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MONICA R. BORNE JEFFREY T. GREENBERG Of Counsel

December 17, 1997

DEPOSIT

DATE

D676

DEC 22 1997

VIA AIRBORNE EXPRESS

Executive Secretary Florida Public Service Commission 2450 Schumard Oak Boulevard Tallahassee, Florida 32399-0850

971634-TT

Re:

Joint Application of Network Long Distance, Inc.

and United Wats, Inc. for Approval of a

Merger

Dear Sir:

On behalf Network Long Distance, Inc. and United Wats, Inc., enclosed please find an original and thirteen (13) copies of the referenced Application. Also enclosed is a check in the amount of \$250.00 to cover the filing fee.

Please date stamp and return the enclosed extra copy of this letter in the envelope provided.

Please call me should you have any questions concerning this filing. Thank you for your assistance with this matter.

Sincerel

Benjamin W. Bronston

BWB/bb

Enclosures

Check received with filing and forwarded to Fiscal for deposit. Fiscal to forward a copy of check to RAR with proof of deposit.

Initials of person who forwarded oheck:

HODUTMEN 60 41 W 61 333 76

DOCUMENT NO.

BEFORE THE PUBLIC SERVICE COMMISSION

STATE OF FLORIDA

JOINT APPLICATION OF NETWORK LONG DISTANCE, INC. AND UNITED WATS, INC. FOR APPROVAL OF A MERGER

CASE NUMBER 971634-TT

APPLICATION

Network Long Distance, Inc. ("Network"), and United Wats, Inc. ("UWI"), pursuant to the applicable Statutes of Florida and the Commission's Rules and Regulations currently in effect and/or subsequently enacted, hereby request Commission approval of the merger of UWI, a 100% wholly owned subsidiary of Network, with and into Network (the "Merger").

As will be described in more detail below, Network and UWI propose to enter into the Merger whereby UWI, which is a 100% wholly owned subsidiary of Network, will be merged with and into Network pursuant to the short form parent-subsidiary merger rules of the State of Delaware.\(^1\) Commission approval of the proposed Merger may result in cost savings because of discounts on quantity ordering of materials and services and will streamline the level of service for all involved customers. At the same time, approval of the proposed Merger will not in any way be detrimental to the public interests of the State of Florida because the customers of both Network and UWI will continue to receive the same high quality service presently rendered to them and no party to the proposed Merger will be given undue advantage over any other party.

In support of this Application, Applicants show the following:

A draft copy of the proposed Merger instrument is attached as Exhibit "A".

I. THE PARTIES

- Network Long Distance, Inc. is a publicly held Delaware corporation with principal
 offices located at 525 Florida Street, Baton Rouge, Louisiana 70801. Network is a non-dominant
 carrier that resells domestic and international long distance service purchased from various facilities
 based carriers pursuant to the FCC's Competitive Carrier policies.
- 2. Network is authorized by the FCC to offer domestic interstate and international services in all fifty (50) states and the District of Columbia as a non-dominant carrier. Network currently originates interstate traffic in forty nine (49) states, and provides intrastate service, pursuant to certification, registration or tariff requirements, or on an unregulated basis, in forty nine (49) states. Network is a certificated carrier in the State of Florida.²
- 3. United Wats, Inc. is a corporation and a 100% wholly owned subsidiary of Network with principal offices located at 7000 Squibb, Suite 310, Mission, 66202. UWI is a non-dominant carrier that resells domestic and international long distance service purchased from various facilities based carriers pursuant to the FCC's Competitive Carrier policies.
- 4. UWI is authorized by the FCC to offer domestic interstate and international services in all fifty (50) states and the District of Columbia as a non-dominant carrier. UWI currently originates interstate traffic in forty eight (48) states, and provides intrastate service, pursuant to certification, registration or tariff requirements, or on an unregulated basis, in forty eight (48) states.
 UWI is a certificated carrier in the State of Florida.³

In Florida, Network provides intrastate telecommunications services pursuant to Certificate of Public Convenience and Necessity bearing Certificate Number 3178 issued in matter entitled "Application form for Authority to Provide Interexchange Telecommunications Service Within the State of Florida," Docket Number 930249-TI; Order Number PSC-93-0857-FOF-TI, effective date June 30, 1993.

In Florida, UWI provides intrastate telecommunications services pursuant to Certificate of Public Convenience and Necessity issued in matter entitled "Application for Authority to Provide Interexchange

II. DESIGNATED CONTACT

The designated contact for questions concerning this Application is:

Benjamin W. Bronston, Esquire Nowalsky, Bronston & Gothard, L.L.P. 3500 North Causeway Boulevard Suite 1442 Metairie, Louisiana 70002 (504) 832-1984

Copies of such correspondence should be sent to:

Timothy Barton, President Network Long Distance, Inc. 525 Florida Street Baton Rouge, Louisiana 70801 (504) 343-3125

and

David Ferdman, Chief Operating Officer United Wats, Inc. 7000 Squibb, Suite 310 Mission, Kansas 66202 (913) 262-3730

III. THE MERGER

7. In the past several years, Network has acquired the assets and/or merged with several companies that provide intrastate telecommunication services pursuant to Certificates of Public Convenience and Necessity in various states. In this instance, Network proposes to continue to its consolidation plans by merging UWI, the previously acquired entity, with and into Network, thereby creating one larger parent corporation. By virtue of this transaction, Network will realize significant economic, marketing and administrative efficiencies.

- 8. As a company providing intrastate telecommunications service directly in forty nine (49) states, with annual operating revenues of approximately one hundred ten (\$110,000,000) dollars, Network is well-qualified to consummate the transaction which is the subject of this Application. Current financial information for Network is attached hereto as Exhibit "B".4
- UWI, which provides intrastate telecommunications service directly in forty eight states, contributes approximately thirty million (\$30,000,000) dollars to Network's overall operating revenues. Current financial information for UWI is included in Exhibit "B".
 - Applicants propose a Merger transaction as follows:
 - (a) Network shall merge UWI, its 100% wholly owned subsidiary corporation, with and into Network pursuant to the short form parent-subsidiary rules of the State of Delaware;
 - (b) All of UWI's issued and outstanding common stock shall be cancelled and extinguished as part of the Merger;
 - (c) The separate existence of UWI shall cease after the Merger, with Network remaining as the surviving corporation; and
 - (d) Network will transfer all of the present customer accounts of UWI to Network, and continue to service these customers through and pursuant to the Certificate of Public Convenience and Necessity presently utilized by Network in its service of its existing customers in the State of Florida, to the extent permitted by this Commission. Upon consummation of the proposed Merger, Network intends to notify all current end users of UWI of the event and also of any change in rates due to the alignment of two or more different rate products into a single rate product for common services, by either a separate mailing or by a bill insert. To the extent that any present UWI rate products are not included in Network's Tariffs on file with the Commission, Network will amend its Tariffs accordingly. As such, the transaction should not cause any inconvenience or confusion to the pre-existing customers of either UWI or Network.

Exhibit "B" is the most recent Form 10-K submitted to the SEC by Network for the period ended March 31, 1997.

11. The technical, managerial and financial personnel of Network and UWI will remain the same after the transaction, and will continue to serve their respective customers with their present high level of expertise.

IV. PUBLIC INTEREST CONSIDERATIONS

- 12. Critical to the proposed Merger is the need to ensure the continuation of high quality service to all customers currently served by both Network and UWI. The proposed transaction will serve the public interest for the following reasons:
 - (a) It will enable the companies to operate with a more streamlined and efficient level of service for all involved customers by creating a larger parent operation. The transaction will enhance the operating efficiencies, including market efficiencies, of both Applicants.
 - (b) Additionally, it will result in cost savings because of discounts on quantity ordering of materials and services.
 - (c) Accordingly, the proposed Merger will serve to create a heightened level of operating efficiency which generally will serve to enhance the overall capacity of Applicants to compete in the marketplace and to provide telecommunications services for a greater number of Florida customers at competitive rates and under one brand identity.
- The proposed transaction will be beneficial for the shareholders of Network, as the Merger will consolidate the operations of UWI, Network's 100% wholly owned subsidiary, with and into Network.
- 14. In addition, Network, as well as its customers and those of UWI, will benefit from the enhanced economies of scale and operating efficiencies, as is explained above.

V. CONCLUSION

 Commission approval is requested for the proposed Merger of UWI with and into its parent corporation, Network. This transaction will result in cost savings because of discounts on quantity ordering of materials and services for both companies, and will streamline the level of service for all involved customers, creating one brand identity for customers of both UWI and Network. At the same time, approval of the proposed Merger will not in any way be detrimental to the public interests of the State of Florida because the customers of both Network and UWI will continue to receive the same high quality service presently rendered to them and no party to the transaction between Network and UWI will be given undue advantage over any other party.

16. WHEREFORE, for the reasons stated herein, Applicants respectfully request that the Commission authorize Network and UWI to consummate the proposed Merger described above.

DATED this 16th day of December, 1997.

Respectfully submitted,

Benjamin W. Bronston, Esquire

Nowalsky, Bronston & Gothard, L.L.P.

3500 North Causeway Boulevard

Suite 1442

Metairie, Louisiana 70002

(504) 832-1984

EXHIBIT A

OF UNITED WATS, INC., A KANSAS CORPORATION INTO NETWORK LONG DISTANCE, INC. A DELAWARE CORPORATION

It is hereby certified that:

- The constituent business corporations participating in the merger herein certified are
- (i) United Wats, Inc., which is incorporated under the laws of the State of Kansas; and
- (ii) Network Long Distance, Inc., which is incorporated under the laws of the State of Delaware.
- Network Long Distance, Inc. is the parent corporation of United Wats, Inc.
 Network Long Distance, Inc. owns 100% of the issued and outstanding capital stock of
 United Wats, Inc. The number of outstanding shares of United Wats, Inc. is ______, all
 of which are of one class, and all of which are owned by Network Long Distance, Inc.
- 3. A Plan of Merger has been approved, adopted, certified, executed, and acknowledged by each of the aforesaid constituent business corporations in accordance with the provisions of the General Corporation Law of the State of Delaware, to wit, by United Wats, Inc. in accordance with the laws of the State of its incorporation and by Network Long Distance, Inc. in the same manner as is provided in General Corporation Law of the State of Delaware.
- 4. The name of the surviving corporation in the merger herein certified is Network Long Distance, Inc., which will continue its existence as said surviving corporation under its present name upon the effective date of said merger pursuant to the provisions of the General Corporation Law of the State of Delaware.
- The Certificate of Incorporation of Network Long Distance, Inc., as now in full force and effect, shall continue to be the Certificate of Incorporation of said surviving corporation until amended and changed pursuant to the provisions of the General Corporation Law of the State of Delaware.

- The Plan of Merger between the aforesaid corporations is on file at the principal place of business of the aforesaid surviving corporation, the address of which is as follows: 525 Florida Avenue, Baton Rouge, Louisiana, 70801.
- A copy of the aforesaid Plan of Merger will be furnished by the aforesaid surviving corporation, on request, and without cost, to any stockholder of each of the aforesaid constituent corporations.
- The Plan of Merger between the aforesaid constituent corporations provides that the merger herein certified shall be effective at upon filing of this Certificate of Merger with the Secretary of State of the State of Delaware.
 - 9. Shareholder approval was not required for the merger.

Network Long Distance, Inc.
Ву:
Name: Timothy Barton
Title: President

EXHIBIT B

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-K

[X]

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15:d) OF THE SECURITIES EXCHANGE ACT OF 1934
[FEE REQUIRED]

For the Fiscal Year ended: March 31, 1997

OR

[]

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d)
OF THE SECURITIES EXCHANGE ACT OF 1934
[NO FEE REQUIRED]

For the transition period from ______ to ____

Commission File No. 0-23172

NETWORK LONG DISTANCE, INC.
(Exact Name of Registrant as Specified in its Charter)

(State or Other Jurisdiction of Incorporation or Organization)

(I.R.S. Employer Identification Number)

11817 Canon Blvd., Suite 600

Newport News, Virginia 23606

(Address of Principal Executive Offices, Including Zip Code)

Registrant's telephone number, including area code: (757) 873-1040

Securities registered pursuant to Section 12(b) of the Act: None.

Securities registered pursuant to Section 12(g) of the Act: Yes

Common Stock, .0001 Par Value Per Share (Title of Class)

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

Yes _X No __

As of June 25, 1997, 13,094,088 shares of common stock were outstanding. The aggregate market value of the common stock of Network Long Distance, Inc. (the "Company") held by nonaffiliates as of June 25, 1997 was \$48,944,795.

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K (Section 229.405 of this chapter) is not contained herein, and will not be contained, to the best of Registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. [X]

Documents incorporated by reference: Part III incorporates certain information by reference from the Registrant's definitive proxy statement for the annual meeting of stockholder, which will be filed no later than 120 days after the close of the Registrant's fiscal year ended March 31, 1997.

This Form 10-K consists of __ pages. Exhibits are indexed at page 18.

ITEM 1. BUSINESS.

General

Network Long Distance, Inc., a Delaware corporation, directly and through its subsidiaries ("the Company"), is a provider of long distance and other telecommunication services to end-users, independent agents, and other long distance companies, with a primary concentration on small to medium-sized businesses.

The Company is recognized as a pioneer in the U.S. telecommunications industry, as its predecessor company was established in and has been in continuous operation since 1979, a full five years prior to the court-ordered break-up of the AT&T/Bell System, an event generally regarded as the "birth" of the competitive long distance industry in the U.S.

Over the past three years, the company has expanded substantially through mergers, acquisitions, and its own sales programs to become a nationwide, telecommunications provider. The Company transmits long distance telephone calls over various types of transmission circuits leased from other telecommunications carriers at fixed or variable rates. Calls may be routed through one the Company's four (4) switching centers, which select the least expensive among the various available transmission alternatives to complete the call or calls can be completed by various underlying carriers. The Company provides billing, customer service and other features relative to the call. Profits are based on the Company's ability to charge rates in excess of the Company's cost of transmitting calls over the transmission lines selected by the switching equipment or in excess of underlying carrier costs.

The Company offers a wide range of products and services including "1 plus" domestic long distance service, inbound (800) service, dedicated access and private line service, travel cards, conference calling, paging, prepaid calling cards, wireless services and national internet access service.

The long distance industry is dominated by those companies which comprise the first tier of the industry, those companies with annualized revenues in excess of \$1 billion, such as AT&T, MCI, Sprint, and WorldCom. The second tier is comprised of companies under \$1 billion but in excess of \$100 million in annualized revenues. The third tier consists of those companies with annualized revenues of under \$100 million. The Company is a second tier company as a result of its acquisitions completed subsequent to March 31, 1997 (see Mergers).

History

The Company was formed on December 3, 1987, under the name Harmoney Street Capital, Inc. and was primarily in the business of seeking business opportunities and a merger candidate. To this end, on December 19, 1990, the Company acquired 100% of the outstanding shares of M.M. Ross, Inc., a private Louisiana corporation formed in 1979. Since 1990, the Company has continued to expand its services and customer base and is now primarily a long distance telecommunications company. Accordingly, in August, 1991, the Company changed its name to Network Long Distance, Inc. to more accurately reflect its operations.

Recent Developments

Mergers

On June 30, 1996, Network Long Distance, Inc. (Network), merged with Long Distance Telecom, Inc. dba Bide Ridge Telephone (Blue Ridge) and in connection therewith issued 337,079 shares of common stock for all of Blue Ridge's common stock. On November 15, 1996, Network merged with United Wats, Inc. (United Wats) and in connection therewith issued 2,277,780 shares of common stock for all of United Wats' common stock. (Both transactions will be collectively referred to as the "Mergers.") The Mergers were accounted for as pooling-of-interests.

