

AUTOBYTEL INC

FORM 10-Q (Quarterly Report)

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**UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549**

FORM 10-Q

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

For the quarterly period ended September 30, 2001

OR

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

For the transition period from _____ to _____ .

Commission file number 22239

Autobytel Inc.

(Exact name of registrant as specified in its charter)

Delaware
(State or other jurisdiction of
incorporation or organization)
18872 MacArthur Boulevard
Irvine, California
(Address of principal executive offices)

33-0711569
(I.R.S. Employer
identification number)
92612
(Zip Code)

(949) 225-4500
(Registrant's telephone number, including area code)

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

As of October 31, 2001, there were 30,969,385 shares of the Registrant's Common Stock outstanding.

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PART I. FINANCIAL INFORMATION

Item 1. Consolidated financial statements

Autobyte Inc.

CONSOLIDATED BALANCE SHEETS
(Amounts in thousands, except share and per share data)

ASSETS

	September 30, 2001	December 31, 2000
	(unaudited)	
Current assets:		
Cash and cash equivalents, includes restricted amounts of \$3,343 and \$15,029, respectively	\$ 69,583	\$ 81,945
Accounts receivable, net of allowance for doubtful accounts of \$5,733 and \$2,185, respectively	10,973	5,947
Prepaid expenses and other current assets	4,363	4,127
Total current assets	84,919	92,019
Property and equipment, net	3,171	2,537
Investments	—	1,353
Goodwill, net	11,675	23,755
Capitalized software, net	4,041	3,338
Notes receivable	—	530
Other assets	155	86
Total assets	\$ 103,961	\$123,618
LIABILITIES AND STOCKHOLDERS' EQUITY		
Current liabilities:		
Accounts payable	\$ 11,769	\$ 9,828
Accrued expenses	18,320	7,519
Deferred revenues	4,927	5,669
Customer deposits	127	185
Other current liabilities	233	371
Total current liabilities	35,376	23,572
Other liabilities	—	47
Total liabilities	35,376	23,619
Minority interest	6,650	8,193
Commitments and contingencies		
Stockholders' equity:		
Common stock, \$0.001 par value; 200,000,000 shares authorized; 30,964,610 and 20,336,083 shares issued and outstanding, respectively	31	20
Warrants	1,332	1,332
Additional paid-in capital	201,891	186,097
Accumulated other comprehensive loss	(1,737)	(16)
Accumulated deficit	(139,582)	(95,627)
Total stockholders' equity	61,935	91,806
Total liabilities and stockholders' equity	\$ 103,961	\$123,618

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

Autobytel Inc.

CONSOLIDATED STATEMENTS OF OPERATIONS

(Amounts in thousands, except share and per share data)
(unaudited)

	Three Months Ended September 30,		Nine Months Ended September 30,	
	2001	2000	2001	2000
Revenues	\$ 18,182	\$ 17,539	\$ 50,563	\$ 49,723
Operating expenses:				
Sales and marketing	11,968	15,504	38,147	50,371
Product and technology development	5,567	6,197	14,169	18,059
General and administrative	3,345	3,578	10,965	9,971
Goodwill impairment	—	—	21,614	—
International restructuring and related charges	—	—	11,202	—
Domestic restructuring and other charges	1,254	—	3,115	—
Total operating expenses	22,134	25,279	99,212	78,401
Loss from operations	(3,952)	(7,740)	(48,649)	(28,678)
Interest income, net	717	1,580	2,790	4,698
Foreign currency exchange gain (loss)	(33)	(1,758)	425	(1,759)
Equity loss in unconsolidated subsidiary	—	—	(500)	—
Loss before minority interest and income taxes	(3,268)	(7,918)	(45,934)	(25,739)
Minority interest	31	—	2,008	—
Loss before income taxes	(3,237)	(7,918)	(43,926)	(25,739)
Provision (benefit) for income taxes	1	1	29	42
Net loss	\$ (3,238)	\$ (7,919)	\$ (43,955)	\$ (25,781)
Basic and diluted net loss per share	\$ (0.13)	\$ (0.39)	\$ (1.98)	\$ (1.29)
Shares used in computing basic and diluted net loss per share	25,795,700	20,331,455	22,191,514	19,950,167
Other comprehensive loss:				
Net loss	\$ (3,238)	\$ (7,919)	\$ (43,955)	\$ (25,781)
Cumulative translation adjustment	1,743	(6)	(1,721)	(11)
Other comprehensive loss	\$ (1,495)	\$ (7,925)	\$ (45,676)	\$ (25,792)

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

Autobytel Inc.

CONSOLIDATED STATEMENTS OF CASH FLOWS
(Amounts in thousands, except share data)
(unaudited)

	Nine Months Ended September 30,	
	2001	2000
Cash flows from operating activities:		
Net loss	\$(43,955)	\$(25,781)
Adjustments to reconcile net loss to net cash used in operating activities:		
Non-cash charges:		
Depreciation and amortization	2,228	2,009
Provision for bad debt	1,924	824
Loss on disposal of property and equipment	290	—
Compensation expense recorded for fair market value of stock options in excess of exercise price	185	330
Equity loss in unconsolidated subsidiary	500	—
Minority interest	(2,008)	—
Impairment of goodwill	21,614	—
Write-down of capitalized software costs	3,455	—
Write-off of investments in foreign entities	2,142	—
Write-down of property and equipment	242	—
Changes in assets and liabilities:		
Accounts receivable	(67)	(2,603)
Prepaid expenses and other current assets	3,082	306
Other assets	2	(1,272)
Accounts payable	880	5,149
Accrued expenses	(3,664)	(2,006)
Restructuring liabilities	2,723	—
Deferred revenues	(678)	936
Customer deposits	(49)	(408)
Other current liabilities	(138)	618
Other liabilities	(482)	(49)
Net cash used in operating activities	<u>(11,774)</u>	<u>(21,947)</u>
Cash flows from investing activities:		
Acquisition of business, net of cash acquired	5,697	(2,813)
Investment in foreign entities	(413)	(478)
Investment in debt security of foreign entities	(88)	(680)
Notes receivable from foreign entity	—	(207)
Repayment of notes receivable from foreign entity	292	—
Purchases of property and equipment	(1,985)	(1,006)
Capitalized software costs	(4,493)	—
Net cash used in investing activities	<u>(990)</u>	<u>(5,184)</u>
Cash flows from financing activities:		
Net proceeds from sale of common stock to minority shareholders	123	780
Net proceeds from sale of subsidiary company stock	2,000	31,470
Net cash provided by financing activities	<u>2,123</u>	<u>32,250</u>

Effect of exchange rates on cash	(1,721)	(11)
Net increase (decrease) in cash and cash equivalents	(12,362)	5,108
Cash and cash equivalents, beginning of period	81,945	85,457
Cash and cash equivalents, end of period	\$ 69,583	\$ 90,565
Supplemental disclosure of cash flow information:		
Cash paid during the period for income taxes	\$ 1	\$ 1
Cash paid during the period for interest	\$ 4	\$ 21

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Supplemental disclosure of non-cash investing and financing activities:

- In February 2000, in conjunction with the acquisition of A.I.N. Corporation, assets of \$950 were acquired, liabilities of \$1,966 were assumed and 1,800,000 shares of common stock were issued. (See Note 3.)
- In August 2001, in conjunction with the acquisition of Autoweb.com, Inc., assets of \$19,701 were acquired, liabilities of \$12,819 were assumed and 10,504,841 shares of common stock were issued. (See Note 3.)

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

AUTOBYTEL INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
(unaudited)

1. Organization and Operations of Autobytel

Autobytel Inc. (Autobytel) is an internationally branded diversified online automotive marketing and information company. Through its Web sites, Autobytel.com, Autoweb.com, CarSmart.com and Autosite.com, consumers can research pricing, specifications and other information regarding new and used vehicles and can purchase, finance, lease, sell or maintain their vehicles. In addition, Autobytel's data and technology division, AIC (Automotive Information Center) provides data and technology services to major consumer portals such as AOL, Lycos and MSN as well as to the majority of automobile manufacturers including BMW, DaimlerChrysler, Ford, General Motors, Honda and Toyota. Autobytel's mission is to provide marketing, data, technology and management services to benefit every manufacturer, distributor and dealership.

Autobytel has also established international joint ventures and/or licensing agreements to market new and used vehicles in Europe, Japan and Australia.

Since its inception in January 1995, Autobytel has experienced significant operating losses and had an accumulated deficit of \$139.6 million as of September 30, 2001. Autobytel believes current cash and cash equivalents are sufficient to meet anticipated cash needs for working capital and capital expenditures for at least the next 12 months.

2. Summary of Significant Accounting Policies

Unaudited Interim Financial Statements

The accompanying interim consolidated financial statements as of September 30, 2001, and for the three months and nine months ended September 30, 2001 and 2000, are unaudited. The unaudited interim consolidated financial statements have been prepared on the same basis as the annual consolidated financial statements and, in the opinion of Autobytel's management, reflect all adjustments, which are of a normal recurring nature, necessary to present fairly Autobytel's consolidated balance sheets and statements of operations and cash flows for the periods presented in accordance with accounting principles generally accepted in the United States. Autobytel's results for an interim period are not necessarily indicative of the results that may be expected for the year.

Although Autobytel believes that all adjustments necessary for a fair presentation of the interim periods presented are included and that the disclosures are adequate, these consolidated financial statements and notes thereto are unaudited and should be read in conjunction with the audited consolidated financial statements and notes thereto for the year ended December 31, 2000 included in Autobytel's Annual Report on Form 10-K, filed with the Securities and Exchange Commission on March 29, 2001, and the separate audited financial statements and notes thereto for the year ended December 31, 2000 included in Autoweb.com, Inc.'s (Autoweb) Annual Report on Form 10-K, filed with the Securities and Exchange Commission on April 2, 2001.

Use of Estimates in the Preparation of Financial Statements

The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Reclassifications

Certain prior year accounts have been reclassified to conform with the current year presentation.

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Consulting Revenue

Autobytel entered into an agreement with General Motors Corporation for consulting services related to an online locate-to-order vehicle inventory test program which involves modification of the existing Autobytel.com Web site, project management, dealer training, demonstrations and debriefings. The agreement commenced in February 2001 and the project, including extensions, will end in November 2001.

Revenues and expenses related to the test program have been accounted for using the percentage of completion method based upon the achievement of certain agreed upon milestones specified in the agreement. Consulting fees of \$3.8 million are included in revenues for the nine months ended September 30, 2001.

Computation of Basic and Diluted Net Loss Per Share

Net loss per share has been calculated under Statements of Financial Accounting Standards (SFAS) No. 128, "Earnings per Share." SFAS No. 128 requires companies to compute earnings per share under two different methods (basic and diluted). Basic net loss per share is calculated by dividing the net loss by the weighted average shares of common stock outstanding during the period. For the three months and nine months ended September 30, 2001 and 2000, diluted net loss per share is equal to basic net loss per share since potential common shares from the conversion of stock options and warrants are antidilutive. Autobytel evaluated the requirements of the Securities and Exchange Commission Staff Accounting Bulletin (SAB) No. 98, and concluded that there are no nominal issuances of common stock or potential common stock which would be required to be shown as outstanding for all periods as outlined in SAB No. 98.

New Accounting Pronouncements

In June 1998, the FASB issued SFAS No. 133, "Accounting for Derivative Instruments and Hedging Activities," which is effective for fiscal years beginning after June 15, 2000 (as amended by SFAS No. 137 and 138). SFAS No. 133 establishes accounting and reporting standards for derivative instruments. Autobytel adopted SFAS No. 133 in January 2001. The adoption did not have a material effect on Autobytel's financial position or results of operations.

In June 2001, the FASB issued SFAS No. 141, "Business Combinations," and SFAS No. 142, "Goodwill and Other Intangible Assets." SFAS No. 141 addresses financial accounting and reporting for business combinations. It requires the use of the purchase method of accounting for all business combinations initiated after June 30, 2001. It also requires recognition of intangible assets, other than goodwill, in business combinations completed after June 30, 2001 and accounted for using the purchase method of accounting. SFAS No. 142 addresses financial accounting and reporting for acquired goodwill and other intangible assets. With the adoption of SFAS No. 142, goodwill is no longer subject to amortization over its estimated useful life, rather goodwill will be subject to at least an annual assessment for impairment. If goodwill is determined to be impaired, Autobytel may be required to recognize a non-cash charge equal to the excess of the carrying value over the determined fair value. SFAS No. 142 is effective for fiscal years beginning after December 15, 2001, except for goodwill and intangible assets acquired after June 30, 2001, for which it is immediately applicable. The acquisition of Autoweb (see Note 3) has been accounted for in accordance with SFAS Nos. 141 and 142. Management anticipates adopting SFAS Nos. 141 and 142, as it applies to business combinations, goodwill and other intangible assets existing prior to June 30, 2001, on January 1, 2002. Goodwill recorded as a result of the acquisition of A.I.N. Corporation (A.I.N. or CarSmart) in February 2000 will no longer be amortized, instead it will be assessed for impairment on at least an annual basis. Goodwill amortization expense related to A.I.N. was \$0.9 million in the nine months ended September 30, 2001.

In October 2001, the FASB issued SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets." It establishes standards for performing certain tests of impairment on long-lived assets. SFAS No. 144 is effective for fiscal years beginning after December 15, 2001. Autobytel is currently evaluating the impact of this new statement.

3. Acquisitions

A.I.N. Corporation

On February 15, 2000, Autobytel acquired all of the outstanding stock of A.I.N., the owner of CarSmart.com, an online buying site for new and used vehicles, for \$3.0 million in cash and 1.8 million shares of its common stock with an agreed upon value of \$19.7 million. The acquisition has been accounted for using the purchase method of accounting.

