SRM NETWORKS INC Form 10QSB August 19, 2002

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

FORM 10-QSB

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

For the quarterly period ended June 30, 2002

or

[]	TRANSITION REPORT PUR: OF THE EXCL		13 OR 15(d)
For the tr	ansition period from _	to	
	Commission file n	umber: 000-33231	
(Exact name	SRM Netwood of Small Business Issue	•	in Its Charter)

Nevada 95-4868120 (State or other jurisdiction of incorporation or organization) (I.R.S. Employer Identification No.)

1241 North Central Avenue, Suite 7

Glendale, California 91202
(Address of principal executive offices) (Zip Code)

(813)243-1181 (Issuer's telephone number, including area code)

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

The number of shares outstanding of the registrant's Common Stock, \$0.001 Par Value, on August 16, 2002 was 35,475,000 shares.

 ${\tt Transitional\ Small\ Business\ Disclosure\ Format\ (check\ one):}$

Yes No X

SRM NETWORKS, INC.

JUNE 30, 2002 QUARTERLY REPORT ON FORM 10-QSB

TABLE OF CONTENTS

PART I - FINANCIAL INFORMATION
Page Number

Item 1. Financial Statements......1

Item	2.	Plan of operation6
		PART II - OTHER INFORMATION
Item	1.	Legal Proceedings9
Item	2.	Changes in Securities and Use of Proceeds9
Item	3.	Defaults Upon Senior Securities9
Item	4.	Submissions of Matters to a Vote of Security Holders9
Item	5.	Other Information9
Item	6.	Exhibits and Reports on Form 8-K9
		Signature Page10

SPECIAL NOTE REGARDING FORWARD-LOOKING STATEMENTS

This Quarterly Report on Form 10-QSB contains forward-looking statements as defined by the Private Securities Litigation Reform Act of 1995. Forward-looking statements include statements concerning plans, objectives, goals, strategies, future events or performance and underlying assumptions and other statements, which are other than statements of historical facts. These statements are subject to uncertainties and risks including, but not limited to, product and service demand and acceptance, changes in technology, economic conditions, the impact of competition and pricing, government regulation, and other risks defined in this document and in statements filed from time to time with the Securities and Exchange Commission. These cautionary statements and any other cautionary statements that may accompany the forward-looking statements expressly qualify all such forward-looking statements. In addition, SRM Networks, Inc. disclaims any obligation to update any forward-looking statements to reflect events or circumstances after the date hereof.

PART I - FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS
Balance Sheet as of June 30, 20021
Statements of Operations for the three and six
months ended June 30, 2002 and 20012
Statements of Changes in Stockholders'
Equity from Inception through June 30, 20023
Statements of Cash Flows for the six months
ended June 30, 2002 and 20014
Notes to Financial Statements5

BALANCE SHEET

JUNE 30, 2002

(UNAUDITED)

ASSETS

\$ 2,388

3,225

51,517

(74,551)

(19,809)

\$ 703,769

Current ass

Cash

Interest receivable	Y	1,381
8% convertible note receivable		700,000
Total current assets		703 , 769
Other assets		
Total assets		703 , 769
LIABILITIES AND STOCKHOLDERS' DEFICIT		
Current liabilities		
Accounts payable and accrued expenses 8% convertible note payable	\$	23,578 700,000
Total current liabilities		723 , 578
Stockholders' Deficit		
Preferred stock, \$.001 par value; Authorized shares - 5,000,000 Issued and outstanding shares - (zero)		

1

Total liabilities and stockholders' deficit

Common stock, \$.001 par value;

Additional paid-in capital

Accumulated deficit

Authorized shares - 50,000,000

Total stockholders' deficit

Issued and outstanding shares - 35,475,000

SRM NETWORKS, INC.

STATEMENTS OF OPERATIONS

(UNAUDITED)

	THREE MONTHS ENDED JUNE 30,			SIX		
		2002		2001		200
Net revenues	\$		\$	720	\$	
Operating expenses Legal and professional fees Occupancy Office supplies		26,047 595 33		2,675 145 35		
Total operating expenses		26 , 675		2 , 855		
Loss from operations		(26,675)		(2,135)		
Provision for income taxes						
Net loss/comprehensive loss	\$	(26,675)		(2,135)	\$	
Net loss per common share basic and diluted	\$ =====		\$ ====		\$ ===:	
Weighted average of common shares basic and diluted		35,475,000		2,500,000	===:	27 ,

2

SRM NETWORKS, INC.

STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY

JUNE 8, 2001 (INCEPTION) THROUGH JUNE 30, 2002

(UNAUDITED)

SHARES	AMOUNT	CAPITAL
		PAID-IN
COMMON	STOCK	ADDITIONAL

Balance, June 8, 2001		\$		\$	
Issuance of common stock, June 9, 2001	2,500,000		2,500		7 , 500
Cost of occupancy contributed by officer					145
Net loss/comprehensive loss					
Balance, June 30, 2001	2,500,000		2,500		7 , 645
Issuance of common stock, October 30, 2001	523,000		523		25 , 627
Issuance of common stock, November 1, 2001	202,000		202		9,898
Registration expenses					5 , 967
Cost of occupancy contributed by officer					1,190
Net loss/comprehensive loss					
Balance, December 31, 2001	3,225,000	=====	3 , 225	=====	50 , 327
Issuance of 11:1 forward common stock split, February 15, 2002	32,250,000				
Cost of occupancy contributed by officer					1,190
Net loss/comprehensive loss					
Balance, June 30, 2002	35,475,000	\$	3,225	\$	51,517

3

SRM NETWORKS, INC.

STATEMENTS OF CASH FLOWS

(UNAUDITED)

200

Cash flows from operating activities Net loss Adjustments to reconcile net loss to net cash used in operating activities Occupancy costs contributed by officer Changes in operating assets and liabilities (Increase) / decrease in accounts receivable Increase in accounts payable and accrued expenses Net cash used by operating activities Cash flows from investing activities Purchase of note receivable Net cash used by investing activities Cash flows from financing activities Receipts on advances to stockholders Payments on advances from stockholder Rescission of stock subscriptions payable Proceeds from issuance of 8% convertible note payable Proceeds from issuance of common stock Net cash provided by financing activities Net increase/(decrease) in cash and cash equivalents Cash and cash equivalents, beginning of period Cash and cash equivalents, end of period Supplemental disclosure of cash flow information Income taxes paid

4

SRM NETWORKS, INC.

NOTES TO FINANCIAL STATEMENTS

JUNE 30, 2002

(UNAUDITED)

NOTE 1 - NATURE OF OPERATIONS

Interest paid

\$

SRM Networks, Inc. (the "Company") is an Internet solutions company that specializes in website hosting and development services. The Company was incorporated in the state of Nevada on June 8, 2001 is headquartered in Glendale, California.

NOTE 2 - BASIS OF PRESENTATION

The unaudited financial statements included herein have been prepared in accordance with generally accepted accounting principles for interim financial information and with the instructions to Form 10-QSB and Item 310(b) of Regulation S-B. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation have been included. Operating results for the three and six months ended June 30, 2002 and 2001 are not necessarily indicative of the results that may be expected for the years ended December 31, 2002 and 2001. These financial statements and the related notes should be read in conjunction with the Company's audited financial statements for the period ended December 31, 2001 included in the Company's annual report on Form 10-KSB.

NOTE 3 - COMMON STOCK

On June 9, 2001, the Company issued 2,500,000 shares of its common stock to its officers for cash of \$10,000. Since there was no readily available market value at the time of issuance, the value of \$0.004 per share was considered as a reasonable estimate of fair value between the Company and the officers.

On October 30 and November 1, 2001, the Company issued 725,000 shares of its common stock to various individuals and an entity pursuant to its registration statement filing on Form SB-2 under the Securities Act of 1933. Per the registration statement, the Company issued the shares at \$0.05 per share for a total of \$36,250.

On February 8, 2002, the Company's Board of Directors authorized the splitting of the Company's common stock on an eleven-to-one (11:1) basis for stockholders of record on February 14, 2002 and the resulting shares from the split were distributed on February 15, 2002. On February 15, 2002, there were 35,475,000 shares issued and outstanding.

5

NOTE 4 - RELATED PARTY TRANSACTIONS

On June 9, 2001, the Company issued 2,500,000 shares of its common stock to its current officers for cash as described in Note 3.

On August 31, 2001, legal and professional expenses related to the Company's registration statement were paid by its officer in the amount of \$5,967. The payment of the fees was considered an additional contribution to capital by the officer and the Company.

