### SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

### **SCHEDULE 13E-3**

TRANSACTION STATEMENT UNDER SECTION 13(e) OF THE SECURITIES EXCHANGE ACT OF 1934 AND RULE 13e-3 THEREUNDER

RULE 13e-3 TRANSACTION STATEMENT UNDER SECTION 13(e) OF THE SECURITIES EXCHANGE ACT OF 1934

(Amendment No. 3)

Forgent Networks, Inc.

(Name of the Issuer)

Forgent Networks, Inc.

(Names of Person(s) Filing Statement)

Common Stock, par value \$0.01 per share

(Title of Class of Securities)

34629U103

(CUSIP Number of Class of Securities)

Jay C. Peterson Forgent Networks, Inc. d/b/a Asure Software 108 Wild Basin Road Austin, TX 78746 (512) 437-2700

(Name, Address, and Telephone Numbers of Person Authorized to Receive Notices and Communications on Behalf of the Person(s) Filing Statement)

with a copy to:
Mark G. Johnson, Esq.
Winstead PC
5400 Renaissance Tower
1201 Elm Street
Dallas, TX 75270
(214) 745-5600

This statement is filed in connection with (check the appropriate box):

a.	×	The filing of solicitation materials or an information statement subject to Regulation 14A, Regulation 14C or Rule 13e-3(c) under the Securities Exchange Act of 1934.
b.		The filing of a registration statement under the Securities Act of 1933.
c.		A tender offer.
d.		None of the above.
Che	eck th	ne following box if the soliciting materials or information statement referred to in checking box (a) are preliminary copies:
Che	eck th	ne following box if the filing is a final amendment reporting the results of the transaction:

### Calculation of Filing Fee

Transaction Valuation*	Amount of Filing Fee
\$484,826.40	\$27.05

<sup>\*</sup> Calculated solely for purposes of determining the filing fee. This amount assumes the acquisition of approximately 1,346,740 shares of Common Stock for \$0.36 per share in cash in lieu of issuing fractional shares to holders of less than one share of Common Stock immediately after the proposed Reverse Stock Split and immediately before the proposed Forward Stock Split.

<sup>\*\*</sup> The amount of the filing fee is calculated in accordance with Fee Rate Advisory #2 for Fiscal Year 2009 issued by the SEC, effective October 1, 2008, by multiplying the Transaction Value by 0.00005580.

Check the box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a) (2) and identify the filing with which the offsetting fee was previously paid. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

### INTRODUCTION

This Rule 13e-3 Transaction Statement (the "Transaction Statement") is being filed with the Securities and Exchange Commission (the "SEC") pursuant to Section 13(e) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), by Forgent Networks, Inc. d/b/a Asure Software, a Delaware corporation ("Forgent" or the "Company").

The Company proposes to hold a special meeting of its stockholders to consider two separate proposals to amend the Company's Restated Certificate of Incorporation to effect a reverse/forward stock split (the "Reverse/Forward Stock Split") of the Company's common stock, par value \$.01 per share (the "Common Stock"). The Reverse/Forward Stock Split consists of a 1-to-750 reverse stock split (the "Reverse Stock Split") whereby stockholders owning less than 750 shares of Common Stock before the Reverse Stock Split would have such shares cancelled and converted into the right to receive the cash consideration set forth herein. After the Reverse Stock Split is completed, it will be followed immediately by a 750-to-1 forward stock split (the "Forward Stock Split") whereby stockholders owning 750 or more shares of Common Stock before the Reverse Stock Split would own the same number of shares of Common Stock after the Forward Stock Split.

This Transaction Statement is being filed with the SEC concurrently with a definitive proxy statement (the "Proxy Statement") filed by the Company pursuant to Regulation 14A of the Exchange Act. The information contained in the Proxy Statement, including all appendices attached thereto, is hereby expressly incorporated herein by reference. Capitalized terms used but not defined herein shall have the meanings given to them in the Proxy Statement.

### ITEM 1. SUMMARY TERM SHEET.

The section of the Proxy Statement entitled "SUMMARY TERM SHEET" is incorporated herein by reference.

### ITEM 2. SUBJECT COMPANY INFORMATION.

- (a) Name and Address. The name of the subject company is Forgent Networks, Inc. d/b/a Asure Software, a Delaware corporation (the "Company"), and the address and phone number of its principal executive offices are 108 Wild Basin Road, Austin, Texas 78746, (512) 437-2700.
- (b) Securities. As of the close of business on April 16, 2009 (the most recent practicable date prior to the date of the Proxy Statement), there were 31,106,298 shares of Common Stock issued and outstanding.
- (c) Trading Market and Price. The Common Stock is traded on the Nasdaq Capital Market under the symbol "ASUR." The high and low bid prices for the Common Stock for each quarter during the past two years are set forth in the section of the Proxy Statement entitled "INFORMATION ABOUT THE COMPANY—Price Range of Common Stock."
- (d) Dividends. The information set forth in the section of the Proxy Statement entitled "INFORMATION ABOUT THE COMPANY—Dividends" is incorporated herein by reference.
- (e) Prior Public Offerings. Not applicable. The Company has not made an underwritten public offering of the Common Stock for cash during the three years preceding the filing of this Transaction Statement.
- (f) Prior Stock Purchases. Not applicable. The Company has not purchased any Common Stock during the two years preceding the filing of this Transaction Statement.

### ITEM 3. IDENTITY AND BACKGROUND OF FILING PERSON.

(a) Name and Address. The Company is the filing person and also the subject company. The Company's business address and business telephone number are set forth in Item 2(a) above. The name of each executive officer and director of the Company is as follows:

Executive Officers

Richard N. Snyder—Chairman of the Board and Chief Executive Officer Nancy L. Harris—Senior Vice President of Operations and Chief Operating Officer

Jay C. Peterson—Vice President and Chief Financial Officer

Board of Directors

Richard N. Snyder

Richard J. Agnich

Kathleen A. Cote

Lou Mazzucchelli

Ray R. Miles

James H. Wells

The address of each executive officer and director of the Company is c/o Forgent Networks, Inc., 108 Wild Basin Road, Austin, Texas 78746.

- (b) Business and Background of Entities. Not applicable.
- (c) Business and Background of Natural Persons. All of the executive officers of the Company have been with the Company for over five years (Richard N. Synder and Nancy L. Harris joined in 2001, and Jay CC. Peterson joined in 1995). The name and business background of each director of the Company are incorporated herein by reference to the section of the Proxy Statement entitled "INFORMATION ABOUT THE COMPANY—Directors and Executive Officers." This information is also included in "Item 10. DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT" of the Company's Annual Report on Form 10-K/A, filed with the SEC on January 27, 2009.

During the past five years, none of the natural persons covered under this Item 3(c) has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or has been a party to any judicial or administrative proceeding (except for matters that were dismissed without sanction or settlement) that resulted in a judgment, decree or final order enjoining such person from future violations of, or prohibiting activities subject to, federal or state securities laws, or a finding of any violation of federal or state securities laws.

Each of the natural persons covered under this Item 3(c) is a citizen of the United States of America.

### ITEM 4. TERMS OF THE TRANSACTION.

- (a) Material Terms. The information contained in the sections of the Proxy Statement entitled "SPECIAL FACTORS—Purposes of the Reverse/Forward Stock Split," "SPECIAL FACTORS—Reasons for the Reverse/Forward Stock Split," "SPECIAL FACTORS—Effects of the Reverse/Forward Stock Split," and "MEASURES 1 AND 2—APPROVAL OF THE PROPOSALS TO AMEND THE RESTATED CERTIFICATE OF INCORPORATION TO EFFECT THE REVERSE STOCK SPLIT AND THE FORWARD STOCK SPLIT" is incorporated herein by reference.
- (c) Different Terms. The information contained in the sections of the Proxy Statement entitled "SPECIAL FACTORS—Effects of the Reverse/Forward Stock Split" and "ADDITIONAL INFORMATION REGARDING THE REVERSE/FORWARD STOCK SPLIT—Material Federal Income Tax Consequences" is incorporated herein by reference.
- (d) Appraisal Rights. Not applicable. Dissenting security holders are not entitled to appraisal rights in connection with the Reverse/Forward Stock Split, even if they vote against either of the two proposed amendments to the Company's Restated Certificate of Incorporation that would effect the Reverse/Forward Stock Split. The information contained in the section of the Proxy Statement entitled "ADDITIONAL INFORMATION REGARDING THE REVERSE/FORWARD STOCK SPLIT—Appraisal Rights" is incorporated herein by reference.
- (e) Provisions for Unaffiliated Security Holders. Not applicable. No provision has been made, except as required by Delaware law, to grant unaffiliated security holders access to the Company's corporate files or to obtain counsel or appraisal services at the Company's expense.
  - (f) Eligibility for Listing or Trading. Not applicable.

### ITEM 5. PAST CONTRACTS, TRANSACTIONS, NEGOTIATIONS AND AGREEMENTS.

- (a) Transactions. Not applicable.
- (b) Significant Corporate Events. On October 5, 2007, Forgent acquired all of the outstanding capital stock of iSarla Inc., a Delaware corporation and application service provider. In consideration for the acquisition, Forgent paid approximately \$12,661,000, including \$6,602,000 in cash, 5,095 shares of its Common Stock, and transaction costs of approximately \$1,072,000. A copy of the underlying Agreement and Plan of Merger, dated as of September 11, 2007, by and among Forgent Networks, Inc.,

Cheetah Acquisition Company, Inc., iSarla, Inc. and the Principal Stockholders signatory thereto is attached as Exhibit 2.2 to the Company's Quarterly Report on Form 10-Q for the quarter ended October 31, 2007, filed with the SEC on December 17, 2007.

- (c) Negotiations or Contacts. Not applicable.
- (e) Agreements Involving the Subject Company's Securities. On December 15, 2005, the Board of Directors of the Company approved the execution of a Rights Agreement (the "Rights Agreement") between the Company and American Stock Transfer & Trust Company, as Rights Agent. The Rights Agreement is attached as Exhibit 4.1 to the Company's Form 8-K filed with the SEC on December 19, 2005. The information contained in the section of the Proxy Statement entitled "INFORMATION ABOUT THE COMPANY—Rights Agreement" is incorporated herein by reference.

### ITEM 6. PURPOSES OF THE TRANSACTION AND PLANS OR PROPOSALS.

(b)	Use of Securities Acquired.	Not applicable. The shares of Common Stock being cashed out in connection with the Reverse/Forward Stock	k Spli
will be c	ancelled		

- (c) Plans.
  - (1) None.
  - (2) None.
  - (3) None.
  - (4) None.
  - (5) None.
  - (6) The information contained in the sections of the Proxy Statement entitled "SPECIAL FACTORS—Purposes of the Reverse/Forward Stock Split" and "SPECIAL FACTORS—Effects of the Reverse/Forward Stock Split—Effects on the Company" is incorporated herein by reference.
  - (7) The information contained in the sections of the Proxy Statement entitled "SPECIAL FACTORS—Purposes of the Reverse/Forward Stock Split" and "SPECIAL FACTORS—Effects of the Reverse/Forward Stock Split—Effects on the Company" is incorporated herein by reference.
  - (8) The information contained in the sections of the Proxy Statement entitled "SPECIAL FACTORS—Purposes of the Reverse/Forward Stock Split" and "SPECIAL FACTORS—Effects of the Reverse/Forward Stock Split—Effects on the Company" is incorporated herein by reference.

### ITEM 7. PURPOSES, ALTERNATIVES, REASONS AND EFFECTS.

- (a) Purposes. The information contained in the section of the Proxy Statement entitled "SPECIAL FACTORS—Purposes of the Reverse/Forward Stock Split" is incorporated herein by reference.
- (b) Alternatives. The information contained in the section of the Proxy Statement entitled "SPECIAL FACTORS—Alternatives Considered by the Board of Directors" is incorporated herein by reference.
- (c) Reasons. The information contained in the section of the Proxy Statement entitled "SPECIAL FACTORS—Reasons for the Reverse/Forward Stock Split" is incorporated herein by reference.
- (d) Effects. The information contained in the sections of the Proxy Statement entitled "SPECIAL FACTORS—Effects of the Reverse/Forward Stock Split" and "ADDITIONAL

INFORMATION REGARDING THE REVERSE/FORWARD STOCK SPLIT—Material Federal Income Tax Consequences" is incorporated herein by reference.

