ORIGIN INVESTMENT GROUP INC

September 1, 2001.

Form 10-Q September 28, 2001

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

FORM 10-Q

[\times] Quarterly Report pursuant to Section 13 Exchange Act of 1934	or 15(d) of the Securities	
For the quarterly period ended June 30, 200	1	
or		
[] Transition Report pursuant to Section 13 Exchange Act of 1934	or 15(d) of the Securities	
For the transition period from to _		
Commission File No		
ORIGIN INVESTMENT GROUP, I	NC. 	
(Exact name of registrant as specified	in its charter)	
Maryland	36-4286069	
(State or other jurisdiction of incorporation or organization)	(I.R.S. Employer Identification No.)	
1620 26th Street, Third Floor, Santa Monica	, CA 90266	
(Address of principal executive offic	es) (Zip Code)	
(310) 255-8834		
(Registrant's telephone number, includ	ing area code)	
980 North Michigan Avenue, Suite 1400, Chicag	o, Illinois 60611	
(Former name, former address and former fiscal ye report)	ar, if changed since last	
Indicate by check mark whether the registrant (1) ha to be filed by Section 13 or 15(d) of the Securitie during the preceding 12 months (or for such shorter has been required to file such reports), and (2) has requirements for the past 90 days. Yes [x] No []	s and Exchange Act of 1934 period that the registrant	
The registrant has 7,085,569 shares of commo	n stock outstanding as of	

PART I - FINANCIAL INFORMATION

PART I - FINANCIAL INFORMATION

Item 1. FINANCIAL STATEMENTS

COMMITMENTS

ORIGIN INVESTMENT GROUP, INC.

(A Development Stage Company)

CONDENDED BALANCE SHEETS

June 30, 2001 (Unaudited) and December 31, 2000

ASSETS

	June 30, 2001 (Unaudited)	December 31,2000 (Audited)
Cash and Cash Equivalents	\$ 32,963	\$ 66,458
Advances to Officer for Business Expenses	-	9,791
Prepaid Expenses	77,600	77,600
Total Current Assets	110,563	153,849
Property and Equipment, net:	14,544	12,033
rioperty and Equipment, net.		
TOTAL ASSETS	\$125 , 107	\$165 , 882
	======	======

The accompanying notes are an integral part of these financial statements.

ORIGIN INVESTMENT GROUP, INC.

(A Development Stage Company)

CONDENSED BALANCE SHEETS

June 30, 2001 (Unaudited) and December 31, 2000

LIABILITIES AND STOCKHOLDERS' EQUITY

	June 30, 2001 (Unaudited)	December 31,2000 (Audited)
LIABILITIES		
Accounts Payable and Accrued Expenses Loans Payable	\$154,860 75,000	\$28,550
TOTAL LIABILITIES	229,860	28,550

STOCKHOLDERS' (DEFICIENCY) EQUITY

Common stock, \$.001 par value, 50,000,000 shares authorized; 5,585,569 and 5,353,216 issued and outstanding respectively	5,585	5 , 353
Paid-in-capital	1,756,780	1,609,770
Less subscription receivable	-	(198,000)
Deficit accumulated during development stage	(1,867,118)	(1,279,791)
TOTAL STOCKHOLDERS' (DEFICIENCY) EQUITY	(104,753)	137 , 332
TOTAL LIABILITIES AND STOCKHOLDERS' (DEFICIENCY) EQUITY	\$125 , 107	\$165,882 =======

The accompanying notes are an integral part of these financial statements.

ORIGIN INVESTMENT GROUP, INC. (A Development Stage Company) STATEMENTS OF OPERATIONS (UNAUDITED)

For the Three and Six Months ended June 30, 2001 and 2000 and for the Period April 6, 1999 (Inception) Through June 30, 2001

