## NEW MILLENNIUM MEDIA INTERNATIONAL INC

Form 10QSB

August 14, 2002

As	filed	with the	Securities	and	Exchange	Commission	on	August	14,	2002
Re	gistrat	ion No								

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

FORM 10-OSB

QUARTERLY REPORT UNDER SECTION 13 OR 15(D)
OF THE SECURITIES EXCHANGE ACT OF 1934

For quarter ended June 30, 2002 Commission File Number 0-29195

NEW MILLENNIUM MEDIA INTERNATIONAL, INC. (Name of Small Business Issuer in Its Charter)

Colorado (7310) 84-1463284

(State or jurisdiction of (Primary Standard Industrial (I.R.S. Employer incorporation or organization) Classification Code Number) Identification No.)

200 9th Avenue North, Suite 210 Safety Harbor, Florida 34695 (727) 797-6664

(Address and Telephone Number of Principal Executive Offices and Principal Place of Business)

John D. Thatch, President
New Millennium Media International, Inc.
200 9th Avenue North, Suite 210
Safety Harbor, Florida 34695
(Name, Address and Telephone Number of Agent for Service)

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 30, 2002 there were 9,733,047 shares of the Company's common stock issued and outstanding.

NEW MILLENNIUM MEDIA INTERNATIONAL, INC.

INDEX

		Page
Part I	Financial	Information
	Item 1	Financial Statements3

	Item 2	Condensed Balance Sheet
		Net Loss
		Trends and Events10
	Item 3	Quantitative and Qualitative Disclosures
		About Market Risk11
Part II		formation11
	Item 1	Legal Proceedings11
	Item 2	Changes in Securities and Use of Proceeds11
		Common Stock Transferred11
		Warrants Issued12
		Use of Proceeds
	Item 3	Defaults Upon Senior Securities12
	Item 4	Submission of Matters to a Vote of Security Holders12
	Item 5	Other Information12
	Item 6	Exhibits and Reports on Form 8-K13
Signature	s	

#### PART I. FINANCIAL INFORMATION

### ITEM 1. FINANCIAL STATEMENTS

## NEW MILLENNIUM MEDIA INTERNATIONAL, INC.

## CONDENSED BALANCE SHEET

	JUNE 30, 2002 (UNAUDITED)	DECEMBER 31 2001 (AUDITED)
ASSETS		
Current Assets:		
Cash	\$ 2,755	\$ 47,23
Accounts Receivable	70,024	23 <b>,</b> 39
Inventory		_
Prepaid Assets	21,728	47 <b>,</b> 22
Total Current Assets	94,507	117 <b>,</b> 86
Property and Equipment		
Property and Equipment - net	1,383,769	1,461,82 
Other Assets		
Intangible assets - net	100,000	665,09
Other assets	52,662	13,98

Total Other Assets	152,		679 <b>,</b> 08
			2,258,76
LIABILITIES AND STOCKHOLDERS' EQUITY	======	=== =	=======
Current Liabilities			
Accounts payable and accrued expenses	\$ 435,	835 \$	520,37
Notes and loans payable	577,	760	612,69
Related party payables	985,	919 	809 <b>,</b> 55
Total Current Liabilities	1,999,	514	1,942,62
Long-term Liabilities			
Stockholders' Equity Common stock, par value \$.001; 15,000,000 shares authorized; 9,733,047 and 8,610,047 shares issued			
and outstanding, respectively, 2002 and 2001	9,	733	8,61
Common stock warrants	70,	890	69,29
Common stock options; none and 25,000 issued and outstanding, respectively, 2002 and 2001 exercisable at \$.005 per option Preferred stock, par value \$.001; 10,000,000 shares authorized, no shares issued and outstanding	on		1,17
Additional paid in capital	5 - 830 -	192	5,336,69
Accumulated Deficit	(4,446,	016)	(3,266,25
	1,464,	799	2,149,51
Less common stock subscribed	(1,833,		(1,833,37
Total Stockholders' Equity	(368,	576) 	316,13
			2,258,76
	=======		

See accompanying notes.

