VIEWPOINT CORP/NY/ Form 10-K March 30, 2001

1

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

FORM 10-K

(MARK ONE)

[X] ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES AND EXCHANGE ACT OF 1934

FOR THE FISCAL YEAR ENDED DECEMBER 31, 2000

OR

[] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES AND EXCHANGE ACT OF 1934

FOR THE TRANSITION PERIOD FROM TO

COMMISSION FILE NUMBER 0-27168

VIEWPOINT CORPORATION (EXACT NAME OF REGISTRANT AS SPECIFIED IN ITS CHARTER)

DELAWARE (STATE OF INCORPORATION) 95-4102687 (I.R.S. EMPLOYER IDENTIFICATION NUMBER)

498 SEVENTH AVENUE, SUITE 1810, NEW YORK, NY 10018 (ADDRESS OF PRINCIPAL EXECUTIVE OFFICES)

(212) 201-0800 (REGISTRANT'S TELEPHONE NUMBER, INCLUDING AREA CODE)

SECURITIES REGISTERED PURSUANT TO SECTION 12(b) OF THE ACT: NONE

SECURITIES REGISTERED PURSUANT TO SECTION 12(g) OF THE ACT: COMMON STOCK, \$0.001 PAR VALUE

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file reports), and (2) has been subject to such filing requirements for the past 90 days. Yes [X] No []

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein and will not be contained, to the best of Registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to the

Form 10-K. []

As of March 16, 2001, there were outstanding 38,187,658 shares of the registrant's Common Stock, \$0.001 par value, which is the only outstanding class of common or voting stock of the registrant. As of that date, the aggregate market value of the shares of Common Stock held by non-affiliates, based upon the last sale price of the shares as reported on the NASDAQ National Market System on such date, was approximately \$96,789,384.

DOCUMENTS INCORPORATED BY REFERENCE:

2

VIEWPOINT CORPORATION

FORM 10-K

TABLE OF CONTENTS

PAGE	C
	_

Ρ.	A	RΤ	I

Item	1.	Business	1
Item	2.	Properties	12
Item	3.	Legal Proceedings	13
Item	4.	Submission of Matters to a Vote of Security Holders PART II	13
Item	5.	Market for Registrant's Common Equity and Related Stockholder Matters	14
Item	6.	Selected Financial Data	15
Item 7.		Management's Discussion and Analysis of Financial Condition and Results of Operations	16
Item	7A.	Quantitative and Qualitative Disclosure About Market Risk	22
Item	8.	Financial Statements and Supplementary Data	22
Item	9.	Changes in and Disagreements with Accountants on Accounting and Financial Disclosure	49
Item	10.	Directors and Executive Officers of the Registrant	57
Item	11.	Executive Compensation	59
Item	12.	Security Ownership of Certain Beneficial Owners and Management	62
Item	13.	Certain Relationships and Related Transactions PART IV	63
Item	14.	Exhibits, Financial Statement Schedules, and Reports on Form	66
		8-к	

3

PART I

1

This Annual Report on Form 10-K contains forward-looking statements within the meaning of Section 27A of the Securities Act and Section 21E of the Exchange Act. Words such as "anticipates," "expects," "intends," "plans," "believes," "seeks," "estimates," variations of such words and similar expressions are intended to identify such forward-looking statements. These statements are not guarantees of future performance and are subject to certain risks, uncertainties

and assumptions that are difficult to predict. Therefore, actual results could differ materially from those expressed or forecasted in any such forwardlooking statements as a result of certain factors, including those set forth in "Additional Factors Affecting Future Results." In connection with forward-looking statements which appear in these disclosures, investors should carefully review the factors set forth in this Form 10-K under "Additional Factors Affecting Future Results."

ITEM 1. BUSINESS

Viewpoint Corporation, a Delaware corporation ("Viewpoint" or the "Company"), provides e-commerce visualization solutions for the World Wide Web (the "web" or the "internet"). Our technology, which we call Viewpoint Experience Technology, is designed to make the use of rich media on the web, particularly photo-realistic 3D, practical and widespread.

VIEWPOINT EXPERIENCE TECHNOLOGY

Viewpoint Experience Technology allows websites to integrate numerous rich media types seamlessly on regular web pages. These media types, particularly interactive 3D, can add dimension, animation, realistic color, shadows and real-time reflections, movement and robust interactivity to formerly flat web images. It enables users to better access and interact with images, rotate them, change colors and patterns, all while experiencing extraordinary visual dimension and accuracy. Viewpoint Experience Technology serves up these enhanced product images so that every user, even those on narrowband connections, can access and interact with them easily.

A key component of the Viewpoint Experience is the Viewpoint Media Player, which allows the seamless integration of all major media types, including Viewpoint Experience Technology, photographic panoramas, audio, object movies, vector text and more. With the Viewpoint Media Player, internet end-users now have easy access to a new, richer yet totally accessible media format.

While Viewpoint Experience Technology offers significant advantages to all web users and website operators, we believe its most promising immediate commercial application is as a means to make web marketing, branding and commerce more effective.

VIEWPOINT PROFESSIONAL SERVICES

Viewpoint provides fee-based professional services for implementing e-commerce visualization solutions. Our strategic, creative and consulting services bring together our team of experts in 3D technology, content creation and technology implementation to identify the ideal Viewpoint solution for each client's unique needs and to ensure the timely, successful implementation of that solution. Our professional services group uses Viewpoint Experience Technology, as well as a spectrum of other tools and technology to create enhanced multimedia 3D images for the web. Our professional services group provides the support our clients need to implement 3D product and brand visualization on their websites or in their advertising.

In addition to providing web services, our professional services group also develops realistic digital effects and animation for the entertainment and game industries, for film producers, and for major brands, advertising agencies and commercial production houses. Our custom 3D models have had starring and supporting roles in numerous feature films, including Dungeons & Dragons, What Lies Beneath, The World is Not Enough,

ANTZ, Star Trek, Insurrection, Independence Day, Air Force One and Godzilla. Viewpoint's work can also be seen in:

- game titles such as Danger Girls, Need for Speed, Interstate '82, Pandora's Box and Gauntlet: Dark Legends;
- television programs such as Star Trek Voyager and Jonny Quest;
- television advertisements for Toyota, Dodge, Taco Bell and Nike; and
- Viewpoint Experience Technology-enabled websites for companies such as The Sharper Image, Remington, Sony, eluxury.com and Hewlett-Packard.

MARKET OPPORTUNITY

The number of internet users has increased rapidly over the past several years. The Company believes that this growth will result in increasing expenditures for online advertising, branding, and e-commerce, and that such communications will increasingly utilize rich media formats. Forrester Research projects that digital marketing campaigns that integrate online advertising, promotions and e-mail strategies will reach \$63 billion by 2005, a 42% compound annual growth rate over the \$11 billion spent in 2000. Jupiter Communications projects that by 2005, almost 30 percent of online advertising will contain rich media content. Jupiter Communications also estimates that online retail spending will reach \$118 billion by 2005, up from \$24 billion in 2000. Similarly, Forrester Research estimates that the e-commerce services market will increase from \$10.6 billion in 1999 to \$64.8 billion in 2003.

The Company believes it is well positioned to capitalize on this trend to rich media marketing. Viewpoint Experience Technology helps engage the customer's attention and effectively communicate brand attributes and product features and benefits. The Company believes that its Viewpoint Experience Technology meets the market's requirements for:

- Effective merchandising to build brand awareness and drive sales.
- Realistic product interaction.
- Interoperability of all other media types required for compelling product displays (including, for example, 3D, vector graphics, sound and animation).
- Excellent compression and streaming delivery at narrowband and broadband data rates.
- Client-side data logging of the use of downloaded rich media.

VIEWPOINT'S BUSINESS MODEL

The Company's business model differs from that of many other companies that have developed website design and content-creation software for sale or license to a target market of internet professionals -- that is, website developers, interactive agencies, solutions integrators, application service providers (ASPs) and content developers, as well as professionals working in-house at e-merchants and other website owners. Instead of seeking our revenues primarily by selling tools to internet professionals -- a relatively small market -- the Company has sought to primarily target the much larger market of e-commerce merchants and other website owners.

The Company's licensing strategy focuses on earning fees by providing content providers with the ability to broadcast web content in the Viewpoint format. Viewpoint's technology is designed so that content in the Viewpoint

format that is broadcast or otherwise distributed without a valid "key" will be spoiled by a "watermarking" image. The Company offers these keys through a variety of broadcast license arrangements that are tailored to the specific needs of different clients. Many licenses are time-based and are tied to a specific website address, permitting a client to broadcast unlimited Viewpoint content for a limited period of time and from a single website address. The Company also offers other types of broadcast licenses to clients who wish to broadcast from multiple websites or for an unlimited period of time, to "narrowcast" only to a

3

5

local area network or intranet, or to distribute content by means of CDs, DVDs and other portable storage media. The Company believes that this revenue model, if successful, should produce a recurring stream of revenues from existing clients and the opportunity to scale income substantially as new customers are acquired.

A cornerstone of our strategy has been to pursue assignments to design websites for the world's best brand names in each of several important product categories. Success in this effort has the double benefit of driving those companies' competitors to our technology, and of gaining exposure for Viewpoint from these popular, much-marketed sites. The Company has been successful in securing significant licensing transactions with many high-profile companies such as Sony, Nike, Eddie Bauer, The Sharper Image, and others.

Another key aspect of our approach is an "open tools" philosophy. The Company believes that the long-term success of its platform will be fueled by having the most popular content creation tools natively output in the Viewpoint format, rather than requiring design professionals to use Viewpoint's own proprietary toolset. This approach also eliminates much of the very large cost associated with development and support of proprietary commercial toolsets. Another advantage of this strategy is that software tools companies that do incorporate Viewpoint functionality, such as Adobe and Autodesk, have natural incentives to promote the Viewpoint platform. More than 30 companies are developing or have developed support for the Viewpoint format within their tools. In addition, we make available on our website, without charge, the core software necessary to develop Viewpoint content, as well as extensive tutorials and related materials.

The Company further believes that its professional services group forms an integral part of its overall strategy. Professional services provide a significant revenue opportunity, through the sale of complete solutions comprising technology and content creation services to customers desiring a single vendor solution. At the same time, the group increases our ability to sell broadcast licenses, by enabling us to offer Viewpoint content to clients who are impressed by the advantages of Viewpoint Experience Technology but who do not wish to create Viewpoint content themselves. Also, the group's work keeps us on the cutting-edge of the industry, giving us hands-on experience with the design and development problems faced by our own clients, and enabling us to provide thorough, up-to-date training for other industry professionals.

While we believe our strategy of focusing on broadcast licensing fees and professional services is the right one, it is a new business model for the Company. The majority of the Company's revenues from continuing operations have historically been from strategic partners. Specifically, revenues from the National Center for Missing and Exploited Children and Computer Associates accounted for 26% and 14% of total revenues, respectively, in 2000; revenues from Intel and Computer Associates accounted for 49% and 39% of total revenues, respectively, in 1999; and revenues from Intel, Kodak and Minolta accounted for 66%, 15% and 15% of total revenues, respectively, in 1998. The Company's

decision to de-emphasize these one-time technology licenses, in favor of implementing the current broadcast licensing model, was made at the end of March 2000, and there can be no assurance that our new strategy will prove to be successful.

STRATEGIC ALLIANCES

Forging strategic alliances with a wide range of companies in our own and related industries is a principal engine of our expected future growth. These alliances have taken a number of forms. The Company has entered into several marketing, distribution and licensing agreements, with companies such as AOL, Adobe and Computer Associates, to obtain wider distribution of the Viewpoint Media Player and to leverage these companies' large sales forces. The Company will continue to pursue such transactions, especially where distribution and indirect sales leverage can be gained.

The Company also aggressively pursues alliances with interactive agencies, internet professionals and traditional advertising agencies, who already have strong relationships with website owners. In this way, the Company believes it can accelerate access to key target markets. As part of a value added reseller (VAR) relationship with these intermediaries, we generally provide them with software tools, including the Company's proprietary 3D capture technologies, as well as with training and support, and with financial

4

6

incentives to evangelize for Viewpoint Experience Technology. Our VAR partners are entitled to a reseller commission for each broadcast license that they place. In effect, these VARs enable us to leverage our strategic partners' relationships as an indirect sales force while minimizing our own sales and marketing expenses.

The following table lists some of the internet professionals and Independent Software Vendors (ISVs) with whom we have formed alliances to date:

INTERACTIVE AGENCIES

Design Media FCBi Fry Multimedia Grey Interactive Impossible, Inc. Organic Rare Medium Razorfish rp interactive Symetri

SOLUTIONS INTEGRATORS AND ASPS

Computer Associates Cybelius IP Technologies Kusp Limited Reality Buy

CONTENT DEVELOPERS

e-Vox SIA Sistemas

SOFTWARE VENDORS

Adobe Systems, Inc. Autodesk, Inc. C3D Imaging Curious Labs egi.sys AG Internet Pictures Corporation INUS Technology Inc. Okino Computer Graphics Raindrop Geomagic Right Hemisphere Softimage SolidWorks Testarossa Think 3

COMPETITION

The Company's current competitors include Cycore AB (Cult3D); IBM Corporation (Hotmedia); Macromedia, Inc.; Shells Interactive Ltd. (3D Dreams -- in conjunction with Macromedia, Inc.'s Shockwave); Pulse Entertainment; Shout 3D; Virtue 3D, Inc. (Virtuoso); and Rich FX. Some of the Company's competitors have longer operating histories and significantly greater financial, management, technology, development, sales, marketing and other resources than the Company. As the Company competes with larger competitors across a broader range of products and technologies, the Company may face increasing competition from such companies. If these or other competitors develop products, technologies or solutions that offer significant performance, price or other advantages over those of the Company, the Company's business would be harmed.

A variety of other possible actions by the Company's competitors could also have a material adverse effect on the Company's business, including increased promotion or the introduction of new or enhanced products and technologies. Moreover, new personal computer platforms and operating systems may provide new entrants with opportunities to obtain a substantial market share in the Company's markets.

The Company's competitors may be able to develop products or technologies comparable or superior to those of the Company, or may be able to develop new products or technologies more quickly. The Company also faces competition from developers of personal computer operating systems such as Microsoft and Apple

5

7

Computer, Inc., as well as from open-source operating systems such as Linux. These operating systems may incorporate functions that could be superior to or incompatible with the Company's products and technologies. Such competition would adversely affect the Company's business.

The Company believes that Viewpoint Experience Technology offers significant advantages over many of our competitors' products:

- GREATER VISUAL REALISM -- We believe that 3D images created in the Viewpoint format offer higher quality and a more true-to-life online experience than competitors' formats.
- INTERACTIVITY -- Viewpoint Experience Technology lets a customer interact with our clients' brands and examine their products in ways not possible with our competitors' formats. Viewpoint lets consumers pick up/put down, zoom in/out, see how parts move, add/remove components, turn products

on/off, change colors/fabrics/textures.

- NARROWBAND FRIENDLY -- Viewpoint's proprietary compression technology, TrixelsNT, greatly cuts download time of 3D objects to almost what is expected from ordinary 2D images, so that even consumers with slow connections to the internet can see 3D images quickly and can manipulate them in real time.
- SEAMLESS INTEGRATION -- Viewpoint integrates seamlessly with other rich media types like IPIX Panoramas, vector text, audio and more, enabling clients to create more compelling web experiences.
- NO POP-UP WINDOWS -- Viewpoint's transparent "windowless rendering" allows 3D images to share space on the page with text, graphics, and even buttons and hyperlinks.
- AUTOMATIC UPDATES -- Once users download the Viewpoint Media Player, they automatically receive all releases and upgrades. Because new releases and additional functionality are sent automatically, in the background, users' online experience is never interrupted.

PRODUCT DEVELOPMENT

Continuous development of new products and enhancement of our existing products is critical to our success. The Company's principal current product development efforts are focused on the development of Viewpoint and other complementary technologies. From time to time, the Company may also acquire basic software technologies that it considers complementary to its Viewpoint solution.

The Company's growth will be dependent upon the introduction of new products, technologies and services and future enhancements to existing products and technologies. Any such new products, technologies or enhancements may not achieve market acceptance. In addition, the Company has in the past experienced delays in the development of new products, technologies and enhancements, and such delays may occur in the future. If the Company were unable, due to resource constraints or technological or other reasons, to develop and introduce such products, technologies or enhancements in a timely manner, this inability could have a material adverse effect on the Company's business. In particular, the introductions of new products, technologies and enhancements, are subject to the risk of development delays. Any delay in the availability of new products, technologies and enhancements could have a material adverse effect on the Company's business.

The Company's research and development expenses were approximately \$6.3 million, \$2.7 million, and \$1.6 million, for 2000, 1999, and 1998, respectively. The Company anticipates the hiring of additional engineers in connection with its continued product development efforts, which will result in increased research and development expenses.

INTELLECTUAL PROPERTY

The Company regards its patents, copyrights, service marks, trademarks, trade dress, trade secrets, propriety technology and similar intellectual property as critical to its success, and relies on trademark, copyright and patent law, trade secret protection and confidentiality and/or license agreements with its

8

employees, partners, customers and others to protect its proprietary rights. The

6

Company has applied for the registration of certain of its trademarks and service marks in the United States and internationally. In addition, the Company has filed U.S. and international patent applications covering certain of its proprietary technology. Effective trademark, service mark, copyright, patent and trade secret protection may not be available in every country in which the Company's products and services are made available online. The Company has licensed in the past, and expects that it may license in the future, certain of its proprietary rights, such as patents, trademarks, technology or copyrighted material, to third parties.

EMPLOYEES

As of March 15, 2001, Viewpoint Corporation had 228 full time employees, including 62 in sales and marketing; 93 in creative services; 41 in research, development and quality assurance; and 32 in administration. The Company also employs independent contractors. The employees and the Company are not parties to any collective bargaining agreements, and the Company believes that its relationships with its employees are good.

ADDITIONAL FACTORS AFFECTING FUTURE RESULTS

This Annual Report on Form 10-K contains forward-looking statements within the meaning of Section 27A of the Securities Act and Section 21E of the Exchange Act. Words such as "anticipates," "expects," "intends," "plans," "believes," "seeks," "estimates," variations of such words and similar expressions are intended to identify such forward-looking statements. These statements are not guarantees of future performance and are subject to certain risks, uncertainties and assumptions that are difficult to predict. Therefore, actual results could differ materially from those expressed or forecasted in any such forwardlooking statements as a result of certain factors, including those listed below.

Shares of the Company's common stock are speculative in nature and involve a high degree of risk. The following risk factors should be considered carefully. The risks described below are not the only ones facing the Company. Many factors could cause our results to be different, including the following risk factors and other risks described in this document. If any of the following risks occur, our business would likely be adversely affected and the trading price of the Company's common stock could decline. This could result in a loss of all or part of your investment.

WE HAVE A LIMITED OPERATING HISTORY THAT MAKES AN EVALUATION OF OUR BUSINESS DIFFICULT

We have been developing e-commerce visualization solutions for the Web since our acquisition of Real Time Geometry Corp. in December 1996. Additionally, the e-commerce market is relatively new and evolving rapidly. Accordingly, we have a relatively short operating history in this market upon which you can evaluate our business and prospects. You should consider our prospects in light of the risks and difficulties frequently encountered by early stage online companies, including, but not limited to:

- We have an evolving and unpredictable business model;
- We face intense competition;
- We must establish and develop broad market acceptance of our products, technologies and services;
- We must continue to develop new products, technologies and enhancements;
- We must respond quickly to rapidly changing market developments, customer demands and industry standards;

- We must attract, train and retain qualified employees; and

- We must effectively manage our growth.

If we are not successful in addressing these risks and challenges, we will not be able to grow our business, compete effectively or achieve profitability.

7

9

WE HAVE A HISTORY OF LOSSES AND EXPECT TO INCUR LOSSES IN THE FUTURE

We have had significant quarterly and annual operating losses since our inception, and as of December 31, 2000, we had an accumulated deficit of approximately \$145,814,000. We have recently changed the focus of our business from prepackaged graphics software products to e-commerce visualization solutions. We believe that, despite this change in our strategic focus, we will continue to incur operating losses for the foreseeable future.

OUR FUTURE REVENUES MAY BE UNPREDICTABLE AND MAY CAUSE OUR QUARTERLY RESULTS TO FLUCTUATE

As a result of our limited operating history and the rapidly changing nature of the markets in which we compete, we may be unable to forecast our quarterly and annual revenues accurately. If our future quarterly operating results fall below the expectations of securities analysts or investors, the trading price of our common stock will likely drop. Our quarterly operating results have fluctuated significantly in the past and may continue to fluctuate in the future as a result of many factors, including:

- Ability to retain existing customers, attract new customers, and satisfy our customers' demands;
- Market acceptance of our products, technologies and services;
- Introduction or enhancement of new products, technologies or services by us or our competitors;
- Changes in prices for our products, technologies and services or our competitors' products, technologies and services;
- Changes in usage of the Internet and online services and consumer acceptance of the Internet and e-commerce;
- Costs of litigation and intellectual property protection;
- Growth in Internet use;
- Emergence of new competition;
- Varying operating costs and capital expenditures related to the expansion of our business operations and infrastructure; and
- Technical difficulties with our technologies.

Based on these factors, we believe our revenues, expenses and operating results could vary significantly in the future and period-to-period comparisons should not be relied upon as indications of future results.

Our staffing and other operating expenses are based in large part on anticipated revenues. It would be difficult for us to adjust our spending to

compensate for any unexpected shortfall. If we are unable to reduce our spending following any such shortfall, our results of operations would be adversely affected.

WE MAY BE UNABLE TO MEET OUR FUTURE CAPITAL REQUIREMENTS

We expect that our cash on hand, cash equivalents, marketable securities and short-term investments will meet our working capital and capital expenditure needs for at least the next 12 months. After that time, we may need to raise additional funds and we cannot be certain that we would be able to obtain additional financing on favorable terms, if at all. If we cannot raise funds, if needed, on acceptable terms, we may not be able to develop or enhance our products, take advantage of future opportunities or respond to competitive pressures or unanticipated requirements, which could have a material adverse effect on our business, operating results and financial condition.