A.I.N.'s results of operations from the date of acquisition through September 30, 2001 have been included in the accompanying consolidated statements of operations, including a \$21.6 million non-cash charge in the second quarter of 2001 for the impairment of goodwill recorded in connection with the acquisition of A.I.N. (See Note 7.)

Autoweb.com, Inc.

On August 14, 2001, Autobytel acquired all of the outstanding common stock of Autoweb, an automotive Internet service. The acquisition creates a stronger, more competitive company capable of achieving greater financial strength, operational efficiencies and growth potential.

Autoweb stockholders were issued 0.3553 shares of Autobytel common stock for each share of Autoweb common stock outstanding on the date of the acquisition for a total of 10,504,841 shares. The acquisition has been accounted for using the purchase method of accounting.

The aggregate purchase price was \$17.3 million, including common stock valued at \$14.3 million. The value of the stock issued was determined based on the average market price of Autobytel's common stock for the three days before and after the date the acquisition agreement was announced.

The following table summarizes the estimated fair values of the assets acquired and liabilities assumed at the date of acquisition (in thousands):

Purchase price:	
Common stock	\$14,331
Transaction costs paid by Autobytel	2,950
	<u> </u>
Total purchase price	\$17,281
	<u> </u>
Allocation of purchase price:	
Assets:	
Cash	\$ 8,647
Accounts receivable	6,906
Prepaid expenses and other	4,148
Goodwill	10,399
Liabilities:	
Historical liabilities	(7,030)
	<u> </u>
Liabilities from exit costs and restructuring	(5,789)
	<u> </u>
Total purchase price	\$17,281
	<u> </u>

In conjunction with the acquisition, Autobytel estimated the exit costs of anticipated facilities integration, personnel costs and other expenses directly related to the contemplated consolidation of significant operations of Autoweb and Autobytel and accrued \$5.8 million for such costs and expenses. The facilities are under lease until August 2004. The employee termination costs consist primarily of compensation and benefits for approximately 80 employees across the Autoweb business in conjunction with the integration of operations into the Autobytel Irvine facility. From the date of acquisition through September 30, 2001, approximately \$60,000 and \$0.7 million was paid for rent and compensation, respectively. As of September 30, 2001, the remaining accrual balance was approximately \$5.0 million.

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Autoweb's results of operations from the date of acquisition through September 30, 2001 have been included in the accompanying consolidated statements of operations.

The following summarized unaudited pro forma consolidated results of operations are presented as if the acquisition of Autoweb had occurred on January 1, 2000. The unaudited pro forma results are not necessarily indicative of future earnings or earnings that would have been reported had the acquisition been completed as presented.

	For the Three Months Ended September 30,		For the Nine Months Ended September 30,	
	2001	2000	2001	2000
Revenue	\$27,070	\$ 29,048	\$ 78,645	\$ 92,218
Net loss	(5,230)	(16,481)	(64,850)	(43,197)
Basic and diluted net loss per share	\$ (0.14)	\$ (0.53)	\$ (1.98)	\$ (1.42)

4. Autobytel.Europe LLC

Autobytel.Europe is considered a start-up company. In accordance with Staff Accounting Bulletin No. 51, the difference between the carrying amount of the investment in Autobytel.Europe and the underlying net book value of Autobytel.Europe immediately after the investment was reflected as a capital transaction and credited directly to Autobytel's equity.

In March 2001, a strategic investor contributed \$2.0 million to Autobytel.Europe in exchange for 2,000 units of Autobytel.Europe. Autobytel retains a 77% controlling interest in Autobytel.Europe.

Effective January 1, 2001, Autobytel.Europe changed its functional currency from the U.S. Dollar to the Euro.

In June 2001, Autobytel announced a restructuring of its European operations to enhance efficiencies. The restructuring consists of significant staff reductions, reduced activity at Autobytel.Europe's holding company level and possible changes in Autobytel.Europe's capital structure. (See Note 7.) Autobytel intends to continue to pursue business in Europe.

As of September 30, 2001, Autobytel.Europe had \$30.1 million in cash.

5. Commitments and Contingencies

Marketing and Advertising

Autoweb is a party to an agreement with an Internet media company to maintain certain exclusive promotional rights and linkage with the media company and to receive certain advertising. In addition, Autoweb shares in certain advertising revenues earned by the media company. As of September 30, 2001, the future minimum commitment under this agreement was approximately \$11.4 million. The expense is recognized equally over the term of the agreement.

Litigation

A.I.N. was sued on September 1, 1999 in a lawsuit entitled Robert Martins v. Michael J. Gorun, A.I.N., Inc., et al., in Los Angeles Superior Court. The complaint contains causes of action for breach of written and oral contracts, promissory estoppel, breach of fiduciary duty and fraud, and seeks compensatory and punitive damages and equitable relief. The plaintiff contends he is entitled to a 49.9% ownership interest in A.I.N.'s CarSmart online business based on a purported agreement for the formation of a company called CarSmart On-Line Services. On December 14, 1999, A.I.N. filed a complaint for declaratory relief on the subject of Mr. Martins' lawsuit in Contra Costa County Superior Court. The Los Angeles action has been transferred to Contra Costa County and the two cases have been consolidated. Autobytel was added and then dismissed as a cross defendant in such action. The

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lawsuit is and will be vigorously contested on behalf of A.I.N. The case is scheduled to begin trial in late November 2001.

The selling shareholders of A.I.N. are obligated to fully indemnify Autobytel for all losses, including attorney's fees, expenses, settlements and judgments, arising out of the lawsuit. The indemnification obligation was initially secured by 450,000 shares of Autobytel common stock transferred to the selling shareholders as part of the acquisition of A.I.N., as well as \$250,000 in cash. As of September 30, 2001, the obligation was secured by 199,960 shares of common stock and approximately \$292,000 in cash after expenses.

In July 1998, Autobytel and certain of its past and current officers were sued by former employee Thomas Heshion in a lawsuit entitled Thomas Heshion, et al., v. Auto-By-Tel Corporation, et al., in Orange County Superior Court. Plaintiff claimed, among other things, that he was wrongfully terminated. In December 2000, a verdict in favor of plaintiff in the amount of \$1.9 million was rendered. The judgement has been appealed. In the meantime, the plaintiff has filed a new complaint against Autobytel and others stating, in part, that Autobytel's counterclaim in the original lawsuit constituted malicious prosecution, abuse of process or negligence, and seeks unspecified damages.

Autobytel believes the judgement is in error, and that it has meritorious defenses to the new claim, and has retained new counsel to handle the appeal and the new claim. Autobytel intends to vigorously contest the judgement and defend the new claim.

In August 2001, a purported class action lawsuit was filed in the United States District Court, Southern District of New York against Autobytel and certain of Autobytel's current directors and officers and underwriters involved in Autobytel's initial public offering. This action purports to allege violations of the Securities Act of 1933 and the Securities Exchange Act of 1934. Plaintiffs allege that the underwriter defendants agreed to allocate stock in Autobytel's initial public offering to certain investors in exchange for excessive and undisclosed commissions and agreements by those investors to make additional purchases of stock in the aftermarket at pre-determined prices. Plaintiffs allege that the Prospectus for Autobytel's initial public offering was false and misleading in violation of the securities laws because it did not disclose these arrangements. The action seeks damages in an unspecified amount. The complaint against Autobytel has been consolidated with two other complaints that relate to its initial public offering but do not name it as a defendant. Autobytel is not required to respond to plaintiffs' claims before a consolidated complaint is filed. Autobytel believes that it has meritorious defenses to the complaint and intends to vigorously defend the action.

Between April and June 2001, eight separate purported class actions virtually identical to the one filed against Autobytel were filed against Autoweb, certain of Autoweb's current and former directors and officers and underwriters involved in Autoweb's initial public offering. The foregoing actions purport to allege violations of the Securities Act of 1933 and the Securities Exchange Act of 1934. Plaintiffs allege that the underwriter defendants agreed to allocate stock in Autoweb's initial public offering to certain investors in exchange for excessive and undisclosed commissions and agreements by those investors to make additional purchases of stock in the aftermarket at pre-determined prices. Plaintiffs allege that the Prospectus for Autoweb's initial public offering was false and misleading in violation of the securities laws because it did not disclose these arrangements. The actions seek damages in an unspecified amount. The complaints against Autoweb have been consolidated into a single action. Autoweb is not required to respond to plaintiffs' claims before a consolidated complaint is filed. Autoweb believes that it has meritorious defenses to the complaints and intends to vigorously defend the actions.

From time to time, Autobytel is involved in other litigation matters relating to claims arising out of the ordinary course of business. Autobytel believes that there are no claims or actions pending or threatened against Autobytel, the ultimate disposition of which would have a material adverse effect on Autobytel's business, results of operations and financial condition. However, if a court or jury rules against Autobytel and the ruling is ultimately sustained on appeal and damages are awarded against Autobytel, such ruling could have a material and adverse effect on Autobytel's business, results of operations and financial condition.

6. 2001 Restricted Stock Plan

Autobytel's 2001 Restricted Stock Plan (the "Plan") was approved by the Board of Directors in June 2001 and the stockholders at the Annual Meeting held on August 14, 2001. The Plan allows for the granting of restricted stock and deferred share awards to selected directors, officers, employees, consultants or other service providers of Autobytel. Autobytel has reserved 1.5 million shares under the Plan.

7. Goodwill Impairment, Restructuring and Other Charges

Goodwill Impairment

Autobytel determined that goodwill recorded on its balance sheet in connection with its acquisition of CarSmart (see Note 3) was in excess of the current estimated fair value. In the second quarter of 2001, Autobytel wrote-down goodwill to the current estimated fair value of \$1.3 million and recorded a non-cash charge of \$21.6 million for the impairment of goodwill. CarSmart experienced significant changes in market conditions and a decline in its number of dealers in the first six months of 2001 which led to substantial declines in sales and operating cash flow. In the second quarter of 2001, as a result of management's evaluation of the operations, all of CarSmart's operations were transferred to Autobytel's Irvine facility. Due to the significance of the changes discussed above and the decision to close CarSmart's facility, management performed an evaluation of the recoverability of all of the assets of CarSmart as described in SFAS No. 121, "Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to be Disposed of." Management concluded an impairment charge was required because estimated fair value was less than the carrying value of the assets. Considerable management judgement is necessary to estimate fair value. Accordingly, actual results could vary significantly from management's estimates.

International Restructuring and Related Charges

In the second quarter of 2001, Autobytel recorded a charge of \$11.2 million related to its international operations. The charge consists of \$5.0 million related to the restructuring of Autobytel.Europe, \$3.5 million related to the write-off of obsolete international software, and \$2.7 million related to the write-off of investments in certain European joint ventures.

The restructuring of Autobytel.Europe (see Note 4) was announced in June 2001 and primarily consists of significant staff reductions at Autobytel.Europe to enhance operating efficiencies and may lead to changes in Autobytel.Europe's capital structure because of the reduction of its business activities. Autobytel is currently discussing the future capital structure of Autobytel.Europe with the other investors of Autobytel.Europe. Changes to the capital structure of Autobytel.Europe could substantially reduce the cash on hand at Autobytel.Europe and could require Autobytel to recognize additional charges that may be material. Autobytel does not anticipate contributing additional cash to Autobytel.Europe above the \$5.0 million it initially contributed.

Autobytel evaluated the unamortized portion of capitalized software costs recorded on its balance sheet and determined that the recorded value was in excess of the net realizable value over the remaining economic life of the software developed. As a result, capitalized software costs were written-down to the net realizable value. Autobytel expects newly developed software to replace and upgrade the existing international software and expects to continue to amortize the remaining capitalized costs until such time.

Due to unfavorable capital market conditions, certain of Autobytel.Europe's joint ventures have suffered from a lack of funding. Autobytel has written-off its investments in these joint ventures due to the inability to obtain additional capital for continued operations of these joint ventures. Autobytel.Europe has also decided to indefinitely suspend operations in certain of these joint ventures.

Domestic Restructuring and Other Charges

In the first quarter of 2001, Autobytel recorded charges of \$1.0 million for the reorganization of dealer operations, including personnel costs, elimination of duplicate facilities, and the write-down of fixed assets.

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In the second quarter of 2001, Autobytel recorded charges of \$0.9 million for domestic restructuring and other charges. The charges consist primarily of contract termination costs related to online advertising and the aftermarket program on the Autobytel.com Web site as well as the write-off of previously capitalized software related to the aftermarket program.

In the third quarter of 2001, Autobytel recorded a \$1.3 million restructuring charge related to the integration of Autoweb into Autobytel due to the acquisition of Autoweb. The charge primarily includes compensation costs for the retention of Autoweb employees through the completion of the integration process.

A summary of the goodwill impairment, restructuring and other charges for the nine months ended September 30, 2001 is as follows (in thousands):

	Total Charge	Non-Cash Charges	Cash Payments	Accrued Liability
Goodwill impairment	\$21,614	\$21,614	\$ —	\$ —
International restructuring and related charges	11,202	6,406	1,258	3,538
Domestic restructuring and other charges	3,115	739	1,926	450
Total	\$35,931	\$28,759	\$3,184	\$3,988

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

You should read the following discussion of our results of operations and financial condition in conjunction with our consolidated financial statements and related notes included elsewhere in this Quarterly Report on Form 10-Q. This discussion contains forward-looking statements based on current expectations that involve risks and uncertainties. Actual results and the timing of certain events may differ significantly from those projected in such forward-looking statements due to a number of factors, including those discussed in the section entitled "Risk Factors" below.