### ITEM 8. FAIRNESS OF THE TRANSACTION.

- (a) Fairness. None of the Company's directors dissented or abstained from voting on the Reverse/Forward Stock Split. The information contained in the sections of the Proxy Statement entitled "SPECIAL FACTORS—Fairness of the Reverse/Forward Stock Split—In General" and "SPECIAL FACTORS—Fairness of the Reverse/Forward Stock Split—Procedural Fairness" is incorporated herein by reference.
- (b) Factors Considered in Determining Fairness. The information contained in the section of the Proxy Statement entitled "SPECIAL FACTORS—Fairness of the Reverse/Forward Stock Split" is incorporated herein by reference.
- (c) Approval of Security Holders. The information contained in the section of the Proxy Statement entitled "SPECIAL FACTORS—Fairness of the Reverse/Forward Stock Split—Approval of Unaffiliated Stockholders" is incorporated herein by reference.
- (d) *Unaffiliated Representative*. The information contained in the section of the Proxy Statement entitled "SPECIAL FACTORS—Fairness of the Reverse/Forward Stock Split—Unaffiliated Representative" is incorporated herein by reference.
- (e) Approval of Directors. The information contained in the sections of the Proxy Statement entitled "SPECIAL FACTORS—Fairness of the Reverse/Forward Stock Split—Factors Considered To Be in Support of Substantive Fairness" and "SPECIAL FACTORS—Fairness of the Reverse/Forward Stock Split—Procedural Fairness" is incorporated herein by reference.
  - (f) Other Offers. Not applicable.

### ITEM 9. REPORTS, OPINIONS, APPRAISALS AND NEGOTIATIONS.

- (a) Report, Opinion or Appraisal. The information contained in the section of the Proxy Statement entitled "SPECIAL FACTORS—Fairness Opinion of Southwest Securities" and in the Fairness Opinion attached as Appendix 4 to the Proxy Statement is incorporated herein by reference. In addition, Southwest Securities, Inc.'s ("Southwest Securities") Presentation to the Board of Directors, dated December 10, 2008 (the "Presentation"), is attached to this Transaction Statement as Exhibit (c)(1).
- (b) Preparer and Summary of the Report, Opinion or Appraisal. The information contained in the section of the Proxy Statement entitled "SPECIAL FACTORS—Fairness Opinion of Southwest Securities" is incorporated herein by reference.
- (c) Availability of Documents. The full text of the Fairness Opinion is attached as Appendix 4 to the Proxy Statement, and the full text of the Presentation is attached as Exhibit (c)(1) to this Transaction Statement. Copies of the Fairness Opinion and the Presentation will be made available for inspection and copying, during ordinary business hours at the Company's executive offices located at 108 Wild Basin Road, Austin, Texas 78746, by any interested stockholder of the Company or any representative of the stockholder designated by the stockholder in writing. Upon written request, the Company will also furnish a copy of the Fairness Opinion and the Presentation to any interested stockholder of the Company or any representative designated by the stockholder in writing, at the expense of the requesting stockholder.

### ITEM 10. SOURCE AND AMOUNTS OF FUNDS OR OTHER CONSIDERATION.

- (a) Source of Funds. The information contained in the section of the Proxy Statement entitled "ADDITIONAL INFORMATION REGARDING THE REVERSE/FORWARD STOCK SPLIT—Sources of Funds and Expenses" is incorporated herein by reference.
  - (b) Conditions. Not applicable.
- (c) Expenses. The information contained in the section of the Proxy Statement entitled "ADDITIONAL INFORMATION REGARDING THE REVERSE/FORWARD STOCK SPLIT—Sources of Funds and Expenses" is incorporated herein by reference.
  - (d) Borrowed Funds. Not applicable.

### ITEM 11. INTEREST IN SECURITIES OF THE SUBJECT COMPANY.

- (a) Securities Ownership. The information contained in the section of the Proxy Statement entitled "INFORMATION ABOUT THE COMPANY—Interests of Certain Persons in Matters To Be Acted Upon" is incorporated herein by reference.
- (b) Securities Transactions. Neither the Company nor any of its directors or officers has effected any transaction in the Common Stock during the 60 days preceding the date of filing this Transaction Statement.

### ITEM 12. THE SOLICITATION OR RECOMMENDATION.

- (d) Intent to Tender or Vote in a Going-Private Transaction. The information contained in the sections of the Proxy Statement entitled "
  INFORMATION ABOUT THE COMPANY—Interests of Certain Persons in Matters to be Acted Upon" and "MEASURES 1 AND 2—APPROVAL OF THE
  PROPOSALS TO AMEND THE RESTATED CERTIFICATE OF INCORPORATION TO EFFECT THE REVERSE STOCK SPLIT AND THE FORWARD
  STOCK SPLIT—Summary and Structure of the Reverse/Forward Stock Split" is incorporated herein by reference.
- (e) Recommendations of Others. The information contained in the sections of the Proxy Statement entitled "SPECIAL FACTORS—Fairness of the Reverse/Forward Stock Split—In General" and "SPECIAL FACTORS—Fairness of the Reverse/Forward Stock Split—Factors Considered To Be in Support of Substantive Fairness" is incorporated herein by reference.

### ITEM 13. FINANCIAL STATEMENTS.

- (a) Financial Information. The information contained in the section of the Proxy Statement entitled "ADDITIONAL INFORMATION REGARDING THE REVERSE/FORWARD STOCK SPLIT—Financial Information" and the financial statements included in Part IV, Item 15 of the Company's Annual Report on Form 10-K/A for the year ended July 31, 2008 and in Part I, Item 1 of the Company's Quarterly Report on Form 10-Q for the quarter ended January 31, 2009, filed with the SEC on January 27, 2009 and March 13, 2009, respectively, are incorporated herein by reference. These financial statements are also attached as Appendix 5 to the Proxy Statement.
  - (b) Pro Forma Information. Not applicable.

### ITEM 14. PERSONS/ASSETS, RETAINED, EMPLOYED, COMPENSATED OR USED.

(a) Solicitations or Recommendations. The information contained in the section of the Proxy Statement entitled "ADDITIONAL INFORMATION REGARDING THE REVERSE/FORWARD STOCK SPLIT—Persons Retained to Make Solicitations" is incorporated herein by reference.

(b) Employees and Corporate Assets. The information contained in the section of the Proxy Statement entitled "ADDITIONAL INFORMATION REGARDING THE REVERSE/FORWARD STOCK SPLIT—Sources of Funds and Expenses" is incorporated herein by reference.

### ITEM 15. ADDITIONAL INFORMATION.

(b) Other Material Information. The information contained in the Proxy Statement and all appendices attached thereto is incorporated herein by reference.

### ITEM 16. EXHIBITS.

- (a) Definitive Proxy Statement including all appendices attached thereto (incorporated herein by reference to the Company's Definitive Proxy Statement on Schedule 14A filed with the SEC on April 21, 2009).
  - (b) None.
  - (c)(1) Southwest Securities' Presentation to the Board of Directors, dated December 10, 2008.
- (c)(2) Fairness Opinion of Southwest Securities, dated January 29, 2009 (incorporated herein by reference to Appendix 4 of the Company's Definitive Proxy Statement filed with the SEC on April 21, 2009).
- (d) Rights Agreement between Forgent Networks, Inc. and American Stock Transfer & Trust Company, as agent, dated December 19, 2005 (incorporated herein by reference as Exhibit 4.1 to the Company's Form 8-K, filed with the SEC on December 19, 2005).
  - (e) None.
- (f) The information contained in the section of the Proxy Statement entitled "ADDITIONAL INFORMATION REGARDING THE REVERSE/FORWARD STOCK SPLIT—Appraisal Rights" is incorporated herein by reference.
  - (g) None.
  - (h) None.

### SIGNATURE

After due inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: April 21, 2009

FORGENT NETWORKS, INC.

By: /s/ JAY C. PETERSON

Jay C. Peterson Chief Financial Officer

### QuickLinks

### Calculation of Filing Fee

### **INTRODUCTION**

- ITEM 1. SUMMARY TERM SHEET.
- ITEM 2. SUBJECT COMPANY INFORMATION.
- ITEM 3. IDENTITY AND BACKGROUND OF FILING PERSON.
- ITEM 4. TERMS OF THE TRANSACTION.
- ITEM 5. PAST CONTRACTS, TRANSACTIONS, NEGOTIATIONS AND AGREEMENTS.
- ITEM 6. PURPOSES OF THE TRANSACTION AND PLANS OR PROPOSALS.
- ITEM 7. PURPOSES, ALTERNATIVES, REASONS AND EFFECTS.
- ITEM 8. FAIRNESS OF THE TRANSACTION.
  ITEM 9. REPORTS, OPINIONS, APPRAISALS AND NEGOTIATIONS.
- ITEM 10. SOURCE AND AMOUNTS OF FUNDS OR OTHER CONSIDERATION.
- ITEM 11. INTEREST IN SECURITIES OF THE SUBJECT COMPANY.
- ITEM 12. THE SOLICITATION OR RECOMMENDATION.
- ITEM 13. FINANCIAL STATEMENTS.
  ITEM 14. PERSONS/ASSETS, RETAINED, EMPLOYED, COMPENSATED OR USED.
- ITEM 15. ADDITIONAL INFORMATION.
- ITEM 16. EXHIBITS.

### **SIGNATURE**

Exhibit (c)(1)

# Presentation to the Board of Directors

# **Project Travis**

December 10, 2008



### **Preface**

The information herein has been prepared by Southwest Securities, Inc. ("SWS") as part of a presentation being made in support of our opinion as to the fairness of the terms of the proposed transaction from a financial point of view. The material in this presentation and our analyses contained herein are confidential and are for the use of the 6 board of Directors of Travis and its advisors only. Any publication or use of this material or the analyses contained herein without the express written consent of SWS is strictly prohibited.

Among the activities conducted in the course of our engagement as financial advisor, SWS received and reviewed business and financial information of Travis and held discussions with the management of Travis regarding this information. In connection with the analyses contained herein, we have not independently verified any such information and have relied on all such information as being complete and accurate in all material respects. In addition, we have not obtained any independent appraisal of the assets of either entity. With regard to financial forecasts, we have assumed that they have been reasonably prepared on bases reflecting the best currently available estimates and judgments of management of Travis as to the future financial performance of Travis. We assume no responsibility for and express no view as to such forecasts or the assumption on which they are based. SWS is not an expert on, and does not render opinions regarding, legal, accounting, regulatory or tax matters. You should consult with your advisors concerning these matters before undertaking the proposed transaction.

Several analytical methodologies have been employed herein and no one method of analysis should be regarded as critical to the overall conclusions we have reached. Each analytical technique has inherent strengths and weaknesses, and the nature of the available information may further affect the value of particular techniques. The conclusions we have reached are based on all the analyses and factors presented herein taken as a whole and also on application of our own experience and judgment. Such conclusions may involve significant elements of subjective judgment or qualitative analysis. We therefore give no opinion as to the value or merit standing alone of any one or more parts of the material that follows. Our only opinion is the formal written opinion we express as to the fairness from a financial point of view. The opinion, the analyses contained herein and all conclusions drawn from such analyses are necessarily based upon market, economic and other conditions that exist and can be evaluated as of the date of this book.

SWS will receive a fee for our services, no portion of which is contingent on Travis completing the transaction. In the ordinary course of our business, SWS may actively trade shares of the common stock and/or other securities of Travis for our own account and the accounts of our customers and, accordingly, may at any time hold a long or short position in such securities.



