated financial statements have been prepared in conformity with accounting principles generally accepted in the United States

of America, which contemplate continuation of the Company as a going concern. However, the Company sustained net losses of \$425,757 and \$2,933,084 for the three months ended March 31, 2002 and the year ended December 31, 2001, respectively. As of March 31, 2002 and December 31, 2001, the Company had an accumulated deficit of \$13,506,249 and \$13,080,492, respectively and a total stockholders' deficit of \$3,884,044 and \$6,942,377, respectively. In addition, the Company used, rather than provided, cash in its operations in the amounts of \$677,205 and \$288,724 for the three months ended March 31, 2002 and the year ended December 31, 2001, respectively.

Since February of 2000, the Company has operated without a line of credit. Many of the Company's vendors stopped credit sales of components used by the Company to manufacture products and as a result, the Company converted certain of its turnkey customers to customers that provide consigned components to the Company for production. These conditions raise substantial doubt about the Company's ability to continue as a going concern.

In view of the matters described in the preceding paragraphs, recoverability of a major portion of the recorded asset amounts shown in the accompanying consolidated balance sheets is dependent upon continued operations of the Company, which in turn is dependent upon the Company's ability to meet its financing requirements on a continuing basis, to maintain or replace present financing, to acquire additional capital from investors, and to succeed in its future operations. The financial statements do not include any adjustments relating to the recoverability and classification of recorded asset amounts or amounts and classification of liabilities that might be necessary should the Company be unable to continue in existence.

Abacus Ventures, Inc. (Abacus) purchased the Company's line of credit from the lender. During the quarter ended March 31, 2002, the Company has entered into an agreement whereby the Company has exchanged common stock, issued to certain principles of Abacus, for a portion of the debt. The Company's plans include working with vendors to convert trade payables into long-term notes payable and common stock and cure defaults with lenders through forbearance agreements that the Company will

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CIRTRAN CORPORATION AND SUBSIDIARY NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

be able to service. The Company intends to continue to pursue this type of debt conversion going forward with other creditors. The Company has initiated new credit arrangements for smaller dollar amounts with certain vendors and will pursue a new line of credit after negotiations with certain vendors are complete. If successful, these plans may add significant equity to the Company. There is no assurance that these transactions will occur.

NOTE 3 - RELATED PARTY TRANSACTIONS

Stockholder Notes Payable --The Company paid cash and issued stock as a settlement of the principal amounts due on two separate notes payable to stockholders. The balance due to stockholders at March 31, 2002 and December 31, 2001 was \$0 and \$1,390,125, respectively. Interest associated with amounts due to stockholders is accrued at 10 percent, was \$210,734 and \$205,402 at March 31, 2002 and December 31, 2001, respectively, and is included in accrued liabilities. These notes are due on demand.

Abacus Transactions -- During the three months ended March 31, 2002, Abacus

Ventures ("Abacus") completed negotiations with several vendors of the Company, whereby Abacus purchased various past due amounts for goods and services provided by vendors, as well as capital leases. The total of these obligations was \$326,195. The Company has recorded this transaction as a \$326,195 non-cash increase to the note payable owed to Abacus, pursuant to the terms of the Abacus agreement. In addition, Abacus agreed to deduct as an offset of the amount owed to Abacus, \$120,000, constituting the amounts paid by the Company as legal fees incurred by the Company as part of its negotiations with the Company's vendors.

Additionally, the Company entered into a bridge loan agreement with Abacus. This agreement allows the Company to request funds from Abacus to finance the build-up of inventory relating to specific sales. The loan bears interest at 24% and is payable on demand. The principal balance cannot exceed \$600,000 at any point in time. During the three months ended March 31, 2002, the Company was advanced \$200,000 and made cash payments of \$83,025 for an outstanding balance on the bridge loan of \$116,975. The total principal amount owed to Abacus between the note payable and the bridge loan was \$1,349,587 as of March 31, 2002.

For the three months ended March 31, 2002, the Company recorded \$46,939 of accrued interest on the Abacus loans. Total accrued interest due to Abacus at March 31, 2002 was \$427,866.

NOTE 4 - COMMITMENTS AND CONTINGENCIES

Deliquent Payroll Taxes -- As of March 31, 2002, the Company had accrued liabilities in the amount of \$2,129,123 for delinquent payroll taxes, including interest estimated at \$246,219 and penalties estimated at \$253,001. Of this amount, the Company owed the Internal Revenue Service ("IRS") approximately \$1,847,813, the State of Utah approximately \$270,371, and the State of Colorado approximately \$10,939. The Company has negotiated payment schedules with the IRS and the State of Utah in the amounts of \$25,000 and \$4,000 per month, respectively.