2

NEW MILLENNIUM MEDIA INTERNATIONAL, INC.

CONDENSED STATEMENT OF OPERATIONS

(Unaudited)

		FOR THE	I	FOR THE		FOR T
		QUARTER ENDED		QUARTER	SI	X MON
				ENDED		ENDE
		6/30/02		6/30/01		6/30/
Revenues	\$	247,820	\$	74,991	\$	459

Costs and Expenses:

General and administrative Interest expense		461,784 34,310	309,091 15,559		922 64
Depreciation and amortization		43,629	35 <b>,</b> 116		86 
Total costs and expenses		539,723	 359 <b>,</b> 766		1,073 
Loss before cumulative effect of change in accounting principle Cumulative effect of change in accounting principle		(291 <b>,</b> 903) 	 (284 <b>,</b> 775) 		(614 (565
Net Loss		(291,903)	(284,775)	\$ ==	(1 <b>,</b> 179
Basic and diluted loss per common share:					
Loss before cumulative effect of change in accounting principle Cumulative effect of change in accounting principle	\$	(0.031)	\$ (0.043)	\$	(0
Net Loss	•	(0.031)	(0.043)	\$ ==	(0
Weighted Average Number of Shares Outstanding		9,442,547	6,556,861 ======		9 <b>,</b> 171

See accompanying notes.

3

## NEW MILLENNIUM MEDIA INTERNATIONAL, INC.

## CONDENSED STATEMENT OF CASH FLOWS

(Unaudited)

	 FOR THE QUARTER ENDED 6/30/02	 FOR THE QUARTER ENDED 6/30/01	
CASH FLOWS FROM OPERATING ACTIVITIES:			
Net income (loss)	\$ (291,903)	\$ (284,775	
Adjustments to reconcile net income (loss) to net			
cash provided by (used in) operating activities:			
Cumulative effect of change in accounting principle			
Depreciation and amortization	43,629	35 <b>,</b> 116	
Fair value of shares issued for services	20,000	25,000	
Fair value of options issued	3 <b>,</b> 576		
Fair value of warrants issued	1,600		
(Increase) decrease in accounts receivable	(18,770)	(38,706	
(Increase) decrease in prepaid expenses	(7,500)	(1,876	
(Increase) decrease in other assets	(36, 348)		
Increase (decrease) in accounts payable			

and accrued expenses Increase (decrease) in related party payables	(102,529) 165,836	36 <b>,</b> 464 
Net cash provided by (used in) operating activities	(222,409)	 (228 <b>,</b> 777
CASH FLOWS FROM INVESTING ACTIVITIES  Purchase of property and equipment	 (7,940)	 (6 <b>,</b> 062
Net provided by (used in) investing activities	 (7,940)	 (6 <b>,</b> 062
CASH FLOWS FROM FINANCING ACTIVITIES  Proceeds from loans  Proceeds from common stock transactions  Proceeds from exercise of common stock options	 186,198 40,000 	 250 <b>,</b> 000  
Net cash provided by (used in) financing activities	 226,198	 250 <b>,</b> 000
Increase (decrease) in cash and cash equivalents	\$ (4,151)	\$ 15,161
Cash and cash equivalents at beginning of period	 6,906	 3,127
Cash and cash equivalents at end of period	\$ 2 <b>,</b> 755	18 <b>,</b> 288
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION:		
Cash paid during the year for interest		
Cash paid during the year for income taxes		
Supplemental schedule of noncash investing and financing activities:  Fair value of shares issued (1,000 shares) to purchase property and equipment	\$ 1,000	\$ 
Conversion of short-term debt to equity	168,660	13,000

See accompanying notes.

4

NEW MILLENNIUM MEDIA INTERNATIONAL, INC.

