MOVE INC Form 10-Q August 02, 2013
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ON

UNIT	TED STATES SECURITIES AND EXCHANGE COMMISSI Washington, D.C. 20549
	Form 10-Q
X	QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
	For the quarterly period ended June 30, 2013
	or
0	TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
	For the transition period from to
	Commission File Number 000-26659

Move, Inc.

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization)	95-4438337 (I.R.S. Employer Identification No.)
10 Almaden Blvd, Suite 800 San Jose, California	95113
(Address of principal executive offices)	(Zip Code)
(408) 558-	-7100
(Registrant s telephone num	nber, including area code)
(Former name, former address and former f	fiscal year, if changed since last report)
Indicate by check mark whether registrant (1) has filed all reports required 1934 during the preceding 12 months (or for such shorter period that the resuch filing requirements for the past 90 days. Yes x No o	
Indicate by check mark whether the registrant has submitted electronically File required to be submitted and posted pursuant to Rule 405 of Regulation the registrant was required to submit and post such files). Yes x No o	
Indicate by check mark whether the registrant is a large accelerated filer, ar company. See the definitions of large accelerated filer, accelerated file (Check one)	n accelerated filer, a non-accelerated filer, or a smaller reporting er, and smaller reporting company in Rule 12b-2 of the Exchange Act.
Large accelerated filer o	Accelerated filer x
Non-accelerated filer o	Smaller reporting company o
(Do not check if a smaller reporting company)	
Indicate by check mark whether the registrant is a shell company (as define	ed in Rule 12b-2 of the Exchange Act). Yes o No x

At July 26, 2013, the registrant had 40,305,103 shares of its common stock outstanding.

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PART I. FINANCIAL INFORMATION

Item 1. Condensed Consolidated Financial Statements

MOVE, INC.

CONDENSED CONSOLIDATED BALANCE SHEETS

(In thousands)

	(June 30, 2013 unaudited)	December 31, 2012
ASSETS			
Current assets:			
Cash	\$	31,998	\$ 27,122
Accounts receivable, net		12,962	11,759
Other current assets		9,283	7,215
Total current assets		54,243	46,096
Property and equipment, net		23,370	21,975
Investment in unconsolidated joint venture		4,805	4,924
Goodwill, net		39,030	38,560
Intangible assets, net		24,162	24,444
Other assets		769	870
Total assets	\$	146,379	\$ 136,869
LIABILITIES AND STOCKHOLDERS EQUITY			
Current liabilities:			
Accounts payable	\$., -	\$ 4,741
Accrued expenses		19,047	20,512
Deferred revenue		7,614	8,520
Total current liabilities		34,142	33,773
Other noncurrent liabilities		5,055	5,086
Total liabilities		39,197	38,859
Commitments and contingencies (see note 16)			
Stockholders equity:			
Series A convertible preferred stock			
Common stock		40	39
Additional paid-in capital		2,141,056	2,132,189
Accumulated other comprehensive income		157	219
Accumulated deficit		(2,034,071)	(2,034,437)
Total stockholders equity		107,182	98,010
Total liabilities and stockholders equity	\$	146,379	\$ 136,869

MOVE, INC. CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

(In thousands, except per share amounts)

(unaudited)

	Three Months Ended June 30,				Six Months Ended June 30,			
		2013		2012		2013	,	2012
Revenue	\$	57,490	\$	49,309	\$	111,728	\$	97,050
Cost of revenue		13,809		9,628		26,497		19,273
Gross profit		43,681		39,681		85,231		77,777
Operating expenses:								
Sales and marketing		20,961		18,358		40,804		35,770
Product and web site development		9,583		9,477		19,429		18,191
General and administrative		11,985		10,162		23,523		21,050
Amortization of intangible assets		1,063		397		2,062		794
Total operating expenses		43,592		38,394		85,818		75,805
Operating income (loss)		89		1,287		(587)		1,972
Interest (expense) income, net		(13)				(27)		1
Earnings of unconsolidated joint venture		463		221		1,065		420
Other expense, net		(8)		(17)		(35)		(69)
Income from operations before income taxes		531		1,491		416		2,324
Income tax expense		65		47		50		72
•								
Net income		466		1,444		366		2,252
Convertible preferred stock dividend and related accretion				(24)				(942)
Net income applicable to common stockholders	\$	466	\$	1,420	\$	366	\$	1,310
Basic net income per share applicable to common	_		_		_		_	
stockholders	\$	0.01	\$	0.04	\$	0.01	\$	0.03
Diluted net income per share applicable to common								
stockholders	\$	0.01	\$	0.04	\$	0.01	\$	0.03
Shares used to calculate basic and diluted income per share								
applicable to common stockholders:								
Basic		39,480		38,697		39,293		38,592
Diluted		41,428		39,689		40,950		39,518
Diluica		41,420		37,009		40,730		37,310

MOVE, INC.

CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(In thousands)

(unaudited)

		Three Months Ended June 30,					Six Months Ended June 30,			
	2	013		2012	2013			2012		
Net income	\$	466	\$	1,444	\$	366	\$	2,252		
Other comprehensive income:										
Foreign currency translation loss		(37)		(32)		(62)		(32)		
Total other comprehensive income		(37)		(32)		(62)		(32)		
Total comprehensive income	\$	429	\$	1,412	\$	304	\$	2,220		

MOVE, INC. CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(In thousands)

(unaudited)

		Six Months E June 30,	
Cash flows from operating activities:		2013	2012
Net income	\$	366	5 2,252
Adjustments to reconcile net income to net cash provided by operating activities:	Ψ		2,202
Depreciation		4,918	4,913
Amortization of intangible assets		2,062	794
Provision for doubtful accounts		271	433
Stock-based compensation and charges		5,499	3,860
Earnings of unconsolidated joint venture		(1,065)	(420)
Return on investment in unconsolidated joint venture		602	255
Other noncash items		19	(22)
Changes in operating assets and liabilities:			
Accounts receivable		(1,474)	(1,177)
Other assets		(1,284)	(656)
Accounts payable and accrued expenses		1,192	(584)
Deferred revenue		(835)	(942)
Net cash provided by operating activities		10,271	8,706
Cash flows from investing activities:			
Purchases of property and equipment		(6,394)	(4,162)
Acquisitions, net of cash acquired		(2,250)	
Return of investment in unconsolidated joint venture		582	724
Net cash used in investing activities		(8,062)	(3,438)
Cash flows from financing activities:			
Principal payments on loan payable		(19)	(54)
Redemption of convertible preferred stock			(49,044)
Payment of dividend on convertible preferred stock			(882)
Proceeds from exercise of stock options		4,343	2,931
Tax payments related to net share settlements of equity awards		(647)	(481)
Repurchase of common stock		(1,010)	(69)
Net cash provided by (used in) financing activities		2,667	(47,599)
Change in cash and cash equivalents		4,876	(42,331)
Cash and cash equivalents, beginning of period		27,122	87,579
Cash and cash equivalents, end of period	\$	31,998	\$ 45,248

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MOVE, INC.

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

1. Business

Move, Inc. and its subsidiaries (the Company or Move) operate an online network of web sites for real estate search, finance, moving and home enthusiasts and provide a comprehensive resource for consumers seeking online information and connections needed regarding real estate. The Company s flagship consumer web sites are realtor.com®, Move.com and Moving.comTM. The Company also supplies lead management software and marketing services for real estate agents and brokers through its Top Producer® and TigerLead® businesses. Through its ListHubTM business, the Company is also an online real estate listing syndicator and provider of advanced performance reporting solutions for the purpose of helping to drive an effective online advertising program for brokers, real estate franchises, and individual agents.

2. Principles of Consolidation and Basis of Presentation

The accompanying financial statements are consolidated and include the financial statements of Move and its majority-owned subsidiaries. All significant intercompany balances and transactions have been eliminated in consolidation. The Company has evaluated all subsequent events through the date the financial statements were issued.

Investments in private entities where the Company holds a 50% or less ownership interest and does not exercise control are accounted for using the equity method of accounting. The investment balance is included in Investment in unconsolidated joint venture—within the unaudited Condensed Consolidated Balance Sheets and the Company—s share of the investees—results of operations is included in Earnings of unconsolidated joint venture—within the unaudited Condensed Consolidated Statements of Operations. (See Note 6, Investment in Unconsolidated Joint Venture—.)

The Company s unaudited Condensed Consolidated Financial Statements have been prepared in accordance with accounting principles generally accepted in the United States of America (GAAP), including those for interim financial information, and with the instructions for Form 10-Q and Article 10 of Regulation S-X issued by the United States Securities and Exchange Commission (SEC). Accordingly, they do not include all of the information and note disclosures required by GAAP for complete financial statements. These statements are unaudited and, in the opinion of management, all adjustments (which include only normal recurring adjustments) considered necessary for a fair presentation have been included. These unaudited Condensed Consolidated Financial Statements should be read in conjunction with the audited financial statements and notes thereto included in the Company s Annual Report on Form 10-K for the year ended December 31, 2012 (the Annual Report), which was filed with the SEC on February 22, 2013. The results of operations for the three and six months ended June 30, 2013, are not necessarily indicative of the operating results expected for the full year ending December 31, 2013.