Settlement of Litigation - The Company settled the lawsuit that alleged a breach of facilities sublease agreement involving facilities located in Colorado. The Company's liability in this action was originally estimated to range up to \$2.5 million. The Company subsequently filed a counter suit in the same court for an amount exceeding \$500,000 for missing equipment.

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CIRTRAN CORPORATION AND SUBSIDIARY NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

Effective January 18, 2002, the Company entered into a settlement agreement which required the Company to pay the plaintiff the sum of \$250,000, which had previously been accrued as rent expense. Of this amount, \$25,000 was paid upon execution of the settlement, and the balance, together with interest at 8% per annum, is payable by August 18, 2002. As security for payment of the balance, the

Company executed and delivered to the plaintiff a Confession of Judgment and also issued 3,000,000 shares of common stock, which are currently held in escrow and have been treated as treasury stock recorded at a cost of \$250,000. If seventy-five percent (75%) of the balance has not been paid by May 18, 2002, the Company has agreed to prepare and file with the Securities & Exchange Commission, at its own expense, a registration statement with respect to the escrowed shares. If, by August 18, 2002, any portion of the balance remains outstanding and a registration statement with respect to the escrowed shares has

not been declared effective, the plaintiff is entitled to file the Confession of Judgment and proceed with execution thereon.

Litigation - In December 1999, a vendor of the Company filed a lawsuit that alleges breach of contract and seeks payment in the amount of approximately \$213,000 of punitive damages from the Company related to the Company's non-payment for materials provided by the vendor. The Company denies all substantive allegations made by the vendor and intends to vigorously contest the case.

The Company is the defendant in numerous legal actions primarily resulting from nonpayment of vendors for goods and services received. The Company has accrued the payables and is currently in the process of negotiating settlements with these vendors.

Registration Rights -In connection with the conversion of certain debt to equity, the Company has granted the holders of 5,281,050 shares of common stock the right to include 50% of the common stock of the holders in any registration of common stock of the Company, under the Securities Act for offer to sell to the public (subject to certain exceptions). The Company has also agreed to keep any filed registration statement effective for a period of 180 days at its own expense.

NOTE 5 - STOCKHOLDER'S EQUITY

Common Stock Issued for Cash and Debt - Effective January 14, 2002, the Company entered into four substantially identical agreements with existing shareholders pursuant to which the Company issued an aggregate of 43,321,186 shares of restricted common stock at a price of \$0.075 per share, the fair value of the shares, for \$500,000 in cash and the reduction of principle of \$1,499,090 of notes payable and \$1,250,000 of notes payable to stockholders. No gain or loss has been recognized on these transactions as the fair value of the stock issued was equal to the consideration given by the shareholders

NOTE 6 - STOCK OPTIONS AND WARRANTS

Employee Grants -During March 2002, the Company granted options to purchase 5,000,000 shares of common stock to certain employees of the Company pursuant to the 2001 Plan. These options vested on the date of grant. The related exercise price for the options was 0.045 to 0.05 per share, the fair value of the Company's common stock on the date of grant. The options are exercisable through September 2006.

The employees exercised all 5,000,000 options for \$235,000 cash during the first quarter. There were no employee options outstanding at March 31, 2002.

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CIRTRAN CORPORATION AND SUBSIDIARY NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

NOTE 7 -SEGMENT INFORMATION

Segment information has been prepared in accordance with SFAS No. 131, "Disclosure About Segments of an Enterprise and Related Information." The Company has two reportable segments; electronics assembly and Ethernet technology. The electronics assembly segment manufactures and assembles circuit boards and electronic component cables. The Ethernet technology segment designs and manufactures Ethernet cards. The accounting policies of the segments are consistent with those described in the summary of significant accounting

policies. The Company evaluates performance of each segment based on earnings or loss from operations. Selected segment information is as follows:

March 31, 2002		Assembly	Т
Sales to external customers Intersegment sales Segment loss Segment assets Depreciation and amortization	Ş	338,358 154,246 (412,455) 3,454,469 127,396	Ş
March 31, 2001			
Sales to external customers Intersegment sales Segment loss Segment assets	Ş	381,534 177,749 (666,256) 3,906,069	Ş
Sales			2002
Total sales for reportable segments Elimination of intersegment sales			\$
Consolidated net sales			\$
Net Loss			
Net loss for reportable segments Elimination of intersegment losses			\$ \$
All intersegment sales are recorded at the carrying value of th carrying value includes materials, labor and overhead. Therefor result in no intersegment gain or loss.			
Total Assets			
Total assets for reportable segments Adjustment for intersegment amounts			\$