NOTES TO THE CONDENSED FINANCIAL STATEMENTS

(UNAUDITED)

## 1. Basis of Presentation

The accompanying unaudited condensed statements have been prepared in accordance with generally accepted accounting principles for interim financial information in accordance with rules and regulations of the Securities and Exchange Commission, including the instructions to Form

10-Q. Accordingly, they do not include all of the information and footnotes required by generally accepted accounting principles for complete financial statements and should be read in conjunction with the Company's Annual Report (Form 10-KSB) for the year ended December 31, 2001. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation have been included. The results of operations for the six months ended June 30, 2002 are not necessarily indicative of the operating results for the full fiscal year or any future period.

# 2. Going Concern Uncertainty

The financial statements are presented assuming the Company will continue as a going concern. The Company has incurred recurring operating losses and negative cash flows and has negative working capital. The Company has financed itself primarily through the sale of its stock and related party borrowings. These conditions raise substantial doubt about the Company's ability to continue as a going concern.

There can be no assurance that the Company will be successful in implementing its plans, or if such plans are implemented, that the Company will achieve its goals. Further, the Company has not received approval from the SEC concerning filing of its Post Effective Amendment of an SB-2, which is necessary for the Company to effect its agreement with Swartz Private Equity and obtain necessary funding for operations.

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern and do not include any adjustments to reflect the possible future effect on the recoverability and classification of assets or the amount and classification of liabilities that might result from the outcome of this uncertainty.

# 3. Effect of Recent Accounting Pronouncements

In June 2001, the Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standards (SFAS) No. 141, Business Combinations, and (SFAS) No. 142, Goodwill and Other Intangible Assets.

SFAS No. 141 requires that the purchase method of accounting be used for all business combinations and prohibits the use of the pooling-of-interests method. Further, Statement No. 141 changes the criteria to recognize intangible assets apart from goodwill. The adoption of Statement No. 141 did not have a material effect on the company's financial position or results of operations.

SFAS No. 142 changes the accounting for goodwill from an amortization method to an impairment-only approach. Thus, amortization of goodwill, including goodwill recorded in past business combinations, will cease upon adoption of this statement. Those intangible assets that will continue to be classified as goodwill or as other intangibles with indefinite lives are no longer amortized. Finite lived intangibles will continue to be amortized over their estimated useful lives.

Under Statement No. 142, all intangible assets, including goodwill that results from business combinations, are periodically (at least annually) evaluated for impairment, with any resulting impairment loss being charged against earnings. Any impairment loss that is recognized as a result of completing the transitional impairment testing in the year of adoption is treated as a cumulative effect of a change in accounting principle and recognized in these interim financial statements. Statement No. 142

prescribes a two-step process for impairment testing of goodwill: (i) the determination of impairment, based upon the fair value of a reporting unit as compared to its carrying value, and (ii) if there is an impairment, this step measures the amount of impairment loss by comparing the implied fair value of goodwill with the carrying amount of that goodwill. The Company completed its step one impairment analysis during the current quarter, which indicated that the carrying value was greater than the fair value and that an impairment existed. The Company also completed step two of the testing during the first quarter allocating the fair value of the reporting unit considering the sources of recognized goodwill in making the initial assignment as well as the reporting units to which the related acquired net assets were assigned. As a result of using the fair value approach, an impairment charge of \$ 565,095 has been recognized.

NEW MILLENNIUM MEDIA INTERNATIONAL, INC.

NOTES TO THE CONDENSED FINANCIAL STATEMENTS

(UNAUDITED)

Effect of Recent Accounting Pronouncements Continued

In accordance with Statement No. 142, the effect of this change is reflected prospectively. The following table reflects the results of operations adjusted as though the adoption of SFAS No. 141 and 142 occurred as of January 1, 2001:

			S				
	20	02	20	001	2002		
	NO. OF SHARES / OPTIONS	AMOUNT	NO. OF SHARES / OPTIONS	AMOUNT	NO. OF SHARES / OPTIONS	AMO	
COMMON STOCK: Conversion of short-term debt to equity	335,000	\$168,660	20,000	\$ 13,000	560,000	\$310	
Shares issued for services	40,000	20,000  \$188,660	100,000	25,000  \$ 38,000	307 <b>,</b> 000	134  \$445	
COMMON STOCK OPTIONS:		======		======		====	
Options issued for services	125,000	\$ 3,576		\$ ======	175,000	\$ 7 ====	

