DRIVERSSHIELD COM CORP Form 10QSB August 14, 2002

U.S. Securities and Exchange Commission Washington, D.C. 20549

Form 10-QSB

(Mark One)

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

For the quarterly period ended June 30, 2002

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

For the transition period from _____ to ____

Commission file number 0-21467

DRIVERSHIELD CORP. (Exact name of small business issuer as specified in its charter) (Formerly DRIVERSSHIELD.COM CORP and previously FIRST PRIORITY GROUP, INC.)

New York (State or other jurisdiction of incorporation or organization) 11-2750412 (IRS Employer Identification No.)

3075 Veterans Memorial Highway Ronkonkoma, New York 11779 (Address of principal executive offices) (631-648-2600)

(Issuer's telephone number)

Securities registered under Section 12(b) of the Exchange Act: None

Securities registered under Section 12(g) of the Exchange Act: Common Stock par value \$.015 per share Preferred Stock Purchase Rights par value \$.01 per share

Check whether the issuer (1) has filed all reports required to be filed by Section 13 or 15(d) of the Exchange Act during the past 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes |X| = |X|

As of August 14, 2002, the issuer had outstanding a total of 10,905,718 shares of common stock.

Transitional Small Business Format (check one) Yes |_| No |X|

DRIVERSHIELD CORP.

CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

THREE MONTHS ENDED JUNE 30, 2002

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Item 1. Financial Statements

DRIVERSHIELD CORP. CONDENSED CONSOLIDATED BALANCE SHEET JUNE 30, 2002 (UNAUDITED)

ASSETS

100210	
Current assets:	
Cash and cash equivalents	\$ 879,664
Accounts receivable, trade	262,954
Accounts receivable, other	153 , 536
Investments	6,755,774
Prepaid expenses and other current assets	267,547
Total current assets	8,319,475
Property and equipment, net of accumulated depreciation	568,232
Restricted cash	300,000
Security deposits	55,161
Total assets	\$ 9,242,868
IOLAL ASSELS	\$ 9,242,868 =========
LIABILITIES AND SHAREHOLDERS' EQUITY	
Current liabilities:	
Accounts payable	\$ 188,127
Accrued expenses and other current liabilities	461,359

Deferred tax credit	502,361
Total current liabilities	1,151,847
Shareholders' equity:	
Common stock, \$.015 par value, authorized 30,000,000	
shares; issued 11,746,911	176,205
Preferred stock, \$.01 par value, authorized 1,000,000	
shares; 1,000 issued and outstanding; liquidation preference of	
\$1.25 million	10
Additional paid-in capital	10,840,007
Accumulated other comprehensive loss, unrealized holding	(2,000)
loss on investment securities	(3,289)
Deficit	(1,310,126)
	0 702 007
	9,702,807
Less common stock held in treasury, at cost,	1 (11 70)
784,693 shares	1,611,786
Total shareholders' equity	8,091,021
Total Shareholders equity	
Total liabilities and shareholders' equity	\$ 9,242,868

See notes to condensed consolidated financial statements.

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	Three Months En June 30 2002
Revenue: Collision repairs and fees	\$ 613,274 \$
Automobile affinity services	303,700
Total revenues	916,974
Operating expenses:	
Collision repair expenses	511,685
Sales and marketing	266,478
General and administrative	592,995
Non-cash compensation (Note 6)	(276,935)
Depreciation and amortization	95,810

Total operating expenses	1,190,033
	(273,059)
Investment and other income	122,824
Loss from continuing operations before provision for income taxes Provision for income tax benefit (Note 10)	(150,235) 123,942
Loss from continuing operations	(26,293)
Discontinued operations (Note 4 and Note 10): Disposal of subsidiary - additional tax expense due to change in estimate of effective tax rate Income from discontinued operations, (additional tax expense	(425,764)
due to change in estimate of effective tax rate in 2002)	(3,061)
Income (loss) from discontinued operations	(428,825)
Net loss	\$ (455,118) ========
Basic and diluted earnings (loss) per common share: Continuing operations Discontinued operations	\$ (0.00) (0.04)
Net loss	\$ (0.04)
Weighted average number of common shares outstanding Effect of dilutive securities, stock options and warrants	10,962,218
Weighted average diluted common shares outstanding	10,962,218

See notes to condensed consolidated financial statements.

