U. S. SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-KSB

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

For the fiscal year ended December 31, 2001

OR

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

Commission file number: 000-31671

GLOBALWISE INVESTMENTS, INC. (Exact Name of Registrant as Specified in Its Charter)

Nevada	87-0613716		
(State or other jurisdiction of	(I.R.S. Employer		
incorporation or organization)	Identification No.)		

525 South 300 East, Suite 201, Salt Lake City, Utah84111(Address of principal executive offices)(Zip code)

Issuer's telephone number, including area code: (801) 323-2395

Securities registered pursuant to Section 12(b) of the Act: None.

Securities registered pursuant to Section 12(g) of the Act: Common Stock

The issuer (1) 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 such reports) and (2) has been subject to such filing requirements for the past 90 days. Yes [X] No []

Disclosure of delinquent filers in response to item 405 of Regulation S-B 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-KSB or any amendment to this Form 10-KSB. []

State issuer's revenue for its most recent fiscal year: None.

As of March 27, 2002, the registrant had 802,000 shares of common stock outstanding. A market value of the voting stock held by non-affiliates cannot be determined because the registrant does not have an active trading market.

Documents incorporated by reference: None.

Transitional Small Business Disclosure Format (check one): Yes [] No[X]

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In this annual report references to "Globalwise," "we," "us," and "our" refer to Globalwise Investments, Inc..

This annual report contains certain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. For this purpose any statements contained in this annual report that are not statements of historical fact may be deemed to be forward-looking statements. Without limiting the foregoing, words such as "may," "will," "expect," "believe," "anticipate," "estimate" or "continue" or comparable terminology are intended to identify forward-looking statements. These statements by their nature involve substantial risks and uncertainties, and actual results may differ materially depending on a variety of factors, many of which are not within Globalwise's control. These factors include but are not limited to economic conditions generally and in the industries in which Globalwise may participate, competition within Globalwise's chosen industry, technological advances and failure by Globalwise to successfully develop business relationships.

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PART I

ITEM 1: DESCRIPTION OF BUSINESS

Business Development

Globalwise Investments, Inc. was incorporated in the state of Utah on October 3, 1997 to engage in the confectionary vending machine business. In June 2000 we sold all of our assets and liabilities of our vending machine business for 150,000 shares of our outstanding stock. (See, "Certain Relationships and Related Transactions," below for further details.) On July 12, 2000, Globalwise Investments, Inc. was incorporated in the state of Nevada and on July 21, 2000 Globalwise Utah merged with Globalwise Nevada for the sole purpose of changing our domicile from the state of Utah to the state of Nevada.

Our Plan

We are a "blank check" company and have had recurring operating losses for the past two fiscal years. Our independent auditors have expressed doubt that we can continue as a going concern unless we obtain financing to continue operations.

Our business plan is to seek, investigate, and, if warranted, acquire an interest in a business opportunity. Our acquisition of a business opportunity may be made by merger, exchange of stock, or otherwise. We have very limited sources of capital, and we probably will only be able to take advantage of one business opportunity. At the present time we have not identified any business opportunity that we plan to pursue, nor have we reached any preliminary or definitive agreements or understandings with any person concerning an acquisition or merger.

Based on current economic and regulatory conditions, management believes that it is possible, if not probable, for a company like ours, without many assets or liabilities, to negotiate a merger or acquisition with a viable private company. The opportunity arises principally because of the high legal and accounting fees and the length of time associated with the registration process of "going public." However, should any of these conditions change, it is very possible that there would be little or no economic value for anyone taking over control of Globalwise.

Our search for a business opportunity will not be limited to any particular geographical area or industry and includes both U.S. and international companies. Our management has unrestricted discretion in seeking and participating in a business opportunity, subject to the availability of such opportunities, economic conditions and other factors. Our management believes that companies who desire a public market to enhance liquidity for current stockholders, or plan to acquire additional assets through issuance of securities rather than for cash will be potential merger or acquisition candidates.

