Registration No._

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM SB-2 REGISTRATION STATEMENT UNDER THE SECURITIES ACT OF 1933

TRADING SOLUTIONS.com, INC.

(Exact name of registrant as specified in its charter)

NEVADA
----(State or other jurisdiction of incorporation or

organization)

88-0425691

6289

(IRS Employee (Primary Standard Industrial Identification Number) Classification Code Number)

200 Camino Aguajito, Suite 200 Monterey, CA 93940 (831) 375-6229

Natalie Shahvaran 200 Camino Aguajito, Suite 200 Monterey, CA 93940 (831) 375-6229

Copies of all communications to:
 Gary R. Blume, Esq.
 Blume Law Firm, P.C.

11801 North Tatum Boulevard, Suite 108
 Phoenix, Arizona 85028-1612

Approximate date of commencement of proposed public offering: August 23, 1999.

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.

If any of the securities being registered on this Form are to be offered on a delayed or continuous basis pursuant to Rule 415 under the Securities Act of 1933, check the following box. $[\]$

If this Form is filed to register additional securities for an offering pursuant to Rule 462(b) under the Securities Act, please check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. []

CALCULATION OF REGISTRATION FEE

Title of each class of Securities to be registered	Amount to be Registered	Proposed Maximum Offering Price Per Share	Proposed Maximum Offering Price	Amount of Registration Fee
Common Stock, \$0.01 par value	150,000	\$2.00	\$300,000.00	\$88.50
Total	150,000	\$2.00	\$300,000.00	\$88.50

(1) Estimated solely for calculation of the amount of the registration fee calculated pursuant to Rule 457(c).

The Exhibit Index appears on page 23 of the sequentially numbered pages of this Registration Statement. This Registration Statement, including exhibits, contains 46 pages.

150,000 Shares TRADING SOLUTIONS.COM, INC. Common Stock

All of the 150,000 shares of Common Stock offered in this offering (the "Offering") are being issued and sold by Trading Solutions.com, Inc. (the "Company").

Prior to this offering, there has been no public market for the Common Stock of the Company.

The summary of the prospectus required by Item 503 of Regulation S-B regarding material risks in connection with the purchase of the securities may be found under Item 3 of this Form SB-2. See "Risk Factors" beginning on page 6 for a discussion of certain factors that should be considered by prospective investors.

THESE SECURITIES HAVE NOT BEEN APPROVED OR DISAPPROVED BY THE SECURITIES AND EXCHANGE COMMISSION NOR HAS THE COMMISSION PASSED UPON THE ACCURACY OR ADEQUACY OF THIS PROSPECTUS. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

Price to Public Proceeds to Company

Per Share \$ 2.00 \$ 300,000

Total \$ 2.00 \$ 300,000

The date of this Offering Statement is August 23, 1999

Certain persons participating in this offering may engage in transactions that stabilize, maintain, or otherwise affect the price of the Common Stock, including by entering stabilizing bids or effecting syndicate covering transactions. For a description of these activities, see "Underwriting."

NO PERSON IS AUTHORIZED TO GIVE ANY INFORMATION OR TO MAKE ANY REPRESENTATION NOT CONTAINED IN THIS PROSPECTUS IN CONNECTION WITH ANY OFFER CONTAINED HEREIN, AND IF GIVEN OR MADE, SUCH INFORMATION OR REPRESENTATION NOT CONTAINED HEREIN MUST NOT BE RELIED UPON AS HAVING BEEN AUTHORIZED BY THE COMPANY OR ANY UNDERWRITER. THIS CONSTITUTE AN OFFER OF ANY SECURITIES OR AN OFFER OF THE SHARES IN ANY JURISDICTION WHERE SUCH OFFER WOULD BE UNLAWFUL. THE DELIVERY OF THIS PROSPECTUS AT ANY TIME DOES NOT IMPLY THAT THE INFORMATION HEREIN IS CORRECT AS OF ANY TIME SUBSEQUENT TO ITS DATE.

THE SHARES OF COMMON STOCK ARE OFFERED BY THE UNDERWRITER SUBJECT TO PRIOR SALE, WITHDRAWAL, CANCELLATION OR MODIFICATION THROUGH AN AMENDMENT TO THE REGISTRATION STATEMENT OR TERMINATION OF THE OFFERING WITHOUT NOTICE. THE UNDERWRITER RESERVES THE RIGHT TO REJECT ORDERS, IN WHOLE OR IN PART, FOR THE PURCHASE OF THE SHARES OFFERED HEREBY.

UNTIL SEPTEMBER 11, 1999 (25 DAYS FROM THE DATE OF THE PROSPECTUS), ALL DEALERS EFFECTING TRANSACTIONS IN THE REGISTERED SECURITIES, WHETHER OR NOT PARTICIPATING IN THIS DISTRIBUTION, MAY BE REQUIRED TO DELIVER A PROSPECTUS. THIS DELIVERY REQUIREMENT IS IN ADDITION TO THE OBLIGATIONS OF DEALERS TO DELIVER A PROSPECTUS WHEN ACTING AS UNDERWRITERS AND WITH RESPECT TO THEIR UNSOLD ALLOTMENTS OR SUBSCRIPTIONS.

AVAILABLE INFORMATION

The Company has filed with the Securities and Exchange Commission a Registration Statement on Form SB-2 under the Securities Act of 1933 with respect to the Common Stock offered hereby. This Prospectus does not contain all of the information set forth in the Registration Statement and the exhibits and schedules to the Registration Statement. For further information with respect to the Company and such Common Stock offered hereby, reference is made to the Registration Statement and the exhibits and schedules filed as a part of the Registration Statement. Statements contained in this Prospectus concerning the contents of any contract or any other document referred to are not necessarily complete and in each instance reference is made to the copy of such contract or document filed as an exhibit to the Registration Statement. Each such statement is qualified in all respects by such reference to such exhibit. The Registration Statement, including exhibits and schedules thereto, as well as the reports and other information filed by the Company with the Securities and Exchange Commission, may be inspected without charge at the Public Reference Room of the Securities and Exchange Commission's principal office at Judiciary Plaza, 450 Fifth Street, N.W., Washington, D.C. 20549, and at the Securities and Exchange Commission's regional offices at 13th Floor, Seven World Trade Center, New York, N.Y. 10048, and Suite 1400, Citicorp Center, 500 West Madison Street, Chicago, Illinois 60661. Copies of such material can also be obtained at prescribed rates from the Public Reference Section of the Securities Exchange Commission at Judiciary Plaza, 450 Fifth Street, N.W., Washington, D.C. 20549. Electronic filing made through the Electronic Data Gathering Analysis and Retrieval System are also publicly available through the Securities and Exchange Commission's Web site (http://www.sec.gov).

Investors are cautioned that this registration statement contains certain trend analysis and other forward looking statements that involve risks and uncertainties. Words such as "expects," "anticipates," "intends," "plans," "believes," "seeks," "estimates," variations of such words and similar expressions are intended to identify such forward looking statements. These statements are based on current expectations and projections about the online trading industry and assumptions made by management and are not guarantees of future performance. Therefore, actual events and results may differ materially from those expressed or forecasted in the forward looking statements due to factors such as the effect of changing economic conditions, material changes in currency exchange rates, conditions in the overall online trading market, risks associated with product demand and market acceptance risks, the impact of competitive products and pricing, delays in new product development and technological risks and other risk factors identified in the Company's filings with the Securities and Exchange Commission, including the Company's Form 10-K Report.

PROSPECTUS SUMMARY

The following summary is qualified in its entirety by the more detailed information and financial statements and notes thereto appearing elsewhere in this Prospectus.

The Company

Trading Solutions.com, Inc. is an educational company instructing people in online investing. The Company offers a wide range of educational programs designed for people of different ages, backgrounds, and goals.

The Offering

Securities Being Offered

150,000 Shares of Common Stock

Common Stock Outstanding Prior to this Offering

2,700,000 Shares of Common Stock

Common Stock Offered by this Company

150,000 Shares

Common Stock Outstanding

After this Offering

2,850,000 Shares

The Company intends to earn \$300,000 from the sale of the securities. The Company will rely on the proceeds from this offering to pay legal and accounting fees and obtain working capital. The Company will spend \$100,000 on new school openings and \$100,000 on advertising when website becomes operating. The remaining proceeds will be used to develop and maintain the website as well as the online store. See "Use of Proceeds".

Risk Factors

Investment in the Company involves certain general business risks and risks specifically inherent in the medical industry. As detailed elsewhere, this is a start-up company subject to federal and state regulation. Conversion of preferred stock and related warrants may obligate the Company to issue more shares than the number to be registered. In theory, there is no limit to the number that would be required, should the share price fall substantially below historical levels; this may have a negative effect on the market price of the shares of the common stock of the Company. This registration involves the sale of up to 150,000 shares of common stock of the Company. Past investors received the protection of the regulations regarding restricted securities and the inability of the holder to freely trade those securities. With this registration the securities will be freely tradeable and may cause a negative impact on the market if exercised and traded. See "Risk Factors."

SUMMARY FINANCIAL INFORMATION

The following tables set forth the summary financial information and other equity information of the Company. The summary financial information in the tables is derived from the financial statements of the Company and should be read in conjunction with the financial statements, related notes and other financial information included herein. See "MANAGEMENT'S DISCUSSION AND ANALYSIS OR PLAN OF OPERATIONS" and "FINANCIAL STATEMENTS."

Period Ended

Statement of Operations Data

	June 30, 1999
Revenues	(32,290)
Expenses General and Administrative Total Expenses	(31,476) (31,476)
Other Income and Expenses Interest Income	(14)
Net Loss Net Loss Available to Common Stockholders	
Net (Loss) Per Share of Common Stock	(0.012)

		od Ended 30, 1999
ASSETS Current		
	Cash in bank	\$ 17,381
	Prepaid rent Total current assets	677 18,058
Furnitu	re and equipment	
	Equipment	2,206
	Furniture	600
	Accumulated depreciation	2,806
	Accumulated depreciation	(44) 2,762
	Total assets	\$ 20,820
LIABILI	TIES AND STOCKHOLDERS EQUITY	
Current	liabilities	
	Accounts payable	\$ 5,770
	State corporate tax liability	800
	Total current liabilities	6,570
Stookho	Total liabilities lders' equity	6,570
SLUCKIIO	Common stock, 20,000,000 shares authorized at a	
	par value of .0 1. 2,627,000 outstanding	26,270
	Paid in capital	20,270
	Deficit incurred during development stage	(32,290)
	Total stockholder's equity Total liabilities and	14,250
	stockholder's equity	\$ 20,820

RISK FACTORS

The securities being offered hereby involve a substantial risk. An individual considering the purchase of the Shares should give consideration to the following risk factors:

No Market Studies

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In formulating its business plan, the Company has relied on the judgment of its officers, directors and consultants. No formal independent market studies concerning the demand for the Company's proposed services have been conducted, nor are any planned. The effect of the sale of the Securities has not been analyzed for its effect on the operations of the Company, the ability of the Company to obtain funds or financing or the variations in share price due to additional shares being available for sale.

Lack of Operating History

The Company was organized in 1999 and has been continually developing since that time. Since the Company has not proven the essential elements of profitable operations, investors will be furnishing venture capital to the Company and will bear the risk of complete loss of their investment in the event the Company's business plan is unsuccessful. The Company has only limited experience and is expanding its operations , which may or may not provide profits to the Company. The Company had no revenue as of June 30, 1999. The Company has also not been profitable, having an accumulated loss of \$32,290 in 1999.

The sale of the securities may cause difficulty in the Company obtaining funding , which may impede the operations in a negative way. As of July 31, 1999, there are 2,700,000 outstanding shares of common stock. This registration will result in up to 150,00 additional shares of the Company's common stock being introduced to the market, assuming all of the shared offered are sold.

Continued Control by Existing Management

The Company's management currently owns a substantial stake in the Company's outstanding Common Stock. Many of the shares of Common Stock will be issued as a result of the exercise of the Options, Warrants and other instruments will provide that management will obtain additional shares in the common stock of the Company. Accordingly, new shareholders will lack an effective vote with respect to the election of directors and other corporate matters.