	Three Months Ended June 30,		Six Months Ended June 30,	
	2001	2000	2001	200
OPERATING EXPENSES				
Professional fees	\$ 99 , 686	\$ 51,024	\$ 168 , 578	\$155 ,
Travel and Entertainment	12,101	54,738	26,429	153,
Office Expenses	32,280	25,527	57,941	46,
Payments to officers/directors	37,296	14,410	290,241	61,
Other		801		51 ,
TOTAL OPERATING EXPENSES	181,363	146,500	543,189	468,
OTHER EXPENSES (INCOME)	_	_	_	
Interest expense	50,442	(45)	57,476	(
Break up fee	_	_	_	200,
Other expenses	(13,338)		(13 , 338)	
Other expenses	(13 , 338) 		(13,338)	

TOTAL OTHER EXPENSES (INCOME)	37,104	(45)	44,138	199,
NET LOSS	\$ (218,467)	\$ (146,455)	\$ (587,327)	 \$(668,
NET TOOK DED COMMON CHIEF DIGICALLY DIVINE	=======	======= ^ (0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	======= 0 (0 11)	=====
NET LOSS PER COMMON SHARE - BASIC AND DILUTED	\$(0.04) ======	\$(0.03) ======	\$(0.11) ======	(0 =====
WEIGHTED AVERAGE SHARES OUTSTANDING	5,526,885	4,228,127	5,441,517	4,228,
	=======	=======	=======	=====

ORIGIN INVESTMENT GROUP, INC. (A Development Stage Company) STATEMENTS OF CASH FLOWS (UNAUDITED)

For the Six Months Ended June 30, 2001 and 2000 and for the period April 6, 1999 (Inception) Through June 30, 2000

			For the period April 6, 1999 (inception) to June 30, 2001		
CASH FLOWS FROM OPERATING ACTIVITIES Net loss Adjustments to reconcile net loss to net cash used in operating activities:	\$(587,327)	\$(668,186)	\$(1,867,118)		
Depreciation and amortization	1,678	800	3,219		
Officer and Directors Compensation Amortization of Deferred Financing Costs Interest Receivable Officer	•		207,791 98,992 (9,791)		
Stock Based Compensation	6 , 375		6,375		
Changes in assets and liabilities Miscellaneous receivable Advances to Officer		4,250 12,103			
Prepaid expenses Other assets		25,000 8,550	(77,600)		
Accounts payable and accrued expenses	126,311	(5,061)	154,860		
Total Adjustments	398,022 	45,642	383,846 		
NET CASH USED IN OPERATING ACTIVITIES		(622,544)			
CASH FLOWS FROM INVESTING ACTIVITIES					
Purchase of Office Equipment Purchase of Investment Securities	(4,190)	- (676) 	(17,763)		
NET CASH (USED IN) INVESTING ACTIVITIES	(4,190)		(17,763)		
CASH FLOWS PROVIDED BY FINANCING ACTIVITIES					
Proceeds from common stock issuance Proceeds from notes payable Repayment of notes payable	85,000 75,000 -	· –	1,458,998 75,000		
NET CASH PROVIDED BY FINANCING ACTIVITIES	160,000	625,248	1,533,998		

NET (DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS, FORWARD

\$(33,495) \$2,028 \$ 32,963

ORIGIN INVESTMENT GROUP, INC. (A Development Stage Company) STATEMENTS OF CASH FLOWS (UNAUDITED) CONTINUED

For the Six Months Ended June 30, 2001 and 2000 and for the period April 6, 1999 (Inception) Through June 30, 2000

2		0,	For the period April 6, 1999 (inception) to	
	001	2000	June 30, 2001	
NET (DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS, FORWARD	(33, 495)	\$2 , 028	\$32 , 963	
CASH AND CASH EQUIVALENTS - Beginning	66,458	908	_	
CASH AND CASH EQUIVALENTS - Ending	32,963	2 , 936	\$32 , 963	
Cash paid during the periods for:	=====	======		
Interest \$	-	\$ -	\$ -	
Taxes \$		\$ -	====== \$ -	
=	======	======	¥ =======	

ORIGIN INVESTMENT GROUP, INC. (A Development Stage Company) NOTES TO UNAUDITED CONDENSED FINANCIAL STATEMENTS

NOTE 1 - Description of Business

Origin Investment Group, Inc. (the "Company") was incorporated on April 6, 1999 and is in the business of venture capital, which is providing growth capital to emerging companies. The Company has elected to be regulated as a business development company under the Investment Company Act of 1940 and will operate as a non-diversified company. Since its inception, the Company's efforts have been devoted to raising capital and seeking out companies to invest in. Accordingly, through the date of these financial statements, the Company is considered to be in the development stage and the accompanying financial statements represent those of a development stage enterprise.