3. New Accounting Standards

A variety of proposed or otherwise potential accounting standards are currently under evaluation by the various standard setting organizations and regulatory agencies. Due to the tentative and preliminary nature of those proposed standards, management has not determined whether implementation of such proposed standards would have a material impact to the Company s consolidated financial statements.

4. Acquisitions

On May 1, 2013, the Company acquired certain assets of ABC Holdings, LLC, which, prior to such date, operated Doorsteps.com (Doorsteps). Doorsteps provides homebuyers with content, tools and advice along every step of the home buying process and helps professionals connect, engage and collaborate with homebuyers during every step of the transaction. The purchase price was \$2.3 million in cash, \$0.3 million of which was paid into escrow for a two-year period.

The assets acquired constituted a business at the date of acquisition and, therefore, was accounted for as a business combination with the total purchase price being allocated to the assets acquired based on their respective fair values. The \$2.3 million purchase price was preliminarily allocated \$1.0 million to domain name, \$0.6 million to purchased technology, \$0.2 million to web site content with the remaining \$0.5 million allocated to goodwill. The identifiable intangible assets are being amortized over estimated useful lives ranging from 1 to 5 years. The financial results of the acquisition are included in the Company s unaudited Condensed Consolidated Financial Statements from the date of acquisition. Pro forma information for this acquisition has not been presented because the effects were not material to the Company s historical consolidated financial statements.

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5. Segment Information and Revenues by Product Category

Segment reporting requires the use of the management approach in determining reportable operating segments. The management approach considers the internal organization and reporting used by the Company s Chief Operating Decision Maker (CODM) for making operating decisions and assessing performance. The Company is aligned functionally with the management team focused and incentivized around the total company performance. The CODM is provided with reports that show the Company s results on a consolidated basis with additional expenditure information by functional area, but there is no additional financial information provided at any further segment level. Based on this, the Company has determined that only one reportable operating segment exists.

Within that single reportable operating segment, the Company categorizes its products and services into two audience-driven groups Consumer Advertising and Software and Services. The Company s Consumer Advertising products are focused on providing real estate consumers with the information, tools and professional expertise they need to make informed home buying, selling, financing and renting decisions through its operation of realtor.com® and other consumer-facing web sites. The Company s Software and Services products are committed to delivering valuable connections to real estate professionals by providing them with advertising systems, productivity and lead management tools, and reporting with the goal of helping to make them more successful.

The following table summarizes the Company s revenues by product category within its single reportable operating segment (in thousands):

	Three Mor June	ded	Six Months Ended June 30,				
	2013		2012		2013		2012
Revenue							
Consumer advertising	\$ 44,570	\$	41,103	\$	86,718	\$	80,548
Software and services	12,920		8,206		25,010		16,502
Total revenue	\$ 57,490	\$	49,309	\$	111,728	\$	97,050

6. Investment in Unconsolidated Joint Venture

As of June 30, 2013 and December 31, 2012, the Company s interest in its unconsolidated joint venture, Builders Digital Experience, LLC (BDX), amounted to \$4.8 million and \$4.9 million, respectively, which was recorded in Investment in unconsolidated joint venture within the unaudited Condensed Consolidated Balance Sheets.

The Company s proportionate share of earnings resulting from its investment in unconsolidated joint venture was \$0.5 million and \$0.2 million for the three months ended June 30, 2013 and 2012, and \$1.1 million and \$0.4 million for the six months ended June 30, 2013 and 2012, respectively, and was included in Earnings of unconsolidated joint venture within the unaudited Condensed Consolidated Statements of Operations. The Company records its proportionate share of earnings one month in arrears.

Summarized income statement information for BDX follows (in thousands):

	Three Months Ended May 31, 2013 2012					Six Months Ended May 31, 2013 2012			
Revenue	\$ 4,972	\$	4,654	\$	9,585	\$	8,975		
Costs and expenses:									
Cost of revenue	878		801		1,578		1,575		
Operating expenses	3,127		3,384		5,782		6,495		
	4,005		4,185		7,360		8,070		
Income before income taxes	967		469		2,225		905		
Income tax expense	40		26		95		63		
Net income	\$ 927	\$	443	\$	2,130	\$	842		

The Company received cash distributions of \$1.2 million and \$1.0 million from BDX during the six months ended June 30, 2013 and 2012, respectively.

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7. Fair Value Measurements

As of June 30, 2013 and December 31, 2012, all of the Company s cash balances were held in unrestricted demand deposit accounts. The Company had no cash equivalents at either of those dates. Accordingly, no adjustments to fair value were necessary.

Certain assets and liabilities are measured at fair value on a nonrecurring basis. That is, such assets and liabilities are not measured at fair value on an ongoing basis, but are subject to fair value adjustments in certain circumstances (e.g. when there is evidence of impairment). At June 30, 2013 and December 31, 2012, the Company had no significant nonfinancial assets or liabilities that had been adjusted to fair value subsequent to initial recognition.

8. Revolving Line of Credit

The Company is party to a revolving line of credit agreement with a major financial institution, providing for borrowings of up to \$20.0 million, available until August 31, 2013. At June 30, 2013 and December 31, 2012, the Company had no borrowings outstanding under the revolving line of credit. The revolving line of credit requires interest payments based on the BBA LIBOR Rate plus 2.5%. There is an unused commitment fee of 0.2% on any unused portion of the line of credit, payable quarterly. Additionally, there is a 0.5% annual fee payable if the Company s average aggregate monthly deposit and investment balances with the financial institution fall below \$35.0 million. The revolving line of credit agreement provides, among financial and other covenants, that the Company must: maintain tangible net worth of \$50.0 million; maintain minimum unrestricted, unencumbered marketable securities, cash and cash equivalents of the lesser of \$20.0 million or 125% of the outstanding principal balance of the line of credit; and maintain adjusted earnings before interest, taxes, depreciation and amortization (EBITDA) of \$17.0 million on a twelve-month rolling basis. The Company was in compliance with these covenants as of June 30, 2013. The revolving line of credit is collateralized by the Company s cash deposits, accounts receivable, investments, property and equipment and general intangibles it now or subsequently owns. In addition, the Company has pledged the capital stock of its current and future subsidiaries as further collateral for the revolving line of credit.

9. Goodwill and Intangible Assets

Goodwill totaled \$39.0 million and \$38.6 million at June 30, 2013 and December 31, 2012, respectively, with no accumulated impairment losses. The Company also had both indefinite- and definite-lived intangible assets at those dates. Indefinite-lived intangible assets consist of trade name, trademarks and domain names used to market products for the foreseeable future and do not have any known useful life limitations due to legal, contractual, regulatory, economic or other factors. Definite-lived intangible assets consist of certain trade names, trademarks, brand and domain names, content syndication agreements, purchased technology, customer contracts and related customer relationships, noncontractual customer relationships, and other miscellaneous agreements. The definitive-lived intangible assets are amortized over the expected period of benefit. There are no expected residual values related to these intangible assets.

Intangible assets by category were as follows (in thousands):

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	June 30, 2013					December 31, 2012			
		Gross Amount		Accumulated Amortization		Gross Amount	-	Accumulated Amortization	
Trade names, trademarks, brand names, and domain									
names	\$	1,530	\$	556	\$	530	\$	521	
Content syndication agreements		3,800		2,111		3,800		1,731	
Purchased technology		9,200		2,708		8,600		1,983	
Customer relationships		8,630		1,425		8,630		835	
Other		3,583		2,411		3,403		2,079	
Total definite-lived intangible assets		26,743		9,211		24,963		7,149	
Trade names, trademarks, and domain names		6,630				6,630			
Total indefinite-lived intangible assets		6,630				6,630			
Total intangible assets	\$	33,373	\$	9,211	\$	31,593	\$	7,149	

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Amortization expense for the Company s intangible assets was \$1.1 million and \$0.4 million for the three months ended June 30, 2013 and 2012, and \$2.1 million and \$0.8 million for the six months ended June 30, 2013 and 2012, respectively. Amortization expense for the next five years is estimated to be as follows (in thousands):

Years Ended December 31,	Expense
2013 (remaining 6 months)	\$ 2,222
2014	4,145
2015	3,349
2016	2,301
2017	2,233

10. Stock-Based Compensation and Charges

The following chart summarizes the stock-based compensation and charges associated with stock option, restricted stock and restricted stock unit grants to employees and nonemployees, that have been included in the following financial statement captions for each of the periods presented (in thousands):

	Three Months Ended June 30,					Six Months Ended June 30,			
		2013		2012		2013		2012	
Cost of revenue	\$	85	\$	68	\$	187	\$	122	
Sales and marketing		587		904		1,098		1,193	
Product and web site development		747		526		1,327		885	
General and administrative		1,457		899		2,887		1,660	
Total stock-based compensation and charges	\$	2,876	\$	2,397	\$	5,499	\$	3,860	

Stock Option Awards

The fair value of stock option awards was estimated on the date of grant using a Black-Scholes option valuation model that used the ranges of assumptions in the following table. The risk-free interest rates are based upon U.S. Treasury zero-coupon bonds for the periods during which the options were granted. The expected term of stock options granted represents the weighted-average period that the stock options are expected to remain outstanding. The Company has not declared and does not expect to declare dividends on its common stock; accordingly, the dividend yield for valuation purposes is assumed to be zero. The Company bases its computation of expected volatility upon a combination of historical and market-based implied volatility.