Dividends

The Company's Board of Directors presently intends to cause the Company to follow a policy of retaining earnings, if any, for the purpose of increasing the net worth and reserves of the Company. Therefore, there can be no assurance that any holder of Common Stock will receive any cash, stock or other dividends on his shares of Common Stock. Future dividends on Common Stock, if any, will depend on future earnings, financing requirements and other factors. Since the time of inception the Company has paid no dividends to shareholders.

Dependance on Executive Officers

The Company is highly dependent on the services of its officers. Attracting and retaining qualified personnel is critical to the Company's business plan. No assurances can be given that the Company will be able to retain or attract such qualified personnel or agents, or to implement its business plan successfully. Should the Company be unable to attract and retain the qualified personnel necessary, the ability of the Company to implement its business plan successfully would be limited.

Dilution to Shareholders

The securities currently held by investors will be subject to dilution in market value as more securities are available for trading. As detailed elsewhere in this registration statement (see "DILUTION"), if all of the securities, including those not subject to this registration statement, were to be exercised, it would result in 2,850,000 shares outstanding, as opposed to a total of 2,700,000 shares of common stock outstanding as of July 31, 1999. Even though not all of these shares will be free trading, all of them may cause the market price of the shares of common stock of the Company to decrease.

Going Concern Status

this uncertainty.

The Company is a development stage Company as defined in Financial Accounting Standards Board Statement No. 7. The Company is devoting substantially all of its present efforts in establishing a new business and although planned principal operations have commenced, there have been no significant revenues. Management's plans regarding the matters which raise doubts about the Company's ability to continue as a going concern are disclosed in Note 1 to the financial statements. These factors raise substantial doubt about its ability to continue as a going concern. The consolidated financial statements do not include any adjustments that might result from the outcome of Prior to the offering made hereby, there has been no market for the Company's Common Stock. The offering price of the Shares has been arbitrarily determined by the Company and bears no relationship to assets, book value, net worth, earnings, actual results of operations, or any other established investment criteria. Among the factors considered in determining such offering price were the Company's current financial condition, the degree of control which the current shareholders desired to retain, and an evaluation of the prospects for the Company's growth.

Success Dependant On Growth Of Internet Related Industries

Our future growth will greatly depend upon continued growth in the use of the Internet. Even though our online school and our e-commerce business will not be the only sources of income for the company, we are uncertain if the Company can maintain the profit and growth level expected. Some of the issues concerning the increased use of the Internet include reliability, cost, access, and security, which may affect further development of online services and electronic commerce in general, as well as the market for our services and products.

Use of Proceeds Not Specific

The proceeds of this offering have been allocated only generally. Proceeds from sale of the Shares will most likely be allocated to working capital, administrative expenses, and an e-commerce business acquisition. Accordingly, investors will entrust their funds with management on whose judgment investors must depend.

Potential Loss of Investment

As with an investment in any emerging growth Company, ownership of common shares of the Company may involve a high degree of risk, and is not recommended for the investors who cannot reasonably bear the risk of a total loss of their investment.

USE OF PROCEEDS

The Company will rely on the proceeds from this offering to pay the legal and accounting fees and working capital. We intend to open several trading schools throughout California. We will spend up to \$100,000 on the school openings and development. We intend to spend up to \$100,000 on advertising once our web site becomes operating. The rest of proceeds will be used to develop and maintain our web site as well as our online store.

DETERMINATION OF OFFERING PRICE

Because there has been no prior public trading market for our common stock, the initial public offering price of the common stock has been determined by negotiations between ourselves and the underwriter and is not necessarily related to our asset value, net worth or other criteria of value. The factors considered in determining the offering price include an evaluation by management of the history of and prospects for the industry in which we compete and our earnings prospects. Factors such as our financial results, announcements of developments related to our business, and the introduction of products and product enhancements by ourselves or our competitors may have a significant impact on the market price of our securities.

DILUTION

As of July 31, 1999, the Company had issued 2,700,000 shares of Common Stock and the net tangible book value per share of the Common Stock (the Company's net tangible assets less its liabilities divided by the number of shares of Common Stock then outstanding) was \$.0053 per share of Common Stock. After giving effect to the receipt of the estimated net proceeds from the sale of all of the Shares, and assuming that the offering price of the Shares is \$2.00 per Share, the purchasers will have paid a total of \$300,000 for 150,000 shares of Common Stock and the net tangible book value of the Company's presently outstanding shares will increase to \$.1073 per share. The investors will experience a corresponding dilution of \$1.89 per share from the offering price. If a smaller number of Shares is sold, the dilution to the investors will be greater than that indicated above as indicated in the table below.

"Dilution" is normally defined as the difference between the offering price per share of Common Stock and the net tangible book value per share of Common Stock immediately after the offering. The following table illustrates the per share dilution to new investors:

Offering Price per share	\$2.00
Net tangible book value per share before offering	\$0.0053
Increase in net tangible book value per share attributable	
to investors purchasing in this offering	\$0.1073
Pro forma net tangible book value per share after offering	\$.1126
Dilution per share	\$1.89

The following table summarizes the differences between existing shareholders, as of July 31, 1999, and new investors with respect to the number of Common Shares purchased from the Company, the total consideration paid and the average price per share:

	Shares Purchased		Total Consideration Paid		Average Price	
	Number	Percent	Amount	Percent	Per Share	
Existing Shareholders	2,700,000	95%	\$70,995	19%	\$0.03	
New Investors	150,000	5%	\$300,000	81%	\$2.00	
Total	2,850,000	100%	\$370,995	100%		

PLAN OF DISTRIBUTION

The securities are being offered for sale by us through our Officers and Directors. We intend to engage the services of a registered broker or dealer in each state that requires that a registered broker or dealer act on behalf of a company selling its own securities in that state.

LEGAL PROCEEDINGS

The Company is not a party to any pending legal proceedings.

DIRECTORS, EXECUTIVE OFFICERS, PROMOTERS AND CONTROL PERSONS

The following information sets forth the names of the officers and directors of the Company, their present positions with the Company and biographical.

Natalie Shahvaran (Age 22). President, Chief Executive Officer, Chief Operating Officer, Director. Ms. Shahvaran graduated from Heald Business College with honors and received her Associate's Degree in 1999. She started working as an online investor in 1997 and opened her family trading account with an online discount brokerage. While earning her Computer Business Administration degree, she also worked as a college algebra and math tutor. While earning her degree in Computer Business Administration, she was also working as college algebra and business math tutor, and studying the art of trading. Natalie has learned all the aspects of online trading, while applying her knowledge to her own trading account. Natalie has presented her material and concepts to groups of serious traders and aggressive investors, throughout the Bay area. She was working as a computer consultant for Monterey Ventures, Inc. while attending school. Ms. Shahvaran has gained a vast experience in both computer and investments fields, which lead her to working with Trading Solutions.com, Inc.

Michael A. Strahl (Age 40). Secretary, Director. Mr. Strahl graduated from Western State College and received his BA in Business Administration/Finance. Until July 2, 1999, Michael A. Strahl was the Vice President and Director of Themiis Corporation, a merchant bank specializing in environmental management. He is a Vice President and Chief Operating Officer of Environmental Enzymes, Inc., an enzyme manufacturing company. He is currently on the board of directors of Internet Finance.com, Inc. and Monterey Technologies, Inc. Michael A. Strahl is also a part owner and board member of the Environmental Business Network. Inc., an environmental solutions oriented company. He is the past President of Environmental and Energy Group, Inc. (EEG), a solution originated company for the oil and gas industry. Before working with EEG, Mr. Strahl was a business broker with Environmental Business Brokers Company (EBBCO). He has been involved with the Rocky Mountain Farm Bureau, Arizona Farm Bureau and many California farm bureaus. Prior to joining the environmental industry, Michael A. Strahl was a NASD Principal with various stock brokerage firms. Mr. Strahl has had extensive experience dealing with the EPA, USPA and other governmental agencies.

Susan Turner (Age 44). Chief Financial Officer, Treasurer, Director. Ms. Turner attended the University of Michigan School of Business Administration and received her BA in Business Administration in April 1975. She graduated with a major in Accounting with emphasis in French, Botany and Math. Ms. Turner passed the CPA exam in November 1975 and obtained a Michigan CPA license April 1978, a Georgia license September 1980 and a California license December 1985. Ms. Turner is currently a Certified Public Accountant. She is licensed to practice in three states (including CA). Ms. Turner started her professional career over 20 years ago with Peat, Marwick, Mitchell, a national CPA firm. She was also audit manager for the Commercial Loan Department of General Electric Credit Corporation in Palo Alto, CA. Ms. Turner previously managed the tax department of a regional CPA firm in California, and has been the proprietor of her own CPA firm since 1987. Ms. Turner will handle the Corporation's financial matters, including financial statement preparation, tax returns, budgeting and forecasting.

SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

The following table sets forth, as of July 31, 1999, the beneficial ownership of the Company's Common Stock by each person known by the Company to beneficially own more than 5% of the Company's Common Stock outstanding as of such date and by the officers and directors of the Company as a group. Except as otherwise indicated, all shares are owned directly.

(1)	(2)	(3)	(4)
Title of Class	Name and address of beneficial owner	Amount and Nature Of Beneficial Ownership(1)	Percent of Class(1)
Common Stock	Natalie Shahvaran P.O. Box 22851 Carmel, CA 93922	1,250,000	46%
Common Stock	Internet Finance.com, Inc.	1,210,000	45%
Common Stock	Directors and Officers	1,250,000	46%

DESCRIPTION OF SECURITIES

as a group (3 persons)

Common Stock

Holders of the Common Stock are entitled to one vote for each share held by them of record on the books of the Company in all matters to be voted on by the stockholders. Holders of Common Stock are entitled to receive such dividends as may be declared from time to time by the Board of Directors out of funds legally available, and in the event of liquidation, dissolution or winding up of the Company, to share ratably in all assets remaining after payment of liabilities. Declaration of dividends on Common Stock is subject to the discretion of the Board of Directors and will depend upon a number of factors, including the future earnings, capital requirements and financial condition of the Company. The Company has not declared dividends on its Common Stock in the past and the management currently anticipates that retained earnings, if any, in the future will be applied to the expansion and development of the Company rather than the payment of dividends.

The holders of Common Stock have no preemptive or conversion rights and are not subject to further calls or assessments by the Company. There are no redemption or sinking fund provisions applicable to the Common Stock. The Common Stock currently outstanding is, and the Common Stock offered by the Company hereby will, when issued, be validly issued, fully paid and nonassessable.

Voting Requirements

The Articles of Incorporation require the approval of the holders of a majority of the Company's voting securities for the election of directors and for certain fundamental corporate actions, such as mergers and sales of substantial assets, or for an amendment to the Articles of Incorporation.

There exists no provision in the Articles of Incorporation or Bylaws that would delay, defer or prevent a change in control of the Company.

Transfer Agent

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The transfer agent and registrar for the Company's Common Stock is Silverado Stock Transfer, Inc., 8170 S. Eastern Avenue, Suite 4, PMB 602, Las Vegas, NV, 89123. Its telephone number is (702) 263-0920.

Shares Eligible for Future Sale

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As of June 31, 1999, the Company had 2,700,000 shares of Common Stock outstanding. Of the 2,700,000 shares of Common Stock outstanding, 2,495,000 shares of Common Stock are beneficially held by "affiliates" of the Company. All shares of Common Stock registered pursuant to this Registration Statement will be freely transferable without restriction or registration under the Securities Act, except to the extent purchased or owned by "affiliates" of the Company as defined for purposes of the Securities Act.

In general, under Rule 144 as currently in effect, a person who has beneficially owned "restricted" securities for at least two years, including persons who may be deemed to be "affiliates" of the Company, may sell publicly without registration under the Securities Act, within any three-month period, assuming compliance with other provisions of the Rule, a number of shares that do not exceed the greater of (i) one percent of the Common Stock then outstanding or, (ii) the average weekly trading volume in the Common Stock during the four calendar weeks preceding such sale. A person who is not deemed an "affiliate" of the Company and who has beneficially owned shares for at least three years would be entitled to sell such shares under Rule 144 without regard to the volume and other limitations described above.