The Company has experienced losses since inception and has negative cash flows from operations and has a stockholders' deficiency. For the six months ended June 30, 2001, the Company experienced a net loss of \$580,952.

The Company's ability to continue as a going concern is contingent upon its ability to raise additional capital. In addition, the Company's ability to continue as a going concern must be considered in light of the problems, expenses and complications frequently encountered by entrance into established markets and the competitive environment in which the Company operates.

Management is pursuing various sources to raise capital on terms satisfactory to the Company, if at all. Failure to raise capital may result in the Company depleting its available funds and not being able to fund its investment pursuits.

NOTE 2 - Presentation and Significant Accounting Policies

The accompanying balance sheet of the Company as of June 30, 2001, the related statements of operations and cash flow for the six and three months ended June 30, 2001 have been prepared, pursuant to the rules and regulations of the Securities and Exchange Commission. Certain information and footnote disclosures normally included in financial statements prepared in accordance with generally accepted accounting principles have been condensed or omitted pursuant to such rules and regulations, although the Company believes that the disclosures are adequate to make the information presented not misleading. The condensed financial statements and these notes should be read in conjunction with the financial statements of the Company included in the Company's Annual Report of Form 10-K for the year ended December 31, 2000 as filed with the commission. The information furnished herein reflects all adjustments consisting only of normal recurring accruals, which are, in the opinion of management, necessary for a fair presentation of the results of operations for the interim period. Results of operations for the six months ended June 30, 2001 are not necessarily indicative of results to be expected for the entire year.

Derivative Instruments and Hedging Activities

During the period ended March 31, 2001, the Company adopted SFAS No. 133. SFAS No. 133 establishes accounting and reporting standards for derivative instruments, including certain derivative instruments embedded in other contracts (collectively referred to as derivatives), and for hedging activities. This statement requires that an entity recognize all derivatives as either assets or liabilities in its balance sheet and measure those instruments at fair value. The accounting for changes in the fair value of a derivative instrument depends on its intended use and the resulting designation. Implementation of SFAS 133 did not have any material impact on the financial statements of the Company.

NOTE 3 - Stock purchase agreements

On March 15, 2001, the Company entered into a letter of Intent and subsequently on April 30, 2001 entered into a share exchange agreement and investment and conversion agreement whereby the Company would acquire 100% of the outstanding stock of Vivocom, Inc ("Vivocom") in exchange for 2,000,000 shares of the Company's common stock, subject to an adjustment amount, and 1,000,000 shares of the Company's Series B Convertible preferred stock. The 1,000,000 shares of the Company's Series B Convertible preferred stock will be convertible into 18,000,000 shares of the Company's common stock provided that Vivocom meets certain target revenue amounts over a three-year period starting at the closing date. The Company would also be required to invest a minimum of \$3,250,000 within Vivocom during the first year commencing from the closing date for development and marketing of which \$250,000 would be paid at closing. This \$250,000 will constitute the adjustment amount whereby the number of the Company's common shares due at closing will be reduced by dividing \$250,000 by the bid price of the Company's common stock on the closing date. The closing of this acquisition is subject to due diligence by the Company and Vivocom and the ability of the Company to raise the required capital, among other requirements. As of the date of this filing the period to close on this transaction has elapsed and the Company no longer has intensions in pursuing this or any other transactions with Vivocom.

NOTE 4 - Equity Transactions

On March 28, 2001 the Company sold 33,333 units to an investor for an aggregate of \$10,000 or \$.30 per share. Each unit is comprised of one share of common stock and one common stock warrant. Each warrant is redeemable for one share of common stock upon the payment of \$.40, vests immediately and expires on July 2, 2005

On April 4, 2001 the Company sold 100,000 units to an investor for an aggregate of \$30,000 or \$.30 per unit. Each unit is comprised of one share of common stock and one and one half common stock warrants or 150,000 common stock warrants. Each common stock warrant is redeemable for one share of common stock upon the payment of \$.40 per warrant.