Overview

We are an internationally branded diversified online automotive marketing and information company. Through our Web sites, Autobytel.com, Autoweb.com, CarSmart.com and Autosite.com, consumers can research pricing, specifications and other information regarding new and used vehicles and can purchase, finance, lease, sell or maintain their vehicles. In addition, our data and technology division, AIC (Automotive Information Center) provides data and technology services to major consumer portals such as AOL, Lycos and MSN as well as to the majority of automobile manufacturers including BMW, DaimlerChrysler, Ford, General Motors, Honda and Toyota. Our mission is to provide marketing, data, technology and management services to benefit every manufacturer, distributor and dealership.

In February 2001, we signed an agreement with General Motors Corporation to conduct a 90-day test of a new GM online locate-to-order business model. The model involves modification of our existing Autobytel Web site for consumers from the Washington, D.C. metropolitan area. The test program combines the independent all makes, all models capability of Autobytel with a dealer-set online e-price and locate-to-order vehicle inventory model for Chevrolet vehicles. The test period commenced on May 1, 2001 and has been extended. We expect the project to be completed in November 2001.

In May 2001, as part of a periodic review of our business lines, we decided to suspend operations of our locate-to-order service, AutobytelDIRECT. We believe that the program was unable to attain the scale required to be profitable. In the future, we may reintroduce a locate-to-order service depending on market conditions.

In June 2001, we announced a restructuring of Autobytel.Europe's operations. The restructuring involves significant staff reductions at Autobytel.Europe. The restructuring may also involve changes to Autobytel.Europe's capital structure to reflect a reduction of its business activities. We intend to continue to pursue business in Europe and on other continents.

On August 14, 2001, we acquired all of the outstanding common stock of Autoweb.com, Inc. (hereinafter referred to as Autoweb), an automotive Internet service. We believe the acquisition creates a stronger, more competitive company capable of achieving greater financial strength, operational efficiencies and growth potential. Autoweb stockholders were issued 0.3553 shares of Autobytel common stock for each share of Autoweb common stock outstanding on the date of the acquisition for a total of 10,504,841 shares. Autoweb's results of operations from the date of acquisition through September 30, 2001 are included in our discussion and analysis of financial condition and results of operations.

In October 2001, we announced that we will offer AutoSuite™ Dealer, a customized package of automotive website and data tools, to all dealerships in the United States. Developed by AIC, Autosuite™ Dealer is a comprehensive package of online vehicle research tools. We plan to introduce new products during subsequent quarters to enhance our portfolio of dealer, dealer group and automotive manufacturer offerings.

We derive the majority of our revenues from program fees paid by subscribing dealers, and we expect to be primarily dependent on our dealer networks for revenues in the foreseeable future. Autobytel.com and CarSmart.com dealers using our services pay initial subscription fees, as well as ongoing monthly fees based, among other things, on the size of territory, demographics and, indirectly, the transmittal of purchase requests to them. Autoweb.com dealers using our services pay fees based on the number of qualified purchase requests provided to

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them. Immediately following the events of September 11, 2001, purchase requests declined but have since recovered.

Our dealer contract terms generally range from 90 days to three years. The majority of our contracts are for a one year term. The initial subscription fee from a dealer is recognized as revenue ratably over the first twelve months of the dealer's contract. The majority of our program fees consist of monthly fees which are recognized in the period service is provided. In the third quarter of 2001 and 2000, program fees were \$13.7 million and \$14.2 million, respectively.

We also derive a portion of our revenues from automotive manufacturers, international licensing agreements and related products and services on a monthly fee and per transaction basis. For the three months ended September 30, 2001 and 2000, revenues from automotive manufacturers, international licensing, and related products and services were \$4.5 million and \$3.4 million, or 25% and 19% of total revenues, respectively. In the third quarter of 2001, fees related to the GM test program were \$0.8 million. The fees were accounted for using the percentage of completion method of accounting.

We believe our ability to increase revenues is related to the number of subscribing dealers in our networks and the average monthly fees paid by those dealers and the volume of purchase requests routed through our Web sites. Vehicle purchase requests routed through our online systems, including those routed through Autoweb.com from the date of acquisition, were approximately 1.0 million and 0.7 million in the third quarter of 2001 and 2000, respectively.

Our revenue is primarily dependent on :

- our number of manufacturer and dealer customers;
- the quality and number of purchase requests delivered to manufacturers and dealer customers; and
- the fees paid by each manufacturer and dealer customer on a subscription and per lead basis.

We believe our revenues in the foreseeable future will be dependent on the above factors as well as our ability to generate revenues from related products and services, including transactions with automotive manufacturers, new dealer-centric products and international licensing agreements.

As of September 30, 2001, approximately 6,700 dealers participated in our dealer networks, of which, approximately 3,200 were Autobyte.com dealers, 2,600 were Autoweb.com dealers and 900 were CarSmart.com dealers. Approximately 2,700 Autoweb.com dealers were added in the third quarter of 2001 as a result of the acquisition of Autoweb. Including Autoweb.com dealers, approximately 3,100 dealers were added to our dealer networks and approximately 600 dealers either terminated their affiliation with us or were terminated by us in the third quarter of 2001. The net number of dealers participating in our Autobyte.com and CarSmart.com networks as of September 30, 2001 decreased by 20% versus the same quarter in 2000. Our inability or failure to reduce dealer turnover could have a material adverse effect on our business, results of operations and financial condition.

Dealer participation in our programs may terminate for various reasons including:

- extinction of the manufacturer brand;
- selling of the dealer franchise;
- termination of the franchise by the dealer;
- termination by us; and
- termination by the dealer.

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Because our primary revenue source is from program fees, our business model is significantly different from many other Internet commerce sites. The automobiles requested through our site are sold by dealers; therefore, we derive no direct revenues from the sale of a vehicle and have no significant cost of goods sold, no procurement, carrying or shipping costs and no inventory risk.

Sales and marketing costs consist primarily of:

- fees paid to our Internet affiliate network of purchase request providers;
- promotion and advertising expenses to build our brand awareness and encourage potential customers to visit our Web sites; and
- personnel and other costs associated with sales, marketing, training and support of our dealer networks.

The majority of our Internet advertising is comprised of:

- fees paid to our affiliate network;
- sponsorship and alliance agreements with Internet portals among others; and
- advertising and marketing affiliations with online automotive information providers.

The Internet portals and online automotive information providers charge a combination of set-up, initial, annual, monthly and variable fees.

- Set-up fees are incurred for the development of the link between our Web sites and the Internet portal or online information provider and are expensed in the period the link is established.
- Initial and annual fees are amortized over the period they relate to.
- Monthly fees are expensed in the month they relate to.
- Variable fees are fees paid for purchase requests and are expensed in the period the purchase requests are received.

Our Internet marketing and advertising costs, including annual, monthly and variable fees, were \$6.0 million and \$5.9 million in the third quarter of 2001 and 2000, respectively. No set-up or initial fees were incurred in the third quarter of 2001 or 2000. Also included in sales and marketing expenses are costs associated with traditional media, such as television, radio and print advertising and with signing up new dealers and their ongoing training and support. Sales and marketing costs are recorded as an expense in the period the service is provided. Sales and marketing expenses have historically fluctuated quarter-to-quarter due to varied levels of marketing and advertising and we believe this will continue in the future.

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Results of Operations

The following table sets forth our results of operations as a percentage of revenues:

	Three Months Ended September 30,		Nine Months Ended September 30,	
	2001	2000	2001	2000
Statement of Operations Data:				
Revenues:				
Program fees	75%	81%	75%	81%
Automotive manufacturer fees	7	—	8	—
International	5	8	7	7
Related products and services	13	12	10	11
Total revenues	100	100	100	100
Operating expenses:				
Sales and marketing	66	88	75	101
Product and technology development	31	35	28	36
General and administrative	18	20	22	20
Goodwill impairment	—	—	43	—
International restructuring and related charges	—	—	22	—
Domestic restructuring and other charges	7	—	6	—
Total operating expenses	122	144	196	158
Loss from operations	(22)	(44)	(96)	(58)
Other income, net	4	(1)	5	6
Loss before minority interest and income taxes	(18)	(45)	(91)	(52)
Minority interest gain	—	—	4	—
Loss before income taxes	(18)	(45)	(87)	(52)
Provision (benefit) for income taxes	—	—	—	—
Net loss	(18)%	(45)%	(87)%	(52)%

Three Months Ended September 30, 2001 and 2000

Revenues. Our revenues increased \$0.7 million, or 4%, to \$18.2 million in the third quarter of 2001, compared to \$17.5 million in the third quarter of 2000. Program fees decreased by \$0.5 million, or 3%, primarily due to a \$3.1 million, or 22%, decrease resulting from a decline in Autobytel and CarSmart average program fees per dealer and dealer count, partially offset by a \$2.6 million increase due to our acquisition of Autoweb. Revenues from automotive manufacturers in the third quarter of 2001 include \$0.8 million in consulting and advertising fees from the GM test program and \$0.5 million in automotive manufacturer revenues from AIC. Revenues from our international licensing agreements in the third quarter of 2001 declined by \$0.4 million, or 30%, compared to the same period of 2000 due to reduced licensing fees and the suspension of operations in certain joint ventures. Revenues from related products and services increased by \$0.3 million, or 12%, in the third quarter of 2001 compared to the same period in 2000. The increase was primarily attributable to additional revenues of \$1.2 million in Website advertising and other fees as a result of our Autoweb acquisition partially offset by a \$0.9 million, or 47%, decrease in financing, Web site advertising, aftermarket, Web site hosting and other fees for Autobytel.

Sales and Marketing. Sales and marketing expense primarily include advertising and marketing expenses paid to our purchase request providers and for developing our brand equity, as well as personnel and other costs associated with sales, training and support. Sales and marketing expense decreased by \$3.5 million, or 23%, to \$12.0 million in the third quarter of 2001 compared to \$15.5 million in the third quarter of 2000. The decrease was primarily due to a \$2.4 million, or 61%, decrease in television, print and radio advertising, a \$1.2 million, or 22%, decrease in sales, dealer and call center personnel and other marketing expenses partially offset by an increase in online advertising expenses of \$0.1 million, or 2%. The increase in online advertising expenses was a result of \$2.2 million in online advertising for Autoweb partially offset by a \$2.1 million decrease in Autobytel online advertising. We continue to refine our marketing strategy to reduce our cost of customer acquisition.

Product and Technology Development . Product and technology expense primarily include personnel costs related to enhancing the features, content and functionality of our Web sites and our Internet-based communications

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platform and costs associated with customizing our software for International licensees and telecommunications and computer infrastructure. Product and technology development expense decreased by \$0.6 million, or 10%, to \$5.6 million in the third quarter of 2001 compared to \$6.2 million in the third quarter of 2000. The decrease was primarily due to a \$0.8 million, or 39%, decrease in software development costs and a \$0.5 million, or 12%, decrease in personnel and retention costs, both domestic and international, and Web site data content and licensing fees. These declines were partially offset by a \$0.7 million increase in product and technology expenses due to the addition of the Autoweb operations to our business. In accordance with Statement of Financial Accounting Standards (SFAS) No. 86, "Accounting for the Costs of Computer Software to be Sold, Leased or Otherwise Marketed", we capitalized \$0.7 million of software development costs in the third quarter of 2001 which were primarily related to the enhancement of our existing proprietary software for use by our international licensees.

General and Administrative . General and administrative expense primarily consists of executive, financial and legal personnel expenses and costs related to being a public company. General and administrative expense was \$3.3 million and \$3.6 million for the third quarter of 2001 and 2000, respectively. General and administrative expense decreased by \$0.3 million, or 7%. The decrease was primarily due to a \$0.4 million, or 94%, decrease in goodwill amortization as a result of the goodwill write-down recorded in the second quarter of 2001, a \$0.4 million, or 65%, decrease in financial consulting and public company infrastructure costs, and a \$0.1 million, or 6%, decrease in other general and administrative expenses. These declines were partially offset by a \$0.3 million, or 62%, increase in legal and professional fees for general corporate expenses, including certain litigation costs, and \$0.3 million related to the addition of Autoweb to our business.

Domestic restructuring and other charges. The charge of \$1.3 million recorded in the third quarter of 2001 related to the integration of Autoweb into Autobytel due to the acquisition of Autoweb. The charge primarily includes compensation costs for the retention of Autoweb employees through the completion of the integration process.

Interest Income, Net . In the third quarter of 2001, interest income decreased by \$0.9 million, or 55%, compared to the third quarter of 2000. Interest income decreased due to lower cash balances and declining interest rates.

Foreign Currency Exchange Loss, Net . Autobytel.Europe, our subsidiary, operates its business in the Euro, which is its functional currency. It enters into transactions which require the use of currencies other than the Euro. Due to foreign exchange rate fluctuations, a nominal loss on transactions executed in currencies other than the Euro was realized in the third quarter of 2001. In the future, we may experience gains or losses attributable to fluctuations in foreign currency exchange rates.

Minority Interest Gain . Minority interest represents our majority-owned subsidiary's net loss allocable to minority shareholders. A portion of the loss generated by our majority-owned subsidiary, Autobytel.Europe, was allocated to its minority interest shareholders.