		Three Months Ended Six Months F June 30, June 30		
	2013	2012	2013	2012
Risk-free interest rates	0.69%-1.41%	0.67%-0.82%	0.69%-1.41%	0.67%-1.04%
Expected term (in years)	5.85	5.85	5.85	5.85

Dividend yield	0%	0%	0%	0%
Expected volatility	75%	75%	75%	75%

The total cost recognized related to stock option awards was \$1.3 million and \$1.6 million for the three months ended June 30, 2013 and 2012, respectively. For the six months ended June 30, 2013 and 2012, the total cost recognized related to stock option awards was \$2.3 million and \$2.7 million, respectively.

Restricted Stock Awards

The Company grants restricted stock awards to the nonemployee members of its Board of Directors as remuneration for serving on its Board (except for any director who is entitled to a seat on the Board of Directors on a contractual basis or has waived remuneration as a director). These shares, subject to certain terms and restrictions, generally cliff vest on the third anniversary of their issuance. The Company granted 45,959 and 52,265 shares of restricted stock to the nonemployee members of its Board of Directors during the six months ended June 30, 2013 and 2012, respectively. These shares, subject to certain terms and restrictions will vest over three years from the date of grant. The aggregate grant date fair value associated with the issuance of these shares was \$0.5 million for the six months ended June 30, 2013 and 2012. The total cost recognized for restricted stock awards granted to members of its Board of Directors was \$0.1 million for the three months ended June 30, 2013 and 2012, and \$0.2 million and \$0.1 million for the six months ended June 30, 2013 and 2012, respectively.

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The Company also grants restricted stock awards to certain executives and key employees. Generally, these shares, subject to certain terms and restrictions, vest in equal annual installments over the four-year period following the grant date. The Company made no restricted stock award grants to the executives and key employees during the six months ended June 30, 2013. During the six months ended June 30, 2012, the Company granted 100,000 shares of restricted stock with an aggregate grant date fair value of \$0.7 million that is being amortized over the vesting period. The total cost recognized associated with restricted stock awards to employees was \$0.2 million and \$0.4 million for the three months ended June 30, 2013 and 2012, and \$0.4 million and \$0.6 million for the six months ended June 30, 2013 and 2012, respectively.

As of June 30, 2013, there were 425,042 shares of nonvested restricted stock outstanding that were granted pursuant to restricted stock awards with an aggregate grant date fair value of \$3.4 million.

Time-Vested Restricted Stock Units

The Company also grants time-vested restricted stock units. Generally, these restricted stock units, subject to certain terms and restrictions, vest in equal annual installments over the four-year period following the grant date, resulting in the issuance, on a one-for-one basis, of shares of our common stock after the vesting date. During the six months ended June 30, 2013, the Company granted 894,946 restricted stock units with a grant date fair value of \$9.2 million, which is being amortized over the four-year vesting period. During the six months ended June 30, 2012, the Company granted 751,595 restricted stock units with a grant date fair value of \$6.2 million which is being amortized over the vesting period. The total cost recognized for time-vested restricted stock units was \$1.3 million and \$0.3 million for the three months ended June 30, 2013 and 2012, respectively, and \$2.5 million and \$0.4 million for the six months ended June 30, 2013 and 2012, respectively.

As of June 30, 2013, there were 1,797,785 nonvested restricted stock units outstanding with an aggregate grant date fair value of \$16.6 million.

11. Redemption of Series B Convertible Participating Preferred Stock

In March 2012, the Company elected to redeem all of the outstanding shares of the Company s Series B Convertible Participating Preferred Stock (Series B Preferred Stock), approximately 49,044 shares, for a total redemption price of \$49.5 million, including approximately \$0.5 million in associated cash dividends accrued through the date immediately prior to the redemption. In March 2012, the Company and Elevation Partners, L.P. and Elevation Side Fund, LLC (together, Elevation) agreed on certain timing and procedural matters to facilitate the redemption. As a result of the agreed-upon redemption, the Company recognized the remaining unamortized issuance costs associated with the Series B Preferred Stock of \$0.4 million, which is included in Convertible preferred stock dividend and related accretion within the unaudited Condensed Consolidated Statements of Operations for the six months ended June 30, 2012. The redemption was effective, and the redemption price was paid to Elevation on April 6, 2012.

12. Common Stock Repurchases

In March 2013, the Company s Board of Directors authorized a stock repurchase program (the Program). The Program authorizes, in one or more transactions taking place during a two-year period commencing May 2, 2013, the repurchase of the Company s outstanding common stock

utilizing surplus cash in an amount of up to \$20 million. Under the Program, the Company is authorized to repurchase shares of common stock in the open market or in privately negotiated transactions. The timing and amount of any repurchase transaction under the Program is dependent upon market conditions, corporate considerations, and regulatory requirements. Shares repurchased under the Program will be retired to constitute authorized but unissued shares of the Company s common stock. As of June 30, 2013, the Company has repurchased 84,054 shares of its outstanding common stock in the open market for approximately \$1.0 million since the inception of the Program.

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13. Net Income Per Share

The following table sets forth the computation of basic and diluted net income per share applicable to common stockholders for the periods indicated (in thousands, except per share amounts):

	Three Mo	nths En e 30,	nded	Six Montl June	l
	2013		2012	2013	2012
Numerator:					
Net income	\$ 466	\$	1,444	\$ 366	\$ 2,252
Convertible preferred stock dividend and related					
accretion			(24)		(942)
Net income applicable to common stockholders	\$ 466	\$	1,420	\$ 366	\$ 1,310
Denominator:					
Basic weighted-average shares outstanding	39,480		38,697	39,293	38,592
Add: dilutive effect of options and restricted					
stock	1,948		992	1,657	926
Fully diluted weighted-average shares					
outstanding	41,428		39,689	40,950	39,518
Basic net income per share applicable to common					
stockholders	\$ 0.01	\$	0.04	\$ 0.01	\$ 0.03
Diluted net income per share applicable to					
common stockholders	\$ 0.01	\$	0.04	\$ 0.01	\$ 0.03

Because their effect would be anti-dilutive, the denominator in the above computation of diluted income per share excludes out-of-the-money stock options of 1,296,096 and 1,366,971 for the three and six months ended June 30, 2013. For the three and six months ended June 30, 2012, the denominator in the above computation of diluted income per share excludes out-of-the-money stock options of 3,061,100 and 3,743,475, as their effect would be antidilutive.

14. Related-Party Transactions

The Company makes payments to the National Association of Realtors (NAR) required under its operating agreement with the NAR and under certain other advertising agreements. Total amounts paid under these agreements were \$0.5 million and \$0.4 million for the three months ended June 30, 2013 and 2012, respectively, and \$1.0 million and \$0.9 million for the six months ended June 30, 2013 and 2012, respectively. As of June 30, 2013 and December 31, 2012, the Company had balances due to the NAR of \$0.5 million and \$0.4 million which are included in Accounts payable and Accrued expenses, respectively, within the unaudited Condensed Consolidated Balance Sheets.

15. Income Taxes

As a result of historical net operating losses, the Company currently provides a full valuation allowance against its net deferred tax assets. For the three and six months ended June 30, 2013 and 2012, income tax expense was computed at the estimated annual effective rate based on the total estimated annual tax provision and included state income taxes and a deferred tax provision related to amortization of certain indefinite-lived intangible assets.

During the three and six months ended June 30, 2013 and 2012, income tax expense differed from the income tax expense expected at the statutory rate primarily due to the release of a valuation allowance previously recorded against the deferred tax benefits generated from prior year net operating losses, certain nondeductible items, state income taxes, and a deferred tax provision related to amortization of certain indefinite-lived intangible assets. Based on management s assessment, the Company has placed a valuation reserve against its remaining deferred tax assets due to the likelihood that the Company may not generate sufficient taxable income during the carryforward period to utilize the NOLs. Management regularly reviews the Company s net deferred tax valuation allowance to determine if available evidence continues to support the Company s position that it is more-likely-than-not (likelihood of more than 50%) that a portion of or the entire deferred tax asset will not be realized in the future. As of June 30, 2013, due to the Company s recent history of losses, management could not conclude that it is more-likely-than-not that the deferred tax assets will be realized. As a result, the Company will continue to maintain a full valuation allowance against its remaining deferred tax assets. The Company will continue to assess its position in future periods to determine if it is appropriate to reduce a portion of its valuation allowance in the future.

As of June 30, 2013, the Company does not have any accrued interest or penalties related to uncertain tax positions. The Company s policy is to recognize interest and penalties related to uncertain tax positions in income tax expense. The Company does not have any interest or penalties related to uncertain tax positions in income tax expense for the three and six months ended June 30, 2013 and 2012. The tax years 1993 2012 remain open to examination by the major taxing jurisdictions to which the Company is subject.