On April 17, 2001, the Company offered to sell 150,000 units for \$1,500,000 or \$10.00 per unit. Each unit is comprised of one Series A Convertible Preferred stock and ten class C common stock purchase warrants. The Series A Convertible Preferred Stock is convertible into a certain number of common stock based on a beneficial conversion price of 75% of the average closing bid price of the Company's common stock subject to a minimum of \$0.40 and a maximum of \$5.00 per share. This preferred stock is convertible in stages commencing 90 days from the closing date of the offering and occurring thereafter at 90 day intervals over a 12-month period. Each warrant is redeemable for one share of common stock upon the payment of \$0.40 and vests over the twelve-month period. The holders of the Series A Convertible Preferred stock will also be entitled to a dividend in the amount of \$0.95 per share, which will be paid at the end of the twelve-month period in cash or common stock at the holder's election. As of the date of this filing the Company has not completed any subscription agreements and has terminated the offering

On May 9, 2001 the Company sold 50,000 units to an investor for an aggregate of \$20,000 or \$.40 per unit. Each unit is comprised of one share of common stock and one common stock warrant. Each common stock warrant is redeemable for one share of common stock upon the payment of \$.40 per warrant.

On May 31, 2001 the Company sold 49,019.6 units to an investor for an aggregate of \$25,000 or \$.51 per unit. Each unit is comprised of one share of common stock and six and 1/5 common stock warrant (300,000 warrants). Each common stock warrant is redeemable for one share of common stock upon the payment of \$.40 per warrant.

NOTE 5 - Short Term Bridge Loan

During the six months ended June 30, 2001, the Company received an aggregate of \$75,000 in the form of short-term bridge loans from investors. These loans mature from thirty to ninety days after issuance and bear interest at 12% per annum. In addition the Company granted warrants to purchase 152,500 shares of Common Stock with an exercise price of \$0.40 per share. The values of these warrants have been recorded as deferred financing costs and were amortized over original the life of these loans. As of June 30, 2001 all of these bridge loans are past due and the Company has accrued interest through June 30, 2001.

NOTE 6 -Forgiveness of Debt

On March 19, 2001 by consent of the Board of Directors and the advisory directors, all principal and interest in relation to the stock subscription receivable from the Chairman of the Board and the Chief Executive Officer in the amount of \$207,791 was forgiven. This debt forgiveness was recognized as compensation expense during six months ended June 30, 2001.

NOTE 7 - Subsequent Events

Short term bridge loan

On July 15, 2001, the Company received an aggregate of \$12,000 in the form of short-term bridge loan from an investor. This loan matures sixty days after issuance and bears interest at 12% per annum. In addition the Company granted warrants to purchase 50,000 shares of Common Stock with an exercise price of \$0.40. The value of these warrants will be recorded as deferred financing costs and will be amortized over the life of the loan. As of the filing date of this Form 10-Q, this note is past due.

Equity Transactions

On August 20, 2001 the Company offered to sell pursuant to a private placement of 5,400,000 shares of its common stock at \$0.02 per share for an aggregate of \$108,000. Said shares shall be restricted pursuant to Rule 144 of the Securities Act of 1933. Proceeds from the sale shall be used for covering outstanding liabilities of the company and to pay for costs associated with its continual listing on the NASDAQ OTC:BB exchange. At the time of filing of this Form 10-Q, One investor for an aggregate had purchased 1,500,000 of these shares for an aggregate purchase price of \$30,000.

ORIGIN INVESTMENT GROUP, INC.

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

Except for historical information, the following discussion of our financial condition and results of operations contains forward looking statements based on current expectations that involve certain risks and uncertainties. Our actual results could differ materially from those set forth in these forward-looking statements as a result of a number of factors. Unless specified otherwise, the terms, "we", "us", "our", "the company", and "Origin" refer to Origin Investment Group, Inc.