We are subject to the reporting obligations of the Exchange Act of 1934. In the event we merge or acquire a business opportunity, the successor company will be subject to our reporting obligations. This is commonly referred to as a "back door registration." A back door registration occurs when a non-reporting company becomes the successor of a reporting company by merger, consolidation, exchange of securities, acquisition of assets or otherwise. Pursuant to Securities and Exchange Commission ("SEC") regulations, this type of event requires the successor company to provide an 8-K current report with the same kind of information that would appear in a registration statement, including audited and pro forma financial statements. Accordingly, we may incur additional expense to conduct due diligence and present the required information for the business opportunity in any report. Also, the SEC may elect to conduct a full review of the successor company and may issue substantive comments on the sufficiency of disclosure related to the business opportunity.

The selection of a business opportunity in which to participate is complex and extremely risky and will be

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made by management in the exercise of its business judgement. There is no assurance that we will be able to identify and acquire any business opportunity which will ultimately prove to be beneficial to us and our stockholders. Should a merger or acquisition prove unsuccessful, it is possible management may decide not to pursue further acquisition activities and management may abandon its activities and we may become dormant or be dissolved.

Our activities are subject to several significant risks which arise primarily as a result of the fact that we have no specific business and may acquire or participate in a business opportunity based on the decision of management which will, in all probability, act without consent, vote, or approval of our stockholders.

It is possible that the range of business opportunities that might be available for consideration by us could be limited by impact of the SEC regulations regarding purchase and sale of "penny stock." Our common stock is not publicly traded at this time and we cannot assure that a market will develop or that a stockholder ever will be able to liquidate his investments without considerable delay, if at all. If a market develops, our shares will likely be subject to the rules of the Penny Stock Suitability Reform Act of 1990. The liquidity of penny stock is affected by specific disclosure procedures required by this Act to be followed by all broker-dealers, including but not limited to, determining the suitability of the stock for a particular customer, and obtaining a written agreement from the customer to purchase the stock. This rule may affect the ability of broker-dealers to sell our securities and may affect the ability of purchasers to sell our securities in any market.

Investigation and Selection of Business Opportunities

We anticipate that business opportunities will come to our attention from various sources, including our officers and directors, our stockholders, professional advisors, such as attorneys and accountants, securities broker-dealers, investment banking firms, venture capitalists, members of the financial community and others who may present unsolicited proposals. Management expects that prior personal and business relationships may lead to contacts for business opportunities, however, we have not entered into any direct or indirect negotiations at the time of this filing with any person, corporation or other entity regarding any possible business reorganization involving Globalwise.

Our management will analyze the business opportunities, however, none of our management are professional business analysts. (See, Part III, Item 9: "Directors and Executive Officers . . .") Our management has had limited experience with mergers and acquisitions of business opportunities and has not been involved with an initial public offering. (See, "Prior Blank Check Involvement," below.) Potential investors must recognize that due to our management's inexperience we may not adequately evaluate a potential business opportunity.

Certain conflicts of interest exist or may develop between Globalwise and our officers and directors. Our management has other business interests to which they currently devote attention, which include their primary employment and management of other blank check reporting companies. They may be expected to continue to devote their attention to these other business interests although management time should be devoted to our business. As a result, conflicts of interest may arise that can be resolved only through their exercise of judgement in a manner which is consistent with their fiduciary duties to us. In particular, our officers and directors are directors of other blank check companies with a structure and a business plan which is identical to ours and they may in the future be involved with other blank check companies. In the process of negotiations for an acquisition or merger or determination of consulting fees related to investigation of a business opportunity, our principal stockholders and management may consider their own personal pecuniary benefit or the interests of other blank check companies they are affiliated with rather than the best interests of Globalwise's other stockholders.