# 4. Fair value information

Fair value of shares issued as indicated in accordance with FASB No. 123 as

restated consists of:

	FOR THE QUARTER ENDED JUNE 30,			SI	
		2002	2001		200
Net loss before cumulative effect of accounting change:					
As reported	\$	(291,903)	\$(284,775)	\$	(61
Goodwill amortization			11,298		
Net loss after cumulative effect of accounting change	\$ ===	(291,903)	\$ (273,477)	\$ ===	(61 
Basic and diluted loss per common share before cumulative effect of accounting change:					
As reported	\$	(0.031)	\$ (0.043) ======	\$ ===	(
As adjusted	\$	(0.031)	\$ (0.042)	\$	(

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS.

#### GENERAL

Management's discussion and analysis contains various "forward looking statements." Such statements consist of any statement other than a recitation of historical fact and can be identified by the use of forward-looking terminology such as "may," "expect," "anticipate," "estimate," or "continue" or use of negative or other variations or comparable terminology.

We caution that these statements are further qualified by important factors that could cause actual results to differ materially from those contained in the forward-looking statements, that these forward-looking statements are necessarily speculative, and there are certain risks and uncertainties that could cause actual events or results to differ materially from those referred to in such forward-looking statements.

#### OVERVIEW

New Millennium Media International, Inc. (NMMI) is engaged in activities in the advertising business. The primary activity of the Company currently involves several types of visual advertising: The IllumiSign-EyeCatcher front-lit motion display boards, the IllumiSign-EyeCatcher back-lit motion display boards, plasma screens and LED display boards. NMMI sells advertising space on these display boards on a contractual yearly basis, payable monthly or in the case of the LED boards, on an event basis. In certain instances we sell and continue to sell motion display boards. The criteria that determines the sale rather than leasing the displays is two fold: (i) sales in foreign countries where recovery of the displays in the event of non-payment would be a major expense and recovery of the display economically impractical and, (ii) sales to customers in large quantity where leasing the displays is determined to be nearly impossible and

the customer retains the displays for its own benefit and the customer intends to place the displays in non-competition with the business model of the Company. The Company is continuing to devote substantially all of its present efforts to implementing its operational and marketing plans designed to establish new business accounts for its mobile LED boards and the motion display boards.

NMMI continues to incur significant losses from operations. We incurred losses from operations of \$291,903 for the quarter ended June 30, 2002 compared to \$284,775 for the same term of 2001and the loss for the first six months of 2002 was \$614,662 compared to \$440,963 for the first six months of 2001. As of June 30, 2002, we had an accumulated deficit of \$4,446,016.

#### CRITICAL ACCOUNTING POLICIES

Our financial statements and related financial information are based on the application of accounting principles generally accepted in the United States (GAAP). The preparation of financial statements under GAAP requires management to make estimates and assumptions that affect the reported amount of revenue and expenses during the periods. We believe our use of estimates and underlying accounting assumptions adhere to GAAP and are consistently and conservatively applied. Estimates have been made by management in several areas including, but not limited, to accounts receivable allowances, valuation of long-lived and intangible assets including goodwill. We have based our estimates on historical experience and on various other assumptions that we believe to be reasonable under the circumstances and review valuations based on estimates for

reasonableness and conservatism on a consistent basis. Actual results may differ materially from these estimates under different assumptions or conditions.

As discussed in Note 3 to the financial statements, we adopted FASB No. 142, Goodwill and Other Intangible Assets, as of January 1, 2002 and have performed the required impairment tests of goodwill and indefinite intangible assets and have recognized an impairment loss of \$565,095 resulting from the cumulative effect of the change in accounting principle during the six months ended June 30, 2002.