8

10

OUR STOCK PRICE IS VOLATILE AND MAY CONTINUE TO FLUCTUATE IN THE FUTURE

The market price of our common stock has fluctuated significantly in the past. The price at which our common stock will trade in the future will depend on a number of factors including:

- Our historical and anticipated operating results;
- General market and economic conditions;
- Our announcement of new products, technologies or services;
- Actual or anticipated fluctuations in our operating results; and
- Developments regarding our products, technologies or services, or those of our competitors.

In addition, the stock market has experienced extreme price and volume fluctuations in recent months. This volatility has had a substantial effect on our stock price, as well as the stock prices of other software companies, particularly Internet companies. These broad market and industry fluctuations may adversely affect the market price of our common stock. As a result, the market price of our common stock may continue to fluctuate.

Also, securities class action litigation has often been brought against companies following periods of volatility in the market price of its securities. We may in the future be the target of similar litigation. Securities litigation could result in substantial costs and divert management's attention and resources, which could have a material adverse effect on our business, operating results and financial condition.

IF THE INTERNET DOES NOT CONTINUE TO EXPAND AS A WIDESPREAD COMMERCE MEDIUM, DEMAND FOR OUR PRODUCTS AND TECHNOLOGIES MAY DECLINE SIGNIFICANTLY

The market for our products, technologies and services is new and evolving rapidly. Growth in this market depends on increased use of the Internet for e-commerce. If the rate of adoption of the Internet as a method for e-commerce slows, the market for our products, technologies and services may not grow, or may develop more slowly than expected.

We believe that increased Internet use may depend on the availability of greater bandwidth or data transmission speeds or on other technological improvements, and we are largely dependent on third party companies to provide

or facilitate these improvements. Changes in content delivery methods and emergence of new Internet access devices such as TV set-top boxes could dramatically change the market for streaming media products and services if new delivery methods or devices do not use streaming media or if they provide a more efficient method for transferring data than streaming media.

The e-commerce market is relatively new and evolving. Licensing of our products and technologies depends in large part on the development of the Internet as a viable commercial marketplace. There are now substantially more users and much more "traffic" over the Internet than ever before, use of the Internet is growing faster than anticipated, and the technological infrastructure of the Internet may be unable to support the demands placed on it by continued growth. Delays in development or adoption of new technological standards and protocols, or increased government regulation, could also affect Internet use. In addition, issues related to use of the Internet, such as security, reliability, cost, ease of use and quality of service, remain unresolved and may affect the amount of business that is conducted over the Internet.

OUR MARKET IS CHARACTERIZED BY RAPIDLY CHANGING TECHNOLOGY, AND IF WE DO NOT RESPOND IN A TIMELY MANNER, OUR PRODUCTS AND TECHNOLOGIES MAY NOT SUCCEED IN THE MARKETPLACE

The market for e-commerce visualization is characterized by rapidly changing technology. As a result, our success depends substantially upon our ability to continue to enhance our products and technologies and to develop new products and technologies that meet customers' increasing expectations. Additionally, we may not be successful in developing and marketing enhancements to our existing products and technologies or introducing new products and technologies on a timely basis. Our new or enhanced products and technologies may not succeed in the marketplace.

11

We expect our research and development expenditures will increase in the future. If our increased research and development spending is not accompanied by increased revenues, our business would be harmed.

9

POTENTIAL DELAYS IN PRODUCT RELEASES COULD HARM OUR BUSINESS

We also depend upon internal efforts for the development of new products, technologies and enhancements. In the past, we have had delays in the development of new products, technologies and enhancements. We may experience similar delays in the future, which would harm our business.

UNDETECTED ERRORS IN OUR PRODUCTS AND TECHNOLOGIES COULD RESULT IN ADVERSE PUBLICITY, REDUCED MARKET ACCEPTANCE OR LAWSUITS BY CUSTOMERS

We offer complex software products and technologies, which may contain undetected errors. If errors are found in our products or technologies after we have commercially released them, we could likely experience adverse publicity, reduced market acceptance or lawsuits by customers. This would adversely affect our business.

IN ORDER TO INCREASE MARKET AWARENESS OF OUR PRODUCTS AND GENERATE INCREASED REVENUE WE NEED TO EXPAND OUR SALES AND MARKETING CAPABILITIES

We must expand our sales and marketing operations to increase market awareness of our products and generate increased revenue. We cannot be certain that we will be successful in these efforts. In addition, market acceptance of these and future products will depend on continued market development for Internet products and services and the commercial adoption of standards on which

our Viewpoint technology products are based. We have recently expanded our sales force and plan to hire additional personnel. Our products and services require a sophisticated sales effort targeted at the senior management of our prospective clients. New hires will require training and take time to achieve full productivity. We cannot be certain that our recent hires will become as productive as necessary or that we will be able to hire enough qualified individuals or retain existing employees in the future.

WE MAY BE UNABLE TO PROTECT OUR INTELLECTUAL PROPERTY RIGHTS AND WE MAY BE LIABLE FOR INFRINGING THE INTELLECTUAL PROPERTY RIGHTS OF OTHERS

Our success and ability to compete partly depend on the uniqueness or value of our products and technologies. We rely on a combination of copyright, trademark, patent, trade secret laws, employee and third-party nondisclosure agreements and exclusive contracts to protect our intellectual and proprietary rights, products, and technologies. Policing unauthorized use of our products and technologies is difficult and the steps we take may not prevent the misappropriation or infringement of technology or proprietary rights. In addition, litigation may be necessary to enforce our intellectual property rights. Such misappropriation or litigation could result in substantial costs and diversion of resources and the potential loss of intellectual property rights, any of which would adversely impair our business.

Our products and technologies may be the subject of infringement claims in the future. This could result in costly litigation and could require us to obtain a license to the intellectual property of third parties. We may be unable to obtain licenses from these third parties on favorable terms, if at all. Even if a license is available, we may have to pay substantial royalties to obtain it. If we cannot obtain necessary licenses on reasonable terms, our business would be adversely affected.

SECURITY RISKS COULD LIMIT THE GROWTH OF E-COMMERCE AND EXPOSE US TO LITIGATION OR LIABILITY

E-commerce depends on the ability to transmit confidential information securely over public networks. Any compromise of our customers' ability to transmit confidential information securely could harm our business. Online transmissions are subject to the following risks, among others:

 Encryption and authentication technology may be subject to events or developments that could compromise or breach the security of customer information;

10

12

- A third party could circumvent security measures and misappropriate proprietary information or interrupt operations;
- Credit card companies could restrict online credit card transactions; or
- Security breaches could damage our or our customers' reputation and expose us to litigation or liability.

INCREASING GOVERNMENT REGULATION COULD INCREASE OUR COST OF DOING BUSINESS OR INCREASE OUR LEGAL EXPOSURE

In 1999 Congress passed legislation that regulates certain aspects of the Internet, including on-line content, copyright infringement, user privacy, taxation, access charges, liability for third-party activities and jurisdiction. In addition, federal, state, local and foreign governmental organizations have and may continue to enact legislation applicable to the Internet in areas such

as content distribution, performance and copying, other copyright issues, network security, encryption, the use of key escrow data, privacy protection, caching of content by server products, electronic authentication or "digital" signatures, illegal or obscene content, access charges and retransmission activities. The applicability to the Internet of existing laws governing issues such as property ownership, content, taxation, defamation and personal privacy is also uncertain. Export or import restrictions, new legislation or regulation or governmental enforcement of existing regulations may limit the growth of the Internet, increase our cost of doing business or increase our legal exposure.

In addition, our business may be indirectly affected by our clients who may be subject to such legislation. Increased regulation of the Internet may decrease the growth in the use of the Internet, which could decrease the demand for our services, increase our cost of doing business or otherwise have a material adverse effect on our business, results of operations and financial condition.

WE RECENTLY ACQUIRED VIEWPOINT DIGITAL, INC. AND MAY NEED TO ENTER INTO OTHER BUSINESS COMBINATIONS AND STRATEGIC ALLIANCES WHICH COULD BE DIFFICULT TO INTEGRATE AND MAY DISRUPT OUR BUSINESS

On September 8, 2000, we acquired Viewpoint Digital, Inc., as described in footnote 1 to the financial statements herein. In addition, we may continue to expand our operations or market presence by entering into other business combinations, investments, joint ventures or other strategic alliances with other companies. These transactions create risks such as:

- Difficulty assimilating the operations, technology and personnel of the combined companies;
- Disruption of our ongoing business;
- Problems retaining key technical and managerial personnel;
- Expenses associated with amortization of goodwill and other purchased intangible assets;
- Additional operating losses and expenses of acquired businesses; and
- Impairment of relationships with existing employees, customers and business partners.

If the Viewpoint Digital acquisition or such other business combinations and strategic alliances are not successful in addressing these risks, our business would be adversely affected.

THE LOSS OF ANY OF OUR KEY PERSONNEL WOULD HARM OUR BUSINESS

We depend on the continued employment of our senior executive officers and other key management personnel. We do not have any long-term employment agreements (other than an employment agreement with Jeffrey Kaplan, CFO, for a term of 3 years) with any of our key personnel, and we do not have "key person" life insurance policies. If any of our senior officers or other key employees leave our company and are not adequately replaced, our business would be adversely affected.

11

13

OUR REVENUES COULD BE NEGATIVELY AFFECTED BY THE LOSS OF STRATEGIC PARTNERS

The majority of the Company's revenues have historically been from

strategic partners. Specifically, revenues from the National Center for Missing and Exploited Children and Computer Associates accounted for 26% and 14% of total revenues, respectively, 2000; revenues from Intel and Computer Associates accounted for 49% and 39% of total revenues, respectively, in 1999; and revenues from Intel, Kodak and Minolta accounted for 66%, 15% and 15% of total revenues, respectively, in 1998. The loss of any strategic partner could significantly reduce our revenues, which could have a material adverse effect on our financial condition, operating results and business.

OUR FUTURE SUCCESS DEPENDS ON OUR ABILITY TO IDENTIFY, HIRE, TRAIN AND RETAIN HIGHLY QUALIFIED EMPLOYEES

Our future success depends on our continuing ability to identify, hire, train and retain other highly qualified technical and managerial employees. The competition for such employees is intense, and we have experienced difficulty in identifying and hiring qualified engineering personnel. If we do not succeed in attracting and retaining necessary technical and managerial employees in the future, our business would be adversely affected.

Additionally, in order to attract and retain employees in the past, we have granted options to purchase shares of common stock to employees at an exercise price below the fair value of the common stock on the date of grant. As a result, we have had to record deferred compensation related to the intrinsic value of the option. This deferred compensation is amortized over the vesting period of applicable options, which is generally four years, resulting in a non-cash charge to earnings over the related vesting period. If we have to issue additional options at an exercise price below the fair value of the common stock on the date of grant, our business would be adversely affected.

OUR CHARTER DOCUMENTS COULD MAKE IT MORE DIFFICULT FOR A THIRD PARTY TO ACQUIRE US.

Our Certificate of Incorporation and By-laws are designed to make it difficult for a third party to acquire control of us, even if a change in control would be beneficial to stockholders. For example, our Certificate or Incorporation authorizes our Board of Directors to issue up to 5,000,000 shares of "blank check" preferred stock. Without stockholder approval, the Board of Directors has the authority to attach special rights, including voting and dividend rights, to this preferred stock. With these rights, preferred stockholders could make it more difficult for a third party to acquire our company.

In addition, we must receive a stockholders' proposal for an annual meeting within a specified period for that proposal to be included on the agenda. Because stockholders do not have the power to call meetings and are subject to timing requirements in submitting stockholder proposals for consideration at an annual or special meeting, any third-party takeover not supported by the Board of Directors would be subject to significant delays and difficulties.

OUR BUSINESS IS SUBJECT TO GENERAL ECONOMIC CONDITIONS

Our revenues and results of operations will be subject to fluctuations based upon the general economic conditions in the United States and, to a lesser extent, abroad. If there is a general economic downturn or a recession in the United States, we expect that business enterprises, including our customers and potential customers, could substantially and immediately reduce their budgets or delay implementation of Internet-focused business solutions. A deterioration in existing economic conditions could therefore materially and adversely affect our financial condition, operating results and business.

ITEM 2. PROPERTIES

The Company leases approximately 16,000 square feet of space in a 24-story building in New York City, New York. This space houses substantially all of the Company's general and administrative and research and development personnel as well as a significant portion of the sales and marketing and creative services personnel. The lease agreement expires in February 2010, if not renewed. The Company believes that this

12

14

office space is adequate for its current needs and that additional space is available in the building or in the New York City area to provide for anticipated growth.

The Company also leases approximately 12,000 square feet of office space in Draper, Utah, pursuant to a sublease agreement which expires in April 2010. This space houses approximately 55 personnel principally engaged in sales and marketing, creative services, and management information systems services as well as the model catalog licensing operations.

The Company also leases approximately 12,000 square feet of office space in Los Angeles, California, pursuant to a lease which expires in December 2004. This space houses approximately 30 personnel principally engaged in sales and marketing, creative services, and management information systems services.

The Company also leases approximately 4,700 square feet of office space in San Francisco, California pursuant to a lease which expires in December 2003. This space houses approximately 5 personnel principally engaged in creative services and research and development.

The Company also leases small office spaces in London and Tokyo under short-term leases.

ITEM 3. LEGAL PROCEEDINGS

The Company is engaged in certain legal actions arising in the ordinary course of business. The Company believes it has adequate legal defenses and believes that the ultimate outcome of these actions will not have a material effect on the Company's consolidated financial position, results of operations, or cash flows.

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

The Company held its annual meeting of stockholders on November 28, 2000. At the meeting, stockholders voted on:

- the election of directors,
- the Company's proposal to issue 5,520,000 shares of Company common stock to Computer Associates International, Inc. in exchange for shares of common stock of Metastream owned by Computer Associates,
- the Company's proposal to amend its Stock Option Plan to increase the number of shares available for issuance under the plan, and
- ratifying the appointment of PricewaterhouseCoopers LLP as independent accountants for the Company for the 2000 fiscal year.

Twelve million, nine hundred sixty-one thousand, two hundred twenty-three (12,961,223) shares voted for the proposal to issue shares to Computer Associates in exchange for shares of Metastream, 129,265 shares voted against the exchange, 18,784 shares abstained from voting, and 11,364,293 shares were

withheld as broker nonvotes.

Twenty-one million, five hundred one thousand, fifty-two (21,501,052) shares voted for the proposal to amend the Company's Stock Option Plan, 2,943,724 shares voted against the amendment, and 28,789 shares abstained from voting.

Twenty-four million, three hundred ninety-four thousand, nine hundred six (24,394,906) voted to ratify the appointment of PricewaterhouseCoopers, 66,096 voted against ratifying the appointment, and 12,563 shares abstained from voting.

13

15

PART II

ITEM 5. MARKET FOR REGISTRANT'S COMMON EQUITY AND RELATED STOCKHOLDER MATTERS

MARKET INFORMATION FOR COMMON STOCK

The Company's common stock, \$0.001 par value, which began trading over the counter in December 1995, is quoted on the NASDAQ National Market tier of the NASDAQ Stock Market under the symbol "VWPT." The following table sets forth, for the periods indicated, the range of high and low closing sale prices per share as reported on the NASDAQ National Market System:

	HIGH	LOW
2000		
4th Quarter	\$11.00	\$4.63
3rd Quarter	14.06	8.00
2nd Quarter	18.50	6.00
1st Quarter	30.88	8.06
1999		
4th Quarter	\$ 8.94	\$5.06
3rd Quarter	7.25	5.13
2nd Quarter	7.38	4.56
1st Quarter	8.88	5.75

HOLDERS

As of March 16, 2001, there were approximately 335 holders of record and approximately 12,500 beneficial owners of the Company's common stock.

DIVIDENDS

The Company has not paid any cash dividends on its capital stock to date. The Company currently anticipates that it will retain all future earnings, if any, for use in its business and does not anticipate paying any cash dividends on its capital stock in the foreseeable future.

16

14

ITEM 6. SELECTED FINANCIAL DATA

The following selected condensed financial data should be read in

conjunction with "Management's Discussion and Analysis of Financial Condition and Results of Operations" and the Consolidated Financial Statements and related notes thereto appearing elsewhere in this Annual Report on Form 10-K.

	YEARS ENDED DECEMBER 31,						
	2000	1999	1998	1997	1996		
	(IN	THOUSANDS,	EXCEPT PER	SHARE DATA	A)		
STATEMENT OF OPERATIONS DATA							
Net revenues Cost of revenues	\$ 3,580 1,543	\$ 3,093 	\$ 3,001	\$ 1,262 	\$ – –		
Gross profit		3,093	3,001		-		
Operating expenses: Sales and marketing (excluding non-cash stock-based compensation and non-cash sales and marketing charges totaling \$25,120 in 2000 and \$675 in 1999)	15,877		981				
<pre>\$25,120 in 2000 and \$675 in 1999) Research and development (excluding non-cash stock-based compensation totaling \$4,193</pre>	10 , 077	2,501	707	024			
in 2000 and \$2,540 in 1999) General and administrative (excluding non-cash stock-based compensation totaling \$3,026 in 2000 and \$2,866 in	6,283	2,741	1,584	2,357			
1999) Compensation charge related to forgiveness	5,289	4,065	4,409	3,471	_		
of an officer loan	2,322				-		
Non-cash stock-based compensation charges	12,341	6,081			-		
Non-cash sales and marketing charges Amortization of goodwill and other	19,998				_		
intangibles Acquired in-process research and	3,025	75			_		
development	963				-		
Total operating expenses	66,098	(15,529)	6,974	6,452			
Loss from operations					_		
Other income	2,180				-		
Loss before provision (benefit) for income							
taxes	(61,881)	(10,150)	(1,355)	(2,033)	_		
Provision (benefit) for income taxes		5,481	(353)	(210)	-		
Loss before minority interest in loss of							
subsidiary Minority interest in loss of subsidiary			(1,002)		- 		
Net loss from continuing operations Discontinued operations:							
Loss from discontinued operations Income (loss) on disposal of discontinued		(14,811)	(18,829)	(6,355)	(7,65		
operations	1,496	(21,260)			-		
Net income (loss) from discontinued							
operations							
Net loss	(55,956)				(7,65		

Accretion of mandatorily redeemable preferred stock of subsidiary	(438)				
Net loss applicable to common shareholders	\$(56,394) ======	\$(50,654) ======	\$(19,831) =======	\$(8,178) ======	\$(7,65 =====
Basic and diluted net loss per share: Net loss per common share from continuing operations	\$ (2.01)	\$ (0.59)	\$ (0.04)	\$ (0.08)	\$
Net income (loss) per common share from discontinued operations	0.05	(1.47)	(0.79)	(0.28)	(0.3
Net loss per common share	\$ (1.96) =======	\$ (2.06)	\$ (0.83) =======	\$ (0.36)	\$ (0.3
Weighted average number of shares outstanding basic and diluted	28,718	24,581	23,779	22,965	20,59 =====

17

15

	DECEMBER 31,						
	2000	1999	1998	1997	1996		
	(IN THOUSANDS)						
BALANCE SHEET DATA							
Cash, cash equivalents and marketable							
securities	\$ 29 , 033	\$37,247	\$46 , 335	\$50 , 002	\$66 , 29		
Working capital	34,313	33,638	55,439	77,677	79,25		
Total assets	102,399	50,574	79,116	97,257	97,93		
Stockholders' equity	96,339	29,901	70 , 181	87,242	86 , 11		

- (1) In November 2000, the Company consummated a share exchange with Computer Associates International, Inc. and another shareholder of Metastream, pursuant to which the Company issued 1.15 shares of the Company's common stock in exchange for each outstanding share of common stock of Metastream. The share exchanges were accounted for as acquisitions of minority interest under the purchase method of accounting, and goodwill of \$42,892,000 was recorded.
- (2) In September 2000, the Company purchased all the outstanding capital stock of Viewpoint Digital, Inc. The purchase price of \$19,169,000, excluding contingent consideration of \$30,000,000 in notes payable, consisted of 715,000 shares of common stock valued at \$8,938,000, cash consideration of \$10,000,000 and \$231,000 in direct acquisition costs. The contingent consideration consists of two promissory notes each in the amount of \$15,000,000. Both notes are contingent upon the achievement of certain levels of future operating results and employee retention through April 30, 2002. The acquisition was accounted for under the purchase method of accounting, and goodwill and other intangibles of \$17,039,000 were recorded, inclusive of acquired in-process research and development costs of \$963,000.
- (3) In December 1999, the Board of Directors of the Company approved a plan to focus exclusively on the Company's 3D and rich media visualization and marketing technologies, and to correspondingly divest itself of all its prepackaged graphics software business. Consequently, the results of

operations of the prepackaged graphics software business have been classified as income (loss) from discontinued operations for the years ended December 31, 1996 through 2000.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The discussion and analysis below contains trend analysis and other forward-looking statements within the meaning of Section 27A of the Securities Act and Section 21E of the Exchange Act. Words such as "anticipates," "expects," "intends," "plans," "believes," "seeks," "estimates," and variations of such words and similar expressions are intended to identify such forward-looking statements. These statements are not guarantees of future performance and are subject to certain risks, uncertainties and assumptions that are difficult to predict. Therefore, actual results could differ materially from those expressed or forecasted in any such forward-looking statements as a result of certain factors, including those set forth in "Additional Factors Affecting Future Results." In connection with forward-looking statements which appear in these disclosures, investors should carefully review the factors set forth in this Form 10-K under "Additional Factors Affecting Future Results."

16

18

OVERVIEW

Viewpoint Corporation, a Delaware corporation ("Viewpoint" or the "Company") is focused on providing complete end-to-end solutions for creating and deploying virtual products centered on the Company's Viewpoint Experience Technology for e-commerce and the Web environment.

Until December 1999, the Company was primarily engaged in the development, marketing, and sales of prepackaged software graphics products. Its principal products were computer graphics "painting" tools and photo imaging software products. With its acquisition of Real Time Geometry Corporation in December 1996, however, the Company became involved, on a limited basis, in the development of technologies designed to make practical the efficient display and deployment of rich media on the Internet.