Subsequent to March 31, 1997, the Company made several strategic moves towards accomplishing its goals and to better position itself to remain competitive in the telecommunications industry.

During May of 1997, the Company completed two mergers; Eastern Telecom, International (ETI) for \$1.5 million cash and the issuance of approximately 3,633,000 shares of common stock and National Teleservices, Inc (NTI) by issuing approximately 3,274,000 shares of common stock. As a result of these transactions, the Company positioned itself within the second tier (over \$100 million in annual sales) of the industry based on pro-forma fiscal 1997 revenues. The acquisition of ETI will be accounted for as a purchase while the merger with NTI will be accounted for as a pooling-of-interests. (Both transactions will collectively be known as the "Subsequent Mergers".)

ETI is a switch-based inter-exchange carrier located in Newport News, Virginia and operates primarily along the east coast of the United States. It has expanded rapidly through the deployment of an aggressive direct sales program. It operates a Northern Telecom DMS 250 digital switch which is located in Washington, D.C., and offers "1" plus direct dialing, "0" plus operator assisted calls, 800/888 toll free service, dedicated lines, calling cards, international service, prepaid calling cards, paging, internet access, and conference calling.

NTI is a switch-based inter-exchange carrier located in Winona, Minnesota, and operates primarily in the mid-western United States. As with ETI, it has also expanded rapidly through direct sales. It operates a DEC 600 digital switch located in Winona and offers a full range of telecommunication products and services.

The following unaudited pro forms combined results of operations assume the acquisitions of ETI, NTI and other acquisitions consummated during fiscal 1997 were completed on April 1, 1996:

Year Ended

March 31, 1997

Revenue \$108,018,000

Net loss (8,735,000)

Loss per share (0.68)

These pro forma amounts represent the historical operating results of these acquired entities combined with those of the Company with appropriate adjustments which give effect to interest expense, amortization and the common shares issued. These pro forma amounts are not necessarily indicative of the operating results that would have occurred if the combined entities had been operated by current management during the period presented because these amounts do not reflect full network optimization and the synergistic effect on operating, selling, general and administrative expenses; nor do they purport to indicate results which may be attained in the future.

Pro forma earnings before interest, taxes, depreciation, amortization and non-cash provisions to reduce the carrying value of certain intangible assets (EBITDA) were \$3,289,000. (Pro forma EBITDA is provided because EBITDA is a measure commonly used in the industry. EBITDA is not a measurement of financial performance under generally accepted accounting principles and should not be considered an alternative to net income as a measure of performance or to cash flow as a measure of liquidity. EBITDA is not necessarily comparable with similarly titled measures for other companies.)

Consolidation of Operations

After completion of the above two transactions, the Company was made up of five independent operating entities; Network Long Distance, Inc., United Wats, Blue Ridge, ETI and NTI. The Company has determined to undertake the consolidation of the operations of these entities.

included in this plan is the consolidation of all corporate functions including management, accounting and finance, billing and networking functions, and certain customer service and support functions. The consolidation of these functions is scheduled to take place during the first two quarters of fiscal year 1998.

In May 1997, the Board of Directors elected John D. Crawford to the position of Chairman and Chief Executive Officer. Mr. Crawford previously served in this capacity with ETI. Timothy A. Barton, who was previously elected Fresident, will continue in this capacity. Mr. Barton previously served in this capacity with United Wats. Thomas G. Keefe was elected Chief Financial Officer and Treasurer of the Company. Mr. Keefe previously served in this capacity with ETI. John V. Leaf was elected to the position of Secretary. Mr. Leaf previously served as President and CEO of NTI. The primary focus of the Board of Directors of the Company was to put into place a management team which it believed could complete the overall consolidation of the operating companies and to develop and implement a strategic plan which will allow the Company to remain competitive in the industry.

In addition to management changes, there have been several changes to the Board of Directors of the Company. John D. Crawford, Thomas G. Keefe, John V. Leaf, and Albert A. Woodward, an attorney with the firm of Maun and Simon in Minneapolis, MN, have joined the Board. Marc I. Becker and Dr. Joseph M. Edelman have resigned from the Board.

Strategic Plan

A long standing goal of the Company has been to reach a volume of revenues that would enable it to be classified as a second tier telecommunications company with annual revenues in excess of \$100 million. As a result of the acquisitions of ETI and NTI subsequent to March 31, 1997, pro forma annual revenues exceeded \$108 million for the year ended March 31, 1997. Based on the pro forma revenues, the Company has achieved its objective and will focus its future efforts to improve profitability and cash flows while continuing to grow revenues. To achieve these objectives, the Company has implemented plans to consolidate its operations as discussed under "Consolidation of Operations."

Reduction of Transmission Costs

Through increased economies of scale, expansion of "on-net" origination and termination of traffic, and greater purchasing power resulting from the mergers, the Company expects to reduce transmission costs as a percentage of revenue.

Revenue Growth

To continue its revenue growth, the Company will focus its efforts on internal sales. Over the past three years, the Company has primarily grown through mergers and acquisitions. Although the Company will continue to seek merger opportunities, this strategy is not expected to be the primary vehicle for revenue growth. Currently, the Company has three distinct sales distribution channels through which the Company markets it products and services: Retail or direct business sales, agents, and association programs, (see SALES AND MARKETING). The Company plans to direct its attention to the business retail and association program distribution channels in an effort to aggressively grow revenue through internal sales.

Sales and Marketing

The Company has three primary sales distribution channels within its long distance telecommunications marketing program: the agent, business retail, and association programs. The Company primarily focuses its efforts and expansion philosophy on the retail and association program channels, where the Company believes it can realize greater profit margins and maintain better control of its customer base. Approximately fifty percent of all employees are direct business retail sales personnel.

Business Retail

The Company's retail division currently concentrates on commercial customers, which use long distance services more frequently on weekdays during normal business hours, as compared to residential users who tend to place calls more frequently at night and on weekends when rates are lower. The Company believes that commercial customers tend to use long distance services more often and generate more billable minutes than residential users. The Company currently has retail sales offices in Louisiana, Virginia, Minnesota, Wisconsin, Iowa, South Dakota, North Dakota, Nebraska, New Jersey, Pennsylvania, Maryland, District of Columbia and Illinois. The Company primarily targets commercial customers with monthly phone charges of approximately \$200 to \$10,000. The Company plans to expand and further develop its retail sales force through the hiring of additional representatives.

Association Programs

The Company has a program whereby it establishes exclusive marketing agreements with various trade or business associations to market its products and services to the members of the association. Under this program the Company, in conjunction with the association, will solicit the members of the association to subscribe to the services of the Company primarily through telemarketing and direct mail campaigns. In exchange, the Company pays the association a royalty based on the level of monthly revenues generated by the members of the association.

Agent

Master agents sign non-exclusive contracts with the Company to represent the Company and sell its long distance services to end-users. The agents are paid a variable commission on each service sold. The Company intends to maintain this channel, but will primarily devote its marketing resources in the future to its business retail and association programs.

Rates and Charges

Management expects that its rates will generally remain competitive with rates charged by long distance carriers such as AT&T, MCI and Sprint and other common carriers. The savings realized by customers of the Company and other long distance carriers may decrease in the future if, and to the extent, AT&T further reduces its rates. See "Competition" and "Regulation."

The Company charges its customers on the basis of minutes or partial minutes of use at rates which may vary with the distance, duration, time of day and type of call. The Company performs its own billing functions for most of its customer base, and also uses independent billing companies to invoice certain customers in conjunction with their local and long distance telephone bills.

Facilities

The Company's facilities are 100% leased, digital fiber optic transmission facilities. Primary fiber optic vendors for the Company include WilTel and MCI. These facilities are utilized primarily by the Company for the provisioning of its own telecommunications network. Facilities are also leased on behalf of the Company's customers to provide private customer connections to the network. The Company leases these facilities at rates which are less than those charged to its customers for the use of these facilities. In addition to the vendors named above, facilities from Bell Atlantic, Bell South, Ameritech, US West, NYNEX and MFS are an integral part of the Company's network.

The continued availability of cost-effective digital, fiber optic transmission facilities in the Company's service areas, as well as proper planning of the utilization of leased transmissions facilities, is critical to the Company's ability to provide its services on a profitable basis.

The Company contracts with other underlying telecommunications carriers to provide originating and terminating transmission of calls in area's where the Company does not deploy their own facilities. These facilities are carrier facilities and do not carry a fixed monthly cost. The Company pays the carrier, on a per minute basis, for any calls which are transmitted over these facilities.

Network Switching

The Company's computerized network switching equipment routes the calls to their destinations on a least cost route basis, over the leased transmission facilities. In addition to networking, the Company's switching equipment verifies the customer's preassigned authorization code, or the telephone number called from. It also records billing data, tests transmission facilities and monitors system quality and performance. After the Subsequent Mergers, the Company has four switches, to which its leased and carrier facilities are connected. These switches are located in Baton Rouge, Louisiana, Washington, D.C., Winona, Minnesota and Culpeper, Virginia.

The Company believes that digital switches are generally superior to other currently available types of switches. Digital switches are able to interface with the digital transmission facilities leased by the Company and are able to handle multiple transmission channels on a single line, thereby reducing transmission costs. A digital switch also provides superior quality and ease of maintenance.

Mergers and Acquisitions Program

The Company has completed the acquisition of customer bases primarily located in Texas, New Jersey, Louisiana, New York, Nevada, Oklahoma, California, Utah, and Illinois.

In addition to the customer bases noted above and the mergers with ETI and NTI, the Company has completed mergers with Blue Ridge and United Wats. Both companies have historically experienced strong internal growth from their respective sales distribution channels and are expected to continue these trends. Although the Company plans to continue evaluating opportunities that may arise, the Company does not intend to solely look towards mergers and acquisitions to grow the Company. (see "Recent Developments".)

Competition

The Company competes with numerous interexchange carriers and resellers, some of which are substantially larger, have substantially greater financial, technical and marketing resources, or utilize larger transmission systems than the Company. AT&T is the dominant supplier of long distance services in the United States InterLATA market. The Company also competes with other national interexchange carriers, such as MCI, Sprint, WorldCom and regional long distance telecommunications companies. Under the Telecommunications Act of 1996 (Telecom Act) and ensuing federal and state regulatory initiatives, the introduction of local exchange competition establishes the predicate for the Regional Bell Operating Companies (RBOGs) to provide in-region interexchange long distance services. The RBOCs are currently allowed to offer certain "incidental" long distance service in-region and to offer out-of-region long distance services, they could be in a position to offer single source local and long distance service.

The Company believes that the principal competitive factors affecting its market share are pricing, transmission quality, customer service, cost of underlying facilities and, to a lesser extent, value added services.

The Company believes that it competes effectively with other interexchange carriers and resellers in its service areas on the basis of these factors. The ability of the Company to compete effectively will depend upon its continued ability to maintain high quality, market oriented services at prices competitive with those charged by its competitors.

The Company's objective is to continue to expand its customer base primarily through its business retail and association program marketing channels. The Company believes this strategy, in conjunction with the increased purchasing power resulting from its recent mergers (see "Recent Developments"), will enable it to continue to obtain favorable contracts from its suppliers which will allow it to maintain adequate margins while offering highly competitive prices for its services. The Company maintains its own in-house billing and customer service operations, which along with its ability to offer competitive price, provides the Company the flexibility to tailor its services to meet the ever changing communication needs of its customers. However, no assurance can be given that the Company's strategies will continue to be successful.

The Company expects to encounter increased competition from both the major communication companies and the smaller regional companies. In addition, the Company may be subject to additional competition due to the enactment of the Telecom Act and the development of new technologies. The telecommunications industry is in a period of rapid evolution marked by the introduction of new products and services and the changing regulatory environment. The Company believes its strategies will put it in a position to continue to effectively compete in this industry.

Government Regulation

The terms and conditions under which the Company provides telecommunications products and services are subject to government regulation. Federal laws and Federal Communications Commission (FCC) regulations apply to interstate and international telecommunications, while particular state regulatory authorities have jurisdiction over telecommunications that originate and terminate within the same state.

Federal Regulation

The Company is classified by the FCC as a non-dominant carrier, and therefore is subject to significantly reduced federal regulation. After the recent reclassification of AT&T as a non-dominant carrier in its provisions of domestic services, only the Local Exchange Carriers (LESS) are classified as dominant carriers for the provision of interstate access services. As a consequence, the FCC regulates many of the rates, charges, and services of the LECs to a greater degree than the Company's. The FCC has proposed that the Regional Bell Operating Companies or RBOCs offering out-of-region interstate inter-exchange services be regulated as non-dominant carriers, as long as such services are offered by an affiliate of the RBOC that complies with certain structural separation requirements, which may make it easier for the RBOCs to compete directly with the Company for long distance subscribers. These would be the same separation requirements that currently are applicable to independent LECs that provide interstate inter-exchange services, although the FCC on March 21, 1996 initiated a rule-making proceeding in which it is considering whether to modify or eliminate these separation requirements.

Because AT&T is no longer classified as a dominant carrier, certain pricing restrictions that formerly applied to AT&T have been eliminated, which may make it easier for AT&T to compete with the Company for low volume long distance subscribers. Non-dominant carriers are currently required to file international tariffs. The FCC generally does not exercise direct oversight over cost jurisdiction and the level of charges for service of non-dominant carriers, such as the Company, although it has the statutory power to do so. Non-dominant carriers are required by statute to offer interstate and international services under rates, terms, and conditions that are just, reasonable, and not unduly discriminatory. The FCC has the jurisdiction to act upon complaints filed by third parties or brought on the FCC's own motion against any common carrier, including non-dominant carriers, for failure to comply with its statutory obligations. Additionally, the Telecom Act grants explicit authority to the FCC to "forbear" from regulating any telecommunications services provider in response to a petition and if the agency determines that the public interest will be served. On October 31, 1996, the FCC exercised this authority and released an order which, among other things, requires non-dominant Interexchange Carriers (IXCs) to cancel their currently-filed tariffs for interstate domestic services within nine months of the effective date of the order and prohibits such filings in the future.

The FCC imposes only minimal reporting requirements on non-dominant resellers, although the Company is subject to certain reporting, accounting, and record keeping obligations. A number of these requirements are imposed, at least in part, on all carriers, and others are imposed on certain carriers, such as those whose annual operating revenues exceed \$100 million.

On February 8, 1996, President Clinton signed the Telecom Act, which permits, without limitation, the RBOCs to provide domestic and international long distance services to customers located outside of the RBOCs home regions; permits a petitioning RBOC to provide domestic and international long distance service to customers within its home regions upon a finding by the FCC that a petitioning RBOC has satisfied certain criteria for opening up its local exchange network to competition and that its provision of long distance services would further the public interest; and remove existing barriers to entry into local service markets. Additionally, there are significant changes in the manner in which carrier-to-carrier arrangements are regulated at the federal and state level; procedures to revise universal service standards; and, penalties for unauthorized switching of customers. The FCC has instituted proceedings addressing the implementation of this legislation.

On August 8, 1996, the FCC released its First Report and Order in the Matter of Implementation of the Local Competition Provisions in the Telecom Act the FCC Interconnect Order. In the FCC Interconnect Order, the FCC established nationwide rules designed to encourage new entrants to participate in the local service markets through interconnection with the incumbent local exchange carriers (ILEC), resale of the ILECs retail services and unbundled network elements. These rules set the groundwork for the statutory criteria governing RBOC entry into the long distance market. The Company cannot predict the effect such legislation or the implementing regulations will have on the Company or the industry. Motions to stay implementation of the FCC Interconnect Order have been filed with the FCC and federal courts of appeals challenging, among other things, the validity of the FCC Interconnect Order have been filed in several federal courts of appeal and assigned to the Eighth Circuit Court of Appeals for disposition. The Eighth Circuit Court of Appeals has stayed the pricing provisions of the FCC Interconnect Order. The United States Supreme Court has declined to review the propriety of the stay. The Company cannot predict either the outcome of these challenges and appeals or the eventual effect on its business or the industry in general.