We presently do not foresee entering into a merger or acquisition transaction with any business with which our officers or directors are currently affiliated. We may acquire or merge with companies of which our management's affiliates or associates have a direct or indirect ownership 4

that a transaction with an affiliate would be in our best interest we are permitted by Nevada law to enter into such a transaction if:

(1) The material facts regarding the relationship or interest of the affiliate in the contract or transaction are disclosed or are known to the Board of Directors. The board authorizes the contract or transaction by the affirmative vote of a majority of the disinterested directors, even though the disinterested directors constitute less than a quorum; or

(2) The material facts regarding the relationship or interest of the affiliate in the contract transaction are disclosed or are known to the stockholders entitled to vote on the transaction, and the contract or transaction is specifically approved by vote of the stockholders; or

(3) The contract or transaction is fair to us at the time it is authorized, approved or ratified by the Board of Directors or the stockholders.

A decision to participate in a specific business opportunity may be made upon our management's analysis of the quality of the other company's management and personnel, the anticipated acceptability of the business opportunity's new products or marketing concept, the merit of its technological changes, the perceived benefit that it will derive from becoming a publicly held entity, and numerous other factors which are difficult, if not impossible, to analyze through the application of any objective criteria. In many instances, we anticipate that the historical operations of a specific business opportunity may not necessarily be indicative of the potential for the future because of the possible need to substantially shift marketing approaches, significantly expand operations, change product emphasis, change or substantially augment management, or make other changes. We will be dependent upon the owners of a business opportunity to identify any such problems which may exist and to implement, or be primarily responsible for, the implementation of required changes.

In our analysis of a business opportunity we anticipate that we will consider, among other things, the following factors:

(1) Potential for growth and profitability, indicated by new technology, anticipated market expansion, or new products;

(2) Our perception of how any particular business opportunity will be received by the investment community and by our stockholders;

(3) Whether, following the business combination, the financial condition of the business opportunity would be, or would have a significant prospect in the foreseeable future of becoming sufficient to enable our securities to qualify for listing on a exchange or on a national automated securities quotation system, such as NASDAQ.

(4) Capital requirements and anticipated availability of required funds, to be provided by us or from operations, through the sale of additional securities, through joint ventures or similar arrangements, or from other sources;

(5) The extent to which the business opportunity can be advanced;

(6) Competitive position as compared to other companies of similar size and experience within the industry segment as well as within the industry as a whole;

(7) Strength and diversity of existing management, or management prospect that are scheduled for recruitment;

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(8) $\;$ The cost of our participation as compared to the perceived tangible and intangible values and potential; and

(9) The accessibility of required management expertise, personnel, raw materials, services, professional assistance, and other required items.

No one of the factors described above will be controlling in the selection of a business opportunity. Management will attempt to analyze all factors appropriate to each opportunity and make a determination based upon reasonable investigative measures and available data. Potential business opportunities may occur in many different industries and at various stages of development. Thus, the task of comparative investigation and analysis of such business opportunities will be extremely difficult and complex. Potential investors must recognize that, because of our limited capital available for investigation and management's limited experience in business analysis, we may not discover or adequately evaluate adverse facts about the opportunity to be

acquired.

Prior Blank Check Involvement. Mr. Mayer and Mrs. Perry are directors of other blank check companies and may in the future be involved with other blank check companies. (See, Part III, Item 9: "Directors and Executive Officers. . " for other blank check companies.) As of the date of this filing, these companies have not conducted any initial public offerings nor completed any mergers or acquisitions while Mr. Mayer and Mrs. Perry have been affiliated with them.

Mr. Mayer, our President, has been involved with one prior merger as a director and officer of Millennium Plastics Corporation, a blank check company. The merger was structured as a stock-for-stock exchange between Millennium Plastics and Graduated Plastics Corporation, a plastics company, and was completed in December of 1999. Pursuant to the terms of the merger agreement, Millennium Plastics issued 6,750,000 common shares in exchange for all shares held by Graduated Plastics Corporation's shareholders. Mr. Mayer resigned as president of Millennium Plastics upon consummation of the merger.