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16. Commitments and Contingencies

Legal Proceedings

The Company is currently involved in certain legal proceedings, as discussed within the section Legal Proceedings in Note 22, Commitments and Contingencies within our Consolidated Financial Statements contained in Item 8 in the Annual Report, and below in this Note 16. From time to time, the Company is party to various other litigation and administrative proceedings relating to claims arising from its operations in the ordinary course of business. However, as of the date of this Form 10-Q, and except as disclosed below, there have been no material developments in the legal proceedings disclosed in the Annual Report, and the Company is not a party to any other litigation or administrative proceedings that management believes will have a material adverse effect on the Company s business, results of operations, financial condition or cash flows.

On February 28, 2007, in a patent infringement action against a real estate agent, Diane Sarkisian, pending in the U.S. District Court for the Eastern District of Pennsylvania (the Sarkisian case), Real Estate Alliance, Limited (REAL), moved to certify two classes of defendants: subscribers and members of the multiple listing service of which Sarkisian was a member, and customers of the Company who had purchased enhanced listings from the Company. The U.S. District Court in the Sarkisian case denied REAL s motion to certify the classes on September 24, 2007. On March 25, 2008, the U.S. District Court in the Sarkisian case stayed that case, and denied without prejudice all pending motions, pending the U.S. District Court of California s determination in the Move California Action (see below) of whether the Company s web sites infringe the REAL patents.

On April 3, 2007, in response to REAL s attempt to certify our customers as a class of defendants in the Sarkisian case, the Company filed a complaint in the U.S. District Court for the Central District of California (the District Court) against REAL and its licensing agent (the Move California Action) seeking a declaratory judgment that the Company does not infringe U.S. Patent Nos. 4,870,576 and 5,032,989 (the REAL patents), that the REAL patents are invalid and/or unenforceable, and alleging several business torts and unfair competition. On August 8, 2007, REAL denied the Company s allegations, and asserted counterclaims against the Company for infringement of the REAL patents seeking compensatory damages, punitive damages, treble damages, costs, expenses, reasonable attorneys fees and pre- and post-judgment interest. On March 11, 2008, REAL filed a separate suit in the District Court (the REAL California Action) alleging infringement of the REAL patents against the NAR and the National Association of Home Builders (the NAHB) as individual defendants, as well as various brokers including RE/Max International (RE/Max), agents, Multiple Listing Services (MLSs), new home builders, rental property owners, and technology companies. The Company is not named as a defendant in the REAL California Action; however, the Company is defending the NAR, the NAHB and RE/Max. On July 29, 2008, the Move California Action was transferred to the same judge in the REAL California Action and in September 2008, the District Court coordinated both cases and issued an order dividing the issues into two phases. Phase 1 addresses issues of patent validity and enforceability, whether Move web sites infringe, possible damages, and liability of Move, the NAR and the NAHB. Phase 2 will address REAL s infringement claims related to the web sites owned or operated by the remaining defendants and whether those defendants infringe the REAL patents by using the Move web sites. The District Court has stayed Phase 2 pending resolution of the iss

On November 25, 2009, the court entered its claim construction order in the Move California Action. On January 27, 2010, upon joint request of the parties, the District Court entered judgment of non-infringement. In July 2010, REAL appealed the District Court sclaim construction with the Federal Circuit Court of Appeals (the Circuit Court). On March 22, 2011, the Circuit Court concluded that the District Court erred in certain of its claim construction and vacated and remanded the case for further proceedings.

On October 18, 2011, the parties filed a Joint Brief on Summary Judgment Motions, each side putting forth its arguments requesting the District Court to enter summary judgment in its favor. On January 26, 2012, the District Court entered an order granting the Company s motion for summary judgment of non-infringement of the patent. On March 27, 2012, REAL appealed the District Court s summary judgment order. On March 4, 2013, the Circuit Court issued its opinion affirming the District Court s ruling of no direct infringement of the patent by the Company, but remanded the case to the District Court for a determination of induced infringement under the standard set forth in *Akamai*. The Company filed a motion for rehearing to the Circuit Court on May 3, 2013. On June 12, 2013, the Circuit Court denied the Company s motion and remanded the case to the District Court. The Company intends to vigorously defend all claims. At this time, however, the Company is unable to express an opinion on the outcome of these cases.

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Contingencies

From time to time, the Company is subject to a variety of threats or claims, other than formal litigation or legal proceedings, which arise in the ordinary course of business and relate to commercial, intellectual property, employment and other matters. However, as of the date of this Form 10-Q, and except as disclosed herein, or in the Annual Report, the Company does not believe such threats or claims will have a material adverse effect upon its business, results of operations, financial condition or cash flows, although the Company can offer no assurance as to the ultimate outcome of any such matters.

FORWARD-LOOKING STATEMENTS

This Quarterly Report on Form 10-Q and the following Management s Discussion and Analysis of Financial Condition and Results of Operations may contain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. This Act provides a safe harbor for forward-looking statements to encourage companies to provide prospective information about themselves so long as they identify these statements as forward looking and provide meaningful cautionary statements identifying important factors that could cause actual results to differ from the projected results. All statements other than statements of historical fact that the Company makes in this Form 10-Q are forward looking. Generally, you can identify these statements by use of forward-looking words such as estimates, expects, anticipates, projects, pl intends, believes, might, will, should, or the negative of these terms and other comparable terminology, although not all forward-looking statements are so identified. In particular, the statements herein regarding industry prospects and our future consolidated results of operations or financial position are forward-looking statements. Forward-looking statements reflect our current expectations, which are inherently uncertain. Actual results may differ significantly from our expectations. Factors that could cause or contribute to such differences include those discussed below and elsewhere in this Form 10-Q, as well as those discussed in the Annual Report, and in other documents we file with the SEC. This Form 10-Q should be read in conjunction with the Annual Report, including the factors described under the caption Part 1, Item 1A, Risk Factors within the Annual Report.

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

The following Management s Discussion and Analysis of Financial Condition and Results of Operations is intended to assist the reader in understanding the Company s business and is provided as a supplement to, and should be read in conjunction with, the Company s unaudited Condensed Consolidated Financial Statements and accompanying notes. The Company s results of operations discussed below are presented in conformity with GAAP.

Our Business

Move, Inc. and its subsidiaries (Move, we, our or us) operate an online network of web sites for real estate search, finance, moving and home enthusiasts and provide a comprehensive resource for consumers seeking the online information and connections they need regarding real estate. Our consumer web sites are realtor.com®, Move.com and Moving.comTM. We also provide lead management software and marketing services for real estate agents and brokers through our Top Producer® and TigerLead® businesses. Through our ListHubTM business, we are also an online real estate listing syndicator and provider of advanced performance reporting solutions for the purpose of helping to drive an effective online advertising program for brokers, real estate franchises, and individual agents.

With realtor.com® as our flagship web site and brand, we are the leading real estate information marketplace connecting consumers with the information and the expertise they need to make informed home buying, selling, financing and renting decisions. Move s purpose is to help people love where they live. To that end, we strive to create the leading marketplace for real estate information and services by connecting people at every stage of the real estate cycle with the content, tools and professional expertise they need to find a perfect home.

Through the collection of assets we have developed over nearly 20 years in this business, Move is positioned to address the needs and wants of both consumers and real estate professionals throughout the process of home ownership. Although the real estate marketplace has been unquestionably changed by the Internet, and likely will continue to evolve through the growth of mobile devices and social networking, our business continues to be about empowering consumers with timely and reliable information and connecting them to the real estate professionals who have the expertise to help them better understand and succeed in that marketplace.

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We provide consumers with a powerful combination of breadth, depth and accuracy of information about homes for sale, new construction, homes for rent, multi-family rental properties, senior living communities, home financing, home improvement and moving resources. Through realtor.com®, consumers have access to over 100 million properties across the U.S. as well as properties for sale from another 36 countries worldwide. Our for-sale listing content, comprising over 4 million properties as of June 30, 2013, and accessible in 11 different languages, represents the most comprehensive, accurate and up-to-date collection of its kind, online or offline. Through realtor.com® and our mobile applications, we display approximately 98% of all for-sale properties listed in the U.S. We source this content directly from our relationships with more than 800 MLSs across the country, which represents nearly all MLSs, with approximately 90% of the listings updated every 15 minutes and the remaining listings updated daily.

Realtor.com® s substantial content advantage has earned us trust with both consumers and real estate professionals. We attract a highly engaged consumer audience and have developed an exceptionally large number of relationships with real estate professionals across the country. More than 24 million users, viewing an average of over 390 million pages and spending an average of 322 million minutes on the realtor.com® web site each month over the last twelve-month period, interact with nearly 400,000 real estate professionals on realtor.com® and our mobile applications. We delivered approximately 50% more connections between our consumers and real estate professionals during the twelve months ended June 30, 2013, as compared to the prior year. This illustrates the success of our continued commitment to not only deliver valuable information to consumers, but more importantly, to connect them with real estate professionals who can provide the local expertise consumers want when making home-related decisions.

In addition to providing an industry-leading content mix, Move facilitates connections and transactions between consumers and real estate professionals. Although attracting and engaging a large consumer audience is an important part of our business, to succeed we must also focus on winning the hearts and minds of real estate professionals, who are both customers of our business and suppliers of much of our property content. We believe this starts with our commitment to respecting the listing and content rights of the real estate agents, brokers, MLSs and others who work hard to help generate these important data resources. Through realtor.com® and ListHubTM, we aggregate, syndicate and display real estate listings across the web and on mobile applications. Part of the reason we have become the leading source for real estate listing content is that we work closely with, and respect the rights of, real estate professionals while still maintaining a balance that allows consumers to obtain the information and expertise they expect and need.