On December 24, 1996, the FCC released a Notice of Proposed Rulemaking (NPRM) seeking to reform the FCC's current access charge policies and practices to comport with a competitive or potentially competitive local access service market. On May 7, 1997, the FCC announced that it will issue a series of orders that reform Universal Services Subsidy allocations, adopt various reforms to the existing rate structure for interstate access that are designed to reduce access charges, over time, to more economically efficient levels and rate structures. In particular, the FCC adopted changes to its rate structures for Common Line, Local Switching and Local Transport rate elements. The FCC generally removed from minute-of-use access charges costs that are not incurred on a per-minute-of-use basis, with such costs being recovered through flat rated charges. Additional charges and details of the FCC's actions are to be addressed when Orders are released within the near future. Access charges area principal component of the Company's transmission costs. The Company cannot predict whether or not the result of this proceeding will have a material impact upon its financial position or results of operations.

State Regulation

The intrastate long distance telecommunications of the Company are also subject to various state laws and regulations, including prior certification, notification, and registration requirements. Generally, the Company must obtain and maintain certificates of public convenience and necessity from regulatory authorities in most states in which it offers intrastate long distance services. In most of these jurisdictions the Company must also file and obtain prior regulatory approval of tariffs for its intrastate offerings. Currently, the Company is certified and tariffed where required to provide intrastate service to customers in the continental United States.

There can be no assurance that the regulatory authorities in one or more of the states will not take action having an adverse effect on the business or financial condition of the Company.

Risk Factors

Current and prospective investors should carefully consider the following risk factors, together with the other information contained in this Form 10-K, in evaluating the Company and its business. In particular, readers should note that this Form 10-K contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995 and that actual results could differ materially from those contemplated by such statements. The factors listed below represent certain important factors the Company believes could cause such results to differ. These factors are not intended to represent a complete list of the general or specific risks that may affect the Company. It should be recognized that other risks may be significant, presently or in the future, and the risks set forth below may affect the Company to a greater extent than indicated.

Dependance on Carriers and the Availability of Transmission Facilities not Assured

The Company's long distance business is dependent upon lease or resale arrangements with fiber-optic and digital microwave carriers for the transmission of calls. The future profitability of the Company is based upon its ability to transmit long distance telephone calls over transmission facilities leased from others on a cost-effective basis. The Company is currently dependent on three primary carriers, Frontier Communications Services, Inc., WorldCom Network Services, Inc. ("WilTel") and Sprint. The Company utilizes other fiber-optic carriers to a lesser extent to supplement communication transport services, however, there can be no assurance that in the future the Company will continue to have access on an ongoing basis, to transmission facilities at favorable rates.

Adverse Effect of Service Interruption

The Company's business requires that transmission and switching facilities and other equipment be operational 24 hours per day, 365 days per year. Long distance telephone companies, including the Company, have on occasion and may in the future experience temporary service interruption or equipment failure, in some cases resulting from causes beyond their control. Any such event experienced by the Company would impair the Company's ability to service its customers and could have a material adverse effect on the Company's business.

Recent Losses from Operations

The Company incurred a loss of (\$7,854,000) for the fiscal year ended March 31, 1997. The loss for the fiscal 1997 was primarily due to the reduction in the carrying value of certain assets, an increase in selling, general and administrative expenses, and the provision for losses on accounts receivable. Although the Company will attempt to attain profitability as its recent acquisitions are integrated more fully into the Company's operations, there is no assurance that this will occur or that the Company will achieve, or be able to sustain profitable operations.

Competition Risks

The Company faces excess competition in providing long distance telecommunications services. The Company competes for InterLATA and InterLATA services with AT&T, MCI, Sprint and WorldCom, the LESS and other national and regional IXCs, where permissible. Certain of these companies have substantially greater market share and financial resources that the Company, and some of them are the source of communications capacity used by the Company to provide its own services.

The Company expects to encounter continued competition from major domestic communications companies, including AT&T, MCI, Sprint and WorldCom. In addition, the Company may be subject to additional competition due to the enactment of the Telecom Act, the development of new technologies and increased availability of domestic transmission capacity.

Fcr'example, even though fiber-optic networks are now widely used for long distance transmission, it is possible that the desirability of such networks could be adversely affected by changing technology. The telecommunications industry is in a period of rapid technological evolution, marked by the introduction of new product and service offerings and increasing satellite and fiber-optic transmission capacity for services similar to those provided by the Company. The Company cannot predict which of many possible future product and service offerings will be important to maintain its competitive position or what expenditures will be required to develop and provide such products and services.

Virtually all markets for telecommunications services are extremely competitive, and the Company expects that competition will intensify in the future. In each of the markets in which it offers telecommunications services, the Company faces significant competition from larger, better financed incumbent carriers. The Company competes with incumbent providers, which have historically dominated their local telecommunications markets, and long distance carriers, for the provision of long distance services. In certain markets the incumbent provider offers both local and long distance services. The incumbent LESS presently have numerous advantages as a result of their historic monopoly control of the local exchange market. A continuing trend toward business combinations and alliances in the telecommunications industry may create significant new competitors to the Company. Many of the Company's existing and potential competitors have financial, personnel and other resources significantly greater than those of the Company. The Company also faces competition in most markets in which it operates from one or more competitors, including competitive access providers ("CAPS") operating fiber-optic networks, in some cases in conjunction with the local cable television operator. Each of AT&T, MCI, Sprint and WorldCom has indicated its intention to offer local telecommunications services in major U.S. markets using its own facilities or by resale of the LESS' or other providers' services. Other potential competitors include cable television companies, wireless telephone companies, electric utilities, microwave carriers and private networks of large end users. In addition, the Company competes with telecommunications management companies with respect to certain portions of its business.

Under the Telecom Act and ensuing federal and state regulatory initiatives, barriers to local exchange competition are being removed. The introduction of such competition, however, also establishes the predicate for the RBOCs to provide in-region interexchange long distance services. The RBOCs are currently allowed to offer certain "Incidental" long distance services in-region and to offer out-of-region long distance services. Once the RBOCs are allowed to offer in-region long distance services, both they and the four largest long distance carriers (AT&T, MCI, Sprint and WorldCom) will be in a position to offer single source local and long distance service similar to that being offered by the Company. The Company expects that the increased competition made possible by regulatory reform will result in certain pricing and margin pressure in the domestic telecommunications services business.

Rapid Technological Changes: Dependence upon Product Development

The telecommunications industry is subject to rapid and significant changes in technology. While the Company does not believe that, for the foreseable future, these changes will either materially and adversely affect the continued use of fiber-optic cable or materially hinder its ability to acquire necessary technologies, the effect of technological changes, including changes relating to emerging wireless and wireless transmission and switching technologies, on the businesses of the Company cannot be predicted.

Risks of Financial Leverage; Debt Service, Interest Rate Fluctuations, Possible Reductions in Liquidity, and Restrictive Covenants

In May 1996, the Company entered into a \$14,250,000 credit facility (1997 Facility) with a bank which includes a revolving credit facility. Borrowings under the 1997 Facility were used to repay an existing debt facility. Borrowings under the revolving credit portion of the 1997 Facility may not exceed the lessor of \$11,000,000 minus any reduction in amount the lender may deem required or 85% of eligible receivables. Borrowings under the revolving facility bear interest at the prime rate plus 0.75% (9.0% at March 31, 1997). Borrowings and unpaid interest on the revolving facility are repayable in full at maturity of the facility on June 1, 1999. At March 31, 1997, borrowings outstanding under the revolving facility were \$40,000. Unused borrowing capacity under the revolving facility at March 31, 1997 was \$6,822,000. As part of the 1997 Facility, the Company was also allowed to borrow \$3,250,000 under a term loan facility. The term loan is repayable in 36 equal monthly installments of \$90,278 plus accrued interest. The term loan bears interest at the prime rate plus 3% (11,25% at March 31, 1997). At March 31, 1997, the balance outstanding under the term facility was \$2,437,000. Substantially all of the assets of the Company including tangible assets, receivables and general intangibles, the definition of which includes but is not limited to intellectual property, business plans, business records and licenses, are pledged as collateral under the 1997 Facility. The 1997 Facility requires compliance with certain financial and operating covenants which include minimum leverage and fixed charge coverage ratios.

Because of the operating loss and resulting decline in stockholders' equity reported by the Company for the year ended March 31, 1997, the Company was not in compliance with certain financial covenants contained in its bank credit facility. Accordingly, the Company received a waiver with respect to certain of such covenants from its lender as of March 31, 1997. As a result of and in connection with the merger transactions consummated in May 1997, the Company complied with certain of the financial covenants, and has negotiated certain amendments to the credit facility to reflect changes in financial position and anticipated changes in business strategies and operating results associated with such transactions. While management, believes that the Company will be able to comply with the renegotiated loan agreement, there can be no assurance that the Company will not require additional waivers in the future or, if such waivers are required, that the lender will grant them.

Dividend Policy

The Company has paid no cash dividends on its Common Stock and has no present intention of paying cash dividends in the foreseeable future. It is the present policy of the Board of Directors to retain all earnings to provide for the growth of the company. Payment of cash dividends in the future will depend, among other things, upon the Company's future earnings, requirements for capital improvements, and operating and financial conditions of the Company and other factors deemed relevant by the Board of Directors.

Acquisition Integration

A major portion of the Company's growth in recent years has resulted from acquisitions, which involve certain operational and financial risks. Operational risks include the possibility that an acquisition does not ultimately provide the benefits originally anticipated by management of the acquirer, while the acquirer continues to incur operating expenses to provide the services formerly provided by the acquired company. Financial risks involve the occurrence of indebtedness by the acquirer in order to effect the acquisition and the subsequent need to service that indebtedness. In addition, the issuance of stock in connection with acquisitions dilutes the voting power and may dilute certain other interests of existing shareholders. In carrying out its acquisition strategy, the Company attempts to minimize the risk of unexpected liabilities and contingencies associated with acquired businesses through planning, investigation and negotiation, but such unexpected liabilities may nevertheless accompany acquisitions. There can be no assurance that the Company will be successful in identifying attractive acquisition candidates or completing additional acquisitions on favorable terms.

Additionally, achieving the expected benefits of the Subsequent Mergers will depend in part upon the integration of the businesses of the Company, NTI and ETI, in an efficient manner, and there can be no assurance that this will occur. The transition to a combined company will require substantial attention from management. The division of management activities and any difficulties encountered in the transition process could have an adverse effect on revenues and operating results of the combined company. In addition, the process of combining the various organizations could cause the interruption of, or a disruption in, the activities of any or all of the companies' businesses, which could have a material adverse effect on their combined operations. There can be no assurance that the Company will realize any of the anticipated benefits of the Subsequent Mergers.

Based on the foregoing, during fiscal 1997, the Company incurred impairment losses of approximately \$6,291,000 on the carrying value of certain intangible assets.

Contingent Liabilities

The Company is subject to a number of legal and regulatory proceedings. While the Company believes that the possible outcome of these matters, or all of them combined, will not have a material adverse effect on the Company's consolidated results of operations or financial position, no assurance can be given that a contrary result will not be obtained. See Item 3 - "Legal Proceedings".

Employees

As of June 25, 1997, the Company had 303 full-time employees. None of the Company's employees are represented by a union.

. . ITEM 2. PROPERTIES.

The Company owns a 4,500 square foot building and leases three floors, containing approximately 22,000 square feet of a building located at 525 Florida Street, Baton Rouge, Louisiana, 70801. Its primary telephone number is (504) 343-3125. In June, 1997, the Company moved its principal executive offices to Newport News, Virginia and reduced its leased space in Baton Rouge to approximately 15,000 square feet.

In addition to the above properties, the Company leases approximately 7,500 square feet of office space in Mission. Kansas and approximately 3,800 square feet of office space in Culpeper, Virginia in which United Wats and Blue Ridge operate, respectively. Pursuant to recent mergers, the Company acquired leased office and switch facilities from ETI and NTI (see "Recent Developments").

ITEM 3. LEGAL PROCEEDINGS.

After the end of the fiscal year, on May 21, 1997, the Company was notified that a Director/Shareholder of the Company has brought suit against the Company. The suit is related to a certain escrow agreement previously entered into with two major shareholders of the Company. The suit seeks the release of common stock in the Company which was placed into escrow by the Director in relation to the Company's initial public offering completed in February of 1994. The number of shares in dispute is 313,344. The outcome of the suit and its impact on the operations and financial condition of the Company can not be determined at this time. However, the Company believes that the specific criteria under which the common stock was to be released were not met and therefore believes that the shares should be returned to the Company and cancelled according to the provisions of the escrow agreement.

The Company is involved in other legal proceedings generally incidental to its business. While results of these various legal matters contain an element of uncertainty, the Company believes that the probable outcome of any of these matters, or all of them combined, should not have a material adverse effect on the Company.

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS.

None

PART II

ITEM 5. MARKET FOR REGISTRANT'S COMMON EQUITY AND RELATED STOCKHOLDER MATTERS.

(a) PRINCIPAL MARKET OR MARKETS. Since February 24, 1994, the Company's Common Stock has traded in the over-the-counter market and listed in the NASDAQ Small-Cap Market System under the symbol "NTWK". The following table sets forth the high and low sales prices per share of Network Common Stock as reported on the Nasdag Small-Cap Market System for the periods indicated.

1005	High	Low
1995 First Quarter Second Quarter Third Quarter Forth Quarter	\$8.00 8.25 9.00 9.00	\$5.50 7.38 7.38 7.63
1996 First Quarter Second Quarter Third Quarter Fourth Quarter	\$ 9.38 11.25 11.25 10.00	\$7.25 7.63 9.13 8.88
1997 First Quarter Second Quarter Third Quarter Fourth Quarter	\$12.13 11.63 11.38 9.00	\$9.13 10.50 7.75 7.00

On June 25, 1997, the closing price for the Common Stock as reported by the NASDAG Small-Cap Market was \$10.25 per share.

- (b) APPROXIMATE NUMBER OF HOLDERS OF COMMON STOCK. The number of record owners of the Company's common stock at March 31, 1997, was approximately 225. This does not include shareholders who hold stock in their accounts at broker/dealers.
- (c) DIVIDENDS. Holders of common stock are entitled to receive such dividends as may be declared by the Company's Board of Directors. No dividends have been paid with respect to the Company's common stock and no dividends are anticipated to be paid in the foreseeable future.

ITEM 6. SELECTED FINANCIAL DATA.

Selected Financial Data:		Fiscal V	ears Ended Mar	reh 31	
	1997	1996	1995	1994	1993
Operating Results:					
Revenues	\$59,609,135	\$45,083,191		the second secon	
Operating Income (Loss) Income (Loss) before extraordinary item and cumulative effect of	(8,033,833)	755,720	1,099,130	452,268	(43,980)
a change in accounting principle	(7,854,429)	374,497	867,514	173,886	304,969
income (Loss) before cumulative effect of a change in accounting principle	(7,854,429)	374,497	867,514	173,886	304,969
Net Income (Loss)	(7,854,429)	374,497	867,514	173,886	304,969
Preferred dividend requirement	•			31,984	
Earnings per common share: Income (Loss) before extraordinary item and cumulative effect of					
a change in accounting principle income (Loss) before cumulative effect	(1.30)	0.07	0.19	0.04	0.07
of a change in accounting principle	(1.30)	0.07	0.19	0.04	0.07
Net Income (Loss)	(1.30)	0.07	0.19	0.04	0.07
Weighted average shares	6,064,164	5,079,938	, 4,587,620	3,827,889	4,088,767
Financial position data:					
Total assets	\$18,953,712	\$23,311,116	\$11,762,262	\$1,885,818	\$2,366,280
Long-term debt (excluding current					NO TO
maturities)	1,454,256	3,015,619	408,031	296,783	581,447
Stockholders' investment	8,112,169	13,986,066	7,372,272	6,036,012	455,929

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion and analysis relates to the financial condition and results of operations of the Company for the three years ended March 31,1997. This information should be read in conjunction with the "Selected Financial Data" and the Company's Consolidated Financial Statements appearing elsewhere in this document.