INTEREST OF NAMED EXPERTS AND COUNSEL

The Company's securities counsel, Blume Law Firm, P.C., of Phoenix, Arizona currently holds 10,000 shares of our founders stock.

DISCLOSURE OF COMMISSION POSITION ON INDEMNIFICATION FOR SECURITIES ACT LIABILITIES

The Company has indemnified all officers, directors and controlling persons of the Company against all liabilities from the sale of securities which might arise under the Securities Act of 1933 other than as stated under Nevada law. Insofar as indemnification for liabilities arising under the Securities Act of 1933 may be permitted to such persons pursuant to the foregoing provisions, the Company has been informed that, in the opinion of the Securities and Exchange Commission, such indemnification is against public policy as expressed in the Act and is therefore unenforceable.

DESCRIPTION OF BUSINESS

The following discussion and analysis of our plan of operation should be read in conjunction with the more detailed financial information contained in our financial statements and the notes thereto included elsewhere in this prospectus. This prospectus contains forward-looking statements that involve risks and uncertainties. Our actual results may differ materially from the results discussed in the forward-looking statements.

Overview

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The Company is a development stage company, which is establishing an online trading school along with several trading schools in California. The Company will also sell services and products through its online store. Students and shoppers will be able to purchase our services through our web site at www.tradingsolutionsinc.com. Our web site is currently under development and is expected to be operational in the fourth quarter of 1999.

The Company was incorporated on May 14, 1999, but has not yet begun operating the online school and e-commerce business. Since inception, the Company has been engaged in developing corporate structure, planning operations, capital raising activities, and negotiating agreements with prospective business affiliates. As a result, the Company has no operating revenue to date.

Cash Requirements and Additional Funding

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Although management believes that the proceeds from this offering will satisfy the Company's cash requirements for the next twelve months, management anticipates a substantial increase in capital expenditures consistent with anticipated growth in operations, infrastructure and personnel. The Company will also continue to expand marketing and development programs. The capital requirements will depend on the rate of market acceptance of the online training program, the costs required to maintain and upgrade the web site, training programs and e-commerce business growth and the expenses needed for marketing and promotional programs.

Additional Research and Development

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The Company will not have significant research and development expenses during the next 12 months. The development of the web site design will be achieved through modifications of available technologies.

The Company will hire our own technical personnel to service the web site as soon as sufficient funds become available either as a result of this offering, or from the profits gained through the Company's operations. Until then the Company will be required to engage the services of a third party to develop the web site. The Company anticipates that the total cost of such services will be \$30,000.

Business

The Company intends to work on two projects.

1. Trading Solutions.com, Inc. trading school is designed to provide education for people interested in online investing. The Company will offer training for beginners as well as experienced traders. Courses will consist of a combination of theory sessions linked closely with a practical hands-on approach. The Company will provide online training, individual training, small group sessions and seminars on various trading and computer related subjects.

2. The Company intends to establish or acquire an e-commerce business and link it with the online trading school. The Company will offer a wide variety of products for investors, including books, magazines, newspapers, online newsletters and trading software packages.

Overview of Internet-Based Industry

Online trading is becoming more and more popular among people of different ages, education, professions, and backgrounds. Trading Solutions.com, Inc. is aiming at persons interested in investing but not familiar with computers or the Internet, as well as existing traders who would like to improve their trading techniques.

According to the Spring 1999 edition of Women In Touch magazine, "...there are approximately 7 million online accounts registered with U.S. brokerages, and about 350,000 trades taking place each and every day. By the end of year, the number of online account is expected to top 10 million." The same magazine states, according to National Foundation for Women Business Owners, a majority of women entrepreneurs are looking into investing online. Trading Solutions.com, Inc. intends to offer its services to this group of investors.

Financial Service Online May 1999 edition also mentions that, according to a recent report from Credit Suisse First Boston Corp., the number of online trades grew by almost 35% during the first quarter of 1999. This growth came following a 34% growth in the fourth quarter of 1998.

Investment News from 5/17/99 says that as much as 19% of households with \$750,000 or more investment money will be trading online, up 5% from 1997. According to the same magazine, the amount of American households investing through online brokerage accounts will rise from 2.4 million at the end of 1998 to 4.3 million by the end of 2000.

By the year 2003 worldwide Internet Commerce will approach \$3.2 trillion and represent nearly 5% of all global sales, according to Small Business Computing, "ABC's of E-Commerce", March, 1999. Another article, "Cyberspace Marketplace" from Time Magazine, 7/20/98, says that by the year 2000, an estimated 1 in 4 families will be buying general merchandise online.

There are several experienced online traders who offer trading seminars, for example Legend Trading Seminars, priced at \$2,895, HL Camp & Company with prices around \$1,095 per seminar, ActiveTrade day trading classes charging \$3,500 per seminar. There are several websites offering books, video and audio educational materials priced from \$100 to \$900. As of now, there are no trading schools in or around the Bay area that offer all or similar services to its students. The Company will provide its customers with choices, which span different levels of readiness while also offering basic computer training and possible online training.

The Company intends to sell the products that will suit our main customers online investors. We will offer a wide variety of books, video and audiocassettes about online trading and investing, investment magazines, newspapers, newsletters, and digests. The web site will be designed for an easy and convenient access to the online store, where students can find all the educational materials they need rather than spending hours on time consuming net search.

Marketing Strategies

Media Advertising

The Company's marketing strategy is directed towards beginners and experienced traders. Management will work to establish a local market niche for each one of its trading schools by advertising in local newspapers and radio. Management will work to increase the public's awareness of the Company's name and its services. This goal is to be achieved by carefully positioned editorials regarding the Company's services. Special events will be sponsored from which name affiliation and public familiarity with the services and products offered can be achieved.

Radio and Television Advertising

The Company will optimize advertising dollars spent on radio by purchasing air time from those radio stations whose demographics most closely resemble the Company's clientele. Management will be responsible for contacting account executives from various local stations and requesting proposals and statistics regarding their station's listeners and advertising packages.

Internet and Print Advertising

The Company intends to advertise on the Internet through its web page, which will be updated regularly. The Company will also maintain advertisements in the local newspapers. The Company will also produce color catalogs to be printed and distributed throughout the year.

Business Strategy

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The company's goal is to become a leading online training school combined with an online store for one stop learning experience. The Company will offer classes and information that is needed as technology and Internet move forward in their development. We intend to affiliate with professional traders to teach our online classes and seminars. Currently, the information most in demand includes online trading, electronic trading, day trading strategies, and the software applied in trading. We intend to offer as many types of training and as great a variety within each subject category as possible. We also intend to continually invest in our web site infrastructure. We will offer our students access to our online store to make it easy for them to purchase everything they need for trading and investing online. Through the online store linked with the online school, we intend to offer products such as literature and newspapers, books, newsletters and reader's digests, along with the trading software packages that would specifically target online investors.

In order to promote learning through Trading Solutions.com, we intend to incorporate certain features in the online school. We will update our web site to ensure that the site is interesting and offers current information.

Sources of Revenue

- ------

Tuition

- -----

During the first stage of operations, revenues will be derived primarily from the tuition paid by the students attending our schools, in person or through the Internet.

The Company is opening its first location in Monterey California, which should begin operating in early September 1999. The Company is planning on opening other locations in Oakland and the San Mateo Palo Alto area. Currently management is retaining locations in other cities.

The number of training facilities which will actually open may be adjusted in accordance with the amount of available funds. Once identified, the time to develop a particular location varies widely, depending on the circumstances at each site. Typically, a training facility can be completed in 30 to 60 days from the beginning of the design phase. The Company's investment in a location will range from \$15,000 to \$20,000 to acquire all the furniture, equipment, supplies, have some advertising, and bring the location to the point where it can be profitable. We believe that our training facilities will not require additional funding after the initial investment is made.

An online training school can begin operating as soon as the software and the web site are developed for the Company. The Company is planning to establish or acquire an Internet commerce business at an estimated cost of \$50,000 to \$75,000. Profits generated from online sales are expected to be moderate and provide additional capital for the Company's growth.

While there are several experienced online traders who offer seminars, what is more important is to analyze those competitors operating with our target market segment. Provided that achieving sufficient penetration within the target market will meet the Company's sales objective, developing winning strategies to take market share away form these limited number of competitors is, in fact, the secret to marketing success. Based on this marketing premise, we are not really competing with the overpriced, short-term trading seminars. The strategy is to demonstrate a very high perceived value to price ratio to a wide segment of potential customers that are looking for personalized, professional instructing, without the obstacle of a high price. We believe that the competition at this level is limited. Some of the companies offering trading seminars are charging from \$900 to \$3,500 per seminar.

HL Camp & Company offer trading seminars at \$1,095 each, Legend Trading Seminars cost \$2,895 per seminar, ActiveTrade day trading classes are priced at \$3,500. Most of the seminars are oriented specifically on the day trading and are of no use to the people who would like to invest online. We are not aware of any trading schools in the Bay area that would offer all or similar services to students. The Company will provide its customers with choices, which span different levels of readiness while also offering basic computer training and possible online training.

The Company also faces competition from other web sites that provide online investment training. However, we believe that by offering an all-in-one service and providing students with the ability to purchase all the educational materials through the web site, the Company can successfully compete in this market. We believe that online trading education market is not saturated and has great expansion potentials.

Government Regulation

We are not currently subject to direct regulation by any government agency, other than regulations applicable to businesses generally or applicable to electronic commerce. There is a chance that as the Internet becomes more popular, new laws and regulations may be issued, which will affect companies conducting business through the Internet. We believe that the new laws and regulations covering consumer protection, security and privacy issues will benefit the consumers and make people more comfortable receiving services online. The Government may also impose additional taxes on the sales conducted over the Internet, which will increase the cost of the operation.

Intellectual Property Rights

No licenses or patents are required for our business. confidentiality is our trading system and portfolio positions, which are only disclosed to the board members. The board of directors and secretarial stuff have all signed confidentiality and a non-disclosure agreements.

Employees

As of June 29, 1999, the Company had no full time employees. Board Members and Officers are devoting their time and effort to developing and promoting the Company. The Company is also using the services of several consultants. Additional employees will be hired as required.

Year 2000 Issues

The Year 2000 issue arose because many existing computer programs use only the last two digits to refer to a year. Therefore, these computer programs do not properly recognize a year that begins with 20 instead of 19. If not corrected, many computer applications could fail or create erroneous results.

Management has initiated a comprehensive program to prepare the Company's systems for the year 2000. The Company is actively engaged in testing and fixing applications to ensure they are Year 2000 ready. The Company does not separately track the internal costs incurred for the Year 2000 project, but such costs are principally the related payroll costs for certain corporate staff. The Company currently does not expect remediation costs to be material nor does it expect any significant interruption to its operations because of Year 2000 problems.

The Company is in the process of contacting all third parties with which it has significant relationships, to determine the extent to which the Company could be vulnerable to failure by any of them to obtain Year 2000 compliance. Some of the Company's major suppliers and financial institutions have confirmed that they anticipate being Year 2000 compliant on or before December 31, 1999, although many have only indicated that they have Year 2000 readiness programs. To date, the Company is not aware of any significant third parties with a Year 2000 issue that could materially impact the Company's operations, liquidity or capital resources. The Company has no means, however, of ensuring that third parties will be Year 2000 ready and the potential effect of third-party non-compliance is currently not determinable.

The Company has devoted and will continue to devote the resources necessary to ensure that all Year 2000 issues are properly addressed. There can be no assurance, however, that all Year 2000 problems are detected. Further, there can be no assurance that the Company's assessment of its third party relationships could be accurate. Some of the potential worst-case scenarios that could occur include (1) corruption of data in the Company's internal systems and (2) failure of government and insurance companies' reimbursement programs. If any of these situations were to occur, the Company's operations could be temporarily interrupted. The Company intends to develop Year 2000 contingency plans for continuing operations in the event such problems arise.

Going concern

The going concern opinion of the independent accountant, as disclosed in the Company's Independent Auditors Report attached to Part F/S, is as follows:

From the date of inception to June 30, 1999, the Company has yet to commence receiving revenue and has net losses from operating activities which raise substantial doubt about its ability to continue as a going concern.