At the same time, we are committed to delivering valuable connections, advertising systems and productivity and lead management tools to real estate professionals, with the goal of helping to make them more successful. By combining realtor.com® advertising systems with the productivity and lead management tools offered through our Top Producer® and TigerLead® software-as-a-service (SaaS) customer relationship management (CRM) products, we are able to help grow and enrich connections between our customers and consumers, and help our customers better manage those connections in an effort to facilitate transactions and grow their business.

Our dual focus on both the consumer and the real estate professional has helped us create and maintain realtor.com® as a distinct advantage in the online real estate space. For nearly 20 years, we have provided consumers with access to a highly accurate and comprehensive set of real estate listing data and, as a result, have built relationships within the real estate industry that are both broad and deep. We expect this industry to continue to progress as new technologies are embraced and as consumers—needs and wants evolve. We also expect that real estate professionals, to stay relevant, will likewise need to evolve along with technology, consumers and the market. We aim to keep realtor.com® positioned to lead this transformation with consumers and real estate professionals at the forefront, and expect to leverage our collection of advertising systems, productivity tools and other assets to do so.

Products and Services

Our products and services are broadly defined into two audience-driven groups: Consumer Advertising and Software and Services.

Consumer Advertising

Our Consumer Advertising products are focused on providing real estate consumers with the information, tools and professional expertise they need to make informed home buying, selling, financing and renting decisions through our operation of realtor.com® and other consumer-facing web sites.

Through our realtor.com® web site, mobile applications and business operations, we offer a number of services to real estate franchises, brokers and agents, as well as non-real estate related advertisers, in an effort to connect those advertisers with our consumer audience. We categorize the products and services available through realtor.com® as listing advertisements and non-listing advertisements. Listing advertisements are typically sold on a subscription basis. Pricing models for non-listing advertisements include cost-per-thousand (CPM), cost-per-click (CPC), cost-per-unique user and subscription-based sponsorships of specific content areas or specific targeted geographies.

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We separately operate several other web sites providing multi-family rental, senior housing and moving-related content and services to our consumer audience. Through our Rentals and Senior Housing businesses, we aggregate and display rental listings nationwide. We offer a variety of listing-related advertisements that allow rental property owners and managers to promote their listings and connect with consumers through our web sites. Pricing models include monthly subscriptions and CPC. Through our Moving.comTM business we provide consumers with quotes from moving companies and truck rental companies. The majority of revenue from Moving.comTM is derived from cost-per-lead pricing models.

Our Consumer Advertising products represented 78% of our overall revenues for the three and six months ended June 30, 2013, and 83% of our overall revenues for the three and six months ended June 30, 2012.

Software and Services

We are committed to delivering valuable connections to real estate professionals through our Software and Services products by providing real estate professionals with advertising systems, productivity and lead management tools, and reporting with the goal of helping to make them more successful.

Top Producer® and TigerLead® are our SaaS businesses providing productivity and lead management tools tailored to real estate agents. These businesses complement realtor.com® and our mission of connecting consumers and real estate professionals to facilitate transactions by empowering real estate professionals ability to connect with, cultivate and ultimately convert their relationships with homebuyers and sellers into transactions. Our Top Producer® product offerings include a web- and mobile-based CRM solution, our Market Snapshot® product and a series of template web site products. The TigerLead® SaaS CRM product provides real estate agents and brokers with a sophisticated internet data exchange (IDX) web site platform to capture and manage leads that are delivered with unique insights such as how many times a user has returned to the site to search particular listings and price ranges.

Additionally, through our TigerLead® business, we are able to provide expertise in real estate search engine marketing through sophisticated key word buying and a platform and model that grades each lead source and lead in order to deliver high quality intelligent leads to the agent or broker.

ListHubTM syndicates for-sale listing information from MLSs or other reliable data sources, such as real estate brokerages, and distributes that content to an array of online web sites. Our ListHubTM product line allows participating web sites to display real property listings, and provides agents, brokers, franchises and MLSs the ability to obtain advanced performance reporting about their listings on the participating web sites. Listing syndication pricing includes fixed- or variable-pricing models based on listing counts. Advanced reporting products are sold on a monthly subscription basis.

Our Software and Services products represented 22% of our overall revenues for the three and six months ended June 30, 2013, and 17% of our overall revenues for the three and six months ended June 30, 2012.

Market and Economic Conditions

In recent years, our business has been, and we expect may continue to be, influenced by a number of macroeconomic, industry-wide and product-specific trends and conditions. For a number of years prior to 2006, the U.S. residential real estate market experienced a period of hyper-sales rates and home price appreciation, fueled by the availability of low interest rates and flexible mortgage options for many consumers. During the latter half of 2006 and through 2008, lending standards were tightened, equity markets declined substantially, liquidity in general was impacted, unemployment rates rose and consumer spending declined. The combination of these factors materially impacted the U.S. housing market in the form of fewer home sales, lower home prices and accelerating delinquencies and foreclosures, all of which created a cycle that further exacerbated the housing market downturn.

The effects of this downturn on the housing market have persisted for several years but key market indicators suggest that large parts of the housing market may have bottomed out and have entered a recovery mode. During the second quarter of 2013, the U.S. saw a 13% reduction in the median age of inventory, as well as a year-over-year reduction in inventory of approximately 10%. National median list prices increased 4% year-over-year for the second quarter of 2013 compared to the second quarter of 2012.

Mortgage rates have recently begun to rise from the levels seen in 2012 and earlier in 2013. Mortgage rates are still historically low despite these increases. Banks continue to have tighter credit standards for mortgage loans, which have made home purchases more difficult in recent years. However, there is some speculation that rising mortgage rates may cause banks to expand their financing of home purchases in response to reduced refinancing activity that can result as interest rates rise. Unemployment rates have declined since the beginning of 2013, but were relatively flat during the second quarter of 2013. Job and wage growth is still tepid and may be impacted by recent and impending changes in fiscal policy. So, while there are some indicators of an improving housing market, we believe that market conditions could continue to impact spending by real estate professionals in the near term.

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Acquisitions

On May 1, 2013, we acquired certain assets of ABC Holdings, LLC, which, prior to such date, operated Doorsteps. Doorsteps provides homebuyers with content, tools and advice along every step of the home buying process and helps professionals connect, engage and collaborate with homebuyers during every step of the transaction. The purchase price was \$2.3 million in cash, \$0.3 million of which was paid into escrow for a two-year period.

The assets acquired constituted a business at the date of acquisition and, therefore, was accounted for as a business combination with the total purchase price being allocated to the assets acquired based on their respective fair values. The \$2.3 million purchase price was preliminarily allocated \$1.0 million to domain name, \$0.6 million to purchased technology, \$0.2 million to web site content with the remaining \$0.5 million allocated to goodwill. The identifiable intangible assets are being amortized over estimated useful lives ranging from 1 to 5 years. The financial results of the acquisition are included in our unaudited Condensed Consolidated Financial Statements from the date of acquisition. Pro forma information for this acquisition has not been presented because the effects were not material to our historical consolidated financial statements.

Critical Accounting Policies

Our discussion and analysis of our financial condition and results of operations is based upon our unaudited Condensed Consolidated Financial Statements, which have been prepared in accordance with GAAP. The preparation of these unaudited Condensed Consolidated Financial Statements requires us to make estimates and judgments that affect the reported amounts of assets, liabilities, revenues and expenses, and related disclosure of contingent assets and liabilities. On an ongoing basis, we evaluate our estimates, including those related to revenue recognition, uncollectible receivables, valuation of investments, intangible and other long-lived assets, stock-based compensation and contingencies. Our estimates are based upon historical experience and on various other assumptions that are believed to be reasonable under the circumstances, the results of which form the basis for making judgments about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates under different assumptions or conditions. There were no significant changes to our critical accounting policies during the six months ended June 30, 2013, as compared to those policies disclosed in the Annual Report.

Legal Contingencies

We are currently involved in certain legal proceedings, as discussed within the section Legal Proceedings in Note 22, Commitments and Contingencies, within our Consolidated Financial Statements contained in Item 8 in the Annual Report, and in Note 16, Commitments and Contingencies, to our unaudited Condensed Consolidated Financial Statements contained within Part I, Item 1 of this Quarterly Report on Form 10-Q. Because of the uncertainties related to both the amount and range of potential liability in connection with legal proceedings, we are unable to make a reasonable estimate of the liability that could result from unfavorable outcomes in our remaining pending litigation. As additional information becomes available, we will assess the potential liability related to our pending litigation and determine whether reasonable estimates of the liability can be made. Unfavorable outcomes, or significant estimates of our potential liability, could materially impact our results of operations and financial position.