GENERAL

The Company's predecessor corporations commenced operations in 1979, and since its initial public offering in 1994, the Company has expanded substantially through mergers, acquisitions and internal growth in its efforts to become a nationwide telecommunications provider.

On June 30, 1996, Network Long Distance, Inc. (Network), merged with Long Distance Telecom, Inc. dba Blue Ridge Telephone (Blue Ridge) and in connection therewith issued 337,079 shares of common stock for all of Blue Ridge's common stock. On November 15, 1996, Network merged with United Wats, Inc. (United Wats) and in connection therewith issued 2,277,780 shares of common stock for all of United Wats' common stock. (Both transactions will be collectively referred to as the "Mergers.") The Mergers were both accounted for as pooling-of-interests.

Subsequent to March 31, 1997, the Company made several strategic moves towards accomplishing its goals and to better position itself to remain competitive in the telecommunications industry.

During May of 1997, the Company completed two mergers; Eastern Telecom, International (ETI) for \$1.5 million cash and the issuance of approximately 3,633,000 shares of common stock and National Teleservices, Inc (NTI) by issuing approximately 3,274,000 shares of common stock. As a result of these transactions, the Company positioned itself within the second tier (over \$100 million in annual sales) of the industry based on pro-forma fiscal 1997 revenues. The acquisition of ETI will be accounted for as a procling-of-interests.

ETI is a switch-based inter-exchange carrier located in Newport News, Va and operates primarily along the east coast of the United States. It has expanded rapidly through the deployment of an aggressive direct sales program. It operates a Northern Telecom DMS 250 digital switch which is located in Washington D.C. and offers "1" plus direct dialing, "0" plus operator assisted calls, 800/888 toll free service, dedicated lines, calling cards, international service, prepaid calling cards, paging, internet access, and conference calling.

NTI is a switch-based inter-exchange carrier located in Winona, Minnesota and operates primarily in the mid-western United States. As with ETI, it has also expanded rapidly through direct sales. It operates a DEC 600 digital switch located in Winona and offers a full range of telecommunication products and services.

After completion of the above two transactions, subsequent to the fiscal year end, the Company was made up of five independent operating entities; Network Long Distance, Inc., United Wats, Blue Ridge, ETI and NTI. The Company has determined to consolidate the operations of these entities subsequent to the fiscal year end.

Included in this plan is the consolidation of all corporate functions including management, accounting and finance, billing and networking functions, and certain customer service and support functions. The consolidation of these functions is scheduled to take place during the first two quarters of fiscal year 1998.

Certain statements set forth in this Management's Discussion and Analysis of Financial Condition and Results of Operations constitute forward looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and are subject to the safe harbor created by such section. When appropriate, certain factors that could cause results to differ materially from those projected in the forward looking statements are enumerated. This Management's Discussion and Analysis of Financial Condition and Results of Operations should be read in conjunction with the Company's Consolidated Financial Statements and the notes thereto appearing elsewhere in this Annual Report.

Results of Operations

The Company's operations have grown significantly over the last three years as a result of its mergers and acquisitions program and internal growth. Total revenues, including excise taxes and fees, increased to \$59,690,135 in 1997, from \$45,083,191 in 1996, representing a 32.4% increase. Total revenues in 1996 increased by 53.5% from \$29,374,853 in 1995. The Company has financed this growth primarily through cash flow from operations, equity financing, and bank borrowings.

Billable minutes were approximately 348.0 million in 1997, an increase from approximately 278.5 million minutes in 1996, and approximately 155.4 million minutes in 1995. Revenue per minute (RPM), representing the ratio of total revenue to total minutes, was approximately \$0.172, \$0.162 and \$0.189 in fiscal 1997, 1996, and 1995, respectively. In 1996, the Company de-emphasized its reseller channel. This traffic typically carries a lower RPM than other types of traffic. As a result of the reduction in reseller business in 1997, the overall RPM increased. The decrease in fiscal 1996 when compared to 1995 reflects rate reductions made to remain competitive in the market and wholesale rates provided to resellers. While rate fluctuations have affected the Company's revenues on a per minute basis, billable minutes have increased by 25.0% over 1996 billable minutes, while billable minutes from 1996 to 1995 increased approximately 79.2%.

To maintain and improve the Company's competitive position, it may be necessary to change the Company's rate structure. The Company is unable to predict with accuracy whether or when AT&T or other competitors will implement future rate reductions or the effect of any such rate reductions on the Company's profit margins. The Company anticipates increased billable minutes from its various ales distribution channels to offset the effects of any price reductions.

In addition to the switch-based network, the Company operates under negotiated contracts with other carriers to provide a nationwide platform to originate and terminate traffic. The Company has contracted with marketing companies, switchless resellers and agents throughout the United States and provides transport, billing, customer service, and other support services. Marketing to these types of organizations will continue in the upcoming fiscal year. Gross margin percentage, defined as the ratio of the excess of revenues over transmission costs, is expected to increase along with billable minutes as the percentage of wholesale traffic decreases. As of June 15, 1997, the Company is certified and tariffed to provide service subject to jurisdictions as required in the continental United States including the District of Columbia.

The Company and other long distance telecommunications companies are affected by the FCC's direct regulation of the rates and operations of AT&T and certain other interexchange carriers with which the Company competes and from which the Company leases or may lease transmission facilities or may have underlying contracts in place. Consequently, reductions in the Company's rate structure, as well as the regulatory matters affecting the telecommunications industry as a whole, may impact the Company's future revenues and expenses.

The Company's gross margin percentage in 1997 increased over the prior year with the transmission costs as a percent of revenues decreasing to 68.2% or \$0.117 per minute in 1997, resulting in a gross margin percentage of 31.8%. In 1996, transmission costs were 72.2% of revenues or \$0.117 per minute, resulting in a gross margin percentage of 27.8%. The Company's transmission costs as a percent of revenue in 1995 were 74.3% or \$0.140 per minute, which resulted in a gross margin percentage of 25.7%. The Company has been able to improve its gross margin during the last three years due to its continued growth in revenues. The increase in revenues has allowed the Company to negotiate higher volume discounts from its underlying carriers thereby reducing its transmissions costs as a percent of revenues.

General and administrative and selling expenses were \$15,770,990 representing 26.4% of revenues, \$9,420,273 representing 20.9% of revenues, and \$5,652,103 representing 19.2% of revenues for the years ended March 31, 1997, 1996, and 1995, respectively. The increase in general and administrative and selling expenses as a percentage of revenues is primarily related to increases in personnel costs, commissions, taxes and professional fees. The operations of Blue Ridge and United Wats were not consolidated during fiscal 1997 resulting in the duplication of certain general, administrative and selling functions. Subsequent to March 31, 1997, the Company implemented a plan to consolidate all corporate functions of these entities including accounting and finance, billing and networking functions, and certain customer service and support functions. The consolidation of these functions is scheduled to take place during the first two quarters of fiscal 1998.

Provision for losses on Accounts Receivable was \$3,041,617 representing 5.1% of revenues, \$1,112,151 representing 2.5% of revenues, and \$403,314 representing 1.4% of revenues for the years ended March 31, 1997, 1996, and 1995 respectively... During the year ended March 31, 1997, the Company determined that losses on certain accounts receivable acquired through acquisition transactions were greater than expected at the time of acquisition. As a result, the Company charged-off or made provision for such accounts receivable to reduce the carrying amount to the estimated realizable value. During fiscal year 1996, the Company reevaluated its reseller/wholesale activities generally and specifically its relationship with certain resellers. As a result, the Company has chosen to de-emphasize its resellers marketing activities by reducing the number of wholesale customers and the related wholesale accounts receivable. In addition, certain wholesale customers have experienced financial difficulties which impede their ability to pay the Company on a timely basis. Wholesale customers with slow payment histories have been placed on specific payment plans or under lock box agreements. The Company has specifically evaluated its allowance for doubtful accounts, which it provides for through its provision for losses on accounts receivable and believes the allowance to be adequate to absorb probable losses on the accounts receivable at March 31, 1997. However, the actual losses on accounts receivable could differ from management's evaluation at March 31, 1997.

Depreciation and amortization expense was \$1,902,942 representing 3.2% of revenues, \$1,246,826 representing 2.8%, of revenues, and \$396,661 representing 1.4% of revenues for the years ended March 31, 1997, 1996, and 1995, respectively. The increase both in dollars and as a percent of revenues is primarily associated with the amortization of the customer bases and goodwill acquired through the Company's mergers and acquisition activities.

During the year ended March 31, 1997, the Company incurred non-cash charges, provision to reduce carrying value of certain assets, of approximately \$6.3 million related to a writedown in the carrying value of certain assets, including goodwill and customer base acquisition costs associated with certain acquisitions. The Company determined during the settlement process called for in the certain acquisition agreements that attrition rates for certain customer bases and businesses acquired were significantly greater than originally anticipated. Consequently, the Company determined that future cash flows would be less than that required to realize these assets. The Company reassessed the fair value of these assets by estimating the present value of the future cash flows through updating with historical results the cash flow models utilized to initially allocate the intangibles acquired.

Due to the impairment of various intangibles, the Company analyzed the lives of its intangibles in accordance with SFAS 121. Consequently, the Company has established new periods for amortizing certain customer base intangible assets that it believes to be reasonable estimates of the remaining lives of these customer base intangibles assets. The revised remaining useful lives assigned by the Company, range from 4 to 6 years for acquired customer bases.

Other Income and Expenses

Operating income (loss) was (\$8,033,833) representing (13.5%) of revenue for the year ended March 31, 1997. Operating income was \$755,720 representing 1.7% of revenues for the year ended March 31, 1996. For the year ended March 31, 1995, operating income was \$1,099,130 representing 3.7% of revenues.

Net interest expense for the year ended March 31, 1997 was \$517,596 as compared to net interest expense for the year ended March 31, 1996 of \$198,897, an increase of 160.2%. In May 1996, the Company entered into a \$14,250,000 credit facility (1997 Facility) with a bank which includes a revolving credit facility and term loan facility. The proceeds of the term loan of approximately \$3,250,000 was used to finance the May 1996 acquisition of Universal Network Services, Inc. The revolving credit facility was used for general operating purposes. Net interest income for the year ended March 31, 1995 was \$65,480. In December 1995, the Company renewed its line of credit (1996 Facility) with a bank with proceeds used for general operating purposes. Net interest income during fiscal year 1995 resulted primarily from the investment of the proceeds from the Company's secondary public offering.

Income Taxes

The Company reported a net loss in fiscal 1997, and accordingly, recorded an income tax benefit of approximately \$697,000 or 8.2% of the pre-tax loss. A significant portion of the pre-tax loss was related to a writedown in the carrying value of certain assets including goodwill and customer base acquisition costs. These assets must continue to be amortized for tax purposes and the Company believes that only a portion of this writedown should be utilized for income tax purposes under a. "more likely than not" criteria. Accordingly, the Company established a valuation allowance of \$1,227,000 related to the associated deferred tax assets of approximately \$3,300,000. For the year ended March 31, 1996, \$223,273 was provided for income taxes resulting in net income of \$374,497. For the year ended March 31, 1995, \$266,954, or 23.5% of pre-tax income, was attributed to income tax resulting in net income of \$867,514.

Liquidity and Capital Resources

Net cash provided by operations for 1997 was \$3,121,310, an increase from het cash used by operations of \$162,903 in 1996, and net cash provided by operations of \$1,054,082 in 1995. The increase in cash flow from operations was primarily attributable to the increased gross margin and the timing of collection of accounts receivable and payment of accounts payable.

Cash flows used in operations resulted in a negative impact on cash during 1996 due primarily to the impact of growth in accounts receivable and other current assets that were not offset by similar increases in accounts payable and other current liabilities.

The Company's accounts receivable are anticipated to continue to grow due to higher sales volume and acquisitions. Growth will require cash disbursements for acquisitions, installation costs on lines and equipment to expand networking capability. In addition, the growth will require cash payments to vendors prior to receipt of payments by its customers.

The Company's growth will also require continued expansion of the telecommunications equipment and related capital items. The Company used net cash of £3,316,998, \$807,377 and \$568,837 for investing activities for the years 1997, 1996, and 1995, respective /. The primary use of cash in 1997, 1996, and 1995 was for the acquisition of customer bases resulting in acquisition costs of \$3,801,004, \$1,101,173 and \$1,781,055 respectively.

Cash used in financing activities in 1997 was \$578,336 as compared to cash provided by financing activities of \$1,339,585 in 1996, and cash used in financing activities of \$370,694 in 1995. In 1997 the Company made principal payments on debt of \$3,743,031 and received cash of \$3,250,000 from the issuance of debt. In 1996, the Company borrowed \$2,532,235 under its line of credit and made principal payments on its debt of \$1,243,018. In 1995 the Company redeemed all of its outstanding preferred stock for \$55,527, made payments against costs of the secondary public offering of \$53,585, reduced debt principal by \$454,680, and received \$204,695 from the issuance of common stock.

The Company experienced a net cash decrease of \$237,436 in 1997, a net cash increase of \$369,305 in 1996, and \$114,551 in 1995. Stockholders' equity was \$8,112,169 and \$13,986,066 as of March 31, 1997, and 1996, respectively.

In May 1996, the Company entered into a \$14,250,000 credit facility with a bank (the 1997 Facility) which includes a revolving credit facility and term loan facility. Borrowings under the revolving credit portion of the 1997 Facility may not exceed the lessor of \$11,000,000 minus any reserves the lender may deem eligible or 85% of eligible receivables. Borrowings under the revolver will bear interest at the prime rate plus 0.75%. Borrowings and unpaid interest on the revolving facility are repayable in full at maturity of the facility on June 1, 1999. The Company is allowed to borrow \$3,250,000 under the term loan facility. The term loan is repayable in 36 equal monthly installments of \$90,278 plus accrued interest. The term loan bears interest at the prime rate plus 3%. Substantially all of the assets of the Company are pledged as collateral under the credit facility. At March 31, 1997, \$40,000 and \$2,437,000, were outstanding under the revolving and the term loan, respectively.

Substantially all of the assets of the Company including tangible assets, receivables and general intangibles, the definition of which includes but is not limited to intellectual property, business plans, business records and licenses, are pledged as collateral under the 1997 Facility. The 1997 Facility requires compliance with certain financial and operating covenants which include minimum leverage and fixed charge coverage ratios. As of March 31, 1997, the Company was not in compliance with certain financial covenants enumerated in the 1997 Facility. Accordingly, the Company received a waiver with respect to certain of such covenants from its lender as of March 31, 1997. As a result of and in connection with the merger transactions consummated in May 1997, the Company complied with certain of the financial covenants, and has currently negotiated certain amendments to the credit facility to reflect changes in financial position and anticipated changes in business strategies and operating results associated with such transactions. While management, believes that the Company will be able to comply with the renegotiated loan agreement, there can be no assurance that the Company will not require additional waivers in the future or, if such waivers are required, that the lender will grant them.

Absent significant capital requirements for other acquisitions, the Company believes that cash flow from operations and funds available under existing credit facilities will be adequate to meet the Company's capital needs for the remainder of fiscal 1998.