# **Table of Contents**

	Section	n
Executive Summary		1
Overview of Travis		2
Trading Overview		3
Selected Comparable Public Companies	'	4
Selected Precedent Transactions  Precedent Reverse Split Transactions  Precedent Merger and Acquisition Transactions	!	5
Discounted Cash Flow Analysis		6
Liquidation Analysis		7
Summary Valuation and Rationale		8
Exhibits		9



# Section 1

# **Executive Summary**



### **Proposed Transaction**

- The management of Travis has proposed a reverse and forward stock split resulting in a going private transaction.
- If recommended by the Special Committee and approved by the Board of Directors, Travis may propose a reverse and forward stock split to shareholders.
- It is currently contemplated that such a transaction may be effected by a reverse split ratio of 1-for-750\*, followed immediately by a forward 750-for-1 split of the common stock.
- The Company will provide for the payment of cash to those stockholders holding less than one share as a result of the reverse split.
- It is estimated that 941 of the approximately 1,130 stockholders of record hold less than 750 shares and that after the transaction, with fractional share repurchases, there will be approximately 189 stockholders of record
- No commissions will be charged to stockholders who receive cash in lieu of fractional shares.
- Once the Company has fewer than 300 stockholders of record, it can terminate its public company reporting status.

<sup>\*</sup>The ratio of 1-for-750 is used for illustrative purposes. The actual ratio has yet to be determined.



- Public company costs are high and increasing:
  - The costs related to the Sarbanes-Oxley Act, increased D&O insurance expenses, audit costs and implementation of related corporate governance reforms have become prohibitive for small companies.
  - The costs associated with retaining public status, serving stockholders and continuing public communication remain high.
- The time demands on management and employees associated with public company status are significant:
  - · Preparing public reports, filings, press releases and Regulation FD compliance.
  - Since the Company has relatively few executive personnel, these indirect costs can be material.
  - Investor relations and communication with stockholders takes significant management time.
- Stockholders are unable to benefit fully from public company status due to limited liquidity and the Company's micro-cap classification.
  - Stockholders are not able to move into and out of stock positions without materially impacting the market price.
  - The Company is not able to raise capital conventionally in public markets.
  - The Company is not an attractive investment for institutional investors due to its size, current lack of profitability and earnings history.
  - · The Company is not able to effectively use shares for acquisitions.
  - · The Company has no meaningful investment research analyst coverage.



- The Company is not currently in a profitable or positive cash flow status.
- Other strategic alternatives have been examined by management and the Board and determined to be either unattractive or not viable:
  - Status quo as a public company
  - Strategic acquisitions (e.g. iSarla Inc. d/b/a iEmployee)
  - · Sale or merger with a strategic partner
  - · Merger of Travis with a newly formed company owned by a control group
  - · Self-tender or significant share repurchase by the Company
- A reverse split provides multiple benefits:
  - · Reduces direct and indirect costs.
  - Saves management and employee time that can be devoted directly to the business operations.
  - Stockholders can exit the investment at a premium to current prices or retain a position in a private company.
  - Small stockholders (with less than 750 shares) can retain ownership by acquiring additional shares at a modest cost.
  - · Small stockholders are able to sell without a commission.
  - The cash demands on the Company to accomplish the reverse split are moderate and predictable.



# **Cost Analysis**

### Project Travis Analysis of the Cost of Purchasing Fractional Shares

		Record						Pri	ce Per Shar	e f	or Fractional	Sh	ares and Pre	mit	ım to Market	(1)		
		Shareholder Count (2)	Fractional Shares (3)	Т	\$0.21 0.0%		\$0.25 19.0%		\$0.30 42.9%		\$0.35 66.7%		\$0,40 90,5%		\$0,45 114.3%		\$0.50 138.1%	\$0.55 161.9%
	No Split	1,130	31,108,839	\$	6,532,856	S	7,777,210	\$	9,332,652	\$	10,888,094	\$	12,443,536	\$	13,998,978	\$	15,554,420	\$ 17,109,861
	1 -for- 50	847	30,894	\$	6,488	\$	7,723	s	9,268	\$	10,813	\$	12,357	\$	13,902	\$	15,447	\$ 16,992
	1 -for- 100	721	80,050		16,810		20,012		24,015		28,017		32,020		36,022		40,025	44,027
Ratio	1 -for- 250	301	432,660		90,859		108,165		129,798		151,431		173,064		194,697		216,330	237,963
쁑	1 for 500	228	822,536		172,733		205,634		246,761		287,888		329,015		370,141		411,268	452,395
	1 -for- 750	189	1,346,740		282,815		336,685		404,022		471,359		538,696		606,033		673,370	740,707
	1 for 1000	175	1,590,167		333,935		397,542		477,050		556,558		636,067		715,575		795,083	874,592
	1 -for- 2000	149	3,260,371		684,678		815,093		978,111		1,141,130		1,304,148		1,467,167		1,630,185	1,793,204



<sup>(1)</sup> Percentage premium to current market price of \$0.21 per share on 12/908.

(2) Estimated shareholders of record remaining after reverse split. Assumed approximately \$0 nominee record holders in CEDE (DTC).

(3) Total shares required to be purchased at various split refiles. Source Travis Form 10 K as of October 31, 2008.

### Valuation Approaches

# Valuation Analysis

### Trading Overview

- "Transaction Specific" comparison
  Review of current and historical common stock trading prices and volume

- "Public Market" valuation
   Value based on public
   market trading multiples
   of comparable companies
   Represents freely tradable
   minority interest

- "Transaction Specific" valuation
   Analyzes other reverse split transactions and premiums paid
   Reviews M&A transactions in sector
   Comparability of transaction most relevant.

### Discounted Cash Flow

- Present value of projected free cash flows
   Inherent value of the business
   Incorporates time value and cost of capital considerations
   Roles on management's projections

- Value that could hypothetically be derived from the liquidation (sale) of assets and the satisfaction of liabilities
   Based on recent balance sheet adjusted to reflect liquidation values
   Relies on management's estimates

### Other Considerations

- Industry characteristics and trends (e.g. size, volatility growth prospects)
   Relative market position and competitive environment
   Consistency and visibility of historical and projected earnings



# Section 2

# Overview of Travis



# Summary Market Capitalization (1) (Amounts in thousands, except per share amounts)

Recent price per share (12/05/08)	\$	0.21
Common shares outstanding		31,109
Options outstanding (2)	_	
Equity market capitalization Travis	\$	6,533
Plus:		
Debt		-
Preferred stock		-
Less:		
Cash	_	13,844
Enterprise value of Travis	\$	(7.311

- (1) Balance Sheet data as of October 31, 2008.
- (2) None of Travis' outstanding options are in the money at this time.



### **Historical Financial Results**

Travis

Historical Reported Financials (Dollar amounts in thousands, except per share amounts)

		Yea	ar e	nded July	31,			
	2004	2005		2006		2007	2	2008(1)
Revenues Gross profit EBITDA EBIT Net income Diluted EPS Growth rates and margins: Revenues growth Gross margin EBITOA margin EBITOA margin	\$ 15,847 7,984 (850) (2,102) (2,646) (0.11) 	\$ 9,906 2,865 (8,824) (10,361) (10,011) (0.40) -37.5% 28.9% -89.1% -104.6%	\$	14,896 6,988 (2,671) (3,929) (3,555) (0.14) 50.4% 46.9% -17.9% -26.4%	\$	40,407 21,175 9,067 8,552 12,248 0.47 171.3% 52.4% 22.4% 21.2%	\$	10,182 7,944 (4,299) (5,936) (5,317) (0.18) -74.8% 78.0% -42.2% -58.3%
Other data: Capital expenditures Depreciation and amort Tax rate	\$ 654 1,211 -0.8%	\$ 63 1,487 -0.2%	\$	62 1,230 -1.3%	\$	490 511 -0.8%	\$	311 1,147 0.4%

<sup>(1)</sup> Excludes \$7.4 million asset impairment charge.

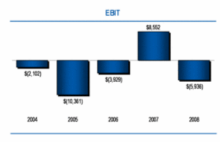


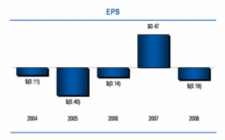
## Historical Financial Results (cont.)

(Dollar amounts in thousands, except per share amounts)









SWS SOUTHWEST SECURITIES

Building what you value

# Management's Financial Projections

Travis
Management's Financial Plan
(Dollar amounts in thousands, except per share amounts)

			Year ende	ed July 31,		
	2008A(1)	2009E	2010E	2011E	2012E	2013E
Revenues Gross profit EBITDA EBIT Net income Diluted EPS Growth rates and margins:	\$ 10,182 7,944 (4,299) (5,936) (5,317) (0.18)	(5,605) (4,983)	\$ 13,286 11,027 (1,383) (2,660) (2,360) (0.08)	\$ 15,196 11,853 (1,243) (2,520) (2,220) (0.07)	\$ 17,385 13,560 (451) (1,728) (1,428) (0.05)	\$ 19,893 15,516 521 (756) (456) (0.02)
Revenues growth	78.0% -42.2% -58.3%	-37.2%	14.3% 83.0% -10.4% -20.0%	14.4% 78.0% -8.2% -16.6%	14.4% 78.0% -2.6% -9.9%	14.4% 78.0% 2.6% -3.8%
Other data: Capital expenditures Depreciation and amort Tax rate	\$ 311 1,147 0.4%	\$ 200 1,277 0.0%	\$ 200 1,277 0.0%	\$ 200 1,277 0.0%	\$ 200 1,277 0.0%	\$ 200 1,277 0.0%

<sup>(1)</sup> Excludes \$7.4 million asset impairment charge.



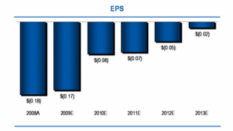
## Management's Financial Projections (cont.)

(Dollar amounts in thousands, except per share amounts)









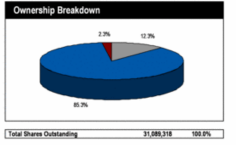


# Ownership Analysis

Institutional Holdings		
		% of Shares
Institution Name	Shares	Outstanding
Renaissance Technologies Corp.	1,578,500	5.1%
Dimensional Fund Advisors LP	1,150,201	3.7%
Sirius Advisors LLC	274,654	0.9%
Barclays Global Investors, National Association	246,859	0.8%
California Public Employees' Retirement System	223,700	0.7%
Wedbush Morgan Securities Inc	135,874	0.4%
Bard Associates Inc.	77,200	0.2%
Northern Trust Investments, National Association	51,737	0.2%
Northern Trust Investments, N.A.	26,692	0.1%
Quantitative Management Associates LLC	21,726	0.1%
State Street Global Advisors, Inc.	12,271	0.0%
National City Corporation Savings	11,500	0.0%
UBS Securities, Asset Management Arm	10,559	0.0%
Citadel Investment Group, L.L.C.	10,254	0.0%
The Glenmede Trust Company, N.A.	4,000	0.0%
UBS Global Asset Management	1,380	0.0%
Barclays Global Investors Limited	1,000	0.0%
Deutsche Investment Management Americas Inc.	700	0.0%
Merrill Lynch & Co. Inc., Asset Management Arm	69	0.0%
Total Institutional Holdings	3.838.876	12.3%

•		
Other Holdings		
		% of Shares
Description	Shares	Outstanding
Total Other Holdings	26,526,316	85.3%

Insider Name	Shares	% of Shares Outstanding
Snyder, Richard N.	442,933	1.4%
Harris, Nancy L.	115,512	0.4%
Wells, James H.	50,672	0.2%
Peterson, Jay C.	48,921	0.2%
Cote, Kathleen A.	23,772	0.1%
Miles, Raymond Rajko	16,772	0.1%
Mazzucchelli, Lou	12,772	0.0%
Agnich, Richard J.	12,772	0.0%
Total Insider Holdings	724,126	2.3%