Overview

We are a business development company incorporated in the State of Maryland on April 6, 1999. We are in the start up stage and we have not had any revenues to date and we have not made any investments. Since inception our operations have been limited to identifying, investigating and conducting due diligence upon private companies involved within the Information Technology industry for the purpose of investing in such companies. Our strategy has been to identify several profitable IT service businesses, invest in such companies, consolidate their operations and technologies to create a profitable e-business solutions company. As of the date of this filing, we have not made any such investments and have experienced substantial losses from our operations. We are considering realigning our focus and business objectives to effectuate a merger with a private company and have begun investigating merger opportunities with several private companies. Should we decide to realign our focus to merge with a private company, we will need to elect out of our status as a business development company, which may require a vote by our shareholders.

Our financial statements are presented on a going concern basis, which contemplates the realization of assets and satisfaction of liabilities in the normal course of business.

We have experienced a loss since inception and have negative cash flows from operations and have a stockholder's equity deficiency. For the period ended June 30, 2001, we experienced a net loss of \$580,952, as compared to a net loss of \$668,187, for the period ending June 30, 2000.

Our ability to continue as a going concern is contingent upon our ability

to raise additional capital. In addition, the ability to continue as a going concern must be considered in light of the problems, expenses and complications frequently encountered by entrance into established markets and the competitive environment in which we operate.

These matters raise substantial doubt about the our ability to continue as a going concern. The financial statements do not include any adjustments to reflect the possible future effects on the recoverability and classification of assets or the amounts and classification of liabilities that may result from our possible inability to continue as a going concern.

Liquidity and Capital Resources

Since our inception, we have funded our operations solely through payments received from the sale of our equity securities and from short term bridge loans received from certain accredited investors. Our current liquidity and capital resources are contingent on our ability to continue to fund our operations through the sale of our equity securities. If we are unsuccessful in continuing to raise capital through the sale of our securities, we will have difficulty in meeting our short-term obligations and may cease to continue as a going concern. Our ability to sell our equity securities to fund operations and to make investments within identified eligible portfolio companies, in large part, is contingent upon the depth and liquidity of our secondary market of our common stock. Any failure to raise sufficient capital pursuant to the current or future Origin offerings could require us to substantially curtail our portfolio-investment acquisition efforts in general, and could require us to cease operations.

Our cash flow requirements have continuously exceeded our capital resources during the quarter, requiring us to issue additional equity securities for sale to meet our short-term obligations. We anticipate operating at such a deficit for the next several months until we are able to secure additional working capital.

STOCK PURCHASE OF VIVOCOM, INC.

One April 30, 2001 we entered into a share exchange agreement ("Share Exchange Agreement") and an investment and conversion agreement ("Investment Agreement") with Vivocom, Inc., a San Jose, California based Internet software company, which has developed and owns a proprietary and patent pending Internet routing technology known as the "Smart Internet Switch (TM)". The "Smart Internet Switch(TM)" or "SIS" is a technology which allows all forms of digital data: voice, video, remote control, remote application sharing and all other forms of data to be routed, queued and translated from one device to another, utilizing a single Internet Protocol (IP) channel. Pursuant to the Share Exchange Agreement, we have agreed to acquire one hundred percent of the issued and outstanding capital stock of Vivocom, in exchange for (a) \$250,000 cash, (b) 2,000,000 shares of Origin common stock, subject to a downward adjustment ("Adjustment"), and (c) 1,000,000 Series B Convertible Preferred Stock of Origin ("Series B Stock"). Pursuant to the Investment Agreement, we agreed to invest an aggregate of \$3,250,000 cash within the operations of Vivocom during the first twelve months after the closing of the transaction. Also, in the event that Vivocom achieves certain revenue milestones from the sale and/or licensing of its SIS technology and related products, the Series B Stock will convert into additional Origin common stock. In addition, should Vivocom achieve a minimum of \$5,000,000 in revenues during the first 12 months of operations after closing, as defined within the Investment Agreement, Origin agreed to invest an additional \$10,000,000 during the twelve months beginning one year after the date of close of the transaction. At the time of filing this Form 10-Q, the time to close this transaction had elapsed and the Company no longer wishes to pursue investing in or purchasing any interest in Vivocom.