In June 1999, the Company increased its commitment to the development of rich media internet technologies and formed Metastream.com Corporation ("Metastream") to operate a business exploiting these technologies. The Company originally held an 80% equity interest in Metastream with Computer Associates International, Inc. ("Computer Associates") holding the remaining 20% equity interest.

In December 1999, the Board of Directors of the Company approved a plan to focus exclusively on the internet technologies of its majority-owned subsidiary and to correspondingly divest the Company of all its prepackaged software business. By April 2000, the Company had sold substantially all of its prepackaged software product lines.

In September 2000, the Company acquired Viewpoint Digital, Inc. ("Viewpoint Digital"), a wholly-owned subsidiary of Computer Associates. Viewpoint Digital publishes the world's largest library of 3D digital content and provides creative 3D services to thousands of customers in entertainment, advertising, visual simulation, computer-based training and corporate communications.

The Company's primary initiatives include:

- Licensing technology for specific marketing visualization solutions;

- Providing a full range of fee-based professional services for implementing marketing visualization solutions;
- Forging technological alliances with leading interactive agencies and web content providers; and
- Maximizing market penetration and name recognition.

Viewpoint believes that its success will depend largely on its ability to extend its technology and market leadership in e-commerce visualization. Accordingly, Viewpoint intends to invest heavily in research and development and sales and marketing. Revenues from continuing operations primarily have been from the sale of technology licenses and fee based professional services.

In light of its recent change in strategic focus, Viewpoint has a limited operating history upon which an evaluation of the Company and its prospects can be based. Viewpoint prospects must be considered in light of the risks and difficulties frequently encountered by early stage technology companies. There can be no assurance that Viewpoint will achieve or sustain profitability. Viewpoint has had significant quarterly and annual operating losses since its inception, and as of December 31, 2000, had an accumulated deficit of \$145,814,000.

17

```
19
```

OPERATING RESULTS

The following table sets forth certain selected financial information expressed as a percentage of net revenues for the periods indicated:

	YEARS E	YEARS ENDED DECEMBER 31,			
	2000	1999			
STATEMENT OF OPERATIONS DATA					
Net revenues Cost of revenues	43.1	100.0%	100.0%		
Gross profit	56.9	100.0			
Operating expenses: Sales and marketing (excluding non-cash stock-based compensation and non-cash sales and marketing					
charges) Research and development (excluding non-cash stock-based	443.5	83.0	32.7		
compensation)General and administrative (excluding non-cash stock-based	175.5	88.6	52.8		
compensation)Compensation charge related to forgiveness of an officer	147.7	131.4	146.9		
loan	64.9				
Non-cash stock-based compensation charges	344.7	196.6			
Non-cash sales and marketing charges	558.6				
Amortization of goodwill and other intangibles	84.5	2.5			
Acquired in-process research and development	26.9				
Total operating expenses		502.1	232.4		
Loss from operations			(132.4)		

Other income		73.9	
Loss before provision (benefit) for income taxes Provision (benefit) for income taxes	(1,728.5)		(45.2) (11.8)
Loss before minority interest in loss of subsidiary Minority interest in loss of subsidiary	(1,728.5) 123.7		(33.4)
Net loss from continuing operations Discontinued operations:			
Loss from discontinued operations		(478.9) (687.3)	
Net income (loss) from discontinued operations	41.8		(627.4)
Net loss	(1,563.0)	(1,637.7)	(660.8)
Accretion of mandatorily redeemable preferred stock of subsidiary			
Net loss applicable to common shareholders			

NET REVENUES

	2000	% CHANGE	1999	% CHANGE	1998		
		(DOLLARS IN THOUSANDS)					
Net revenues	\$3,580	16%	\$3,093	3%	\$3,001		

The Company recognizes revenue in accordance with Statement of Position ("SOP") 97-2, "Software Revenue Recognition," as amended. Accordingly, revenue from software arrangements involving multiple elements (e.g., software products, upgrades/enhancements, post contract customer support, etc.) is allocated to each element based on the relative fair value of the elements. The determination of fair value is based on objective evidence, which is specific to the Company.

20

Service revenue, which consists of fees for professional services, is recognized as the services are performed or, if no pattern of performance is discernible, on a straight-line basis over the period during which the services are performed.

In December 1999, the Securities and Exchange Commission issued Staff Accounting Bulletin ("SAB") No. 101, "Revenue Recognition in Financial Statements," which gives additional guidance in applying generally accepted accounting principles to revenue recognition in the financial statements. The Company was in compliance with the provisions of SAB No. 101.

Net revenues in 2000 were related to broadcast licenses, fee-based professional services and 3D digital content sales with the National Center for Missing and Exploited Children and Computer Associates accounting for 26% and 14% of total revenues, respectively. Fee based professional services and 3D digital content sales of \$2,459,000 were the result of the acquisition of Viewpoint Digital. Historically, revenues primarily consisted of one-time licenses for Viewpoint and related technologies from a limited number of 0

strategic partners. Specifically, revenues from Intel and Computer Associates accounted for 49% and 39% of total revenues, respectively, in 1999 and revenues from Intel, Kodak and Minolta accounted for 66%, 15% and 15% of total revenues, respectively, in 1998.

COST OF REVENUES

	2000	% CHANGE	1999	% CHANGE	19	998
		(DOLLAR	S IN THOUS	SANDS)		
Cost of Revenues	\$ 1,543	N/A	\$	N/A	\$	
As % of net revenues	43%		%			%

Cost of revenues consist primarily of salaries and consulting fees for those who provide fee-based professional services. The Company did not provide fee-based professional services in 1999 and 1998.

SALES AND MARKETING (EXCLUDING NON-CASH STOCK-BASED COMPENSATION AND NON-CASH SALES AND MARKETING CHARGES TOTALING \$25,120 IN 2000 AND \$675 IN 1999)

	2000	% CHANGE	1999	% CHANGE	1	998
		(DOLLARS IN THOUSANDS)				
Sales and marketing As % of net revenues		519%	\$2,567 83%	162%	\$	981 33%

Sales and marketing expenses consist primarily of salaries and benefits, consulting fees, travel expenses, advertising costs and related facilities costs for sales, marketing, business development and public relations personnel. The 519% increase in sales and marketing in 2000, is primarily due to an increase in salaries and benefits, recruiting fees, travel expenses and facilities costs related to an increase in personnel and consulting fees, and an increase in advertising and public relation agency fees related to the launch of Viewpoint Experience Technology. The 162% increase in sales and marketing expenses in 1999 is primarily due to increased salaries, consulting fees, and related travel and facilities expenses in connection with the expansion of the Company's sales and public relations departments. The Company is continuing to expand its sales and marketing presence and, accordingly, expects sales and marketing expenses to continue to increase in future periods, but such expenses may vary as a percentage of net revenues.

RESEARCH AND DEVELOPMENT (EXCLUDING NON-CASH STOCK-BASED COMPENSATION TOTALING \$4,193 IN 2000 AND \$2,540 IN 1999)

	2000	% CHANGE	1999	% CHANGE	1998
		(DOLLAR	S IN THOUS	 ANDS)	
Research and developmentAs % of net revenues	•	129%	\$2,741 89%	73%	\$1,584 53%

Research and development expenses consist primarily of salaries, consulting fees, and required equipment and facilities costs related to the Company's product development efforts. The Company expenses as incurred

19

21

research and development costs necessary to establish the technological feasibility of its internally-developed software products and technologies. To date, the establishment of technological feasibility of the Company's products and general release have substantially coincided. As a result, the Company has not capitalized any internal software development costs since costs qualifying for such capitalization have not been significant. Additionally, the Company capitalizes costs of software, consulting services, hardware and payroll-related costs incurred to purchase or develop internal-use software, when technological feasibility has been established, it is probable that the project will be completed and the software will be used as intended. The Company expenses costs incurred during preliminary project assessment, research and development, reengineering, training and application maintenance.

The 129% increase in research and development expenses in 2000 is due to an increase in salaries, travel, and facilities expenses related to increased internal development personnel, in addition to consulting fees in connection with the further development of Viewpoint Experience Technology. In addition, 53% of the increase is due to a reserve against a loan from an executive whose chief responsibilities are research and development. The 73% increase in research and development expenses in 1999 is primarily due to increases in internal development personnel, consulting fees and related travel and facilities expenses in connection with the development of Metastream 3.0. The Company expects research and development expenses to continue to increase in future periods, but such expenses may vary as a percentage of net revenues.

GENERAL AND ADMINISTRATIVE (EXCLUDING NON-CASH STOCK-BASED COMPENSATION TOTALING \$3,026 IN 2000 AND \$2,866 IN 1999)

	2000	% CHANGE	1999	% CHANGE	1998
		(DOLLAR	S IN THOUS	ANDS)	
General and administrativeAs % of net revenues		30%	\$4,065 131%	(8) %	\$4,409 147%

General and administrative expenses primarily consist of corporate overhead of the Company, which includes compensation costs related to finance and administration personnel along with other administrative costs such as legal, accounting and investor relation fees, and insurance expense. The 30% increase in general and administrative expenses in 2000 is primarily attributable to a reserve against an officer's loan and an increase in corporate expenses resulting from a full year of operations for Metastream. The 8% decrease in general and administrative expenses in 1999 was primarily attributed to one-time expenses in 1998 in connection with the recruiting and relocation of a former chief executive officer in February 1998, as well as consulting costs related to the preparation of the Company's 1998 strategic plan. This decrease in expenses in 1999 was partially offset by increased general and administrative expenses resulting from the formation of Metastream in June 1999.

COMPENSATION CHARGE RELATED TO FORGIVENESS OF AN OFFICER LOAN

	2000	% CHANGE	1999	% CHANGE	1998
		(DOLLARS	S IN THOUS	ANDS)	
Compensation charge related to forgiveness of an officer loan As % of net revenues	\$ 2,322 65%	N/A	\$ %	N/A	\$ %

A loan to an officer which accrued interest semi-annually at 5.67%, was forgiven in accordance with the contractual terms of the officer's employment agreement, upon the merger of the Company and Metastream.

NON-CASH STOCK-BASED COMPENSATION CHARGES

	2000	% CHANGE	1999	% CHANGE	19	998
		(DOLLAR	S IN THOUS	ANDS)		
Non-cash stock-based compensation	¢10 041	1000	¢C 001)	ċ	
chargesAs % of net revenues	•	103%	\$6,081 197%	N/A	Ş	%

20

22

In connection with the grant of stock options of Metastream to certain employees and non-employee directors, the Company recorded total deferred compensation of approximately \$24.2 million in 2000 and \$16.8 million in 1999. This deferred compensation represented the difference between the fair value of Metastream's common stock and the exercise price of these options at the date of grant. Stock-based compensation expense of \$12.3 million and \$6.1 million was recognized during the years ended December 31, 2000 and December 31, 1999, respectively.

NON-CASH SALES AND MARKETING CHARGES

	2000	% CHANGE	1999) % CHANG	E 1	L998
		(DOLLARS	S IN TH	HOUSANDS)		
Non-cash sales and marketing charges As % of net revenues	\$19,998 559%	N/A	\$ - -	N/A %	\$	 %

In connection with the issuance of mandatorily redeemable preferred stock in Metastream to AOL and Adobe, the Company recorded one-time non-cash sales and marketing charges of approximately \$20.0 million during the year ended December 31, 2000. These charges represented the difference between the fair value of the Company's common shares into which AOL and Adobe could have converted the Metastream shares on the date of issuance, and the \$20,000,000 aggregate cash consideration received from AOL and Adobe. These charges were recorded as sales and marketing, as the incremental value of the equity over the cash consideration received was deemed to be the fair value of the license and distribution agreements simultaneously entered into with AOL and Adobe.

AMORTIZATION OF GOODWILL AND OTHER INTANGIBLES

	2000	% CHANGE	1999	% CHANGE	199	98
		(DOLLAR	S IN THOUS	ANDS)		
Amortization of goodwill and other intangibles	¢ 2 025	3,933%	¢ 75	N/A	ċ	
As % of net revenues		3,955%	3%	N/A	Ŷ	%

Amortization of goodwill and other intangibles is primarily attributable to the amortization of intangibles recorded as part of the acquisition of Viewpoint Digital and the acquisition of Computer Associates' minority interest in Metastream.

ACQUIRED IN-PROCESS RESEARCH AND DEVELOPMENT

	20	000	% C	HANGE	19	999	% CHANGE	1	998
				(DOLLAR	S IN	THOUS	ANDS)		
Acquired in-process research and									
development	\$	963		N/A	\$		N/A	\$	
As % of net revenues		27%				%			%

Acquired in-process research and development costs represents the write-off of research and development costs recorded as part of the acquisition of Viewpoint Digital.

OTHER INCOME

	2000	% CHANGE	1999	% CHANGE	1998
		(DOLLARS	IN THOUSA	ANDS)	
Other Income	\$ 2,180	(5)%	\$2,286	(13)%	\$2,618

Other income primarily consists of interest and investment income on cash and marketable securities. As a result, other income fluctuates with changes in the Company's cash and marketable securities balances and market interest rates.

21

PROVISION FOR INCOME TAXES

23

In the fourth quarter of 1999, the Company recorded a provision for income taxes in the amount of \$5.5 million, which provided a full valuation allowance against its net deferred tax assets. The Company's net deferred tax assets include substantial amounts of net operating loss carryforwards. Inability to generate taxable income within the carryforward period would affect the ultimate realizability of such assets. Consequently, management determined that sufficient uncertainty exists regarding the realizability of these assets to warrant the establishment of the full valuation allowance. Utilization of the

Company's net operating loss carryforwards, which begin to expire in 2011 for federal purposes and 2001 for state purposes, may be subject to certain limitations under Section 382 of the Internal Revenues Code of 1986, as amended.

MINORITY INTEREST IN LOSS OF SUBSIDIARY

Metastream, originally a joint initiative between the Company and Computer Associates, was formed in June 1999. For financial reporting purposes, the assets, liabilities and operations of Metastream were included in the Company's consolidated financial statements. Computer Associates and another minority shareholder's combined 20% interest in Metastream was recorded as minority interest in the Company's consolidated balance sheets, and the losses attributed to their 20% interest have been reported as minority interest in the Company's consolidated statements of operations. In November 2000, the Company acquired Computer Associates' and the other minority shareholder's minority interests by issuing 5,578,000 shares of Company common stock in exchange for 4,850,000 shares of Metastream common stock.

DISCONTINUED OPERATIONS

24

In December 1999, the Board of Directors approved a plan to focus exclusively on its industry-leading, patented e-commerce visualization solution, and to correspondingly divest itself of all its prepackaged graphics software business. Accordingly, these operations are reflected as discontinued operations for all periods presented in the accompanying statements of operations.

The loss on disposal of discontinued operations, which totaled approximately \$21,260,000 for the year ended December 31, 1999, consisted of the estimated future results of operations of the discontinued business through the estimated date of divestiture, the amounts expected to be realized upon the sale of the discontinued business, severance and related benefits, and asset write-downs (see table below). The Company recorded an adjustment to net loss on disposal of discontinued operations of \$1,496,000 during the year ended December 31, 2000 primarily as a result of better than expected net revenues during the year from the discontinued business. During April 2000, the Company completed the sale of a substantial portion of the Company's graphics software product lines. Specifically, Corel Corporation acquired MetaCreations' Painter, Kai's Power Tools, KPT Vector Effects and Bryce product lines; egi.sys AG acquired the Poser product line; and fractal.com Corporation acquired the Headline Studio product line for total consideration of \$11,250,000, consisting of cash and promissory notes, plus future royalties. At December 31, 2000, \$4,000,000 was still outstanding and is classified as a current asset of discontinued operations in the accompanying consolidated balance sheets. The provision for loss on disposal of discontinued operations is an estimate and subject to change. Changes in estimates will be accounted for prospectively and included in income (loss) from discontinued operations.

22

The following table depicts the loss on disposal of discontinued operations activity through December 31, 2000 (in thousands):

	LOSS ON DISPOSAL OF DISCONTINUED OPERATIONS	DEDUCTIONS	PROVISION AT DECEMBER 31, 1999	CHARGED TO EXPENSES	DEDUCTION
Write-down of operating assets	\$ 18,445	\$18,103	\$ 342	\$ 1,035	\$ 1,377

Severance and benefits Estimated loss of discontinued operations	8,415	504	7,911	26	7,937
through divesture date Estimated net proceeds	5,400		5,400	(2,072)	3,328
from divesture	(11,000)		(11,000)	(485)	(11,485
	\$ 21,260	\$18,607	\$ 2,653	\$(1,496) ======	\$ 1,157 =======

Operating results from discontinued operations were as follows (in thousands):

		1999 	
Net revenues Cost of revenues		\$ 33,079 6,339	
Gross profit Operating expenses:	4,209	26,740	32,835
Sales and marketing	3,045	25,022	27,699
Research and development	3,743	13,691	14,207
General and administrative	749	4,758	2,453
Costs associated with mergers, acquisitions and restructurings			
Total operating expenses	7,537		51,664
Loss before gain on sale of assets	(3,328)		(18,829)
Loss from discontinued operations			

LIQUIDITY AND CAPITAL RESOURCES

Cash and investments totaled \$29.0 million at December 31, 2000, down from \$37.2 million at December 31, 1999 and \$46.3 million at December 31, 1998. Net cash used in operating activities of the Company totaled \$28.7 million for 2000, compared to net cash used in operating activities of \$11.9 million for 1999 and net cash provided by operating activities of \$.5 million for 1998. Net cash used in operating activities in 2000 primarily resulted from a \$57.5 million net loss from continuing operations and \$8.6 million of net cash used for discontinued operations, offset in part by \$12.3 million in non-cash stock-based compensation charges, \$19.9 million in non-cash sales and marketing charges and \$4.8 million in depreciation and amortization. Net cash used in operating activities in 1999 primarily resulted from a \$14.6 million net loss from continuing operations and \$10.2 million of net cash used for discontinued operations, offset in part by \$6.1 million in non-cash stock-based compensation charges and a \$5.9 million non-cash charge related to the full valuation allowance recorded against the Company's deferred tax assets. Net cash provided by operating activities in 1998 primarily resulted from a \$1.0 million net loss from continuing operations and \$.8 million of net cash used for discontinued operations, less \$1.2 million of depreciation and amortization expense. Net cash provided by (used in) investing

activities totaled \$1.6 million, \$(7.4) million and \$5.3 million for 2000, 1999 and 1998, respectively. Net cash provided by investing activities in 2000 primarily resulted from \$17.1 million of net proceeds from maturities of marketable securities, net of \$10.2 million of cash used to acquire Viewpoint Digital and \$4.2 million used to purchase property and equipment. Net cash used in investing

23

25

activities in 1999 primarily resulted from \$2.8 million of net purchases of marketable securities and \$4.5 million of net cash used for discontinued operations. Net cash provided by investing activities in 1998 primarily resulted from \$10.3 million of net proceeds from maturities of marketable securities, net of \$3.8 million of net cash used for discontinued operations and the issuance of \$1.2 million of notes receivable from related parties. Net cash provided by financing activities totaled \$36.0 million, \$7.5 million and \$.8 million for 2000, 1999 and 1998, respectively. Net cash provided by financing activities in 2000 primarily resulted from \$19.8 million received from AOL and Adobe relating to their investment in Metastream, \$12.6 million of proceeds from the exercise of stock options and \$3.5 million received from Computer Associates related to its investment in Metastream. Cash provided by financing activities in 1999 primarily resulted from \$4.0 million of proceeds from the exercise of stock options and \$3.5 million received from Computer Associates relating to its investment in Metastream. Cash provided by financing activities in 1998 resulted from \$.8 million of proceeds from the exercise of stock options.

The Company believes that its current cash and marketable securities balances and cash provided by future operations, if any, are sufficient to meet its operating cash flow needs and anticipated capital expenditure requirements through at least the next twelve months. In addition, the Company may pursue additional debt or equity financing to augment their working capital position; however, there can be no assurance that the Company can obtain financing at terms acceptable to the Company.

RECENT ACCOUNTING PRONOUNCEMENTS

In June 1998, the Financial Accounting Standards Board issued Statement of Financial Accounting Standards ("SFAS") No. 133, "Accounting for Derivative Instruments and Hedging Activities," which established accounting and reporting standards for derivative instruments and hedging activities. SFAS No. 133 is effective for fiscal years beginning after June 15, 2000. It requires that an entity recognize all derivatives as either assets or liabilities in the statement of financial position and measure those instruments at fair value. To date, we have not engaged in derivative and hedging activities.

In March 2000, the Financial Accounting Standards Board issued Financial Interpretation ("FIN") No. 44, "Accounting for Certain Transactions Involving Stock Compensation," which is an interpretation of Accounting Principal Board Option ("APB") No. 25. This interpretation clarifies:

- The definition of employee for purposes of applying APB No. 25, which deals with stock compensation issues;
- The criteria for determining whether a plan qualifies as a non compensatory plan;
- The accounting consequence of various modifications to the terms of a previously fixed stock option or award; and
- The accounting for an exchange of stock compensation awards in a business combination.

The adoption of FIN No. 44 did not have a material impact on our financial statements.

In March 2000, the Emerging Issues Task Force ("EITF") of the Financial Accounting Standards Board reached a consensus on EITF Issue 00-02, "Accounting for Web Site Development Costs." This consensus provides guidance on what types of costs incurred to develop web sites should be capitalized or expensed. The Company adopted this consensus on July 1, 2000. The Company's policy for accounting for costs incurred to operate the Company's web site was not impacted by the adoption of the pronouncement.

ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURE ABOUT MARKET RISK

The Company is subject to concentration of credit risk and interest rate risk related to cash equivalents and marketable securities. The Company does not have any derivative financial instruments as of December 31, 2000. Credit risk is managed by limiting the amount of securities placed with any one issuer, investing in high-quality marketable securities and securities of the U.S. government and limiting the average maturity of the overall portfolio. The majority of the Company's portfolio, which is classified as available-for-sale, is composed of fixed income securities that are subject to the risk of market interest rate fluctuations, and all of 24

26

the Company's securities are subject to risks associated with the ability of the issuers to perform their obligations under the instruments. The Company may suffer losses in principal if forced to sell securities, which have declined in market value due to changes in interest rates.

ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

1. Index to Financial Statements

The following financial statements are filed as part of this Report:

	PAGE
AUDITED FINANCIAL STATEMENTS	
Report of Independent Accountants	26
Consolidated Balance Sheets as of December 31, 2000 and	
1999	27
Consolidated Statements of Operations for each of the three	
years in the period ended December 31, 2000	28
Consolidated Statements of Stockholders' Equity for each of	
the three years in the period ended December 31, 2000	29
Consolidated Statements of Cash Flows for each of the three	
years in the period ended December 31, 2000	31
Notes to Consolidated Financial Statements	33

2. Index to Financial Statement Schedule

All other schedules are omitted because they are not applicable, or not required, or because the required information is included in the financial statements or notes thereto.

REPORT OF INDEPENDENT ACCOUNTANTS

25

To the Board of Directors and Stockholders of Viewpoint Corporation

In our opinion, the consolidated financial statements listed in the accompanying index present fairly, in all material respects, the financial position of Viewpoint Corporation and its subsidiaries at December 31, 2000 and 1999, and the results of their operations and their cash flows for each of the three years in the period ended December 31, 2000 in conformity with accounting principles generally accepted in the United States of America. In addition, in our opinion, the financial statement schedule listed in the accompanying index presents fairly, in all material respects, the information set forth therein when read in conjunction with the related consolidated financial statements. These financial statements and financial statement schedule are the responsibility of the Company's management; our responsibility is to express an opinion on these financial statements and financial statement schedule based on our audits. We conducted our audits of these statements in accordance with auditing standards generally accepted in the United States of America, which require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

/s/ PricewaterhouseCoopers LLP

New York, New York March 12, 2001

26

28

27

VIEWPOINT CORPORATION

CONSOLIDATED BALANCE SHEETS (IN THOUSANDS, EXCEPT PER SHARE DATA)

	DECEMBER 31,		1,
	 2000		1999
ASSETS	 		
Current assets: Cash and cash equivalents (Note 8)	•		•
Marketable securities (Note 8)	15,713		32,767

Accounts receivable, net (Note 16)	2,101	123
Notes receivable from related parties, net (Note 10)	1,620	4,467
Prepaid expenses and other current assets Current assets related to discontinued operations (Note	1,957	1,139
3)	5 , 662	4,702
Total current assets	40,373	47,678
Property and equipment, net (Note 9)	5,622	614
Goodwill and other intangibles (Notes 5 and 7)	56,111	150
Other assets	179	158
Non-current assets related to discontinued operations (Note		
3)	114	1,974
Total assets	\$ 102,399	\$ 50,574
LIABILITIES AND STOCKHOLDERS' EQUITY		
Current liabilities:		
Accounts payable	\$ 3,402	\$ 224
Accrued expenses	861	995
Deferred revenues	636	369
Accrued incentive compensation (Note 11) Current liabilities related to discontinued operations	546	621
(Note 3)	615	9,178
Provision for loss on disposal of discontinued operations	010	37270
(Note 3)		2,653
Total current liabilities	6,060	14,040
Minority interest (Note 7) Commitments and contingencies (Notes 14 and 15)		6,633
Stockholders' equity:		
Preferred stock, \$.001 par value; 5,000 shares authorized none issued and outstanding at December 31, 2000 and		
1999		
Common stock, \$.001 par value; 75,000 shares authorized		
37,964 and 25,496 shares issued and outstanding at		
December 31, 2000 and 1999, respectively	38	25
Paid-in capital	264,698	119 , 940
Deferred compensation (Note 11)	(22,595)	
Accumulated other comprehensive income (loss)	12	(206)
Accumulated deficit	(145,814)	(89,858)
Total stockholders' equity	96,339	29,901
Total liabilities and stockholders' equity	\$ 102,399	\$ 50,574

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

27

29

VIEWPOINT CORPORATION

CONSOLIDATED STATEMENTS OF OPERATIONS (IN THOUSANDS, EXCEPT PER SHARE DATA)

YEARS ENDED DECEMBER 31,

2000 1999 1998

Edgar	Filing: VIEWPOIN	Form 10 K
Eugai		

Net revenues (Note 16)	\$ 3,580	\$ 3,093	\$ 3,001
Cost of revenues	1,543		
Gross profit	2,037	3,093	3,001
Operating expenses:			
Sales and marketing (excluding non-cash stock-based			
compensation and non-cash sales and marketing charges			
totaling \$25,120 in 2000, \$675 in 1999, and \$0 in 1998)	15,877	2,567	981
Research and development (excluding non-cash stock-based compensation totaling \$4,193 in 2000, \$2,540 in 1999,	13,077	2,007	501
and \$0 in 1998)	6,283	2,741	1,584
General and administrative (excluding non-cash stock-based compensation totaling \$3,026 in 2000,			
\$2,866 in 1999, and \$0 in 1998) Compensation charge related to forgiveness of an officer	5 , 289	4,065	4,409
loan (Note 10)	2,322		
Non-cash stock-based compensation charges (Note 11)	12,341 19,998	6,081	
Non-cash sales and marketing charges (Note 6) Amortization of goodwill and other intangibles (Notes 5	19,990		
and 7)	3,025	75	
Acquired in-process research and development (Note 5)	963		
Total operating expenses	66,098	15,529	6,974
Loss from operations	(64,061)	(12,436)	(3,973)
Other income	2,180	2,286	2,618
Loss before provision (benefit) for income taxes	(61,881)	(10,150)	(1,355)
Provision (benefit) for income taxes (Note 12)		5,481	(353)
Loss before minority interest in loss of subsidiary	(61,881)	(15,631)	(1,002)
Minority interest in loss of subsidiary (Note 7)	4,429	1,048	
Net loss from continuing operations Discontinued operations: (Note 3)	(57,452)	(14,583)	(1,002)
Loss from discontinued operations		(14,811)	(18,829)
Income (loss) on disposal of discontinued operations	1,496	(21,260)	
Net income (loss) from discontinued operations		(36,071)	(18,829)
	(55,956)	(50,654)	(19,831)
Accretion of mandatorily redeemable preferred stock of	(420)		
subsidiary (Note 6)	(438)		
Net loss applicable to common shareholders	\$(56,394) ======	\$(50,654) ======	
Basic and diluted net loss per share:			
Net loss per common share from continuing operations Net income (loss) per common share from discontinued	\$ (2.01)	\$ (0.59)	\$ (0.04)
operations	0.05	(1.47)	(0.79)
Not loss non comparative			
Net loss per common share	\$ (1.96) ======	\$ (2.06) ======	\$ (0.83) ======
Weighted average number of shares outstanding basic and			
diluted	28,718	24,581	23,779

The accompanying notes are an integral part of these consolidated financial statements. 28

30

VIEWPOINT CORPORATION

CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY FOR THE YEARS ENDED DECEMBER 31, 2000, 1999, AND 1998 (IN THOUSANDS)

	SERIES A PREFERRED STOCK		PREFERRED STOCK COMMON STOCK					ACCUMULA OTHER COMPREHEN
	SHARES	AMOUNT	SHARES	AMOUNT	PAID-IN CAPITAL	DEFERRED COMPENSATION	INCOME (LOSS)	
Balances at December 31,								
1997 Issuance of common stock upon the exercise of		\$	23,606	\$24	\$109,896	\$ ——	\$(135	
stock options Issuance of common stock in connection with the employee stock			233		840			
purchase plan Issuance of common stock in connection with the acquisition of Canoma,			104		404			
Inc Tax benefit related to			300		1,305			
stock options Conversion of accrued compensation to equity upon exercise of					376			
certain options Translation					8			
adjustment							7	
Net loss								
Balances at December 31, 1998 Issuance of common stock			24,243	24	112,829		(128	
upon the exercise of stock options Issuance of common stock in connection with the employee stock			959	1	4,004			
purchase plan Issuance of common stock in connection with the acquisition of			168		584			
RAYflect S.A Conversion of accrued compensation to equity upon exercise of			126		597			
certain options Change in interest gain related to					26			
subsidiary					1,900			

Translation					
adjustment	 				 (9
Unrealized loss on					
investments	 				 (69
Net loss	 				
Balances at December 31,					
1999	 	25,496	25	119,940	 (206
Issuance of common stock					
upon the exercise of					
stock options	 	2,678	3	12,601	
Issuance of common stock					
in connection with the					
employee stock					
purchase plan	 	47		242	
Conversion of accrued					
compensation to equity					
upon exercise of					
certain options	 			75	
Change in interest gain					
related to					
subsidiary	 			3,300	

TOTAL COMPREHENSIVE LOSS

<pre>Balances at December 31, 1997 Issuance of common stock upon the exercise of stock options Issuance of common stock in connection with the employee stock purchase plan Issuance of common stock in connection with the acquisition of Canoma, Inc Tax benefit related to stock options Conversion of accrued compensation to equity upon exercise of certain options</pre>	
Translation adjustment Net loss	\$ 7 (19,831)
Balances at December 31, 1998	\$(19,824) =======
Issuance of common stock upon the exercise of stock options Issuance of common stock in connection with the employee stock	

<pre>purchase plan Issuance of common stock in connection with the acquisition of RAYflect S.A Conversion of accrued compensation to equity upon exercise of certain options Change in interest gain related to</pre>		
subsidiary		
Translation		
adjustment Unrealized loss on	\$	(9)
investments		(69)
Net loss	(50	, 654)
	·	
Balances at December 31,		
1999	\$(50) , 732)
		====
Issuance of common stock		
upon the exercise of		
stock options		
Issuance of common stock		
in connection with the		
employee stock		
purchase plan		
Conversion of accrued		
compensation to equity		
upon exercise of		
certain options		
Change in interest gain		
related to		
subsidiary		

31

29

VIEWPOINT CORPORATION

CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY -- (CONTINUED) FOR THE YEARS ENDED DECEMBER 31, 2000, 1999, AND 1998 (IN THOUSANDS)

	SERIES A PREFERRED STOCK		COMMON STOCK			ACCUMULA OTHER COMPREHEN	
	SHARES	AMOUNT	SHARES	AMOUNT	PAID-IN CAPITAL 	DEFERRED COMPENSATION	INCOME (LOSS)
Issuance of common stock							
option awards Amortization of deferred					22,925	(22,925)	
compensation Issuance of common stock in connection with Viewpoint Digital,						330	
Inc. acquisition Non-cash sales and			715	1	8,937		

	==	==		===			
2000		\$	37,964	\$38	\$264,698	\$(22,595)	\$ 12
Balances at December 31,							
Net loss							
investment							81
Unrealized gain on							
adjustment							137
stock Translation			3,450	3	19,836		
in exchange for subsidiary preferred							
Issuance of common stock							
minority interest in subsidiary			5,578	6	56,844		
Issuance of common stock in exchange for							
strategic alliances					19,998		
connection with							
marketing charges in							

TOTAL COMPREHENSIVE LOSS

Issuance of common stock option awards		
Amortization of deferred compensation		
Issuance of common stock in connection with		
Viewpoint Digital,		
Inc. acquisition		
Non-cash sales and		
marketing charges in connection with		
strategic alliances Issuance of common stock		
in exchange for		
minority interest in		
subsidiary		
Issuance of common stock		
in exchange for		
subsidiary preferred		
stock		
Translation		
adjustment	\$	137
Unrealized gain on		
investment		81
Net loss	(5	5,956)
Balances at December 31,	<u>م</u> ر ج	
2000		5,738)

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

VIEWPOINT CORPORATION

CONSOLIDATED STATEMENTS OF CASH FLOWS (IN THOUSANDS)

	YEARS ENDED DECEMBER 31,		
	2000	1999	1998
CASH FLOWS FROM OPERATING ACTIVITIES			
Net loss Adjustments to reconcile net loss to net cash provided by	\$(55 , 956)	\$(50,654)	\$(19 , 831)
(used in) operating activities: Net (income) loss of discontinued operations	(1,496)	36,071	18,829
Amortization of deferred compensation	12,341	6,081	
Deferred income taxes		5,913	(760)
Depreciation and amortization	4,789	670	1,223
Accrued interest income		(130)	(171)
Forgiveness and reserve of notes receivables	3,347		
Minority interest in loss of subsidiary	(4,429)	(1,048)	
Non-cash sales and marketing charges Changes in operating assets and liabilities, net of	19,998		
acquisitions: Accounts receivable	(1 1 4 0)	790	109
Prepaid expenses and other assets	(1,148) (729)	(466)	1,390
Accounts payable	2,768	(400)	(4)
Accrued expenses	110	809	652
Deferred revenue	267	369	
Accrued incentive compensation		(161)	(147)
Net cash used in discontinued operations	(8,607)	(10,209)	(792)
Net cash provided by (used in) operating		(11 000)	400
activities CASH FLOWS FROM INVESTING ACTIVITIES	(28,745)	(11,903)	498
Purchases of property and equipment	(4,233)	(295)	(48)
Purchases of marketable securities	(42,735)	(79,282)	(63,549)
Proceeds from maturities of marketable securities	59,870	76,484	73,860
Issuance of notes receivable from related parties	(1,500)	(100)	(1,150)
Repayment of notes receivable from related parties	1,000	254	
Acquisition of minority interest in subsidiary	(507)		
Acquisition of Viewpoint Digital, net of cash acquired	(10,225)		
Net cash used in discontinued operations	(86)	(4,471)	(3,814)
Net cash provided by (used in) investing			
activities CASH FLOWS FROM FINANCING ACTIVITIES	1,584	(7,410)	5,299
Collection of subscription receivable related to subsidiary			
common stock Issuance of mandatorily redeemable preferred stock of	3,500	3,500	
subsidiary, net of issuance costs of \$161	19,839		
Proceeds from exercise of subsidiary stock options	50		
Proceeds from exercise of stock options	12,604	4,005	840
Net cash provided by financing activities	35,993	7,505	840
Effect of exchange rates on cash	8	(9)	7
Net increase (decrease) in cash and cash equivalents	8,840	(11,817)	6,644

Cash and cash equivalents at beginning of year	4,480	16,297	9,653
Cash and cash equivalents at end of year	\$ 13,320	\$ 4,480	\$ 16,297

33

31

VIEWPOINT CORPORATION

CONSOLIDATED STATEMENTS OF CASH FLOWS -- (CONTINUED) (IN THOUSANDS)

	YEARS ENDED DECEMBER 31,				1,								
	2000										1999 199 		 1998
SUPPLEMENTAL DISCLOSURE OF CASH FLOW ACTIVITIES Cash paid during the year for income taxes	\$ -		\$ 2	Ş	147								
SUPPLEMENTAL DISCLOSURES OF NON-CASH ACTIVITIES Net assets acquired in connection with acquisition of Viewpoint Digital:													
Cash	\$	6	\$	\$									
Accounts receivable, net	83	30											
Property and equipment	1,57	6											
Prepaid expenses and other assets	12	28											
Accounts payable and accrued expenses	(41	0)											
Tax benefit related to stock options	-				376								
of certain options Acquisition of minority interest:	7	75	26		8								
Goodwill	42,89	92											
Minority interest	14,46	55											
Common stock		(6)											
Paid in capital Issuance of stock in connection with employee stock purchase	(56,84												
plan Issuance of common stock in connection with acquisition of	24	12	584		404								
RAYflect S.A	-		597										
Issuance of common stock in connection with acquisition of													
Canoma, Inc Net assets acquired in connection with acquisition of RAYflect S.A.:	-				1,305								
Property and equipment	-		6										
Prepaid expenses and other assets	-		1,300										
Accounts payable and accrued expenses	-		20										

The accompanying notes are an integral part of these consolidated financial

statements. 32

34

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. BUSINESS AND ORGANIZATION

Viewpoint Corporation, a Delaware corporation ("Viewpoint" or the "Company") is focused on providing complete end-to-end solutions for creating and deploying virtual products centered on the Company's Viewpoint Experience Technology for e-commerce and the Web environment.

Until December 1999, the Company was primarily engaged in the development, marketing, and sales of prepackaged software graphics products. Its principal products were computer graphics "painting" tools and photo imaging software products. With its acquisition of Real Time Geometry Corporation in December 1996, however, the Company became involved, on a limited basis, in the development of technologies designed to make practical the efficient display and deployment of rich media on the Internet.

In June 1999, the Company increased its commitment to the development of rich media internet technologies and formed Metastream.com Corporation ("Metastream") to operate a business exploiting these technologies. The Company originally held an 80% equity interest in Metastream with Computer Associates International, Inc. ("Computer Associates") holding the remaining 20% equity interest.

In December 1999, the Board of Directors of the Company approved a plan to focus exclusively on the internet technologies of its majority-owned subsidiary and to correspondingly divest the Company of all its prepackaged software business. By April 2000, the Company had sold substantially all of its prepackaged software product lines.

In September 2000, the Company acquired Viewpoint Digital, Inc. ("Viewpoint Digital"), a wholly-owned subsidiary of Computer Associates. Viewpoint Digital publishes the world's largest library of 3D digital content and provides creative 3D services to thousands of customers in entertainment, advertising, visual simulation, computer-based training and corporate communications.

Inherent in the Company's business are various risks and uncertainties, including its limited operating history in the e-commerce visualization business and the limited history of commerce on the Web. In addition, the Company has sustained losses from continuing operations for the last four years and has an accumulated deficit at December 31, 2000. The Company's future prospects are highly dependent on its ability to keep pace with its competitors' innovations; to adapt to new operating systems, hardware platforms and emerging industry standards; and to provide additional functionality to the Company's existing products and technologies. The Company's success depends on its ability to develop and introduce such products and technologies in a timely manner, the acceptance of the Company's products and technologies by the marketplace and its ability to generate license and service revenues from the use of its products and technologies on the Web.

The Company believes that its current cash and marketable securities balances and cash provided by future operations, if any, are sufficient to meet its operating cash flow needs and anticipated capital expenditure requirements through at least the next twelve months. In addition, the Company may pursue additional debt or equity financing to augment their working capital position; however, there can be no assurance that the Company can obtain financing at terms acceptable to the Company.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

BASIS OF PRESENTATION

The consolidated financial statements include the accounts of Viewpoint and its wholly-owned subsidiaries. All significant intercompany accounts and transactions have been eliminated in consolidation.

REVENUE RECOGNITION

35

The Company recognizes revenue in accordance with Statement of Position ("SOP") 97-2, "Software Revenue Recognition," as amended. Accordingly, revenue from software arrangements involving multiple elements (e.g., software products, upgrades/enhancements, post contract customer support, etc.) is allocated

33

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

to each element based on the relative fair value of the elements. The determination of fair value is based on objective evidence, which is specific to the Company.

Service revenue, which consists of fees for professional services, is recognized as the services are performed or, if no pattern of performance is discernible, on a straight-line basis over the period during which the services are performed.

In December 1999, the Securities and Exchange Commission issued Staff Accounting Bulletin ("SAB") No. 101, "Revenue Recognition in Financial Statements," which gives additional guidance in applying generally accepted accounting principles to revenue recognition in the financial statements. The Company was in compliance with the provisions of SAB No. 101.

With respect to its discontinued prepackaged graphics software business (Note 3), the Company recognized product revenue when contractual obligations were satisfied, title and risk of loss had been transferred to the customer and collection of the resulting receivable was reasonably assured. The Company provided an allowance for estimated returns at the time of product delivery and adjusted this allowance as needed based on actual return history. Such reserves as a percentage of net revenues varied over recent years, reflecting the Company's experience in product returns as it had significantly expanded the proportion of its sales through third-party distribution channels and increased its product portfolio. The Company's agreements with its distributors provided the distributors with limited rights to return unsold inventories under a stock balancing program.

With respect to its discontinued prepackaged graphics software business (Note 3), the Company entered into agreements whereby it licensed products to original equipment manufacturers ("OEM's") and foreign publishers, which provided such customers the right to produce and distribute multiple copies of its software. Nonrefundable fixed fees were recognized as revenue at delivery of the product master to the customer, satisfaction of Company obligations, if any, and reasonable assurance regarding the collectability of the corresponding receivable. Per copy royalties in excess of fixed amounts were recognized as revenue when such amounts exceeded fixed minimum royalties.

SOFTWARE DEVELOPMENT COSTS

In accordance with Statement of Financial Accounting Standards ("SFAS") No. 86, "Accounting for the Costs of Computer Software to be Sold, Leased or Otherwise Marketed," the Company provides for capitalization of certain software development costs once technological feasibility is established. The costs capitalized are amortized on a straight-line basis over the estimated product life, or on the ratio of current revenue to total projected product revenues, whichever is greater. To date, the establishment of technological feasibility of the Company's products and general release have substantially coincided. As a result, the Company has not capitalized any internal software development costs since costs qualifying for such capitalization have not been significant.

SOFTWARE DEVELOPED FOR INTERNAL USE

In accordance with SOP No. 98-1, "Accounting for the Costs of Computer Software Developed or Obtained for Internal Use," the Company capitalizes costs of software, consulting services, hardware and payroll-related costs incurred to purchase or develop internal-use software, when technological feasibility has been established, it is probable that the project will be completed and the software will be used as intended. The Company expenses costs incurred during preliminary project assessment, research and development, re-engineering, training and application maintenance.

In March 2000, the Emerging Issues Task Force ("EITF") of the Financial Accounting Standards Board reached a consensus on EITF Issue 00-02, "Accounting for Web Site Development Costs." This consensus provides guidance on what types of costs incurred to develop web sites should be capitalized or expensed. The

34

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

Company adopted this consensus on July 1, 2000. The Company's policy for accounting for costs incurred to operate the Company's web site was not impacted by the adoption of the pronouncement.

INCOME TAXES

36

The Company accounts for income taxes using the liability method as required by SFAS No. 109, "Accounting for Income Taxes." Under SFAS No. 109, deferred income taxes are determined based on the differences between the financial statement and tax bases of assets and liabilities, using enacted tax rates in effect for the year in which the differences are expected to reverse. Valuation allowances are established when necessary to reduce deferred tax assets to the amounts expected to be realized.