Section 3

# **Trading Overview**

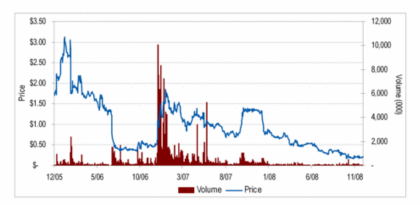


# **Summary Stock Trading History**

Stock Trading History	
Closing stock price (12/5/08)	\$ 0.21
Market capitalization (In thousands)	6,533
52-Week high	1.33
52-week low	0.17
Average stock price:	
30-day	\$ 0.20
60-day	0.23
90-day	0.27
Six months	0.31
Nine months	0.38
One year	0.49
Volume weighted average stock price:	
30-day	\$ 0.20
60-day	0.22
90-day	0.25
Six months	0.29
Nine months	0.38
One year	0.59
Average daily trading volume:	
30-day	56,081
60-day	66,561
90-day	58,380
Six months	54,739
Nine months	57,853
One year	74,267



# Three Year Stock Price / Volume History



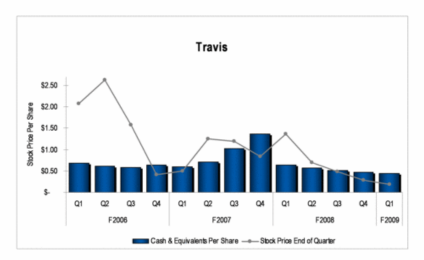


### Five Year Stock Price Relative Performance





### Cash Position vs. Stock Price





## **Price and Trading Volume Analysis**







SWS SOUTHWEST GROUP SECURITIES Building what you value

# Section 4

# Selected Comparable Public Companies



 $^{23}$ 

# Selected Comparable Public Companies

# Fiscal Year End of Each Company (Dollar amounts in thousands, except per share amounts)

Pretax Income Net Income Company EBITDA EBIT 26,174 56,194 44,364 (72,392) 3,682 (6,826) 13,607 (563) Concur Technologies, Inc.
Deliati, Inc.
Epicor Software Corp.
SuccessFactors, Inc.
Taleo Corp.
UCN Inc.
Ultimate Software Group Inc.
Vertical Computer Systems \$ 215,491 \$ 47,450 26,477 37,996 42,534 17,184 22,519 41,277 \$ 0.35 0.54 0.71 \$ 329,959 \$ \$ CNQR PROJ EPIC SFSF (149,402) 47,134 14,943 278,246 429,832 65,435 68,272 42,534 (75,029) 6,590 (7,532) 13,393 (2,154) (75,454) 3,883 (7,537) 33,129 (2,154) 63,350 (70,219) 10,616 (8.35) 0.13 127,941 79,482 151,464 5,896 UCNN ULTI VCSY (613) 20,675 (0.26) 1.24 (0.00) 9,060 56,915 (15,208) (501) XXXX Travis \$ 10,182 \$ (4,299) \$ (5,936) \$ (5,296) \$ (5,317) \$ (0.18) \$ 10,191

# Latest 12 Months for Each Company (Dollar amounts in thousands, except per share amounts)

Symbol	Company		Revenues		EBITDA		EBIT		Pretax Income		Net Income		iluted EPS	Tangible Book Value	
CNQR	Concur Technologies, Inc.	\$	215,491	\$	47,450	\$	26,174	\$	26,477	\$	17,184	\$	0.35	\$	329,959
PROJ	Deltek, Inc.		294,688		60,175		50,750		38,535		24,594		0.56		(138, 193)
EPIC	Epicor Software Corp.		485,628		57,738		20,822		8,961		20,646		0.36		(225,233)
SFSF	SuccessFactors, Inc.		98,098		(81,984)		(85,457)		(84,403)		(85, 264)		(1.52)		(2,930)
TLEO	Taleo Corp.		144,313		12,671		3,838		6,636		7,403		0.26		101,950
UCNN	UCN Inc.		79,029		(3,747)		(9,721)		(10,202)		(10,202)		(0.33)		4,207
ULTI	Ultimate Software Group Inc.		171,022		17,185		(1,540)		(1,766)		19,594		0.74		48,581
VCSY	Vertical Computer Systems		8,645		1,064		1,002		(621)		(621)		(0.00)		(15,031)
XXXXX	Travis	\$	10,182	\$	(4,299)	\$	(5,936)	\$	(5,296)	\$	(5,317)	\$	(0.18)	\$	10,191



# Selected Comparable Public Companies

# Stock Market Information unts in thousands, except share and per share amounts)

Symbol			ecent Price		52 Weel	k Rai	nge	% of 52 Week	Common Shares	Business Enterprise		Market		
	Company  Concur Technologies, Inc.	12/05/08		High		Low		High	Outstanding		Value	Capitalization		
CNQR		s	29.32	\$	50.00	\$	19.52	58.6%	48.822	\$	1,166,569	\$	1,431,461	
PROJ	Deltek, Inc.		4.70		17.95		3.06	26.2%	43,175		368,076		202,923	
EPIC	Epicor Software Corp.		4.00		12.65		2.91	31.6%	59.911		483,717		239.642	
SFSF	SuccessFactors, Inc.		6.22		15.27		4.61	40.7%	56,109		248,081		349,559	
TLEO	Taleo Corp.		6.67		34.20		5.37	19.5%	30.147		96,377		201.083	
UCNN	UCN Inc.		1.10		4.95		0.75	22.2%	31.065		35,309		34,172	
ULTI	Ultimate Software Group Inc.		15.43		41.68		13.69	37.0%	24.439		357,980		377.091	
VCSY	Vertical Computer Systems		0.02		0.13		0.01	17.7%	999,735		28,833		22,99	
	High							58.6%	999,735	\$	1,166,569	\$	1,431,461	
	Low							17.7%	24,439		28,833		22,994	
	Mean							31.7%	161,675		348,118		357,366	
	Median							28.9%	45,999		303,030		221,282	
XXXX	Travis	\$	0.21	\$	1.35	\$	0.15	15.6%	31,109	\$	(7,311)	\$	6,533	



## Selected Comparable Public Companies

#### Market Multiples (1) Latest 12 Months for Each Company

		Busines	s Enterprise V		Market Capitalization/ Pretax	P/E Mul	tiples	Market Capitalization Tan. Book
Symbol	Company	Revenues	EBITDA	EBIT	Income	LTM EPS	2009E	Value
CNQR	Concur Technologies, Inc.	nm	24.6 x	nm	nm	nm	41.9 x	4.3 x
PROJ	Deltek, Inc.	1.2 x	6.1 x	7.3 x	5.3 x	8.4 x	5.9 x	nm
EPIC	Epicor Software Corp.	1.0 x	8.4 x	23.2 x	26.7 x	11.1 x	5.6 x	nn
SFSF	SuccessFactors, Inc.	2.5 x	nm	nm	nm	nm	nm	nn
TLEO	Taleo Corp.	0.7 x	7.6 x	25.1 x	30.3 x	25.7 x	8.2 x	2.0
UCNN	UCN Inc.	0.4 x	nm	nm	nm	nm	nm	8.1
ULTI	Ultimate Software Group Inc.	2.1 x	20.8 x	nm	nm	20.9 x	27.6 x	7.8
VCSY	Vertical Computer Systems	3.3 x	nm	28.8 x	nm	nm	na	nr
	High	3.3 x	24.6 x	28.8 x	30.3 x	25.7 x	41.9 x	8.1
	Low	0.4 x	6.1 x	7.3 x	5.3 x	8.4 x	5.6 x	2.0
	Mean	1.6 x	13.5 x	21.1 x	20.8 x	16.5 x	17.9 x	5.5
	Median	1.2 x	8.4 x	24.2 x	26.7 x	16.0 x	8.2 x	6.1
XXXX	Travis	nm	nm	nm	nm	nm	nm	0.6

<sup>(1)</sup> Multiples based on listest 12 months results except for 2009E PIE that is based on First Call consensus estimatios, if available. Excludes all multiples less than zero and the following multiples. Revenues > 5 0x, EBITDA > 25 0x, EBIT > 30 0x, Platax income > 50 0x, Earrings > 75 0x and Tangible Book Value > 10 0x.



## Selected Comparable Public Companies

# Implied Equity Value Based on Comparable Companies (1) (Dollar amounts in thousands, except share and per share amounts)

Approach	Travis LTM ount (2)	Comparable Company Median Multiple	mplied Values	Net Debt (3)	mplied Equity Value	E Val	plied quity lue Per are (4)
Multiple of:							
Revenues	\$ 10,182	1.2 x	\$ 12,718	\$ (13,844)	\$ 26,561	\$	0.85
EBITDA	(4,299)	8.4 x	nm	(13,844)	nm		nm
EBIT	(5,936)	24.2 x	nm	(13,844)	nm		nm
Pretax Income	(5.296)	26.7 x		4			nm
LTM EPS	(0.18)	16.0 x					nm
2009E EPS		8.2 x					nm
Tangible Book Value	10,191	6.1 x					1.98
High						\$	1.98
Low						-	0.85
Mean							1.42
Median							1.42

- This Approach did not yield highly relevant comparable data because, due to the Company's significant operating losses, the only multiple comparisons that could be generated were based on reversuss and tangible book value, which do not reflect the associated profitability of the comparable companies or recognize the significant losses incurred by Trevis.

   Esculded's 7- million asset imperiment charge.

   Net debt defined as total debt and preferred stock outstanding minus cash and equivalents.

   Assumes 31,109,000 common shares outstanding.



## Section 5

# **Selected Precedent Transactions**



### **Selected Precedent Transactions**

#### **Reverse Split Going Private Transactions**

# Implied Equity Values Based on Precedent Reverse Split Transactions (1)

	ecent rices	Median Premium (2)	plied rice
Travis Average Price Per Share:			
Price at 12/05/08	\$ 0.21	25.0%	\$ 0.26
30-Day Average	0.20	22.8%	0.25
60-Day Average	0.23	20.9%	0.28
90-Day Average	0.27	19.4%	0.32
120-Day Average	0.30	24.4%	0.37
High			\$ 0.37
Low	 		0.25
Mean			0.30
Median	 		0.28



<sup>(1)</sup> Reverse split transaction details provided in Exhibit B.
(2) Premuims paid in reverse split transactions - One day, 30-days, 60-days, 90-days, and 120-days prior to annou

## **Selected Precedent Transactions**

### Merger and Acquisition Transactions

#### Selected Precedent Merger and Acquisition Transactions (1) [Inference in miles]

Date			Enterprise		LTM		Ente	rprise Value	_	Equity Purchase	Net	Tangible	Purchas	e Price! Tangible
Closed	Acquiror	Target	Value	Revenues	EBITDA.	EBIT	Revenue	EBITGA	EBIT	Price	Earnings		Earnings	
10/15/08 07/01/08 10/01/07 09/11/07 09/11/07 03/01/07 01/11/07 01/23/08	NactCen Healthcare Information Systems, Inc. Taleo Corp. Concur Technologies, Inc. Assure Softwere, Inc. Hellman & Friedern Capital Partners Infor Clotel Solutions, Inc. Taleo Corp. 5PD Management Services, Inc. Concur Technologies, Inc.	Practico Management Partners, Inc Vuru Technologi Inc. H.G. Holdings Employee Krones, Inc. Workbrain Corporation Job Flash, Inc. Human Resource MicroSystems, Inc. Outlask, Inc.	\$ 22.0 130.5 179.3 10.6 1,777.6 157.2 11.9 2.2 79.5	\$ 160 512 619 50 599.0 96.9 1.5 1.2	(0.7) 10.7 1.6 99.8 0.3 (2.0) (7.7)	78 (8.1) 4.3 0.6 (2.9) (2.1) (0.2) (8.1)	1.4x 26x 29x 2.1x 30x 1.6x nm 1.9x	ns nm 167 x 68 x 178 x nm nm	70 00 185 x 00 00 00 00 00	\$ 19.0 105.4 143.5 11.6 1,767.1 193.9 2.6 2.0 44.4	785 (64) 07 409 (20) (02) (63)	na (79.5) 25.8 3.0 390.7 55.2 (7.0) (0.4) 3.0	na 4.1 x nm 15.9 x 43.2 x nm nm nm	ne 56x 39x 45x 35x nm nm
	High Low Mean Median						30x 14x 22x 21x	17.8 x 6.8 x 13.8 x 16.7 x	189 x 189 x 189 x 189 x				43.2 x 4.1 x 21.1 x 15.9 x	5.6 x 3.5 x 4.4 x 4.2 x

(1) Facilities of multiples less than zero and the following multiples Revenues > 5.0x, (ISTDA > 25.0x, (IST > 25.0x, Not Income > 75.0x and Tangible Sook Value > 10.0x



### **Selected Precedent Transactions**

#### Merger and Acquisition Transactions (cont.)

#### Implied Equity Value Based on Selected Precedent Merger and Acquisition Transactions (1)

Approach	Precedent Travis Transaction LTM Median mount (2) Multiple		Implied Net Values Debt (3)			Implied Equity Value		Implied Equity Value Per Share (4)(5)		
Multiple of:										
Revenues	\$ 10,182	2.1 x	\$	21,421	\$	(13,844)	\$	35,264	\$	1.13
EBITDA	(4,299)	16.7 x		nm		(13,844)		nm		nm
EBIT	(5,936)	18.9 x		nm		(13,844)		nm		nm
Net Income	(5.317)	15.9 x								nm
Tangible Book Value	10,191	4.2 x								1.38
High									\$	1.38
Low										1.13
Mean										1.25
Median										1.25

- (1) The Approach did not yield highly relevant comparable data because, due to the Company's significant operating bases, the only multiple comparisons that could be generated were based on revenues and singible book value, which do not reflect the associated profitability of the comparable companies or recognize the significant losses incurred by Travis.