Management will work to establish a local market niche for each one of its trading schools by advertising in local newspapers and radio. This is intended to create public awareness of the Company's name and its services.

Management also intends to affiliate with professional traders to teach online classes and seminars in real-time broadcasting. The Company also intends to continually invest in its web site infrastructure as needed for upgrades, incorporation of new features and keeping up with the changing internet technology. The Company will establish an on line store that will offer literature such as books, newspapers and newsletters that will target online investors.

In order to attract and retain quality instructors the Company plans to grant each participating instructor the opportunity to be promoted on an exclusive basis by the Company's web site.

The Company's ability to continue as a going concern is dependent upon a successful public offering and ultimately achieving profitable operations.

There is no assurance that the Company will be successful in its efforts to raise additional proceeds or achieve profitable operations. The financial statements do not include any adjustments that might result from the outcome of this uncertainty.

The Company's executive offices are located at 200 Camino Aguajito, suite 200, Monterey, CA, 93940. Its telephone number is (831) 375-6229.

MANAGEMENT'S DISCUSSION AND ANALYSIS OF RESULTS OF OPERATIONS AND FINANCIAL CONDITION

When used in this discussion, the words "believes", "anticipates", "expects" and similar expressions are intended to identify forward-looking statements. Such statements are subject to certain risks and uncertainties, which would, could cause actual results to differ materially from those projected. Readers are cautioned not to place undue reliance on these forward-looking statements, which speak only as of the date hereof. The Company undertakes no obligation to republish revised forward-looking statements to reflect events. Readers are also urged to carefully review and consider the various disclosures made by the Company which attempt to advise interested parties of the factors which affect the Company's business, in this report, as well as the Company's periodic reports on Form 10-K, 10Q and 8-K filed with the Securities and Exchange Commission.

Results of Operations

The Company had no revenues for the period ending July 31, 1999. To date the Company has not relied on any revenues for funding its activities and it does not expect to receive significant revenues from operation in the immediate future. We believe that the proceeds from this offering will satisfy the Company's cash requirements for the next twelve months.

The Company believes that the proceeds from this offering will satisfy the

Company's cash requirements for the next twelve months, the Company anticipate a substantial increase in our capital expenditures consistent with anticipated growth in operations, infrastructure and personnel. The Company will also continue to expend our aggressive marketing and development programs. The Company's capital requirements will greatly depend on the rate of market acceptance of the online training program, the costs required to maintain and upgrade the web site, training programs and e-commerce business growth, the expenses needed for marketing and promotional programs, and economic conditions of the business.

The Company does not believe that there will be significant research and development expenses during the next 12 months. Even though we have contracted an independent company to develop our web site design, this development will be achieved through modifications of available technologies. Expenditures on activities of this type do not constitute research and development expenses.

The Company expects to hire technical personnel to service the web site as soon as sufficient funds become available either as a result of this offering, or from the profits gained through the Company's operations. Until then the Company will be required to engage the services of a third party to develop the web site. The Company anticipates that the total cost of such services will be \$30,000.

The Company does not anticipate purchasing or selling any plant or significant equipment during the next twelve month.

The Company plans to hire up to ten additional employees by the end of our first 12 months of operations. These additional employees, if hired, may serve in any of the following capacities: teaching; marketing and promotion; administration; and web site technicians.

The following discussion should be read in conjunction with the financial statements and notes thereto included with this Form SB-2. Except for the historical information contained herein, the discussion in this Registration Statement contains certain forward-looking statements that involve risk and uncertainties, such as statements of the Company's plans, objectives, expectations and intentions. The cautionary statements made in this document should be read as being applicable to all related forward-looking statements wherever they appear in this document. The Company's actual results could differ materially from those discussed here. Factors that could cause differences include those discussed above in "Risk Factors", as well as discussed elsewhere herein.

DESCRIPTION OF PROPERTY

Presently, no equipment or properties except basic computer equipment are owned. The Company anticipates purchasing additional computer equipment for training and trading. In addition, office furniture and office equipment that will be needed to conduct business instruction in trading will be purchased. The funds will come from this offering.

CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

On May 13th, 1999, Trading Solutions.com has entered into an Investment Banking Agreement with Internet Finance.com, Inc. Based on this agreement, Internet Finance.com, Inc. was given an opportunity to buy 1,200,000 shares of founders stock at \$.001 per share. Trading Solutions.com has also agreed to pay Internet Finance.com, Inc. a consulting fee of \$22,000 for its services.

Ms. Natalie Shahvaran, who is an executive officer and a director of Trading Solutions.com, Inc., was issued 1,200,000 shares of founders stock at \$.001 per share.

In May 1999, in connection with various consulting and service agreements, the Company agreed to issue options to purchase 85,000 shares of Common Stock, which are exercisable at \$.10 per share. As of August 1999, 85,000 shares were exercised. The aggregate proceeds from the exercise of the stock options was \$8,500. The following table summarizes the number of stock options issued and outstanding.

NAME	EXERCISE PRICE	No OF SHARES	OPTION PERIOD
Natalie Shahvaran	\$.10	50,000	December 31, 2002
Susan F. Turner	\$.10	5,000	December 31, 2002
Michael A. Strahl	\$.10	5,000	December 31, 2002
Melissa DeAnzo	\$.10	5,000	December 31, 2002
Monterey Ventures, Inc.	\$.10	10,000	December 31, 2002
Internet Finance.com, Inc.	\$.10	10,000	December 31, 2002
Total		85,000	

MARKET FOR THE REGISTRANT'S COMMON EQUITY AND RELATED STOCKHOLDER MATTERS

Market Information

There is no public market for the Company's common stock.

Holders

As of July 31, 1999 there were approximately thirty-six (36) stockholders of record of the Company's Common Stock.

Dividend Policy

The Company has never paid a dividend and does not anticipate paying any dividends in the foreseeable future. It is the present policy of the Board of Directors to retain the Company's earnings, if any, for the development of the Company's business.

EXECUTIVE COMPENSATION

The board has adopted an executive compensation plan for its Executive Officers and Directors as follows: the board has agreed that the board members will receive no cash compensation or reimbursement for the expenses incurred in connection with attending Board and committee meetings. The Company reserves the right to pay consulting fees to its board members and Officers for the time and services they provide to the Company. Our Chief Executive Officer will receive up to \$30,000 in compensation for her fill-time commitment to the development and promotion of the company. Furthermore, the Board has agreed to the issuance of the Company's founders stock to three of its members. All of the following shares are considered dully paid and are non-assessable, at \$.001 per share:

SUMMARY COMPENSATION TABLE

NAME AND PRINCIPAL POSITION	YEAR	SALARY	OTHER ANNUAL COMPENSATION	RESTRICTED STOCK AWARD	SECURITIES UNDERLYING OPTIONS/SAR'S	ALL LTIP PAYOUTS	OTHER COMPENSATION
Natalie Shahvaran President/CEO/ Director	1999	0	\$ 30,000	1,200,000	0	0	0
Michael A. Strahl Secretary/Director	1999	0	0	15,000	0	0	0
Susan F. Turner Treasurer/CFO/ Director	1999	0	0	0	0	0	0

The board also agreed to issue the following Stock Option Agreements to the Executive Officers of the Company and Directors. These options are to be exercised by 12/31/2002 or canceled. These will be also callable at \$.02 per share by the Company's 30 day notice.

Employment and Change of Control Contracts

The Company does not currently have any employment agreements with its employees or key personnel.

Directors' Compensation

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Director received no compensation for each meeting attended except for out-of-pocket expenses.

FINANCIAL STATEMENTS

TRADING SOLUTIONS.COM, INCORPORATED (A Development Stage Company)

Financial Statements
With
Independent Auditor's Report

Prepared by

HAWKINS ACCOUNTING CERTIFIED PUBLIC ACCOUNTANT SALINAS, CALIFORNIA

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HAWKINS ACCOUNTING CERTIFIED PUBLICE ACCOUNTANT 341 MAIN STREET SALINAS CA 93901 (831) 758-1694 FAX (831) 758-1699

To the Board of Directors and Shareholders Trading Solutions.Com, Incorporated Monterey, California

Independent Auditor's Report

I have audited the balance sheet of Trading Solutions.Com, Incorporated (a development stage company) as of June 10, 1999 and the related statements of operations, stockholders' equity and cash flows from the date of inception to June 30, 1999. 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 generally accepted auditing standards. 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 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 reasonable basis for my opinion.

In my opinion, the financial statements referred to in the first paragraph present fairly, in all material respects, the financial position of Trading Solutions.Com, Incorporated, as of June 30, 1999 and the results of operations and its cash flows and the cumulative results of operations and cumulative cash flows for the period from date of inception to June 30, 1999 in conformity with generally accepted accounting principles.

The accumulated deficit during the development stage for the period from date of inception to June 30, 1999 is \$32,290.

The accompanying financial statements have been prepared assuming the Company will continue as a going concern. As discussed in Note 7 to the financial statements, the Company has incurred net losses from operations and has received no revenue, which raises substantial doubt about its ability to continue as a going concern. The financial statements do not include any adjustment that might result from the outcome of this uncertainty.

July 21, 1999

TRADING SOLUTIONS.COM, INCORPORATED (A Development Stage Company) BALANCE SHEET June 30, 1999

ASSETS

Current assets Cash in bank	\$	17,381
Prepaid rent Total current assets Furniture and equipment		677 18,058
Equipment Furniture		2,206 600
Accumulated depreciation		2,806 (44) 2,762
Total assets	\$	20,820
LIABILITIES AND STOCKHOLDERS EQUITY		
Current liabilities		
Accounts payable	\$	5,770
State corporate tax liability		800
Total current liabilities		6,570
Total liabilities		6,570
Stockholders' equity		
Common stock, 20,000,000 shares authorized at		00 070
par value of .0 1. 2,627,000 outstandi	ng	26,270
Paid in capital Deficit incurred during development stage		20,270
Total stockholder's equity Total liabilities and		(32,290) 14,250
stockholder's equity	\$	20,820

TRADING SOLUTIONS.COM, INCORPORATED (A Development Stage Company) STATEMENT OF OPERATIONS From date of inception to June 30, 1999

					Deficit Accumulated During Development Stage
Expenses					
	unting fees			3,000	\$ 3,000
Bank	charges			60	60
	ulting fees			9,150	9,150
	eciation			44	44
	gement fees			5,000	5,000
	ellaneous			554	554
Post	ce supplies			833 66	833 66
	aye otions			271	271
	1 fees			10,100	10,100
	nizational costs			896	896
Rent				600	600
Tele	phone			268	268
Trav	el			634	634
Loss Other (expen	from olierations other expenses ses)			(31,476)	(31,476)
Inte	resť			(14)	(14)
Income taxes	Loss prior to	income taxe	s	(31,490)	(31,490)
	e corporate tax			800	800
	Net loss		\$	(32,290)	\$ (32,290)
Loss per com	mon				
shar		\$		(0.012)	\$ (\$0.012)
Weighted ave	•				
shar	es outstanding			,587,302	2,587,302

TRADING SOLUTIONS.COM, INCORPORATED (A Development Stage Company) STATEMENT OF STOCKHOLDER'S EQUITY June 30,1999

				Deficit Accumulated	
			Paid	During	
	Common St		In	Development	_
	Shares	Amount	Capital	Stage	Total
Founders stock	2,490,000	\$ 24,900	(22,410)		\$ 2,490
Options	60,000	600	4,950		5,550
May 18,1999	14,000	140	6,860		7,000
May 21, 1999	2,000	20	980		1,000
May 24,1999	3,000	30	1,470		1,500
May 27,1999	2,000	20	980		1,000
June 2, 1999	10,000	100	4,900		5,000
June 3, 1999	2,000	20	980		1,000
June 4, 1999	4,000	40	1,960		2,000
June 7, 1999	2,000	20	980		1,000
June 13, 1999	2,000	20	980		1,000
June 16, 1999	3,000	30	1,470		1,500
June 17, 1999	10,000	100	4,900		5,000
June 22, 1999	2,000	20	980		1,000
June 25, 1999	1,000	10	490		500
June 27, 1999	6,000	60	2,940		3,000
June 29, 1999	12,000	120	5,880		6,000
June 30, 1999	2,000	20	980		1,000
				(32,290)	(32,290)
Total	2,627,000	\$ 26,270	\$ 20,270	\$ (32,290)	\$ 14,250