Series A Convertible Preferred Offering

On April 17, 2001 we filed an exempt offering pursuant to Rule 602 of Regulation E with the Securities and Exchange Commission. Pursuant to this filing, we are currently offering via private placement to accredited investors an offering of 150,000 units for \$1,500,000 or \$10.00 per Unit ("Unit Offering"). Each unit is comprised of one Series A Convertible Preferred Stock ("Series A Stock") and ten Class C common stock purchase warrants. Each Series A Stock converts into a certain number of common stock based on a conversion price calculated on the date of conversion, as described below. The Series A Stock will automatically convert on four conversion dates, converting one fourth or twenty five percent (25%) on each such date. The four conversion dates for the Series A Stock will occur every 90 days, beginning on the date this offering is closed. The conversion dates are 3, 6, 9, and 12 months after the close of this offering, which shall occur on the earlier of (1) subscriptions for \$1,500,000 is received or (2) July 31, 2001. On each conversion date, 25% of Series A Stock held by each Series A Stock holder will convert into an amount of common stock equal to the following formula: Total common shares received on each conversion date by each holder of Series A Stock= 10*[25% of Total Shares of Series A Stock held of record by holder as of Close of Private Placement/Conversion Price]. The conversion price ("Conversion Price") will be calculated as 75% of the average closing bid price, $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) +\left(1\right) \left(1\right) +\left(1\right) +\left(1\right) \left(1\right) +\left(1\right)$ NASDAQ Stock Market is open for regular trading immediately preceding the conversion date, subject to a minimum or "floor" or 0.40 and a maximum or "cap" of \$5.00. For example, an investor who invests \$10,000 will receive 1,000 Series A Stock and 10,000 Class C Warrants. On the first conversion date, assuming the conversion price as calculated is equal to \$2.00, that investor will receive 10*[250/2.00] or 1,250 common shares and will receive a stock certificate for his/her 750 shares of Series A Stock remaining. At each conversion date, each Unit holder will be allowed to redeem 25% of his/her warrants upon payment of redemption price of \$0.40 per Class C Warrant. Holders of Series A Stock will also be entitled to a dividend payment in the amount of \$0.95 per Series A Stock which will be paid on the last conversion date in the form of cash or an amount of common stock at the Conversion Price, as calculated above, on the final conversion date, at the holder's election. We intend on utilizing the proceeds from this Unit Offering to meet our funding obligations pursuant to the Share Exchange Agreement and Investment Agreement with Vivocom and for working capital purposes. At the time of filing of this Form 10-Q, this offering was terminated and no subscription agreements had been received.

Finders Fee Agreement

On April 2, 2001, we entered into a finder's fee agreement ("Finder's Agreement") with Technology Ventures, LLC, ("TV") in connection with our Unit Offering. Pursuant to the Finder's Agreement, and as consideration for retaining TV, we agreed to pay TV a one-time cash payment of \$5,000 and common stock purchase warrants to purchase 75,000 shares of our common stock upon the payment of a redemption price of \$0.30 per warrant. In addition, we agreed to pay 12.5% of any proceeds received by us from the sale of our Units to any investor introduced by TV. In addition, for every \$10,000 invested by an investor introduced by TV, we agreed to issue to TV an additional 2,000 common stock purchase warrants, redeemable for 2,000 shares of our common stock upon the Payments of \$0.30 per warrant. No investors were introduced by TV that purchased any Units pursuant to our Unit Offering and we terminated this agreement with TV at the termination of the Unit Offering.

Conversion of Vested Stock Options into Warrants

On August 13, 2001 we agreed to convert 425,000 vested options, which were previously issued to one director and two former officers and directors of the company, into warrants to purchase 425,000 shares of common stock of the Company. 225,000 of the original options were exercisable at a conversion price

of \$.10 per share and 200,000 of the original options were exercisable at a conversion price of \$0.20 per share. The newly issued 425,000 warrants are exercisable as follows: 225,000 warrants are exercisable at \$0.10 per warrant and 200,000 are exercisable at \$0.20 per warrant. The warrants are also exempt from adjustment if exercised within 10 business days from the date the 5 consecutive trading day average closing bid price of the common stock of the Company exceeds 150% of the redemption price of the warrants.