Results of Operations

Three Months Ended June 30, 2013 and 2012

The following tables present our results of operations for the three months ended June 30, 2013 and 2012, and as a percentage of total revenue:

	Three Months E	ne 30, 2012		
	(In thousands)		2012	
Consolidated Statement of Operations Data:				
Revenue				
Consumer advertising	\$ 44,570	\$	41,103	
Software and services	12,920		8,206	
Total revenue	57,490		49,309	
Cost of revenue	13,809		9,628	
Gross profit	43,681		39,681	
Operating expenses:				
Sales and marketing	20,961		18,358	
Product and web site development	9,583		9,477	
General and administrative	11,985		10,162	
Amortization of intangible assets	1,063		397	
Total operating expenses	43,592		38,394	
Operating income	89		1,287	
Interest expense, net	(13)			
Earnings of unconsolidated joint venture	463		221	
Other expense, net	(8)		(17)	
Income before income taxes	531		1,491	
Income tax expense	65		47	
Net income	466		1,444	
Convertible preferred stock dividend and related accretion			(24)	
Net income applicable to common stockholders	\$ 466	\$	1,420	

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Three Months Ended June 30, 2013 2012 As a Percentage of Revenue: Revenue Consumer advertising 78% 83% Software and services 22% 17% Total revenue 100% 100% Cost of revenue 24% 20% Gross profit 76% 80% Operating expenses: 36% 37% Sales and marketing Product and web site development 17% 19% General and administrative 21% 21% Amortization of intangible assets 2% 1% Total operating expenses 76% 78% Operating income 0% 2% 0% 0% Interest expense, net Earnings of unconsolidated joint venture 1% 1% Other expense, net 0% 0% 1% 3% Income before income taxes 0% 0% Income tax expense Net income 1% 3% Convertible preferred stock dividend and related accretion 0% 0%

Revenue

Net income applicable to common stockholders

Revenue increased \$8.2 million, or 17%, to \$57.5 million for the three months ended June 30, 2013, compared to \$49.3 million for the three months ended June 30, 2012.

Revenue attributable to our Consumer Advertising products increased \$3.5 million, or 8%, to \$44.6 million for the three months ended June 30, 2013, compared to \$41.1 million for the three months ended June 30, 2012. The increase in revenue was primarily due to increases in listing advertisements in our realtor.com® business and our Co-BrokeTM product, along with increases from our Relocation.com acquisition, partially offset by revenue decreases from our featured products (i.e. Featured Homes, Featured Area Community and Buyer Assist).

Revenue for our Software and Services products increased \$4.7 million, or 57%, to \$12.9 million for the three months ended June 30, 2013, compared to \$8.2 million for the three months ended June 30, 2012. The increase in revenue was primarily due to new SaaS product and marketing services revenue associated with our TigerLead® acquisition, as well as increased publishing revenue in our ListHubTM business, partially offset by a decline in revenues from our Top Producer® product suite.

Cost of Revenue

3%

1%

Cost of revenue increased \$4.2 million, or 43%, to \$13.8 million for the three months ended June 30, 2013, compared to \$9.6 million for the three months ended June 30, 2012. The increase was primarily due to a \$3.0 million increase in lead acquisition costs related to our newer TigerLead® and Relocation.com businesses. In addition, there was a \$0.3 million increase in hosting and imaging expenses, a \$0.3 million increase in personnel-related costs, a \$0.2 million increase in software and hardware costs, a \$0.2 million increase in depreciation expense and a \$0.2 million increase in credit card processing fees.

Gross margin percentage was 76% for the three months ended June 30, 2013, compared to 80% for the three months ended June 30, 2012 primarily due to the lower margins associated with the newer TigerLead® and Relocation.com businesses.

Operating Expenses

Sales and marketing. Sales and marketing expenses increased \$2.6 million, or 14%, to \$21.0 million for the three months ended June 30, 2013, compared to \$18.4 million for the three months ended June 30, 2012, primarily due to the increased investment in our marketing department and the rebranding of realtor.com®. This increase was mainly due to increases in brand and consumer marketing expense of \$1.2 million, an increase in personnel-related costs of \$1.1 million and other cost increases of \$0.3 million. We expect to continue to incur higher marketing costs through the remainder of 2013 as compared to 2012.

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Product and web site development. Product and web site development expenses increased \$0.1 million, or 1%, to \$9.6 million for the three months ended June 30, 2013, compared to \$9.5 million for the three months ended June 30, 2012. Consulting and personnel-related costs increased \$0.9 million as we continue to invest in new product initiatives. This increase was partially offset by additional capitalized development costs of \$0.8 million during the three months ended June 30, 2013 related to building new functionality in several product offerings, including our mobile platforms.

General and administrative. General and administrative expenses increased \$1.8 million, or 18%, to \$12.0 million for the three months ended June 30, 2013, compared to \$10.2 million for the three months ended June 30, 2012. The increase was primarily due to increases in personnel-related costs of \$1.3 million, including a \$0.5 million increase in stock-based compensation primarily due to grants to senior management of newly acquired businesses, and other miscellaneous cost increases of \$0.5 million.

Amortization of intangible assets. Amortization of intangible assets increased \$0.7 million to \$1.1 million for the three months ended June 30, 2013, compared to \$0.4 million for the three months ended June 30, 2012. This increase was due to the amortization of intangible assets that were newly acquired in the third and fourth quarters of 2012 and during the second quarter of 2013.

Stock-based compensation and charges. The following chart summarizes the stock-based compensation and charges that have been included in the following captions for each of the periods presented (in thousands):

		Three Months Ended June 30,			
	201	3		2012	
Cost of revenue	\$	85	\$	68	
Sales and marketing		587		904	
Product and web site development		747		526	
General and administrative		1,457		899	
Total stock-based compensation and charges	\$	2,876	\$	2,397	

Stock-based compensation and charges increased \$0.5 million for the three months ended June 30, 2013, compared to the three months ended June 30, 2012, primarily due to grants of time-based restricted stock units to senior members of newly acquired businesses pursuant to employment agreements, as well as additional grants of time-based restricted stock units to key employees.

Interest Expense, Net

Interest expense, net remained relatively constant for the three months ended June 30, 2013 and 2012.

Earnings of Unconsolidated Joint Venture

Earnings of unconsolidated joint venture, which represent our proportionate share of the earnings from our unconsolidated joint venture, increased \$0.2 million to \$0.5 million for the three months ended June 30, 2013, compared to \$0.2 million for the three months ended June 30, 2012. The increase was primarily due to the elimination of amortization expense in the joint venture from an intangible asset that was fully amortized at the end of fiscal 2012.
Other Expense, Net
Other expense, net remained relatively constant for the three months ended June 30, 2013 and 2012.

As a result of our historical net operating losses, we have generally not recorded a provision for income taxes. However, we recorded a deferred tax liability related to certain indefinite-lived intangible assets as the amortization is recognized for tax purposes but not for book purposes. For the three months ended June 30, 2013 and 2012, income tax expense was computed at the estimated annual effective tax rate based on the total estimated annual tax provision and included state income taxes and a deferred tax provision related to amortization of certain indefinite-lived intangible assets.

Income Taxes

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Six Months Ended June 30, 2013 and 2012

The following tables present our results of operations for the six months ended June 30, 2013 and 2012, and as a percentage of total revenue:

	Six Months Ended June 30,		
	2013		2012
	(In thousands)		
Consolidated Statement of Operations Data:			
Revenue			
Consumer advertising	\$ 86,718	\$	80,548
Software and services	25,010		16,502
Total revenue	111,728		97,050
Cost of revenue	26,497		19,273
Gross profit	85,231		77,777
Operating expenses:			
Sales and marketing	40,804		35,770
Product and web site development	19,429		18,191
General and administrative	23,523		21,050
Amortization of intangible assets	2,062		794
Total operating expenses	85,818		75,805
Operating (loss) income	(587)		1,972
Interest (expense) income, net	(27)		1
Earnings of unconsolidated joint venture	1,065		420
Other expense, net	(35)		(69)
•			
Income before income taxes	416		2,324
Income tax expense	50		72
Net income	366		2,252
Convertible preferred stock dividend and related accretion			(942)
Net income applicable to common stockholders	\$ 366	\$	1,310
**			,

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Six Months Ended June 30,

	2013	2012
As a Percentage of Revenue:		
Revenue		
Consumer advertising	78%	83%
Software and services	22%	17%
Total revenue	100%	100%
Cost of revenue	24%	20%
Gross profit	76%	80%
Operating expenses:		
Sales and marketing	37%	37%
Product and web site development	17%	18%
General and administrative	21%	22%
Amortization of intangible assets	2%	1%
Total operating expenses	77%	78%
Operating (loss) income	-1%	2%
Interest (expense) income, net	0%	0%
Earnings of unconsolidated joint venture	1%	0%
Other expense, net	0%	0%
Income before income taxes	0%	2%
Income tax expense	0%	0%
Net income	0%	2%
Convertible preferred stock dividend and related accretion	0%	-1%
Net income applicable to common stockholders	0%	1%

Revenue

Revenue increased \$14.7 million, or 15%, to \$111.7 million for the six months ended June 30, 2013, compared to \$97.1 million for the six months ended June 30, 2012.

Revenue attributable to our Consumer Advertising products increased \$6.2 million, or 8%, to \$86.7 million for the six months ended June 30, 2013, compared to \$80.5 million for the six months ended June 30, 2012. The increase in revenue was primarily due to increases in listing advertisements in our realtor.com® business and our Co-BrokeTM product, along with increases from our Relocation.com acquisition, partially offset by revenue decreases from our featured products (i.e. Featured Homes, Featured Area Community and Buyer Assist).