Nine Months Ended September 30, 2001 and 2000

Revenues . Our revenues increased \$0.9 million, or 2%, to \$50.6 million in the nine months ended September 30, 2001 compared to \$49.7 million in the same period of 2000. Program fees decreased by \$2.1 million, or 5%, primarily due to a \$4.7 million, or 12%, decrease resulting from a decline in Autobytel and CarSmart average program fees per dealer and dealer count, partially offset by a \$2.6 million increase due to our acquisition of Autoweb. Revenues from automotive manufacturers in the nine months ended September 30, 2001 include \$3.8 million in consulting and advertising fees from the GM test program and \$0.5 million in automotive manufacturer revenues from AIC. Revenues from our international licensing agreements in the nine months ended September 30, 2001 decreased \$0.5 million, or 14%, compared to the same period in 2000 due to reduced licensing fees and the suspension of operations in certain joint ventures. Revenues from related products and services decreased by \$0.8 million, or 15%, in the nine months ended September 30, 2001 compared to the same period in 2000. The decrease in revenues from related products and services was primarily attributable to a \$2.0 million, or 37%, decrease in Web site advertising, insurance, aftermarket, data base marketing and other fees for Autobytel partially offset by an increase in Web site advertising and other fees of \$1.2 million as a result of our Autoweb acquisition.

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Sales and Marketing . Sales and marketing expense decreased by \$12.3 million, or 24%, to \$38.1 million for the nine months ended September 30, 2001 compared to \$50.4 million in the same period in 2000. The decrease was primarily due to a \$13.3 million, or 63%, decrease in television, print and radio advertising, and a \$1.9 million, or 13%, decrease in other advertising and sales expenses which was partially offset by an increase in online advertising of \$2.9 million, or 21%. The increase in online advertising expenses was due to \$0.7 million in additional online advertising for Autobyte and \$2.2 million in online advertising for Autoweb. We continue to refine our marketing strategy to reduce our cost of customer acquisition.

Product and Technology Development . Product and technology development expense decreased by \$3.9 million, or 22%, to \$14.2 million for the nine months ended September 30, 2001 compared to \$18.1 million in the same period in 2000. The decrease was primarily due to a \$3.9 million, or 62%, decrease in software development costs, and a \$0.7 million, or 6%, decrease in personnel and retention costs, both domestic and international, and Web site data content and licensing fees. These declines were partially offset by a \$0.7 million increase in product and technology expenses due to the addition of the Autoweb operations to our business. In accordance with SFAS No. 86, we capitalized \$4.5 million of software development costs in the nine months ended September 30, 2001 which were primarily related to the enhancement of our existing proprietary software for use by our international licensees.

General and Administrative . General and administrative expense was \$11.0 million and \$10.0 million for the nine months ended September 30, 2001 and 2000, respectively. General and administrative expense increased by \$1.0 million, or 10%. The increase was primarily due to a \$1.6 million, or 131%, increase in legal and professional fees for general corporate expenses, including certain litigation costs, \$0.3 million related to the addition of Autoweb to our business, and a \$0.1 million, or 2%, increase in other general and administrative expenses partially offset by a decrease of \$0.8 million, or 62%, in financial consulting and public company infrastructure costs and a decrease of \$0.2 million in goodwill amortization as a result of the goodwill write-down in the second quarter of 2001.

Goodwill Impairment. During the nine months ended September 30, 2001, we recorded a non-cash charge of \$21.6 million to reflect the write-down of goodwill related to the acquisition of CarSmart to its current market value of \$1.3 million.

International restructuring and related charges . We recorded a charge of \$11.2 million related to our international operations in the nine months ended September 30, 2001. The charge consists of \$5.0 million related to the restructuring of Autobyte.Europe's operations, \$3.5 million related to the write-off of obsolete international software, and \$2.7 million related to the write-off of investments in certain European joint ventures largely due to our inability to obtain additional capital to support continued operations of the joint ventures.

Domestic restructuring and other charges . For the nine months ended September 30, 2001, we recorded \$3.1 million for domestic restructuring and other charges. The charges primarily consist of \$1.3 million in compensation costs related to the integration of Autoweb into our business, \$1.0 million related to the reorganization of our dealer operations, including personnel costs, elimination of duplicate facilities, and the write-down of fixed assets, and \$0.9 million in contract termination costs related to online advertising and the aftermarket program on our Autobyte.com Web site as well as the write-off of previously capitalized software related to the aftermarket program.

Interest Income, Net . For the nine months ended September 30, 2001, interest income decreased by \$1.9 million, or 41%, compared to the same period in 2000. Interest income decreased due to lower cash balances and declining interest rates.

Foreign Currency Exchange Gain, Net . Autobyte.Europe, our subsidiary, operates its business in the Euro, which is its functional currency. It enters into transactions which require the use of currencies other than the Euro. Due to foreign exchange rate fluctuations, a \$0.4 million gain on transactions executed in currencies other than the Euro was realized in the nine months ended September 30, 2001. In the future, we may experience gains or losses attributable to fluctuations in foreign currency exchange rates.

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Equity Loss in Unconsolidated Subsidiary . Equity loss in an unconsolidated subsidiary represents our share of the loss in our Australian venture. The loss recognized has been limited to the amount of our investment, or \$0.5 million, in the nine months ended September 30, 2001.

Minority Interest Gain . Minority interest represents our majority-owned subsidiary's net loss allocable to minority shareholders. A portion of the loss generated by our majority-owned subsidiary, AutobyteEurope, was allocated to its minority interest shareholders resulting in a gain of \$2.0 million in the nine months ended September 30, 2001.

Stock-options Granted and Assumed in 2001

From January through September 2001, we granted stock options to purchase 1,147,017 shares of common stock under the 1999 Employee and Acquisition Related Stock Option Plan and the 2000 Stock Option Plan. The stock options were granted at the fair market value on the date of grant.

On August 14, 2001, as a result of our acquisition of Autoweb, we assumed outstanding Autoweb stock options issued under Autoweb's 1997 Stock Option Plan, 1999 Equity Incentive Plan, 1999 Employee Stock Purchase Plan and 1999 Directors Stock Option Plan. The options were assumed on substantially the same terms and conditions as were applicable prior to the acquisition, except that (i) the options are exercisable for shares of Autobyte common stock, and (ii) the number of shares of Autobyte common stock which may be purchased is equal to the number of shares of Autoweb common stock underlying the option multiplied by 0.3553 for a total of 1,271,963 Autobyte shares. The exercise price per share of Autobyte common stock issuable under each Autoweb option will equal the per share exercise price of the Autoweb common stock purchasable under the Autoweb option divided by 0.3553.

Employees

As of October 31, 2001, we had a total of 317 employees, including 50 employees of Autoweb. We also utilize independent contractors as required. None of our employees are represented by a labor union. We have not experienced any work stoppages and consider our employee relations to be good.

Recent Accounting Pronouncements

In June 1998, the FASB issued SFAS No. 133, "Accounting for Derivative Instruments and Hedging Activities", which is effective for fiscal years beginning after June 15, 2000 (as amended by SFAS No. 137 and 138). SFAS No. 133 establishes accounting and reporting standards for derivative instruments. We adopted SFAS No. 133 in January 2001 and do not anticipate that the adoption will have a material effect on our financial position or results of operations.

In June 2001, the FASB issued SFAS No. 141, "Business Combinations" and SFAS No. 142, "Goodwill and Other Intangible Assets." SFAS No. 141 addresses financial accounting and reporting for business combinations. It requires the use of the purchase method of accounting for all business combinations initiated after June 30, 2001. It also requires recognition of intangible assets, other than goodwill, in business combinations completed after June 30, 2001 and accounted for using the purchase method of accounting. SFAS No. 142 addresses financial accounting and reporting for acquired goodwill and other intangible assets. With the adoption of SFAS No. 142, goodwill is no longer subject to amortization over its estimated useful life, rather goodwill will be subject to at least an annual assessment for impairment. SFAS No. 142 is effective for fiscal years beginning after December 15, 2001, except for goodwill and intangible assets acquired after June 30, 2001, for which it is immediately applicable. The acquisition of Autoweb has been accounted for in accordance with SFAS Nos. 141 and 142. We anticipate adopting SFAS Nos. 141 and 142, as it applies to business combinations, goodwill and other intangible assets existing prior to June 30, 2001, on January 1, 2002. We believe the adoption of SFAS Nos. 141 and 142 will not have a material impact on our results of operations or financial condition.

In October 2001, the FASB issued SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets." It establishes standards for performing certain tests of impairment on long-lived assets. SFAS No. 144 is

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effective for fiscal years beginning after December 15, 2001. We are currently evaluating the impact of this new statement.

Liquidity and Capital Resources

Net cash used in operating activities was \$11.8 million for the nine months ended September 30, 2001 and \$21.9 million in the same period of 2000. Net cash used for the nine months ended September 30, 2001 resulted primarily from the year to date net loss offset by the impact of non-cash charges related to impairment of goodwill, international restructuring, obsolete international software, the write-off of international investments, depreciation, goodwill amortization and provision for bad debt and a decrease in prepaid expenses and interest income receivable. Additionally, net cash used resulted from a decrease in accrued expenses due to a reduction in our operating expenditures.

Net cash used in operating activities in the nine months ended September 30, 2000 resulted primarily from the net loss for the year, increased accounts receivable, acquisition costs for A.I.N, and decreased accrued expenses partially offset by increased deferred revenues related to growth in the number of our paying dealers and international licensing fees, accounts payable, depreciation and goodwill amortization related to the acquisition of A.I.N. and provision for bad debt.

Net cash used in investing activities was \$1.0 million and \$5.2 million for the nine months ended September 30, 2001 and 2000, respectively. Cash used in investing activities in 2001 was primarily related to capitalized software development costs and the purchase of computer hardware and software offset by cash balances at Autoweb on the date of acquisition. Cash used in investing activities in the nine months of 2000 was primarily related to the acquisition of A.I.N., the purchase of property and equipment and investments in international joint ventures.

Net cash provided by financing activities was \$2.1 million for the nine months ended September 30, 2001, and \$32.3 million for the nine months ended September 30, 2000. Cash provided by financing activities in both 2001 and 2000 was primarily due to funding received from strategic partners for investment in AutobyteEurope. In January 2000, we invested \$5.0 million in AutobyteEurope which has been eliminated in consolidation.

As of October 31, 2001 we had approximately \$66.4 million in cash and cash equivalents, of which \$29.6 million represents funds for use by AutobyteEurope. Additionally, approximately \$2.9 million represents deposits to secure an appeal bond in connection with the Heshion litigation. Cash on hand at AutobyteEurope may be reduced substantially as a result of on-going discussions related to possible changes in AutobyteEurope's capital structure with the other investors in AutobyteEurope. We do not anticipate contributing additional cash to AutobyteEurope above the \$5.0 million we initially contributed. We believe our current cash and cash equivalents are sufficient to meet our anticipated cash needs for working capital and capital expenditures for at least the next 12 months.

Risk Factors

In addition to the factors discussed in the "Overview" and "Liquidity and Capital Resources" sections of Item 2 "Management's Discussion and Analysis of Financial Condition and Results of Operations" in this Quarterly Report on Form 10-Q, the following additional factors may affect our future results.

We have a history of net losses and cannot assure that we will be profitable. If we continue to lose money, our operations will not be financially viable.

Because of the relatively recent emergence of the Internet-based vehicle information and purchasing industry, none of our senior executives has long-term experience in the industry. This limited operating history contributes to our difficulty in predicting future operating results.

We have incurred losses every quarter since inception. Even if we achieve profitability, we might fail to sustain or increase that profitability in the future. We cannot assure that we will be profitable. Autobyte, including Autoweb from the date of acquisition, had an accumulated deficit of \$139.6 million as of September 30, 2001 and

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\$95.6 million as of December 31, 2000. Autoweb had an accumulated deficit of \$74.1 million as of December 31, 2000.

Our potential for future profitability must be considered in light of the risks, uncertainties, expenses and difficulties frequently encountered by companies in the early stages of development, particularly companies in new and rapidly evolving markets, such as the market for Internet commerce. To achieve profitability, we must, among other things:

- generate increased vehicle buyer traffic to our Web sites;
- successfully introduce new products and services;
- continue to send new and pre-owned vehicle purchase requests to dealers that result in sufficient dealer transactions to justify our fees;
- expand the number of dealers in our networks and enhance the quality of dealers;
- respond to competitive developments;
- maintain a high degree of customer satisfaction;
- provide secure and easy to use Web sites for customers;
- increase our brand name visibility;
- continue to attract, retain and motivate qualified personnel; and
- continue to upgrade and enhance our technologies to accommodate expanded service offerings and increased consumer traffic.

We cannot be certain that we will be successful in achieving these goals.

If our dealer turnover increases, our dealer networks and revenues derived from these networks may decrease.

The majority of our revenues are derived from fees paid by our networks of subscribing dealers. If dealer turnover increases and we are unable to add new dealers to mitigate the turnover, our revenues may decrease. If the number of dealers in our networks declines our revenues may decrease and our business, results of operations and financial condition will be materially and adversely affected. A material factor affecting dealer turnover is our ability to provide dealers with high quality purchase requests. High quality purchase requests are those that result in high closing ratios. Closing ratio is the ratio of the number of vehicles purchased at a dealer generated from purchase requests to the total number of purchase requests sent to that dealer. Generally, our subscribing dealers enter into written marketing agreements with us having a stated term ranging from 90 days to three years, but the dealer agreements are cancelable by the dealer upon 30 or 60 days notice. A significant number of the agreements are for a one year term. We cannot assure that dealers will not terminate their agreements with us. Subscribing dealers may terminate their relationship with Autobyte for any reason, including an unwillingness to accept our subscription terms or as a result of joining alternative marketing programs. Our business is dependent upon our ability to attract and retain qualified new and pre-owned vehicle dealers. Including Autoweb.com dealers, we added approximately 3,100 subscribing dealers to our dealer networks and approximately 600 subscribing dealers terminated their affiliation with us or were terminated by us during the third quarter. In order for us to grow or maintain our dealer networks, we need to reduce dealer turnover. We cannot assure that we will be able to reduce the level of dealer turnover, and our failure to do so could materially and adversely affect our business, results of operations and financial condition. With the acquisition of Autoweb in the third quarter of 2001, we added an additional dealer network of approximately 2,700 dealers. As of September 30, 2001, we had approximately 6,700 subscribing dealers. Some of our dealers subscribe to more than one of our dealer networks.