STOCK-BASED COMPENSATION

The Company accounts for stock option grants in accordance with Accounting Principles Board ("APB") Opinion No. 25, "Accounting for Stock Issued to Employees" and complies with the disclosure provisions of SFAS No. 123, "Accounting for Stock Based Compensation." Under APB No. 25, compensation expense is recognized over the vesting period based on the difference, if any, at the date of grant between the fair value of the Company's stock and the exercise price. The Company accounts for stock issued to non-employees in accordance with SFAS No. 123 and EITF Issue No. 96-18 "Accounting for Equity Instruments That Are Issued to Other Than Employees for Acquiring, or in Conjunction with Selling, Goods or Services."

In March 2000, the Financial Accounting Standards Board issued Financial Interpretation ("FIN") No. 44, "Accounting for Certain Transactions Involving Stock Compensation," which is an interpretation of APB No. 25. This interpretation clarifies:

- The definition of employee for purposes of applying APB No. 25, which deals with stock compensation issues;
- The criteria for determining whether a plan qualifies as a non compensatory plan;
- The accounting consequence of various modifications to the terms of a previously fixed stock option or award; and

- The accounting for an exchange of stock compensation awards in a business combination.

The adoption of FIN No. 44 did not have a material impact on the accompanying consolidated financial statements.

CASH EQUIVALENTS AND MARKETABLE SECURITIES

The Company considers all highly liquid investments purchased with an original maturity of three months or less at date of acquisition to be cash equivalents.

The Company considers its marketable securities portfolio available-for-sale as defined in SFAS No. 115 "Accounting for Certain Investments in Debt and Equity Securities." These available-for-sale securities are accounted for at their fair value, and unrealized gains and losses on these securities are reported as a separate component of stockholders' equity. At December 31, 2000 and 1999, net unrealized gains and (losses) on available-for-sale securities were approximately \$12,000 and \$(69,000), respectively.

The Company invests its cash in accordance with a policy that seeks to maximize returns while ensuring both liquidity and minimal risk of principal loss. The policy limits investments to certain types of instruments issued by institutions with investment grade credit ratings, and places restrictions on maturities and concentration by type and issuer. The majority of the Company's portfolio is composed of fixed income securities that are subject to the risk of market interest rate fluctuations, and all of the Company's marketable

35

37

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

securities are subject to risks associated with the ability of the issuers to perform their obligations under the instruments.

PROPERTY AND EQUIPMENT

Property and equipment are stated at cost. Assets are depreciated on the straight-line method over their estimated useful lives, which range from 3 to 7 years. Leasehold improvements are amortized over the shorter of the life of the lease or the life of the asset. Upon sale, any gain or loss is included in the consolidated statements of operations. Maintenance and minor replacements are expensed as incurred.

LONG-TERM ASSETS

The Company continually reviews the carrying value of long-term assets, primarily consisting of property and equipment and goodwill and other intangible assets to determine whether there are any indications of impairment losses. Impairment losses, if any, are recorded when the expected undiscounted future operating cash flows derived from such assets are less than their carrying value.

FOREIGN CURRENCY TRANSLATION

The functional currency of each of the Company's foreign subsidiaries is its local currency. Financial statements of these foreign subsidiaries are translated to U.S. dollars for consolidation purposes using current rates of exchange for assets and liabilities and average rates of exchange for revenues

and expenses. The effects of currency translation adjustments are included as a component of other comprehensive income (loss) in the statement of stockholders' equity. Gains and losses on foreign currency transactions for 2000, 1999 and 1998 were not significant.

USE OF ESTIMATES

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

CONCENTRATION OF RISK

The Company is subject to concentration of credit risk and interest rate risk related to cash equivalents and marketable securities. Credit risk is managed by limiting the amount of marketable securities placed with any one issuer, investing in high-quality marketable securities and securities of the U.S. government and limiting the average maturity of the overall portfolio. At December 31, 2000, and periodically from 1998 through 2000, the Company has maintained balances with various financial institutions in excess of the federally insured limits.

Carrying amounts of financial instruments held by the Company, which include cash and cash equivalents, marketable securities, accounts receivable, accounts payable, and accrued expenses, approximate fair value.

NET LOSS PER COMMON SHARE

Basic net loss per common share is computed using the weighted average number of shares of common stock and diluted net loss per common share is computed using the weighted average number of shares of common stock and common equivalent shares outstanding. Common equivalent shares related to stock options are excluded from the computation when their effect is antidilutive.

38

36

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

COMPREHENSIVE LOSS

In accordance with SFAS No. 130, "Reporting Comprehensive Income," all components of comprehensive income, including net income (loss), are reported in the financial statements in the period in which they are recognized. Comprehensive income (loss) is defined as the change in equity during a period from transactions and other events and circumstances from non-owner sources. Net income (loss) and other comprehensive income (loss), are reported net of their related tax effect, to arrive at comprehensive income (loss).

STOCK SALES BY SUBSIDIARY

Gains realized on stock sales by Metastream are recorded in the Company's consolidated statements of operations, except for any transaction which may be credited directly to equity in accordance with the provisions of SAB No. 51, "Accounting for Sales of Stock of a Subsidiary."

RECLASSIFICATIONS

Certain reclassifications have been made to the 1999 and 1998 consolidated

financial statements to conform to the 2000 presentation.

RECENT ACCOUNTING PRONOUNCEMENTS

In June 1998, the Financial Accounting Standards Board issued SFAS No. 133, "Accounting for Derivative Instruments and Hedging Activities," which established accounting and reporting standards for derivative instruments and hedging activities. SFAS No. 133 is effective for fiscal years beginning after June 15, 2000. It requires that an entity recognize all derivatives as either assets or liabilities in the statement of financial position and measure those instruments at fair value. To date, the Company has not engaged in derivative and hedging activities.

3. DISCONTINUED OPERATIONS

39

In December 1999, the Board of Directors approved a plan to focus exclusively on its patented e-commerce visualization solutions, and to correspondingly divest itself of all its prepackaged graphics software business. Accordingly, these operations are reflected as discontinued operations for all periods presented in the accompanying consolidated statements of operations.

The loss on disposal of discontinued operations, which totaled approximately \$21,260,000 for the year ended December 31, 1999, consisted of the estimated future results of operations of the discontinued business through the estimated date of divestiture, the amounts expected to be realized upon the sale of the discontinued business, severance and related benefits, and asset write-downs (see table below). The Company recorded an adjustment to net loss on disposal of discontinued operations of \$1,496,000 during the year ended December 31, 2000, primarily as a result of better than expected net revenues during the year from the discontinued business. During April 2000, the Company completed the sale of a substantial portion of the Company's graphics software product lines. Specifically, Corel Corporation acquired MetaCreations' Painter, Kai's Power Tools, KPT Vector Effects and Bryce product lines; egi.sys AG acquired the Poser product line; and fractal.com Corporation acquired the Headline Studio product line for total consideration of \$11,250,000, consisting of cash and promissory notes, plus future royalties. At December 31, 2000, \$4,000,000 was still outstanding and is classified as a current asset of discontinued operations in the accompanying consolidated balance sheets. The provision for loss on disposal of discontinued operations is an estimate and subject to change. Changes in estimates will be accounted for prospectively and included in income (loss) from discontinued operations.

37

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

The following table depicts the loss on disposal of discontinued operations activity through December 31, 2000 (in thousands):

	LOSS ON DISPOSAL OF DISCONTINUED OPERATIONS	DEDUCTIONS	PROVISION AT DECEMBER 31, 1999	CHARGED TO EXPENSE
Write-down of operating assets Severance and benefits Estimated loss of discontinued operations through divesture	\$ 18,445 8,415	\$18,103 504	\$ 342 7,911	\$ 1,035 26
date	5,400		5,400	(2,072)

	\$ 21,260	\$18,607	\$ 2,653	\$(1,496)
divesture	(11,000)		(11,000)	(485)
Estimated net proceeds from	(11 000)		(11 000)	

Operating results from discontinued operations were as follows (in thousands):

	DECEMBER 31,		
	2000	1999	1998
Net revenues Cost of revenues	\$ 5,275 1,066	6,339	
Gross profit Operating expenses:	4,209	26,740	32,835
Sales and marketing	3,045	25,022	27,699
Research and development	3,743	13,691	14,207
General and administrativeConsts associated with mergers, acquisitions and	749	4,758	2,453
restructurings			7,305
Total operating expenses	7,537	43,471	•
Loss before gain on sale of assets	(3,328)		(18,829)
Loss from discontinued operations	\$(3,328)	\$(14,811)	\$(18,829)

In June 1999, the Company sold certain of its consumer graphics products and licensed rights to certain of its technologies to a third party for total consideration of \$2,600,000. Expenses incurred by the Company in connection with this transaction totaled \$680,000. The net gain of \$1,920,000 was recorded as gain on sale of assets related to discontinued operations in the accompanying statements of operations.

40

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

38

The net assets related to discontinued operations included in the accompanying consolidated balance sheets consist of the following (in thousands):

	DECEMBER 31,		
	2000	19	99
Current assets related to discontinued operations:			
Notes receivable	\$4,000	\$	

Accounts receivable, net Inventories, net Prepaid expenses and other current assets	1,581 	1,800 92 2,810
Current assets related to discontinued operations	\$5,662 =====	\$4,702
Non-current assets related to discontinued operations:		
Property and equipment, net	\$ 114	\$1,574 400
Non-current assets related to discontinued operations	\$ 114	\$1,974
Current liabilities related to discontinued operations:		
Accounts payable	\$ 303	\$5 , 631
Accrued expenses	312	2,824
Royalties payable		723
Current liabilities related to discontinued operations	\$ 615	\$9 , 178

Property and equipment relating to discontinued operations consist of the following (in thousands):

	DECEMBER 31,	
	2000	1999
Computer equipment	\$	\$4,218
Office furniture and equipment		2,060
Leasehold improvements		492
		6,770
Less accumulated depreciation and amortization		5,196
	\$	\$1,574
	===	

Accrued expenses relating to discontinued operations consist of the following (in thousands):

	DECEMBER 31,	
	2000	1999
cher accrued expenses ccrued compensation ccrued advertising	\$312	, ,
	\$312 ====	\$2,824 ======

4. RESTRUCTURING

On June 30, 1998, the Company announced a restructuring plan aimed at reducing costs and improving competitiveness and efficiency, which was implemented during the third quarter of 1998. In connection with the restructuring, management considered the Company's future operating costs and levels of revenue in 1998 and beyond, and determined that a restructuring charge of approximately \$4,955,000 was required to cover the

39

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

costs of reducing certain sectors of its workforce and facilities. The restructuring charge included an accrual of approximately \$2,208,000 related to severance and benefits associated with the reduction of approximately 75 positions during July 1998, as well as the related reduction of certain of the Company's facilities. Non-cash restructuring costs, which totaled approximately \$2,747,000, primarily related to the write-down of non-strategic business assets made redundant or obsolete due to the streamlining of the Company's product lines and/or reduction of facilities. The restructuring plan was completed during the first quarter of 1999. The restructuring charge has been included within discontinued operations in the Company's consolidated statements of operations.

The following table depicts the restructuring activity through December 31, 1999 (in thousands):

	TOTAL RESTRUCTURING CHARGES	SPENDING/ CHARGES DURING 1998	BALANCE AT DECEMBER 31, 1998	SPENDING/ CHARGES DURING 1999	BA DEC
Write-down of operating assets	\$2,747	\$2,747	\$	\$	
Severance and benefits	1,801	1,684	117	117	
Vacated facilities	116	116			
Other	291	291			
	\$4,955	\$4,838	\$117	\$117	
			====	====	

5. ACQUISITIONS

41

VIEWPOINT DIGITAL

On September 8, 2000, the Company purchased all the outstanding capital stock of Viewpoint Digital, a wholly-owned subsidiary of Computer Associates. The acquisition was accounted for under the purchase method of accounting. The purchase price of \$19,169,000, excluding contingent consideration of \$30,000,000 in notes payable, consisted of 715,000 shares of the Company's common stock valued at \$8,938,000, cash consideration of \$10,000,000 and \$231,000 in direct acquisitions costs. The contingent consideration consists of two promissory notes each in the amount of \$15,000,000. Both notes are contingent upon the achievement of certain levels of future operating results and employee retention through April 30, 2002. The purchase price in excess of the value of tangible assets and liabilities assumed of \$2,130,000, has been allocated as follows: \$3,253,000 to a covenant not to compete, \$3,180,000 to work force, \$1,558,000 to technology, \$1,203,000 to customer list, \$963,000 to in-process research and development, \$643,000 to tradename and \$6,239,000 to goodwill. Goodwill and

other intangibles, excluding in-process research and development, will be amortized over their expected periods of benefit, which ranges from 1.5 to 4 years. Amortization expense of \$1,980,000 was recorded for the year ended December 31, 2000. In-process research and development was written off during the month of September 2000. The operating results of Viewpoint Digital have been included in the accompanying consolidated financial statements from the date of acquisition.

RAYFLECT S.A.

On June 29, 1999, the Company completed the acquisition of RAYflect S.A. ("RAYflect"), a privately held company based in France that developed and marketed 3D graphic design tools for professionals. The acquisition was accounted for by the Company under the purchase method of accounting. Under the terms of the Purchase Agreement, the stockholders of RAYflect received 125,996 shares of the Company's common stock valued at approximately \$597,000 at June 29, 1999, the closing date, and cash consideration totaling \$622,000. The purchase price of approximately \$1,277,000 was capitalized by the Company as goodwill and was being amortized over 3 years. At December 31, 1999, the Company wrote off the remaining goodwill related to the RAYflect have been included in the accompanying consolidated financial statements from the date of acquisition and classified as discontinued operations for all periods presented.

42

40

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

CANOMA, INC.

On December 31, 1998, the Company completed the acquisition of Canoma, Inc. ("Canoma"), a privately held development-stage software company based in Northern California, that was developing software technology that creates 3D digital images and content from 2D digital images for use primarily over the Internet and in other applications. The acquisition was accounted for by the Company under the purchase method of accounting. Under the terms of the Purchase Agreement, the stockholders of Canoma received 300,000 shares of the Company's common stock valued at approximately \$1,305,000 at December 31, 1998, the closing date, and cash consideration totaling \$1,750,000. As of December 31, 1998, neither technological feasibility nor commercial viability had been reached with regard to Canoma's technology or potential products. Based upon projected future cash flows, risk-adjusted using a 33% discount rate, Canoma's in-process technology was valued at approximately \$2,250,000, which, including acquisition costs totaling approximately \$100,000, resulted in a one time charge to earnings of approximately \$2,350,000 for the year ended December 31, 1998. The remaining purchase price of approximately \$805,000 was capitalized by the Company as goodwill and acquired technology and was being amortized over 5 years. At December 31, 1999, the Company wrote off the remaining goodwill related to the Canoma acquisition, to discontinued operations. The operating results of Canoma have been included in the accompanying consolidated financial statements from the date of acquisition and classified as discontinued operations for all periods presented.

6. MANDATORILY REDEEMABLE PREFERRED STOCK OF SUBSIDIARY

In June 2000, Metastream issued 1,500,000 shares of Series A Convertible Preferred Stock to America Online, Inc. ("AOL") for cash consideration totaling \$10,000,000. Prior to the merger of the Company and Metastream (Note 7), each share of Series A Convertible Preferred Stock was exchanged by the Company, into 1,725,000 shares of the Company's common stock. In connection with the issuance of the shares of Series A Convertible Preferred Stock to AOL and the

simultaneous execution of a licensing and distribution arrangement, the Company recorded a one-time non-cash sales and marketing charge of \$5,740,000 related to the difference between the fair value of the Company's common shares into which AOL could have converted the preferred shares on the date of issuance, and the \$10,000,000 cash consideration paid by AOL.

The Series A Convertible Preferred Stock held by AOL also contained a put right whereby AOL could have required the Company to purchase the preferred shares, unless exchanged, at a price equal to the original purchase price paid by AOL, plus interest.

In July 2000, Metastream issued 1,500,000 shares of Series B Convertible Preferred Stock to Adobe Systems Incorporated ("Adobe") for cash consideration totaling \$10,000,000. Prior to the merger of the Company and Metastream (Note 7), each share of Series B Convertible Preferred Stock was exchanged by the Company, into 1,725,000 shares of Company common stock. In connection with the issuance of the shares of Series B Convertible Preferred Stock to Adobe and the simultaneous execution of a licensing and distribution arrangement, the Company recorded a one-time non-cash sales and marketing charge of \$14,258,000 related to the difference between the fair value of the Company's common shares into which Adobe could have converted the preferred shares on the date of issuance, and the \$10,000,000 cash consideration paid by Adobe.

The Series B Convertible Preferred Stock held by Adobe also contained a put right whereby Adobe could have required the Company to purchase the preferred shares, unless exchanged, at a price equal to the original purchase price paid by Adobe, plus interest.

Accretion for these mandatorily redeemable securities totaled \$438,000 prior to the date the preferred stock was exchanged for Company common stock.

7. AGREEMENTS WITH COMPUTER ASSOCIATES AND MINORITY INTEREST

Beginning in June 1999, the Company entered into a series of agreements with Computer Associates. The agreements included a non-exclusive limited-use perpetual license to use the Company's 3D related technologies and a

43

41

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

service agreement whereby the Company would provide a defined number of development personnel to Computer Associates on an as needed basis. Concurrent with the license agreement, the Company also granted Computer Associates a 20% equity interest in Metastream, for certain non-monetary support as consideration. The Company concluded that the series of transactions with Computer Associates should be viewed in the aggregate and the monetary consideration allocated to each component based on their fair values. Since the limited-use license of related technologies was a unique, one-time transaction, the Company did not have the requisite evidence of its fair value pursuant to the provisions of SOP No. 97-2. An independent valuation of the 20% interest in Metastream indicated a fair value in excess of the monetary consideration ascribed to Computer Associates limited-use licensing rights; therefore, the Company concluded the appropriate recognition for the transactions was to allocate the committed monetary consideration to the equity component. The Company allocated the consideration received of \$7,000,000 between minority interest and "change in interest gain" pursuant to the provisions of SAB No. 51. The "change in interest gain" has been recorded to paid-in capital in the Company's consolidated balance sheets.

For financial reporting purposes, the assets, liabilities and earnings of

Metastream are included in the Company's consolidated financial statements. Computer Associates' and another minority shareholder's combined 20% interest in Metastream was recorded as minority interest in the Company's consolidated balance sheets, and the losses allocable to their 20% interest have been reported as minority interest in the Company's consolidated statements of operations.

In connection with the grant of stock options in Metastream to certain employees and non-employee directors, the Company recorded total deferred compensation of approximately \$24,206,000 and \$16,811,000 for the years ended December 31, 2000 and 1999, respectively. This deferred compensation represented the difference between the fair value of Metastream common stock and the exercise price of these options at the date of grant. Minority interest in the Company's consolidated balance sheets was credited with its proportionate interest in stock-based compensation expense that was recognized through November 30, 2000.

On August 10, 2000, the Company entered into an Exchange Agreement with Computer Associates pursuant to which the Company issued to Computer Associates 1.15 shares of the Company's common stock in exchange for each share of common stock of Metastream held by Computer Associates. On consummation of the share exchange in November 2000, Computer Associates exchanged its 4,800,000 shares of Metastream common stock for 5,520,000 newly issued shares of Company common stock.

The consideration paid by the Company in connection with the exchange approximated \$57,087,000, consisting of the following:

- The issuance of 5,520,000 shares of Company common stock valued at \$10.25 per common share, which was the average market price of the Company's common stock for the two trading days before and after August 10, 2000, for equity consideration of \$56,580,000; and
- Transaction costs of \$507,000.

The exchange of shares was accounted for as an acquisition of minority interest under the purchase method of accounting. Accordingly, the purchase price was allocated to goodwill, net of the carrying value of Computer Associates' minority interest. The goodwill recorded is being amortized over four years.

On completion of the share exchange with Computer Associates and the preferred stock exchanges with AOL and Adobe (Note 6), the Company owned 99.8% of the outstanding capital stock of Metastream. The other shareholder holding an interest in Metastream was a former director of the Company who was issued and subsequently exercised an option to purchase 50,000 shares of Metastream common stock. This shareholder's shares were exchanged for 57,500 newly issued shares of Company common stock, which was accounted for as an acquisition of minority interest under the purchase method of accounting. Accordingly, the purchase price of \$270,000 was allocated to goodwill, net of the carrying value of this shareholder's minority interest. The goodwill recorded will be amortized over four years.

Amortization expense related to the acquisitions of minority interest totaled \$894,000 for the year ended December 31, 2000.

44

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

Subsequent to the acquisitions of minority interest, the Company merged

42

with Metastream.

The following unaudited pro forma consolidated amounts give affect to the Viewpoint Digital acquisition (Note 5) and the minority interest acquisitions, as if they all had taken place on January 1, 1999. In management's opinion, the following unaudited pro forma consolidated information is not necessarily indicative of the actual results that would have occurred had the acquisitions been consummated on January 1, 1999, and should not be construed as being representative of future operating results.