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		Six Months June 30 2002	Ended, Jun 2
Revenue:	Collision repairs and fees	\$ 1,091,933	\$
	Automobile affinity services	658,224	

Total revenues	1	,750,157	
Operating opposed			
Operating expenses:			
Collision repair expenses		933,000	
Sales and marketing		499,024	
General and administrative	1	,447,055	1,
Non-cash compensation (Note 6)		(95,433)	
Depreciation and amortization		184,832	
Total operating expenses		,968,478 	1,
	(1	210 221)	(
		,218,321) 	(
Investment and other income		203,634	
Other expenses (shares issued for restriction agreement) (Note 8)			
Investment and other income		203,634	
Loss from continuing operations before provision for income taxes	(1	,014,687)	(
Provision for income (tax) benefit (Note 10)		469,723	
Loss from continuing operations		(544,964)	(
Discontinued operations (Note 4 and Note 10):			
Gain on disposal of subsidiary, (net of income taxes			
of \$2,858,713)	3	,223,655	
Income from discontinued operations (net of income taxes of \$20,551 in 2002)		23,175	
Income from discontinued operations	3	,246,830	
Net income (loss)		,701,866 ======	\$ (=====
Designed diluted compines (less) we see the			
Basic and diluted earnings (loss) per common share:	~	(0.05)	~
Continuing operations	\$	(0.05)	\$
Discontinued operations		0.30	
Net earnings (loss)	\$	0.25	\$
	====		
Weighted average number of common shares outstanding	10	,920,740	10,
Effect of dilutive securities, stock options and warrants			
Weighted average diluted common shares outstanding	10	,920,740	10,
	====		=====

See notes to condensed consolidated financial statements.

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DRIVERSHIELD CORP

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

	Six Mont June 30 2002
Cash flows provided by (used in) operating activities: Net income (loss)	\$ 2,701,866
Adjustments to reconcile net income (loss) to net cash provided by (used	
in) operating activities: Depreciation and amortization (including bond premium	
amortization)	233,877
Shares issued for restriction agreement	233,011
Non-cash compensation	(95,433)
Gain on sale of subsidiary	(6,082,368)
Gain on sale of assets	(0,002,000)
Options granted for services	17,910
Changes in assets and liabilities:	
Accounts receivable	(280,040)
Prepaid expenses and other assets	(127,541)
Deferred tax asset	1,900,000
Investment in net assets of discontinued operations	(60,022)
Accounts payable	32,797
Accrued expenses and all current liabilities	529,924
Total adjustments	(3,930,896)
Net cash provided by (used in) operating activities	(1,229,030)
Cash flows provided by (used in) investing activities:	
Purchase of property and equipment	(137,436)
Proceeds from sale of subsidiary, net	6,174,389
Proceeds from bond redemption	150,465
Purchase of Certificate of Deposit	(300,000)
Purchase of investments	(5,044,132)
Proceeds from sale of assets	
Net cash provided by (used in) investing activities	843,286
Cash flows provided by (used in) financing activities:	
Repayment of note payable	
Proceeds from issuance of preferrred stock	1,000,000
Net cash provided by (used in) financing activities	1,000,000

See notes to condensed consolidated financial statements.

DRIVERSHIELD CORP CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

		Six Mont ne 30 2002
Net increase (decrease) in cash and cash equivalents		614,256
Cash and cash equivalents at beginning of period		265,408
Cash and cash equivalents at end of period	\$ ====	879,664 ======
Supplemental disclosure of cash flow information: Cash paid during the period for income taxes	\$	7,180

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DRIVERSHIELD CORP.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

SIX MONTHS ENDED JUNE 30, 2002 (Unaudited)

1. BASIS OF PRESENTATION

The information contained in the condensed consolidated financial statements for the three and six month periods ended June 30, 2002 and 2001 is unaudited, but includes all adjustments, consisting of normal recurring adjustments, which the Company considers necessary for a fair presentation of the financial position and the results of operations for these periods.

The financial statements and notes are presented in accordance with the requirements of Form 10-QSB, and do not contain certain information included in the Company's annual statements and notes. These financial statements should be read in conjunction with the Company's annual financial statements as reported in its most recent annual report on Form 10-KSB.