  (2) Excludes \$1.4 million assest impairment charge.

  (3) Not debt offered as total date in preferred stock outstanding minus cash and equivalents.

  (4) Assumes \$1,109,000 common shares outstanding.

  (5) Implied equity values from the merger and acquisition transactions include a control premium in the valuation.



## Section 6

# **Discounted Cash Flow Analysis**



## Discounted Cash Flow Analysis

Travis (1)

							-	
				Year ende	d July 31,			
	2006A	2007A	2008A(2)	2009E	2010E	2011E	2012E	2013E
Revenues	\$ 14,896	\$ 40,407	\$ 10,182	\$ 11,621	\$ 13,286	\$ 15,196	\$ 17,385	\$ 19,893
EBITDA	(2,671)	9,067	(4,299)	(4,328)	(1,383)	(1,243)	(451)	521
EBIT	(3,929)	8,552	(5,936)	(5,605)	(2,660)	(2,520)	(1,728)	(756)
Plus: Non tax-deductible amortization								
EBITA	(3,929)	8,552	(5,936)	(5,605)	(2,660)	(2,520)	(1,728)	(756)
Less: Provision for taxes	49	(65)	(23)					
EBIAT	(3,978)	8,617	(5,913)	(5,605)	(2,660)	(2,520)	(1,728)	(756)
Plus: Depreciation	1,230	511	1,147	1,277	1,277	1,277	1,277	1,277
Plus: Tax-deductible amortization	28	4	490					
Plus: Other non-cash items	(370)	(252)	(273)					
Less: Capital expenditures	(62)	(490)	(311)	(200)	(200)	(200)	(200)	(200)
Less: Change in net working capital	1,345	7,427	(7,608)	(3,922)	(525)	(71)	(185)	(222)
Unlevered free cash flow	\$ (1,807)	\$ 15,817	\$ (12,468)	\$ (8,450)	\$ (2,108)	\$ (1,514)	\$ (836)	\$ 99
Key Assumptions and Relationships (as % of	of Net Sales)	1						
Revenues growth	50.4%	171.3%	-74.8%	14.1%	14.3%	14.4%	14.4%	14.4%
EBITDA margin	-17.9%	22.4%	-42.2%	-37.2%	-10.4%	-8.2%	-2.6%	2.6%
EBIT margin	-26.4%	21.2%	-58.3%	-48.2%	-20.0%	-16.6%	-9.9%	-3.8%
Depreciation and amortization	8.3%	1.3%	11.3%	11.0%	9.6%	8.4%	7.3%	6.4%
Capital expenditures	-0.4%	-1.2%	-3.1%	-1.7%	-1.5%	-1.3%	-1.2%	-1.0%
Marginal tax rate	-1.3%	-0.8%	0.4%	0.0%	0.0%	0.0%	0.0%	0.0%

<sup>(1)</sup> Based on Management's Financial Plan.
(2) Excludes \$7.4 million asset impairment charge.



## Discounted Cash Flow Analysis

### Implied Equity Values Per Share (1)(2)(3)

Discount		Te	min	al Multiples	of 2	013E EBIT	DA	
Rate		10.0x		11.0x		12.0x		13.0x
18.0%	\$	0.26	\$	0.27	\$	0.28	\$	0.29
19.0%		0.26		0.27		0.28		0.29
20.0%		0.26		0.27		0.28		0.29
21.0%		0.26		0.27		0.28		0.28
Matrix Summ High Low Mean Median	ary:						\$	0.29 0.26 0.27 0.27

- (1) Based on Management's Financial Plan.
  (2) Assumes net debt of -\$13,844,000.
  (3) Assumes 31,109,000 common shares outstanding.



# Section 7

# Liquidation Analysis



# Liquidation Analysis

## Implied Equity Value Based on Liquidation Analysis (1) (Anouris in houseds, except per stere enouris)

	Través	Liquida Probability		Liquid Value I	
	10/31/2008	High	Low	High	Low
Current assets:					
Clash and equivalents	\$ 13,844	100.0%	100.0%	\$ 13,844	\$ 13,844
Accounts receivables, net	1,333	98.0%	90.0%	1,306	1,200
Inventory		50.0%	25.0%	29	14
Prepaid expenses and other current assets		50.0%	25.0%	108	54
Property and equipment, net		25.0%	10.0%	194	77
Intangible assets, net	4,534	0.0%	0.0%		
Current liabilities:					
Accounts payable	4,054	100.0%	100.0%	(4,054)	(4,054)
Accrued compensation and benefits	192	100.0%	100.0%	(192)	(192
Lease impairment and advance	355	0.0%	0.0%		
Other accrued liabilities	335	100.0%	100.0%	(335)	(335)
Deferred revenue	1,874	75.0%	100.0%	(1,405)	(1,874)
Long-term liabilities:					
Long-term portion of deferred revenue		75.0%	100.0%	(26)	(35)
Lease impairment and advance	455	0.0%	0.0%		
Other long-term liabilities	199	100.0%	100.0%	(199)	(199)
Other estimated costs, reserve amounts and unrealized	value in liquidatio	95			
Rental obligations (3)				(7,027)	(15,277)
Employee severance (4)				(289)	(538)
Litigation exposure (Jerkens matter) (5)					(1,000
Wind down cost estimate					(100
Software (6)				1,000	500
Real estate (7)				4,000	
VTEL Products Corporation (8)				500	
Other intellectual property (9)					
Implied liquidation value range to the common stock	tholder			\$ 7,474	\$ (7,914)
Common shares outstanding				31,109	31,109
Implied liquidation value range to the common stock	cholder per shar	w		\$ 0.24	\$ (0.25)



Section 8

# Summary Valuation and Rationale



#### **Summary Valuation**

#### Implied Equity Values by Approach

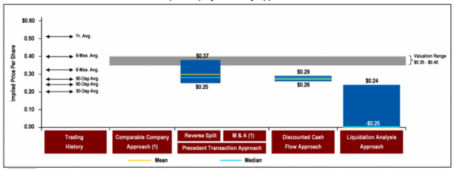
	Im	plied	Equity Va	alue F	er Share	(1)	
Approach	High		Low	- 1	Mean	N	ledian
Comparable Public Company Approach (2)	\$ 1.98	\$	0.85	\$	1.42	\$	1.42
Selected Precedent Transaction Approach: Reverse Split Going Private Transactions (3) Merger and Acquisition Transactions (2)(4)	\$ 0.37 1.38	\$	0.25 1.13	\$	0.30 1.25	s	0.28 1.25
Discounted Cash Flow Approach	\$ 0.29	\$	0.26	\$	0.27	\$	0.27
Liquidation Value Approach	\$ 0.24	\$	(0.25)	\$	(0.01)	\$	(0.01)

- (1) Assumes 31,106,000 common shares outstanding.
  (2) This Approach did not yield highly relevant companible data because, due to the Company's significant operating losses, the only multiple comparisons that could be generated were based on revenues and tangible book value, which do not reflect the associated profitability of the comparable companies or recognize the significant issues incurred by Travis.
  (3) Implied equity values per share based on the median payment premiums offered in completed reverse split going private transactions.
  (4) Implied equity values from the merger and acquisition transactions include a control premium.



### Summary Valuation (cont.)

#### Implied Equity Values by Approach



(1) This Approach did not yield highly relevant companible data because, due to the Company's significant operating losses, the only multiple companisons that could be generated were



#### Rationale

- The primary purpose of a reverse and forward stock split by Travis is to facilitate a "going private transaction." The result will allow the Company to terminate the registration of its common stock under Section 12(g) of the Securities Exchange Act of 1934, as amended (the "Exchange Act").
- This will enable Travis to save money being spent because of its status as a SEC reporting company, which management and the Board of Directors believe provides a limited benefit to a small company like Travis.
- The transaction will decrease the total number of Travis' stockholders of record from approximately 1,130 to approximately 189 (assuming a 1-for-750 reverse split).
- By reducing the number of stockholders below 300, Travis will be eligible to file a Form 15 with the SEC and terminate its registration obligations under the Exchange Act.
- The Company's small public size and minimal trading volume have limited the ability of stockholders to sell their shares without also reducing the trading price, as well as the ability of the Company to use stock as acquisition currency or to successfully attract and retain employees.
- Additionally, the Company estimates that professional fees and other expenses related to the transaction will total approximately \$350,000. The Company does not expect the payment to stockholders receiving cash in the transaction to have a material adverse effect on capital, liquidity, operations or cash flow; however, it will reduce the Company's administration costs.



#### Rationale (cont.)

- The Company anticipates annual savings of over \$1,000,000 per year and an indeterminable amount in indirect savings resulting from the reduction in time that must be devoted by employees to preparing public reports and filings and responding to stockholder inquiries.
- We recommend a fractional share price of approximately \$0.35 to \$0.40 per share (on a presplit basis) resulting in cash expenditures for fractional shares after the reverse stock split of approximately \$471,000 to \$539,000 in total (assuming a 1-for-750 reverse split and 1,346,740 shares pre-split cashed out).
- This represents a premium range of 66.7% to 90.5% over the closing price on December 5, 2008.