Recently Issued Accounting Pronouncements

In February 1997, the Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standard (SFAS) No. 128, "Earnings per Share". This statement established accounting standards for computing and presenting earnings per share and applies to entities with publicly held common stock. This statement is effective for periods ending after December 15, 1997, including interim periods.

Early application of SFAS No. 128 is not permitted, however, upon adoption, all prior periods must be restated. Based on the standards to be adopted, basic earnings (loss) per share would be (\$1.30), \$0.08, and \$0.19 for the years ended March 31, 1997, 1996, and 1995, respectively, and diluted earnings per share would be (\$1.30), \$0.07, and \$0.19, respectively.

In February 1997, the FASB issued SFAS No. 129, "Disclosure of Information about Capital Structure". This statement establishes standards for disclosing information about an entity's capital structure. This statement is effective for financial statements for periods ending after December 15, 1997, and will not materially change the disclosures currently included in the Company's financial statements.

ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA.

Please see pages F-1 through F-8.

ITEM 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE.

None

PART III

ITEM 10. DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT.

Incorporated by reference to the Company's definitive proxy statement for 1997 Annual Meeting of Stockholders, to be filed with the Securities and Exchange Commission within 120 days after March 31, 1997.

ITEM 11. EXECUTIVE COMPENSATION.

Incorporated by reference to the Company's definitive proxy statement for 1997 Annual Meeting of Stockholders, to be filled with the Securities and Exchange Commission within 120 days after March 31, 1997.

ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT.

Incorporated by reference to the Company's definitive proxy statement for 1997 Annual Meeting of Stockholders, to be filed with the Securities and Exchange Commission within 120 days after March 31, 1997.

ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS.

Incorporated by reference to the Company's definitive proxy statement for 1997 Annual Meeting of Stockholders, to be filed with the Securities and Exchange Commission within 120 days after March 31, 1997.

PART IV

ITEM 14. EXHIBITS, FINANCIAL STATEMENTS, AND REPORTS ON FORM 8-K.

(a) 1. The following Financial Statements are filed as part of this Report:

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Independent Auditors' Report	F-1 - F-3
Financial Statements	
Consolidated Balance Sheets	F-4
Consolidated Statements of Operations	F-5
Consolidated Statements of Stockholders' Equity	F-6
Consolidated Statements of Cash Flows	- F-7
Notes to Consolidated Financial Statements	F-8

- (a) 2. None.
- (a) 3. Exhibits:
 - 27.1 Financial Data Schedule (Filed herewith)
- (b) 1. The Company filed Form 8-K/A dated November 15, 1996 on January 14, 1997 which included the Supplemental Consolidated Balance Sheets of the Company and its subsidiaries as of March 31, 1996 and 1995 and the related Supplemental Consolidated Statements of Operations, Stockholders' Equity and Cash Flows associated with its merger with United Wats, Inc.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the Company has duly caused this Report to be signed on its behalf by the undersigned, thereunto duly authorized.

NETWORK LONG DISTANCE, INC.

Dated: June 27, 1997

By <u>/s/ Thomas G. Keefe</u> Thomas G. Keefe, Chief Financial Officer

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the Company and in the capacities and on the dates indicated.

Signature	Capacity	Date
/s/ John D. Crawford	Chairman, Chief	June 27, 1997
John D. Crawford	Executive Officer, and Director	
/s/ Timothy A. Barton	President	June 27, 1997
Timothy A. Barton	and Director	
/s/ John V. Leaf	Secretary	June 27, 1997
John V. Leaf	and Director	
/s/ Thomas G. Keefe	Principal Financial Officer,	June 27, 1997
Thomas G. Keefe	Principal Accounting Officer, and Director	
/s/ Leon L. Nowalsky	Director	June 27, 1997
Leon L. Nowalsky		
/s/ Russell J. Page	Director	June 27, 1997
Russell J. Page		
/s/ Timothy J. Sledz	Director	June 27, 1997
Timothy J. Sledz		
/s/ Albert A. Woodward	Director	June 27, 1997
Albert A. Woodward		

REPORT OF INDEPENDENT PUBLIC ACCOUNTANTS

To the Stockholders of Network Long Distance, Inc.:

We have audited the accompanying consolidated balance sheets of Network Long Distance, Inc. (a Delaware Corporation) and subsidiaries as of March 31, 1997 and 1996, and the related consolidated statements of operations, stockholders' equity and cash flows for each of the years in the three year period ended March 31, 1997. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits. We did not audit the financial statements of Long Distance Telecom, Inc. included in the consolidated financial statements of Network Long Distance, Inc. which statements constitute total assets of 4.6% as of March 31, 1996 and total revenues of 7.7% for the year ended March 31, 1996, and total revenues of 9.5% for the year ended March 31, 1995 of the related consolidated totals. We also did not audit the financial statements of United Wats, Inc., included in the consolidated financial statements of Network Long Distance, Inc. which statements constitute total assets of 10.3% as of March 31, 1996 and total revenues of 23.9% for the year ended March 31, 1996 and total revenues of 8.0% for the year ended March 31, 1996 of the related consolidated totals. The financial statements of Long Distance Telecom, Inc. and United Wats, Inc., were audited by other auditors whose reports thereon have been furnished to us, and our opinion, insofar as it relates to the amounts included for Long Distance Telecom, Inc. and United Wats, Inc., is based solely upon the reports of other auditors.

We conducted our audits in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits and the reports of other auditors provide a reasonable basis for our opinion.

In our opinion, based upon our audits and the reports of other auditors, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Network Long Distance, Inc. and subsidiaries as of March 31, 1997 and 1996, and the results of their operations and their cash flows for each of the years in the three year period ended March 31, 1997, in conformity with generally accepted accounting principles.

Arthur Andersen LLP

Jackson, Mississippi, June 26, 1997

INDEPENDENT AUDITOR'S REPORT

To the General Partner
Telecommunications Ventures Limited Partnership No. 1
T/A Blue Ridge Telephone
Culpeper, VA 22701

We have audited the balance sheet of Telecommunications Ventures Limited Partnership No. 1, T/A Blue Ridge Telephone, as of December 31, 1995 and the related statements of operations, partners' equity (deficit) and cash flows for the years ended December 31, 1995 and 1994. These financial statements are the responsibility of the Partnership's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Telecommunications Ventures Limited Partnership No. 1, T/A Blue Ridge Telephone as of December 31, 1995 and the results of its operations and its cash flows for the years ended December 31, 1995 and 1994 in conformity with generally accepted accounting principles.

Yount, Hyde & Barbour, P.C.

Culpeper, Virginia May 10, 1996

INDEPENDENT AUDITOR'S REPORT

To the Board of Directors

UNITED WATS, INC.

We have audited the balance sheet of United Wats, Inc. as of December 31, 1995, and the related statements of income, changes in stockholders' equity and cash flows for the years ended December 31, 1995 and 1994. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of United Wats, Inc. as of December 31, 1995, and the results of its operations and its cash flows for the years ended December 31, 1995 and 1994 in conformity with generally accepted accounting principles.

Mayer Hoffman McCann L.C.

Kansas City, Missouri March 11, 1996

NETWORK LONG DISTANCE, INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS

CONSOCIDA ED DALAGOL DILLE.	Ma	rch 31.
	1997	1995
ASSETS		
CURRENT ASSETS:		
Cash and cash equivalents	\$ 655,136	\$ 892,572
Accounts receivable, net of allowance for doubtful accounts of		
\$2,355,000 and \$1,073,000 at March 31, 1997 and 1996,	8,541,560	9,325,997
respectively	anarement and	
Other receivables	360,965	708,962
Deferred income tax asset	148,600	
Other current assets	672.254	658.231 11.595.762
Total current assets	10,478,515	11,555,762
PROPERTY AND EQUIPMENT:	salar sarara	
Land	75,000	75,000
Building and improvements	465,575	697,285
Telecommunications equipment	1,583,949	2,338,866
Furniture and fixtures	1.581.979	1.371.197
Western content that the winds and the second and a second a second and a second an	3,706,503	4,482,348
Less: accumulated depreciation	1.624.511	2.723.412
CUSTOMER BASE ACQUISITION COSTS, NET	5.645.730	5.073,145
GOODWILL, NET	450,020	3,287,637
OTHER INTANGIBLES, NET	264,221	412,220
OTHER ASSETS	490.715	218,940
Total assets	\$18,953,712	\$23,311,116
LIABILITIES AND STOCKHOLDERS' EQUITY		
CURRENT LIABILITIES:		
Accounts payable	\$ 390,315	\$1,657,423
Accrued telecommunications cost	5,850,844	2,736,999
Other accrued liabilities	1,808,959	1,152,591
Customer deposits	128,960	176,210
Deferred income tax liability		242,872
Current maturities of long-term debt and capital lease obligation	1.208.209	285.135
Total current liabilities	9,387,287	6,251,230
DEFERRED INCOME TAX LIABILITY	-	58,201
LONG-TERM DEBT AND CAPITAL LEASE OBLIGATIONS	1,454,256	3,015,619
COMMITMENTS AND CONTINGENCIES		
Series A convertible preferred stock - \$.01 par value;		
25,000,000 shares authorized; no shares issued and outstanding at		
March 31, 1997 and 1996 (redemption value \$3 per share)	_	-
STOCKHOLDERS' EQUITY		
Common stock - \$.0001 par value; 20,000,000 shares authorized;		
6,718,908 and	a erzanum.	100000
6,523,902 shares issued and outstanding at March 31, 1997 and	672	652
1996,		
respectively		10 070 022
Additional paid-in capital	14,828,040	12,970,833
Retained earnings (deficit)	(6,624,253)	(92,290)
Treasury Stock		
Total stockholders' equity	8.112.169	13.986.066
Total liabilities and stockholders' equity	\$18,953,712	\$23,311,116

NETWORK LONG DISTANCE, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS

	For the Year Ended March 31.				
	1997	1996	1995		
Revenues (including excise taxes of \$2,863,000.					
\$1,230,000, and \$219,000 in 1997, 1996 and 1995, respectively)	\$59,690,135	\$45.083.191	\$29,374,853		
Operating expenses:					
Transmission costs	40,717,419	32,548,221	21.823.645		
Selling, general and administrative	15,770,990	9,420,273	5,652,103		
Provision for losses on accounts receivable	3,041,617	1,112,151	403,314		
Depreciation and amortization	1,902,942	1,246,826	396,661		
Provision to reduce carrying value of certain assets	5.291.000				
Total operating expenses	67.723.968	44,327,471	28.275.723		
Operating income (loss)	(8,033,833)	755,720	1,099,130		
nterest (income) expense, net	517,596	198,897	(65,480)		
Other (income) expense		(40.947)	30.142		
ncome (loss) before income taxes	(8,551,429)	597,770	1,134,468		
Provision (benefit) for income taxes	(697,000)	223.273	266.954		
Net income (loss)	(7,854,429)	374,497	867,514		
ro forma adjustment (Note 1):					
Income tax provision	4.700	126,375	28,685		
ro forma net income (loss) applicable to common					
stockholders .	\$(7,859,129)	\$248,122	\$838.829		
arnings (loss) per common share	\$ (1.30)	\$ 0.07	\$ 0.19		
ro forma earnings (loss) per common share	\$ (1.30)	\$ 0.05	5 0.18		

NETWORK LONG DISTANCE, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY

	Common Stock		Additional Paid-in	Retained	Ireasury Stock	
	Number	Amount	Capital	Earnings	Number	Amount
BALANCE, MARCH 31, 1994	5,418,179	\$ 542	\$6,139,916	\$135,113	1,028,917	\$(239,559)
Issuance of common stock to former holders of Series A Convertible Preferred Stock	63,502	tì	190,500	=		=
Issuance of common stack for acquisitions	29,038	3	232,126	¥	12	120
Issuance of common s ak (net of direct costs of \$53,585)	728,773	73	151,038	2		(2)
Retirement of treasury stock	(632,527)	(63)	(18,339)	(128,867)	(632,527)	147,269
Dividends on common tock, \$0.02 per share	-	177	.01	(105,000)	-	4
Net income		-		_867.514		
BALANCE, MARCH 31, 1995	5,606,965	561	6,695,241	768,760	396,390	(92,290)
Issuance of common stock for acquisitions	916,937	91	6,275,592	-		- 194
Dividends on common stock, \$0.006 per share	-	-	-	(36,386)		1.77
Net income				_374.497		
BALANCE, MARCH 31, 1996	6,523,902	652	12,970,833	1,106,871	396,390	(92,290)
Issuance of common stock for acquisition	195,006	20	1,857,207	4	-	-
Net loss		-	-	(7,854,429)	-	-
Effect of change in fiscal year end of merged entities				_123.305		
BALANCE, MARCH 31, 1997	6.718.908	\$ 67.2	\$1 <u>4.828.040</u>	\$(6.624.253)	396,390	\$ (92,290)

NETWORK LONG DISTANCE, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS

	For the Year Ended March 31		
	1997	1996	1995
CASH FLOWS FROM OPERATING ACTIVITIES			
Net income (loss)	\$(7,854,429)	\$ 374,497	\$ 867,514
Adjustments to reconcile net income (loss) to net cash			
provided by (used in) operating activities:			
Depreciation	630,338	623,845	316,391
Amortization	1,272,604	622,981	80,270
Provision for losses on accounts receivable	3,041,617	1,112,151	403,314
Provision to reduce carrying value of certain	6,291,000	_	-
assets			7
Provision (benefit) for deferred income taxes	(724,275)	207,907	71,434
Provision for employee stock incentive plan	30,835	50,752	42,350
(Gain) loss on disposal of equipment	-	(17,000)	62,319
Changes in assets and liabilities, net of effect of			
business combinations:		10.007.4001	10 000 0431
Accounts receivable	(1,516,201)	(3,997,138)	(2,888,943)
Other receivables and current assets	347,997	(1,206,250)	
Accounts payable and other current liabilities	1,664,274	1,943,120	2,223,200
Other	(62.450)	122,232	(158,175)
Net cash provided by (used in) operating activities	3.121.310	_(162.903)	1.054.082
CASH FLOWS FROM INVESTING ACTIVITIES			
Capital expenditures	(304,798)	(1,081,983)	(1,423,988)
Sale of short-term investments	-	1,558,562	2,751,238
Acquisitions and related costs	(3,801,004)	(1,101,173)	(1,781,055)
Decrease (increase) in other intangible assets	24,441	(195,321)	(110,853)
Proceeds from sale of equipment	764,363	17,000	-
Other *		(4.462)	(568,837)
Net cash used in investing activities	(3.316.998)	_(807,377)	(508.837)
CASH FLOWS FROM FINANCING ACTIVITIES			
Net borrowings (repayments) under line of credit	(2,492,731)	2,532,235	14E4 880V
Principal payments on debt	(1,250,300)	(1,243,018)	123,000
Proceeds from issuance of debt	3,250,000	-26,754	123,000
Decrease in capital lease obligation	(85,305)	-	204,695
Proceeds from issuance of common stock	-		(55,527)
Redemption of preferred stock	-	(36,386)	(134,597)
Dividends on common stock Offering costs			(53,585)
Net cash provided by (used in) financing activities	(578,336)	1.339.585	(370,694)
Effect of change in fiscal year end of merged	536.588	-	
entities			
Net increase (decrease) in cash and cash equivalents	(237,436)	369,305	114,551
	002 572	622 267	408,716
Cash and cash equivalents at beginning of period	892.572	523.267	
Cash and cash equivalents at end of period	\$ 655,136	\$ 892.572	\$ 523.267

NETWORK LONG DISTANCE, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. NATURE OF BUSINESS, MERGERS, ACQUISITIONS AND RELATED MATTERS:

Description of Business

Network Long Distance, Inc. (the "Company" or "Network") provides long distance telecommunications services to commercial and residential customers throughout most of the United States with a primary concentration on small to medium-sized businesses. The Company provides these services primarily through three customer service channels - business retail, agents and association programs. The business retail channel involves the sale of long distance services directly to end-users. The agents channel involves the sale of long distance services directly to end-users through master agents of the Company. The association program channel establishes exclusive marketing agreements with various trade or business associations to market the Company's products and services to members of the associations. Previously, the Company operated a switchless reseller channel which involved the sale of long distance services to other entities who resell the services to end users. The Company began to de-emphasize its switchless reseller channel during the year ended March 31, 1996. See Note 2.