TRADING SOLUTIONS.COM, INCORPORATED (A Development Stage Company) STATEMENT OF CASH FLOWS-INDIRECT METHOD From date of inception to June 30, 1999

Deficit
Accumulated
During
Development
Stage

CASH FLOWS FROM OPERATING ACTIVITIES

Net income	\$ (32,290)	\$ (32,290)
Adjustment to reconcile net income to net cash	` , ,	` ' '
provided by operating activities		
Depreciation	44	44
Increase in prepaid rent	(678)	-678
Increase in accounts payable	5,770	5770
Increase in taxes payable	800	800
NET CASH PROVIDED BY OPERATING ACTIVITIES	(26,354)	(26,354)
INVESTING ACTIVITIES		
Purchase of furniture and equipment	2,806	2,806
NET CASH USED IN INVESTING ACTIVITIES	2,806	2,806
FINANCING ACTIVITIES		
Sale of common stock	46,540	46,540
Short term borrowing	3,000	3,000
Payment of short term borrowing	(3,000)	(3,000)
NET CASH REALIZED FROM FINANCING ACTIVITIES	46,540	46,540
INCREASE IN CASH AND CASH EQUIVALENTS	17,380	17,380
Cash and cash equivalents at the beginning of the year	0	Θ
CASH AND CASH EQUIVALENTS	\$ 17,380	17,380
Supplemental disclosure of financiang activities		
Interest paid during the period from date of		
inception to June 30, 1999	\$ 14	\$ 14

Notes to Financial Statements June 30, 1999

NOTE 1: SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Nature of the business

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Trading Solutions.Com, Inc (the "Company) is designed to provide education for people interested in on line investing. The Company also intends to establish a corporate trading account and manage money. The Company further intends to establish or acquire an ecommerce business to link with the trading school.

Development Stage Company

The Company is a development stage company, as developed in the Financial Accounting Standards Board No. 7. The Company is devoting substantially all of its present efforts in securing and establishing a new business, and although planned operations have commenced, no revenues have been realized.

Pervasiveness of estimates

- ------

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, 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 these estimates.

Cash and cash eguivalents

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For financial statement presentation purposes, the Company considers all short term investments with a maturity date of three months or less to be cash equivalents.

Property and eguipment

- -----

Property and equipment are recorded at cost. Maintenance and repairs are expensed as incurred; major renewals and betterments are capitalized. When items of property or equipment are sold or retired, the related costs and accumulated depreciation are removed from the accounts and any gain or loss is included in income.

Depreciation is provided using the straight-line method, over the useful lives of the assets.

Income taxes

- -----

Income taxes are provided for the tax effects of transactions reported in the financial statements and consist of taxes currently due plus deferred taxes related primarily to differences between the recorded book basis and the tax basis of assets and liabilities for financial and income tax reporting. The deferred tax assets and liabilities represent the future tax return consequences of those differences, which will either be taxable or deductible when the assets and liabilities are

Notes to Financial Statements June 30, 1999

NOTE 1: SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (con't)

Income taxes (con't)

recovered or settled. Deferred taxes are also recognized for operating losses that are available to offset future taxable income.

Stock options

The board of directors for the Company voted at its organizational meeting to grant certain people and organizations the opportunity to purchase shares of the Company's common stock at \$. 10. These options are non-compensatory and are recorded when exercised.

NOTE 2: **BACKGROUND**

The Company was incorporated under the laws of the State of Nevada on May 14,1999. The principal activities of the Company, from the beginning of the development stage, have been organizational matters and the sale of stock.

NOTE 3: **EQUIPMENT AND FURNITURE**

The following is a summary of fixed asset classifications, accumulated depreciation and depreciable lives for the Company at June 30, 1999.

	Useful life	
	Years	Amount
Computer equipment	F	#2.206
Computer equipment	5	\$2,206
Office ftu-niture	10	600
Total		2,806
Accumulated depreciation		(44)
Net equipment and furniture		\$2,762

Depreciation expense for the period from date of inception to June 30, 1999 was \$ 44.

NOTE 4: COMMON STOCK

Founders stock

At incorporation the Company issued stock to the founders of the corporation. These shares totaled 2,490,000 shares and were issued for consideration of \$.001 per share.

Notes to Financial Statements June 30, 1999

NOTE 4: COMMON STOCK (con't)

Stock options

At the organizational meeting of the board of directors it was voted on to issue stock options of the Company's common stock to certain officers of the corporation, a key employee of a non affiliated company and the non affiliated company. These options are to be exercised at \$.10 a share and have an expiration date of December 31, 2002. These options are callable at \$.02 per share by the Company with a 30 day notice. A total of 85,000 shares were voted on for the options of which 60,000 shares of the options were exercised at June 30, 1999.

Public stock offering

During the period ended June 30, 1999 the Company sold solely to accredited and/or sophisticated investors its common stock. Each share had a par value of \$.01 a share and was offered to the investors at \$.50 a share. The stock was sold during various times during the period from date of inception to June 30, 1999 to 22 different investors buying a total of 77,000 shares of common stock. Total proceeds, from the offering, as of the period ended June 30, 1999 were \$38,500.

NOTE 5: INCOME TAXES

The benefit for income taxes from operations consisted of the following components: current tax benefit of \$4,843 resulting from a net loss before income taxes, and a deferred tax expense of \$4,843 resulting from a valuation allowance recorded against the deferred tax asset resulting from net operating losses. Net operating loss carryforward will expire in 2014.

The valuation allowance will be evaluated at the end of each year, considering positive and negative evidence about whether the asset will be realized. At that time, the allowance will either be increased or reduced; reduction would result in the complete elimination of the allowance if positive evidence indicates that the value of the deferred tax asset is no longer required.

NOTE 6: RELATED PARTY TRANSACTIONS

The Company entered into an agreement with one of its shareholders to provide assistance to the Company in the formation of its corporate structure and to use their contacts in assisting with the development of a public market for the Company's common stock. The agreement calls for the shareholder to be paid a total of \$22,000 of which \$5,000 was paid for

Notes to Financial Statements June 30, 1999

NOTE 6: RELATED PARTY TRANSACTIONS (con't)

the period ended June 30, 1999. The Company is to further provide support services such as office space and telephone services for which the Company will be billed separately. Total cash paid for these additional services as of June 30, 1999 was \$1,465.

The Company also entered into an agreement with another shareholder to provide consulting services to the Company. This agreement totals \$30,000 of which \$6,000 was paid as of June 30, 1999.

There is an agreement with one of the founders to provide support services to the Company. This agreement has a maximum of 6,000. The total amount paid as of June 30, 1999 was 3,050.

NOTE 7: GOING CONCERN

From the date of inception to June 30, 1999, the Company has yet to commence receiving revenue and has net losses from operating activities which raise substantial doubt about its ability to continue as a going concern.

Management will work to establish a local market niche for each one of its trading schools by advertising in local newspapers and radio. This is intended to create public awareness of the Company's name and its services.

Management also intends to affiliate with professional traders to teach online classes and seminars in real-time broadcasting. The Company also intends to continually invest in its web site infrastructure as needed for upgrades, incorporation of new features and keeping up with the changing internet technology. The Company will establish an on line store that will offer literature such as books, newspapers and newsletters that will target online investors.

In order to attract and retain quality instructors the Company plans to grant each participating instructor the opportunity to be promoted on an exclusive basis by the Company's web site.

The Company's ability to continue as a going concern is dependent upon a successful public offering and ultimately achieving profitable operations.

Notes to Financial Statements June 30, 1999

NOTE 7: GOING CONCERN (con't)

There is no assurance that the Company will be successful in its efforts to raise additional proceeds or achieve profitable operations. The financial statements do not include any adjustments that might result from the outcome of this uncertainty.

EXPERTS AND LEGAL MATTERS

The financial statements of Trading Solutions.com, Inc. for the period from February 1, 1999 to June 29, 1999 included in this prospectus and registration statement have been audited by Richard Hawkins, CPA, an independent auditor, as stated in his report appearing herein and have been so included in reliance upon the report of such CPA given upon his authority as expert in accounting and auditing.

Legal matters will be passed upon for the Company by Gary R. Blume, Esq., Blume Law Firm , P.C., 11801 North Tatum Boulevard, Suite 108, Phoenix, Arizona 85028.

CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

The Company $% \left(1\right) =\left(1\right) +\left(1\right)$

PART II

INDEMNIFICATION OF DIRECTORS AND OFFICERS

The officers and directors of the Company are indemnified as provided under the Nevada Law. No additional indemnification has been authorized.

OTHER EXPENSES OF ISSUANCE AND DISTRIBUTION

The expenses of the Registration Statement are as follows:

Transfer Agent: \$ 1000.00

Legal and Accounting: \$ 10,500.00

TOTAL \$ 11,500.00

RECENT SALES OF UNREGISTERED SECURITIES

Upon incorporation, Natalie Shahvaran was issued 1,200,000 shares of founders stock, Susan F. Turner was issued 15,000 shares of founders stock, Michael A. Strahl was issued 15,000 shares of founders stock, Internet Finance.com, Inc. was issued 1,200,000 shares of founders stock, Gary Blume Law Firm was issued 10,000 shares of founders stock, Melissa DeAnzo was issued 5,000 shares of founders stock, Monterey Ventures was issued 50,000 shares of founders stock, all at the price of \$.001 per share. The foregoing transaction was a transaction not involving a public offering and was exempt from the registration provisions of the Securities Act of 1933, as amended (the "Securities Act"), pursuant to section 4(2) thereof. The securities were sold pursuant to Regulation D, and the certificates evidencing the Common Stock shares bear a restrictive legend permitting the transfer thereof only upon registration of the securities or an exemption under the Securities Act.

Under the terms of a private placement done by the Company in reliance on Regulation D, Rule 504, 120,000 shares of common stock of the Company was sold to the investors listed below. The offering was closed on _____ and resulted in receipt by the Company of \$60,000. All shares were sold to a total on nine accredited and twenty eight unaccredited investors. The proceeds from this offering were used for working capital, legal, accounting and consulting fees.

Nina Santa Cruz 230 Dunecrest #2 Monterey, CA 939 1,000 shares

Deborah L. Flores 735 Filmore Street Robert A. Strahl 200 Camino Aguajito, #200 Monterey, CA 93940 12,000 shares Twin Rivers, L.L.C. 200 Camino Aguajito, #200 Monterey, CA 93940 2,000 shares

Maziar Roohbakhsh Christopher R. Heid 522 Lighthouse Avenue 20 Paso Del Rio Monterey, CA 93940 2,000 shares

Florence G. Rober

20 Paso Del Rio Carmel Valley, CA 93924 1,000 shares

James E. Macarthur 918 Padre Drive, #7 Salinas, CA 93901 4,000 shares

Gary Russell

700 Cass Street, #106 Monterey, CA 93940 1,000 shares

Harry Murray 116 Ohlone Court Los Gatos, CA 95030-4427 10,000 shares

T.E. Melnick 968 Sea Palm Avenue Monterey, CA 93940 4,000 shares

Ned & Ann Opdyke 410 Playa Boulevard La Selva Beach, CA 95076 2,000 shares

William D. Barry 115 10th Street Pacific Grove, CA 93950 3,000 shares Monterey, CA 93940 2,000 shares

Dan Weiss & Eileen Freeland

P.O. Box 293 Carmel Valley, CA 93924 4,000 shares

MaryAnn Meza P.O. Box 221003 Carmel, CA 93922 2,000 shares

Aggie, Inc.