Form of Acquisition

We cannot predict the manner in which we may participate in a business opportunity. Specific business opportunities will be reviewed as well as our needs and desires and those of the promoters of the opportunity. The legal structure or method deemed by management to be suitable will be selected based upon our review and our relative negotiating strength. Such method may include, but are not limited to, leases, purchase and sale agreements, licenses, joint ventures and other contractual arrangements. We may act directly or indirectly through an interest in a partnership, corporation or other forms of organization. We may be required to merge, consolidate or reorganize with other corporations or forms of business organization. In addition, our present management and stockholders most likely will not have control of a majority of our voting shares following a merger or reorganization transaction. As part of such a transaction, our existing directors may resign and new directors may be appointed without any vote by our stockholders.

We likely will acquire our participation in a business opportunity through the issuance of common stock or other securities. Although the terms of any such transaction cannot be predicted, it should be noted that issuance of additional shares also may be done simultaneously with a sale or transfer of shares representing a controlling interest by current principal stockholders.

Competition

We expect to encounter substantial competition in our effort to locate attractive opportunities. Business development companies, venture capital partnerships and corporations, venture capital affiliates of large industrial and financial companies, small investment companies, and wealthy individuals will be our primary competition. Many of these entities will have significantly greater experience, resources and managerial capabilities than we do

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and will be in a better position than we are to obtain access to attractive business opportunities. We also will experience competition from other public "blank check" companies, many of which may have more funds available for such transactions.

Employees

We currently have no employees. Our management expects to confer with consultants, attorneys and accountants as necessary. We do not anticipate a need to engage any full-time employees so long as we are seeking and evaluating business opportunities. We will determine the need for employees based upon the specific business opportunity.

ITEM 2: DESCRIPTION OF PROPERTIES

We do not currently own or lease any property. We will not seek independent office space until we pursue a viable business opportunity and recognize income.

ITEM 3: LEGAL PROCEEDINGS

We are not a party to any proceedings or threatened proceedings as of the date of this filing.

We have not submitted a matter to a vote of our shareholders during the fourth quarter of the 2001 fiscal year.

PART II

ITEM 5: MARKET PRICE FOR COMMON EQUITYAND RELATED STOCKHOLDER MATTERS

We do not have a active public market as of this filing. As of March 27, 2002 we had approximately 43 stockholders of record holding 802,000 common shares. Of these shares 157,500 shares are restricted stock as that term is defined in Rule 144 and 644,500 shares are unrestricted stock.

We have not declared dividends on our common stock and do not anticipate paying dividends on our common stock in the foreseeable future.

Recent Sales of Unregistered Securities

The following discussion describes all securities sold without registration by Globalwise within the past three years.

On July 18, 2000, we issued 28,000 shares valued at \$15,000 to Mutual Ventures Corporation for costs advanced on our behalf for legal and accounting services. We relied on an exemption from registration under the Securities Act of 1933 by reason of Section 4(2) as a private transaction not involving a public distribution. Mutual Ventures Corporation was provided the same kind of information as would be available in a registration statement regarding Globalwise and Globalwise reasonably believed it possessed sufficient sophistication to evaluate the information provided. These shares were subsequently canceled on October 29, 2001.

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On July 13, 2000 an aggregate of 20,000 shares valued at approximately \$5,000 were issued. Donald R Mayer received 10,000 shares and Anita Patterson received 10,000 shares in consideration for services as our directors and officers. We relied on an exemption from registration under the Securities Act of 1933 by reason of Section 4(2) as a private transaction not involving a public distribution. Mr. Mayer and Ms. Patterson had access to the same kind of information as would be available in a registration statement regarding Globalwise and Globalwise reasonably believed they possesed sufficient sophistication to evaluate the information provided. These shares were subsequently canceled on October 29, 2001.

