CIRTRAN CORP Form 10QSB/A May 22, 2002

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

FORM 10-QSB/A Amendment No. 2

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

CIRTRAN CORPORATION

For the quarter ended June 30, 2001	Commission file number 0-26059
Nevada	68-0121636
(State or other jurisdiction of incorporation or organization)	(I.R.S. Employer Identification No)
4125 South 6000 West West Valley City, Utah	84128
(Address of Principal Executive Offices)	(Zip Code)
(801) 96	53-5112
(Registrant's te	elephone number)
Indicate by check mark whether the regist to be filed by Section 13 or 15(d) of the the proceeding 12 months and (2) has befor the past 90 days.	e Securities Exchange Act of 1934 during
Yes _X_ N	Jo
Indicate the number of shares outstanding common stock as of the latest practicable	
As of July 31, 2001, the number of shares class of common stock was 156,301,005.	s outstanding of the registrant's only
Transitional Small Business Disclosure Fo	ormat (check one): Yes NoX

The registrant amends Quarterly Report on Form 10-QSB for the period ended June 30, 2001 to furnish revised financial statements and a revised Management's Discussion and Analysis of Financial Condition and Results of Operations. Except as otherwise specifically noted, all information in this Form 10-QSB/A is as of June 30, 2001 and does not reflect any subsequent information or events.

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PART I. FINANCIAL INFORMATION

CirTran Corporation and Subsidiary CONSOLIDATED CONDENSED BALANCE SHEETS

Assets

	June 30, 2001			December 31 2000
	•	naudited) restated)	_	(restated)
Current assets				
Cash and cash equivalents	\$	427	\$	11,06
Trade accounts receivable, net of allowance for doubtful				
accounts of \$111,603 in 2001 and \$82,502 in 2000		494,181		874,09
Inventories	1	1,718,172		1,755,78
Other		102,636		94,17
			_	

Total current assets		2,315,416		2,735,12
Property and Equipment, net		1,638,855		1,871,07
Other assets, net		9,572		10,58
				4,616,79
Liabilities and Stockholders' Deficit				
Current liabilities				
Checks written in excess of cash in bank Accounts payable Accrued liabilities Notes payable to stockholders Current maturities of capital lease obligations Current maturities of long-term obligations Total current liabilities	\$	39,274 3,417,090		1,561,7 2,339,9 1,020,9
Long-term obligations, less current maturities Capital lease obligations, less current maturities Commitments Stockholders' Deficit Common stock, \$0.001 par value; Authorized 750,000,000 shares;		441,041 12,257 -		•
issued and outstanding; 156,301,005 in 2001 and 2000 Additional paid-in capital Accumulated deficit		(11,755,600)		5,664,1 (10,147,4
Total stockholders' deficit	\$	(5,935,145)		
	=		,	

The accompanying notes are an integral part of these statements.

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CirTran Corporation and Subsidiary

CONSOLIDATED CONDENSED STATEMENTS OF OPERATIONS (UNAUDITED)

		Three months ended June 30,				Six m J				
		2001		2001		2000		2000		2001
		(restated)		(restated)		(restated)				
Net sales	\$	420,480	\$	1,951,501	\$	1,070,965				
Cost of sales		305 , 773	·	796 , 623		851 , 251				
Gross profit		114,707		1,154,878		219 , 714				

Selling, general and administrative expenses		628 , 095	788 , 388		1,288,499
Income (loss) from operations			366 , 490		(1,068,785
Other income (expense)					
Interest expense		(298,286)	(306,070)		(543 , 507
Other, net		4,100	 243	_	4,100
			(305,827)		
Income (loss) before income taxes		(807,574)	60,663		(1,608,192
Income tax expense		_	_		_
NET LOSS		(807,574)	\$ 60,663		` ,
Net loss per common share					
Basic	\$	(0.01)	\$ 0.00	\$	(0.01
Diluted	,	(0.01)			(0.01
Weighted-average common and					
diluted common equivalent					
shares outstanding					
Basic			134,913,091		
Diluted		156,301,005	134,913,091		156,301,005

The accompanying notes are an integral part of these statements.