	YEAR ENDED DECEMBER 31,			
		2000	1999	
	(I	N THOUSANDS, SHARE AM		
Revenues Net loss from continuing operations applicable to common	\$	8,244	\$ 11,377	
shareholders Basic and diluted net loss per common share from continuing	\$	(79,207)	\$(35,472)	
operations	\$	(2.30)	\$ (1.15)	

8. MARKETABLE SECURITIES

The cost and fair value of the Company's marketable securities portfolio as of December 31, 2000, by type of security, contractual maturity, and its classification in the balance sheet, is as follows (in thousands):

	AMORTIZED COST	GROSS UNREALIZED GAIN	GROSS UNREALIZED (LOSS)	FAIR V
TYPE OF SECURITY:				
Money Market Funds	\$13,064	\$	\$	\$13 , 0
Corporate Debt Securities	7,947	6		7,9
U.S. Government Agencies	6 , 697	7	(1)	6,7
Certificates of Deposit	1,057			1,0
	\$28 , 765	\$13	\$(1)	\$28 , 7
	======	===	===	=====
CLASSIFICATION IN BALANCE SHEET:				
Cash and Cash Equivalents	\$13,064	\$	\$	\$13 , 0
Marketable Securities	15,701	13	(1)	15,7
	\$28,765	\$13	\$(1)	\$28 , 7
		===	===	

The cost and fair value of the Company's marketable securities portfolio as of December 31, 1999, by type of security, contractual maturity, and its classification in the balance sheet, is as follows (in thousands):

GROSS GROSS

	AMORTIZED COST	UNREALIZED GAIN	UNREALIZED (LOSS)	FAIR VALUE
TYPE OF SECURITY:				
Money Market Funds	\$ 253	\$	\$	\$ 253
Corporate Debt Securities	32,016	2	(51)	31,967
U.S. Government Agencies	3,048		(20)	3,028
-				
	\$35 , 317	\$2	\$(71)	\$35,248
		==	====	
CLASSIFICATION IN BALANCE SHEET:				
Cash and Cash Equivalents	\$ 2,481	\$	\$	\$ 2,481
Marketable Securities	32,836	2	(71)	32,767
	\$35,317	\$2	\$(71)	\$35,248
	=======	==	====	=======

45

43

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

9. PROPERTY AND EQUIPMENT

Property and equipment consist of the following (in thousands):

	DECEMBE	R 31,
	2000	1999
Computer equipment and software Office furniture and equipment Leasehold improvements Other	\$3,432 1,545 1,405 233	\$ 573 129 104
Less accumulated depreciation and amortization	6,615 (993) \$5,622	806 (192) \$ 614

10. RELATED PARTY TRANSACTIONS

During 2000, the Company recorded revenue of \$500,000 related to services provided to Computer Associates. In March 1999, the Company recorded revenue from Computer Associates totaling \$1,200,000, of which \$950,000 related to an agreement granting Computer Associates a license to 3D-related technologies, which date was prior to Computer Associates becoming a minority interest owner in Metastream (Note 7), and \$250,000 related to services performed on behalf of Computer Associates during 1999.

During 2000, the Company loaned \$1,500,000 to an officer of the Company. The loan, which was non-interest bearing and was collateralized by 200,000 shares of restricted Company common stock, as well as options to purchase 790,000 shares of Company common stock, is currently in default. The loan, which was originally due on May 1, 2004, became due 30 days after the officer ceased

to be an employee of the Company. As of December 31, 2000, the Company recorded a reserve against the loan in the amount of \$750,000.

During 1998, the Company loaned \$1,000,000 to an officer and director of the Company. The loan, which was non-interest bearing, was repaid in March 2000. The Company also loaned \$150,000 to another officer and director of the Company. The loan, which accrued interest semi-annually at 4.47%, was repaid in 1999.

In connection with the acquisition of Real Time Geometry Corp. ("RTG") in December 1996, the Company entered into a noncompetition agreement with one of RTG's founders who is an executive of the Company. The agreement, which carries a term of four years, provided for payments to the executive in the amount of \$300,000 in 1997 and \$150,000 in each of 1998 and 1999. In addition, the Company loaned \$2,000,000 to the executive. The loan, which accrued interest semi-annually at 5.67% and was payable on January 15, 2001, is collateralized by shares of common stock of the Company owned by the executive. The loan is currently in default and the Company intends to exercise its rights with respect to the collateral. As of December 31, 2000, the Company recorded a reserve against the loan in the amount of \$1,442,000, which represented the unsecured portion of the loan as of December 31, 2000. The Company also loaned \$1,000,000 to another of RTG's founders, who is an officer and director of the Company. The loan, which accrued interest semi-annually at 5.67% was contractually forgiven in accordance with the officer's employment agreement, upon the merger of the Company with Metastream (Note 7). The Company recorded a compensation charge of \$2,322,000 related to the forgiveness of the loan and the income taxes thereon.

11. EMPLOYEE BENEFIT PLANS

EMPLOYEE STOCK PURCHASE PLAN

The Company's 1995 Employee Stock Purchase Plan (the "1995 Purchase Plan"), which is qualified under Section 423 of the Internal Revenue Code of 1986, as amended, permitted eligible employees of the Company, via payroll deductions, to purchase shares of the Company's common stock semi-annually at 85 percent of the market price, on either

44

46

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

the purchase date or the offering date, whichever was lower. As of December 31, 2000, approximately 281,000 shares of common stock have been issued under the 1995 Purchase Plan. At December 31, 2000, no shares of common stock were reserved for future issuance under the 1995 Purchase Plan.

401(K) PLAN

In September 1995, the Company adopted a Defined Contribution Plan (the "401(k) Plan"). Participation in the 401(k) Plan is available to substantially all employees. Employees can contribute up to 15% of their salary, up to the Federal maximum allowable limit, on a before tax basis to the 401(k) Plan. Company contributions to the 401(k) Plan are discretionary. The Company made contributions totaling \$121,000, \$164,000 and \$161,000 to the 401(k) Plan during the years ended December 31, 2000, 1999 and 1998, respectively.

STOCK OPTION PLANS

1992 Incentive Stock Option Plan

The Company's 1992 Incentive Stock Option Plan (the "1992 Plan") provides for the grant to employees of incentive stock options and nonstatutory stock

options and for the sale or award of restricted common stock to employees and consultants of the Company. As of December 31, 2000, options to purchase an aggregate of 25,000 shares of common stock were outstanding under the 1992 Plan, with vesting provisions ranging up to five years. Options granted under the 1992 Plan are exercisable for a period of ten years. At December 31, 2000, no shares of common stock were reserved for additional grants of options or awards of restricted stock under the 1992 Plan.

1994 Incentive Stock Option, Non-Qualified Stock Option and Restricted Stock Purchase Plan

The Company's 1994 Incentive Stock Option, Non-Qualified Stock Option and Restricted Stock Purchase Plan (the "1994 Plan") provides for the grant to employees of incentive stock options and nonstatutory stock options and for the sale of restricted common stock to employees and consultants of the Company, with vesting provisions ranging up to five years. Options granted under the 1994 Plan are exercisable for a period of ten years. As of December 31, 2000, options to purchase an aggregate of 47,000 shares of common stock were outstanding under the 1994 Plan. At December 31, 2000, no shares of common stock were reserved for additional grants of options or awards of restricted stock under the 1994 Plan.

1995 Stock Plan

The Company's 1995 Stock Plan (the "1995 Plan") provides for the grant to employees (including officers and employee directors) of incentive stock options and for the grant to employees (including officers and employee directors), non employee directors and consultants of nonstatutory stock options and stock purchase rights. Upon the merger of the Company and Metastream, Metastream's Option Plan was merged into the Company's 1995 plan. As of December 31, 2000, options to purchase an aggregate of 9,034,000 shares of common stock were outstanding under the 1995 Plan, with vesting provisions ranging up to four years. Options granted under the 1995 Plan are exercisable for a period of ten years. At December 31, 2000, an aggregate of 1,020,000 shares of common stock were reserved for future issuance under the 1995 Plan.

1995 Director Option Plan

The Company's 1995 Director Option Plan (the "Director Plan") provides for an automatic grant of options to purchase shares of common stock to each non-employee director of the Company. Options granted under the 1995 Director Plan vest over one and a half to four and a half years and are exercisable for a period of ten years. As of December 31, 2000, 45,000 options were outstanding under the 1995 Director Plan. At December 31, 2000, an aggregate of 81,000 shares of common stock were reserved for future issuance under the 1995 Director Plan.

47

45

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

1996 Nonstatutory Stock Option Plan

The Company's 1996 Nonstatutory Stock Option Plan (the "1996 Nonstatutory Plan") provides for the grant to employees (including officers and employee directors) and consultants of nonstatutory stock options and stock purchase rights. As of December 31, 2000, options to purchase an aggregate of 919,000 shares of common stock were outstanding under the 1996 Nonstatutory Plan, with vesting provisions ranging up to four years. Options granted under the 1996 Nonstatutory Plan are exercisable for a period of ten years. At December 31, 2000, an aggregate of 1,484,000 shares of common stock were reserved for future issuance under the 1996 Nonstatutory Plan.

Fractal Stock Option Plan

In connection with the Company's merger with Fractal Design Corporation ("Fractal"), which became effective on May 30, 1997, the Company assumed all of the options outstanding under the Ray Dream 1992 Stock Option Plan, the Fractal 1993 Stock Option Plan, the Fractal 1995 Stock Option Plan, the Fractal Director Plan and the Fractal Outside Plan (collectively, the "Fractal Plans"). All such options were converted into options to purchase 0.749 shares of Company common stock at an exercise price equal to the exercise price of the converted option divided by 0.749. Options granted under the Fractal Plans generally vest over a four year period and are exercisable for a period of ten years. As of December 31, 2000, options to purchase an aggregate of 65,000 shares of common stock were outstanding under the Fractal Plans. At December 31, 2000, no shares of common stock were reserved for future issuance under the Fractal Plans.

Metastream Option Plan

48

Metastream's Stock Plan (the "Metastream Option Plan") provided for the grant to employees (including officers and employee directors), non-employee directors and consultants, of nonstatutory stock options and stock purchase rights. Upon the merger of the Company and Metastream, all outstanding options to purchase Metastream common stock were converted into options to purchase 1.15 shares of Company common stock at an exercise price equal to the exercise price of the converted option divided by 1.15, and the Metastream Option Plan was merged into the 1995 Plan.

46

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

OPTIONS ISSUED UNDER STOCK OPTION PLANS

The following summarizes activity in the Stock Option Plans for the years ended December 31, 1998, 1999, and 2000 (in thousands, except per share data and lives):

	00000000	OPTIONS OUTSTANDING			
	OPTIONS AVAILABLE FOR GRANT	NUMBER OF SHARES	WEIGHTED AVERAGE EXERCISE PR		
Options outstanding at December 31, 1997	464	5,503	\$8.66		
Shares reserved under new plans	2,700				
Reduction in shares reserved under plans	(426)				
Granted exercise price equal to fair value	(5,412)	5,412	6.07		
Granted exercise price greater than fair value	(1,577)	1,577	5.09		
Exercised		(233)	3.66		
Canceled	5,176	(5,176)	9.38		
Options outstanding at December 31, 1998	925	7,083	5.53		
Shares reserved under new plans	1,225				
Reduction in shares reserved under plans	(117)				
Granted exercise price equal to fair value	(2,113)	2,113	5.74		
Exercised		(959)	4.24		
Canceled	1,778	(1,778)	5.58		

Options outstanding at December 31, 1999	1,698	6,459	5.78
Shares reserved under plans	7,250		
Reduction in shares reserved under plans	(9)		
Granted exercise price equal to fair value	(306)	306	7.77
Exchange of options as part of merger	(9,222)	9,222	2.45
Exercised		(2,678)	4.69
Canceled	3,174	(3,174)	5.54
Options outstanding at December 31, 2000	2,585	10,135	\$3.17

49

47

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

The following summarizes information about the Company's stock options outstanding at December 31, 2000 (in thousands, except per share data and lives):

	OUTSTANDING		EXERCISABLE		
EXERCISE PRICE RANGE	SHARES	AVERAGE LIFE (A)	WEIGHTED AVERAGE EXERCISE PRICE	SHARES	WEIGH AVERA EXERC PRIC
\$0.08 \$0.87. \$1.00 \$3.50. \$4.35 \$4.35. \$4.69 \$8.56. \$8.70 \$25.13.	4,634 1,159 2,010 1,828 504	8.38 8.91 9.59 7.90 6.89	\$ 0.87 2.58 4.35 5.78 11.57	2,322 308 607 841 400	\$ 0. 2. 4. 5. 12.
Total	10,135	8.52	\$ 3.17	4,478	\$3.

(a) Average contractual life remaining in years.

The Company accrued incentive compensation expense for the difference between the grant price and the deemed fair value of the common stock underlying options, which are fully vested, issued in connection with the RTG acquisition in December 1996. At December 31, 2000 accrued incentive compensation related to the options totaled, \$546,000.

The following summarizes options exercisable at December 31, 2000, 1999 and 1998, (in thousands):

	DECEMBER 31,		
	2000	1999	1998
Options exercisable	4,478	3,592	1,847

OPTIONS ISSUED UNDER METASTREAM OPTION PLAN

The following summarizes activity in the Metastream Option Plan for the years ended December 31, 1999 and 2000 (in thousands, except per share data and lives):

		OPTIONS C	DUTSTANDING
	OPTIONS AVAILABLE FOR GRANT	NUMBER OF SHARES	WEIGHTED AVERAGE EXERCISE PRICE
Shares reserved under new plan Granted exercise price below fair value Exercised	6,000 (3,663) 	 3,663 	\$ 1.00
Canceled	40	(40)	1.00
Options outstanding at December 31, 1999 Shares reserved under plan Granted exercise price below fair value Granted exercise price equal to fair value Exercised Canceled. Exchange of options as part of merger. Termination of plan.	2,377 2,000 (4,084) (421) 59 8,019 (7,950)	3,623 4,084 421 (50) (59) (8,019) 	1.00 4.01 6.69 1.00 3.01 2.82
Options outstanding at December 31, 2000			\$ =====

50

48

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

In connection with the grant of stock options in Metastream to certain employees and non-employee directors, the Company recorded total deferred compensation of approximately \$24,206,000 and \$16,811,000 for the years ended December 31, 2000 and 1999, respectively. This deferred compensation represented the difference between the fair value of Metastream common stock and the exercise price of these options at the date of grant. Stock based compensation expense of \$12,341,000 and \$6,081,000 was recognized during the years ended December 31, 2000 and 1999, respectively.

PRO FORMA INFORMATION

Pro forma information regarding net income and earnings per share is required by SFAS No. 123, and has been determined as if the Company has accounted for the Plans under the fair value method of SFAS No. 123. The fair value of options issued under the Plans was estimated at the date of grant using a Black-Scholes option pricing model with the following weighted average assumptions:

YEARS ENDED DECEMBER 31,

	2000	1999	1998
Risk-free interest rate	6.0%	5.8%	5.6%
Dividend yield			
Volatility factor	1.00	.90	1.00
Weighted average expected life in years	4.5	4.5	4.3

The following summarizes the weighted average fair value of options granted during the years ended December 31, 2000, 1999 and 1998:

	YEARS ENDED DECEMBER 31,		
	2000	1999	1998
Exercise price equal to fair value	\$4.68	\$4.04	\$4.46
Exercise price greater than fair value			2.23
Exercise price less than fair value	9.32	5.14	

For purposes of pro forma disclosures, the estimated fair value of the Company's options is amortized to expense over the options' vesting period. The Company's pro forma net loss and net loss per common share would approximate the following (in thousands, except per share amounts):

	AS REPORTED	PRO FORMA
Year Ended December 31, 2000:		
Net loss applicable to common shareholders	\$(56,394)	\$(67,231)
Net loss per common share	(1.96)	(2.34)
Year Ended December 31, 1999:		
Net loss applicable to common shareholders	\$(50,654)	\$(54,600)
Net loss per common share	(2.06)	(2.22)
Year Ended December 31, 1998:		
Net loss applicable to common shareholders	\$(19,831)	\$(21,732)
Net loss per common share	(0.83)	(0.91)

The effects of applying SFAS No. 123 in this proforma disclosure are not indicative of future amounts. The Company anticipates grants of additional awards in future years.

51

49

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

12. INCOME TAXES

The components of the provision (benefit) for income taxes for the years ended December 31, 2000, 1999 and 1998 are as follows (in thousands):

YEARS ENDED DECEMBER 31,

Edgar Filing:	VIEWPOINT	CORP/NY/	- Form 10-K

	2000	1999	1998
Current:			
Federal	\$	\$ (435)	\$ 190
State		3	1
Foreign			216
Total current		(432)	407
Deferred:			
Federal		3,971	67
State		1,184	(394)
Foreign		758	(433)
Total deferred		5,913	(760)
	\$	\$5,481	\$(353)
	===		

The differences between the statutory rate and the Company's effective income tax rate are as follows:

	YEARS END	YEARS ENDED DECEMBER 31,		
	2000	1999	1998	
Federal tax benefit at the statutory rate State income taxes, net of Federal income tax benefit Nondeductible acquisition costs Other Change in valuation reserve		(34.0)% (4.4) 3.7 50.3	(34.0)% (5.1) 3.9 7.7 25.7	
Effective income tax rate	 % ======	 15.6% =====	(1.8)%	

Deferred income taxes reflect the net tax effects of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for income tax purposes, together with net operating loss

52

50

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

and tax credit carryforwards. Significant components of the Company's deferred tax assets and liabilities are as follows (in thousands):

DECEMBER	31,
2000	1999

Deferred tax assets:

Balance sheet reserves	\$ 937	\$ 3,623
Accrued expenses	230	1,057
Tax credit carryforwards	3,247	3,290
Net operating loss carryforwards	41,626	15,679
Valuation allowance	46,040 (42,044)	23,649 (23,611)
Net deferred tax assets	3,996	38
Net deferred tax liabilities	(3,996)	(38)
Net deferred taxes	\$ ======	\$

The valuation allowance for deferred taxes increased by approximately \$18,433,000 and \$17,509,000 during 2000 and 1999, respectively, providing a full valuation allowance against the Company's net deferred tax assets. The Company's net deferred tax assets include substantial amounts of net operating loss carryforwards. Inability to generate taxable income within the carryforward period would affect the ultimate realizability of such assets. Consequently, management determined that sufficient uncertainty exists regarding the realizability of these assets to warrant the establishment of the full valuation allowance. Management's assessment with respect to the amount of deferred tax assets considered realizable may be revised over the near term based on actual operating results and revised financial statement projections.

At December 31, 2000, the Company has net operating loss and tax credit carryforwards of approximately \$107,646,000 and \$2,175,000, respectively, for federal income tax purposes, which begin expiring in 2011. The Company's federal net operating loss carryforward relates to the Company's acquisitions of RTG and Specular and the net losses incurred by the Company during the years ended December 31, 2000, 1999 and 1998. The Company also has net operating loss and tax credit carryforwards for state income tax purposes, which begin expiring in 2001. The Company's state net operating loss carryforward primarily relates to the net losses incurred by the Company during the years ended December 31, 2000, 1999 and 1998. Additionally, the Company has net operating loss and tax credit carryforwards of approximately \$10,690,000 and \$211,000, respectively, for foreign income tax purposes, which do not expire. The Company's foreign net operating loss carryforward relates to net losses incurred by the Company's subsidiary in Ireland during the years ended December 31, 1999, 1998 and 1997 which have been included in discontinued operations. The net operating loss carryforwards may be used to offset any future taxable income, subject to potential limitations on the Company's ability to utilize such loss carryforwards pursuant to the ownership rule changes of the Internal Revenue Code, Section 382.

53

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

51

13. EARNINGS PER SHARE

The following table provides a reconciliation of the numerators and denominators of the basic and diluted per-share computations for the years ended December 31, 2000, 1999 and 1998 (in thousands, except per share amounts):

LOSS SHARES PER-SH (NUMERATOR) (DENOMINATOR) AMOUN

Year Ended December 31, 2000: Basic EPS Effect of dilutive securities stock options	\$(56,394) 	28,718	\$(1.9
Diluted EPS	\$(56,394)	28,718 ======	\$(1.9 =====
Year Ended December 31, 1999: Basic EPS Effect of dilutive securities stock options	\$(50,654) 	24,581	\$(2.0 _
Diluted EPS	\$(50,654)	24,581	\$(2.0
Year Ended December 31, 1998: Basic EPS Effect of dilutive securities stock options	\$(19,831) 	23,779	\$(0.8 -
Diluted EPS	\$(19,831)	23,779 ======	\$(0.8 =====

The computation of diluted EPS excluded stock options to purchase approximately 10,135,000, 6,459,000 and 7,083,000 shares of common stock for the years ended December 31, 2000, 1999 and 1998, respectively, because to do so would have been anti-dilutive for the periods presented.

14. COMMITMENTS

The Company leases its primary office space in New York City pursuant to various lease agreements with terms through February of 2010. In conjunction with the acquisition of Viewpoint Digital, the Company began leasing office space in Salt Lake City, Utah with a lease term through April of 2010. Also pursuant to the Viewpoint Digital acquisition, the Company began leasing office space in San Francisco and Los Angeles, California, with lease terms through December of 2003 and December of 2004, respectively.

The Company also leases certain equipment and a vehicle for an executive in the Company with lease terms of up to three years. Rent expense for office space, equipment, and vehicle totaled approximately \$2,259,000, \$2,028,000 and \$1,552,000 for the years ended December 31, 2000, 1999, and 1998, respectively. Sublease income totaled approximately \$177,000, \$382,000 and \$24,000 for the years ended December 31, 2000, 1999 and 1998, respectively.

Future minimum lease payments relating to continuing operations under non-cancelable operating leases for each twelve-month period subsequent to December 31, 2000 are as follows (in thousands):

2001	\$1 , 372
2002	1,187
2003	931
2004	943
2005	743
Thereafter	3,133
	\$8,309

54

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

15. CONTINGENCIES

The Company is engaged in certain legal actions arising in the ordinary course of business. On advice of counsel, the Company believes it has adequate legal defenses and that the ultimate outcome of these actions will not have a material adverse effect on the Company's consolidated financial position, results of operations, or cash flows.

16. SEGMENT INFORMATION AND ENTERPRISE-WIDE DISCLOSURES

The Company's continuing operations are focused on one business segment, e-commerce visualization. The Company is organized into a single reporting segment, which is evaluated by management for making operating decisions and assessing performance. The Company's customers consist primarily of companies located in the United States. The Company's long-lived assets from continuing operations are located solely in the United States.