Revenue for our Software and Services products increased \$8.5 million, or 52%, to \$25.0 million for the six months ended June 30, 2013, compared to \$16.5 million for the six months ended June 30, 2012. The increase in revenue was primarily due to new SaaS product and marketing services revenue associated with our TigerLead® acquisition, as well as increased publishing revenue in our ListHubTM business, partially offset by a decline in revenues from our Top Producer® product suite.

Cost of Revenue

Cost of revenue increased \$7.2 million, or 38%, to \$26.5 million for the six months ended June 30, 2013, compared to \$19.3 million for the six months ended June 30, 2012. The increase was primarily due to a \$5.5 million increase in lead acquisition costs related to our newer TigerLead® and Relocation.com businesses. In addition, there was a \$0.4 million increase in personnel-related costs, a \$0.4 million increase in hosting and imaging costs, a \$0.3 million increase in credit card processing fees, a \$0.3 million increase in depreciation expense, and \$0.3 million in other cost increases.

Gross margin percentage was 76% for the six months ended June 30, 2013, compared to 80% for the six months ended June 30, 2012, primarily due to the lower margins associated with the newer TigerLead® and Relocation.com businesses.

Operating Expenses

Sales and marketing. Sales and marketing expenses increased \$5.0 million, or 14%, to \$40.8 million for the six months ended June 30, 2013, compared to \$35.8 million for the six months ended June 30, 2012, primarily due to the increased investment in our marketing department and the rebranding of realtor.com® during the period. This increase included increases in personnel-related costs of \$2.8 million, a \$1.8 million increase in brand and consumer marketing expense, and other cost increases of \$0.4 million. We expect to continue to incur higher marketing costs through the remainder of 2013 as compared to 2012.

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<u>Product and web site development.</u> Product and web site development expenses increased \$1.2 million, or 7%, to \$19.4 million for the six months ended June 30, 2013, compared to \$18.2 million for the six months ended June 30, 2012. The increase was primarily due to increases in consulting and personnel-related costs of \$2.6 million as we continue to invest in new product initiatives. This increase was partially offset by additional capitalized development costs of \$1.3 million during the six months ended June 30, 2013 related to building new functionality in several product offerings, including our mobile platforms.

General and administrative. General and administrative expenses increased \$2.5 million, or 12%, to \$23.5 million for the six months ended June 30, 2013, compared to \$21.1 million for the six months ended June 30, 2012. The increase was primarily due to increases in personnel-related costs of \$2.5 million, including a \$1.2 million increase in stock-based compensation primarily due to grants to senior management of newly acquired businesses, a \$0.3 million increase in rent expense related to the relocation of our corporate office in San Jose, California, and other cost increases of \$0.2 million. These increases were partially offset by a \$0.3 million decrease in litigation-related charges that occurred in the six months ended June 30, 2012, and a \$0.2 million decrease in bad debt expense primarily due to a significant media customer filing bankruptcy during the six months ended June 30, 2012.

Amortization of intangible assets. Amortization of intangible assets increased \$1.3 million to \$2.1 million for the six months ended June 30, 2013, compared to \$0.8 million for the six months ended June 30, 2012. This increase was due to the amortization of intangible assets that were newly acquired in the third and fourth quarters of 2012 and in the second quarter of 2013.

<u>Stock-based compensation and charges</u>. The following chart summarizes the stock-based compensation and charges that have been included in the following captions for each of the periods presented (in thousands):

	Six Months Ended June 30,		
	2013		2012
Cost of revenue	\$ 187	\$	122
Sales and marketing	1,098		1,193
Product and web site development	1,327		885
General and administrative	2,887		1,660
Total stock-based compensation and charges	\$ 5,499	\$	3,860

Stock-based compensation and charges increased \$1.6 million for the six months ended June 30, 2013, compared to the six months ended June 30, 2012, primarily due to grants of time-based restricted stock units to senior management of newly acquired businesses pursuant to employment agreements, as well as additional grants of time-based restricted stock units to key employees.

Interest (Expense) Income, Net

Interest (expense) income, net remained relatively constant for the six months ended June 30, 2013 and 2012.

Earnings of Unconsolidated Joint Venture

Earnings of unconsolidated joint venture, which represent our proportionate share of the earnings from our unconsolidated joint venture,
increased \$0.6 million to \$1.1 million for the six months ended June 30, 2013, compared to \$0.4 million for the six months ended June 30, 2012.
The increase was primarily due to the elimination of amortization expense in the joint venture from an intangible asset that was fully amortized
at the end of fiscal 2012.

Other Expense, Net

Other expense, net remained relatively constant for the six months ended June 30, 2013 and 2012.

Income Taxes

As a result of our historical net operating losses, we have generally not recorded a provision for income taxes. However, we recorded a deferred tax liability related to certain indefinite-lived intangible assets as the amortization is recognized for tax purposes but not for book purposes. For the six months ended June 30, 2013 and 2012, income tax expense was computed at the estimated annual effective tax rate based on the total estimated annual tax provision and included state income taxes and a deferred tax provision related to amortization of certain indefinite-lived intangible assets.

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Liquidity and Capital Resources

Net cash provided by operating activities of \$10.3 million for the six months ended June 30, 2013, was attributable to net income of \$0.4 million, plus noncash expenses including depreciation, amortization of intangible assets, provision for doubtful accounts, stock-based compensation and charges, earnings of unconsolidated joint venture and other noncash items aggregating to \$11.7 million and a \$0.6 million cash distribution representing a return on our investment in an unconsolidated joint venture, partially offset by a \$2.4 million change in operating assets and liabilities.

Net cash provided by operating activities of \$8.7 million for the six months ended June 30, 2012, was attributable to net income of \$2.3 million, plus noncash expenses including depreciation, amortization of intangible assets, provision for doubtful accounts, stock-based compensation and charges, earnings of unconsolidated joint venture and other noncash items aggregating to \$9.6 million and a \$0.2 million cash distribution representing a return on our investment in an unconsolidated joint venture, partially offset by a \$3.4 million change in operating assets and liabilities.

Net cash used in investing activities of \$8.1 million for the six months ended June 30, 2013, was primarily attributable to capital expenditures of \$6.4 million, and acquisitions, net of cash acquired of \$2.3 million, partially offset by a cash distribution representing a return on our investment in an unconsolidated joint venture of \$0.6 million.

Net cash used in investing activities of \$3.4 million for the six months ended June 30, 2012, was primarily attributable to capital expenditures of \$4.1 million, partially offset by a cash distribution representing a return of our invested capital in an unconsolidated joint venture of \$0.7 million.

Net cash provided by financing activities of \$2.7 million for the six months ended June 30, 2013, was primarily attributable to proceeds from the exercise of stock options of \$4.3 million, partially offset by repurchases of our common stock of \$1.0 million, and tax withholdings related to net share settlements of equity awards of \$0.6 million.

Net cash used in financing activities of \$47.6 million for the six months ended June 30, 2012, was primarily attributable to the redemption of the balance of the Series B Preferred Stock for \$49.0 million, payments of dividends on our Series B Preferred Stock of \$0.9 million, tax withholdings related to net share settlements of restricted stock awards of \$0.5 million and repurchases of common stock and principal payments on loan payable totaling \$0.1 million, partially offset by proceeds from the exercise of stock options of \$2.9 million.

We have generated positive operating cash flows in each of the last three fiscal years. Our material financial commitments consist of those under operating lease agreements, our operating agreement with the NAR and various web services and content agreements.

In March 2013, our Board of Directors authorized a stock repurchase program (the Program). The Program authorizes, in one or more transactions taking place during a two-year period commencing May 2, 2013, the repurchase of our outstanding common stock utilizing surplus cash in an amount of up to \$20 million. Under the Program, we are authorized to repurchase shares of common stock in the open market or in privately negotiated transactions. The timing and amount of any repurchase transaction under the Program are dependent upon market

conditions, corporate considerations, and regulatory requirements. Shares repurchased under the Program will be retired to constitute authorized but unissued shares of our common stock. As of June 30, 2013, we have repurchased 84,054 shares of our outstanding common stock in the open market for approximately \$1.0 million since the inception of the Program.

We are party to a revolving line of credit agreement with a major financial institution, providing for borrowings of up to \$20.0 million, available until August 31, 2013. At June 30, 2013 and December 31, 2012, we had no borrowings outstanding under the revolving line of credit. The revolving line of credit requires interest payments based on the BBA LIBOR Rate plus 2.5%. There is an unused commitment fee of 0.2% on any unused portion of the line of credit, payable quarterly. Additionally, there is a 0.5% annual fee payable if our average aggregate monthly deposit and investment balances with the financial institution fall below \$35.0 million. Among financial and other covenants, the revolving line of credit agreement provides that we must: maintain tangible net worth of \$50.0 million; maintain minimum unrestricted, unencumbered marketable securities, cash and cash equivalents of the lesser of \$20.0 million or 125% of the outstanding principal balance of the line of credit; and maintain adjusted EBITDA of \$17.0 million on a twelve-month rolling basis. We were in compliance with these covenants as of June 30, 2013. The revolving line of credit is collateralized by our cash deposits, accounts receivable, investments, property and equipment and general intangibles we now or subsequently own. In addition, we have pledged the capital stock of our current and future subsidiaries as further collateral for the revolving line of credit.