Results of Operations

Our operations have been limited to obtaining additional capital through the sale of our equity securities, obtaining short term bridge loans and negotiating with additional potential eligible portfolio companies for possible investment. To date we have had negative cash flows and anticipate continuing to do so in the near future. We anticipate that upon completion of an investment within an eligible portfolio company, our operational costs will increase substantially in light of the need to hire additional personnel, including a Chief Financial Officer and additional support staff. However, we may consider exploring other alternatives other than seeking investments within eligible portfolio companies, as the market value of our common stock has significantly decreased and has made raising capital extremely difficult to fund our operations as well as accumulating sufficient capital to invest in one or more eligible portfolio companies. The Company is current evaluating the possibility of shifting its business focus and may elect out of the business development company status of the Company. If such a decision is made by the Company, the shareholders of the Company will vote on the matter of electing out of business development company status.

Our strategy and plan for the remainder of this fiscal year is to raise additional capital for operations through the sale of our stock and purchase interests within one or more profitable private businesses involved in the Internet infrastructure and services sector of the IT industry. Our investment strategy has been to acquire controlling interests within two or more "core" profitable IT businesses involved in ASP, Systems Integration and Internet Services to create, on consolidation of such entities, a profitable e-business Solutions Company that provides its customers with web/e-commerce applications, IT consulting and solutions and other value added services and which utilizes ASP delivery and co-location hosting strategies on a cost effective basis to end users. However, in light of the fact that this industry sector is no longer as favored by the market as it has been in the past and that the market value of our stock has decreased significantly, we have begun to explore alternative investment strategies as well as seeking merger candidates for the Company.

SPECIAL NOTICE REGARDING FORWARD LOOKING STATEMENTS

This Form 10-Q, the quarterly report, and certain information provided periodically in writing or orally by the Company's Officers or its agents contains statements which constitute "forward-looking statements" within the meaning of Section 27A of the Securities Act, as amended and Section 21E of the Securities Exchange Act of 1934. The words "expect," "believe," "plan," "intend," "estimate", "anticipate", "strategy", "goal" and similar expressions and variations thereof if used are intended to specifically identify forward-looking statements. Those statements may appear in a number of places in this Form 10-Q and in other places, particularly, "Management's Discussion and Analysis of Financial Condition and Results of Operations", and include statements regarding the intent, belief or current expectations of the Company, its directors or its officers with respect to, among other things:

(i) the successful completion of investment(s) within one or more eligible portfolio companies that we have identified, (ii) our liquidity and capital resources; and (iii) our future performance and operating results.

Investors and prospective investors are cautioned that any such forward-looking statements are not guarantees of future performance and involve risks and uncertainties, and that actual results may differ materially from those projected in the forward-looking statements as a result of various factors. The factors that might cause such differences include, among others, the following:

- (i) any adverse effect or limitations caused by any governmental regulations or actions; (ii) any increased competition in our business of providing venture capital to eligible portfolio companies; (iii) successfully identifying, negotiating, structuring and making investments within one or more eligible portfolio companies; (iv) our ability to raise necessary investment capital within the time frame agreed to between us and the principals of an eligible portfolio company in order to successfully invest in such eligible portfolio company; (v) the continued relationship with and success of the management and owners of an eligible portfolio company after our investment; and
- (vi) the continued performance of our eligible portfolio companies with respect to their operations, including, but not limited to:
 - a. continued employment of key personnel, hiring of qualified additional personnel;
 - b. the eligible portfolio company's mitigation of excessive and extraordinary costs, and achieving projected profits and additional customers for their growth.
 - c. Any other factors which would otherwise impede our eligible portfolio company in achieving its performance goals upon which we based a favorable return on our investment.

We undertake no obligation to publicly update or revise the forward looking statements made in this Form 10-Q or annual report to reflect events or circumstances after the date of this Form 10-Q and annual report or to reflect the occurrence of unanticipated events.

Item 3. Quantitative and Qualitative Disclosures About Market Risk.