Section 9

# **Exhibits**



### **Comparable Public Company Descriptions**

Concur Technologies, Inc. (NasdaqGS:CNQR)	Concur Technologies, Inc. provides employee spend management solutions. Its software solutions include Concur Travel & Expense, Concur Expense, Concur Claigook Travel, Concur Vendor Payment, Concur Expense, Concur Media, Concur Media, Concur Direct Resimbarsement, Concur Reporting and Concur Compliance Solution. Concur's Web-based service solutions help to steamline everydary business processing the company offers consulting, customer support, and training services. It markets its solutions worldwide to public companies and single-location private companies through its direct sales organization, as well as strategic reseller and referral partners. The company was founded in 1963 and is headquartered in Redmond, Washington.
Deltek, Inc. (NasdaqGS:PROJ)	Deltait, Inc. provides enterprise applications software and related services to the project-focused organizations. Its products include Costpoint, Vision, QCS Premier, Enterprise Project Management Solutions, Open Plan and wheight. In addition, the company offers consulting and technical services, including solution architecture, applications implementation, inchnology architecture design, and project term and end-user training, as well as after-implementation consulting, services, including version upgrade consulting, system productivity review, practice consulting, network/database maintenance, acquisition integration support, and information foreign services forms, are respace and defense, and other federal government contractors; consulting companies; discrets project manufacturing companies; grant-based not-for-profit organizations; and government agencies. The company, formerly known as Deltait Systems, Inc., was founded in 1983 and is headquartered in Hemdon, Vignia.
Epicor Software Corporation (Nanodar(GS:EPIC)	Epicor Software Corporation designs, develops, markets, and supports enterprise application software solutions and services. Its solutions enable companies to focus on their customers, suppliers, partners, and employees through enterprise-side management of resources and information. The company's products include back office applications for production management, supply chain management, relatel management, and financial accounting, as well as stront office customer relationship management and service management. Epicor sides provides industry-specific solutions to the manufacturing, distribution, services and retail, and hospitality industry sectors, as well as to various other industries. Epicor offers a number of different enterprise application software solutions and services. Epicor serves menufacturers, distributions, retailers, sports and leisure, and service organizations, as well as companies in technology/inchware, healthcare, government entities, educational institutions, and other sectors. It selfs its products and services through a direct storus, as well as through a network of value added resellers, distributions, and authorized consultants. The company was founded in 1984. It was formerly known as Platinum Holdings Corporation and changed its name to Platinum Software Corporation in 1992. Further, the company changed its name to Epicor Software Corporation in 1999. Epicor is heedquartered in Invine, California.
SuccessFactors, Inc. (NasdarqGM: SFSF)	Successifactors, Inc. provides on-demand performance and talent management software that enable organizations to optimize the performance of their people. Its application suite includes various modules and capabilities, including performance management, goal management, compensation management, succession management, learning and development, remoting management analytics and reporting, employees profile, 304 degree, well explored and proprietary and third-party content. The company also provides configuration and implementation services, as well as follow-on services, including end-user training and business transformation services. Successifications offers its products to large enterprises, such as consumer, energy, financial services, operament, healthcare, life sciences, manufacturing, retail, telecommunications and technology, and transportation, it operates primarily in North America, Listin America, Europe and the Middle East, and Asia-Pacific. The company was founded in 2001 as Success Acquisition Corporation and changed its name to Successification, Inc. in 2007. Successification, inc. is headquartered in San Mateo, California.
	Continued on next page

continued on next page



### Comparable Public Company Descriptions (cont.)

Taleo Corporation (NasdaqGM:TLEO)	Takeo Corporation provides talent management software solutions worldwide. It offers Taleo Enterprise Edition solution that includes Taleo Recruiting an Takeo Performance products. The software solutions have a number of modules that help management more efficiently manage operations. It markets is solutions through direct sales force, stratejic partnerships, telesiase, and Internet marketing channels. Taleo Corporation was incorporated in 1999 a Recruitsoft, Inc. and changed its name to Taleo Corporation in 2004. The company is based in Dublin, California.
UCN, Inc. (NasdaqCM:UCNN)	UCN, Inc. operates as a hosted, software as a service (SaaS) company focusing on the enterprise contact certer market in the United States. It provide inContact and related connectivity products consisting of contact handlinghimansgement applications, such as routing, automated call distribution, self-servic increase, according to the context of the
The Ultimate Software Group, Inc. (NasdagGM:ULTI)	The Utimate Software Group, Inc. engages in the design, marketing, implementation, and support of human resources, payroll, and talent manageme solutions in the United States. The company offers Utilifine Software, a Viteb-based solution designed to manage the employee life cycle from recruitment. The Utimate Software Group also provides professional services, which include implementation, customer relationship management, an knowledge management (or training) services, as well as customer support services, product maintenance, and hosting services it offers its products an services to manufacturing, food services, sports, technology, finance, insurance, retail, real estate, transportation, communications, healthcare, and oth services industries through its direct sales force. The company was founded in 1950 and is headquartered in Weston, Florida.
Vertical Computer Systems, Inc. (OTCBB:VCSY)	Vertical Computer Systems, Inc. provides administrative software services, Internet core technologies, and derivative software application products, it administrative software technology is emPath, a Web-based human resources/payroll software, its Internet core technologies include Sole-flast Response/Flash, and the Emily XIM. Scripting Language, which can be used to build Web services. The company also often News-Flash, a software application product that caters to the publishing industry. Vertical Computer Systems also markets a baseline solution that compress two security products, IA and State/einiPlus. Vertical Computer Systems' software services include empetity, which is delivered as a software-as-a-service and its managed baselin solution. The company markets a managed the company markets is products primarily in the United States, Canada, Japan, and Brazil through its distribution returned. Vertical Computer Systems, Inc. was incorporated in 1992 and is based in Richardson, Texas.



### **Merger and Acquisition Target Companies**

Practice Management Partners, Inc.	Practice Management Partners, Inc. (PMP) develops and markets business management, custom billing, and system integration solutions for the healthcave industry. The company's suite offers human resource, financial, information, and risk management services. It also provides billing and collection; form generation and reporting, claims management, and scheduling services. Additionally, PMP offers system evaluation, configuration, integration, and data conversion services.
Vurv Technology, Inc.	Vun Technology, Inc. provides on demand talent management software for businesses in North America and internationally. Its product modules enable management of talent management processes, including workforce planning and analytics, recruitment, on boarding, performance management, succession management, compensation planning, and workforce optimization. The company's product modules include Recruitment, which allows clients to design the processes that drive their recruitment strategies, Performance, provides a farmework for developing, motivating, and relatining a company's workforce; Compensation, which authoraties complies compensation planning strategies so that organizations can revent performance and eleirard business outcomes; and Transition, provides decision support, automation, and compliance for workforce integration and restructuring events, as well as off boarding employees on an origining basis. Its batter management offerings are delivered through a Vieb browser utilizing software-a-a-service. Vurn Technology, Inc. was formerly, know as Paccultation Software, loc.
H-G Holdings	H-G Holdings, inc., through its subsidiary, provides transaction and information processing solutions to corporations and government agencies. The company flocuses on the travel expense management and the trade promotion planning markets. It provides e-business solutions to the consumer goods industry helping them to manage their take-spending activities.
iEmployee	iEmployee offers Web hosted on-demand workforce management solutions. Its solutions include Time and Attendance, a solution that helps automate time consuming and time tracking related processes from employee's time hours worked to exporting data into puyroll system; Time Off, a solution that automate and streamlines the process of stacking and approxime processes from employee's submitting FR changes to exporting data into payroll system; Pay 5tbaV/Q, a solution that helps automate time consuming and personnel relate processes from employee's submitting FR changes to exporting data into payroll system; Pay 5tbaV/Q, a solution that they automate time consuming and personnel related processes from employee information updates to exporting change data into payroll system; and Expense Management Software, a solution that helps to streamline company's expense/elembursiement activities allowing to get risk of the paper forms and ensure various employees using one standard form in various locations.
Kronos, Inc.	Kronos Incorporated provides a suite of solutions that automate employee-centric processes, as well as tools to optimize the workforce. It offers a range or work force management and talect management solutions. The company is work force management solutions comprise various components, such as time and labor, scheduling, furnam resources, payroll, absence management, labor activity tracking, data collection, seed-service, and vonofficer analytics.

Continued on next page



## Exhibits - A

### Merger and Acquisition Target Companies (cont.)

Workbrain Corporation	Workbrain Corporation engages in the development, marketing, implementation, hosting, and support of software that enable organizations to deploy and manage their workforces. Its solutions automate workforce management processes, such as labor forecasting, employee schedule optimization, time and attendance, workforce analytics, and employee self-service. The company also provides services, which include implementation, consulting, training, hosting, and post-contract customer support.
JobFlash, Inc.	JobFlash, Inc. offers hiring solutions for hourly and managerial employees. It offers IVR technology and candidate scheduling services for restaurants, window cleaners, manufacturers, hotels, casinos, retail stores, and hospitality.
Human Resource MicroSystems, Inc.	Human Resource MicroSystems, inc. engages in the design, development, and implementation of human resource software solutions, it provides desk-top and Web-native HR software solutions, including a Viteo ports with full employee/thranager self-service. The company offers implementation, system configuration, inalgration, and ongoing support services, including outstoner relations, customer support, HR practice management, product upgrades, and news and user group meetings. It also provides consulting services, such as HRVHRUS consulting, technical consulting, customization services, software and new module training. HRMS system administration, and business process development.
Outtask, Inc.	Outtask, Inc. operates as a software as a service provider. It delivers employee facing applications to companies in the areas of travel and expense management. It offers solutions, software expertise, data management, and professional services. The company offers travel management, expense management, inlegizated travel and expense management.



## Exhibit - B

### **Reverse Split Transactions - Summary**

Recent Reverse Split Going Private Transactions

Date Announced	Company	Symbol	,	toposed Split	Proposed Payment Per Share	Termination Filing (1)	Reverse/ Forward Split	Cash to All Fractions (2
08/22/08	Gouverneur Bancorp Inc.	GOVB	1 dan	100	\$ 10.00	10/06/08	YES	NO
08/12/08	Levoor International Inc.	LVCI	1 -for	300000	0.16	09/12/08	NO	YES
06/12/08	Peoples-Sidney Financial Corp.	PPSF	1 -for		13.47	07/01/08	YES	NO
04/10/08	Enterprise Informatics Inc.	ENF	1 -for-	1000	0.05	05/08/08	NO	YES
04/14/08	First Bancorp of Indiana Inc.	FBPI	1 -for-	300	14.00	05/19/08	YES	NO
02/25/08	Oregon Pacific Bancorp	ORPB	1 -for	500	13.00	031908	YES	NO
01/11/08	Clarkston Financial Corp.	CKFC	1 -for	111	10.00	05/28/08	YES	NO
12/28/07	Peoples Bancorp	PBNI	1 40	760	16.75	05/26/08	YES	NO
12/21/07	Jadyn Inc.	201A	1 -for	250	10.21	05/20/08	YES	NO
10/25/07	CB Financial Corporation	CBFA	1 -for-	132	20.00	03/03/08	YES	YES
10/05/07	Magstar Technologies Inc.	MGSR.	1 -for-	2000	0.43	02/13/08	NO	NO
10/04/07	Medaine, Inc.	MDE	1 -for-	5000	1.11	01/15/08	YES	NO
09/21/07	Orion Healthcorp Inc.	ORNH	1 -for	2500	0.23	12/10/07	YES	NO
07/24/07	NBO Systems Inc.	NA	1 -for	250000	0.00	01/24/08	NO	NO
07/19/07	Citizens Financial Corp	CFIN	1 -lan	250	7.25	11/14/07	NO	YES
06/05/07	Harolds Stores, Inc.	HRLSQ	1 -for	1000	0.30	12/07/07	YES	NO
04/16/07	Northway Financial Inc.	NWYF	1 -for	400	37.50	09/21/07	YES	NO
12/08/06	Essential Group, Inc.	NA	1 -for-	1200	0.01	03/08/07	NO	YES
08/01/08	EUPA International Corporation	EUPA	1 -for	9999	0.40	01/29/07	NO	YES
05/16/06	Bactolac Pharmaceutical Inc.	ANII	1 -for	500	4.00	09/21/06	NO	YES
03/15/06	Home City Financial Corporation	HOFO	1 -far	210	16.20	12/14/06	YES	NO
10/07/05	ITEC Attractions, Inc.	TATI	1 -for	381426	0.27	03/31/06	NO	NO
10/07/05	County Bank Corp.	CYBK	1 -for	500	55.00	02/26/06	YES	NO
09/30/05	Marton Technologies, Inc.	NA	1 -for	5000	1.25	01/04/06	NO	YES
09/14/05	FC Banc Corporation	FCBZ	1 -for-	500	29.12	12/21/05	YES	NO
07/22/05	McRae Industries, Inc.	MRI	1 -lar-	200	14.25	12/19/05	YES	NO
07/13/05	News Communications, Inc.	NICOM	1 -for-	100	1.10	11/03/05	NO	YES
06/23/05	Liberate Technologies	LBRTQ	1 -far	250000	0.20	12/20/05	YES	NO
06/16/05	Refocus Group, Inc.	RFCG	1 -for	2000	0.35	12/07/05	YES	NO
06/09/05	Community Investors Bancorp, Inc.	CIBI	1 -for	300	15.00	09/23/05	YES	NO
05/18/05	Home Loan Financial Corporation	HLFC	1 -for	600	20.75	09/02/05	YES	NO
04/20/05	Symbiotics Corporation	SBIO	1 -for-	2000	0.13	11/03/05	YES	YES
04/01/05	Mercury Air Group, Inc.	MAX	1 -for-	500	4.00	09/19/05	YES	NO
03/24/05	Lincoln Logs, Ltd.	LCLG	1 -for-	500	0.49	09/13/05	NO	NO
03/03/05	ASB Financial Corporation	ASBP	1 -for	300	23.00	G7/19/05	YES	YES
03/24/05	Davel Communications, Inc.	DAVL	1 -for	97500000	0.02	05/03/05	NO	NO
02/15/05	Decatur First Bank Group, Inc.	N/A	1 -lan	500	17.50	062805	NO	NO
01/13/05	Trek Resources, Inc.	TKRO	1 -for	100	2.50	05/10/05	NO	YES
12/23/04	Benchmark Bancshares	BMRB	1 -for	2000	19.00	03/01/05	YES	NO
12/22/04	KS flancorp, Inc.	KSBI	1 -for-	200	24.00	03/23/05	YES	YES
12/21/04	Horizon Telecom, Inc.	HRZCA.	1 -for-	125	165.00	03/28/05	YES	NO
12/16/04	Mai Systems Corporation	MAY	1 -for	150	0.17	11/29/05	NO	YES
11/09/04	Gateway Bancshares, Inc.	NA	1 400	500	37.00	03/28/05	NO	NO



