TERAFORCE TECHNOLOGY CORP Form 8-K/A

November 06, 2001

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

FORM 8-K/A

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

Date of report (Date of earliest event reported) August 30, 2001 TeraForce Technology Corporation (Exact name of registrant as specified in its charter) 0-11630 76-0471342 Delaware _____ (State or other jurisdiction (Commission (IRS Employer of incorporation) File Number) Identification No.) 1240 East Campbell Road, Richardson, Texas ______ (Address of principal executive offices) (Zip Code) Registrant's telephone number, including area code (469) 330-4960

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ITEM 2. ACQUISITION OR DISPOSITION OF ASSETS.

On August 30, 2001, TeraForce Technology Corporation (the "Company") and Singapore Technologies Electronics Limited ("ST Elect") completed a transaction whereby a newly formed joint venture entity acquired certain assets of the Company's wholly-owned subsidiary, Intelect Network Technologies Company ("INT").

The accompanying Pro Forma Condensed Balance Sheet as of June 30, 2001 reflects the financial position of the Company as if this transaction had been completed as of that date. The Pro Forma Condensed Statements of Operations for the Year ended December 31, 2000 and for the Six Months ended June 30, 2001 reflect the results of operations of the Company as if the transaction had been completed as of January 1, 2000.

ITEM 7. FINANCIAL STATEMENTS AND EXHIBITS.

(a) Financial Statements of Business to Be Acquired: N/A	
(b) Pro Forma Financial Information	
Pro Forma Condensed Balance Sheet as of June 30,	2001
Pro Forma Condensed Statement of Operations for Six Months ended June 30, 2001	the
Pro Forma Condensed Statement of Operations for t Year ended December 31, 2000	he
(c) Exhibits:	
None	
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SIGNATURES	
Pursuant to the requirements of the Securities Exchange Ac the Registrant has duly caused this report to be signed on its behaundersigned hereunto duly authorized.	
TeraForce Technology Cor	-
(Registrant)	
Date: November 6, 2001 By: /s/ Herman M. Friets	
(Signature) Herman M. Friets Chairman of the Board	ch
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BASIS OF PRESENTATION

On August 30, 2001, TeraForce Technology Corporation (the "Company") and Singapore Technologies Electronics Limited ("ST Elect") completed a transaction whereby a newly formed joint venture entity acquired certain assets of the Company's wholly-owned subsidiary, Intelect Network Technologies Company ("INT"). The joint venture entity, Intelect Technologies Inc. ("Intelect Technologies"), is a Delaware corporation. Intelect Technologies is initially owned 67% by ST Elect and 33% by the Company, with each company having proportionate board of director representation.

Intelect Technologies has purchased from INT certain fixed assets, intangible assets, inventory and intellectual property related to the OmniLynx product line. Intelect Technologies has also hired certain former employees of INT and has assumed occupancy and financial responsibility for a facility previously utilized by INT. At closing, INT received a cash payment and will receive additional periodic payments based on utilization of the inventory acquired from INT and on the financial position of Intelect Technologies.

The assets sold pursuant to this arrangement had a net book value as of June 30, 2001 of approximately \$3,100,000. Due to the uncertainty regarding the amount which the Company will ultimately receive, the Company has not recognized a gain from the sale of these assets.

The accompanying pro forma financial statements reflect the financial position of the Company as of June 30, 2001 as if the transaction had been completed as of that date and the results of operations for the Company for the year ended December 31, 2000 and for the six months ended June 30, 2001 as if the transaction had been completed as of January 1, 2000.