We have no securities that are subject to interest rate fluctuations, foreign currency risk, commodity price or any other relevant market risks during the period covered by this Quarterly Report. We have not entered into any hedging transactions or acquired any derivative instruments during the period covered by this Quarterly Report.

PART II - OTHER INFORMATION

Item 2. Changes in Securities and Use of Proceeds.

Recent Sales of Unregistered Securities; Use of Proceeds from Registered Securities

Equity Transactions

On April 4, 2001, we sold 100,000 units to an investor for an aggregate of \$30,000 or \$.030 per Unit. Each unit is comprised of one share of common stock and one and one half common stock warrants, or 150,000 common stock warrants. Each common stock warrant is redeemable for one share of common stock upon Payments of \$.40 per warrant.

On May 9, 2001 we sold 50,000 units to an investor for an aggregate of \$20,000, or \$0.40 per unit. Each unit is comprised of one share of common stock and one common stock warrant, or 50,000 warrants. Each common stock warrant is redeemable for one share of common stock upon the payment of \$0.40 per warrant.

On May 31, 2001 we sold 49,019.60 units to an investor for an aggregate of \$25,000, or \$0.51 per unit. Each unit is comprised of one share of common stock and six common stock purchase warrants or 300,000 warrants. Each common stock warrant is redeemable for one share of common stock upon the payment of \$0.40 per warrant.

On August 20, 2001 we offered to sell pursuant to a private placement of 5,400,000 shares of its common stock at \$0.02 per share for an aggregate of \$108,000. Said shares shall be restricted pursuant to Rule 144 of the Securities Act of 1933. Proceeds from the sale shall be used for covering outstanding liabilities of the company and to pay for costs associated with its continual listing on the NASDAQ OTC:BB exchange. At the time of filing of this Form 10-Q, One investor for an aggregate had purchased 1,500,000 of these shares purchase price of \$30,000.

Short Term Bridge Loans

On May 15, 2001, we received \$10,000 in the form of a short-term bridge loan from an investor. The duration of this loan is one month and has an interest rate of 12% per annum. This investor also received common stock warrants to purchase an aggregate of 15,000 shares of our common stock originally exercisable at \$.51 per share but adjusted to \$0.40 per share and also received an additional 10,000 common stock purchases warrants to purchase an additional 10,000 shares of our common stock for extending the due date of the note.

On May 17, 2001 we received \$7,500 in the form of a short-term bridge loan from an investor and on May 21, 2001 we received an additional \$2,500 from that investor as a short-term bridge loan. The duration of the loans were 90 days and jointly due on August 21, 2001 and has an interest rate of 12% per annum. This investor also received common stock purchase warrants to purchase an aggregate of 25,000 shares of our common stock exercisable at \$0.40 per share.

On May 21, 2001 we received \$20,000 in the form of a short-term bridge loan from an investor. The duration of the loan was 90 days and due on August 21, 2001 and has an interest rate of 12% per annum. This investor also received common stock purchase warrants to purchase an aggregate of 50,000 shares of our common stock exercisable at \$0.40 per share.

On July 15, 2001 we received \$12,000 in the form of a short-term bridge loan from an investor. The duration of the loan was 60 days and due on September 15, 2001 and has an interest rate of 12% per annum. This investor also received common stock purchase warrants to purchase an aggregate of 50,000 shares of our common stock exercisable at \$0.40 per share.

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

1. Exhibits

Exhibit Description

- 3.1 Articles of Incorporation of Origin filed on April 6, 1999 (incorporated by reference to Exhibit 3(i) to Form 10 filed by Origin on August 16, 1999)
- 3.2 Bylaws of Origin. (Incorporated by reference to Exhibit 3(ii) to Form 10 filed by Origin on August 16, 1999)
- 4.1 Offering Circular of Unit Offering (Incorporated by reference to Form 1-E filed on April 17, 2001 in connection with Rule 602 Regulation E Unit Offering.)

Signatures

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf on September 28, 2001 by the undersigned thereunto duly authorized.

ORIGIN INVESTMENT GROUP, INC.

/s/ Greg H. Laborde

Greg H. Laborde Chief Executive Officer