Calls are transmitted over circuits leased from other telecommunications carriers at fixed or variable rates. Calls are switched through the Company's switching center or by other carriers on the Company's behalf. The Company furnishes its end user customers, as well as its reseller customers, with various long distance products including 1 + dialing, WATS, private line, calling cards and 800 services. Billing, collection and customer service are available, at additional costs to reseller customers.

The Company has four wholly-owned subsidiaries, Network Advanced Services, Inc., Network Acquisition Corp., United Wats, Inc. and Long Distance Telecom, Inc. All references to the Company include its subsidiaries except as stated otherwise. The Company's principal offices are located in Baton Rouge, Louisiana.

Mergers

On June 30, 1996, Network merged with Long Distance Telecom, Inc. dba Blue Ridge Telephone ("Blue Ridge") and in connection therewith issued 337,079 shares of common stock for all of Blue Ridge's common stock. On November 15, 1996, Network merged with United Wats, Inc. ("United Wats") and in connection therewith issued 2,277,780 shares of common stock for all of United Wats' common stock. (Both transactions are collectively referred to as the "Mergers.") Each of the Mergers was accounted for as a pooling-of-interests and, accordingly, the Network financial statements for periods prior to the Mergers have been restated to include the results of Blue Ridge and United Wats for all periods presented. The combined companies of Network, Blue Ridge and United Wats are hereinafter referred to as the Company. Separate and combined results of operations are as follows: (Note that for the six months ended September 30, 1996, balances for Blue Ridge have been included in the balances for Network.):

	Three months ended	Six months ended	Year Ended March 31.
	June 30, 1996	September 30.	1996 1995
Revenues:			
Network	\$8,975,000	\$20,197,000	\$30,810,000 \$24,217,000
Blue Ridge	994,000	-	3,463,000 2,790,000
United Wats	4,446,000	9,448,000	10.810.000 2.368.000
Combined	\$14,415,000	\$29,645,000	\$4 <u>5.083.000</u> \$2 <u>9.375.000</u>
Income (lous) before income tax:			
Network	\$ (32,000)	\$ (65,000)	\$ (442,000) \$ 609,000
Blue Ridge	45,000	_	313,000 62,000
United Wats	83,000	414,000	727.000 463.000
Combined	\$ 95,000	\$348,000	\$599,000 \$1,134,000

Prior to the Mergers, Blue Ridge operated in the form of a partnership under the name "Telecommunications Ventures Limited Partnership No. 1 T/A Blue Ridge Telephone." On June 17, 1996, Blue Ridge changed to a corporate form of organization. Blue Ridge did not recognize income tax expense for the periods presented because its tax attributes flowed to its partners. The consolidated statements of operations include an unaudited pro-forma adjustment to reflect results as if Blue Ridge had been subject to income tax for all periods presented.

Prior to the Mergers, both Blue Ridge and United Wats utilized a December 31 fiscal year end. For purposes of the combined results of operations for the year ended March 31, 1997, the amounts include Network, Blue Ridge and United Wats historical results of operations for the twelve months ended March 31, 1997. For purposes of the combined results of operations for the years ended March 31, 1996 and 1995, the Blue Ridge and United Wats amounts reflect Blue Ridge and United Wats historical results of operations for the years ended December 31, 1995 and 1994, respectively, and the Network amounts reflect Network's historical results for the years ended March 31, 1996 and 1995, respectively. Therefore, the Blue Ridge and United Wats historical results of operations for the three months ended March 31, 1996 are not contained in the Company's consolidated statements of operations and cash flows for any period presented. There were no significant intercompany transactions among Network, Blue Ridge and United Wats.

The following are condensed statements of operations and cash flows for Blue Ridge and United Wats for the three months ended March 31, 1996:

Condensed Statements of Operations Three Months Ended March 31, 1996

	Blue Ridge	United Wats
Revenue	\$926,000	\$3,855,000
Operating expenses	852,000	3,636,000
Operating income	74,000	219,000
Other income (expenses)	(4,000)	
Income before tax	70,000	219,000
Provision for income tax		79,000
Net income	\$ 70,000	\$ 140,000

Condensed Statements of Cash Flows Three Months Ended March 31, 1996

	Blue Ridge	United Wats
Net Income	\$ 70,000	\$ 140,000
Depreciation	31,000	8,000
Change in current assets and liabilities	(2,000)	475,000
Cash provided by operating activities	99,000	623,000
Cash provided by (used in) investing		
activities	10,000	(37,000)
Cash used in financing activities	(138,000)	(20,000)
Increase (decrease) in cash and cash		
equivalents	\$(29,000)	\$ 566,000

Merger and Acquisition Activity and Related Matters

The Company has been actively engaged in an acquisition program, focusing on companies primarily in the long distance industry. See Note 3. Certain of the acquisitions have resulted in the Company's acquiring significant intangible assets, primarily customer base acquisition costs and goodwill. As explained in Note 3, during the year ended March 31, 1997, primarily pursuant to certain contractual reevaluation criteria, management determined that the Company's ability to realize the unamortized balance of intangible assets related to certain prior acquisitions was uncertain. As a result, the Company incurred \$6,291,000 in non-cash provisions to reduce the carrying value of such intangibles to their estimated fair value. As of March 31, 1997, the Company has approximately \$6,100,000 of remaining unamortized intangible assets related to acquisition transactions. Management believes that its investment in such intangible assets is realizable based on the estimated future net cash flows expected to be generated from the acquired entities or customer bases. However, management's estimates of future net cash flows may change in the future and such changes could be material.

The Company incurred a net loss of \$7,854,000 for the year ended March 31, 1997. Factors that contributed significantly to the loss were the provision to reduce the carrying value of intangible assets, an increased provision for losses on accounts receivable and increased selling, general and administrative expenses. As a result of the loss, stockholders' equity declined from \$13,986,000 at March 31, 1996 to \$8,112,000 at March 31, 1997. Because of the operating loss and resulting decline in stockholders' equity reported by the Company for the year ended March 31, 1997, the Company was not in compliance with certain financial covenants contained in its bank credit facility (See Note 5). Accordingly, the Company received a waiver with respect to certain of such covenants from its lender as of March 31, 1997. As a result of and in connection with the merger transactions consummated in May 1997 (See Note 13), the Company complied with certain of the financial covenants, and has negotiated certain amendments to the credit facility to reflect changes in financial position and anticipated changes in business strategies and operating results associated with such transactions. While management, believes that the Company will be able to comply with the renegotiated loan agreement, there can be no assurance that the Company will not require additional waivers in the future or, if such waivers are required, that the lender will grant them.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

Principles of Consolidation

The accompanying consolidated financial statements include the accounts of the Company and its wholly-owned subsidiaries. All significant intercompany balances have been eliminated in consolidation.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements and revenues and expenses during the periods reported. Actual results could differ from those estimates. Estimates are used primarily when accounting for allowance for doubtful accounts, depreciation and amortization, and taxes. In addition, estimates are used by management in estimating future net cash flows when evaluating the Company's ability to realize its investments in long-lived assets, and in determining estimated fair value of assets which are deemed to have been impaired. See "Accounts Receivable" and "Intangible Assets," and Note 3.

Fair Value of Financial Instruments

The carrying amounts for cash, accounts receivable, other receivables, accounts payable, accrued liabilities and long-term debt approximate their fair value.

Accounts Receivable

Accounts receivable represent amounts due on monthly billings for long distance and other telecommunications costs incurred by customers.

The allowance for doubtful accounts is established through a provision for losses on accounts receivable which is charged to expense. Accounts receivable are written off against the allowance for doubtful accounts when management believes the collectibility of the receivable is unlikely. The allowance, which is based on evaluations of the collectibility of the receivables and prior bad debt experience, is an amount that management believes will be adequate to absorb probable losses on accounts receivable existing at the reporting date. The evaluations take into consideration such factors as changes in the aging and volume of the accounts receivable, overall quality, review of specific problem receivables and current industry conditions that may affect a customer's ability to pay. Actual results could differ from management's estimates. Write-offs during the fiscal years 1997, 1996 and 1995 were approximately \$2,010,000, \$780,000, and, \$179,000, respectively.

During the year ended March 31, 1996, the Company began reevaluating its switchless reseller channel activities, generally and, specifically its relationship with certain resellers. As a result, the Company chose to de-emphasize its reseller marketing activities by reducing the number of reseller customers and the related wholesale accounts receivable. In addition, certain reseller customers experienced financial difficulties which impeded their ability to pay the Company on a timely basis. Reseller customers with slow payment histories have been placed on specific payment plans or under lock box agreements.

During the year ended March 31, 1997, the Company determined that losses on certain accounts receivable acquired through acquisition transactions were greater than expected at the time of acquisition. As a result, the Company has written-off or made provision for such accounts receivable to reduce the carrying amount to the estimated realizable value.

Management has specifically evaluated its allowance for doubtful accounts and believes the allowance to be adequate to absorb probable losses on the accounts receivable at March 31, 1997. However the actual losses on accounts receivable could differ from management's evaluation at March 31, 1997 and such difference could be material.

Property and Equipment

Property and equipment are recorded at cost. Depreciation is provided for financial reporting purposes using primarily the straight-line method over the following estimated useful lives:

Building	30 years
Building improvements	7 years
Telecommunications equipment	3-10 years
Office equipment	5-7 years

Maintenance and repairs are expensed as incurred. Replacements and betterments are capitalized. The cost and related reserves of assets sold or retired are removed from the property accounts, and any resulting gain or loss is reflected in results of operations.

Intangible Assets

The Company's intangible assets include customer base acquisition costs and non-compete agreements incurred as a result of purchased customer bases; goodwill, customer base acquisition costs and non-compete agreements resulting from acquisitions of businesses; and software development costs attributable to telecommunications service activities.

In allocating the excess of the purchase price over tangible assets acquired in business combinations, the Company utilizes cash flow models and projected attrition rates to quantify the values allocated to the various intangibles as well as the related useful lives. While management believes that the cash flow models are achievable and the attrition rates are reasonable, management regularly reassesses the realization of the acquisition-related intangibles through periodic updates of the cash flow models. Additionally, certain acquisition agreements call for a comparison, at a specified date, of actual outstomer attrition rates experienced to those expected at the time of the acquisition agreement (the "True-Up"). If actual attrition rates differ from expected rates, certain adjustments to the acquisition price may be required. If at the time of the True-Up, actual attrition rates are significantly greater than expected by the Company, the Company makes a determination, based on estimated future net cash flows, whether the intangible asset related to the acquisition has been impaired. If an impairment has occurred, a provision for reduction in the carrying value is made to reduce the carrying amount of the intangibles to the estimated fair value of the related customer base. Such provisions are applied first to any goodwill attributable to the impaired assets until goodwill is eliminated and then to the customer base acquisition costs. See Note 3.

Customer base acquisition costs include the excess of the purchase price over any tangible assets acquired as well as specific costs incurred to consummate the transaction such as attorney's fees, accountant's fees and due diligence costs. Customer base acquisition costs are recorded based upon the estimated value (primarily based on estimated future net cash flows) of the customer base acquired and are amortized over 6 to 7 years using the straight-line method. Accumulated amortization at March 31, 1997 and 1996, was approximately \$1,607,000 and \$418,000, respectively.

Goodwill is recorded in connection with business combinations to the extent the purchase price exceeds the estimated fair value of specifically identifiable tangible and intangible assets. The Company periodically evaluates the realizability of goodwill based primarily on expected cash flows from the acquired assets or business. Goodwill is amortized over 30 years using the straight-line method. Accumulated amortization at March 31, 1997 and 1996, was approximately \$75,000 and \$115,000, respectively.

Other intangibles include software costs of approximately \$235,000 and \$296,000 as of March 31, 1997 and 1996, respectively, and non-compete agreements of approximately \$231,000 at both March 31, 1997 and 1996. The Company capitalizes external costs related to software development while internal costs are expensed. Software costs are amortized using the straight-line method over lives ranging from 4 to 5 years. Non-compete agreements are amortized using the straight-line method over the lives of the agreements, currently 5 years. Accumulated amortization of other intangibles as of March 31, 1997 and 1996, was approximately \$317,000 and \$194,000, respectively.

See Note 3 for discussion related to the application of Statement of Financial Accounting Standards, ("SFAS") No. 121 "Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to be Disposed of."

Other Receivables

Other receivables consist of current amounts due from customers and entities that are providing or have formerly provided billing and collection services for a portion of the Company's customer base.

Other Current Assets

At March 31, 1997 and 1996, other current assets consisted of costs of direct response advertising and other prepaid expenses. Direct response advertising costs are capitalized and amortized over the expected life of the customer. The Company has determined that the expected life of a customer obtained through direct response advertising is one year. At March 31, 1997 and 1996, approximately \$9,000 and \$183,000, net of accumulated amortization of approximately \$368,000 and \$194,000, respectively, was included in other current assets related to direct response advertising.

Other Assets

Other assets consist primarily of long-term notes receivable from employees of approximately \$211,000 and \$262,000 at March 31, 1997 and 1996, respectively, deferred tax assets of \$179,000 at March 31, 1997 and deferred financing costs of \$100,000, net of accumulated amortization of \$83,000 at March 31, 1997.

Income Taxes

Income taxes are provided using an asset and liability approach. The current provision for income taxes represents actual or estimated amounts payable or refundable on tax returns filed or to be filed for each year. Deferred tax assets and liabilities are recorded for the estimated future tax effects of (a) temporary differences between the tax hasis of assets and liabilities and amounts reported in the balance sheets, and (b) operating loss and tax credit carryforwards. The overall change in deferred tax assets and liabilities for the period measures the deferred tax expense for the period. Effects of changes in enacted tax laws on deferred tax assets and liabilities are reflected as adjustments to tax expense in the period of adjustment. The measurement of deferred tax assets may be reduced by a valuation allowance based on judgmental assessment of available evidence if deemed more likely than not that some or all of the deferred tax assets will not be realized.

Recognition of Revenue

Customer long distance calls are routed through switching centers owned by the Company or others over long distance telephone lines provided by others. The Company records revenues at the time of customer usage primarily on a measured time basis.

Transmission Costs

Transmission costs include all payments to local exchange carriers and interexchange carriers primarily for access and transport charges. The Company primarily utilizes long-term fixed cost contracts with other carriers in order to carry customer calls.

Earnings per Share

For the year ended March 31, 1997, earnings per share were based on the weighted average number of shares outstanding during the period. No common stock equivalents were utilized in the calculation as their effect would be anti-dilutive. For the years ended March 31, 1996 and 1995, earnings per share were calculated based on the weighted average number of shares outstanding during the year plus the dilutive effect of stock options and warrants determined using the treasury method. Average common and common equivalent shares utilized were 6,060,154, 5,079,938, and 4,587,620, respectively, for the years ended March 31, 1997, 1996, and 1995. In each year, there were no differences in primary and fully diluted earnings per share.