### LIQUIDITY AND CAPITAL RESOURCES

Since inception, we have funded our operations and investments in equipment primarily through equity financings and borrowing from related parties that are not necessarily isolated transactions; however, there is no assurance that there will be proceeds from such transactions in the future.

#### MATERIAL CHANGES IN FINANCIAL CONDITION

As shown on the attached Condensed Balance Sheet, the Property and Equipment net has decreased only slightly, 5%, during the first 6 months period of 2002 compared to the first six months of 2001 due to depreciation expense; however, the Total Other Assets shows a decrease of \$526,419, 77%. This is primarily because of the \$565,095 of Intangible Assets decrease to zero that was caused by the impairment of goodwill under a recent Financial Accounting Standards Board Statement. A detailed explanation of this issue is included in Note 3, Effect of Recent Accounting Pronouncements in the Notes to the Condensed Financial Statements attached hereto. The increase in Total Current Liabilities during these first six months of 2002 is relatively insignificant, \$56,886, approximately 2.9%. The Total Stockholders' Equity decreased \$684,714, a decrease of 216% for this 6 months period due to these losses.

## RESULTS OF OPERATIONS

#### Revenue

The comparative revenue for the second quarter of 2002 compared to the same period for 2001 shows an increase of \$172,829, 230% for the first two quarters of 2002 compared to 2001 the increase is \$240,506, 110%. This increase is due

primarily to the contract rental of the mobile LED unit and the increase of advertising revenue generated by the EyeCatcher motion displays. The Company continues lease the motion displays and to sell the displays on a limited basis, see the section captioned "Overview" above. The Graphic Arts Department continues to be a revenue source for the Company for both the lease and sale of the motion displays. The Company retains the rights to print the display posters for the motion displays whether they are leased or sold. As the Company installs additional display boards, additional advertisements are sold. Generally, this is cumulative, i. e., as the display boards are placed, the advertisements are sold for a term of several months or yearly. Even though the advertisement contracts expire, many are renewed with a minimal amount of sales effort so long as the display board continues to produce revenue with no additional effort. No additional effort is generally necessary to place the display board because it remains in place at the host venue.

#### General and Administrative Costs and Expenses

There was an increase in the General and Administrative Costs and Expenses of \$152,693, 49%, for the second quarter comparison of 2002 and 2001 and an increase of \$360,065, 64%, for the first two quarters comparison of 2002 and 2001. These increases are due primarily to the Company continuing to grow, adding employees, providing

employee incentives, employee benefits, management consulting, interest, depreciation and royalty allowance for the IllumiSign-EyeCatcher front-lit licensing agreement. The current staffing of the Company is expected to be sufficient to carry the Company through its growth during the next six to twelve months at the present rate of growth.

## Interest Expense

Interest Expense increased by \$18,751, 121%, for the second quarter of 2002 compared to the same period of 2001 and \$37,376, 140%, for the first two quarters comparison for those same years. This interest expense increased primarily as a result of the Company continuing to finance its operation through borrowing funds.

#### Depreciation

Depreciation and amortization increased by \$8,513, 24\$, for the second quarter and \$16,764, 24\$, for the first two quarters of 2002 and 2001. This increase continues to be the result of additional advertising boards being available for lease.

#### Total Costs and Expenses

The Total Costs and Expenses have increased by \$179,957, an increase of 50% in this second quarter of 2002 when compared to the second quarter of 2001 and \$414,205, 63%, for the first six months comparison for these years. This is the effect of the Company continuing to grow and add EyeCatcher motion displays and support personnel as described above under the heading General and Administrative Costs and Expenses. Many of these costs and expenses are non-recurring startup expenses.

Loss Before Cumulative Effect of Change in Accounting Principle
This loss increased 3%, \$7,128, for the second quarter comparison and 39%,
\$173,699 for the first two quarters comparison for years 2002 and 2001. This
operational loss is principally due to the continuing Company growth which
requires additional display boards and equipment as well as the in-house
personnel necessary to provide operational support.