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CirTran Corporation and Subsidiary

CONSOLIDATED CONDENSED STATEMENTS OF CASH FLOWS (UNAUDITED)

		Six months ended Ju	
	_	2001	2000
	_	(restated)	(restat
Increase (decrease) in cash and cash equivalents			
Cash flows from operating activities			
Net loss	\$	(1,608,192) \$	(1,182
Adjustments to reconcile net loss to net			
cash provided by (used in) operating activities			
Depreciation and amortization		234,065	336
Provision for loss on trade receivables		29,101	
Reserve for inventory obsolescence		-	78
Changes in assets and liabilities			
Trade accounts receivable		350,815	
Inventories		37,614	(267
Other assets		(7,445)	(5

Accounts payable Accrued liabilities	344,857 648,346	(254 583
Total adjustments	 1,637,353	471
Net cash provided by (used in) operating activities	 29,161	 (711
Net cash used in investing activities - Purchase of property and equipment	 (1,844)	 (7
Cash flows from financing activities Decrease in receivable from stockholders Increase (decrease) in checks written in excess of cash in bank	- 67,965	30
Principal payments on long-term obligations Principal payments on capital leases Purchase of outstanding stock Issuance of common stock	(103,923) (2,000) - -	(167 (1 (80 946
Net cash (used in) provided by financing activities	 (37,958)	 718
Net decrease in cash and cash equivalents Cash and cash equivalents at beginning of period	 (10,641) 11,068	
Cash and cash equivalents at end of period	\$ 427 	
Supplemental disclosure of cash flow information		
Cash paid during the period for Interest Noncash investing and financing activities	\$ 35 , 572	\$ 308

The accompanying notes are an integral part of these statements.

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CirTran Corporation and Subsidiary

NOTES TO CONSOLIDATED CONDENSED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2001 and 2000

NOTE A - BASIS OF PRESENTATION

Conversion of line of credit to note payable

The accompanying unaudited consolidated condensed financial statements of CirTran Corporation and Subsidiary (the Company) have been prepared in accordance with accounting principles generally accepted in the United States of America (US GAAP) for interim financial information and with the instructions to Form 10-QSB. Accordingly, these financial statements do not include all of the information and footnote disclosures required by accounting principles generally accepted in the United States of America for complete financial statements. These financial statements and

\$2,792

footnote disclosures should be read in conjunction with the audited consolidated financial statements and notes thereto for the year ended December 31, 2000. In the opinion of management, the accompanying unaudited consolidated condensed financial statements contain all adjustments (consisting of only normal recurring adjustments) necessary to fairly present the Company's consolidated financial position as of June 30, 2001, its consolidated results of operations for the three months ended June 30, 2001 and 2000 and its consolidated results of operations and cash flows for the six months ended June 30, 2001 and 2000. The results of operations for the three months and six months ended June 30, 2001, may not be indicative of the results that may be expected for the year ending December 31, 2001.

NOTE B - INVENTORIES

Inventories consist of the following:

	June 30, 2001	December 31, 2000
Raw materials Work in process	\$ 1,619,228 187,906	\$ 1,634,178 169,676
Finished goods	456 , 904	497 , 798
Less reserve for obsolescence	2,264,038 545,866	2,301,652 545,866
	\$ 1,718,172 ========	\$ 1,755,786

NOTE C - MERGER AGREEMENT

Effective July 1, 2000, all of the assets and certain liabilities of Circuit Technology Corporation (Circuit) were acquired by CTI Systems, Inc. (CTISI), a wholly owned subsidiary of Vermillion Ventures, Inc. (VVI), an inactive corporation. The stockholders of Circuit received 150,000,000 shares of VVI common stock in the transaction of which 12,000,000 shares were paid by Circuit to Cogent Capital Corp. for services performed in facilitating the transaction. CTISI subsequently changed its name to CirTran Corporation.

The merger was accounted for as a reverse acquisition of CirTran Corporation by Circuit. Although CirTran Corporation is the surviving legal entity, for accounting purposes Circuit was treated as the surviving accounting entity.

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NOTE D - LITIGATION

Circuit (the surviving accounting entity, Note C) is a defendant in an alleged breach of a facilities sublease agreement in Colorado. A lawsuit was filed in which the plaintiff seeks to recover past due rent, future rent, and other lease charges. Management and the Company's attorneys have estimated the range of potential loss to be between \$0 and \$2,500,000. The wide range is due to two rent calculation methods written in the master lease. Under one calculation, the amount would be minimal. Under the other calculation, the amount would represent all future rent (reduced by rent received from future tenants). The Company filed a suit against the landlord for an amount in excess of \$500,000 for missing

equipment. Rent has been accrued through December 31, 2000 and is included in accrued liabilities.

Circuit is also 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.