200 Camino Aguajito, #200 Monterey, CA 93940 2,000 shares

David & Kathy Varnes 32 Arlon Court Road Seaside, CA 93955 2,000 shares

Lisa Komoroczy P.O. Box 1652 Rancho Santa Fe, CA 92067 2,000 shares

Diane Fletcher 20 Karen Court Hollister, CA 95023 1,000 shares

Kenneth Green 380 Foam Street, #101 Monterey, CA 93940 6,000 shares Carmel Valley, CA 93924 1,000 shares

Jeffrey Leonard & Joni Leonard 586 University Avenue Salinas, CA 93901 5,000 shares

Joe Scales 330 Watson, Apt. C Monterey, CA 93940 2,000 shares

Jesus Jiminez & Kimberly Jiminez 20 Karen Court Hollister, CA 95023 2,000 shares

Greg Ludwa 1146 Devisadero Pacific Grove, CA 93950 1,000 shares

James W. Silveria 1058 Cass Street, #A Monterey, CA 93940 12,000 shares

Robert C. Kramer 26192 Mesa Avenue Carmel, CA 93923 3,000 shares

Daniel Rich 300 Glenwood Circle, #400 Monterey, CA 93940 1,000 shares Mary Rich 300 Glenwood Circle, #400 P.O. Box 26982 Monterey, CA 93940 1,000 shares

Denis E. Zambetti 322 Acorn Place Livermore, CA 94550 3,000 shares

Neil & Nancy Tucker 3380 Royal Meadows Lane San Jose, CA 95135 3,000 shares

Michael Dowell San Jose, CA 95159 4,000 shares

George Richard Hogan 528 Abrego Street, #191 Monterey, CA 93940 6,000 shares

Dennis Barrickman 411 Pennsylvania Avenue Ashtabula, Ohio 44004 10,000 shares

Sabina Skibinski 713 Potrero Way Salinas, CA 93907 2,000 shares

In May 1999, the Company also voted to grant options to its directors, officers, key personnel, and to Internet Finance.com, Inc., to Monterey Ventures, Inc., and to Melissa DeAnzo. These options are exercisable at \$.10 per share and consist of a total of 85,000 options with an expiration date of 12/31/2002. The options are not compensatory, nor do they represent services rendered. The options were issued in reliance upon Section 4(2) of the Securities Act of 1993. To date, all options have been exercised.

EXHIBITS AND FINANCIAL STATEMENT SCHEDULES

Exhibit Description 3. Articles of Incorporation and Bylaws 3a. Articles of Incorporation and Amendments* 3h. Bylaws* 10. Material Contracts 23. Consent of Experts and Counsel Consent of Independent Auditor* 23a. 23b. Consent of Counsel*

27. Financial Data Schedule

UNDERTAKINGS

Insofar as indemnification for liabilities arising under the Securities Act of 1933 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 Act and is, therefore, unenforceable. 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 Act and will be governed by the final adjudication of such issue.

The issuer will file, during any period in which it offers or sells securities, a post-effective amendment to this registration statement to include any prospectus required by section 10(a)(3) of the Securities Act, to reflect in the prospectus any facts or events which represent a fundamental change in the information in the registration statement and to include any additional or changed material information on the plan of distribution.

For determining liability under the Securities Act, the issuer will 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.

The issuer will file a post-effective amendment to remove from registration any of the securities that remain unsold at the end of the offering.

SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized in the City of Naperville, State of Illinois.

TRADING SOLUTIONS.COM, INC.

By: /s/ Natalie Shahvaran Natalie Shahvaran, President

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that each person whose signature appears below constitutes and appoints Gary R. Blume, Esq. as true and lawful attorneys-in-fact with full power of substitution and resubstitution, for him and in his name, place and stead, in any and all capacities, to sign any or all amendments (including post-effective amendments) to this Registration Statement, and to file the same, with all exhibits thereto, and other documents in connection therewith, with the Securities and Exchange Commission, granting unto said attorneys-in-fact full power and authority to do and perform each and every act and thing requisite and necessary to be done in and about the premises, as fully to all intents and purposes as he might or could do in person, hereby ratifying and confirming all that said attorneys-in-fact or their or his substitute or substitutes, may lawfully do or cause to be done by virtue hereon.

Pursuant to the requirements of the Securities Act of 1933, this registration statement has been signed by the following persons in the capacities and on the date indicated.

/s/ Natalie Shahvaran	President	August 16,1999
Natalie Shahvaran		Date
/s/ Susan Turner	Treasurer	August 16, 1999
Susan Turner		Date
/s/ Michael A. Strahl	Secretary	August 16, 1999
Michael A. Strahl		Date

Articles of Incorporation of

TRADING SOLUTIONS.COM, INC.

FIRST. The name of the corporation is:

TRADING SOLUTIIONS.COM, INC.

SECOND. Its principle office hi. the State of Nevada is located at 251 Jeanell Dr. Suite 3, Carson City, NV 89703, although this Corporation may maintain an office, or offices, in such other place within or without the state of Nevada as may from time to time be designated by the Board of Directors, or by the by-laws of said Corporation, and that this Corporation may conduct all Corporation business of every kind and nature, including the holding of all meetings of Directors and Stockholders, outside the State of Nevada as well as within the State of Nevada.

- (A) Shall have such rights, privileges and powers as may be conferred upon corporations by any existing law.
- (B) may at any time exercise sucb rights, privileges and powers, when not inconsistent with the purposes and objects for which this corporation is organized.
- (C) Shall have power to have succession by its corporate name for the period limited in its certificate or articles of Micorporation, and when no period is limited, perpetually, or until dissolved, and its affairs wound up according to law.
 - (D) Shall have power to sue and be sued in any court of law or equity.
 - (E) Shall have power to make contracts.
- (F) Shall have power to hold, purchase and convey real and personal estate and to mortgage or lease any such real and personal estate with its franchises. The power to hold real and personal estate shall include the power to take the same devise or bequest in the State of Nevada, or any other state, territory or country.
- (G) Shall have power to appoint such officers and agents as the affairs of the corporation shall require, and to aRow them suitable compensation.
- (H) Shall have power to make by-laws not inconsistent with the constitution of the United States, or of the State of Nevada, for the management, regulation and government of its affairs and property, the transfer of its, stock the transaction of its business, and the calling and holding of meetings of its stockholders.
- (I) Shall have power to wind up and dissolve itself, or be wound up or dissolved.
- (J) Shall have power to adopt and use a common seal or stamp by the corporation on any corporate documents is not necessary. The corporation may use a seal or stamp, if it desires, but such non-use shall not in any way affect the legality of the document.
- (K) Shall have power to borrow money and contract debts when necessary for the transaction of its business, or for the exercise of its corporate rights, privileges or franchises, or for any other lawful purpose of its incorporation; to issue bonds, promissory notes, bills of exchange, debentures, and other obligations and evidences of indebtedness, payable upon the happening of a specified event or events, whether secured by mortgage, pledge, or otherwise, or unsecured, for money borrowed, or in payment for property purchased, or acquired, or for any other lawful object.
- (L) Shall have power to guarantee, purchase, hold, sell, assign, transfer, mortgage, pledge or otherwise dispose of the shares of the capital stock or any bonds, securities or evidences of the indebtedness created by, any other corporation or corporations of the State of Nevada, or any other state or government and while owners ofsuch stock, bonds, securities or evidences of indebtedness, to exercise all the rights, powers and privileges of ownership, including the right to vote, if any.
- (M) Shall have power to purchase, hold, sell and transfer shares of its own capital. stock, and use therefor its capital, capital surplus, surplus, or other p-roperty or fund.
- (N) Shall, have power to conduct business, have one or more offices, and hold, purchase, mortgage and convey real and personal property in the State of Nevada, and in any of the states, territories, possessions and dependencies of the United States, the District of Columbia, and any foreign countries.

- (0) Shall have power to do all and everything necessary and. proper for the accomplishment of the objects enumerated in its certificate or articles of incorporation, or any amendment thereof or necessary or incidental to the protection and benefit of the corporation, and, in general, to carry on any lawful business necessary or incidental to the attainment of the objects of the corporation, or any amendment thereof.
- (P) Shall have the power to make donations, for the public welfare or for charitable, scientific or educational purposes.
- (Q) Shall have the power to enter into partnerships, general or limited, or joint ventures, in connection with any lawful activities.

FOURTH. That the voting common stock authorized may be issued by the corporation is TWENTY MILLION (20,000,000) shares of stock with a nominal or par value of . 0 1 and no other class of stock shall be authorized. Said shares with a nominal or par value may be issued by the corporation from time to time for such considerations as may be fixed from time to time by the Board of Directors.

FIFTH. The governing body of the corporation shall be known as directors, and the number of directors may from time to time be increased or depreased in such manner as shall be provided by the By-Laws of this Corporation, providing that the number of directors shall be reduced to no less than one (1). The name and post office address of the first Board of Directors shall be one (1) in number and listed as follows:

NAME POST OFFICE ADDRESS
Michael D. Taylor 251 Jeanell Dr. Suite 3
Carson City, NV 89703

SIXTH. The capital stock, after the amount of the subscription price, or par value, has been paid in, shallnot be subject to assessment to pay the debts of the corporation.

SEVENTH. The name and post office address of the incorporator(s) signing the Articles of Incorporation is as follows:

NAME ADDRESS

Michael D. Taylor 251 Jeanell Dr. Suite 3 Carson City, Nevada 89703

EIGHTH. The resident agent for this corporation shall be: CORPORATE ADVISORY SERVICE, INC.

The address of said agent, and, the principle or statutory address of this corporation in the State of Nevada is.

251 Jeanell Dr. Suite 3, Carson City, Nevada 89703

NINTH. The corporation is to have perpetual existence.

TENTH. In furtherance and, not in limitation of the powers conferred by statute, the Board of Directors is expressly authorized:

Subject to the By-Laws, if any, adopted by the stockholders, to make, alter or amend the By-Laws of the Corporation.

To fix the amount to be served as working capital over and above its capital stock paid in; to authorize and cause to be executed, mortgages and liens upon the real and personal property of this corporation.

By resolution passed by a majority of the whole Board, to consist of one (1), or more committees, each committee to consist of one or more directors of the corporation, which, to the extent provided in the resolution, or in the By-Laws of the Corporation, shall have and may exercise the powers of the Board of Directors in the management of the business and affairs of the Corporation. Such committee, or committees, shall have such name, or names, as may be stated in the By-Laws of the Corporation, or as may be determined from time to time by resolution adopted by the Board of Directors.

When and as authorized by the affirmative vote of the Stockholders holding stock entitling them to exercise at least a majority of the voting power given at a Stockholders meeting called for the purpose, or when authorized by written consent of the holders of at least a majority of the voting stock is sued and outstanding, the Board of Directors shall have power and authority at any meeting to sell, lease, or exchange all of the property and assets of the Corporation, including its good will and its corporate franchises, upon such terms and conditions as its Board of Directors deems expedient and for the best interests, of the Corporation.

ELEVENTH. No shareholder shall be entitled as a matter of right to subscribe for, or receive additional shares of any class of stock of the Corporation, whether now or hereafter authorized, or any bonds, debentures or securities convertible into stock may be issued or disposed of by the Board of Directors to such persons and on such terms as is in its discretion it shall deem advisable.

TWELFTH. No director or officer of the Corporation shall be personally liable to the Corporation or any of its stockbolders, for damages for breach of fiduciary duty as a director or officer involving any act of omission of any such director or officer; provided, however, that the foregoing provision shall not eliminate or limit the liability of a director or officer (i) for acts or omissions which involve intentional misconduct; fraud or a knowing violation of the law, or (ii) the payment of dividends in violation of Section 78.300 of the Nevada Revised Statutes. Any repeal or modification of this Article by the stockholders of the Corporation shall be prospective only, and shall not adversely affect any limitation on the personal liability of a director or officer of the Corporation for acts or omissions prior to such repeal or modification.

THIRTEENTH. This Corporation reserves the right to amend, alter, change, in any manner now or hereafter prescribed by statute, or by the Articles of Incorporation, and all rights conferred upon Stockholders herein are granted subject to this reservation.

I, THE UNDERSIGNED, being the Incorporator Herein before named for the purpose of forming a Corporation pursuant to the General Corpbration Law of the State Of Nevada, do make and file these Articles of Incorporation, hereby declaring and certifying that the facts herein are true, and accordingly have hereunto set my hand this 10th. day of May,, 1999.