Common Stock Escrow Agreement

As part of its public offering of common stock in March 1994, the Company transferred 626,668 shares of common stock, owned by two officers, into an escrow account. The common stock could have been released from escrow in three annual increments of 208,896 shares if the Company either had met earnings per share requirements, on a fully diluted basis as defined in the agreement, or had consummated an offering of the Company's common stock considering certain conditions defined in the agreement. The stipulated earnings per share ("EPS") amounts were as follows:

Year Ended	
March 31.	_EPS_
1995	\$0.375
1996	0.60
1997	1.00

As the Company failed to meet EPS requirements, pursuant to the terms of the agreement, the common stock held in escrow will be forfeited and canceled to the Company's treasury by July 15, 2000. The escrowed shares have been excluded from the weighted average number of shares outstanding for the years ended March 31, 1997, 1996 and 1995. As discussed in Note 9, one of the officers subject to the escrow agreement has initiated litigation against the Company seeking the release of the escrowed shares or other compensation. If the escrowed shares are released, future per share earnings (loss) would be reduced.

Statement of Cash Flows

For purposes of the statement of cash flows, cash on hand and on deposit are considered to be cash and cash equivalents.

Reclassifications

Certain items for 1996 and 1995 have been reclassified to conform with the 1997 presentation.

Recently Issued Accounting Pronouncements

In February 1997, the Financial Accounting Standards Board ("FASB") issued SFAS No. 128, "Earnings per Share." This statement establishes accounting standards for computing and presenting earnings per share and applies to entities with publicly held common stock. This statement is effective for periods ending after December 15, 1997, including interim periods.

Early application of SFAS No. 128 is not permitted, however, upon adoption, all prior periods must be restated. Based on the standards to be adopted, basic earnings (loss) per share would be \$(1.30), \$0.08, and \$0.19 for the years er. ded March 31, 1997, 1996, and 1995, respectively, and diluted earnings per share would be \$(1.30), \$0.07, and \$0.19, respectively.

In February 1997, the FASB issued SFAS No. 129, "Disclosure of Information about Capital Structure." This statement establishes standards for disclosing information about an entity's capital structure. This statement is effective for financial statements for periods ending after December 15, 1997, and will not materially change the disclosures currently included in the Company's financial statements.

3. MERGERS AND ACQUISITIONS:

The Company has completed several acquisitions of customer bases of other long distance companies, and business combinations with other long distance companies. The following is a discussion of those transactions which have been material.

Customer Base Acquisitions

The Company has completed a series of acquisitions of segments of other long distance providers' customer bases. Such acquisitions have been accomplished through the purchase of the customer base and related accounts receivable for cash, shares of the Company's common stock, issuance of notes payable and forgiveness of accounts receivable or a combination thereof. All acquisitions have been accounted for as purchases.

The table below sets forth information concerning significant customer base acquisitions by the Company:

		Cash and	Value of		Assats Assured	
Acquired Entity	Acquisition Date	Notes Payable	Shares Issued	Accounts Receivable	Assets Acquired Customer Base	Other
Quantum						
Communications, Inc.						
(Quentum)	Jan-96	\$814,000	\$590,000	\$191,000	\$827,000	1 -
Network Services, Inc.						
(NSI)	May-95	758,000	55,000	259,000	368,000	
Colorado River						
Communications (CRC)	Nov-94	1,742,000	232,000	336,000	692,000	870,000

Business Combinations

In May 1996, the Company purchased substantially all of the customer base of Universal Network Services, Inc. ("UniNet"), a provider of long distance telecommunication services, in a transaction accounted for as a purchase. The results of operations of the UniNet customer base acquired are included in the results of operations of the Company from the date of acquisition. Consideration for the purchase included 243,758 shares of the Company's common stock with an assigned value of approximately \$1,862,000 and approximately \$3,650,000 cash. The Company acquired the outstanding accounts receivable related to the customer base which were valued at approximately \$776,000. Intangible assets acquired were allocated to customer base acquisition cost at approximately \$2,115,000 and goodwill at approximately \$2,772,000. The Company originally amortized customer base acquisition cost over 7.5 years and goodwill over 30 years using the straight-line method based primarily on expected customer attrition rates, estimated net cash flows, and industry practices. Of the 243,758 shares of the Company's common stock issued, 48,752 shares are held in escrow pending resolution of purchase price contingencies. The escrowed shares have not been considered as part of the purchase price.

In October 1995, the Company acquired substantially all of the assets of ValueTeI, Inc., ("ValueTeI"), a long distance reseller whose customer base was located primarily in Illinois, in a transaction accounted for as a purchase. Results of operations of ValueTeI are included in the Company's results of operations for the year ended March 31, 1996 from the date of acquisition. As consideration for the purchase, the Company issued 890,915 shares of its common stock with an assigned value of approximately \$5,955,000, assumed liabilities of ValueTeI of approximately \$696,000 and forgave a ValueTeI payable to the Company of approximately \$608,000. The Company acquired substantially all of ValueTeI's accounts receivable which were valued at approximately \$1,610,000. Intangible assets acquired were allocated to customer base at approximately \$3,334,000 and goodwill at approximately \$2,315,000. The Company originally amortized customer base acquisition costs over 7.5 years and goodwill over 30 years using the straight-line method based primarily on expected customer attrition rates, estimated net cash flows, and industry practices. Of the 890,915 shares of the Company's common stock issued, 16,500 shares are held in escrow pending resolution of purchase price contingencies. The escrowed shares have not been considered as part of the purchase price. The purchase agreement with ValueTeI calls for a re-evaluation of customer attrition rates one year from the acquisition date. As of March 31, 1997, such re-evaluation was in progress. However, management of the Company believes that, as a result of the re-evaluation, the escrowed shares will not be released.

The following unaudited pro forms combined results of operations for the Company assume that the UniNet and ValueTel acquisitions were completed on April 1, 1995.

	1997	1996
Revenues	\$61,295,000	\$56,285,000
Loss applicable to common shareholders	(7,908,000)	(7,039,000)
Loss per share	(1.18)	(1.33)

These pro forma amounts represent the historical operating results of the acquired entities combined with those of the Company with appropriate adjustments which give effect to interest expense, amortization and common shares issued. These pro forma amounts are not necessarily indicative of operating results which would have occurred if UniNet and ValueTel had been operated by current management during the periods presented.

Provision to Reduce the Carrying Value of Certain Assets

During the fiscal quarter ended December 31, 1996, as part of the re-evaluation called for in the ValueTel agreement, the Company determined that the attrition rates for the customer base acquired were greater than originally anticipated. As a result, management determined that it was appropriate to re-evaluate attrition rates of all customer bases acquired prior to the beginning of fiscal year 1997. In March, 1997, management determined that attrition rates related to the customer base acquired in connection with the UniNet acquisition were also greater than expected. Consequently, management, applying the requirements of SFAS 121, determined that future cash flows from the acquired customer bases would be less than that required to realize these assets. Management then reassessed the fair value of these assets by estimating the present value of the future cash flows through updating with historical results the cash flow models utilized to initially allocate the intangibles acquired. As a result, the Company incurred non-cash expense related to the provision to reduce the carrying value of customer base acquisition costs and goodwill to their respective estimated fair values.

The following table details the transactions which resulted in provisions:

	Total Unamortized Intangibles	Provision to Reduce Carrying	Balance After	Provision
Acquisition	Prior to Provision	Value	Customer Base	Goodwill
CRC	\$1,588,000	\$ 950,000	\$ 638,000	\$ -
ValueTel	6,018,000	2,800,000	3,218,000	2
Quantum	834,000	300,000	534,000	-
UniNet	4,887,000	2,241,000	2,115,000	531,000

Because of the higher than expected attrition rates, the Company analyzed the expected remaining lives of its intangibles in accordance with SFAS 121. Consequently, the Company has established new periods for amortizing its customer base acquisition costs that it believes to be reasonable estimates of the remaining lives of these intangibles. After the Company's reassessment of amortization periods for its customer base acquisition costs, the remaining useful lives assigned by the Company range from 4 to 6 years.

4. INCOME TAXES:

The Company follows the asset and liability method of accounting for deferred income taxes prescribed by SFAS No. 109, "Accounting for Income Taxes." Deferred income taxes reflect the net tax effects of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and amounts used for income tax purposes. A valuation allowance is provided for that portion of any deferred tax asset, for which it is deemed more likely than not that it will not be realized. A valuation allowance of \$1,227,000 has been established related to deferred tax assets resulting from the provision to reduce the carrying value of intangibles due to the uncertainty of realizing the full tax benefit of amortization of such intangible assets for tax purposes over 15 years.

The provision (benefit) for income taxes is composed of the following:

	1997_	1996_	1995_
Current provision (benefit)	\$ 27,000		\$196,000
Deferred provision (benefit)	1724,0001	208,000	_71,000
Total provision (benefit) for income taxes	\$1697.000)	\$223,000	\$267,000

The following is a reconciliation of the actual provisions for income taxes to the expected amounts which are derived by applying the statutory rate to reported pretax income. The expected statutory amount does not consider income (loss) related to Blue Ridge prior to June 17, 1996 because Blue Ridge was a partnership prior to that date.

	1997	1996	1995
Expected statutory provision (benefit)	\$(3,190,000)	\$140,000	\$392,000
Usage of net operating loss carryforwards		-	(75,000)
Effect of officer's life insurance	3,000	2,000	(10,000)
Effect of revocation of United Wats S Corporation Status	-	-	(26,000)
Reclassification from current taxes payable	(45,000)	69,000	-
Effect of merger expenses	63,000	-	-
Effect of intangibles amortization and provisions	1,235,000	-	-
Other	10,000	12,000	(14,000)
	(1,924,000)	223,000	267,000
Valuation allowance on deferred tax asset	1.227.000		
Actual tax provision (benefit)	\$1697,000)	\$223,000	\$267,000

The following is a summary of the significant components of the Company's deferred tax assets and liabilities as of March 31, 1997 and 1996:

251		March 31.				
	1997			1996		
	Assets	Liabilities	Assets	Liabilities		
Allowance for doubtful accounts	\$ 516,000	-	\$ 419,000	\$ -		
Depreciation	-	149,000		120,000		
Amortization	240,000	-	41,000	-		
Effect of sale-leaseback	-	72,000	-	-		
Provision to reduce carrying value of certain assets	1,294,000	-	-	-		
Effect of conversion from cash basis for income tax						
purposes	-	284,000		240,000		
Accounts receivable	-	-	77	929,000		
Prepaid expenses	-	-	-	83,000		
Accrued liabilities	19,000	-	628,000	-		
Other		9.000		16,000		
	2,069,000	514,000	1,088,000	1,388,000		
Valuation allowance	(1.227.000)		-	-		
Total	\$ 842,000	\$514,000	\$1,088,000	\$1,388,000		

LONG-TERM DEBT AND CAPITAL LEASE OBLIGATIONS:

In December 1995, the Company renewed its line of credit ("1996 Facility") with a bank with \$6,000,000 being available under the 1996 Facility. Borrowings under the 1996 Facility were scheduled to mature on April 30, 1997 and bore interest at 1% above the prime rate (9.25% at March 31, 1996). At March 31, 1996, \$2,532,000 was outstanding under the 1996 Facility. The 1996 Facility was secured by certain accounts receivable of the Company and required compliance with certain financial and operating covenants which include minimum leverage and fixed charge coverage ratios. At March 31, 1996, the Company was in compliance with those covenants.

In May 1996, the Company entered into a \$14,250,000 credit facility ("1997 Facility") with another bank which includes a revolving credit facility and term loan facility. Borrowings under the 1997 Facility were used to repay and retire the 1996 Facility. Borrowings under the revolving credit portion of the 1997 Facility may not exceed the lesser of \$11,000,000 less any reductions the lender may establish against such amount or 85% of eligible receivables. Borrowings under the revolving facility bear interest at the prime rate plus 0.75% (9.0% at March 31, 1997). Borrowings and unpaid interest on the revolving facility are repayable in full at maturity of the facility on June 1, 1999.

At March 31, 1997, borrowings outstanding under the revolving facility were \$40,000. Unused borrowing capacity under the revolving facility at March 31, 1997 was \$6,822,000. As part of the 1997 Facility, the Company was also allowed to borrow \$3,250,000 under a term loan facility. The term loan is repayable in 36 equal monthly principal installments of \$90,278 plus accrued interest. The term loan bears interest at the prime rate plus 3% (11.25% at March 31, 1997). At March 31, 1997, the balance outstanding under the term facility was \$2,437,000. Substantially all of the assets of the Company including tangible assets, receivables and general intangibles, the definition of which includes but is not limited to intellectual property, business plans, business records and licenses. are pledged as collateral under the 1997 Facility. The 1997 Facility requires compliance with certain financial and operating covenants which include minimum leverage and fixed charge coverage ratios. As of March 31, 1997, the Company was not in compliance with certain financial covenants enumerated in the 1997 Facility. Accordingly. the Company received a waiver with respect to certain of such covenants from its lender as of March 31, 1997. As a result of and in connection with the merger transactions consummated in May 1997 (See Note 13), the Company complied with certain of the financial covenants, and has currently negotiated certain amendments to the credit facility to reflect changes in financial position and anticipated changes in business strategies and operating results associated with such transactions. While management, believes that the Company will be able to comply with the renegotiated loan agreement, there can be no assurance that the Company will not require additional waivers in the future or, if such waivers are required, that the lender will grant them.

At March 31, 1997 and 1996, \$68,000 and \$343,000, respectively, remained outstanding on notes payable primarily to sellers of acquired entities incurred in connection with acquisition of customer bases. Borrowings under these notes payable are unsecured, bear interest at 8% and mature in February 2001.

At March 31, 1996, the Company had other notes payable outstanding to banks with aggregate balances of \$109,000. Borrowings under these notes were fully repaid by the Company during the year ended March 31, 1997.

Future maturities of long-term debt are as follows:

1998	\$1,112,000
1999	1,101,000
2000	329,000
2001	16,000
	\$2.558.000

Certain telecommunications equipment is leased under a capital lease agreement expiring May 1998. The following is an analysis of the equipment under capital lease included in property and equipment:

	March 31	
	1997	1996
Communications equipment	\$ 368,000	\$ 368,000
Less accumulated depreciation	(171,000)	(110,000)
	\$ 197,000	\$ 258,000

The following is a schedule by years of the future minimum lease payments under capital lease together with the present value of the minimum lease payments as of March 31, 1997.

1998	\$103,000
1999	9,000
Total minimum lease payments	112,000
Amounts representing interest	(000,8)
Present value of net minimum	
lease payments	104,000
Less: current portion	(95,000)
Long-term portion	\$ 8,000

6. EMPLOYEE BENEFIT PLANS:

In May 1994, the Company adopted a stock incentive plan (the Plan) under which certain employees are eligible to receive 100 shares of the Company's common stock upon completion of their first anniversary of service. All shares issued under the Plan are held by the Company for a period of three years from the issue date, at which time the employee vests if they are still employed with the Company. In the event the Company is sold, all employees vest immediately. Approximately 15,000, 19,300 and 17,600 shares of common stock had been awarded under the Plan at March 31, 1997, 1996 and 1995, respectively. Compensation expense of \$31,000, \$51,000 and \$42,000 was recognized in the years ended March 31, 1997, 1996 and 1995, respectively, related to the Plan.

In March 1996, the Company adopted a Defined Contribution Retirement Plan for all eligible employees which qualifies under the provisions of Section 401(k) of the Internal Revenue Code and was retroactively effective to January 1, 1996. Employees are allowed to make tax deferred contributions ranging from 1% to 15% of their eligible compensation. The Company matches 50% of the first 6% of each employee's contribution and is eligible to make additional discretionary contributions. The Company recognized expense for contributions of \$30,000 during the fiscal year ended March 31, 1997.