We may lose subscribing dealers because of the reconfiguration of dealer territories. We will lose the revenues associated with any reductions in subscribing dealers resulting from such reconfiguration.

If the volume of purchase requests increases, we may need to reduce or reconfigure the exclusive territories currently assigned to dealers to serve consumers more effectively. If a dealer is unwilling to accept a reduction or reconfiguration of its territory, it may terminate its relationship with us. A dealer also could sue to prevent such reduction or reconfiguration, or collect damages from us. We have experienced one such lawsuit. A material decrease in the number of dealers subscribing to our networks or litigation with dealers could have a material adverse effect on our business, results of operations and financial condition.

We rely heavily on our participating dealers to promote our brand value by providing high quality services to our consumers. If dealers do not provide our consumers high quality services, our brand value will diminish and the number of consumers who use our services may decline causing a decrease in our revenues.

Promotion of our brand value depends on our ability to provide consumers a high quality experience for purchasing vehicles throughout the purchasing process. If our dealers do not provide consumers with high quality service, the value of our brands could be damaged and the number of consumers using our services may decrease. We devote significant efforts to train participating dealers in practices that are intended to increase consumer satisfaction. Our inability to train dealers effectively, or the failure by participating dealers to adopt recommended practices, respond rapidly and professionally to vehicle inquiries, or sell and lease vehicles in accordance with our marketing strategies, could result in low consumer satisfaction, damage our brand names and could materially and adversely affect our business, results of operations and financial condition.

Intense competition could reduce our market share and harm our financial performance. Our market is competitive not only because the Internet has minimal technical barriers to entry, but also because we compete directly with other companies in the offline environment.

Our vehicle purchasing services compete against a variety of Internet and traditional vehicle purchasing services, automotive brokers and classified advertisement providers. Therefore, we are affected by the competitive factors faced by both Internet commerce companies as well as traditional, offline companies within the automotive and automotive-related industries. The market for Internet-based commercial services is new, and competition among commercial Web sites may increase significantly in the future. Our business is characterized by minimal technical barriers to entry, and new competitors can launch a competitive service at relatively low cost. To compete successfully, we must significantly increase awareness of our services and brand names. Failure to compete successfully will cause our revenues to decline and would have a material adverse effect on our business, results of operations and financial condition.

We compete with other entities which maintain similar commercial Web sites including AutoVantage, Microsoft Corporation's Carpoint, CarsDirect.com, Cars.com, eBayMotors.com, Cobalt Group and AutoTrader.com. AutoNation, a large consolidator of dealers, has a Web site for marketing vehicles. We also compete indirectly against vehicle brokerage firms and affinity programs offered by several companies, including Costco Wholesale Corporation and Wal-Mart Stores, Inc. In addition, all major vehicle manufacturers have their own Web sites and many have launched online buying services, such as General Motors Corporation's BuyPower and Ford Motor Co. in its partnership with its dealers through FordDirect.com. We also compete with vehicle insurers, lenders and lessors as well as other dealers that are not part of our networks. Such companies may already maintain or may introduce Web sites which compete with ours.

We believe that the principal competitive factors in the online market are:

- brand recognition;
- speed and quality of fulfillment;
- variety of related products and services;

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- ease of use;
- customer satisfaction;
- quality of Web site content;
- quality of service; and
- technical expertise.

We cannot assure that we can compete successfully against current or future competitors, many of which have substantially more capital, existing brand recognition, resources and access to additional financing. In addition, competitive pressures may result in increased marketing costs, decreased Web site traffic or loss of market share or otherwise may materially and adversely affect our business, results of operations and financial condition.

Our quarterly financial results are subject to significant fluctuations which may make it difficult for investors to predict our future performance.

Our quarterly operating results have fluctuated in the past and may fluctuate in the future due to many factors. Our expense levels are based in part on our expectations of future revenues which may vary significantly. If revenues do not increase faster than expenses, our business, results of operations and financial condition will be materially and adversely affected. Other factors that may adversely affect our quarterly operating results include:

- our ability to retain existing dealers, attract new dealers and maintain dealer and customer satisfaction;
- the announcement or introduction of new or enhanced sites, services and products by us or our competitors;
- our ability to joint venture with investors in the development of Autobytel branded companies internationally;
- general economic conditions and economic conditions specific to the Internet, online commerce or the automobile industry;
- a decline in the usage levels of online services and consumer acceptance of the Internet and commercial online services for the purchase of consumer products and services such as those offered by us;
- our ability to upgrade and develop our systems and infrastructure and to attract new personnel in a timely and effective manner;
- the level of traffic on our Web sites and other sites that refer traffic to our Web sites;
- technical difficulties, system downtime, Internet brownouts or electricity blackouts;
- the amount and timing of operating costs and capital expenditures relating to expansion of our business, operations and infrastructure;
- governmental regulation; and
- unforeseen events affecting the industry.

Seasonality is likely to cause fluctuations in our operating results. Investors may not be able to predict our annual operating results based on a quarter to quarter comparison of our operating results.

We expect our business to experience seasonality as it matures. The seasonal patterns of Internet usage and vehicle purchasing do not completely overlap. Historically, Internet usage typically declines during summer and certain holiday periods, while vehicle purchasing in the United States is strongest in the spring and summer months. If seasonality occurs, investors may not be able to predict our annual operating results based on a quarter to quarter comparison of our operating results. Seasonality in the automotive industry, Internet and commercial online service usage and advertising expenditures is likely to cause fluctuations in our operating results and could have a material adverse effect on our business, operating results and financial condition.

We may be particularly affected by general economic conditions due to the nature of the automotive industry.

The economic strength of the automotive industry significantly impacts the revenues we derive from our dealers, vehicle manufacturers and other strategic partners, advertising revenues and consumer traffic to our Web sites. The automotive industry is cyclical, with vehicle sales fluctuating due to changes in national and global economic forces. Purchases of vehicles are typically discretionary for consumers and may be particularly affected by negative trends in the general economy. The success of our operations depends to a significant extent upon a number of factors relating to discretionary consumer spending, including economic conditions (and perceptions of such conditions by consumers) affecting disposable consumer income (such as employment, wages and salaries, business conditions and interest rates in regional and local markets). In addition, because the purchase of a vehicle is a significant investment and is relatively discretionary, any reduction in disposable income in general or a general increase in interest rates or a general tightening of lending may affect us more significantly than companies in other industries.

While 1999 and 2000 were record years for the automotive industry in general in terms of volume of new vehicles sold, during the first half of 2001 the automotive industry has experienced a fall-off in demand for new vehicles which may continue. In addition, the events of September 11, 2001, threatened terrorist acts, and the ongoing military action have created uncertainties in the automotive industry and domestic and international economies in general. These events appear to be having an adverse impact on general economic conditions, which may reduce demand for vehicles and consequently our services and products which would have an adverse effect on our business, financial condition and results of operations. At this time, however, we are not able to predict the nature, extent and duration of these effects on overall economic conditions or on our business, financial condition and results of operations.

We cannot assure that our business will not be materially adversely affected as a result of an industry or general economic downturn.

If any of our relationships with Internet search engines or online automotive information providers terminates, our purchase request volume could decline. If our purchase request volume or quality declines, our participating dealers may not be satisfied with our services and may terminate their relationship with us or force us to decrease the fees we charge for our service. If this occurs, our revenues would decrease.

We depend on a number of strategic relationships to direct a substantial amount of purchase requests and traffic to our Web sites. The termination of any of these relationships or any significant reduction in traffic to Web sites on which our services are advertised or offered, or the failure to develop additional referral sources, would cause our purchase request volume or quality to decline. If this occurs, dealers may no longer be satisfied with our service and may terminate their relationships with us or force us to decrease the fees we charge for our services. If our dealers terminate their relationship with us or force us to decrease the fees we charge for our services, our revenues will decline which could have a material adverse effect on our business, results of operations and financial condition. We receive a significant number of purchase requests through a limited number of Internet search engines, online automotive information providers, and other auto related Internet sites. We periodically negotiate revisions to existing agreements and these revisions could increase our costs in future periods. During the third quarter of 2001, approximately 20% of our purchase requests came through StoneAge.com. The agreement with StoneAge Corporation expires in December 2001 and was recently renegotiated to provide for lower cost and lower volume of purchase requests. We may not be able to maintain our relationship with our online service providers or find

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alternative, comparable marketing sponsorships and alliances capable of originating significant numbers of purchase requests on terms satisfactory to us. A number of our agreements with online service providers may be terminated without cause.

If we cannot build and maintain strong brand loyalty our business may suffer.

We believe that the importance of brand recognition will increase as more companies engage in commerce over the Internet. Development and awareness of the Autobytel.com, Autoweb.com and CarSmart.com brands will depend largely on our ability to obtain a leadership position in Internet commerce. If dealers do not perceive us as an effective channel for increasing vehicle sales, or consumers do not perceive us as offering reliable information concerning new and pre-owned vehicles, as well as referrals to high quality dealers, in a user-friendly manner that reduces the time spent for vehicle purchases, we will be unsuccessful in promoting and maintaining our brands. Our brands may not be able to gain widespread acceptance among consumers or dealers. Our failure to develop our brands sufficiently would have a material adverse effect on our business, results of operations and financial condition.

If we lose our key personnel or are unable to attract, train and retain additional highly qualified sales, marketing, managerial and technical personnel, our business may suffer.

Our future success depends on our ability to identify, hire, train and retain highly qualified sales, marketing, managerial and technical personnel. In addition, as we introduce new services we may need to hire additional personnel. We may not be able to attract, assimilate or retain such personnel in the future. The inability to attract and retain the necessary managerial, technical, sales and marketing personnel could have a material adverse effect on our business, results of operations and financial condition.

Our business and operations are substantially dependent on the performance of our executive officers and key employees. We maintain "key person" life insurance in the amount of \$3.0 million on the life of Mark W. Lorimer, our Chief Executive Officer and President. The loss of the services of Mr. Lorimer or one or more of our other executive officers or key employees could have a material adverse effect on our business, results of operations and financial condition.

We are a new business in a new industry and need to manage our growth and our entry into new business areas in order to avoid increased expenses without corresponding revenues.

We have been introducing new services to consumers and dealers in order to establish ourselves as a leader in the evolving market for Internet-based vehicle purchasing and related services. We also intend to enter into new markets overseas. The growth of our operations requires us to increase expenditures before we generate revenues. For example, we may need to hire personnel to oversee the introduction of new services before we generate revenues from these services. Our inability to generate satisfactory revenues from such expanded services to offset costs could have a material adverse effect on our business, financial condition and results of operations.

We must also:

- test, introduce and develop new services and products, including enhancing our Web sites;
- expand the breadth of products and services offered;
- expand our market presence through relationships with third parties; and
- acquire new or complementary businesses, products or technologies.

We cannot assure that we can successfully manage these tasks.

If federal or state franchise laws apply to us we may be required to modify or eliminate our marketing programs. If we are unable to market our services in the manner we currently do, our revenues may decrease and our business may suffer.

We believe that neither our relationship with our dealers nor our dealer subscription agreements constitute “franchises” under federal or state franchise laws and that we are not subject to the coverage of state motor vehicle dealer licensing laws. Through a subsidiary, we are licensed as a motor vehicle dealer and broker. However, if any state’s regulatory requirements relating to franchises or our method of business impose additional requirements on us or include us within an industry-specific regulatory scheme, we may be required to modify our marketing programs in such states in a manner which undermines the program’s attractiveness to consumers or dealers. If we become subject to fines or other penalties or if we determine that the licensing and related requirements are overly burdensome, we may elect to terminate operations in such state. In each case, our revenues may decline and our business, results of operations and financial condition could be materially and adversely affected.

A federal court of appeals in Michigan has ruled that our dealer subscription agreement is not a “franchise” under Michigan law. However, if our relationship or written agreement with our dealers were found to be a “franchise” under federal or state franchise laws, then we could be subject to other regulations, such as franchise disclosure and registration requirements and limitations on our ability to effect changes in our relationships with our dealers. We also believe that our dealer marketing service does not qualify as an automobile brokerage activity and, therefore, state broker licensing requirements do not apply to us. Through a subsidiary, we are licensed as a motor vehicle dealer and broker. In response to Texas Department of Transportation concerns, we modified our marketing program in that state to make our program open to all dealers who wish to apply. In addition, we are modifying the program to include a pricing model under which all subscribing dealers (regardless of brand) in a given zip code in Texas are charged uniform fees.

If financial broker and insurance licensing requirements apply to us in states where we are not currently licensed, we will be required to obtain additional licenses and our business may suffer.

If we are required to be licensed as a financial broker, it may result in an expensive and time-consuming process that could divert the effort of management away from day-to-day operations. In the event states require us to be licensed and we are unable to do so, or are otherwise unable to comply with regulations required by changes in current operations or the introduction of new services, we could be subject to fines or other penalties, and our business, results of operations and financial condition could be materially and adversely affected.