/s/ Michael D. Taylor
----Michael D. Taylor

STATE OF NEVADA) ss.
CARSON CITY)

On this 10th. day of May, 1999, in Carson City, Nevada, before me, the undersigned, a Notary Public in and for Carson City, State of Nevada, personally appeared:

Michael D. Taylor

Known to be the person whose name is subscribed to the foregoing document and acknowledged to me that he executed the same.

/s/ Deanna K. Kelly
----Notary Public

Corporate Advisory Service, Inc. does hereby accept as Resident Agent for thepreviously named Corporation.

Corporate Advisory Service, Inc.

/s/ Michael D. Taylor
----By Mchael D. Taylor, President

5/10/99

Date

By-Laws

ARTICLE I MEETINGS OF STOCKHOLDERS

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- 1. Stockholders meetings shall be held in the office of the Corporation, at Carson City, NV, or at such other place or places as the directors shall from time to time determine.
- 2. The annual meeting of the Stockholders of this Corporation shall be held at 11 A.M., on the 14th. day of May of each year beginning in 2000, at which time there shall be elected by the Stockholders of the Corporation a Board of Directors for the ensuing year, and the Stockholders shall transact such other bus m*ess as shall properly come before them.
- 3. A notice setting out the time and place of such annual meeting shall be mailed postage prepaid to each of the Stockholders of record, at his address and as the same appears on the stock book of the company, or if no such address appears, at his last known place of business, at least ten (10) days prior to the annual meeting.
- 4. If a quorum is not present at the annual meeting, the Stockholders present, in person or by proxy, may adjourn to such future time as shall be agreed upon by them, and notice of such adjournment shall be mailed, postage prepaid, to each Stockholder of record at least ten (10) days before such date to which the meeting was adjourned; but if a quorum is present, they may adjourn from day to day as they see fit, and no notice of such adjournment need be given.
- 5. Special meetings of the Stockholders may be called at any time by the President; by all of the Directors provided there are no more than three, or if more than three, by any three Directors; or by the holder of a majority share of the capital stock of the Corporation. The Secretary shall send a notice of such called meeting to each Stockholder of record at least ten (10) days before such meeting, and such notice shall state the time and place of the meeting, and the object thereof No business shall be transacted at a special meeting except as stated in the notice to the Stockholders, unless by unanimous consent of all the Stockholders present, either in person or by proxy, all such stock being represented at the meeting.
- 6. A majority of the stock issued and outstanding, either in person or by proxy, shall constitute a quorum for the transaction of business at any meeting of the Stockholders.
- 7. Each Stockholder shall be entitled to one vote for each share of stock in his own name on the books of the company, whether represented in person or by proxy.
 - 8. All proxies shall be in writing and signed.
- 9. The following order of business shall be observed at all meetings of the Stockholders so far as is practicable:
- a. Call the roll;
- b. Reading, correcting, and approving of the minutes of the previous meeting;
- c. Reports of Officers;
- d. Reports of Committees;
- e. Election of Directors;
- f. Unfinished business; and
- g. New business

ARTICLE II STOCK

- ${\tt 1}$. Certificates of stock shall be in a form adopted by the Board of Directors and shall be signed by the President and Secretary of the Corporation.
- 2. All certificates shall be consecutively numbered; the name of the person owning the shares represented thereby, with the number of shares and the date of issue shall be entered on the company's books.
- 3. All certificates of stock transferred by endorsement thereon shall be surrendered by cancellation and new certificates issued to the purchaser or assignee.

ARTICLE III DIRECTORS

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- 1. A Board of Directors, consisting of at least one (1) person shall be chosen annually by the Stockholders at their meeting to manage the affairs of the company. The Directors'terrn of office shall be one year, and Directors may be re-elected for successive annual terms.
- 2. Vacancies on the Board of Directors by reason of death, resignation or other causes shall be filled by the remaining Director or Directors choosing a Director or Directors to fill the unexpired term.
- 3. Regular meetings of the Board of Directors shall be held at 1 P.M., on the 14th. day of May of each year beginning in 2000 at the office of the company at Carson City, NV, or at such other time or place as the Board of Directors shall by resolution appoint; special meetings may be called by the President or any Director giving ten (10) days notice to each Director. Special meetings may also be called by execution of the appropriate waiver of notice and call when executed by a majority of the Directors of the company. A majority of the Directors shall constitute a quorum.
- 4. The Directors have the general management and control of the business and affairs of the company and shall exercise all the powers that may be exercised or performed by the Corporation, under the statutes, the Articles of Incorporation, and the By-Laws. Such management will be by equal vote of each member of the Board of Directors with each board member having an equal vote.
- 5. A resolution, in writing, signed by all or a majority of the members of the Board of Directors, shall constitute action by the Board of Directors to effect therei expressed, with the same force and effect as though such resolution has been passed at a duly convened meeting; and it shall be the duty of the Secretary to record every such resolution in the Minute Book of the Corporation under its proper date.

ARTICLE IV OFFTCFRS

- 1. The officers of this company shall consist of. a President, one or more Vice President(s), Secretary, Treasurer, Resident Agent, and such other officers as shall, from. time to time, be elected or appointed by the Board of Directors.
- 2. The PRESIDENT shall preside at all meetings of the Directors and the Stockholders and shall have general charge and control over the affairs of the Corporation subject to the Board of Directors. He shall sign or countersign 0 certificates, contracts and other instruments of the Corporation as authorized by the Board of Directors and shall perform all such other duties as are incident to his office or are required by him by the Board of Directors.
- 3. The VICE PRESIDENT shall exercise the functions of the President during the absence or disability of the President and shall have such powers and such duties as may be assigned to him from time to time by the Board of Directors.
- 4. The SECRETARY shall issue notices for all meetings as renuired by the Bv-Laws shall keen a record of the minutes of the proceedings of the meetings of the Stockholders and Directors, shall have charge of the corporate books, and shall make such reports and perforin such other duties as are incident to his office, or properly required of him by the Board of Directors. He shall be responsible that the corporation complies with Section 78.105 of the Nevada Corporation laws and supplies to the Nevada Resident Agent or Registered Office in Nevada, and maintain, any and all amendments or changes to the By-Laws of the Corporation. In compliance with Section 78.105, he will also supply to the Nevada Resident Agent or registered Office in Nevada, and maintain, a current statement setting out the name of the custodian of the stock ledger or duplicate stock ledger, and the present and complete Post Office address, including street and number, if any, where such stock ledger or duplicate stock ledger specified in the section is kept.
- 5. The TREASURER shall have the custody of all monies and secunties of the Corporation and shall keep regular books of account. He shall disburse the funds of the Corporation in payment of the just demands against the Corporation, or as may be ordered by the Board of Directors, making proper vouchers for such disbursements and shall render to the Board of Directors, from time to time, as may be required of him, an account of a his transactions as Treasurer and of the financial condition of the Corporation. He shall perform all duties incident to his office or which are property required of him by the Board of Directors.

- 6. The RESIDENT AGENT shall be in charge of the Corporation's registered office in the State of Nevada, upon whom process against the Corporation may be served and shall perform all duties required of him by statute.
- 7. The salaries of all offices shall be fixed by the Board of Directors and may be changed from time to time by a majority vote of the board.
- 8. Each such officer shall serve for a term of one (1) year or until their successors are chosen and qualified. Officers may be re-elected or appointed for successive annual terms.
- 9. The Board of Directors may appoint such other officers and agents, as it shall deem necessary or expedient, who shall hold their offices for such terms and shall exercise such powers and perform such duties as shall be determined from time to time by the Board of Directors.

ARTICLE V INDEMNIFICATION OF OFFICERS AND DIRECTORS

1. The Corporation shall indemnify any and all of its Directors and Officers, and its former Directors and Officers, or any person who may have served at the Corporations request as a Director or Officer of another Corporation in which it owns shares of capital stock or of which it is a creditor, against expenses actually and necessarily incurred by them connection with the defense of any action, suit or proceeding in which they, or any of them, are made parties, or a party, by reason of being or having been Director(s) or Officer(s) of the Corporation, or of such other Corporation., except, in relation to matters as to which any such director or officer or former Director or Officer or person shall be adjudged in such action, suit or proceeding to be liable for negligence or misconduct in the performance of duty. Such indemnification shall not be deemed exclusive of any other rights to which those indemnified may be entitled, under By-Law, agreement, vote of Stockholders or otherwise.

ARTICLE VI AMENDMENTS

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- 1 . Any of these By-Laws may be amended by a majority vote of the Stockholders at any meeting or at any special meeting called for that purpose.
- 2. The Board of Directors may amend the By-Laws or adopt additional By-Laws, but shall not alter or repeal any By-Law adopted by the Stockholders of the company.

CERTIFIED TO BE THE BY-LAWS OF: TRADING SOLUTIONS.COM, INC.

BY:/s/ Michael A. Strahl
Secretary

HAWKINS ACCOUNTING
CERTIFIED PUBLIC ACCOUNTANT

341 MAIN STREET SALINAS, CA 93901

(831) 759-1694 FAX (831) 759-1699

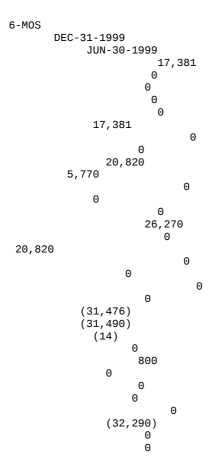
August 16, 1999

CONSENT OF INDEPENDENT AUDITOR

As the independent auditor for Trading Solutions.Com, Inc., I hereby consent to the incorporation by reference in this Form SB-2 Statement and any amendments thereto of my report, relating to the financial statements and financial statement schedules of Trading Solutions.Com, Inc. for the period ended June 30, 1999 included on Form SB-2 and amendments. Reports are dated June 30, 1999.

I further consent to the incorporation of my review report and financial statements by reference in the Form 10-QSB and amendments thereto. These statements cover the period for June 30, 1999. Report date of June 30, 1999.

/s/ Hawkins Accounting



INVESTMENT BANKING AGREEMENT

This Agreement is made on the 13th day of May 1999, by and between Internet Finance.com, Inc. (hereafter referred to as IF.COM) who's offices are located at 380 Foam Street, Suite 210, Monterey, California 93940 and Trading Solutions.com, Inc. (hereafter referred to as TS.COM) who's address is 380 Foam Street, Suite 210, Monterey, California 93940.

IF.COM's management and staff have a background in investment banking, corporate finance, bridge -loans, sales and marketing and is willing to provide services to TS.COM based on this background. TS.COM desires to have services provided by IF.COM.