The Company occupies office space provided by its officer. Accordingly, occupancy costs have been allocated to the Company based on the square foot percentage assumed multiplied by the officer's total monthly costs. These amounts are shown in the accompanying statement of operations for the period June 8, 2001 (inception) through June 30, 2001 and are considered additional contributions of capital by the officer and the Company.

NOTE 5 - LETTER OF INTENT

On June 5, 2002, the Company entered into a Letter of Intent to acquire all of the outstanding common stock of weComm, Ltd., a U.K. corporation, in a tax-free reverse merger in exchange for 24,000,000 shares of common stock of the Company. The Letter of Intent is not legally binding on either party and the transaction will not close until a definitive agreement is reached; a private placement of the Company's common stock is completed; due diligence has been completed by both parties; and, weComm has fulfilled certain other contractual conditions.

NOTE 6 - 8% CONVERTIBLE NOTE RECEIVABLE

On June 21, 2002, the Company received a note from weComm, Ltd., a U.K. corporation, ("weComm") for cash in the amount of \$700,000. Per the terms of the note, the principal is due and payable on October 7, 2002 together with interest calculated at the rate of 8% per annum. In the event of default, the interest rate will increase to 15%.

NOTE 7 - 8% CONVERTIBLE NOTE PAYABLE

On June 21, 2002, the Company received proceeds of \$700,000 for issuance of a convertible note payable to a third party investor. Pursuant to the terms of the notes, the principal is due and payable on October 9, 2002 together with interest calculated at the rate of 8% per annum. The note also contains a conversion feature that provides the holder with "conversion units" equivalent to approximately 700,000 shares of the Company's preferred stock at \$1.00 per share plus a warrant to purchase up to 210,000 shares of the Company's common stock at \$2.50 per share should the Company receive future financing of not less than \$5,000,000.

Item 2. Plan of Operation

This following information specifies certain forward-looking statements of management of the company. Forward-looking statements are statements that estimate the happening of future events and are not based on historical fact. Forward-looking statements may be identified by the use of forward-looking terminology, such as "may", "shall", "will", "could", "expect", "estimate", "anticipate", "predict", "probable", "possible", "should", "continue", or similar terms, variations of those terms or the negative of those terms. The forward-looking statements specified in the following information have been compiled by our management on the basis of assumptions made by management and considered by management to be reasonable. Our future operating results, however, are impossible to predict and no representation, guaranty, or warranty is to be inferred from those forward-looking statements.

6

The assumptions used for purposes of the forward-looking statements specified in the following information represent estimates of future events and are subject to uncertainty as to possible changes in economic, legislative, industry, and other circumstances. As a result, the identification and interpretation of data and other information and their use in developing and selecting assumptions from and among reasonable alternatives require the exercise of judgment. To the extent that the assumed events do not occur, the outcome may vary substantially from anticipated or projected results, and, accordingly, no opinion is expressed on the achievability of those forward-looking statements. We cannot guaranty that any of the assumptions relating to the forward-looking statements specified

in the following information are accurate, and we assume no obligation to update any such forward-looking statements.

Our current business plan has been to provide Internet solutions including website hosting and development services to small and medium size businesses. To date, we have not been successful in fully implementing our business plan due to lack of funds. Accordingly, we have been researching potential acquisitions or other suitable business partners which may assist us in realizing our business objectives. In that regard, on June 5, 2002, we entered into a Letter of Intent to acquire all of the outstanding common stock of weComm, Ltd., a U.K. corporation, ("weComm") in a tax-free reverse merger in exchange for 24,000,000 shares of our common stock. The Letter of Intent is not legally binding on either party and the transaction will not close until a definitive agreement is reached, and after we complete a private placement of our common stock, both parties complete due diligence and weComm has fulfilled certain other contractual conditions. There can be no assurance that the acquisition of weComm will be consummated.

For the six months ended June 30, 2002.

Liquidity and Capital Resources. Our total current assets are \$703,769 as of June 30, 2002, which is represented by \$2,388 in cash, \$1,381 in interest receivable and \$700,000 in an 8% note receivable. We had no other assets as of June 30, 2002.

Our total current liabilities were approximately \$723,578 as of June 30, 2002, which is represented by accounts payable and accrued expenses of \$23,578, and \$700,000 in an 8% convertible note payable. We had no other commitments or contingencies as of June 30, 2002.