MAJOR CUSTOMERS

Customers whose net revenues represent greater than 10 percent of the Company's consolidated net revenues from continuing operations for the years ended December 31, 2000, 1999 and 1998 are as follows:

	YEARS E	NDED DECEME	3ER 31,
	2000	1999	1998
Customer A (Note 10)	14%	39%	%
Customer B	26%	%	%
Customer C	%	49%	66%
Customer D	%	%	15%
Customer E	%	%	15%

Customers whose accounts receivable represent greater than 10 percent of the Company's consolidated net accounts receivable from continuing operations at December 31, 2000 and 1999 are as follows:

	DECEM	BER 31,
	2000	1999
		2000
Customer A		% %
Customer B Customer F		% %
Customer G		
Customer G		100%

55

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

53

17. QUARTERLY RESULTS OF OPERATIONS (UNAUDITED)

Summarized quarterly financial information for the years 2000 and 1999, are as follows (in thousands, except per share amounts):

	QUARTER ENDED			
	MARCH 31	JUNE 30	SEPTEMBER 30	DECEMBER
Fiscal year 2000:				
Net revenues	\$ 162	\$ 155	\$ 1,139	\$ 2,12
Net loss from continuing operations	(5,887)	(10,709)	(23,485)	(17,37
Net income (loss) from discontinued				
operations	1,265		(593)	82
Net loss applicable to common shareholders	(4,622)	(10,709)	(24,353)	(16,71
Net loss per share (diluted)	(0.17)	(0.39)	(0.86)	(0.5
Fiscal year 1999:				
Net revenues	\$ 2 , 263	\$ 15	\$ 646	\$ 16
Net income (loss) from continuing				
operations	855	(1,565)	(1,132)	(12,74
Net loss from discontinued operations	(1,947)	(1,296)	(2,543)	(30,28
Net loss applicable to common shareholders	(1,092)	(2,861)	(3,675)	(43,02
Net loss per share (diluted)	(0.04)	(0.12)	(0.15)	(1.7

56

54

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

VIEWPOINT CORPORATION

SCHEDULE II -- VALUATION AND QUALIFYING ACCOUNTS FOR THE YEARS ENDED DECEMBER 31, 2000, 1999 AND 1998 (IN THOUSANDS)

DESCRIPTION	BALANCE AT BEGINNING OF PERIOD	CHARGED TO REVENUE/ EXPENSE	OTHER ADDITIONS	COSTS A DEDUCTI
ALLOWANCE FOR ACCOUNTS RECEIVABLE:				
Year Ended December 31, 2000	\$	\$ 40	\$ 756(1)	\$ -
Year Ended December 31, 1999				-
Year Ended December 31, 1998				-
ALLOWANCE FOR NOTES RECEIVABLE:				
Year Ended December 31, 2000	\$	\$ 2 , 192	\$	\$ -
Year Ended December 31, 1999				-
Year Ended December 31, 1998				-
ALLOWANCES RELATED TO DISCONTINUED				
OPERATIONS:				
Year Ended December 31, 2000	\$14,745	\$	\$	\$12 , 32
Year Ended December 31, 1999	3,143	16,254	10,699(2)	15,35
Year Ended December 31, 1998	3,969	13,079	1,323(3)	15,22
VALUATION ALLOWANCE FOR DEFERRED TAX ASSETS				
FROM CONTINUING OPERATIONS:				

Year Ended December 31, 2	2000	\$23 , 611	\$18,433	\$ 	\$
Year Ended December 31, 1	1999	6,102	17,509		
Year Ended December 31, 1	1998	911	5,191		

57

- (1) Reserve established in connection with the acquisition of Viewpoint Digital in September 2000.
- (2) Reserves established in connection with the disposal of discontinued operations in December 1999.
- (3) Reserves established in connection with the restructuring in June 1998.
- ITEM 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

Not applicable.

55

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

PART III

ITEM 10. DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT

DIRECTORS OF THE REGISTRANT

The following table sets forth certain information regarding the Company's directors as of March 15, 2001:

NAME	AGE	PRINCIPAL OCCUPATION
Thomas Bennett	44	Senior Vice President, Business Development, Compute Associates International, Inc.
Bruce R. Chizen	45	President and Chief Executive Officer of Adobe Syste Incorporated
Samuel H. Jones, Jr	67	President of S-J Transportation Company
Lennert J. Leader	44	President of the Venture Group of AOL Time Warner Investments
Robert E. Rice	46	Chairman, President and Chief Executive Officer of t Company

Except as set forth below, each nominee has been engaged in his principal occupation described above during the past five years. There is no family relationship among any directors or executive officers of the Company.

Mr. Bennett has been a director of the Company since November 2000. He has been with Computer Associates International, Inc. since 1988 and has been serving as its Senior Vice President of Business Development since April 1997. On February 8, 2000, he became a director of Metastream Corporation (a subsidiary of the Company from its formation in June 1999 until its merger with the Company in November 2000). Mr. Bennett currently serves as a member of the board of directors of I-Storm, Inc. and several private companies.

Mr. Chizen has been a director of the Company since November 2000. He has

been the Chief Executive Officer of Adobe Systems Incorporated since December 2000 and has been the President of Adobe since April 2000. Mr. Chizen joined Adobe in August 1994 as Vice President and General Manager, Consumer Products Division. In December 1997, he was promoted to Senior Vice President and General Manager, Graphic Products Division and in August 1998, Mr. Chizen was promoted to Executive Vice President, Products and Marketing.

Mr. Jones has been a director of the Company since April 1992. He has been President of S-J Venture Capital Company since 1991 and President of S-J Transportation Company, an industrial waste transportation company, since 1971. Mr. Jones is a director of Fulton Financial Corp.

Mr. Leader has been a director of the Company since November 2000. Mr. Leader became President of the Venture Group of AOL Time Warner Investments upon the merger of America Online, Inc. and Time Warner Inc. in January 2001. Prior to the merger, Mr. Leader served as the President of AOL Investments, a division of America Online, Inc., beginning in February 1998. Mr. Leader served as Senior Vice President, Chief Financial Officer, and Treasurer of AOL from September 1989 until July 1998. Prior to joining AOL, Mr. Leader was a Vice President -- Finance of LEGENT Corporation, a computer software and services company, from March 1989 to September 1989, and Chief Financial Officer of Morino, Inc., a computer software and services company, from 1986 to March 1989 and Director of Finance from 1984 to 1986. Prior to joining Morino, Inc. in 1984, he was an audit manager of Price Waterhouse. Mr. Leader serves as a director of iVillage Inc. and Multex.com, Inc. Mr. Leader graduated with a B.S. in Accounting in 1977 from the University of Baltimore.

Mr. Rice has been a director of the Company since April 4, 2000. Mr. Rice co-founded Real Time Geometry Corp. and served as its chairman until its sale to the Company in 1996. At the Company, he served as vice president of strategic affairs until September 1999. He has been the President and a director of Metastream Corporation since its formation in June 1999 and has been President and Chief Executive Officer of the Company since April 7, 2000. Before founding Real

58

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

56

Time Geometry, Mr. Rice was a partner at the law firm of Milbank, Tweed, Hadley and McCloy LLP, where he advised on various corporate, tax, and intellectual property issues.

EXECUTIVE OFFICERS OF THE REGISTRANT

The following table sets forth certain information regarding the Company's current executive officers as of March 15, 2001:

NAME	AGE	POSITION
Robert E. Rice	46	Chairman, President and Chief Executive Officer
Jeffrey J. Kaplan	52	Executive Vice President and Chief Financial Officer
David Feldman	34	Executive Vice President, Business Development and C Strategist
Anders Vinberg	51	Executive Vice President of Technology, Engineering Information Systems
Christopher Gentile Paul Kadin		Executive Vice President, Creative Services Executive Vice President, Sales

Mr. Feldman has been Executive Vice President of Marketing and Chief Strategist of the Company since February 2001. Mr. Feldman served as Vice President of Business Development and Chief Strategist of Metastream from its formation in June 1999 through its merger with the Company in November 2000 and served as Vice President and Chief Strategist at the Company from November 2000 until his appointment to Executive Vice President of Marketing in February 2001. Mr. Feldman served as Vice President, Business Development of the Company in 1999 and had served as Director, Business Development, and Director, Princeton Products Group of the Company from 1997 to 1999. Mr. Feldman served both as Chief Strategist and a member of the board of directors of Specular International from 1995 until its acquisition by the Company in 1997.

Mr. Kadin has been with the Company since February 2000. His initial responsibilities were Sales, Marketing, and Client Services globally. His current focus is on development of indirect sales channels, key strategic alliances, and international markets for the Company. Prior to joining Viewpoint, Mr. Kadin was President- North America for Customer Dialogue Systems, a Belgian based financial services software provider. During 1996-98, he was Executive Vice President of Dreyfus Corporation in charge of retail investments sales, product management and internet activities. From 1988-1996, Mr. Kadin held senior positions in retail banking at Chase Manhattan. A series of consumer brand management positions from 1975-1987 at Procter and Gamble, Warner Lambert and Sara Lee established Mr. Kadin's marketing background.

Mr. Kaplan has been the Executive Vice President and Chief Financial Officer of the Company since February 2001. Mr. Kaplan served as Executive Vice President and Chief Financial Officer of Rare Medium Group, Inc. from September 1999 until joining the Company and served as Executive Vice President, Chief Financial Officer and Director of Safety Components International, Inc., a leading manufacturer of airbag cushions and fabric from February 1997 to August 1999. Safety Components filed for bankruptcy on April 10, 2000 and emerged from bankruptcy on October 11, 2000. From October 1993 to February 1997, Mr. Kaplan served as Executive Vice President, Chief Financial Officer and Director of International Post Limited, a leading provider of post-production services for commercial and advertising markets.

Mr. Gentile has been Executive Vice President, Creative Services of the Company since November 2000. Before the merger of Metastream and Viewpoint, Mr. Gentile served at Metastream as Vice-President of Production from July 1999 through February 2000, and as Managing Director of Professional Services from February 2000 through November 2000. Before joining Metastream, Mr. Gentile founded or co-founded several businesses, including MC Squared Incorporated, a wholly owned consulting company that he founded in 1999 and where he has served as President since that date; Millennium RUS, LLC, a software development company that he founded in 1996 and where he served as President; and

59

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

57

Abrams Gentile Entertainment, Inc. a developer of consumer products and theme park designs that he co-founded in 1986 and where he served as a partner.

Mr. Vinberg has been Executive Vice President of Technology at the Company since September 2000. Before this, Mr. Vinberg was Divisional Senior Vice President at Computer Associates International, Inc., a software company, since 1986. In this position, Mr. Vinberg acted as chief architect and was responsible for the architecture of several of Computer Associates' strategic products. Mr. Vinberg also represented Computer Associates on the board of directors of

Metastream from October 1999 until its merger with the Company in November 2000. COMPLIANCE WITH SECTION 16(a) OF THE SECURITIES EXCHANGE ACT

Section 16(a) of the Securities Exchange Act of 1934, as amended (the "1934 Act"), requires the Company's directors and executive officers, and persons who own more than 10% of a registered class of the Company's securities, to file with the Securities and Exchange Commission (the "SEC") initial reports of ownership and reports of changes in ownership of Common Stock and other equity securities of the Company. Officers, directors and greater-than-10% stockholders are required by SEC regulations to furnish the Company with copies of all Section 16(a) forms they file.

To the Company's knowledge, based solely on a review of the copies of such reports furnished to the Company and written representations that no other reports were required, the Company believes that during the year ended December 31, 2000, its officers, directors and greater-than-10% stockholders complied with all Section 16(a) filing requirements, with the exception of late filings of Initial Statements of Beneficial Ownership of Securities on Form 3 for each of Computer Associates International, Inc., and Paul Kadin. Such forms were subsequently filed with the SEC.

58

60

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

ITEM 11. EXECUTIVE COMPENSATION

The following table sets forth certain information with respect to annual compensation and long-term compensation awarded during fiscal 1998, 1999 and 2000 to each person who served as the Company's Chief Executive Officer and the Company's four other most highly compensated executive officers as of December 31, 2000 and other executive officers during 2000 (collectively, the "Named Executive Officers").

SUMMARY COMPENSATION TABLE

			ANNUAL COMPENSA	TION
NAME AND PRINCIPAL POSITION	YEAR	SALARY	BONUS	OTHER ANNUAL COMPENSATION
Robert Rice	2000	\$275 , 000	\$ 65,000	\$2,352,132(9)
Chairman, President and	1999	185,000	65,000(5)	
Chief Executive Officer	1998	173 , 333	100,000(6)	
Mark Zimmer(1)	2000	121,201	1,125,000	253,000(10
Former President and Chief	1999	250,000	169,743(7)	
Executive Officer	1998	239,375	15,000(6)	
James A. Abate(2)	2000	141,670	50,000	70,727(11
Former Executive Vice President and Chief Financial Officer				
Christopher Gentile Executive Vice President, Creative Services	2000	145 , 833	100,000	
Paul Kadin Executive Vice President, Sales	2000	155 , 589	30,000	
Anders Vinberg	2000	66 , 667		

Executive Vice President,				
Technology, Engineering and				
Information Systems				
John P. Leddy(3)	2000	87,156	355,000	97 , 500(10
Former Senior Vice President,	1999	177,500	50,000(8)	
Product Development	1998	57 , 028	25,000	
Jay W. Jennings(4)	2000	135,826	125,000	75,000(10
Former Controller	1999	105,833	7,000	
	1998	81,990		

- Mr. Zimmer served as Chief Technical Officer until his promotion to President and Chief Executive Officer on December 14, 1999. Mr. Zimmer resigned as President and Chief Executive Officer effective April 2000.
- (2) Mr. Abate resigned as Executive Vice President and Chief Financial Officer, effective January 2001.
- (3) Mr. Leddy resigned as Senior Vice President, Product Development, effective June 2000.
- (4) Mr. Jennings resigned as Controller, effective September 2000.
- (5) Represents amount paid in 2000 for services performed in 1999.
- (6) Represents amount paid in 1999 for services performed in 1998.
- (7) Includes \$125,000 paid in 1999 for services performed in 2000.
- (8) Includes \$15,000 paid in 1999 for services performed in 1998.
- (9) Represents loan forgiveness of \$2,321,632, triggered by contractually specified events which occurred during 2000, auto allowance of \$30,500.
- (10) Represents severance payments.

59

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

(11) Represents imputed income, based on the applicable Federal rate under Section 1274(d) of the Internal Revenue Code, with respect to an interest-free loan made by the Company in connection with an employment agreement with Mr. Abate.

OPTION GRANTS

61

The following tables set forth information regarding stock options granted to the Named Executive Officers during fiscal year 2000. In accordance with the rules of the SEC, also shown below is the potential realizable value over the term of the option (the period from the grant date to the expiration date) based on assumed rates of stock appreciation from the option exercise price of 5% and 10%, compounded annually. These amounts do not represent the Company's estimate of future stock price. Actual gains, if any, on stock option exercises will depend on the future performance of Company common stock.

COMPANY OPTION GRANTS IN 2000

	INDIVIDUAL GRANTS					
NAME	NUMBER OF SECURITIES UNDERLYING OPTIONS GRANTED(1)	PERCENT OF TOTAL OPTIONS GRANTED TO EMPLOYEES IN FISCAL YEAR	EXERCISE OR BASE PRICE	EXPIRATION DATE	PC OF 	
Robert E. Rice	287,500	5.3%	\$2.61	6/29/10	\$	
Mark Zimmer						
John P. Leddy						
Jay W. Jennings						
James A. Abate	690,000	12.7%	\$4.35			
	100,000	1.8%	\$8.13			
Anders Vinberg	150,000	2.8%	\$8.54	9/7/10		
	1,035,000	19.0%	\$4.35	9/7/10		
Christopher Gentile	115,000	2.1%	\$5.65	2/22/10		
Paul Kadin	460,000	8.4%	\$2.61	2/22/10		

62

 Generally, 20% of the shares subject to the options vest on the date of grant, 20% vest on the first anniversary of the date of grant and one thirty-sixth vests each month thereafter.

COMPENSATION OF DIRECTORS

The Company reimburses each of its non-employee directors as follows: each non-employee director is paid (i) \$2,500 at the end of each fiscal quarter in which he or she is a director, (ii) \$1,000 for each regular Board meeting he or she attends, and (iii) \$500 for each Board committee meeting he or she attends; provided, however, that if more than one committee meeting is held on the same day or a Board meeting and one or more committee meetings are held on the same day, no more than the initial \$500 or \$1,000, as the case may be, is paid to any director for all such meetings attended by such director on such date.

Non-employee directors participate in the Company's 1995 Director Option Plan (the "Director Plan"). Under the Director Plan, each non-employee director who joins the Board in the future will automatically be granted a non statutory option to purchase 20,000 shares of Common Stock on the date upon which such person first becomes a director. In addition, each non-employee director, including current non-employee directors, automatically receives a no statutory option to purchase 5,000 shares of Common Stock on January 1 of each year, provided the director has been a member of the Board for at least six months. The exercise price of each option granted under the Director Plan is equal to the fair market value of the Common Stock on the date of grant. The 20,000 share grant vests at a rate of one-eighth of the option shares upon the end of the first six-month period after the date of grant and one-forty-eighth of the remaining option

60

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

shares per month thereafter, provided the optionee remains a director of the Company. The 5,000 share grant vests at the rate of one-half of the option shares upon the end of the first six-month period after the date of grant and one-twelfth of the remaining option shares per month thereafter, provided the optionee remains a director of the Company. Options granted under the Director Plan have a term of ten (10) years unless terminated sooner, whether upon

termination of the optionee's status as a director or otherwise pursuant to the Director Plan.

In January 2000, Messrs. Bert Kolde, Gary Lauer, Jones and Lane were each granted an option to purchase 5,000 shares of Common Stock under the Director Plan at an exercise price of \$9.00 per share. For their participation as directors of Metastream Corporation, in January 2000, Mr. Jones and Dr. Morgan were each granted an option to purchase 75,000 shares of Common Stock of Metastream Corporation under the Metastream Stock Option Plan at an exercise price of \$1.00 per share. Additionally, for his participation as a director of Metastream Corporation, in February 2000, Mr. Lane was granted an option to purchase 75,000 shares of Common Stock of Metastream Corporation under the Metastream Stock Option Plan at an exercise price of \$1.00 per share. The 75,000 share grants vest one-fifth of the option shares on the date of grant, one-fifth of the option shares at the end of the first year and one-thirty-sixth of the option shares per month thereafter. On November 28, 2000, Messrs. Bennett, Chizen and Leader were each granted an option to purchase 20,000 shares of Common Stock under the Director Plan at an exercise price of \$5.75 per share.

COMPENSATION COMMITTEE INTERLOCKS AND INSIDER PARTICIPATION

From January 1, 2000 through November 28, 2000, the Compensation Committee (the "Committee") of the Board of Directors consisted of Messrs. Jones and Lane. Since November 28, 2000, the Compensation Committee has consisted of Messrs. Bennett, Chizen, and Jones. None of the members of the Compensation Committee was an officer or employee of the Company. No interlocking relationship exists between any member of the Company's Compensation Committee and any member of any other company's board of directors or compensation committee.

The following table sets forth information with respect to options to purchase Company common stock exercised during fiscal 2000 by the Named Executive Officers and the value of unexercised options at December 31, 2000.

COMPANY OPTION EXERCISES IN 2000 AND FISCAL YEAR-END OPTION VALUES

	SHARES ACOUIRED ON	VALUE	UNDERLYING OPTI	SECURITIES UNEXERCISED ONS AT R 31, 2000	VA IN- DE
NAME	EXERCISE	REALIZED	EXERCISABLE	UNEXERCISABLE	EXERC
Robert E. Rice		 \$373,245	827,269	732,396	\$2,19 26
Mark Zimmer John P. Leddy	35,000	419,375	43,333		20 5
Jay W. Jennings James A. Abate	18,000	138,161	57,500		26
Anders Vinberg Christopher Gentile Paul Kadin			448,500 129,375 92,000	736,500 208,125 368,000	48 38 26

 The value of unexercised, in-the-money options is the difference between the exercise price of the options and the fair market value of Company common stock at December 31, 2000 (\$5.44).

ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

The following table sets forth certain information known to the Company with respect to beneficial ownership of the Company's common stock as of March 15, 2000 by (i) each beneficial owner of more than 5% of the Company's common stock, (ii) each director and each nominee, (iii) each Named Executive Officer and (iv) all directors and executive

63

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

61

officers as a group. Except as otherwise indicated, each person has sole voting and investment power with respect to all shares shown as beneficially owned, subject to community property laws where applicable.

NUMBER OF SHARES

NAME OF BENEFICIAL OWNER	COMMON STOCK	VESTED OPTIONS(1)	COMMON STOCK AND VESTED OPTIO	
Computer Associates	6,235,000		6,235,000	
James Crabbe	3,300,000		3,300,000	
West Highland Capital, Inc. (3)	3,200,000		3,200,000	
RS Management Co. LLC (4)	1,895,000		1,895,000	
Samuel H. Jones, Jr	980,055	141,500	1,121,555	
Robert Rice		982,060	982,060	
Thomas Bennett (5)				
Bruce R. Chizen (6)				
Lennert J. Leader (7)				
Mark Zimmer				
John P. Leddy		43,333	43,333	
Jay W. Jennings		57,500	57,500	
David Feldman		229,541	229,541	
Anders Vinberg		534,750	534,750	
Christopher Gentile		157,500	157,500	
Paul Kadin		199,333	199,333	
All directors and executive officers as a group				
(13 persons)	980,055	2,345,517	3,325,572	

* Percentage of shares beneficially owned is less than one percent of total.

- (1) Represents shares issuable upon exercise of options to purchase Company common stock that are exercisable within 60 days of March 15, 2001.
- (2) Beneficial ownership is determined in accordance with the rules of the SEC. In computing the number of shares beneficially owned by a person and the percentage ownership of that person, shares of common stock subject to options or warrants held by that person that are currently exercisable or exercisable within sixty (60) days of March 15, 2001 are deemed outstanding. Such shares, however, are not deemed outstanding for the purposes of computing the percentage ownership of any other person. Except as indicated in the footnotes to this table and pursuant to applicable community property laws, each stockholder named in the table has sole voting and investment power with respect to the shares set forth opposite such stockholder's name. Percentage ownership is based on 38,187,658 shares of Common Stock

outstanding on March 15, 2001.