United Wats operates a Defined Contribution Retirement Plan which qualified under the provisions of Section 401(k) of the Internal Revenue Code. Employees are allowed to make tax deferred contributions ranging from 1% to 15% of their eligible compensation. United Wats matches 25% of the first 6% of each employee's contribution and is eligible to make additional discretionary contributions. Total profit sharing expense was \$13,000 and \$8,000 for the years ended March 31, 1997 and 1996, respectively.

7. STOCK WARRANTS:

The Company grants warrants to various directors, officers, employees and nonemployees from time to time. The warrants vest in periods ranging from immediately following grant date to ten years from grant date. Terms and conditions of the Company's warrants, including exercise price and the period warrants are exercisable, generally are at the discretion of the Company's Board of Directors. Each warrant granted allows for the purchase of one share of the Company's common stock. No warrants are exercisable for a period of more than ten years.

The Company accounts for warrants issued under Accounting Principles Board Opinion No. 25, under which no compensation cost has been recognized. Had compensation cost for these plans been determined consistent with SFAS No. 123 "Accounting for Stock-Based Compensation," the Company's net income (loss) and earnings (loss) per common share would have been reduced to the following pro forma amounts:

		Year Ended March 31		
3.84		1997	1996	
Net income (loss):	As Reported	\$(7,854,000)	\$374,000	
	Pro Forma	(8,052,000)	(2,056,000)	
Primary and fully diluted				
earnings (loss) per share:	As Reported	(1.30)	0.07	
	Pro Forma	(1.40)	(0.42)	

Because the method of accounting prescribed by SFAS No. 123 has not been applied to options granted prior to April 1, 1995, the resulting proforma compensation cost may not be representative of that to be expected in future years.

A summary of the status of the Company's stock warrants granted at March 31, 1997 and 1996 and changes during the years then ended is presented in the table and narrative below:

	1997		1996	
	Shares	Weighted Average Exercise Price	Shares	Weighted Average Exercise Price
Outstanding, beginning of year Granted Exercised Forfeited	1,202,002 90,000 - (230,000)	\$ 8.15 10.15 - 9.00	120,000 1,092,002 - (10,000)	\$ 7.50 8.22 - 7.78
Expired Outstanding, end of year Exercisable, end of year Weighted average fair value of options granted	1.062.002 895.334 \$ 4.22	\$ 8.14 \$ 8.21	1.202.002 1.002.000 \$ 4.41	\$ 8.15 \$ 8.23

The options outstanding at March 31, 1997 have exercise prices ranging from \$7.50 to \$10.4375 with a remaining weighted average contractual life of 6.73 years.

The fair value of each option grant is estimated on the date of grant using the Black-Scholes option pricing model with the following weighted average assumptions used for options granted during the years ended March 31, 1997 and 1996:

Weighted Average Assumptions

	1997	1996
Risk free interest rate	5.9%	5.5%
Expected life (years)	3.1	5.6
Expected volatility	47.8%	40.3%
Expected dividends	-	-

8. COMMITMENTS:

At March 31, 1997, the Company was committed under noncancellable, noncapitalizable agreements for fixed cost transmission facilities that require minimum payments of approximately \$19,100,000 in 1998, \$9,450,000 in 1999, \$8,100,000 in 2000 and \$3,375,000 in 2001.

The Company leases office facilities and certain equipment under noncancellable operating leases having initial or remaining terms of more than one year. Rent expense related to these leases was approximately \$576,000, \$375,000, and \$81,000 for the years ended March 31, 1997, 1996 and 1995, respectively. Approximate minimum lease payments under these operating leases are as follows:

1998	\$ 604,000
1999	605,000
2000	522,000
2001	242,000
2002	30.000

In April 1996, the Company entered into a sale-leaseback transaction whereby the Company sold communications equipment to a financial institution and obtained a lease for the communications equipment. The lease requires annual payments of \$165,000 and expires in March 2000. No gain or loss was recognized upon consummation of the sale-leaseback transaction. The lease is accounted for as an operating lease.

Certain of the Company's facility leases include renewal options and all leases include provisions for rent escalation to reflect increased operating costs and/or require the Company to pay certain maintenance and utility costs.

9. CONTINGENCIES:

On February 8, 1996, President Clinton signed the Telecommunications Act of 1996 (the "Telecom Act"), which permits, without limitation, the Regional Bell Operating Companies (RBOCs) to provide domestic and international long distance services to customers located outside of the RBOCs home regions; permits a petitioning RBOC to provide domestic and international long distance service to customers within its home regions upon a finding by the Federal Communications Commission (the "FCC") that a petitioning RBOC has satisfied certain criteria for opening up its local exchange network to competition and that its provision of long distance services would further the public interest; and remove existing barriers to entry into local service markets. Additionally, there are significant changes in the manner in which carrier-to-carrier arrangements are regulated at the federal and state level; procedures to revise universal service standards; and, penalties for unauthorized switching of customers. The FCC has instituted proceedings addressing the implementation of this legislation.

On August 8, 1996, the FCC released its First Report and Order in the Matter of Implementation of the Local Competition Provisions in the Telecom Act (the "FCC Interconnect Order"). In the FCC Interconnect Order, the FCC established nationwide rules designed to encourage new entrants to participate in the local service markets through interconnection with the incumbent local exchange carriers ("ILEC"), resale of the ILECs retail services and unbundled network elements. These rules set the groundwork for the statutory criteria governing RBOC entry into the long distance market. The Company cannot predict the effect such legislation or the implementing regulations will have on the Company or the industry. Motions to stay implementation of the FCC Interconnect Order have been filled with the FCC and federal courts of appeals challenging, among other things, the validity of the FCC Interconnect Order have been filled in several federal courts of appeals and assigned to the Eighth Circuit Court of Appeals for disposition. The Eighth Circuit Court of Appeals has stayed the pricing provisions of the FCC Interconnect Order. The United States Supreme Court has declined to review the propriety of the stay. The Company cannot predict either the outcome of these challenges and appeals or the eventual effect on its business or the industry in general.

On December 24, 1996, the FCC released a Notice of Proposed Rulemaking seeking to reform the FCC's current access charge policies and practices to comport with a competitive or potentially competitive local access service market. On May 7, 1997, the FCC announced that it will issue a series of orders that reform Universal Services. Subsidy allocations, adopt various reforms to the existing rate structure for interstate access that are designed to reduce access charges, over time, to more economically efficient levels and rate structures. In particular, the FCC adopted changes to its rate structures for Common Line, Local Switching and Local Transport rate elements. The FCC generally removed from minute-of-use access charges costs that are not incurred on a per-minute-of-use basis, with such costs being recovered through flat rate charges. Additional charges and details of the FCC's actions are to be addressed when Orders are released within the near future. Access charges are a principal component of the Company's transmission costs. The Company cannot predict whether or not the result of these proceedings will have a material impact upon its financial position or results of operations.

On May 21, 1997, the former Chief Executive Officer ("CEO") of the Company initiated litigation against the Company in an effort to obtain the release of shares subject to the common stock escrow agreement discussed in Note 2, or to be otherwise compensated. Based on the fair market value of freely tradable common shares of the Company, the fair market value of the shares subject to litigation at May 21, 1997 was approximately \$2,650,000. The outcome of this litigation, which the Company is vigorously defending, is uncertain. However, if any of the escrowed shares of common stock are released, earnings (loss) per common share would be reduced. The fair value of any shares released from escrow or any cash payment made to the former officer in connection with the litigation would be charged to expense.

The Company is involved in legal proceedings generally incidental to its business. While the results of these various legal matters contain an element of uncertainty, the Company believes that the probable outcome of any of these matters, or all of them combined, should not have a material adverse effect on the Company's consolidated results of operations or financial position.

10. RELATED PARTY TRANSACTIONS:

The Company held notes receivable and related accrued interest from various employees of \$211,000 and \$262,000 as of March 31, 1997 and 1996, respectively. These notes, which are unsecured, include non-interest bearing notes and notes bearing interest at a rate of 8%.

The Company is indebted to shareholders under notes payable aggregating \$13,000 and \$107,000, respectively, at March 31, 1997 and 1996. The note payable outstanding at March 31, 1997 bears interest at 8% and matures. October 1997. The notes are secured by communications equipment.

The Company leases office space and a retail facility from shareholders under two operating leases. Annual rentals under the leases totaled \$33,000, \$37,000, and \$36,000, respectively, for the years ended March 31, 1997, 1996 and 1995.

11. SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION:

Interest paid by the Company during the years ended March 31, 1997, 1996 and 1995 amounted to \$471,000, \$261,000, and \$88,000, respectively. Income taxes paid during the years ended March 31, 1997, 1996 and 1995, were \$616,000, \$115,000 and \$25,000, respectively.

In conjunction with business combinations and customer base acquisitions during the years ended March 31, 1997, 1996 and 1995, assets acquired and non-cash consideration issued were as follows:

	March 31.		
	1997	1996_	1995
Fair value of tangible assets acquired	\$ 776,000	\$2,135,000	\$ 438,000
Excess of cost over tangible assets acquired	4,887,000	7,330,000	1,771,000
Accounts receivable forgiven	-	(893,000)	(196,000)
Liabilities assumed	-	(650,000)	:
Notes payable issued	-	(532,000)	-
Common stock issued "	(1.862,000)	(6.289,000)	[232,000]
Cash paid	\$3,801,000	\$1,101,000	\$1.781.000

For the year ended March 31, 1995, noncash transactions also included debt incurred for purchase of equipment of \$29,000 and other noncash transactions of \$8,000. For the year ended March 31, 1995, noncash transactions included retirement of treasury stock of \$147,000, capital lease obligations incurred of \$67,000, other noncash transactions of \$25,000 and redemption of preferred stock of \$191,000.

12. CONCENTRATIONS AND TELECOMMUNICATIONS INDUSTRY RISKS:

Four of the Company's switchless customers accounted for approximately 13% of revenues in 1996 and approximately 13% of gross accounts receivable at March 31, 1996. The Company's five largest switchless customers accounted for approximately 10% of revenues and approximately 9% of gross accounts receivable at March 31, 1997. The decrease in concentration of switchless customers results from the Company's de-emphasis of its switchless reseller division. The Company performs initial and ongoing credit evaluations of its customers and maintains an allowance for doubt'ul accounts. Customers may be asked to provide personal guarantees and/or security deposits. If the financial condition and operations of these switchless customers deteriorate below critical levels, the Company's operating results could be adversely affected.

The Company faces intense competition in providing long distance telecommunications service. Domestically, the Company competes for services with AT&T, MCI, Sprint and WorldCom, the local exchange carriers ("LECs") and other national and regional interexchange carriers ("IXCs"), where permissible. Certain of these companies have substantially greater market share and financial resources than the Company, and some of them are the source of communications capacity used by the Company to provide its own services.

The Company's long distance telephone business is dependent upon lease or resale arrangements with fiber-optic and digital microwave carriers for the transmission of calls. The future profitability of the Company is based upon its ability to transmit long distance telephone calls over transmission facilities leased from others on a cost-effective basis. The Company is currently dependent on three primary carriers, Frontier Communications Services, Inc., WorldCom Network Services, Inc. and Sprint. The Company utilizes other fiber optic carriers to a lesser extent to supplement communication transport services, however, there can be no assurance that in the future the Company will continue to have access, on an ongoing basis, to transmission facilities at favorable rates.

The telecommunications industry is subject to rapid and significant changes in technology. While the Company does not believe that, for the foreseeable future, these changes will either materially and adversely affect the continued use of fiber optic cable or materially hinder its ability to acquire necessary technologies, the effect of technological changes, including changes relating to emerging wireline and wireless transmission and switching technologies, on the businesses of the Company cannot be predicted.

13. SUBSEQUENT EVENTS:

In May 1997, the Company acquired Eastern Telecom International Corporation ("Eastern"), a provider of long distance telecommunications services, in a transaction to be accounted for as a purchase. The acquisition was consummated with the issuance of 3,633,272 shares of the Company's common stock and cash of \$1,500,000. Of the 3,633,272 shares issued, 63,492 shares are held in escrow pending resolution of purchase price contingencies. At March 31, 1997, Eastern had total assets of \$7,352,000 and shareholder's equity of \$1,083,000. For the eleven month period ended March 31, 1997, Eastern had revenues of \$20,429,000 and net income of \$383,000.

In May 1997, the Company acquired National Teleservice, Inc. ("National"), a provider of long distance telecommunications services, in a transaction to be accounted for as a pooling-of-interests. In exchange for all of the outstanding common stock of National, the Company issued 3,274,188 shares of its common stock, of which 155,524 shares are held in escrow pending resolution of purchase price contingencies. As the merger will be accounted for under the pooling-of-interests method, the historical financial data of the Company will be restated to include National data. The following unaudited pro forms data summarizes the combined results of operations of the Company and National as though the merger had occurred at the beginning of the year ended March 31, 1995:

	Year Ended March 31, (Unaudited)		
	1997	1996	1995
Revenues	\$86,000,000		\$48,315,000
Net income	(6,674,000)	965,000	1,630,000
Earnings per share	(0.73)	0.12	0.21

Subsequent to the acquisitions discussed above, four principals of Eastern and National were elected to be members of the Board of Directors. In addition, a new Chairman of the Board of Directors and CEO, Chief Financial Officer and Treasurer, and Secretary were elected. The newly elected Chairman and Chief Executive Officer and Chief Financial Officer and Treasurer formerly served in similar capacities for Eastern. The newly elected Secretary formerly served as President and Chief Executive Officer of National.

Re: NETWORK LESTANCE	Date: 12/18/97 Our File No.:
The following document(s) are enclosed for: A Filing Recording with your office. Song and apply ation of the track Song and and united units for approval of a mercer.	Please return file-marked copies to us. Please enter date of filing and return this form to us by 19 Charge our account for fees. Check enclosed to cover fees, \$ 250.00
- Executive Secretary Horida Public Service Com 103450 Schumard Oak Blue Wall abasses, Horida:	NOWALSKY, BRONSTON & GOTHARD, L.L.P. ATTORNEYS AT LAW 3500 NORTH CAUSEWAY BOULEVARD, SUTTE 1442 METAIRIE, LOUISIANA 70002 TELEPHONE (504) 832-1984 FAX (504) 831-0892

NOWALSKY, BRONSTON & GOTHARD, L.L.P. ATTORNEYS AT LAW

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FACSIMILE: (504) 831-0892

MONICA R. BORNE
JEFFREY T. GREENBERG
Of Counsel

December 17, 1997

DEPOSIT

DATE

D676"

DEC 2:2 1997

VIA AIRBORNE EXPRESS

Executive Secretary
Florida Public Service Commission
2450 Schumard Oak Boulevard
Tallahassee, Florida 32399-0850

Re:

Joint Application of Network Long Distance, Inc.

and United Wats, Inc. for Approval of a

Merger

971634-TI

Dear Sir:

On behalf Network Long Distance, Inc. and United Wats, Inc., enclosed please find an original and thirteen (13) copies of the referenced Application. Also enclosed is a check in the amount of \$250.00 to cover the filing fee.

Please date stamp and return the enclosed extra copy of this letter in the envelope provided.

Please call me should you have any questions concerning this filing. Thank you for your assistance with this matter.

Sincerely,

NOWALSKY, BRONSTON & GOTHARD, L.L.P.

GENERAL ACCOUNT 3500 N. CAUSEWAY, SUITE 1442 METAIRIE, LA 70002 (504) 832-1984 JEFFERSON FEDERAL SAVINGS BANK GRETNA, LA 70053 2088

12/18/97

PAY TO THE FLORIDA PUBLIC SERVICE COMMISSION

. **250.00

Two Hundred Fifty and 00/100****

__ DOLLARS

Personal Property of Section 1

FILING FEES - NETWORK LONG DISTANCE/UW

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