Consolidated total assets

\$

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Overview

We provide a mixture of high and medium size volume turnkey manufacturing services using surface mount technology, ball-grid array assembly, pin-through-hole and custom injection molded cabling for leading electronics OEMs in the communications, networking, peripherals, gaming, consumer products, telecommunications, automotive, medical, and semiconductor industries. Our services include pre-manufacturing, manufacturing, and post-manufacturing services. Through our subsidiary, Racore Technology Corporation, we design and manufacture Ethernet technology products. Our goal is to offer customers the significant competitive advantages that can be obtained from manufacture outsourcing, such as access to advanced manufacturing technologies, shortened product time-to-market, reduced cost of production, more effective asset utilization, improved inventory management, and increased purchasing power.

Critical Accounting Policies

We considered the disclosure requirements of Financial Reporting Release No. 60 regarding critical accounting policies and Financial Reporting Release No. 61 regarding liquidity and capital resources, certain trading activities and related party/certain other disclosures, and concluded that nothing changed materially during the quarter that would warrant further disclosure beyond those matters previously disclosed in our Annual Report on Form 10-KSB/A for the year ended December 31, 2001.

Results of Operations

Sales and Cost of Sales

Net sales decreased marginally to \$641,330 for the three-month period ended March 31, 2002 as compared to \$650,485 during the same period in 2001. This increase continues an upward trend started in the fourth quarter of 2001, from lower quarterly sales figures of \$420,480 and \$474,055 during the second and third quarters of 2001, respectively. Cost of sales decreased by 48%, from \$802,583 during the three-month period ended March 31, 2001 to \$419,116 during the same period in 2002. Our gross profit margin for the three-month period ended March 31, 2001 to \$419,116 during the darch 31, 2002 was 34.6%, up from (23.4)% for the same period in 2001. We believe this improvement is a reflection of our efforts to solicit higher margin business and improve inventory control procedures.

Selling, General and Administrative Expenses

During the three-month period ended March 31, 2002 selling, general and administrative expenses was \$520,608, as compared to \$403,299 during the same period in 2001, representing a 29.1% increase. The increase is related to the hiring of additional sales personnel as well as restructured sales incentives that lead to higher sales commissions and salaries.

Interest Expense

Interest expense for the three months ended March 31, 2002 was \$136,880, compared to \$245,221 during the same period in 2001. This represents a decrease of \$108,341 and is primarily attributable to a decrease in delinquent payroll tax penalties, which were previously recorded as part of interest expense, and to the conversion of certain notes payable and stockholder notes payable in January of 2002 into restricted shares of our common stock. As of March 31, 2002, we had accrued liabilities in the amount of \$2,129,123 for delinquent

payroll taxes, including interest estimated at \$246,219 and penalties estimated at \$253,001.

As a result of the above factors, our overall net loss decreased 46.8% to \$425,757 for the three-month period ended March 31, 2002, from \$800,618 during the same period in 2001.

Liquidity and Capital Resources

Our expenses are currently greater than our revenues. We have had a history of losses. Our net loss from operations for the year ending December 31, 2001 was \$2,160,262, and our net loss from operations for the three-month period ending March 31, 2002 was \$298,394. Our accumulated deficit was \$13,080,492 at December 31, 2001 and \$13,506,249 at March 31, 2002. Our current liabilities exceeded our current assets by \$7,832,259 as of December 31, 2001 and by \$4,661,141 as of March 31, 2002. We recorded negative cash flows from operations for the year ended December 31, 2001 and the three-month period ended March 31, 2002 of \$288,724 and \$677,205, respectively.

Cash

On March 31, 2002, we had \$500 cash on hand, as compared to \$499 at December 31, 2001. The amount of checks written in excess of cash in bank decreased from \$159,964 at December 31, 2001 to \$149,677 at March 31, 2002.

Net cash used in operating activities was \$677,205 for the quarter ended March 31, 2002, compared to \$54,334 used in operations for the quarter ended March 31, 2001. This significant change was primarily attributable to an increase in trade accounts receivable of \$294,611, an increase in inventories of \$182,608 and a decrease in accounts payable of \$154,281. Off-setting amounts included a non-cash charge of \$132,633 for depreciation and an increase in accrued liabilities of \$269,008.