On February 7, 2002 the Company sold its fleet services business (see Note 4). The accompanying financial statements reflect the results of this business as Discontinued Operations. Accordingly, certain prior period amounts have been reclassified.

This report may contain forward-looking statements that involve certain risks and uncertainties. Factors may arise, including those identified in the Company's Form 10-KSB for the year ended December 31, 2001, which could cause the Company's operating results to differ materially from those contained in any forward-looking statement.

For the three and six month periods ending June 30, 2002 and 2001, there

were no significant non-owner sources of income or expense. Accordingly, separate statements of comprehensive income have not been presented.

2. BUSINESS OF THE COMPANY

The Company, a New York corporation, has been engaged in automotive repair and collision management since its inception in1983. Until the recent divestiture of its original business (Note 4), it provided collision repair and fleet management services primarily for numerous Fortune 500 companies. It now provides similar collision and general repair programs and appraisal services, for the insurance industry and insurance carriers. The Company facilitates the repair process for insurance carriers by installing its internet-based software at customer sites, which permits them to enter new claims and to monitor the Company's activities. Once a claim is initiated on the website, the Company commences its efforts. This includes the audit of repair estimates, negotiation of the repair price with one of its suppliers selected from its network of approximately 2,000 providers, management of time for completion of repair, selection or approval of part specifications, and obtaining third party appraisals if required. The Company assumes the risks and

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responsibilities for the vehicle repair process, from commencement to completion, for its insurance clients. It warrants all repairs completed through its network of repair facilities, for periods up to as long as the driver owns the vehicles and issues warranty certificates for claims processed through its supplier network. The Company records revenues gross in these circumstances, having acted as the principal in the transaction.

The Company also generates revenue by providing similar auto repair benefits for individuals through affinity memberships that are offered by financial institutions.

3. RESULTS OF OPERATIONS

The unaudited results of operations for the six months ended June 30, 2002, are not necessarily indicative of the results to be expected for the full year. Specifically, the Company signed a number of multi-year contracts with insurance carriers in late fiscal 2001. Thereafter, software was installed and the training and implementation process began. Accordingly, revenues from the Company's initial insurance customers recently commenced.

4. DISCONTINUED OPERATIONS AND PREFERRED STOCK SALE

On February 7, 2002, following shareholder approval of the Stock Purchase Agreement ("the Purchase Agreement"), the Company sold all of the outstanding shares of its former wholly-owned subsidiary, driversshield.com FS Corp. ("FS"), that operated the collision repair and fleet services business, to PHH Vehicle Management Services, LLC, d/b/a PHH Arval ("PHH"), a subsidiary of the Cendant Corporation (NYSE, symbol CD) for \$6.3 million in cash and, pursuant to the Preferred Stock Purchase Agreement, received \$1.0 million for the sale of 1000 shares of the Company's Series A Convertible Preferred Stock (the "Preferred Shares") to PHH. The Preferred Shares can be converted, at the holder's discretion, into 500,000 shares of the Company's common stock (subject to adjustments for stock splits, re-capitalization and anti-dilution provisions). The Preferred Shares have a liquidation preference of 125% of its original investment value as provided in the Company's Certificate of Incorporation.

The Company recorded a pretax gain on the sale of FS of \$6.1 million. The sale of FS impacted the Company's consolidated balance sheet by reducing

accounts receivable and accounts payable and other accrued liabilities. Certain cash balances were also transferred to PHH representing primarily customer deposits, prepayments, or funds received by the Company pending repayments to its customers.

Of the gross proceeds paid by PPH, \$175,000 was remitted into an escrow account, in the event indemnification obligations arise, and is to be released twelve months from the date of the closing of the transaction, February 2003.

Operating results of the discontinued fleet services operations for the period January 1, 2002 through February 7, 2002, its date of sale, and for the six months ended June 30, 2001, are as follows:

	2002	2001
Revenues	\$ 1,087,658	\$ 7,673,398
Cost of sales Selling, general and administrative	(878,776) (165,157)	(6,285,863) (712,590)
Income from discontinued operations, pre-tax	\$ 43,725	\$ 674,945

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In accordance with the Transition Services Agreement with PHH, whereby the Company managed FS operations until June 30, 2002, PHH was indebted to the Company for \$48,000 at June 30, 2002 in connection with these activities. Such amounts are included in accounts receivable-other, in the accompanying condensed consolidated balance sheet.