NOTE E - 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 included in the Company's Form 10-KSB for the year ended December 31, 2000. The Company evaluates performance of each segment based on earnings or loss from operations. Selected segment information is as follows:

Three Months ended June 30, 2001	Electronics Assembly		Total
Intersegment sales Segment income (loss) Segment assets	85,083 (807,574)	\$ 114,491 - (126,345) 511,986	85,083 (933,919)
Three Months ended June 30, 2000 Sales to external customers \$ Intersegment sales Segment earnings (loss) Segment assets	375,306 60,662	\$ 680,646 - (336,940) 1,249,051	375,306 276,278
Net Sales		June 30, 2000	
Total sales for reportable segments Elimination of intersegment sales	\$ 505 , 563	\$ 2,326,807 375,306	
Consolidated net sales	•	\$ 1,951,501 = =========	
Net Earnings (Loss)			
		\$ (276,278) 336,941	
Consolidated net earnings (loss		\$ 60,663 = =========	

Six Months ended June 30, 2001		Electronics Assembly		Ethernet Technology	_	Total
Sales to external customers Intersegment sales Segment income (loss) Segment assets	\$	262,832 (1,608,192)		383,442 - 8,017 476,454		262,832 (1,600,175)
Six Months ended June 30, 2000						
Sales to external customers Intersegment sales Segment loss Segment assets	\$			871,353 - (407,943) 1,250,655		432,127 (1,590,726)
Net Sales		June 30, 2001		une 30, 2000		
Total sales for reportable segments Elimination of intersegment sales	\$	1,333,797 (262,832)	\$	3,112,165		
Consolidated net sales	\$	1,070,965 =======	\$	2,680,038		
Net Loss						
Net loss for reportable segments Elimination of intersegment amounts	\$	(1,600,175) (8,017)		407,943		
Consolidated net loss		(1,608,192)	\$	(1,182,783)		
			e 30			
	_	2001		2000		
Total Assets	_					
Total assets for reportable segments Elimination of intersegment amounts		3,770,940 192,903				
Consolidated total assets	\$	3,963,843 ========	\$			

NOTE F - RESTATEMENT

The consolidated financial statements at and for the year ended December 31, 2000 have been restated to reflect corrections to recognize \$300,900 reduction in inventory, \$45,213 write off of accounts receivables and other assets, and \$1,041,653 of additional accounts payable and accrued liabilities. It has been determined that adjustments are necessary to write down inventory purchased for specific customers that does not have alternative use and record accounts payable and accrued liabilities that should have been recognized in 2000.

In addition, the financial statements at and for the six months ended June 30, 2001 have been restated to reflect corrections to recognize \$466,010 of additional accounts payable and accrued liabilities. Accordingly, the cost of sales has been increased by \$27,075, interest

expense has been increased by \$313,935, and other income has been decreased \$125,000 in the consolidated statement of operations for the six months then ended.

The statement of operations for the six months ended June 30, 2000 has also been restated to correct overstatements in accounts payable. Accordingly, cost of sales has been decreased by \$328,172 and other income has been decreased \$67,260 in the consolidated statement of operations for the six months then ended. Earnings or loss per share did not change as a result of the restatement.

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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.

Results of Operations

Net Sales and Cost of Sales

Net sales for the three months ended June 30, 2001 decreased by 78.4% to \$420,480 compared to \$1,951,501 for the three months ended June 30, 2000. Net sales decreased 60% to \$1,070,965 for the six-month period ended June 30,2001 as compared to \$2,680,038 during the same period in 2000. The decreases primarily reflect the loss of a major customer, Entrada Networks, Inc. In addition, management has shifted its marketing effort away from high-volume, low-margin orders to lower-volume, higher margin orders, and this change has contributed to a lower sales volume. The results of this shift are partially reflected in lower sales figures, but also in an improved gross profit margin. Cost of sales decreased by 61%, from \$2,183,107 during the six-month period ended June 30, 2000 to \$851,251 during the same period in 2001. Our gross profit margin improved marginally, increasing from 18.5% for the six-month period ended June 30, 2000 to 20.5% for the same period in 2001.

In June 2001, our wholly-owned subsidiary, Racore Technology Corporation, received a \$225,000 order for specially-designed Ethernet cards for a Federal law enforcement agency. Racore believes that these particular cards will have application in any industry where security from computer hackers is a major concern and that this new product could potentially generate significant new sales for Racore, though there can be no assurance in this regard.