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TERAFORCE TECHNOLOGY CORPORATION AND SUBSIDIARIES
Consolidated Condensed Pro Forma Balance Sheet
June 30, 2001
Unaudited
(Thousands of dollars, except share data)

	Historical			Pro Forma Adjustments Pro				
			Del	oit(Credit)				
Assets								
Current assets: Cash, cash equivalents and investments	\$	380	\$	A)2,250 B)(1,250)	\$	1,380		

Accounts receivable, net Assets held for sale		2,194 3,127		A) 2, 158 A) (3, 127)		4,352
Inventories		4,638				4,638
Prepaid expenses		647		A) (457)		190
Total current assets		10,986		(436)		10,560
Property and equipment, net		1,354				1,354
Goodwill, net		3,018				3,018
Investment in joint venture				B)1,250		1,250
Other assets		754		A) (554)		200
	\$	16,112	\$	270	\$	16,382
		======		======		
Liabilities and Stockholders' Equity						
Current liabilities:						
Notes payable	\$	2,100	\$		\$	2,100
Accounts payable		1,811				1,811
Accrued liabilities		1,513		A) (270)		1,783
Total current liabilities		5,424		(270)		5,694
Stockholders' equity		10,688				10,688
	•	16,112		(270)		16,382
	===		===		====	

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TERAFORCE TECHNOLOGY CORPORATION AND SUBSIDIARIES

Pro Forma Consolidated Condensed Statements of Operations
Six Months Ended June 30, 2001
Unaudited
(Thousands of dollars, except per share data)

	His	Historical		Pro Forma Adjustments		Pro Forma	
Net revenues Cost of revenue	\$	7,677 7,748	\$	B) (2,518) B) (3,210)	\$	5,159 4,538	
Gross profit (loss)		(71)		692		621	
Expenses:							
Engineering and development		2,757		B) (657)		2,100	
Selling and administrative		6 , 089		B) (2,130)		3 , 959	
Amortization of goodwill		336				336	
		9,182		(2,787)		6 , 395	

Operating loss		(9,253)		3 , 479		(5,774)
Other income (expense):						
Equity in earning (loss)						
of joint venture				C) (1,162)		(1,162)
Interest expense		(19)				(19)
Interest income and other		22		В) 6		28
		3		(1,156)		(1,153)
Loss before income taxes		(9,250)		2,323		(6,927)
Income tax expense						
Net loss	\$	(9,250)		2,323		(6,927)
	====		====		====	
Basic and diluted loss per share:	Ċ	(11)	<u>^</u>		ć	(00)
Net loss per share	•	(.11)	Ş			(.08)
Weighted average number of common						
shares outstanding (thousands)		86,014				86,014
	====				====	

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TERAFORCE TECHNOLOGY CORPORATION AND SUBSIDIARIES Pro Forma Consolidated Condensed Statements of Operations Year Ended December, 2000 Unaudited (Thousands of dollars, except per share data)

	His	torical	Pro Forma Adjustments Pro Fo			Forma
Net revenues	\$	18,750	\$	B) (8,213)	\$	10,537
Cost of revenue		19,658		B) (9,819)		9,839
Gross profit (loss)		(908)		1,606		698
Expenses: Engineering and development Selling and administrative Asset writedowns Amortization of goodwill		13,973		B) (3,805) B) (8,326) A) (9,251) (21,382)		1,453 5,647 672 7,772
Operating loss		(30,062)		22,988		(7,074)

Other income (expense):
 Equity in earning (loss)

of joint venture Interest expense Interest income and other		(798) 1,288		C) (4,282) B) (890)		(4,282) (798) 398
		490		(5,172)		(4,682)
Loss before income taxes		(29,572)		17,816		(11,756)
Income tax expense						
Net loss	\$	(29,572)	\$	17,816	\$	(11,756)
Dividends on preferred stock		966				966
Loss allocable to						
common stockholders	\$ ===	(30,538)	\$ ===	17,816 ======	\$ ===	(12,722) ======
Basic and diluted loss per share:						
Net loss per share	\$	(.37)	\$		\$	(.15)
	===	======			===	======
Weighted average number of common shares						
outstanding (thousands)		83,229				83,229
	===				===	

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Pro Forma Adjustments

The pro forma adjustments in the accompanying pro forma financial statements are described below.

Balance Sheet:

- A) To record sale of OmniLynx related assets.
- B) To record contribution related to 33% interest in Intelect Technologies Inc.

Statements of Operations:

- A) To eliminate write-down of assets related to OmniLynx operations which occurred prior to sale of operations.
- B) To eliminate results of operations for OmniLynx operations from the Company's consolidated financial results.
- C) To record the Company's proportionate share of results of operations of joint venture on the equity method of accounting.