We provide a link on our Web sites so consumers can receive real time quotes for insurance coverage from a third party and submit quote applications online. We receive fees from such participants in connection with this advertising activity.

We do not believe that the above activities require us to be licensed under state insurance laws. The use of the Internet in the marketing of insurance products, however, is a relatively new practice. It is not clear whether or to what extent state insurance licensing laws apply to activities similar to ours. Given these uncertainties, we currently hold, through a wholly-owned subsidiary, insurance agent licenses or are otherwise authorized to transact insurance in 47 states and the District of Columbia.

If we are unable to be licensed to comply with additional regulations, or are otherwise unable to comply with regulations required by changes in current operations or the introduction of new services, we could be subject to fines or other penalties, and our business, results of operations and financial condition could be materially and adversely affected.

There are many risks associated with consummated and potential acquisitions.

We recently acquired Autoweb. The acquisition was completed in the third quarter of 2001.

Acquisitions involve numerous risks. For example:

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- It may be difficult to assimilate the operations and personnel of an acquired business into our own business;
- Management information and accounting systems of an acquired business must be integrated into our current systems;
- We may lose dealers participating in both our network as well as that of the acquired business, if any;
- Our management must devote its attention to assimilating the acquired business which diverts attention from other business concerns;
- We may enter markets in which we have limited prior experience; and
- We may lose key employees of an acquired business.

We intend to continue to evaluate potential acquisitions which we believe will complement or enhance our existing business. If we acquire other companies in the future, it may result in the issuance of equity securities that could dilute existing stockholders' ownership. We may also incur debt and losses related to the impairment of goodwill and other intangible assets if we acquire another company, and this could negatively impact our results of operations. We currently do not have any agreements to acquire any company or business, and we cannot guarantee that we will be able to identify or complete any acquisition in the future.

Internet commerce has yet to attract significant regulation. Government regulations may result in administrative monetary fines, penalties or taxes that may reduce our future earnings.

There are currently few laws or regulations that apply directly to the Internet. Because our business is dependent on the Internet, the adoption of new local, state, national or international laws or regulations may decrease the growth of Internet usage or the acceptance of Internet commerce which could, in turn, decrease the demand for our services and increase our costs or otherwise have a material adverse effect on our business, results of operations and financial condition.

Tax authorities in a number of states are currently reviewing the appropriate tax treatment of companies engaged in Internet commerce. New state tax regulations may subject us to additional state sales, use and income taxes.

Evolving government regulations may require future licensing which could increase administrative costs or adversely affect our revenues.

In a regulatory climate that is uncertain, our operations may be subject to direct and indirect adoption, expansion or reinterpretation of various domestic and foreign laws and regulations. Compliance with these future laws and regulations may require us to obtain appropriate licenses at an undeterminable and possibly significant initial monetary and annual expense. These additional monetary expenditures may increase future overhead, thereby potentially reducing our future results of operations.

We have identified what we believe are the areas of domestic government regulation, which if changed, would be costly to us. These laws and regulations include franchise laws, motor vehicle brokerage licensing laws, insurance licensing laws, financial services laws and motor vehicle dealership licensing laws, which are or may be applicable to aspects of our business as applicable. There could be laws and regulations applicable to our business which we have not identified or which, if changed, may be costly to us.

The introduction of new services and expansion of our operations to foreign countries may require us to comply with additional, yet undetermined, laws and regulations. Compliance may require obtaining appropriate business licenses, filing of bonds, appointment of foreign agents and periodic business reporting activity. The failure to adequately comply with these future laws and regulations may delay or possibly prevent some of our products or services from being offered in a particular foreign country, thereby having an adverse affect on our results of operations.

Our success is dependent on keeping pace with advances in technology. If we are unable to keep pace with advances in technology, consumers may stop using our services and our revenues will decrease.

The Internet and electronic commerce markets are characterized by rapid technological change, changes in user and customer requirements, frequent new service and product introductions embodying new technologies and the emergence of new industry standards and practices that could render our existing Web sites and technology obsolete. These market characteristics are exacerbated by the emerging nature of the market and the fact that many companies are expected to introduce new Internet products and services in the near future. If we are unable to adapt to changing technologies, our business, results of operations and financial condition could be materially and adversely affected. Our performance will depend, in part, on our ability to continue to enhance our existing services, develop new technology that addresses the increasingly sophisticated and varied needs of our prospective customers, license leading technologies and respond to technological advances and emerging industry standards and practices on a timely and cost-effective basis. The development of our Web sites, Dealer Real Time and iManager systems and other proprietary technology entails significant technical and business risks. We may not be successful in using new technologies effectively or adapting our Web sites, Dealer Real Time and iManager systems, or other proprietary technology to customer requirements or to emerging industry standards.

We are vulnerable to electricity blackouts and communications system interruptions because the majority of our primary servers are located in a single location. If electricity or communications to that location were interrupted, our operations could be adversely affected.

We presently host Autobytel's production Web sites including Autobytel.com, Dealer Real Time and iManager systems at our corporate headquarters in Irvine, California. We have recently entered into an agreement with a third party to host our production Web sites off-site. We expect the third party off-site hosting to begin sometime in the fourth quarter of 2001. Although backup servers are available, our primary servers are vulnerable to interruption by damage from fire, earthquake, flood, power loss, telecommunications failure, break-ins and other events beyond our control. In the event that we experience significant system disruptions, our business, results of operations and financial condition would be materially and adversely affected. We have, from time to time, experienced periodic systems interruptions and anticipate that such interruptions will occur in the future. As a result of a variety of factors, available electricity supply in California is not sufficient to meet demand at all times in some areas, and these constraints are projected to continue for several years. The supply constraints have been managed, and will likely continue to be managed, by a combination of obtaining additional supplies, requested conservation, interruption of certain customers whose rates include that possibility, and as a last resort, interruption of some or all customers in certain areas through "rolling blackouts." Relieving the supply constraints is likely to cause increases in the retail rates to be paid. To date, we have not been significantly affected by rolling black-outs or other interruptions in service related to the constraints on supply.

We maintain business interruption insurance which pays up to \$6 million for the actual loss of business income sustained due to the suspension of operations as a result of direct physical loss of or damage to property at our offices. However, in the event of a prolonged interruption, this business interruption insurance may not be sufficient to fully compensate us for the resulting losses. The Autoweb.com Web site is hosted by a third party service provider. Autoweb's service provider maintains backup generation capability, however, recently the provider suffered a power disruption that caused its backup system to fail. This outage did not have a material adverse effect on Autoweb.

Internet commerce is new and evolving with few profitable business models. We cannot assure that our business model will be profitable.

The market for Internet-based purchasing services has only recently begun to develop and is rapidly evolving. While many Internet commerce companies have grown in terms of revenues, few are profitable. We cannot assure that we will be profitable. As is typical for a new and rapidly evolving industry, demand and market acceptance for recently introduced services and products over the Internet are subject to a high level of uncertainty and there are few proven services and products. Moreover, since the market for our services is new and evolving, it is difficult to predict the future growth rate, if any, and size of this market. The extent to which other participants in the automotive industry will accept the role of third party all make, all model services like us is not yet known.

If consumers do not adopt Internet commerce as a mainstream medium of commerce or if automotive industry participants resist the role of third party online services, our revenues may not grow and our earnings may suffer.

The success of our services will continue to depend upon the adoption of the Internet by consumers and dealers as a mainstream medium for commerce and/or the willingness of automotive manufacturers to cooperate with third party services. While we believe that our services offer significant advantages to consumers and dealers, there can be no assurance that widespread acceptance of Internet commerce in general, or of our services in particular, will occur or that automotive companies will continue to accept a role for third party services such as us. Our success assumes that consumers and dealers who have historically relied upon traditional means of commerce to purchase or lease vehicles, and to procure vehicle financing and insurance, will accept new methods of conducting business and exchanging information and that automotive manufacturers will accept, rather than resist, a role for all make, all model third party sites such as ours that allow for comparisons. In addition, dealers must be persuaded to adopt new selling models and be trained to use and invest in developing technologies. If the market for Internet-based vehicle marketing services fails to develop, develops slower than expected, faces opposition or becomes saturated with competitors, or if our services do not achieve market acceptance, our business, results of operations and financial condition will be materially and adversely affected.

Internet-related issues may reduce or slow the growth in the use of our services in the future.

Critical issues concerning the commercial use of the Internet, such as, ease of access, security, privacy, reliability, cost, and quality of service, remain unresolved and may impact the growth of Internet use. If Internet usage continues to increase rapidly, the Internet infrastructure may not be able to support the demands placed on it by this growth, and its performance and reliability may decline. The recent growth in Internet traffic has caused frequent periods of decreased performance, outages and delays. Our ability to increase the speed with which we provide services to consumers and to increase the scope and quality of such services is limited by and dependent upon the speed and reliability of the Internet, which is beyond our control. If periods of decreased performance, outages or delays on the Internet occur frequently, overall Internet usage or usage of our Web sites could increase more slowly or decline.

The public market for our common stock may continue to be volatile, especially since market prices for Internet-related and technology stocks have often been unrelated to operating performance.

Prior to the initial public offering of our common stock in March 1999, there was no public market for our common stock. We cannot assure that an active trading market will be sustained or that the market price of the common stock will not decline. Recently, the stock market in general and the shares of Internet companies in particular have experienced significant price fluctuations. The market price of the common stock is likely to continue to be highly volatile and could be subject to wide fluctuations in response to factors such as:

- actual or anticipated variations in our quarterly operating results;
- historical and anticipated operating metrics such as the number of subscribing dealers, the visitors to our Web sites and the frequency with which they transact;
- announcements of new product or service offerings;
- technological innovations;
- competitive developments, including actions by automotive manufacturers;
- changes in financial estimates by securities analysts;
- conditions and trends in the Internet and electronic commerce industries;

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- adoption of new accounting standards affecting the technology or automotive industry; and
- general market conditions and other factors.

Further, the stock markets, and in particular the Nasdaq National Market, have experienced extreme price and volume fluctuations that have particularly affected the market prices of equity securities of many technology companies and have often been unrelated or disproportionate to the operating performance of such companies. These broad market factors have and may continue to adversely affect the market price of our common stock. In addition, general economic, political and market conditions, such as recessions, interest rates, international currency fluctuations, terrorist acts, military actions or wars, may adversely affect the market price of the common stock. In the past, following periods of volatility in the market price of a company's securities, securities class action litigation has often been instituted against companies with publicly traded securities. Such litigation could result in substantial costs and a diversion of management's attention and resources, which would have a material adverse effect on our business, results of operations and financial condition.

Changing legislation affecting the automotive industry could require increased regulatory and lobbying costs and may harm our business.

Our purchasing services may result in changing the way vehicles are sold which may be viewed as threatening by new and used vehicle dealers who do not subscribe to our programs. Such businesses are often represented by influential lobbying organizations, and such organizations or other persons may propose legislation which could impact the evolving marketing and distribution model which our services promote. Should current laws be changed or new laws passed, our business, results of operations and financial condition could be materially and adversely affected. As we introduce new services, we may need to comply with additional licensing regulations and regulatory requirements.

To date, we have not spent significant resources on lobbying or related government affairs issues but we may need to do so in the future. A significant increase in the amount we spend on lobbying or related activities would have a material adverse effect on our results of operations and financial condition.

Our international activities may require compliance with burdensome regulatory, tariff and licensing requirements. Our need to comply with governmental requirements may adversely affect our ability to expand our business.

Our licensees currently have Web sites in the United Kingdom, Sweden, The Netherlands, Australia and Japan. We intend to expand our brand into other foreign markets primarily through licensing our trade names and by establishing relationships with vehicle dealers and strategic investors located in foreign markets.

By expanding our operations to various other countries, we may become subject to laws or treaties that regulate the marketing, distribution and sale of motor vehicles. We will need to spend our resources to determine whether the laws of the countries in which we seek to operate require us to modify, or prohibit the use of, our business system. In addition, the laws of other countries may impose licensing, bonding or similar requirements on us as a condition to doing business in these countries.

We may not be successful in expanding our business abroad which may limit our future growth.

We have had limited experience in providing our service abroad and we cannot be certain that we will be successful in introducing or marketing our services abroad. In addition, there are risks inherent in conducting business in international markets, such as:

- changes in political conditions;
- regulatory requirements;
- potentially weaker intellectual property protections;

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- tariffs and other trade barriers, fluctuations in currency exchange rates, or potentially adverse tax consequences;
- the need to raise adequate capital for international joint ventures;
- difficulties in managing or overseeing foreign operations; and
- educating consumers and dealers who may be unfamiliar with the benefits of online marketing and commerce.

One or more of such factors may have a material adverse effect on our current or future international operations and, consequently, on our business, results of operations and financial condition. In June 2001, we announced that we are restructuring our European operations.

Our computer infrastructure may be vulnerable to security breaches. Any such problems could jeopardize confidential information transmitted over the Internet, cause interruptions in our operations or cause us to have liability to third persons.

Our computer infrastructure is potentially vulnerable to physical or electronic computer break-ins, viruses and similar disruptive problems and security breaches. Any such problems or security breach could cause us to have liability to one or more third parties and disrupt all or part of our operations. Any of these events would have a material adverse effect on our business, results of operations and financial condition. A party who is able to circumvent our security measures could misappropriate proprietary information, jeopardize the confidential nature of information transmitted over the Internet or cause interruptions in our operations. Concerns over the security of Internet transactions and the privacy of users could also inhibit the growth of the Internet in general, particularly as a means of conducting commercial transactions. To the extent that our activities or those of third party contractors involve the storage and transmission of proprietary information such as personal financial information, security breaches could expose us to a risk of financial loss, litigation and other liabilities. Our insurance does not currently protect against such losses.