Selling, General and Administrative Expenses

During the three-month period ended June 30, 2001, selling, general and administrative expenses were \$628,095, as compared to \$788,388 during the same period in 2000, a decrease of 20%. During the six-month period ended June 30,

2001 selling, general and administrative expenses were \$1,288,499, as compared to \$1,371,797 during the same period in 2000, representing a 6.1% decrease. Due to the decline in sales, however, selling, general and administrative expenses as a percentage of sales increased during the six-month period ended June 30, 2001 to 120.3%, as compared to 51.2% during the same period in 2000.

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Interest Expense

Interest expense for the three months ended June 30, 2001 was \$ 298,286, as compared to \$306,070 for the same three-month period in 2000, a marginal decrease. Interest expense for the six months ended June 30, 2001 was \$543,507, compared to \$308,317 during the same period in 2000. This represents an increase of \$235,190, or 76.3%, and is reflective of our significant debt load.

As a result of the above factors, and primarily due to the significant decrease in sales between the two periods, our overall net loss increased 36.0% to \$1,608,192 for the six-month period ended June 30, 2001, from \$1,182,783 during the same period in 2000. The overall net loss for the three-month period ended June 30, 2001 was \$807,574, as compared to a profit of \$60,663 for the same three-month period in 2000.

Liquidity and Capital Resources

Our expenses are currently greater than our revenues. We have had a history of losses and our accumulated deficit was \$10,147,408 at December 31, 2000 and \$11,755,600 at June 30, 2001. Our net operating loss for the six-month period ending June 30, 2001 was \$1,608,192, compared to \$1,182,783 for the same period in 2000. Our current liabilities exceeded our current assets by \$7,130,274 as of June 30, 2001 and \$5,664,395 as of December 31, 2000.

Cash

At December 31, 2000, we had \$11,068 cash on hand. By June 30, 2001, our cash on hand was \$427, a decrease of \$10,641. We also increased checks written in excess of cash in bank by \$67,965 from \$5,491 at December 31, 2000 to \$73,456 at June 30, 2001.

Net cash provided by operating activities was \$29,161 for the six months ended June 30, 2001, compared to \$916,866 used by operations for the six months ended June 30, 2000. During the six-month period ended June 30, 2001, net cash provided by operations was primarily attributable to our net loss of \$1,608,192,\$ offset by non-cash charges, increases in accrued liabilities of \$648,346\$ and in accounts payable of \$344,857,\$ and a decrease in accounts receivable of \$350,815. The non-cash charges include depreciation and amortization of \$234,065.

Net cash used in investing activities during the six months ended June 30, 2001 and 2000, consisted of equipment purchases of \$1,844 and \$7,553, respectively.

Net cash used in financing activities during the six-month period ended June 30, 2001 was \$37,958, representing \$67,965 provided by checks written in excess of cash in bank, less approximately \$106,000 used for principal payments on long-term obligations and capital leases.

Accounts Receivable

By June 30, 2001, net accounts receivable had decreased from \$874,097 at December 31, 2000 to \$494,181. This significant decrease in accounts receivable reflects our decrease in sales during the first six months of 2001, as well as our efforts to improve the aging and quality of our current receivables

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Accounts Payable

Accounts payable were approximately \$1,907,000 at June 30, 2001 as compared to \$1,562,000 at December 31, 2000. This increase is primarily attributable to additional credit purchases of inventory and services and a lack of available cash to pay vendors as invoices became due.

Liquidity and Financing Arrangements

We sustained losses of approximately \$1,608,000 and \$1,183,000 for the six months ended June 30, 2001 and 2000, respectively. We also sustained losses of approximately \$808,000 and \$245,000 for the three months ended June 30, 2001 and 2000, respectively. We had accumulated deficits of \$11,755,600 and \$10,147,408 at June 30, 2001 and December 31, 2000, respectively, and total stockholders' deficits of \$5,935,145 and \$4,326,953 as of such dates.

Since December 1999, we have operated without a line of credit. Abacus Ventures, Inc. 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%. We have had, and are continuing to have, discussions with Abacus concerning their willingness to exchange the principal amount of the note and accrued interest for shares of our common stock, and while we believe that these negotiations may ultimately be successful, we can offer no assurance that they will agree to any such exchange of debt for equity or upon what terms such exchange would occur.

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. In conjunction with our efforts to improve our results of operations, as 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 any 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/or 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.

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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.

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PART II. OTHER INFORMATION

Item 6. Exhibits and Reports on Form 8-K

Reports on Form 8-K: None

Exhibits: None

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: May 22, 2002 By: /s/ Iehab J. Hawatmeh, President

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