Net cash used in investing activities during the quarters ended March 31, 2002 and 2001, consisted of equipment purchases of \$1,652 and \$1,844, respectively.

Net cash provided by financing activities during the three-month period ended March 31, 2002 was \$678,858. Cash proceeds as follows: \$500,000 from the issuance of restricted common stock, \$235,000 from the issuance of stock upon exercise of stock options, and \$200,000 from long-term notes payable. This last amount represents cash advanced by Abacus Ventures, Inc. ("Abacus"), and added to the amount payable to them. See below under "Liquidity and Financing Arrangements." These amounts were offset by \$105,730 in principal payments on long-term notes payable, \$140,125 in payments on notes payable to stockholders and a \$10,287 decrease in checks written in excess of cash in bank.

Noncash investing and financing activities during the period ended March 31, 2002 consisted of reclassifying \$326,195 from notes payable to accounts payable (see below under "Accounts Payable"), the cancellation of \$1,250,000 in notes payable to stockholders in exchange for issuance of restricted common stock, the cancellation of \$1,499,090 in notes payable in exchange for the issuance of restriced common stock (see below under "Liquidity and Financing Arrangements"), and \$225,000 of common stock issued to escrow in settlement of outstanding ligitation. See below under "Legal Proceedings."

Accounts Receivable

By March 31, 2002 accounts receivable had increased to \$663,681, net of an allowance for doubtful accounts of \$66,178, from \$369,250, net of an allowance for doubtful accounts of \$66,316 at December 31, 2001. This significant increase

in accounts receivable is reflective of an increase in sales during the first three months of 2002, the bulk of which occurred toward the end of the period, resulting in a higher-than-normal amount for accounts receivable at period-end.

Accounts Payable

Accounts payable were \$1,709,795 at March 31, 2002, as compared to \$2,141,290 at December 31, 2001. This decrease is primarily attributable to payments to vendors from \$500,000 in cash provided by the issuance of restricted common stock in January 2002 and the conversion of \$326,195 of accounts payable to notes payable to Abacus Ventures, Inc. During the quarter ended March 31, 2002, Abacus Ventures completed negotiations with several of our vendors, whereby Abacus purchased various past due amounts for goods and services provided by the vendors, as well as capital leases. The total of these obligations was \$326,195. We recorded this transaction as a \$326,195 increase to the note payable owed to Abacus, pursuant to the terms of our agreement with them.

Liquidity and Financing Arrangements

We sustained losses from operations of \$298,394 and \$555,397 for the quarters ended March 31, 2002 and 2001, respectively. We had accumulated deficits of \$13,080,492 and \$13,506,249 at March 31, 2002 and December 31, 2001, respectively, and total stockholders' deficits of \$3,884,044 and \$6,942,377, respectively, as of such dates. As of December 31, 2001, our monthly operating costs and interest expenses averaged approximately \$205,000 per month. As of March 31, 2002, this amount had increased to to approximately \$219,000 per month. In addition, the total amount per month that we have committed to paying against accrued liabilities and notes payable pursuant to various settlements for outstanding debt, litigation and delinquent payroll taxes is currently approximately \$38,000 which includes amounts payable for delinquent payroll tax obligations and settlement agreements with private parties.

Since February 2000, we have operated without a line of credit. Abacus Ventures, Inc., an entity whose shareholders include the Saliba Private Annuity Trust, one of our major shareholders, and a related entity, the Saliba Living Trust, purchased our line of credit of \$2,792,609, and this amount was converted into a note payable to Abacus bearing an interest rate of 10%. As of December 31, 2001, a total of \$2,405,507, plus \$380,927 in accrued interest, was owed to Abacus pursuant to this note payable. In January 2002, we entered into agreements with the Saliba Private Annuity Trust and the Saliba Living Trust to exchange 19,987,853 shares of our common stock for \$1,499,090 in principal amount of this debt and to issue an additional 6,666,665 shares to these trusts for \$500,000 cash.

In January 2002, in addition to the above-described transactions with the Saliba trusts, we also issued 16,666,666 shares of restricted common stock at a price of 0.075 per share in exchange for the cancellation of 1,250,000 of notes payable to two other stockholders.