5. EARNINGS (LOSS) PER SHARE

Basic earnings (loss) per share is computed by dividing earnings (loss) by the weighted average number of common shares outstanding during the period. Diluted earnings per share reflect the potential dilution that could occur if common stock equivalents, such as stock options and warrants, were exercised. For the three and six month periods ended June 30, 2002 and 2001, respectively, approximately 5,200,000 and 3,300,000 of stock options, warrants and convertible preferred stock were excluded from the earnings per share calculations as their inclusion would have been anti-dilutive. These options, warrants and preferred shares could be dilutive in the future.

6. NON-CASH CHARGE FOR VARIABLE PRICED OPTIONS

In October 1999 the Company repriced certain options previously granted to employees and third parties. The original grants gave holders the right to purchase common shares at prices ranging from \$1.00 to \$1.24; these were repriced to prices ranging from \$.75 to \$.83 per share. At the date of the repricing, the new exercise price was equal to the fair market value of the shares (110% of the fair market value in the case of an affiliate). Pursuant to FASB Interpetation No. 44, the Company accounts for these as variable from the date of the modification until they are exercised, forfeited or expired, and records the intrinsic value of such grants. Accordingly, for the six months ended June 30, 2002 the Company recorded a non-cash credit of \$95,000 for compensation costs, including a non-cash credit of \$277,000 for the three months ended June 30, 2002, which resulted from a decrease in the price per common share. The comparable amount in the six months ended June 30, 2001 was an expense of \$246,000.

7. INVESTMENTS

Investments consist of the following at June 30, 2002:

Available-for-sale investments Held-to-maturity investments	\$1,949,307 4,806,467
	\$6,755,774

8. SHARES ISSUED IN EXCHANGE FOR RESTRICTION AGREEMENT AND OTHER CONSIDERATIONS DURING 2001

In March 2001, the Company issued 175,000 shares of its common stock to an individual shareholder in consideration for the lock-up of certain shares owned by this

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individual, and the right to purchase this individual's shares under the same terms and conditions as previously granted to another group. The new shares were issued with a restrictive legend precluding their transferability for twelve months from the date of issue. Additionally, restrictions were placed upon the transfer of other shares held by this individual through December 31, 2001. The Company recorded this transaction, in the accompanying financial statements, as a non-operating, non-cash expense of \$77,000 during the six months ended June 30, 2001.

9. PROFORMA INFORMATION

Proforma information, assuming that the disposal of FS occurred at the beginning of the earliest quarterly period presented, has not been presented since the disposal of FS has been accounted for as discontinued operations, and such amounts have been reclassified from continuing operations.

10. INCOME TAXES

As of December 31, 2001, the Company had operating loss carry forwards of approximately \$5,000,000 that resulted in a deferred tax asset of \$1,900,000, net of valuation allowance. In the quarter ended June 30, 2002, as a result of its operating losses, the Company increased its estimate of its effective tax rate to 47%, from 40%, for the six months ended June 30, 2002, for both continuing and discontinued operations. Accordingly, the results for the three months ended June 30, 2002 reflect additional amounts in the tax provision associated with the net gain on the sale, as well as the results for the operations through the date of the sale of the fleet business to reflect this higher rate. The calculation revisions had no cash impact. For the six months ended June 30, 2002, the Company has recorded income tax expense of approximately \$2,410,000 and a deferred tax credit of \$502,000.

11. FLORIDA OFFICE LEASE AND RELATED PARTY TRANSACTION

In May 2002 the Company signed a five and a half year lease to occupy a 7,300 square foot building in Coral Springs, Florida. This property is owned and operated by B & B Lakeview Reality Corp., whose three shareholders, Barry Siegel, Barry Spiegel and Ken Friedman, are members of the Company's board of directors. The terms of the lease require rent payments of approximately \$125,000 in the initial year increasing to \$176,000 in the final year, plus certain operating expenses. The anticipated commencement of the lease term will be determined upon the completion of the build-out of the property. The Company and the property owners are, each, expending approximately \$140,000 to complete the interior finish. In addition, during July 2002, the Company established a \$300,000 certificate of deposit with a Florida Bank, (the mortgage lender to B &

B Lakeview Reality Corp) as security of its future rental commitments. The certificate of deposit declines to \$200,000 after the 36th month, \$100,000 after the 48th month, and to zero after 60 months, as the balance of the rent commitment declines.