Cumulative Effect of Change in Accounting Principle

For a detailed explanation of this issue please see Note 3, Effect of Recent Accounting Pronouncements, in the Notes to the Condensed Financial Statements

attached hereto.

Basic and Fully Diluted Loss Per Common Share

The Basic Loss Per Common Share before cumulative effect of change in accounting principle for the second quarter of 2002 compared to the same quarter of 2001 decreased from \$(0.043) to \$(0.031), a comparative Basic Loss Per Common Share decrease of approximately 28%. For the first six months comparison there was a decrease in the loss per share of \$(0.002), 3%. This decrease in loss per common share is a function of the increase in the number of Weighted Average Number of Shares Outstanding. As stated above, a major portion of the Costs and Expenses are non-reoccurring start-up costs. Compared to a year ago, we are now fully staffed and beginning to produce income. We are continuing to concentrate on establishing new business and increasing sales relating to the IllumiSign EyeCatcher backlit and front-lit display board and the LED display sign truck.

Cumulative Effect of Change in Accounting Principle

The \$(0.062) Cumulative Effect of Change in Accounting Principle cannot be compared to any earlier period. For a detailed analysis of this principle, please see Note 3, Effect of Recent Accounting Pronouncements, in the Notes to the Condensed Financial Statements attached hereto.

Net Loss and Weighted Average Common Shares Outstanding

The Net Loss has decreased by 28%, \$0.012, for the 2002 and 2001 quarters ending June 30 and has increased 87% for the six months ending June 30. This six months increase is due primarily to the change in accounting principle as noted above and in Note 4, Fair Value Information, in the Notes to the Condensed Financial Statements attached hereto. The Weighted Average Common Shares Outstanding increased by 2,885,686 shares for the comparison of the second quarters of 2001 to 2002 and 2,768,056 for the first two quarters comparison.

#### TRENDS AND EVENTS

Over the past approximately six months we have been engaged in a slight change in our operations model primarily in that we have agreed to sell IllumiSign-EyeCatcher motion displays in limited circumstances. This change in Company policy is described above in the section entitled "Overview". Management feels that this is a positive change in that the Company now has the opportunity to earn additional revenue in foreign countries as well as certain United States based advertising entities that otherwise would purchase from competitors of the Company or not use motion displays at all. Thus far, all purchasers of the displays have agreed to purchase all of the advertising posters from the Company. This sale of in-house printed posters is an additional source of Company revenue.

Although forward looking with no real assurance that the future will unfold as anticipated by management, the Company management certainly feels that the current trend of the Company is toward an increased number of motion displays in place and a continuing increase in the number of bookings for the mobile LED unit. In the opinion of management, the cumulative effect of these events is a positive trend. Thus far the Company has continued to grow at a slow, but steady pace, there is, however, no real assurance that this positive trend will continue.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK.

Registrant is a Small business issuer as defined by these Regulations and need not provide the information required by this Item 3.

PART II - OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS.

The Company is presently negotiating the settlement of an ongoing litigation in Great Britain with the individual patent owner who licenses to the Company the current manufacture and sale of the front-lit IllumiSign EyeCatcher display. This litigation is described as Maurice Grosse and New Millennium Media International, Inc., Claim Number HQ02X01340 in the High Court of Justice, Queen's Bench Division. These settlement negotiations are progressing and should be concluded in the next few months. This litigation was initiated as a result of the Company deciding to phase out distribution of the IllumiSign-EyeCatcher front-lit displays in deference to the more modern back-lit displays.

#### ITEM 2. CHANGES IN SECURITIES AND USE OF PROCEEDS.

## COMMON STOCK TRANSFERRED

The company relied on Section 4(2) of the Securities Act of 1933 as the basis for an exemption from registration regarding the following transfers to accredited investors because they did not involve a public offering.