ontinued on next page

## Reverse Split Transactions – Summary (cont)

Recent Reverse Split Going Private Transactions

Date Announced	Company	Symbol	•	oposed Split	Proposed Payment Per Share	Termination Filing (1)	Reverse/ Forward Split	Cash to All Fractions (I
11/23/04	Sterling Sugars, Inc.	STSU	1 -for-	2000	9.00	07/18/05	NO	YES
11/05/04	Bestwey, Inc.	BSTW	1 -for-	100	13.00	05/26/05	YES	NO
10/12/04	Spectrum Laboratories, Inc.	SPTM	1 -for-	25000	2.56	11/29/05	NO	YES
09/30/04	Giant Group, Ltd.	CHKR	1 -for-	300	1.85	01/31/05	NO	YES
09/30/04	Bishop Capital Corporation	BPCC	1 for-	110	1.00	08/10/05	NO	NO
08/16/04	AVOCA, Incorporated	ACVA	1 -for-	100	28.00	12/16/04	NO	YES
07714/04	Crown Energy Corporation	CROE	1 -for-	1000	0.01	03/30/05	NO	NO
06/16/04	TouchTunes Music Corporation	TTMC	1 -for-	2000	0.50	01/13/06	NO	YES
05/29/04	Webco Industries, Inc.	WEB	1 -for-	10	4.75	01/06/05	YES	YES
04/21/04	Crown Andersen, Inc.	CRAN	1 -for-	500	1.95	10/29/04	YES	NO
04/16/04	ASA International Ltd.	ASAA	1 -for-	600	5.00	11/15/04	YES	NO
03/08/04	Ambassador Food Services Corporation	AMBE	1 -for-	30	0.35	10/05/04	YES	YES.
03/03/04	MPSI Systems, Inc.	MPSI	1 -for-	100	0.30	08/13/04	NO	NO
01/16/04	Semele Group, Inc.	SMLE	1 -for-	4001	1.40	07/09/04	YES	NO
01/14/04	Star Multi Care Services, Inc.	SMCS	1 -for-	55000	0.13	05/28/04	NO	YES
01/09/04	Safeguard Health Enterprises, Inc.	SFGD	1 -for-	1500	2.25	06/30/04	NO	YES
12/31/03	IBW Financial Corporation	IBWF	1 -for-	101	36 50	07/02/04	YES	NO
11/17/03	The Seibels Bruce Group, Inc.	58/G	1 -for-	1000	3.00	03/01/04	NO	YES
11/13/03	4-D Neuroimaging	FDNU	1 -for-	1200	0.15	03/03/04	NO	NO
09/25/03	Winter Sports, Inc.	WSKI	1 -for-	150	17.50	05/07/04	NO	YES
09/18/03	Pacfic Aerospace & Elect.	PARO	1 -for-	11000	0.168	04/12/04	NO	YES
06/10/03	Siena Holdings	SIEN	1 -for-	500000	1.41	11/10/03	NO	YES
05/22/03	The Deltona Corporation	DLTA	1 -for-	500000	0.40	03/03/04	NO	NO
05/20/03	Turrbleweed, Inc.	TMBL	1 -for-	5000	1.10	12/08/03	YES	NO
04/25/03	PML, Inc.	PMLI	1 -for-	150	1.50	08/07/03	YES:	NO
03/17/03	IFX Corporation	IFXC	1 -for-	300	0.12	08/13/03	NO	YES
02/26/03	South Banking Company	SOFK	1 -for-	50	40.00	05/15/03	NO	YES
01/09/03	Avery Communications	AVYC	1 -for-	5000	1.27	07/08/03	NO	YES
12/05/02	Telespectrum Worldwide Inc.	TLSW	1 -for-	1000	0.01	03/19/03	NO	YES
11/18/02	Kimmins Corporation	KMMN	1 -for-	100	1.00	03/17/03	NO	YES
11/15/02	Performance Industries, Inc.	PRFI	1 -for-	1500	1.00	05/08/03	NO	YES
11/06/02	Seven J Stock Farm, Inc.	SEVU	1 -for-	1000	3.80	09/24/03	NO	YES
09/11/02	Teltone Corporation	TLTN	1 -for-	900	0.24	01/16/03	NO	NO
06/04/02	Control Chief Holdings, Inc.	DIGM	1 -for-	100	3.73	11/01/02	NO	YES
05/15/02	Teraglobal Communications Corp.	TGCM	1 -for-	1000	0.29	11/08/02	NO	YES
05/10/02	Silver Diner, Inc.	SLVR	1 -for-	5000	0.32	10/09/02	NO	YES
04/04/02	The Coeur d'Alienes Company	COLA	1 -for-	1000	0.25	12/18/02	YES	NO
03/28/02	Zeon Corporation	ZEON	1 -for-	500	4.00	05/07/02	NO	YES
12/21/01	Metro Global Media, Inc.	MGBL.	1 -for-	40	1.00	DAIDS/D2	NO	YES

<sup>(2)</sup> Cash paid to all feetional stockholders regardless of whether the shares held were above or below the spill amount.



## Exhibit - B

### Reverse Split Transactions - Premium Analysis

Recent Reverse Split Going Private Transactions - Premuim Analysis

Date			Proposed			over prior ave		
Announced	Company	Symbol	Payment	1 Day	30 Day	60 Day	90 Day	120 Day
08/22/08	Couverneur Bancorp Inc.	COVB	\$ 10.00	21.2%	18.1%	16.3%	13.7%	13.1%
08/12/08	Levcor International Inc.	LVCI	0.16	5.9%	-13.2%	-21.9%	-28.3%	-31.8%
06/12/08	Peoples-Sidney Financial Corp.	PPSF	13.47	7.3%	8.3%	13.6%	13.2%	15.7%
04/10/08	Enterprise Informatics Inc.	ENF	0.05	0.0%	48.6%	22.0%	-12.8%	-31.4%
04/14/08	First Bancorp of Indiana Inc.	FBPI	14.00	16.6%	15.8%	15.6%	8.5%	3.9%
02/25/08	Oregon Pacific Bancorp	ORPS	13.00	32.7%	34.2%	36.2%	35.1%	33.9%
01/11/08	Clarkston Financial Corp.	CKFC	10.00	37.8%	7.3%	3.1%	-2.1%	-6.9%
12/28/07	Peoples Bancorp	PBN	76.70	17.4%	12.3%	1.7%	1.8%	-1.7%
12/21/07	Jaclyn Inc.	JOLY.	10.21	/9.2%	63.4%	54.4%	41.9%	25.3%
10/25/07	CB Financial Corporation	CBFA	20.00	31.2%	33.4%	31.1%	30.5%	31.4%
10/05/07	Magstar Technologies Inc.	MGSR	0.43	41.7%	64.1%	46.3%	32.9%	27.0%
10/04/07	Medaire, Inc.	MDE	1.11	18.1%	8.9%	2.6%	3.2%	7.4%
09/21/07	Orion Healthcorp Inc.	ORNH	0.23	43.8%	33.2%	39.5%	35.6%	29.2%
07/24/07	NBC Systems Inc.	N/A	0.00	NA	NA	14/6	N/A	NA.
07/19/07	Ottaens Financial Corp.	OFIN	7.25	11.6%	11.8%	16.4%	18.6%	19.1%
06/05/07	Harolds Stores, Inc.	HRLSQ.	0.30	7.1%	20.6%	-7.0%	-18.7%	-19.1%
04/16/07	Northway Financial Inc.	NWYF	37.50	24.6%	18.8%	16.5%	14.9%	14.1%
12/06/06	Essential Group, Inc.	NA.	0.01	N/A	NAME	160%	168	NA.
06/01/06	EUPA International Corporation	EUPA	0.40	939.9%	953.9%	1064.1%	1106.1%	1093 0%
05/16/06	Bactolac Pharmaceutical Inc.	ANI	4.00	11.1%	9.5%	13.5%	18.5%	14.3%
03/15/06	Home City Financial Corporation	HOFC	16.20	6.1%	4.9%	5.9%	6.8%	7.1%
10/07/05	ITEC Attractions, Inc.	ITAT	0.27	11.1%	11.5%	12.7%	24.6%	27.8%
10/07/05	County Bank Corp.	CYBK	55.00	2.4%	1.8%	0.2%	-0.2%	42%
09/30/05	Mariton Technologies, Inc.	NA.	1.25	4.2%	1.0%	20.7%	31.3%	25.4%
09/14/05	FC Banc Corporation	FOBZ	29.12	25.4%	24.8%	23.1%	23.9%	24.4%
07/22/05	McRae Industries, Inc.	MRI	14.25	13.8%	13.8%	17.8%	19.4%	16.9%
07/13/05	News Communications, Inc.	NOOM	1.10	57.1%	68.7%	62.7%	59.0%	55.7%
06/23/05	Liberate Technologies	LBRTQ	0.20	-20.0%	-20.0%	-11.5%	-0.6%	12.9%
06/16/05	Rebous Group, Inc.	RF CG	0.35	40.0%	40.1%	54.9%	74.0%	97.5%
06/09/05	Community Investors Bancorp, Inc.	CBI	15.00	12.4%	12.9%	14:1%	13.4%	11.5%
05/18/05	Home Loan Financial Corporation	HLFC	20.75	30.8%	22.8%	13.0%	8.4%	6.5%
04/20/05	Symbiotics Corporation	SBIO	0.13	36.6%	27.9%	22.2%	13.1%	2.8%
04/01/05	Mercury Air Group, Inc.	MXX	4.00	21.4%	15.3%	8.0%	2.1%	-11.9%
03/24/05	Lincoln Logs, Ltd.	LCLG	0.49	-2.0%	-5.2%	-6.3%	-10.7%	-97%
03/03/05	ASB Financial Corporation	ASSP	23.00	11.3%	12.4%	9.3%	8.0%	7.5%
02/24/05	Davel Communications, Inc.	DAM.	0.02	7.1%	6.6%	10.8%	16.6%	31.6%
02/15/05	Decetur First Bank Group, Inc.	NA.	17.50	NA	N/A	160%	168.	NA.
01/13/05	Trek Resources, Inc.	TKRO	2.50	163.2%	162.1%	171.2%	189.8%	212.8%
12/23/04	Benchmark Bancshares	BMRB	19.00	NA	168	1675	N/A	NA.
13/22/04	KS Bancorp, Inc.	KS8I	24.00	51.1%	49.6%	49.8%	49.0%	49.0%
12/21/04	Horizon Telecom, Inc.	HRZCA	165.00	175.0%	96.8%	93.4%	92.2%	91.6%
12/19/04	Mai Systems Corporation	MWY	0.17	41.7%	12.9%	4.9%	-3.5%	-2.5%