We depend on continued technological improvements in our systems and in the Internet overall. If we are unable to handle an unexpectedly large increase in volume of consumers using our Web sites, we cannot assure our consumers or dealers that purchase requests will be efficiently processed and our business may suffer.

If the Internet continues to experience significant growth in the number of users and the level of use, then the Internet infrastructure may not be able to continue to support the demands placed on it by such potential growth. The Internet may not prove to be a viable commercial medium because of inadequate development of the necessary infrastructure, timely development of complementary products such as high speed modems, delays in the development or adoption of new standards and protocols required to handle increased levels of Internet activity or increased government regulation.

An unexpectedly large increase in the volume or pace of traffic on our Web sites or the number of orders placed by customers may require us to expand and further upgrade our technology, transaction-processing systems and network infrastructure. We may not be able to accurately project the rate or timing of increases, if any, in the use of our Web sites or expand and upgrade our systems and infrastructure to accommodate such increases. In addition, we cannot assure that our dealers will efficiently process purchase requests.

Misappropriation of our intellectual property and proprietary rights could impair our competitive position.

Our ability to compete depends upon our proprietary systems and technology. While we rely on trademark, trade secret and copyright law, confidentiality agreements and technical measures to protect our proprietary rights, we believe that the technical and creative skills of our personnel, continued development of our proprietary systems and technology, brand name recognition and reliable Web site maintenance are more essential in establishing and

maintaining a leadership position and strengthening our brands. Despite our efforts to protect our proprietary rights, unauthorized parties may attempt to copy aspects of our services or to obtain and use information that we regard as proprietary. Policing unauthorized use of our proprietary rights is difficult. We cannot assure that the steps taken by us will prevent misappropriation of technology or that the agreements entered into for that purpose will be enforceable. Misappropriation of our intellectual property or potential litigation would have a material adverse effect on our business, results of operations and financial condition. Effective trademark, service mark, copyright and trade secret protection may not be available in every country in which our products and services are made available online. In addition, litigation may be necessary in the future to enforce or protect our intellectual property rights or to defend against claims or infringement or invalidity. As part of our confidentiality procedures, we generally enter into agreements with our employees and consultants and limit access to our trade secrets and technology.

We may incur liability for retrieving and transmitting information over the Internet.

We could face liability for information retrieved from or transmitted over the Internet and liability for products sold over the Internet. We could be exposed to liability with respect to third-party information that may be accessible through our Web sites, links or car review services. Such claims might assert, among other things, that, by directly or indirectly providing links to Web sites operated by third parties, we should be liable for copyright or trademark infringement or other wrongful actions by such third parties through such Web sites. It is also possible that, if any third-party content information provided on our Web sites contains errors, consumers could make claims against us for losses incurred in reliance on such information.

We also enter into agreements with other companies under which any revenue that results from the purchase of services through direct links to or from our Web sites is shared. Such arrangements may expose us to additional legal risks and uncertainties, including local, state, federal and foreign government regulation and potential liabilities to consumers of these services, even if we do not provide the services ourselves. We cannot assure that any indemnification provided to us in our agreements with these parties, if available, will be adequate.

Even to the extent such claims do not result in liability to us, we could incur significant costs in investigating and defending against such claims. The imposition upon us of potential liability for information carried on or disseminated through our system could require us to implement measures to reduce our exposure to such liability, which might require the expenditure of substantial resources or limit the attractiveness of our services to consumers, dealers, and others.

Our general liability insurance may not cover all potential claims to which we are exposed and may not be adequate to indemnify us for all liability that may be imposed. Any imposition of liability that is not covered by insurance or is in excess of insurance coverage could have a material adverse effect on our business, results of operations and financial condition.

We face risks of claims from third parties relating to intellectual property that could harm our business.

As part of our business, we make Internet services and content available to our customers. This creates the potential for claims to be made against us, either directly or through contractual indemnification provisions with third parties. Any claims could result in costly litigation, divert management's attention and resources, cause delays in releasing new or upgrading existing services or require us to enter into royalty or licensing agreements. These claims might, for example, be made for defamation, negligence, patent, copyright or trademark infringement, personal injury, breach of contract, unfair competition, false advertising, invasion of privacy or other legal theories based on the nature, content or copying of these materials. Liability, particularly if not covered by our insurance or in excess of our insurance coverage, could damage our business. In the past, plaintiffs have brought these types of claims and sometimes successfully litigated them against online services. Although we carry general liability insurance, our insurance may not cover claims of these types or may be inadequate to indemnify us for all liability that may be imposed on us.

Litigation regarding intellectual property rights is common in the Internet and software industries. We expect that Internet technologies and software products and services may be increasingly subject to third-party infringement claims as the number of competitors in our industry segment grows and the functionality of products in different

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industry segments overlaps. There can be no assurance that our services do not infringe on the intellectual property rights of third parties.

We could be adversely affected by litigation.

From time to time, we are involved in various legal proceedings arising from the normal course of our business activities.

We are a defendant in certain proceedings which are described in “Part II. Other Information — Item 1. Legal Proceedings” herein.

We believe that we have meritorious defenses in the proceedings filed against us, and intend to vigorously defend the actions; however, this and other litigation, even if not meritorious could result in substantial costs and diversion of resources and management attention and an adverse outcome in litigation could materially affect our business, results of operations and financial condition.

Sales or the perception of future sales of our common stock may depress our stock price. Since the market prices for Internet-related stocks are likely to remain volatile, our stock price may be more adversely affected than other companies by such future sales.

Sale of substantial numbers of shares of common stock in the public market could adversely affect the market price of our common stock and make it more difficult for us to raise funds through equity offerings in the future. Of the 30,969,385 shares that were outstanding as of October 31, 2001, approximately 25.4 million shares are eligible for sale in the public market without restriction and approximately 5.6 million shares are subject to restrictions on sale in the public market in accordance with the provisions of Rule 144 under the Securities Act of 1933. In addition, holders of approximately 0.8 million shares of common stock are entitled to certain registration rights with respect to such shares until such time as the holders of such common stock may sell such shares under Rule 144 of the Securities Act.

If we are unable to maintain our Nasdaq National Market listing, the liquidity of our common stock would be seriously limited.

We cannot assure that we will be able to comply with the minimum requirements for continued listing on the Nasdaq National Market. In the event our shares are delisted from the Nasdaq National Market, we anticipate that we would attempt to have our common stock traded on the NASD over-the counter Bulletin Board. If our common stock is delisted, it would seriously limit the liquidity of our common stock and limit our potential to raise future capital through the sale of our common stock, which could have a material adverse effect on our business.

We are uncertain of our ability to obtain additional financing for our future capital needs. If we are unable to obtain additional financing we may not be able to continue to operate our business.

We currently anticipate that our cash, cash equivalents and short-term investments will be sufficient to meet our anticipated needs for working capital and other cash requirements at least for the next 12 months. We may need to raise additional funds sooner, however, in order to fund more rapid expansion, to develop new or enhance existing services or products, to respond to competitive pressures or to acquire complementary products, businesses or

technologies. There can be no assurance that additional financing will be available on terms favorable to us, or at all. If adequate funds are not available or are not available on acceptable terms, our ability to fund our expansion, take advantage of potential acquisition opportunities, develop or enhance services or products or respond to competitive pressures would be significantly limited. Such limitation could have a material adverse effect on our business, results of operations, financial condition and prospects.

Our certificate of incorporation and bylaws and Delaware law contain provisions that could discourage a third party from acquiring us or limit the price third parties are willing to pay for our stock.

Provisions of our amended and restated certificate of incorporation and bylaws relating to our corporate governance could make it difficult for a third party to acquire us, and could discourage a third party from attempting to acquire control of us. These provisions allow us to issue preferred stock with rights senior to those of the common stock without any further vote or action by the stockholders. These provisions provide that the board of directors is divided into three classes, which may have the effect of delaying or preventing changes in control or change in our management because less than a majority of the board of directors are up for election at each annual meeting. In addition, these provisions impose various procedural and other requirements which could make it more difficult for stockholders to effect corporate actions such as a merger, asset sale or other change of control of us. Such charter provisions could limit the price that certain investors might be willing to pay in the future for shares of our common stock and may have the effect of delaying or preventing a change in control. The issuance of preferred stock also could decrease the amount of earnings and assets available for distribution to the holders of common stock or could adversely affect the rights and powers, including voting rights, of the holders of the common stock.

We are also subject to the anti-takeover provisions of Section 203 of the Delaware General Corporation Law. In general, the statute prohibits a publicly held Delaware corporation from engaging in a “business combination” with an “interested stockholder” for a period of three years after the date of the transaction in which the person became an interested stockholder, unless the business combination is approved in a prescribed manner. For purposes of Section 203, a “business combination” includes a merger, asset sale or other transaction resulting in a financial benefit to the interested stockholder, and an “interested stockholder” is a person who, together with affiliates and associates, owns or did own 15% or more of the corporation’s voting stock.

Our actual results could differ from forward-looking statements in this report.

This report contains forward-looking statements based on current expectations which involve risks and uncertainties. Our actual results could differ materially from those anticipated in these forward-looking statements as a result of many factors, including the risk factors set forth above and elsewhere in this report. The cautionary statements made in this report should be read as being applicable to all forward-looking statements wherever they appear in this report.

Item 3. *Quantitative and Qualitative Disclosures About Market Risk*

Autobytel.Europe, our subsidiary, operates its business in the Euro, which is its functional currency. Autobytel.Europe generates revenues, incurs general operating expenses and enters into transactions, including investments in joint ventures and licensees, which require the use of currencies other than the Euro. As a result of these transactions, we are exposed to gains and losses resulting from changes in foreign currency exchange rates. These fluctuations may adversely affect our consolidated results of operations and financial position. In certain circumstances, Autobytel.Europe has entered into foreign currency forward contracts in an effort to minimize the risks and costs associated with these fluctuations. Neither we nor Autobytel.Europe enters into foreign currency forward contracts or other financial instruments for trading or speculative purposes.

In July 2000, Autobytel.Europe entered into foreign currency forward exchange contracts which obligated Autobytel.Europe to exchange U.S. dollars for predetermined amounts of Netherlands guilders at specified exchange rates on specified dates. These contracts matured on June 26, 2001. In accordance with SFAS No. 133, these contracts were accounted for as hedged contracts. Autobytel’s consolidated statements of operations include a nominal loss and a \$0.4 million gain in the three months and nine months ended September 30, 2001, respectively,

resulting from the effect of changes in the spot exchange rate on amounts denominated in currencies other than the Euro.

A sensitivity analysis indicates that a 5% change in foreign currency exchange rates would not have a significant effect on our consolidated results of operations or financial condition.

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

A.I.N. was sued on September 1, 1999 in a lawsuit entitled Robert Martins v. Michael J. Gorun, A.I.N., Inc., et al., in Los Angeles Superior Court. The complaint contains causes of action for breach of written and oral contracts, promissory estoppel, breach of fiduciary duty and fraud, and seeks compensatory and punitive damages and equitable relief. The plaintiff contends he is entitled to a 49.9% ownership interest in A.I.N.'s CarSmart online business based on a purported agreement for the formation of a company called CarSmart On-Line Services. On December 14, 1999, A.I.N. filed a complaint for declaratory relief on the subject of Mr. Martins' lawsuit in Contra Costa County Superior Court. The Los Angeles action has been transferred to Contra Costa County and the two cases have been consolidated. Autobytel was added and then dismissed as a cross defendant in such action. The lawsuit is and will be vigorously contested on behalf of A.I.N. The case is presently scheduled to begin trial in late November 2001.

The selling shareholders of A.I.N. are obligated to fully indemnify Autobytel for all losses, including attorney's fees, expenses, settlements and judgments, arising out of the lawsuit. The indemnification obligation was initially secured by 450,000 shares of Autobytel common stock transferred to the selling shareholders as part of the acquisition of A.I.N., as well as \$250,000 in cash. As of September 30, 2001, the obligation was secured by 199,690 remaining shares of common stock and approximately \$292,000 in cash after expenses.

On July 15, 1998, Autobytel and certain of its past and current officers were sued by former employee Thomas Heshion in a lawsuit entitled Thomas Heshion, et al., v. Auto-By-Tel Corporation, et al., in Orange County Superior Court. Plaintiff claimed that he was wrongfully terminated and that Autobytel and its officers interfered with an oral agreement between plaintiff and another co-worker for the purchase of the co-worker's Autobytel stock. Summary judgment was granted on the claims alleging interference with the alleged stock agreement. The remaining claims for wrongful termination were tried to a jury which returned a verdict in December 2000 in favor of plaintiff in the amount of \$1.9 million. The judgement has been appealed. In the meantime, Mr. Heshion has filed a new complaint against Autobytel and others stating, in part, that Autobytel's counterclaim in the original lawsuit constitutes malicious prosecution, abuse of power or negligence, and seeks unspecified damages.

We believe the judgement is in error, and that we have meritorious defenses to the new claim, and we have retained new counsel to handle the appeal and the new claim. We intend to vigorously contest the judgement and defend the new claim.