Therefore, the parties agree as follows:

- 1. DESCRIPTION OF SERVICES. Beginning on the date of this agreement IF.COM will provide the following services, (collectively the "Services"):
 - Assist in the formation of the proposed corporation, including assistance in all state and federal filings as well as all state and federal filings that might be necessary for the proposed Private Placement Offering.
 - Assist in the formulation and production of a business plan which shall include the development of pro forma statements, break even analysis, spreadsheets, graphs, charts and cost projections.
 - Produce an investor presentation package to include tools that range from presentation folders to the most sophisticated audiovisual and interactive computer technologies.
 - Prepare a Private Placement Offering Memorandum (in accordance with federal exemption from registration in reliance upon the exemption from registration provided by Section 4(2) of "The Act" and Regulation D promulgated pursuant to Section 3(b) of "The Act") allowing the company to raise additional capital (as outlined in Schedule A).
 - Act in the capacity as TS.COM's "Investment Banker" and assisting in the placement of the companies securities to raise the money needed for IF.COM to follow-Ahrough with their business plan.
 - Give professional advice and assistance in the areas of corporate structure, corporate finance, management structure, time line projections, future funding and marketing.
- 2. OTHER SERVICES. TS.COM has agreed for IF.COM to buy 1,200,000 shares of founders stock at \$.01 per share. TS.COM has also agreed to repay the bridge loan within the 6 month time frame of \$3,000 + interest due. TS.COM has agreed to allow IF.COM to name one board member at any time that it may be needed. TS.COM has agreed to allow IF.COM to receive any options that may be issued to them.
- 3. PERFORMANCE OF SERVICES. The manner in which the services are to be performed and the specific hours to be worked by IF.COM shall be determined by IF.COM. TS.COM will rely on IFCOM to work as many hours as reasonably necessary to fulfill IF.COM's obligations under this Agreement.
- 4. PAYMENT. TS.COM will pay a fee to IFCOM in the amount of \$22,000.00
- S. FINDERS FEE. Trading Solutions. com, Inc. will pay to Robert A. Strahl a finders fee of \$1,000.00 per month for the first \$499,000.00 raised. He will then be paid \$4,000.00 per month, which will be accumulative from the beginning after raising \$500,000.00 or more.
- 6. EXPENSES. IFCOM shall be entitled to reimbursement from TS.COM for all reasonable "out-of-pocket" expenses including, but not limited to: travel, meals, postage, copying and phone.
- $\hbox{6.} \quad \hbox{TERM/TERMINATION.} \quad \hbox{This} \quad \hbox{Agreement shall automatically terminate upon consultant's completion of the services required by this Agreement.}$
- 7. RELATIONSHIP OF PARTIES. It is understood by both parties that IF.COM is an independent contractor with respect to TS.COM and not an employee of TS.COM. TS.COM will not provide fringe benefits for the benefit of IF.COM This includes health insurance benefits, paid vacation or any other employee benefit.
- S. CONFIDENTIALITY. IFCOM recognizes that has and will have the following information and or trade secrets including, but not limited to: inventions, apparatus, future plans, business affairs, process information, customer lists, product design information and other proprietary information (collectively, "Information") which are valuable, special and unique assets of IFCOM agrees that IF.COM will not at any time or in any manner, either directly or indirectly, use any information for IFCOM's own benefit or will IRCOM divulge, disclose or communicate in any manner, any information to any third party without the prior written consent of TS.COM. IF.COM win protect the Information and treat it as strictly confidential. A violation of this paragraph shall be a



- 9. RETURN OF RECORDS. Upon termination of this Agreement, IF.COM shall return all records, notes, data, memorandum, models and equipment of any nature that are in IF.COM's possession or under IF.COM's control that are property or relate to's business.
- 10. NOTICES. All notices required or permitted under this Agreement shall be in writing and shall be deemed delivered when delivered in person or deposited in the United States mail, postage prepaid, and addressed as follows:

Internet Finance.com, Inc. 380 Foam Street, Suite 2 10 Monterey, CA 93940

Trading Solutions.com, Inc. 380 Foam Street, Suite 2 10 Monterey, CA 93940

Such address may be changed from time to time by either party by providing written notice to the other in the manner set forth above.

- 11. ENTIRE AGREEMENT. This Agreement contains the entire agreement of both parties and there are no other promises or conditions in any other agreement whether oral or written. This Agreement supersedes any prior written or oral agreements made between the parties.
- 12. AMENDMENT. This Agreement may be modified or amended if the amendment is made in writing and is signed by both parties.
- 13. SEVERABILITY. If any provision of this Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court finds that any provision of this Agreement is invalid or unenforceable but that by limiting such provision it would become valid and enforceable, then such provision shall be deemed to be written, construed and enforced as so limited.
- 14. WAIVER OF CONTRACTUAL RIGHT. The failure of either party to enforce any provision of this Agreement shall not be construed as a waiver or limitation of that party's right to subsequently enforce and compel strict compliance with every provision of this Agreement.
- 15. APPLICABLE LAW. This Agreement shall be governed by the laws of the State of California.

TRADING SOLUTIONS.COM, INC.

By:/s/ Natalie Shahvaran
----Natalie Shahvaran, President

INTERNET FINANCE.COM, INC.

By:/s/ Robert A. Strahl
Robert A. Strahl, President

INVESTMENTLETTER AND NMMORANDUM OF SUBSRIPTION/PURCHASE AGREEMENT

May 15, 1999

Trading Solutions.com, Inc. 380 Foam Street, Suite 210 Monterey, Californla 93940

In connection with the acquisition by the undersigned _____ shares of common stock at \$.50 per share of (the "Company"), the undersigned wishes to advise you of his understanding of, agreement with and/or representation of, the following:

These securities are not being registered under the Securities Act of 1933, as amended (the "Act"), on the ground that this sale is exempt from registration under Section 4(1) or Section 4(2) of the Act and the Rules and Regulations promulgated thereunder as not involving any public offering. The Company's reliance on such exemption is predicated in part on the representation of the undersigned that he, she or it is acquiring such securities for investment for her own account, with no present intention of dividing her participation with others or reselling or otherwise distributing the same. These securities which the undersigned is acquiring are "restricted securities" as that term is defined in Rule 144 of the General Rules and Regulations under the Act. The undersigned acknowledges that he, she or it understands that the securities covered hereby are unregistered and must be held indefinitely, unless they are subsequently registered under the Act or an exemption from such registration is available.

The undersigned agrees that any and all certificates, which may be issued representing the securities acquired hereunder, shall contain substantially the following legend, which the undersigned has read and understands:

The shares represented by this certificate have not been registered under the Securities Act of 1933 (the "Act"), and are "restricted securities" as the term is defined in Rule 144 under the Act. The share may not be offered for sale, sold or otherwise transferred except, pursuant to an effective registration statement under the Act, or pursuant to an exemption from registration under the Act, the availability of which is to be established to the satisfaction of the Company.

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The undersigned further acknowledges that he, she or it understands that, if the securities have been held for a period of at least two years and if Rule 144 adopted under the Act is applicable (there being no representation by the Company that this rule will be applicable), then he, she or it may make only routine sales of the securities in limited amounts in a specified manner in accordance with the terms and conditions of the Rule. The undersigned further acknowledges that he, she or it understands that, if Rule 144 is applicable (no assurance of which can be made), he, she or it may sell the securities without quantity limitation in sales not involving a market maker or through brokerage transactions only if he, she or it has held the securities for at least three years. In case the Rule is not applicable, any sales made by the undersigned may be made only pursuant to other available exemption from registration under the Act, or an effective registration statement.

The undersigned further acknowledges that he, she or it is aware that only.the Company can file a registration statement or an offering statement pursuant to Regulation A under the Act and that the Company has no obligation to do so or to take steps necessary to make Rule 144 available to them. The undersigned also has been advised and acknowledges that he, she or it understands that, in the event Rule 144 is not available, the circumstances under which he, she or it can sell the securities, absent registration or compliance with Regulation A, are extremely limited.

The undersigned further acknowl6dges and represents to the Company that he, she or it is purchasing the securities for her own account and not as a trustee or nominee for any other person or persons, and that the funds or consideration invested are her own. The undersigned further acknowledges aRd represents that there are no existing legal restrictions applicable to her which would preclude her acquisition of the securities for investment purposes, as described hereinabove. The undersigned further represents that he, she or it has no present plans to enter into any contract, undertaking, agreement or arrangement for resale, distribution, subdivision or fractionalization of the securities purchased hereby.

The undersigned further acknowledges that he, she or it understands that an investment in the Company is extremely speculative and subject to a high degree

of	risk.	

In this connection, the undersigned understands that he, she or it may lose her entire investment in the Company.

The undersigned further acknowledges and represents to the Company that he, she or it is able to bear the economic risk of losing her entire investment. The undersigned ftirther acknowledges and warrants that her overall commitment to investments which are not readily marketable is not disproportionate to her net worth and her investment in the securities will not cause such overall commitment to become excessive. The undersigned further represents that he, she or it has adequate means of providing for her current needs and personal contingencies and that he, she or it has no need for liquidity in connection with her investment in the securities.

The undersigned further acknowledges that he, she or it fully understands and agrees that the price of the Company's securities acquired by her was arbitrarily determined without regard to any value of the securities. The undersigned understands, additionally, that the price of the securities bears no relation to the value of the assets or net worth of the Company or any other criteria of value. The undersigned is aware that no independent evaluation has been made with respect to the value of the securities. The undersigned further understands and agrees that share of the preferred stock of the Company have been or may in the future be issued to certain other persons for a cons.* deration which may be less than the price paid by them for the securities.

The undersigned further acknowledge and represent to the Company that he, she or it is knowledgeable and ex erienced in venture capital investments in general and, in p particular, with respect to investments similar in nature to an investment in the Company. The frequency of the undersigned's prior investments in stocks (including restricted stocks), in general, and in development-stage companies, in particular, and other investments, of whatever kind, is as follows (check one in each column):

	Stocks	Restricted Stocks	Development-Stage Companies	0ther
Frequently Occasionally				
Never				

The undersigned further acknowledges that he, she or it is capable of evaluating the merits -and risks of the Company.

The undersigned further acknowledges that he, she or it has such knowledge and experience in financial and business matters that he, she or it is capable of evaluating the merits and risks of an investment in the Company; that he, she or it has been advised by the Company to consult with counsel regarding this investment; and that he, she or it has relied upon the advice of such counsel, accountants or other consultants as he, she or it deems necessary with regard to tax aspects, risks and other considerations involved in the investment. The undersigned's educational and occupational background which renders her capable of evaluating the merits and risks of this investment is as follows:

The undersigned has made, or caused to be made, such investigation of the Company, its management and its operations as he, she or it considers necessary and appropriate to enable her to make an informed decision regarding her investment.

Prior to making his, her or its investment, the undersigned was presented with and acted upon the opportunity to ask questions of and receive answers from the Company and its management relating to the Company and to obtain any additional information necessary to verify the accuracy of the information made available to them.

Prior to making his, her or its investment, the undersigned made arrangements to conduct such inspection as he, she or it deems necessary of the books, records, contracts, instruments and other data relating to the Company.

Before acquiring these securities, the undersigned was presented with and understood the Company's business plan,'including, among other things, the nature of the Company, fmancial reports and management.

The undersigned agrees that, upon the delivery of certificates for his, her or its shares, the undersigned will execute and deliver to and for the benefit of the Company any instruments the Company may require to evidence that the purchase of her shares is for investment purposes only.

May	15,	1999
Page	Fi	.ve

() Less than \$500,000 () \$500,000 - \$1,000,000 () \$1,000,000 - \$3,000,000 () \$3,0,00,000 - \$5,000,000 () More than \$5,000,000
Liquid assets constituted the following percentage of the undersigned's net worth on the date of acquisition of the securities:
() Less than 1% () 1%-10% () 10%-20% () 20%-50% () More than 50%
The undersigned's approximate net taxable income (after regular deductions) in each of the two most recent calendar years was: $ \frac{1}{2} \left(\frac{1}{2} \right) \left(\frac$
() Less than \$ 100,000 () \$100,000 - \$200,000 () \$200,000 - \$500,000 () \$500,000 - \$1,000,000 () More than \$1,000,000

On the date the undersigned acquired the securities, he, she or it had a

net worth (exclusive of home, furnishings and personal automobile) of:

Based upon the foregoing, the undersigned hereby acknowledges and understands that high risk and speculative nature of t1fe share of preferred stock of the Company which he, s4e or it is acquiring and the nature of the management, financial condition and all other pertinent factors regarding the Company and this investment. The undersigned further represents and warrants that he, she or it is aware that the Company may be considered to be a "development stage" company and he, she or it has fully satisfied herself with respect to the nature of this investment. The undersigned further warrants and represents that he, she or it has received no assurances of any kind relative to, nor have there been any representations made by the Company or any of its principals or affiliates regarding any potential appreciation in value of the securities being acquired by her. The undersigned hereby represents and warrants that he, she or it has sufficient knowledge and experience in business and financial matters to evaluate the merits and risks of an investment of this type. The undersigned further represents and acknowledges

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/s/ Natalie Shahvaran

ACCEPTING OFFICER OF COMPANY

that he, she or it has made other investments in speculative businesses and is generally familiar with "restricted" securities and he, she or it is otherwise knowledgeable with respect to the Company and its proposed operations. Based upon the foregoing understandings, the undersigned hereby reaff=s his, her or its acquisition of the securities described in this Investment Letter and Memorandum of Subscription/Purchase Agreement.

The foregoing correctly expresses the intent, understanding and acknowledgements of the undersigned.

	Signature
Current Address:	Current Telephone Number:
Taxpayer Identification Number:	Current Business:
Name of person connected with, with whom	Relationship, if any, with the above mentioned company
conferred concerning this investment:	representative:
Length of relationship, if any, with the above mentioned company representative	