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Item 2. Management's Discussion and Analysis or Plan of Operation

Forward Looking Statements - Cautionary Factors

The following discussion and analysis should be read in conjunction with the Company's Financial Statements and the notes hereto appearing elsewhere in this report. This report contains forward-looking statements within the meaning of the Private Securities Litigation Act of 1995. The Company cautions that forward-looking statements are not guarantees of future performance and involve certain risks and uncertainties (including those identified in "Risk Factors" in the Company's Form 10-KSB for the year ended December 31, 2001) and that actual results may differ materially from those in the forward-looking statements as a result of various factors. Except for the historical information and statements contained in this Report, the matters and items set forth in this Report are forward looking statements.

Three Months ended June 30, 2002 (the "2002 Quarter") Compared to Three Months ended June 30, 2001 (the "2001 Quarter").

The 2002 Quarter reflected a net loss of \$455,000 compared to a net loss of \$227,000 in the 2001 Quarter. Loss from continuing operations was \$26,000 versus a loss of \$482,000 in the 2001 Quarter. Basic and fully diluted loss per share from continuing operations was \$(.00) and \$(.05) per share in the 2002 and 2001 Quarter, respectively. Basic and fully diluted earnings per share, from discontinued operations, were \$.03 in the 2001 Quarter and a \$(.04) loss per share in the 2002 quarter. The 2002 loss reflects increased tax expense resulting from revisions of the Company's estimated effective tax rate for the year.

Revenues from Continuing Operations

Revenues were \$917,000 in the 2002 Quarter, versus \$396,000 in the 2001 Quarter, representing an increase of \$521,000 or 132%. The Company's revenues increased by \$613,000 from its insurance industry clients. Customer contracts were signed late in fiscal 2001 and installation and implementation occurred during 2002. In the 2002 Quarter, Affinity Services sales decreased \$92,000 or 23%, to \$304,000, as compared to \$396,000 for the same period in 2001, reflecting a percentage of members that did not renew their memberships after the significant increases in memberships that resulted from marketing efforts during fiscal year 2000.

Operating Income and Expenses from Continuing Operations

Pretax loss from continuing operations was \$150,000 in the 2002 Quarter compared to a loss of \$482,000 in the 2001 Quarter, a decrease in losses of \$332,000. The comparative amounts are described below.

Collision repair and claim fee revenues from insurance carriers, net of collision repair costs, were \$101,000. There were no comparable amounts in the 2001 Quarter. Affinity

service revenues decreased by \$92,000, as noted above.

Selling expenses increased by \$119,000 (81%), to \$266,000 in the 2002 Quarter, from \$147,000 in the 2001 Quarter. This was the result of increased costs for personnel and related travel activities of DriverShield CRM, the Company's insurance industry business.

General and administrative expenses increased by \$111,000 (23%), from \$482,000 in the 2001 Quarter to \$593,000 in the 2002 Quarter resulting primarily from increases in consulting expenses and costs of moving its office to a new location in New York. The non-cash charges associated with recording the impact of variable stock option grants resulted in a credit of \$277,000 in the 2002 Quarter versus a charge to operations of \$246,000 in the 2001 Quarter, an expense reduction of \$523,000. This reduction resulted from a decrease in the Company's price per share of its common stock.

Depreciation expense increased \$10,000, to \$96,000 in the 2002 Quarter from \$86,000 in the 2001 Quarter, primarily as a result of additional capital expenditures supporting the Company's technology systems.

Investment and other income increased \$41,000, from \$82,000 in the 2001 Quarter to \$123,000 in the 2002 Quarter. The increase resulted primarily from increased interest income and fees earned from the Transition Services Agreement with PHH.

Discontinued Operations

Income from discontinued operations in the 2001 Quarter of \$256,000 reflects the operations of the fleet business that was sold in February 2002. In the 2002 Quarter, while there were no business activities of the fleet business, the Company recorded \$429,000 of additional tax expense resulting from a change in the Company's estimated effective tax rate.