During the three months ended March 31, 2002, Abacus Ventures completed negotiations with several or our vendors, whereby Abacus purchased various past due amounts for goods and services provided by vendors, as well as capital leases. The total of these obligations was \$326,195. As a partial payment of the amount owed, we agreed to pay certain legal fees of Abacus that were incurred as part of the negotiations with the vendors. We recorded this transaction as a \$326,195 non-cash increase to the note payable owed to Abacus, pursuant to the terms of the Abacus agreement. In addition, Abacus agreed to deduct as an offset of the amount owed to Abacus, \$120,000, constituting the amounts paid by the

Company as legal fees incurred by the Company as part of its negotiations with the Company's vendors.

Additionally, we entered into a bridge loan agreement with Abacus Ventures. This agreement allows us to request funds from Abacus to finance the build-up of inventory relating to specific sales. The loan bears interest at 24% and is payable on demand. The principal balance cannot exceed \$600,000 at any point in

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time. During the three months ended March 31, 2002, we were advanced \$200,000 and made cash payments of \$83,025 for an outstanding balance on the bridge loan of \$116,975. The total principal amount owed to Abacus Ventures between the note payable and the bridge loan was \$1,349,587 as of March 31, 2002.

Despite our efforts to make our debt-load more serviceable, significant amounts of additional cash will be needed to reduce our debt and fund our losses until such time as we are able to become profitable. As at December 31, 2001, we were in default of notes payable whose principal amount, not including the amount owing to Abacus Ventures, Inc., exceeded \$666,000. In addition, the principal amount of notes that either mature in 2002 or are payable on demand exceed \$165,000. The total amount per month that we have committed to paying pursuant to various settlements for outstanding debt, litigation and delinquent payroll taxes is currently approximately \$38,000, all of which is against accrued liabilities and notes payable. None of these settlements, however, have resulted in the forgiveness of any amounts owed, but have simply resulted in a restructuring in the terms of the various debts.

In conjunction with our efforts to improve our results of operations, discussed above, we are also actively seeking infusions of capital from investors and are seeking to replace our line of credit. It is unlikely that we will be able, in our current financial condition, to obtain additional debt financing; and if we did acquire more debt, we would have to devote additional cash flow to pay the debt and secure the debt with assets. We may therefore have to rely on equity financing to meet our anticipated capital needs. There can be no assurances that we will be successful in obtaining such capital. If we issue additional shares for debt and/or equity, this will serve to dilute the value of our common stock and existing shareholders' positions.

Subsequent to our acquisition of Circuit in July 2000, we took steps to increase the marketability of our shares of common stock and to make an investment in our company by potential investors more attractive. There can be no assurance, however, that we will ultimately be successful in obtaining more debt and/or equity financing or that our results of operations will materially improve in either the short- or the long-term. If we fail to obtain such financing and improve our results of operations, we will be unable to meet our obligations as they become due. That would raise substantial doubt about our ability to continue as a going concern.

Forward-looking statements

All statements made herein, other than statements of historical fact, which address activities, actions, goals, prospects, or new developments that we expect or anticipate will or may occur in the future, including such things as expansion and growth of operations and other such matters, are forward-looking statements. Any one or a combination of factors could materially affect our operations and financial condition. These factors include competitive pressures, success or failure of marketing programs, changes in pricing and availability of parts inventory, creditor actions, and conditions in the capital markets. Forward-looking statements made by us are based on knowledge of our business and

the environment in which we currently operate. Because of the factors listed above, as well as other factors beyond our control, actual results may differ from those in the forward-looking statements.

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

As of December 31, 2001, we had accrued liabilities in the amount of \$1,982,445 for delinquent payroll taxes, including interest estimated at \$215,268 and penalties estimated at \$242,989. Of this amount, approximately \$257,510 was due the State of Utah. Concerning the amount owed the State of Utah, during the first quarter of 2002, we negotiated a monthly payment schedule of \$4,000, which

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did not provide for the forgiveness of any taxes, penalties or interest. Approximately \$1,713,996 was owed to the Internal Revenue Service as of December 31, 2001. During the first quarter of 2002, we negotiated a payment schedule with respect to this amount, pursuant to which we are currently making monthly payments of \$25,000, and we have committed to keeping current on deposits of our federal withholding amounts. In addition to the amounts owed to the State of Utah and the IRS, approximately \$10,939 was owed to the State of Colorado as of December 31, 2001.