Beginning in January 1999 and ending in late March 1999, we offered a minimum of 12,400 shares up to a maximum of 15,000 shares for cash at \$5 per share in a private offering pursuant to Regulation D Rule 504. We sold 13,040 (652,000 post-split) shares to 30 purchasers for \$65,000. We relied on an exemption from the registration requirements of the Securities Act of 1933 by reasons of Section 3(b) and Regulation D as a Rule 504 limited offering. Such offering did not exceed the \$1 million aggregate limitation for sales of securities pursuant to Rule 504(b)(2) for the twelve months prior to and during the offering because we were a development stage company who owned vending machines and had a business purpose of establishing a vending machine business. Each purchaser was provided the same kind of information as would be available in a registration statement regarding Globalwise and Globalwise reasonably believed each purchaser possessed sufficient sophistication to evaluate the information provided.

ITEM 6: PLAN OF OPERATION

We have no assets and have experienced losses from inception. For the year ended December 31, 2001, we had no cash on hand and total current liabilities of \$21,345. Since inception, we have primarily financed our operations through the sale of our common stock. During fiscal year 1999 we raised \$65,000 through a private placement of 652,000 post-split common stock to commence our vending machine operations. In June 2000 our management exchanged all of the assets and liabilities of our vending machine business for 150,000 shares we had previously issued and we canceled those shares and returned them to the treasury.

In July 2000 we issued an aggregate of 48,000 common shares for costs advanced on our behalf for legal and accounting services, valued at \$15,000, and to our executive officers for services rendered, valued at \$5,000. However, our Board determined in October 2001 that it would be in our best interest to cancel these shares and reestablish the liabilities in the aggregate amount of \$20,000 to our accounts payable. Management intends that any agreement for a merger or acquisition shall provide that this debt be paid as part of that transaction.

We have no commitments for capital expenditures for the next twelve months. During the next twelve months we believe that our current cash needs

can be met by loans from our directors, officers and shareholders based on understandings we have with these persons. These understandings are not written agreements and therefore these persons are not obligated to provide funds.

Our management intends to actively seek business opportunities during the next twelve months and if we obtain a business opportunity, it may be necessary to raise additional capital through the sale of our common stock. We intend to issue any stock pursuant to exemptions from the registration requirements provided by federal and state securities laws. The purchasers and manner of issuance will be determined according to our financial needs and the available exemptions. We also note that if we issue more shares of our common stock our stockholders may experience dilution in the value per share of their common stock.

ITEM 7: FINANCIAL STATEMENTS

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Globalwise Investments, Inc. Financial Statements

December 31, 2001 and 2000

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	CHISHOLM & ASSOCIATES		
a Professional	Certified Public Accountants	Office	(801)292-8756
Corporation	P.O. Box 540216	Fax	(801) 292-8809
	North Salt Lake, Utah 84054		

INDEPENDENT AUDITOR'S REPORT

To the Board of Directors and Stockholders of Globalwise Investments, Inc.:

We have audited the accompanying balance sheets of Globalwise Investments, Inc. (a development stage company) as of December 31, 2001 and 2000 and the related statements of operations, stockholders' equity and cash flows for the years ended December 31, 2001 and 2000 and from inception October 3, 1997 through December 31, 2001. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with generally accepted auditing standards in the United States of America. Those standards require that we plan and perform the audits 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. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Globalwise Investments, Inc. (a development stage company) as of December 31, 2001 and 2000 and the results of its operations and cash flows for the years ended December 31, 2001 and 2000 and from inception October 3, 1997 through December 31, 2001 in conformity with generally accepted accounting principles in the United States of America.

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. The Company has suffered recurring losses from operations which raises substantial doubt about its ability to continue as a going concern. Management's plans in regard to these matters are described in Note 2. The financial statements do not include any adjustments that might result from the outcome of this uncertainty.