Six Months ended June 30, 2002 (the "2002 Period") Compared to Six Months ended June 30, 2001 (the "2001 Period").

The 2002 Period reflected net income of \$2,702,000 compared to a net loss of \$210,000 in the 2001 Period. Loss from continuing operations was \$545,000 in the 2002 Period versus a loss of \$885,000 in the 2001 Period. Income from discontinued operations was \$3,247,000 in the 2002 Period versus income of \$675,000 in the 2001 Period. This increase in net income in the aggregate, and from discontinued operations, resulted predominantly from the net gain on the sale of FS to PHH of \$3,224,000. Basic and fully diluted loss per share from continuing operations was \$(.05) and \$(.08) per share in the 2002 and 2001 Period, respectively. Basic and fully diluted earnings per share, from discontinued operations, were \$.30 in the 2002 Period, versus \$.06 in the 2001 Period.

Revenues from Continuing Operations

Revenues were \$1,750,000 in the 2002 Period, versus \$795,000 in the 2001 Period, representing an increase of \$955,000 or 121%. The Company's revenues increased by \$1,092,000 from its insurance industry clients. Customer contracts were signed late in

fiscal 2001 and installation and implementation occurred during the 2002 Period.

In the 2002 Period, Affinity Services sales decreased \$137,000 or 17%, to \$658,000, as compared to \$795,000 for the same period in 2001, reflecting a percentage of members that did not renew their memberships after the significant increases in memberships that resulted from marketing efforts during fiscal year 2000.

Operating Income and Expenses from Continuing Operations

Pretax loss from continuing operations was \$1,015,000 in the 2002 Period compared to a loss of \$885,000 in the 2001 Period, an increase in losses of \$130,000. The comparative amounts are described below.

Collision repair and claim fee revenues from insurance carriers, net of collision repair costs, were \$159,000. There were no comparable amounts in the 2001 Quarter. Affinity service revenues decreased by \$137,000, as noted above.

Selling expenses increased by \$207,000 (71%), to \$499,000 in the 2002 Period, from \$292,000 in the 2001 Period. This was the result of increased costs for personnel and related travel activities of DriverShield CRM, the Company's insurance industry business.

General and administrative expenses increased by \$424,000 (41%), from \$1,023,000 in the 2001 Period to \$1,447,000 in the 2002 Period resulting primarily from a one-time bonus of \$250,000, which was directly associated with the consummation of the sale of FS, and from increases in consulting expenses and the cost of relocating the office to a new location in New York. The non-cash impact associated with recording variable stock option grants resulted in a credit of \$95,000 in the 2002 Period versus a charge to operations of \$246,000 in the 2001 Quarter, an expense reduction of \$341,000.This reduction resulted from a decrease in the Company's price per share of its common stock.

Depreciation expense increased \$16,000, from \$169,000 in the 2001 Period to \$185,000 in the 2002 Period, primarily as a result of additional capital expenditures supporting the Company's technology systems.

Investment and other income increased \$77,000, from \$127,000 in the 2001 Period to \$204,000 in the 2002 Period. The increase resulted primarily from increased interest income and fees earned from the Transition Services Agreement with PHH.

The Company incurred a charge in the 2001 Period, in the amount of \$77,000, for shares issued in connection with a restriction agreement; no such amount was incurred in the 2002 Period.

Discontinued Operations

Income from discontinued operations reflects the net after-tax gain on the sale of FS of \$3,224,000, as well as income from discontinued activities of \$23,000 in the 2002 Period versus \$675,000 in the 2001 Period. The results in the 2002 Quarter reflect only five weeks of discontinued activity immediately preceding the sale of FS on February 7, 2002, versus activity during the entire quarter in the 2001 Period.

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Liquidity and Capital Resources

As of June 30, 2002, the Company had cash and cash equivalents of \$880,000. The Company also holds 199,112 shares of highly liquid, Salomon Smith Barney Adjustable Rate Government Income Fund valued at \$1,949,000, and also

holds short- term liquid notes in the amount of \$4,806,000 for a total of \$7,635,000 of cash and liquid investments. The comparable amount at December 31, 2001 was \$2,180,000, resulting in an increase of \$5,455,000 through June 30, 2002. Working capital of the Company as of June 30, 2002, was \$7,168,000 and its working capital ratio at June 30, 2002 was 7:1.