April 4, 2002 (75,000 shares) and June 27, 2002 (50,000 shares) the Company transferred an aggregate of 125,000 shares of not registered common stock to seven Accredited Investors (as that term is defined in Regulation D promulgated under the Securities Act of 1933, as amended) in consideration for their respective loans to the Company of \$250,000. The essential terms of the loan agreement are that the Company will pay 5% per annum interest and if the loans are not repaid within 60 days, then for each \$25,000 loaned to the Company, the Company shall transfer to the lender 5,000 shares of not registered common stock for \$25. Because these shares are considered as partial interest payment, for accounting purposes they are valued at \$5,756 that includes \$2,055 for interest that accrued on 50,000 shares during the first quarter of 2002, but which were unexercised until the second quarter of 2002. Although the loans were made at different dates, the dates range from April 4, 2001 through June 14, 2001 and the issued shares are accounted for accordingly.

April 10, 2002 the Company issued 40,000 shares of restricted common stock as payment in full for the purchase of ten IllumiSign-EyeCatcher displays.

May 20, 2002 the Company issued 215,000 shares of restricted common stock to an Accredited Investor (as that term is defined in Regulation D promulgated under the Securities Act of 1933, as amended) in consideration for the investor's payment to the Company of \$40,000 and the investor's conversion to 135,000 shares of Company restricted common stock of a March 2001 \$60,000 loan to the Company plus accrued interest of \$8,660.

In accordance with the terms of the Company Employee Stock Option Plan, on June 18, 2002 the Company issued 200,000 shares of Company Employees Stock Option Plan stock to an employee in consideration for \$100,000.

June 27, 2002 the Company issued 1,000 shares of restricted common stock to an Accredited Investor (as that term is defined in Regulation D promulgated under the Securities Act of 1933, as amended) along with \$2,000 cash in consideration for the conveyance to the Company of a late model van intended to be used by the Company to transport IllumiSign-EyeCatcher displays.

#### WARRANTS ISSUED

May 9, 2002 the Company issued to an Accredited Investor (as that term is defined in Regulation D promulgated under the Securities Act of 1933, as amended) a warrant to purchase up to 25,000 shares of Company common stock at a strike price of \$0.75 per share for a term of one year after the May 9, 2002 issuance of the warrant. Utilizing the Black Scholes formula, assuming a 1 year life, no expected dividends, volatility of 50% and interest rate of 3%, the Company determined that the fair value of this warrant for the quarter ended

June 30, 2002 to be \$1,600.

#### USE OF PROCEEDS

The proceeds from these transactions (Common Stock Transferred) were used for working capital and general corporate purposes, including acquisitions, funding anticipated operating losses, sales and marketing expenses, purchase of additional inventory, working capital and to fund payment obligations for contemplated acquisitions, corporate partnering arrangements and lawsuit settlement. We reserve the right to vary the use of proceeds among these categories because our ability to use the proceeds is dependent on a number of factors, including the extent of market acceptance of our variety of display boards, unexpected expenditures for further technical development, sales and marketing efforts and the effects of competition.

ITEM 3. DEFAULTS UPON SENIOR SECURITIES.

None.

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

None

ITEM 5. OTHER INFORMATION.

On March 19, 2002 the Company filed an amended Form 10-KSB/A for year-end 2001 and filed a second amended Post Effective Amendment to Form SB-2 Registration Statement for Small Business Issuers the original of which was filed September 13, 2000. On April 22, 2002 the Securities and Exchange Commission commented on the second amended Post Effective Amendment. A third amended Post Effective Amendment to Form SB-2 Registration Statement for Small Business Issuers is currently in process.

ITEM 6. EXHIBITS AND REPORTS ON FORM 8-K (SECT. 249.308 OF THIS CHAPTER).

Financial Statements are incorporated in the body of this report.

No reports on Form 8-K have been filed during the quarter for which this report is filed.

#### SIGNATURES

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

Signed and submitted this 14 day of August 2002.

New	Millennium	Media	International,	Inc.
	( I	Registı	cant)	
h	/ = /			

John Thatch as President/CEO