We (as successor to Circuit Technology, Inc.) were a defendant in an action in El Paso County, Colorado District Court, brought by Sunborne XII, LLC, a Colorado limited liability company, for alleged breach of a sublease agreement involving facilities located in Colorado. Our liability in this action was originally estimated to range up to \$2.5 million, and we subsequently filed a counter suit in the same court against Sunborne in an amount exceeding \$500,000 for missing equipment. Effective January 18, 2002, we entered into a settlement agreement with Sunborne with respect to the above-described litigation. The settlement agreement required us to pay Sunborne the sum of \$250,000. Of this amount, \$25,000 was paid upon execution of the agreement, and the balance, together with interest at 8% per annum, is payable by August 18, 2002. As security for payment of the balance, we executed and delivered to Sunborne a Confession of Judgment and also issued to Sunborne 3,000,000 shares of our common stock, which are currently held in escrow. If seventy-five percent (75%) of the balance has not been paid by May 18, 2002, we have agreed to prepare and file with the Securities & Exchange Commission, at our expense, a registration statement with respect to the shares that have been escrowed. If, by July 18, 2002, any portion of the balance remains outstanding and a registration statement with respect to the escrowed shares has not been declared effective, Sunborne is entitled to file the Confession of Judgment and proceed with execution thereon. Also pursuant to the terms of the settlement agreement, Sunborne conditionally assigned to us any rights it may have in a claim against our sublessee of Sunborne's premises and agreed to apportion 75% of any net settlement or collection proceeds from this claim to us. If, by August 18, 2002, a registration statement with respect to the escrowed shares has not been declared effective, or if we have abandoned or failed to diligently pursue the claim against the sub-lessee, this conditional assignment shall expire and all rights to the claim will revert back to Sunborne.

Item 2. Changes in Securities

Recent Sales of Unregistered Securities

Effective January 14, 2002, we entered into four substantially identical agreements with existing shareholders, one of whom is our president, pursuant to

which we issued an aggregate of 43,321,186 shares of restricted common stock at a price of 0.075 per share for 500,000 in cash and the cancellation of \$2,749,090 principal amount of our debt. See above under "Liquidity and Financing Arrangements." The issuance of these securities was made in reliance on Section 4 (2) of the Securities Act of 1933 as a transaction not involving any public offering. No advertising or general solicitation was employed in offering the securities, the offerings and sales were made to a limited number of persons, all of whom were business associates and existing shareholders and, in one case, one of our executive officers, and transfer was restricted by us in accordance with the requirements of the Securities Act. Our officers executed all sales of the securities and received no commission or other remuneration for the solicitation of any person in connection with the respective sales of securities described above. The recipients of the securities represented their intention to acquire the securities for investment only and not with a view to or for sale in connection with any distribution thereof and appropriate legends were affixed to the share certificates and other instruments issued in such transaction.

Pursuant to our settlement agreement with Sunborne XII, LLC (see "Part II - Item 1 - Legal Proceedings"), on February 7, 2002, we issued 3,000,000 restricted shares of our common stock as security for the payment of up to \$225,000 to

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Sunborne. These shares were placed in escrow pending performance of our obligations pursuant to the settlement agreement. In the event we pay all amounts owing to Sunborne under the settlement, the certificate representing the shares will be returned to us and the shares will be cancelled. The issuance of these securities was made in reliance on Section 4(2) of the Securities Act of 1933 as a transaction not involving any public offering. No advertising or general solicitation was employed in offering the securities, the offering and sale was made to one entity that is a business associate, Sunborne represented their intention to acquire the securities for investment purposes only and not with a view to any further distribution thereof in violation of federal securities laws, and appropriate legends restricting transfer were affixed to the share certificate representing the shares.

Item 5. Other Information

On February 28, 2002, we filed a Form 8-A with the United States Securities & Exchange Commission to register our shares of common stock, par value \$0.001, pursuant to section 12(g) of the Securities & Exchange Act of 1934.

On April 11, 2002, the United States Securities & Exchange Commission accepted for filing our application to withdraw our previously-filed registration statement on Form SB-2, SEC File No. 333-64832, with respect to a secondary offering of 52,978,350 shares of common stock .

Item 6. Exhibits and Reports on Form 8-K

Reports on Form 8-K: The following reports on Form 8-K were filed by us during the three-month period ended March 31, 2002:

- (i) Form 8-K filed March 14, 2002 with respect to a change in our certifying accountant.
- (ii) Form 8-K filed March 19, 2002 with respect to settlement of outstanding litigation and corporate debt.

Exhibits:

99.1 Certifications

99.2 Certification Pursuant to 18 U.S.C. Section 1350 as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

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SIGNATURES

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

CIRTRAN CORPORATION

Date: December 23, 2002 By: /s/ Iehab J. Hawatmeh, President