Results of Operations.

Revenues. For the six month period ended June 30, 2002, we realized revenues of approximately \$40 from providing web hosting and development services, in comparison to\$720 in revenues generated during the same period ending June 30, 2001. If we are not able to complete the transaction with weComm described above, of which there can be no assurance, we will attempt to generate more revenues by expanding our customer base for our website hosting and development business.

7

Operating Expenses. For the six months ended June 30, 2002, our total expenses were approximately \$38,655. The majority of those expenses were represented by legal and professional fees of \$37,172. We also had expenses for occupying our offices in the amount of \$1,190, and for office supplies in the amount of \$293. For the six months ended June 30, 2002, we experienced a net loss of approximately \$38,615. In comparison to the same period ended June 30, 2001, our total expenses were approximately \$2,855, and our net loss from operations was \$2,135. The increase in operating expenses was due to increased legal and professional fees. In connection with the completing the transaction with weComm, we anticipate that we will continue to incur significant general and administrative expenses.

Our Plan of Operation for the Next Twelve Months. We expect to complete the transaction with weCommdescribed above during the third quarter of 2002. We cannot guarantee that we will acquire or merge with weComm or any other third party, or that in the event we acquire or merge weComm, or another third party, such acquisition or merger will increase the value of our common stock.

We had cash of \$2,388 as of June 30, 2002. In the opinion of management, available funds will satisfy our working capital requirements through October 2002. Our forecast for the period for which our financial resources will be adequate to support our operations involves risks and uncertainties and actual results could be different as a result of a number of factors. If we are not able to complete the transaction with weComm, we anticipate that we may need to raise additional capital to continue operations. Such additional capital may be raised through public or private financing as well as borrowings and other sources. We cannot guaranty that additional funding will be available on favorable terms, if at all. If adequate funds are not available, then our ability to expand our existing operations may be adversely affected. If adequate funds are not available, we anticipate that our officers and directors will contribute funds to pay for our expenses, although we cannot guarantee that our officers will p ay those expenses.

We are not currently conducting any research and development activities and do not anticipate conducting such activities in the near future. We do not anticipate hiring additional employees or independent contractors unless we are able to expand our current operations. We are focusing our efforts on completing the transaction with weComm, of which there can be no assurance. We do not anticipate that we will purchase or sell any significant equipment.

8

PART II - OTHER INFORMATION

Item 1. Legal proceedings.

The Company is not currently involved in any legal proceedings.

Item 2. Changes in Securities and Use of Proceeds.

In June 2002, the Company issued a convertible promissory note in the amount of \$700,000 to an investor. Pursuant to the terms of the note, the investor also received 210,000 warrants to purchase shares of the Company's common stock at an exercise price of \$2.50 per share for a period of five years. The note is due on the day immediately following the day on which the Borrower closes a minimum of \$5,000,000 in a private placement ("Private Placement") of its Series A Convertible Preferred Stock, of which there can be no assurance, unless earlier converted. Upon completion of the Private Placement, of which there can be no assurance, the Lender shall have seven (7) days to notify the Company of its intent to: (i) convert the entire amount of principal and interest due pursuant to this note into shares of the Company's Series A Convertible Preferred Stock at a price of \$1.00 per share, or (ii) be repaid the principal and interest. The note is convertible at anytime by the investor into shares of the Compa ny's Series A Convertible Preferred Stock at a conversion price of \$1.00 per share. The Company's Series A Preferred Stock is convertible into shares of its common stock at a conversion rate of \$2.00 per share.

The proceeds from the above-referenced note were loaned to weComm, Ltd. The note bears interest at a rate of 8% and is due on October 7, 2002.

Item 3. Defaults Upon Senior Securities.

Not applicable.

Item 4. Submissions of Matters to a Vote of Security Holders.

Not applicable.

Item 5. Other Information

Not applicable.

Item 6. Exhibits and reports on Form 8-K.

(a) Exhibits.

99.1 - Certification of report filed on Form 10-QSB by President and CFO.

(b) Reports on Form 8-K.

None.

9

SIGNATURES

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

SRM NETWORKS, INC.

Dated: August 19, 2002 By: /s/ Jan Barcikowski

Jan Barcikowski

President, Acting Chief Financial Officer, Secretary and Director