Continued on next page



## Exhibit - B

### Reverse Split Transactions - Premium Analysis (cont.)

Recent Reverse Split Going Private Transactions - Premulm Analysis

Date							Premium (over prior average trading price)			
Announced	Company	Symbol	Payment	1 Day	30 Day	60 Day	90 Day	129 Day		
11/28/04	Catoway Bancshares, Inc.	NA	37.00	N/A	NA.	NA	NA.	NA.		
11/23/04	Sterling Sugars, Inc.	STSU	9.00	37.4%	36.8%	37.0%	37.9%	38.9%		
11/05/04	Birstway, Inc.	BSTW	13.00	36.8%	36.2%	17.7%	12.2%	9.0%		
10/12/04	Spectrum Laboratories, Inc.	SPTM	2.56	NA	NA	16/6	NAME.	NA.		
09/30/04	Clarif Group, Ltd.	CHKR	1.85	23.2%	24.6%	6.4%	-1.0%	-8.5%		
09/30/04	Bishop Capital Corporation	BPCC	1.00	-33.3%	-35.5%	-64.8%	-40.7%	-38.1%		
08/19/04	AVOCA, incorporated	AUOA.	28.00	30.2%	27.5%	24.0%	22.4%	25.8%		
07/14/04	Crown Energy Corporation	CROE	0.01	NA	NAME	1975	168	NA.		
09/19/04	Touch Tunes Music Corporation	TTMC	0.50	143.9%	129.8%	106.3%	83.0%	89.3%		
05/29/04	Webco industries, Inc.	WEB	4.75	-2.5%	1.6%	7.2%	13.4%	17.0%		
04/21/04	Crown Andersen, Inc.	CRAN	1.95	15.8%	18.7%	11.2%	-1.0%	-0.0%		
04/19/04	ASA International Ltd.	ASAA	5.00	30.9%	32.9%	30.8%	39.0%	51.4%		
03/08/04	Ambassador Food Services Corporation	AMBF	0.35	25.0%	29.3%	29.5%	29.5%	29.5%		
03/03/04	MPSI Systems, Inc.	MPSI	0.30	NA	NAM.	14/6	168	NA.		
01/16/04	Semele Group, Inc.	SMLE	1.40	NA	N/A	1975	N/A	NA.		
01/14/04	Star Multi Care Services, Inc.	SMCS	0.13	-10.0%	0.0%	-8.8%	3.9%	13.0%		
01/09/04	Safeguard Health Enterprises, Inc.	SFCD	2.25	15.0%	17.3%	20.9%	29.2%	34.1%		
12/31/03	ISW Financial Corporation	IDWF	36.50	65.9%	65.9%	58.8%	78.9%	84.0%		
11/17/03	The Seibels Bruce Group, Inc.	SBC	3.00	76.5%	63.8%	63.6%	64.5%	65.5%		
11/13/03	4-D Neuroimaging	FONU	0.15	149.0%	137.1%	151.1%	155 6%	128.5%		
09/25/03	Winter Sports, Inc.	WSKI	17.50	34.5%	34.0%	34.2%	34.2%	37.1%		
09/18/03	Pacific Aerospace & Elect.	PARO	0.17	-52.5%	-49.7%	-49.2%	-46.5%	-41.5%		
06/10/03	Siena Holdings	SEN	1.41	33.0%	28.9%	31.9%	35.8%	34.9%		
05/22/03	The Deltona Corporation	DLTA	0.40	25.0%	28.0%	26.8%	26.5%	26.3%		
05/20/03	Tumbleweed, Inc.	TMBL.	1.10	-34.1%	-21.8%	-19.5%	-20.4%	-22.3%		
04/25/03	PML, Inc.	PM.I	1.50	NA	N/A	1975	N/A	NA.		
03/17/03	IFX Corporation	IFIKC	0.12	286.7%	124.6%	107.8%	-22.5%	-44.9%		
02/28/03	South Banking Company	SOFK	40.00	NA	NAME	160%	N/A	NA.		
01/09/03	Avery Communications	AWYO	1.27	NA	NA	1675	NA.	NA.		
12/05/02	Telespectrum Worldwide Inc.	TLSW	0.01	0.0%	10.3%	62.0%	80.7%	87.1%		
11/18/02	Kimmins Corporation	KMMN	1.00	81.8%	185.2%	186.5%	212.0%	232.5%		
11/15/02	Performance industries, Inc.	PRFI	1.00	NA	NA	NA	N/A	NA.		
11/06/02	Seven J Stock Farm, Inc.	SEVJ	3.89	14.4%	13.1%	13.3%	13.7%	13.8%		
09/11/02	Teltone Corporation	TLTN	0.24	199.7%	153.3%	124.1%	112.8%	108.6%		
06/04/02	Control Chief Holdings, Inc.	DIGM	3.73	25.4%	21.2%	22.8%	28.5%	35.5%		
05/15/02	Teraglobal Communications Corp.	TOOM	0.29	-0.4%	6.9%	-25.0%	-77.7%	-90.0%		
05/10/02	Silver Diner, Inc.	SLVR	0.32	28.0%	28.7%	30.3%	35.0%	37.4%		
04/04/02	The Coeur d'Alienes Company	COLA	0.25	66.7%	66.7%	108.0%	158.9%	194.4%		
03/28/02	Zeon Corporation	ZEON	4.00	60.0%	77.1%	87.3%	86.4%	65.1%		
12/21/01	Metro Global Media, Inc.	MOBIL.	1.00	1900.0%	1109.7%	918.7%	951.4%	995.9%		
	High			1900.0%	1109.7%	1064.1%	1106.1%	1093 0%		
	Low			-52.5%	-49.7%	49.3%	-77.7%	-90.0%		
	Mean			76.5%	62.5%	60.0%	58.9%	58.4%		
	Median			25.0%	22.8%	20.9%	19.4%	24.4%		



### Reverse Split Transactions - Cash Position Analysis

# Reverse Split Going Private Transactions Recently Completed (1)

	Company				Per Share	
Date Announced		Symbol	Termination Filing (2)	Payment Price	Cash (3)	Cash as a % of Payment Price
08/22/08	Gouverneur Bancorp Inc.	GOVB	10/06/08	\$ 10.00	7.35	73.51
08/12/08	Levoor International Inc.	LVCI	09/12/08	0.16	0.02	10.25
06/12/08	Peoples-Sidney Financial Corp.	PPSF	07/31/08	13.47	8.84	65.69
04/10/08	Enterprise Informatics Inc.	EINF	05/08/08	0.05	0.01	24.29
04/14/08	First Bancorp of Indiana Inc.	FBPI	05/19/08	14.00	3.98	28.49
02/25/08	Oregon Pacific Bancorp	ORPB	03/19/08	13.00	1.91	14.75
01/11/08	Clarkston Financial Corp	CKFC	05/28/08	10.00	6.76	67.6
12/28/07	Peoples Bancorp	PBNI	05/28/08	16.75	3.97	23.7
12/21/07	Jaclyn Inc.	JCLY	05/20/08	10.21	0.61	5.9
10/25/07	CB Financial Corporation	CBFA	03/03/08	20.00	11.29	56.5
10/05/07	Magstar Technologies Inc.	MGSR	02/13/08	0.425	0.07	15.5
10/04/07	Medaire, Inc.	MDE	01/15/08	1.11	0.08	7.3
09/21/07	Orion Healthcorp Inc.	ORNH	12/10/07	0.23	0.00	1.3
07/24/07	NBO Systems Inc.	N/A	01/24/08	0.0005	0.01	2512.9
07/19/07	Citizens Financial Corp	CFIN	11/14/07	7.25	4.73	65.3
06/05/07	Harolds Stores, Inc.	HRLSQ	12/07/07	0.30	0.14	47.6
04/16/07	Northway Financial Inc.	NWYF	09/21/07	37.50	10.55	28.1
12/08/06	Essential Group, Inc.	N/A	03/08/07	0.01	0.26	2643.7
06/01/06	EUPA International Corporation	EUPA	01/29/07	0.40	0.03	6.4
05/16/06	Bactolac Pharmaceutical Inc.	ANII	09/21/06	4.00	0.40	10.1

<sup>(1)</sup> The 20 most recently completed reverse split going private transactions.
(2) Defined as the filing of a Form 15 - Certification and Notice of Termination of Registration.
(3) Represents balance sheet cash and equivalents per share at the time of the reverse split transaction.



### Exhibit - C

#### Weighted Average Cost of Capital Calculation

#### Weighted Average Cost of Capital

Symbol	Company	Cost of Equity (1)	Cost of Preferred	Cost of Debt (2)	WACC (3
CNQR	Concur Technologies, Inc.	15.0%	na	4.1%	14.9
PROJ	Deltek, Inc.	24.5%	na	4.6%	14.0
EPIC	Epicor Software Corp.	17.1%	na	5.0%	9.0
SFSF	SuccessFactors, Inc.	20.6%	na	8.9%	20.6
TLEO	Taleo Corp.	26.4%	na	3.7%	26.4
UCNN	UCN Inc.	23.1%	na	9.0%	20.5
ULTI	Ultimate Software Group Inc.	18.7%	na	3.1%	18.5
VCSY	Vertical Computer Systems	24.5%	7.6%	10.5%	20.8
XXXX	Travis	27.3%	na	na	27.3
	High	27.3%	7.6%	10.5%	27.3
	Low	15.0%	7.6%	3.1%	9.0
	Mean	21.9%	7.6%	6.1%	19.1
	Median	23.1%	7.6%	4.8%	20.5

<sup>(1)</sup> Risk free rate + (Beta \* risk premium) + size premium. Risk free rate, the yield for the generic 30 yr. U.S. Treasury Bond, long-form equity risk premium and small cap size premium (Source: Ibbotson's SBBI Yearbook 2008). The source used for Beta is Capital IQ, the median Beta is used where data is unavailable. Market value of common equity is based on the closing price on 1:25/2008.

(2) Calculated as cash paid for interest divided by average debt, except where not representative.

(3) Reflects an after-fax cost of debt.



 $5^2$ 

#### **Pink OTC Markets**

- Pink OTC Markets Inc. provides the leading inter-dealer electronic quotation and trading system in the over-the-counter (OTC) securities market. We create innovative technology and data solutions to efficiently connect market participants, improve price discovery, increase issuer disclosure, and better inform investors. Pink OTC Markets operates the third largest U.S. equity trading venue which includes both the elite OTCQX market tiers for strong OTC-traded companies that can satisfy financial and disclosure listing standards and Pink Sheets for all other OTC quoted securities.
- Pink Sheets is neither a Securities and Exchange Commission Registered Stock Exchange nor a FINRA broker/dealer. Pink Sheets is considered a Non-exclusive Securities Information Processor and an Interdealer Quotation System, for which registration is not required under current securities laws. However, Pink Sheets quotation and trading system is only open to registered broker/dealers and those broker/dealers are subject to FINRA Rules and regulations regarding their conduct and use of the Pink Sheets. Issuers are subject to Federal and State securities laws.
- Over 230 financial services firms, including the ten largest U.S. investment banks, actively make markets in OTCQX and Pink Sheets securities. In 2007, these firms traded over \$160 billion of OTCQX and Pink Sheets securities. Pink OTC Markets offers widespread access to all U.S. broker-dealers, enabling investors to seamlessly trade these securities through their institutional, online, or full service brokers
- Pink Sheets follows regular market hours, from 9:30am until 4:00pm ET. Pink Sheets follows the market calendar of the Nasdaq Stock Market and is closed on the days that Nasdaq is closed. The Quotation system is available from 7:00am to 5:00pm every business day. However, individual traders at a market maker control when the trader's quotes are open and firm.
- Pink OTC Markets is headquartered in New York City.

Source: www.pinksheets.com See also Frequently Asked Questions on this site.