/s/ Chisholm & Associates

Chisholm & Associates North Salt Lake, Utah January 2, 2002

Globalwise Investments, Inc. (A Development Stage Company) Balance Sheets

ASSETS

	December 31		
	2001	:	2000
CURRENT ASSETS			
Cash	Ş	– Ş	-
Total Assets	Ş	– \$	-

LIABILITIES AND STOCKHOLDERS' EQUITY

CURRENT LIABILITIES

Accounts Payable - related parties	\$ 21,3	45	\$ 1,345
Total Liabilities	21,3	45 ·	1,345

STOCKHOLDERS' EQUITY

Common Stock, \$.001 par value; 50,000,000 shares authorized; 802,000 and 850,000 shares issued and outstanding respectively	802	850
Additional Paid in Capital	27,542	47,494
Deficit Accumulated during the development stage	(49,689)	(49,689)
Total Stockholders' Equity (deficit)	(21,345)	(1,345)
Total Liabilities and Stockholders' Equity	\$	\$

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Globalwise Investments, Inc. (A Development Stage Company) Statement of Operations

		De	December		31	From Inception on October 3,1997	
		2001 2000					
REVENUES	Ş		-	\$	-	\$	-
EXPENSES General & Administrative			-		21,345		49,689
Total Expenses			-		21,345		49,689
Net Loss	\$ ====		-	\$ ===	(21,345)	\$ =====	(49,689)
Net Loss Per Share	\$ ====		-	\$ ====	(0.03)	\$ =====	(0.08)
Weighted average shares outstanding		842,00	0		848,933		615,348

The accompanying notes are an integral part of these financial statements

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Globalwise Investments, Inc. (A Development Stage Company) Statements of Stockholders' Equity From Inception on October 3, 1997 through December 31, 2001

-			Additional Paid in Capital	Development
Balance, October 3, 1997	-	ş –	\$ –	\$ –
Shares issued for equipment at \$0.064 per share	300,000	300	18,800	-
Net (loss) for the year ended December 31, 1997	-	-	-	-
Balance - December 31, 1997	300,000	300	18,800	-
Capital Contributions	-	-	550	-
Net (loss) for the year ended December 31, 1998	-	-	-	(550)
Balance - December 31, 1998	300,000	300	19,350	(550)
Shares issued for cash at \$0.0996 per share	652 , 000	652	64,348	-
Capital Contributions	-	-	6,000	-
Net (loss) for the year ended December 31, 1999 -	-	-	-	(27,794)

Balance - December 31, 1999	952,000	952	89,698	(28,344)
Cancellation of shares in connection with spin-off of Assets and Liabilities of the Company	(150,000)	(150)	(62,156)	-
Shares issued for services at \$.25 per share	20,000	20	4,980	-
Shares issued for services at \$.536 per share	28,000	28	14,972	-
Net (loss) for the year ended December 31, 2000		_	_	(21,345)
Balance - December 31, 2000	850,000	850	47,494	(49,689)
Cancellation of shares issued for services in 2000	(48,000)	(48)	(19,952)	-
Net (loss) for the year ended December 31, 2001			-	
Balance - December 31, 2001	802,000 \$			\$ (49,689)

The accompanying notes are an integral part of these financial statements

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Globalwise Investments, Inc. (A Development Stage Company) Statement of Cash Flows

_	For the Years December	31	October 3,1997
			Dec. 31, 2001
Cash Flows from Operating Activities			
Net Loss \$ Adjustments for non-cash items:	– Ş	(21,345)	\$ (49,689)
Capital contributions - expenses	-	-	6,550
Shares issued for services Increase in Inventory Increase (decrease) in	(20,000)	20,000	- (21,744)
accounts payable	20,000	1,345	21,944
Net Cash Provided (Used) by Operating Activities		-	(42,939)
Cash Flows from Investing Activities:			
Purchase of equipment Loss of cash in spin-off -	- -	(1,531)	(20,530) (1,531)
Net Cash Provided (Used) in Investing Activities		(1,531)	(22,061)

Proceeds from stock issuance		-		-	65	,000
Net cash Provided by Financing Activities					65	,000
Increase (Decrease) in Cash		-		-		-
Cash and Cash Equivalents, Beginning of Period		-		1,531		-
Cash and Cash Equivalents, End of Period	\$ =====	-	\$ ====		\$ ======	
Supplemental Cash Flow Information:						
Stock issued for services	\$	(20,000)	\$	20,000	Ş	-
Cash Paid For: Interest Income Taxes	\$ \$	-	\$ \$	-	\$ \$	-