We believe that our existing cash and any cash generated from operations will be sufficient to fund our working capital requirements, capital expenditures and other obligations for the foreseeable future.

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Item 3. Quantitative and Qualitative Disclosures About Market Risk

Market and Interest Rate Risk

Market risk represents the risk of loss that may impact our financial position, results of operations or cash flows due to adverse changes in financial and commodity market prices and rates. We do not have any material foreign currency or other derivative financial instruments. Under our current policies, we do not use interest rate derivative instruments to manage exposure to interest rate changes. We attempt to increase the safety and preservation of our invested principal funds by limiting default risk, market risk and reinvestment risk; we do this primarily by investing our cash only in government treasury bills.

Item 4. Controls and Procedures

As of the end of the period covered by this report, we carried out an evaluation, under the supervision and with the participation of our Chief Executive Officer and Chief Financial Officer, of the effectiveness of our disclosure controls and procedures pursuant to Rule 13a-15 of the Securities Exchange Act of 1934 (the Exchange Act). Based upon that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures are effective to ensure that information required to be disclosed by us in reports that we file or submit under the Exchange Act (i) is recorded, processed, summarized and reported within the time periods specified in the SEC s rules and forms and (ii) is accumulated and communicated to our management including our Chief Executive Officer and Chief Financial Officer or persons performing similar functions, as appropriate, to allow timely decisions regarding required disclosure.

There were no changes in our internal control over financial reporting during the period covered by this report that materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

We are currently involved in certain legal proceedings, as discussed within the section Legal Proceedings in Note 22, Commitments and Contingencies, within our Consolidated Financial Statements contained in Item 8 in the Annual Report on Form 10-K for the year ended December 31, 2012 (the Annual Report) and in Note 16, Commitments and Contingencies, to the unaudited Condensed Consolidated Financial Statements contained in Part I, Item 1 of this Quarterly Report on Form 10-Q. As of the date of this Form 10-Q, and except as disclosed in Note 22 to the Consolidated Financial Statements in the Annual Report and in Note 16, Commitments and Contingencies, to the unaudited Condensed Consolidated Financial Statements in this Form 10-Q, we are not a party to any other litigation or administrative proceedings that management believes will have a material adverse effect on our business, results of operations, financial condition or cash flows, and there have been no material developments in the litigation or administrative proceedings described in those notes.

Item 1A. Risk Factors

There are certain risks and uncertainties in our business that could cause our actual results to differ materially from those anticipated. A detailed discussion of our risk factors was included in Part I, Item 1A, Risk Factors of the Annual Report as filed with the United States Securities and Exchange Commission (SEC) on February 22, 2013, and has been made available at www.move.com. These risk factors should be read carefully in connection with evaluating our business and in connection with the forward-looking statements and other information contained in this Form 10-Q. Any of the risks described in the Annual Report could materially affect our business, financial condition or future results and the actual outcome of matters as to which forward-looking statements are made. The risk factors described in the Annual Report are not the only risks facing us. Additional risks and uncertainties not currently known to us, or that are currently deemed to be immaterial, could also materially adversely affect our business, financial condition and/or future results. There were no material changes to the risk factors during the six months ended June 30, 2013, compared to the risk factors set forth in the Annual Report.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

In February 2011, our Board of Directors authorized a stock repurchase program. From the inception of the program in February 2011 through the stock repurchase program s expiration in February 2013, we repurchased 1,493,127 shares of our common stock in the open market for an aggregate purchase price of \$9.7 million. We did not repurchase any shares of our common stock during the period January 1, 2013 through the program s expiration on February 10, 2013.

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In March 2013, our Board of Directors authorized a stock repurchase program (the Program). The Program authorizes, in one or more transactions taking place during a two-year period commencing May 2, 2013, the repurchase of our outstanding common stock utilizing surplus cash in an amount of up to \$20 million. Under the Program, we are authorized to repurchase shares of common stock in the open market or in privately negotiated transactions. The timing and amount of any repurchase transaction under this Program are dependent upon market conditions, corporate considerations, and regulatory requirements. Shares repurchased under the Program will be retired to constitute authorized but unissued shares of our common stock. As of June 30, 2013, we repurchased 84,054 shares of our outstanding common stock in the open market for approximately \$1.0 million since the inception of the Program.

The following table provides information regarding our purchases of our common stock during the three months ended June 30, 2013.

	Total Number of Shares	Average Price	Total Number of Shares Purchased as Part of Publicly Announced Plans	,	Approximate Dollar Value of Shares that May Yet Be Purchased Under the Plans
Period	Purchased	Paid Per Share	or Programs		or Programs (in thousands)
4/1/13 4/30/13				\$	20,000
5/1/13 5/31/13				\$	20,000
6/1/13 6/30/13	84,054	\$ 12.01	84,054	\$	18,990
Total	84,054	\$ 12.01	84,054		

Item 3.	Defaults Upon Senior Securities
None.	

Item 4. Mine Safety Disclosures

None.

Item 5. Other Information

None.

Item 6. Exhibits

Exhibit No.	Description
3.01.1	Restated Certificate of Incorporation of Move, Inc., dated June 23, 2005, as amended by the Certificate of Amendment dated June 22, 2006. (Incorporated by reference to Exhibit 3.1 to our quarterly report on Form 10-Q for the quarter ended June 30, 2006 filed August 7, 2006 (File No. 000-26659).)
3.01.2	Certificate of Amendment, dated November 14, 2011 and effective (based on filing with the State of Delaware) November 18, 2011, to the Restated Certificate of Incorporation of Move, Inc., as such Restated Certificate had previously been amended by a Certificate of Amendment dated June 22, 2006. (Incorporated by reference to Exhibit 3.1 to our current report on Form 8-K filed November 21, 2011.)
3.01.3	Certificate of Elimination of Series B Convertible Participating Preferred Stock of Move, Inc., effective May 31, 2012 (nullifying and eliminating Certificate of Designation previously filed as Exhibit 3.01.2 of our Form 10-K for the year ended December 31, 2005 filed March 13, 2006). (Incorporated by reference to Exhibit 3.1 to our current report on Form 8-K filed on June 5, 2012.)
3.02.1	Bylaws of Move, Inc. (Incorporated by reference to Exhibit 3.1 to our current report on Form 8-K filed on June 28, 2006 (File No. 000-26659).), as amended by the Amendment effective June 15, 2011. (Incorporated by reference to Exhibit 3.02.1 to our annual report on Form 10-K for the year ended December 31, 2011 filed February 17, 2012.)
3.02.2	Amendment, effective June 15, 2011, to the Bylaws of Move, Inc., relating to the permitted size range for the Board of Directors of Move, Inc. (Incorporated by reference to Exhibit 3.02.1 to our annual report on Form 10-K for the year ended December 31, 2011 filed February 17, 2012.)
3.03.1	RealSelect, Inc. s Certificate of Incorporation dated October 25, 1996. (Incorporated by reference to Exhibit 3.05.1 to our registration statement on Form S-1 (File No. 333-79689) filed May 28, 1999.)
3.03.2	RealSelect, Inc. s Certificate of Amendment to Certificate of Incorporation dated November 25, 1996. (Incorporated by reference to Exhibit 3.05.2 to our registration statement on Form S-1/A (File No. 333-79689) filed June 17, 1999.)
4.01	Form of Specimen Certificate for Common Stock, for use after November 18, 2011, the date of the 1-for-4 reverse stock split of the common stock of Move, Inc. (Incorporated by reference to Exhibit 4.01.1 to our annual report on Form 10-K for the year ended December 31, 2011 filed February 17, 2012.)
10.94	Amendment to the Move, Inc. 2011 Incentive Plan. (Incorporated by reference to Exhibit 99.1 to the Company s Current Report on Form 8-K filed on June 17, 2013.)
31.01	Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002. (Filed herewith.)
31.02	Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002. (Filed herewith.)
32.01	Certification of Chief Executive Officer pursuant to 18 U.S.C. Section 1350 as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. (Furnished herewith.)
32.02	Certification of Chief Financial Officer pursuant to 18 U.S.C. Section 1350 as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. (Furnished herewith.)
101 .INS*	XBRL Instance Document. (Furnished herewith.)
101.SCH*	XBRL Taxonomy Extension Schema Document. (Furnished herewith.)
101.CAL*	XBRL Taxonomy Calculation Linkbase Document. (Furnished herewith.)
101.LAB*	XBRL Taxonomy Label Linkbase Document. (Furnished herewith.)
101.PRE*	XBRL Taxonomy Presentation Linkbase Document. (Furnished herewith.)
101.DEF*	XBRL Taxonomy Extension Definition Document. (Furnished herewith.)

^{*}Furnished herewith and not deemed filed for purposes of Section 11 of the Securities Act of 1933 or Section 18 of the Securities Exchange Act of 1934, as amended.

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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.

MOVE, INC.

By: /s/ STEVEN H. BERKOWITZ

Steven H. Berkowitz

Chief Executive Officer

By: /s/ RACHEL C. GLASER

Rachel C. Glaser Chief Financial Officer

Date: August 2, 2013

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