In connection with the Company's rental of office space in Florida, in July 2002, the Company established a \$300,000 certificate of deposit with a Florida bank for the five and a half year term of the lease, as a guarantee of its future rental commitments. Such amounts were excluded from working capital, described above, and presented as restricted cash. The certificate of deposit declines as the remaining rental commitment declines, as follows; the balance of the certificate will be \$200,000 after the 36th month, \$100,000 after the 48th months, and zero after 60 months. In addition, the Company expects to expend approximately \$140,000 during the third quarter in connection with the build-out of the space.

The Company's Board of Directors approved a stock repurchase program whereby the Company may purchase up to 500,000 shares of its common shares traded on the Nasdaq SmallCap Market. During July 2002 the Company acquired 56,500 shares at a cost of \$55,000.

The Company believes that its present cash position will enable the Company to continue to support its operations for the next twelve months and for an extended period thereafter depending on the extent of its use of funds to build its existing businesses and possible use of funds to develop or acquire new businesses.

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PART II. OTHER INFORMATION

Item 6. Exhibits and Reports on Form 8-K.

(a) Exhibits

99.1 Certification of Chief Executive Officer

99.2 Certification of Chief Financial Officer

(b) Reports on Form 8-K

None

SIGNATURES

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

DriverShield Corp.

Date: August 14, 2002

By: Barry Siegel Chairman of the Board, Secretary and Chief Executive Officer

Date: August 14, 2002

By: Philip B. Kart

Senior Vice President and Chief Financial Officer

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INDEX OF EXHIBITS

99.1 Certification of Chief Executive Officer

99.2 Certification of Chief Financial Officer

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Item 1. Financial Statements

DRIVERSHIELD CORP. CONDENSED CONSOLIDATED BALANCE SHEET JUNE 30, 2002 (UNAUDITED)

ASSETS

ASSEIS		
Current assets:		
Cash and cash equivalents	\$	879,664
Accounts receivable, trade		262,954
Accounts receivable, other		153,536
Investments		6,755,774
Prepaid expenses and other current assets		267,547
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Total current assets		8,319,475
Property and equipment, net of accumulated depreciation		568,232
Restricted cash		300,000
Security deposits		55,161
Total assets	\$	9,242,868
LIABILITIES AND SHAREHOLDERS' EOUITY	==	
Current liabilities:		
	\$	100 107
Accounts payable	Ş	
Accrued expenses and other current liabilities Deferred tax credit		461,359
Deferred tax credit		389,449
Total current liabilities		1,038,935
<pre>Shareholders' equity: Common stock, \$.015 par value, authorized 30,000,000 shares; issued 11,746,911 Preferred stock, \$.01 par value, authorized 1,000,000 shares; 1,000 issued and outstanding; liquidation preference of</pre>		176,205

\$1.25 million Additional paid-in capital Accumulated other comprehensive loss, unrealized holding	10 11,080,245
loss on investment securities Deficit	(3,289) (1,437,452)
Less common stock held in treasury, at cost,	9,815,719
784,693 shares	1,611,786
Total shareholders' equity	8,203,933
Total liabilities and shareholders' equity	\$ 9,242,868

See notes to condensed consolidated financial statements.

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	 Three Mont June 30 2002	ths Ended Jun 2
Revenue: Collision repairs and fees Automobile affinity services	\$ 613,274 303,700	\$ 3
Total revenues	 916,974	3
Operating expenses: Collision repair expenses Sales and marketing General and administrative Non-cash compensation (Note 6) Depreciation and amortization	 511,685 266,478 592,985 (36,687) 95,810	1 4 2
Total operating expenses	 1,430,271	9
Investment and other income	 (513,297) 122,824	(5
Loss from continuing operations before provision for income taxes	(390,473)	(4

Provision for income tax benefit (Note 10)		236,854	
Loss from continuing operations		(153,619)	(4
Discontinued operations (Note 4 and Note 10): Disposal of subsidiary - additional tax expense due to change in estimate of effective tax rate Income from discontinued operations, (additional tax expense due to change in estimate of effective tax rate in 2002)		(425,764) (3,061)	2
Income (loss) from discontinued operations		(428,825)	2
Net loss		(582,444)	\$ (2 =====
Basic and diluted earnings (loss) per common share: Continuing operations Discontinued operations Net loss	 \$	(0.01) (0.04) (0.05)	\$ \$ ======
Weighted average number of common shares outstanding Effect of dilutive securities, stock options and warrants		10,962,218 	10,6
Weighted average diluted common shares outstanding		10,962,218	10,6
	==:		

See notes to condensed consolidated financial statements.