The accompanying notes are an integral part of these financial statements

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Globalwise Investments, Inc. (A Development Stage Company) Notes to the Financial Statements December 31, 2001 and 2000

NOTE 1 - Summary of Significant Accounting Policies

a. Organization & Consolidation Policy

Globalwise Investments, Inc. (the Company), a Utah corporation, was incorporated October 3, 1997. The Company was organized for the purpose of engaging in the confectionary vending machine business.

b. Recognition of Revenue

The Company recognizes income and expense on the accrual basis of accounting.

c. Earnings (Loss) Per Share

	Income (loss) (Numerator)	Shares (Denominator)	
For the year ended December 31, 2001:			
Basic EPS Income (loss) to common stockholders	\$	842,000	\$ (0.00)
For the year ended December 31, 2000:			
Basic EPS Income (loss) to common stockholders	\$ (21,345)	848,933	\$ (0.03)
From inception on October 3, 1997 to December 31, 2001:			
Basic EPS Income (loss) to common stockholders	\$ (49,689)	615,348	\$ (0.08)

The computation of earnings per share of common stock is based on the weighted average number of shares outstanding at the date of the financial statements.

d. Cash and Cash Equivalents

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Globalwise Investments, Inc. (A Development Stage Company) Notes to the Financial Statements December 31, 2001 and 2000

NOTE 1 - Summary of Significant Accounting Policies (continued)

e. Provision for Income Taxes

No provision for income taxes have been recorded due to net operating loss carryforwards totaling approximately \$49,689 that will be offset against future taxable income. These NOL carryforwards begin to expire in the year 2018. No tax benefit has been reported in the financial statements because the Company believes there is a 50% or greater chance the carryforward will expire unused.

Deferred tax asset and the valuation account is as follows at December 31, 2001 and 2000:

		Decer 2001	mber	31, 2000
Deferred tax asset: NOL carryforward	Ş	15,900	\$	15,900
Valuation allowance	(15,900)		(15,900)
	\$ ======	-	\$	-

f. 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.

NOTE 2 - Going Concern

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. The Company has no assets and has had recurring operating losses for the past several years and is dependent upon financing to continue operations. The financial statements do not include any adjustments that might result from the outcome of this uncertainty. It is management's plan to find an operating company to merge with, thus creating necessary operating revenue.

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Globalwise Investments, Inc. (A Development Stage Company) Notes to the Financial Statements December 31, 2001 and 2000

NOTE 3 - Spin-off

In March, 2000, the Company exchanged all of its assets and liabilities for 150,000 shares of its previously issued common stock. The shares were subsequently canceled.

NOTE 4 - Stock Cancellation

The Company and stockholders have elected to cancel stock that was issued in July, 2000 in lieu of payment for costs and services. 48,000 shares were canceled which had been issued for services and costs valued at \$20,000. The liability has been re-established in the Accounts Payable - related parties section of the balance sheet.

The Company is a development stage company as defined in Financial Accounting Standards Board Statement No. 7. It is concentrating substantially all of its efforts in raising capital and searching for a business operation with which to merge, or assets to acquire, in order to generate significant operations.

NOTE 6 - Related Party Transactions

During previous years, the Company incurred \$21,345 of professional fees payable to Mutual Ventures Corp. An officer of the Company is an employee of Mutual Ventures Corp.

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ITEM 8: CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS

As previously reported, on June 30, 2000, Chisholm & Associates replaced our former independent auditor, Andersen Andersen & Strong LC. In January of 2000 Andersen Andersen & Strong replaced our former independent auditor Crouch, Bierwolf and Chisholm.