In August 2001, a purported class action lawsuit was filed in the United States District Court, Southern District of New York against Autobytel and certain of Autobytel's current directors and officers and underwriters involved in Autobytel's initial public offering. This action purports to allege violations of the Securities Act of 1933 and the Securities Exchange Act of 1934. Plaintiffs allege that the underwriter defendants agreed to allocate stock in Autobytel's initial public offering to certain investors in exchange for excessive and undisclosed commissions and agreements by those investors to make additional purchases of stock in the aftermarket at pre-determined prices. Plaintiffs allege that the Prospectus for Autobytel's initial public offering was false and misleading in violation of the securities laws because it did not disclose these arrangements. The action seeks damages in an unspecified amount. The complaint against Autobytel has been consolidated with two other complaints that relate to its initial public offering but do not name it as a defendant. Autobytel is not required to respond to plaintiffs' claims before a consolidated complaint is filed. Autobytel believes that it has meritorious defenses to the complaint and intends to vigorously defend the action.

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Between April and June 2001, eight separate purported class actions virtually identical to the one filed against Autobytel were filed against Autoweb, certain of Autoweb's current and former directors and officers and underwriters involved in Autoweb's initial public offering. The foregoing actions purport to allege violations of the Securities Act of 1933 and the Securities Exchange Act of 1934. Plaintiffs allege that the underwriter defendants agreed to allocate stock in Autoweb's initial public offering to certain investors in exchange for excessive and undisclosed commissions and agreements by those investors to make additional purchases of stock in the aftermarket at pre-determined prices. Plaintiffs allege that the Prospectus for Autoweb's initial public offering was false and misleading in violation of the securities laws because it did not disclose these arrangements. The actions seek damages in an unspecified amount. The complaints against Autoweb have been consolidated into a single action. Autoweb is not required to respond to plaintiffs' claims before a consolidated complaint is filed. Autoweb believes that it has meritorious defenses to the complaints and intends to vigorously defend the actions.

From time to time, we are involved in other litigation matters relating to claims arising out of the ordinary course of business. We believe that there are no claims or actions pending or threatened against us, the ultimate disposition of which would have a material adverse effect on our business, results of operations and financial condition. However, if a court or jury rules against us and the ruling is ultimately sustained on appeal and damages are awarded against us, such ruling could have a material and adverse effect on our business, results of operations and financial condition.

Item 2. *Changes in Securities and Use of Proceeds*

We have no specific plans at this time for the use of the balance of the proceeds received from the public offering and expect to use such proceeds for working capital and general corporate purposes.

Item 4. *Submission of Matters to a Vote of Security Holders*

Autobytel held its Annual Meeting of Stockholders on August 14, 2001. The following is a brief description of each matter voted upon at the meeting and the number of votes cast for, withheld or against with respect to each matter. Each director proposed by Autobytel was elected and the other four matters submitted for stockholder vote were approved.

- (a) The stockholders approved the issuance of shares in the merger with Autoweb.

For	Against	Abstaining
6,769,430	1,314,675	7,065

- (b) The stockholders reelected the three nominees for Autobytel.com's board of directors:

Director	For	Withheld Authority
Jeffrey H. Coats	13,845,318	465,726
Michael J. Fuchs	13,845,318	465,726
Robert S. Grimes	13,845,318	465,726

The term of office as director for Mark W. Lorimer, Richard A. Post, Peter Titz, Mark N. Kaplan and Kenneth J. Orton continued after the meeting.

- (c) The stockholders approved the appointment of Arthur Andersen LLP as independent public accountants.

For	Against	Abstaining
14,220,054	80,120	8,870

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(d) The stockholders approved the amendment to Autobytel's Certificate of Incorporation changing the name of Autobytel from autobytel.com inc. to Autobytel Inc.

For	Against	Abstaining
14,097,891	202,739	10,414

(e) The stockholders approved the adoption of the Autobytel Inc. 2001 Restricted Stock Plan.

For	Against	Abstaining
6,436,638	1,538,621	116,451

Stockholder Proposals

Stockholders of Autobytel may submit proper proposals for inclusion in Autobytel's proxy statement and for consideration at the next annual meeting of its stockholders which is scheduled for June 25, 2002 by submitting their proposals in writing to the Secretary of Autobytel in a timely manner. In order to be included in Autobytel's proxy materials for the annual meeting of stockholders scheduled to be held on June 25, 2002, stockholder proposals must be received by the Secretary of Autobytel no later than January 10, 2002, and must otherwise comply with the requirements of Rule 14a-8 of the Securities Exchange Act of 1934, as amended.

In addition, Autobytel's by-laws establish an advance notice procedure with regard to stockholder nominations for the election of directors or other business to be properly brought before an annual meeting. For nominations or other business to be properly brought before the meeting by a stockholder, such stockholder must provide written notice delivered to the Secretary of Autobytel no less than 60 nor more than 90 days prior to the anniversary date of the immediately preceding annual meeting, which notice must contain specified information concerning the business or the nominee. However, in the event that the annual meeting is called for a date that is not within 30 days before or after such anniversary date, such stockholder must provide written notice delivered to the Secretary of Autobytel not later than 10 days following the date notice of the annual meeting is mailed to the stockholders of Autobytel. Accordingly, a stockholder who intends to present a nomination or proposal at the 2002 annual meeting of stockholders without inclusion of the proposal in Autobytel's proxy materials must provide written notice of the nominations or other business they wish to propose to the Secretary no later than 10 days following the date the notice of the 2002 annual meeting is mailed to the stockholders of Autobytel. Autobytel anticipates mailing this notice on or around May 10, 2002. A copy of the full text of the by-law provision discussed above may be obtained by writing to the Secretary of Autobytel. All notices of proposals by stockholders, whether or not included in Autobytel's proxy materials, should be sent to Autobytel Inc., 18872 MacArthur Boulevard, Irvine, California 92612-1400, Attention: Corporate Secretary.

Autobytel reserves the right to reject, rule out of order, or take other appropriate action with respect to any proposal that does not comply with these and other applicable requirements.

In addition, a stockholder who intends to present a proposal at Autobytel's 2002 annual meeting without inclusion of the proposal in the proxy materials should be aware that the rules of the Securities and Exchange Commission provide that a proxy may confer discretionary authority on management to vote on a matter if the proponent fails to timely notify Autobytel. Such proposals must also have met the other requirements of the rules of the Securities and Exchange Commission relating to stockholder proposals.

Item 6. Exhibits and Reports on Form 8-K

(a) Exhibits:

- 2.1 Composite Conformed Acquisition Agreement, dated as of April 11, 2001 by and among autobytel.com inc., Autobytel Acquisition I Corp. and Autoweb.com, Inc., is incorporated herein by reference from Annex A to the Proxy Statement/Prospectus included as a part of Amendment No. 1 (filed on July 17, 2001) to the Registration Statement on form S-4 . (File No. 333-60798) originally filed with the SEC on May 11, 2001 and declared effective (as amended) on July 18, 2001 (the “S-4 Registration Statement”)
- 3.1* Amendment No. 1 to Amended and Restated Bylaws.
- 4.1* Form of Common Stock Certificate
- 4.2 autobytel.com inc. 2001 Restricted Stock Plan is incorporated herein by reference to Exhibit 4.3 to the Registration Statement filed on Form S-8 (file no. 333-67692) with the SEC on August 16, 2001 (the “August 2001 S-8”)
- 4.3 Autoweb 1997 Stock Option Plan is incorporated herein by reference to Exhibit 4.4 to the August 2001 S-8.
- 4.4 Autoweb 1999 Equity Incentive Plan, as amended, is incorporated herein by reference to Exhibit 4.5 to the August 2001 S-8.
- 4.5 Autoweb 1999 Directors Stock Option Plan is incorporated herein by reference to Exhibit 4.6 to the August 2001 S-8.
- 10.1 Form of Employment Agreement between autobytel.com inc and Jeffrey A. Schwartz incorporated by reference herein to Exhibit 10.39 of Amendment No. 1 to the S-4 Registration Statement.
- 10.2 Employment Agreement dated as of April 18, 2001 between autobytel.com inc. and Hoshi Printer incorporated herein by reference to Exhibit 10.9 of Amendment No. 1 to the S-4 Registration Statement

* Filed herewith

(b) Reports on Form 8-K:

On July 17, 2001, we filed a Form 8-K dated July 16, 2001 announcing our anticipated results for the quarter ended June 30, 2001 and updated guidance.

On July 27, 2001, we filed a Form 8-K dated July 26, 2001 announcing our financial results for the quarter ended June 30, 2001.

On August 16, 2001, we filed a Form 8-K dated August 14, 2001 announcing the acquisition of Autoweb.

On September 5, 2001, we filed a Form 8-K dated September 5, 2001 reiterating guidance regarding the quarter ending December 31, 2001.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Autobytel Inc.

Date: November 13, 2001

By:

/s/ Hoshi Printer

Hoshi Printer
*Executive Vice President and
Chief Financial Officer
(Principal Financial Officer)*

By:

/s/ Amit Kothari

Amit Kothari
*Vice President and Controller
(Principal Accounting Officer)*

EXHIBIT INDEX

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* Filed herewith

EXHIBIT 3.1

AMENDMENT NO. 1

TO

AMENDED AND RESTATED BYLAWS

OF

AUTOBYTEL INC.

A DELAWARE CORPORATION

AMENDMENT NO. 1

TO

AMENDED AND RESTATED BYLAWS

OF

**AUTOBYTEL INC.
A DELAWARE CORPORATION**

Section 3.02 of Article III of the Amended and Restated Bylaws of Autobytel Inc. is hereby amended in its entirety to read as follows:

"Section 3.02 NUMBER. The authorized number of directors of the Corporation shall be between six (6) members and fourteen (14) members until changed by an amendment of this Section 3.02. Directors need not be stockholders in the Corporation."

CERTIFICATE OF SECRETARY

The undersigned certifies:

- (1) That the undersigned is duly elected and acting Secretary of Autobytel Inc., a Delaware corporation (the "Corporation"); and
- (2) That the foregoing Amendment No. 1 to the Amended and Restated Bylaws was duly adopted by the Board of Directors at a meeting held on August 14, 2001.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed the seal of the Corporation this 14th day of August 2001.

/s/ Ariel Amir

Ariel Amir, Secretary

[SEAL]

EXHIBIT 4.1

[AUTOBYTEL INC STOCK CERTIFICATE]

COMMON STOCK COMMON STOCK

Autobytel Inc.

INCORPORATED UNDER THE LAWS
OF THE STATE OF DELAWARE

SEE REVERSE FOR
CERTAIN DEFINITIONS

CUSIP 05275N 10 6

This Certifies that

is the record holder of

FULLY PAID AND NON-ASSESSABLE SHARES OF COMMON STOCK, \$.001 PAR VALUE, OF

Autobytel Inc.

transferable on the books of the Corporation by the holder hereof in person or by duly authorized attorney upon surrender of this Certificate properly endorsed. This Certificate is not valid until countersigned by the Transfer Agent and Registrar.

IN WITNESS WHEREOF the Corporation has caused this Certificate to be signed in facsimile by its duly authorized officers and a facsimile of its corporate seal.

Dated:

[SEAL]

/s/ HOSHI PRINTER

TREASURER

/s/ MARK LORIMER

PRESIDENT

**COUNTERSIGNED AND REGISTERED:
U.S. STOCK TRANSFER CORPORATION
TRANSFER AGENT AND REGISTRAR**

(Glendale, California)

By
AUTHORIZED SIGNATURE

The Corporation will furnish without charge to each stockholder who so requests the powers, designations, preferences and relative, participating, optional, or other special rights of each class of stock or series thereof and the qualifications, limitations or restrictions of such preferences and/or rights. Such requests shall be made to the Corporations's Secretary at the principal office of the Corporation.

KEEP THIS CERTIFICATE IN A SAFE PLACE. IF IT IS LOST, STOLEN, OR DESTROYED THE CORPORATION WILL REQUIRE A BOND OF INDEMNITY AS A CONDITION TO THE ISSUANCE OF A REPLACEMENT CERTIFICATE.

The following abbreviations, when used in the inscription on the face of this certificate, shall be construed as though they were written out in full according to applicable laws or regulations:

TEN COM -- as tenants in common
TEN ENT -- as tenants by the entireties
JT TEN -- as joint tenants with right of survivorship and not as tenants in common

UNF GIFT MIN ACT -- _____ Guardian _____
(Cust) (Minor)
under Uniform Gifts to Minors
Act _____
(State)

UNIF TRF MIN ACT -- _____ Custodian (until age ___)
(Cust)
_____ under Uniform Transfers
(Minor)
to Minors Act _____
(State)

Additional abbreviations may also be used though not in the above list.

FOR VALUE RECEIVED, _____ hereby sell, assign and transfer unto

PLEASE INSERT SOCIAL SECURITY OR OTHER IDENTIFYING NUMBER OF ASSIGNEE

(PLEASE PRINT OR TYPEWRITE NAME AND ADDRESS, INCLUDING ZIP CODE, OF ASSIGNEE)

_____ Shares of the common stock represented by the within Certificate, and do hereby irrevocably constitute and appoint

_____ Attorney to transfer the said stock on the books of the within named Corporation with full power of substitution in the premises.

Dated _____

X _____

X _____

NOTICE: THE SIGNATURE(S) TO THIS ASSIGNMENT MUST CORRESPOND WITH THE NAMES AS WRITTEN UPON THE FACE OF THE CERTIFICATE IN EVERY PARTICULAR, WITHOUT ALTERATION OR ENLARGEMENT OR ANY CHANGE WHATEVER.

Signature(s) Guaranteed

By _____ THE SIGNATURE(S) MUST BE GUARANTEED BY AN ELIGIBLE GUARANTOR INSTITUTION (BANKS, STOCKBROKERS, SAVINGS AND LOAN ASSOCIATIONS AND CREDIT UNIONS WITH MEMBERSHIP IN AN APPROVED SIGNATURE GUARANTEE MEDALLION PROGRAM, PURSUANT TO SEC RULE 17Ad-15.