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	Six Month June 30 2002	s Ended, June 20
Revenue:		
Collision repairs and fees Automobile affinity services	\$ 1,091,933 658,224	\$ 70
Automobile allinity services		
Total revenues	1,750,157	79
Operating expenses:		
Collision repair expenses	933,000	
Sales and marketing	499,024	29
General and administrative	1,447,055	1,02
Non-cash compensation (Note 6)	144,805	24

Depreciation and amortization		184,832		16
Total operating expenses		3,208,716		1,72
		1,458,559)		(93
Investment and other income Other expenses (shares issued for restriction agreement) (Note 8)		203,634 		12 (7
Investment and other income		203,634		4
Loss from continuing operations before provision for income taxes Provision for income (tax) benefit (Note 10)		1,254,925) 582,635		(88
Loss from continuing operations		(672,290)		(88
Discontinued operations (Note 4 and Note 10): Gain on disposal of subsidiary, (net of income taxes of \$2,858,713) Income from discontinued operations (net of income taxes of \$20,551 in 2002)		3,223,655 23,175		67
Income from discontinued operations	3	3,246,830		67
Net income (loss)	\$2	2,574,540	\$	(21
Basic and diluted earnings (loss) per common share: Continuing operations Discontinued operations		(0.06) 0.30	\$	
Net earnings (loss)	\$	0.24	\$ ===	
Weighted average number of common shares outstanding Effect of dilutive securities, stock options and warrants		0,920,740 	-	10,63
Weighted average diluted common shares outstanding	10	,920,740	-	10,63
	====		===	

See notes to condensed consolidated financial statements.

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DRIVERSHIELD CORP CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

> Six Months End June 30 J

	2002	
		_
Cash flows provided by (used in) operating activities: Net income (loss)	\$ 2,574,540	\$
		-
Adjustments to reconcile net income (loss) to net cash provided by (used in) operating activities:		
Depreciation and amortization (including bond premium		
amortization)	233,877	
Shares issued for restriction agreement Non-cash compensation	144,805	
Gain on sale of subsidiary	(6,082,368)	
Gain on sale of assets	(0,002,300)	
Options granted for services	17,910	
Changes in assets and liabilities:	1,,510	
Accounts receivable	(280,040)	
Prepaid expenses and other assets	(107,544)	
Deferred tax asset	1,900,000	
Investment in net assets of discontinued operations	(60,022)	
Accounts payable	32,797	
Accrued expenses and all current liabilities	417,015	
Total adjustments		
Total adjustments	(3,803,570)	
Net cash provided by (used in) operating activities	(1,229,030)	
ash flows provided by (used in) investing activities:	(127 426)	
Purchase of property and equipment Proceeds from sale of subsidiary, net	(137,436) 6,174,389	
Proceeds from bond redemption	150,465	
Purchase of Certificate of Deposit	(300,000)	
Purchase of investments	(5,044,132)	
Proceeds from sale of assets		
Net cash provided by (used in) investing activities	843,286	
ach flows provided by (wood in) financing activities.		
ash flows provided by (used in) financing activities:		
Repayment of note payable Proceeds from issuance of preferrred stock	1,000,000	
TINCEAR TION TRANCE OF PIETETITED PLOCK	1,000,000	

See notes to condensed consolidated financial statements.

	Six Months End June 30 J 2002
Net increase (decrease) in cash and cash equivalents	614,256
Cash and cash equivalents at beginning of period	265,408
Cash and cash equivalents at end of period	\$ 879,664 \$ ======
Supplemental disclosure of cash flow information: Cash paid during the period for income taxes	\$ 7,180 \$

See notes to condensed consolidated financial statements.

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