64

(3) According to information contained in a Schedule 13G/A filing dated as of January 30, 2001, West Highland Capital, Inc., a registered investment advisor, beneficially own 3,200,000 shares of the Company's common stock, and has the shared power to vote or to direct the vote of 3,200,000 shares of the Company's common stock; West Highland Partners, L.P., an investment limited partnership, beneficially owns 2,477,996 shares of the Company's common stock, and has the shared power to vote or to direct the vote of 2,447,996 shares of the Company's common stock; Estero Partners, LLC, which is a general partner in West Highland Partners, L.P. (along with West Highland Capital, Inc.), beneficially owns 2,991,988 shares of the Company's common stock, and has the shared power to vote or direct the vote of 2,991,988 shares of the Company's common stock; and Lang H. Gerhard, the sole shareholder of West Highland Capital, Inc. and the manager of Estero Partners, LLC , beneficially owns 3,200,000 shares of the Company's common stock, and has the shared power to vote or to direct the vote of 3,200,000 shares of the Company's stock.

62

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

- (4) According to information contained in a Schedule 13G filing dated as of February 15, 2001, R.S. Investment Management, L.P., a registered investment advisor, beneficially owns 1,895,000 shares of the Company's common stock and has shared power to vote or to direct the vote of 1,895,000 shares of the Company's common stock; and RS Investment Management Co. LLC, a holding company, beneficially owns 1,895,000 shares of the Company's common stock, and has the shared power to vote or to direct the vote 1,895,000 of the Company's common stock.
- (5) Mr. Bennett is Senior Vice President, Computer Associates International, Inc., which owns 6,235,000 shares of Company common stock. Mr. Bennett disclaims beneficial ownership of the shares owned by Computer Associates.
- (6) Mr. Chizen is the President and Chief Executive Officer of Adobe Systems Incorporated which owns 1,725,000 shares of Company common stock. Mr. Chizen disclaims beneficial ownership of the shares owned by Adobe Systems.
- (7) Mr. Leader is President of the Venture Group of AOL Time Warner Investments, a division of AOL Time Warner Inc. AOL Time Warner Inc. owns 1,725,000 shares of Company common stock. Mr. Leader disclaims beneficial ownership of the shares owned by AOL Time Warner Inc.

ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

The Company has employment agreements with Messrs. Rice, Kaplan, Vinberg, Kadin and Gentile. The Company's employment agreement with Mr. Rice provides for his employment through December 31, 2001 at an annual base salary of \$275,000. In addition, under the agreement, the Company has granted Mr. Rice a stock option to purchase 287,500 shares of the Company's common stock at a price of \$2.61 per share. Twenty percent (20%) of the option vests over a four-year period, with 20% of the total grant vesting on the date of grant, 20% vesting on the first anniversary of the date of grant and the remainder vesting at the rate of 1/36th per month thereafter.

Mr. Rice obtained a \$1,000,000 non-recourse loan from the Company MetaCreations in 1996 concurrently with the acquisition by the Company of Mr. Rice's interest in Real Time Geometry Corp. Pursuant to the terms of Mr. Rice's employment contract, in connection with the merger of the Company and

Metastream, the Company forgave the loan and accrued interest thereon and paid to Mr. Rice a "gross-up" payment in the amount of \$1,077,000 to reimburse him for any Federal or state taxes that he may be required to pay as a result of the forgiveness of the loan or as a result of the "gross-up" payment.

Mr. Rice's employment agreement provides that if his employment is terminated by the Company without cause (as defined in the agreement), or by Mr. Rice for good reason (as defined), he will be entitled to (1) immediate vesting of all of his unvested Company stock options, (2) severance pay equal to his annual base salary and annual bonus through December 31, 2001, and (3) continuation of medical and certain other benefits.

The Company's employment agreement with Mr. Kaplan provides for his employment, beginning February 15, 2001 and continuing for three years after that date, at a base salary of \$250,000 per year. Mr. Kaplan is entitled to participate in the Company's Executive Incentive Compensation plan and is guaranteed a bonus of at least \$100,000 under that Plan at the end of his first year of employment. Under the employment agreement, upon the commencement of his employment, Mr. Kaplan also received a signing bonus of \$50,000 and a stock option to purchase 500,000 shares of the Company's common stock. The stock option has an exercise price of \$6.12 per share, which was the closing price of the Company's common stock on the day before Mr. Kaplan commenced employment, and vests over a four-year period, with 25% of the shares vesting on February 15, 2002 and the balance vesting at the rate of 1/36th per month.

The employment agreement also entitles Mr. Kaplan to two loans of \$375,000 each from the Company. Mr. Kaplan is entitled to the first loan at any time after commencing employment but has not yet requested the Company make that loan. Mr. Kaplan will be entitled to request the second loan at any time after February 15, 2002. Each loan will bear interest at the applicable Federal rate established by Section 1274(d) of the Internal Revenue Code on the day it is made. The loans will be secured solely by Mr. Kaplan's stock options in the Company and are non-recourse to Mr. Kaplan, unless the Company fires Mr. Kaplan for cause (as defined) or Mr. Kaplan quits without good reason (as defined), in which case the loans will become fully recourse to him.

65

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

63

Mr. Kaplan's employment agreement provides that if there is a change of control (as defined in the agreement) of the Company, or if he is fired without cause (as defined) or quits his job for good reason (as defined), he will be entitled to (1) immediate vesting of the Company stock option described above, (2) forgiveness of the two loans described above (and if the second loan has not yet been made at that time, he will be entitled to a special bonus in the amount of \$375,000) and (3) severance pay equal to two times his annual base salary.

The Company's employment agreement with Mr. Vinberg provides for his employment at a base salary of \$200,000 per year. Under the employment agreement, Mr. Vinberg also received a stock option to purchase 1,035,000 shares of the Company's common stock at an exercise price of \$4.35 per share. Twenty percent (20%) of the shares subject to the option vest on his hire date, 20% vest on the first anniversary of his hire date, and the balance vesting at the rate of 1/36th per month. In recognition of Mr. Vinberg's service as a director of Metastream, the Company has agreed that, for purposes of vesting of this option, the option will vest as though Mr. Vinberg's hire date was October 5, 1999 if Mr. Vinberg remains employed by the Company at least until February 28, 2001. Mr. Vinberg also received an additional stock option to purchase 172,500 shares of the Company's common stock at an exercise price of \$8.56 per share. This additional option vests over a four-year period, with 25% vesting on

September 6, 2002 and the balance vesting at the rate of 1/36th per month. In the event of a change of control of the Company (as defined), both of these stock options will vest immediately.

The employment agreement also entitles Mr. Vinberg to a non-recourse loan of \$200,000, although Mr. Vinberg has not yet requested the Company to make that loan. The loan, if made, will bear interest at the applicable Federal rate established by Section 1274(d) of the Internal Revenue Code on the day the loan is made. The loan will be secured solely by Mr. Vinberg's stock options in the Company and will be non-recourse to Mr. Vinberg.

Mr. Vinberg's employment agreement provides that for the first three years of his employment, if he is fired by the Company after a change of control (as defined) or without cause (as defined), or if he quits for good reason (as defined), he will be entitled to base salary continuation, including medical benefits, for six months following his termination.

Mr. Kadin's employment agreement with the Company calls for his employment at a starting base salary of \$185,000 per year, along with an anticipated annual bonus of \$35,000 for his first year of employment and future bonuses as determined by the Board of Directors. Mr. Kadin also received a signing bonus of \$30,000 and a stock option to purchase 460,000 shares of the Company's common stock at an exercise price of \$2.61 per share. This option vests over a four-year period, with 20% vesting on the date of hire, 20% vesting on the first anniversary of his hire date and the balance vesting at the rate of 1/36th per month. Mr. Kadin's employment agreement provides that if the Company fires him without cause (as defined), he will be entitled to a severance payment equal to six months of his then-current base salary.

Mr. Gentile's employment agreement with the Company provides for a starting base salary of \$125,000 per year. In addition, pursuant to the employment agreement, Mr. Gentile received a stock option to purchase 50,000 shares of the Company's common stock at an exercise price of \$5.75 per share. This stock option vests over a four-year period, with 25% of the total grant vesting on the first anniversary of the date of grant and the remainder vesting at the rate of 1/36th per month. In lieu of bonuses to which Mr. Gentile was entitled under the terms of the employment agreement, the Company issued to Mr. Gentile in September 2000 an additional stock option to purchase 115,000 additional shares of the Company's common stock at an exercise price of \$5.65 per share. This additional option also vests over a four-year period, with 20% of the total grant vesting on the date of grant, 20% vesting on the first anniversary of the date of grant and the rate of 1/36th per month. Mr. Gentile also received a stock option to purchase 172,500 shares of the Company's common stock at an exercise price of \$0.87 per share.

Prior to Mr. Abate's resignation, the Company had an employment agreement with him. That employment agreement called for his employment at a base salary of \$200,000 per year, along with a targeted annual bonus of \$50,000 for his first year of employment and future bonuses as determined by the Board of Directors. Mr. Abate also received 200,000 restricted shares of the Company's common stock, a stock option to purchase 690,000 shares of the Company's common stock at an exercise price of \$4.35 per share, and an additional stock option to purchase 100,000 shares of the Company's common stock at an exercise price of \$4.15 per share, and an additional stock option to purchase 100,000 shares of the Company's common stock at an exercise price of \$8.12 per share. Mr. Abate forfeited his restricted stock and his stock options upon his resignation.

66

64

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

In addition, under his employment agreement, Mr. Abate received an interest-free loan of \$1,500,000 from the Company. This loan was secured by Mr.

Abate's restricted stock and stock options and was repayable at the Company's demand upon the termination of Mr. Abate's employment. The Company has demanded repayment of this loan by Mr. Abate. Mr. Abate, however, has refused to repay the loan, asserting that the loan was non-recourse to him and was secured solely by his restricted stock and stock options. The Company believes that Mr. Abate's assertion is entirely without merit, and that the loan is fully recourse to Mr. Abate and the Company intends to enforce repayment by Mr. Abate using all available legal means.

65

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

PART IV

ITEM 14. EXHIBITS, FINANCIAL STATEMENT SCHEDULE AND REPORTS ON FORM 8-K

(a) The following documents are filed as part of this report:

1. Financial Statements and Financial Statement Schedule. See Index to Financial Statements at Item 8 on page 25 of this Report.

2. Exhibits.

67

Exhibit No. 2: Plan of Acquisition, Reorganization, Arrangement, Liquidation or Succession

- 2.1 Form of Agreement and Plan of Merger by and between the Registrant and MetaTools, Inc., a California corporation (incorporated by reference from Exhibit 2.1 to the Registrant's Registration Statement on Form SB-2, filed on December 11, 1995, as amended (File No. 33-98628LA))
- 2.2 Stock Purchase Agreement between the Registrant and Real Time Geometry Corp. dated December 23, 1996 (incorporated by reference from Exhibits 2.2, 10.22, 10.23, 10.24 and 10.25 to the Registrant's Current Report on Form 8-K, filed on January 15, 1997 (File No. 000-27168))
- 2.3 Agreement and Plan of Reorganization, dated as of February 11, 1997, among MetaTools, Inc., a Delaware corporation, Fractal Design Corporation, a Delaware corporation, and Rook Acquisition Corp., a Delaware corporation and wholly-owned subsidiary of MetaTools (incorporated by reference from Annex A to the Registrant's Registration Statement on Form S-4, filed on April 28, 1997 (File No. 333-25939))
- 2.4 Agreement and Plan of Merger among Fractal Design Corporation, a California corporation, and Rook Acquisition Corp., a Delaware corporation, dated as of May 29, 1997 (incorporated by reference from Exhibit 2.2 to the Registrant's Form 8-K, filed on June 13, 1997 (File No. 000-27168))
- 2.5 Stock Purchase Agreement, dated as of August 23, 2000, by And between the Registrant and Computer Associates International, Inc. (incorporated by reference from Exhibit 2.1 to the Registrant's Current Report on form 8-K, filed on September 8, 2000 (File No. 000-27168))

Exhibit No. 3: Articles of Incorporation and Bylaws

- 3.1 Restated Certificate of Incorporation of Registrant (incorporated by reference from Exhibit 3.4 to the Registrant's Annual Report on Form 10-K for the year ended December 31, 1995, filed on March 30, 1996 (File No. 000-27168))
- 3.2 Certificate of Amendment of Restated Certificate of Incorporation of Registrant (incorporated by reference from Exhibit 2.3 to the Registrant's Form 8-K, filed on June 13, 1997 (File No. 000-27168))
- 3.3 Bylaws of Registrant, as amended on July 24, 1998 (incorporated by reference from Exhibit 3.6 to the Registrant's Form 10-Q for the quarter ended June 30, 1998, filed on August 14, 1998 (File No. 000-27168))

Exhibit No. 4: Instruments Defining the Rights of Security Holders

4.1 Specimen of Common Stock Certificate of Registrant (incorporated by reference from Exhibit 2.4 to the Registrant's Form 8-K, filed on June 13, 1997 (File No. 000-27168))

68

66

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

- 4.2 Amended and Restated Rights Agreement, dated as of June 24, 1999 between the Registrant and BankBoston, N.A., including form of Certificate of Designations, Rights Certificate and the Summary of Rights attached thereto as Exhibits A, B, and C respectively (incorporated by reference from Exhibit 4 to the Registrant's Form 8-A/A, filed on October 29, 1999 (File No. 000-27168))
- 4.3 Amendment No. 1 to Amended and Restated Rights Agreement, dated as of June 24, 1999 between the Registrant and BankBoston, N.A. (incorporated by reference from Exhibit 5 to the Registrant's Form 8-A/A, filed on December 5, 2000 (File No. 000-27168))

Exhibit No. 10: Material Contracts Executive Compensation Plans and Agreements

- 10.1 1992 Incentive Stock Plan (incorporated by reference from Exhibit 10.3 to the Registrant's Registration Statement on Form SB-2, filed on December 11, 1995, as amended (File No. 33-98628LA))
- 10.2 1994 Incentive Stock Option, Non-Qualified Stock Option and Restricted Stock Purchase Plan (incorporated by reference from Exhibit 10.4 to the Registrant's Registration Statement on Form SB-2, filed on December 11, 1995, as amended (File No. 33-98628LA))
- 10.3 1995 Stock Plan, as amended on November 28, 2000

- 10.4 1995 Director Option Plan (incorporated by reference from Exhibit 10.7 to the Registrant's Registration Statement on Form SB-2, filed on December 11, 1995, as amended (File No. 33-98628LA))
- 10.5 1996 Dive Option Plan (incorporated by reference from Exhibit 10.23 to the Registrant's Registration Statement on Form S-8, filed on December 3, 1996 (File No. 333-17209))
- 10.6 1996 Nonstatutory Stock Option Plan, as amended on June 29, 1999 (incorporated by reference from Exhibit 4.2 to the Registrant's Registration Statement on Form S-8, filed on September 9, 1999 (File No. 333-86817))
- 10.7 Letter Agreement between the Registrant and Mark Zimmer, dated December 10, 1999 (incorporated by reference from Exhibit 10.9 to the Registrant's Annual Report on Form 10-K for the year ended December 31, 1999, filed on March 30, 2000 (File No. 000-27168))
- 10.8 Letter Agreement between the Registrant and Terance Kinninger, dated December 10, 1999 (incorporated by reference from Exhibit 10.12 to the Registrant's Annual Report on Form 10-K for the year ended December 31, 1999, filed on March 30, 2000 (File No. 000-27168))
- 10.9 Letter Agreement between the Registrant and John Leddy, dated December 12, 1999 (incorporated by reference from Exhibit 10.15 to the Registrant's Annual Report on Form 10-K for the year ended December 31, 1999, filed on March 30, 2000 (File No. 000-27168))
- 10.10 Employment Agreement between the Registrant and Gary L. Lauer dated February 20, 1998 (incorporated by reference from Exhibit 10.38 to the Registrant's Annual Report on Form 10-K for the year ended December 31, 1997, filed on March 31, 1998 (File No. 000-27168))
- 10.11 Amendment to Employment Agreement between the Registrant and Gary L. Lauer dated July 16, 1998 (incorporated by reference from Exhibit 10.39 to the Registrant's Form 10-Q for the quarter ended June 30, 1998, filed on August 14, 1998 (File No. 000-27168))

69

67

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

- 10.12 Letter Agreement between the Registrant and Gary Lauer, dated December 31, 1999 (incorporated by reference from Exhibit 10.18 to the Registrant's Annual Report on Form 10-K for the year ended December 31, 1999, filed on March 30, 2000 (File No. 000-27168))
- 10.13 Severance Agreement and Release between the Registrant and Kai Krause, dated May 1, 1999 (incorporated by reference from Exhibit 10.20 to the Registrant's Annual Report on Form 10-K for the year ended December 31, 1999, filed on March 30, 2000 (File No. 000-27168))
- 10.14 Amended Employment Agreement between the Registrant and Robert E. Rice dated June 29, 2000 (incorporated by reference from Exhibit 10.1 to the Registrant's Form 10-Q for the quarter ended June 30, 2000, filed on August 21, 2000 (File No. 000-27168))
- 10.15 Letter Agreement between the Registrant and James A. Abate, dated March 28, 2000 (incorporated by reference from Exhibit 10.1 to the Registrant's Form 10-Q for the quarter ended

June 30, 2000, filed on August 21, 2000 (File No. 000-27168))

- 10.16 Letter Agreement between the Registrant and Anders Vinberg, dated September 6, 2000 (incorporated by reference from the Registrant's Form 10-Q for the quarter ended September 30, 2000, filed on November 14, 2000 (File No. 000-27168))
- 10.17 Letter Agreement between the Registrant and Jeffrey J. Kaplan, dated January 29, 2001
- 10.18 Letter Agreement between the Registrant and Paul J. Kadin, dated February 17, 2000
- 10.19 Letter Agreement between the Registrant and Christopher Gentile, dated June 25, 1999

Other Material Contracts

- 10.20 Form of Indemnification Agreement for Executive Officers and Directors (incorporated by reference from Exhibit 10.1 to the Registrant's Registration Statement on Form SB-2, filed on December 11, 1995, as amended (File No. 33-98628LA))
- 10.21 Licensing and Services Agreement dated June 30, 1999 by and among MetaStream.com Corporation, Computer Associates International, Inc. and Registrant (incorporated by reference from Exhibit 10.26 to the Registrant's Annual Report on Form 10-K for the year ended December 31, 1999, filed on March 30, 2000 (File No. 000-27168))
- 10.22 Licensing and Services Agreement dated September 30, 1999 by and among MetaStream.com Corporation, Computer Associates International, Inc. and Registrant (incorporated by reference from Exhibit 10.27 to the Registrant's Annual Report on Form 10-K for the year ended December 31, 1999, filed on March 30, 2000 (File No. 000-27168))
- 10.23 Agreement for Purchase and Sale of Assets, dated March 24, 2000, by and among the Registrant, Corel Corporation and Corel Corporation Limited
- 10.24 Series A Preferred Stock Purchase Agreement and Related Exchange Agreement between the Registrant and American Online, Inc., dated June 12, 2000 (incorporated by reference from Exhibit 10.3 to the Registrant's Quarterly Report on Form 10-Q for the quarter ended June 30, 2000, filed on August 21, 2000 (File No. 000-27168))

70

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

68

- 10.25 Series B Preferred Stock Purchase Agreement and Related Exchange Agreement between the Registrant and Adobe Systems Incorporated dated July 18, 2000 (incorporated by referen from Exhibit 10.2 To the Registrant's Form 10-Q for the quarter ended September 30, 2000, filed on November 14, 2000 (File No. 000-27168))
- 10.26 Exchange Agreement, dated as of August 10, 2000, by and between the Registrant and Computer Associates International, Inc. (incorporated by reference from Annex A to the Registrant's Proxy Statement filed on October 31, 2000 (File No. 000-27168))

Exhibit No. 21: Subsidiaries of the Registrant

21.1 Listing of Registrant's Subsidiaries

Exhibit No. 23: Consents of Experts and Counsel

23.1 Consent of PricewaterhouseCoopers LLP, Independent Accountants

Exhibit No. 24: Power of Attorney

- 24.1 Power of Attorney (included on the signature pages of this Annual Report on Form 10-K)
 - (b) Reports on Form 8-K

On November 1, 2000, the Registrant filed a report on Form 8-K to file copies of the promissory notes issued by the Registrant to Computer Associates International, Inc. as partial consideration for the acquisition by the Registrant of all the outstanding capital stock of Viewpoint Digital, Inc. On November 22, 2000, the Registrant filed a report on Form 8-K to file financial information and pro forma financial information relating to the acquisition of Viewpoint Digital, Inc.

(c) Exhibits

71

See Item 14(a)(2) above.

(d) Financial Statement Schedule

See Item 14(a)(1) above.

69

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the Registrant has duly caused this Report to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of New York, State of New York, on the 30th day of March, 2001.

VIEWPOINT CORPORATION

By: /s/ ROBERT E. RICE

Robert E. Rice President and Chief Executive Officer

POWER OF ATTORNEY

KNOW ALL PERSON BY THESE PRESENTS, that each person whose signature appears

below constitutes and appoints Jeffrey J. Kaplan and Brian J. O'Donoghue, his attorneys-in-fact, with the power of substitution, for him and any and all capacities, to sign any amendments to this Report on Form 10-K, and to file same, with exhibits thereto and other documents in connection therewith, with the Securities and Exchange Commission, hereby ratifying and confirming all that each of said attorneys-in-fact, or his substitutes, may do or cause to be done by virtue hereof.

70

VIEWPOINT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (CONTINUED)

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed by the following persons on behalf of the registrant and in the capacities indicated.

SIGNATURE

TITLE

Director, President and

Chief Executive Officer (Principal Executive Officer)

Executive Vice President and

Chief Financial Officer

(Principal Financial Officer)

Vice President and Controller

(Principal Accounting Officer)

Director

Director

/s/	ROBERT	Ε.	RICE

72

Robert E. Rice

/s/ JEFFREY J. KAPLAN

Jeffrey J. Kaplan

/s/ ANTHONY PANE

Anthony Pane

/s/ THOMAS BENNETT

Thomas Bennett

/s/ BRUCE R. CHIZEN

Bruce R. Chizen

/s/ SAMUEL H. JONES, JR.

Samuel H. Jones, Jr.

Director

Director

Lennert J. Leader

71

81