PART III

ITEM 9: DIRECTORS AND EXECUTIVE OFFICERS; COMPLIANCE WITH SECTION 16(a)

Directors and Executive Officers

Our executive officers and directors and their respective ages, positions and term of office are set forth below. Biographical information for each of those persons is also presented below. Our bylaws require two directors who serve until our next annual meeting or until each is replaced by a qualified director. Our executive officers are chosen by our Board of Directors and serve at its discretion. There are no existing family relationships between or among any of our executive officers or directors.

Name	Age	Position Held	Officer Since
Donald R. Mayer		President, Director	July 11, 2000
Linda L. Perry		Secretary/Treasurer, Director	July 20, 2001

Donald R. Mayer. Mr. Mayer has been the President and a director of Universal Business Insurance, an insurance company that he founded and has operated for the past eleven years. He has worked in the insurance industry for over 17 years, specializing in the motel/hotel industry. He is a director of Nova Star Innovations, Inc. and WorldNet, Inc. of Nevada, blank check reporting companies. He graduated from the University of Utah, located in Salt Lake City, Utah, with a B.A. in accounting in 1971.

Linda L. Perry Mrs. Perry serves as President of Business Builders, Inc., a privately held business consulting firm which she co-founded in 1997. She also serves as a director of Wings &Things, Inc., a reporting company. She attended Weber State College, located in Ogden, Utah.

Section 16(a) Beneficial Ownership Reporting Compliance

Section 16(a) of the Securities Exchange Act of 1934 requires our directors, executive officers and persons who own more than five percent of a registered class of our equity securities, to file with the Securities and Exchange Commission initial reports of ownership and reports of changes in ownership our common stock. Officers, directors and greater than ten-percent beneficial owners are required by SEC regulations to furnish us with copies of all Section 16(a) reports they file. Based upon review of the copies of such forms furnished to us and representations from these persons whether Forms 5 were required, we believe that Linda L. Perry filed a Form 5 reporting one

ITEM 10: EXECUTIVE COMPENSATION

None of our named executive officers received any cash compensation, bonuses, stock appreciation rights, long term compensation, stock awards or long-term incentive rights in excess of \$100,000 from us during the past three fiscal years. Mr. Mayer, our President, who acts in the capacity of chief executive officer received shares valued at \$5,000 in 2000; however, these shares were canceled and returned to the treasury in October 2001. We have not entered into employment contracts with our executive officers and their compensation, if any, will be

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determined at the discretion of our Board of Directors.

Compensation of Directors

We do not have any standard arrangement for compensation of our directors for any services provided as director, including services for committee participation or for special assignments.

ITEM 11: SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

The following table sets forth the beneficial ownership of our outstanding common stock by our management and each person or group known by us to own beneficially more than 5% of our outstanding common stock. Beneficial ownership is determined in accordance with the rules of the SEC and generally includes voting or investment power with respect to securities. Except as indicated by footnote, the persons named in the table below have sole voting power and investment power with respect to all shares of common stock shown as beneficially owned by them. The percentage of beneficial ownership is based on 802,000 shares of common stock outstanding as of March 27, 2002.

CERTAIN BENEFICIAL OWNERS

	Common Stock	Beneficially Owned
Name and Address of Beneficial Owners 	Number of Shares of Common Stock	
Aaron Nelson 5710 E. Tropicana #2023 Las Vegas, Nevada 89122	50,000 (1)	6.2%
Brent Nelson 1238 Thames Ct. Salt Lake City, Utah 84123	150,000	18.7%

(1) Includes 25,000 shares held by spouse.

MANAGEMENT

	Common Stock	Beneficially Owned
Name and Address of Beneficial Owners	Number of Shares of Common Stock	Percentage of Class
Donald R. Mayer	7,500	Less than 1%

6360 South 3000 East #205 Salt Lake City, Utah 84121

ITEM 12: CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

The following information summarizes transactions we have either engaged in during the two most recent fiscal years or propose to engage in involving our executive officers, directors, more than 5% stockholders, or immediate family members of such persons.

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R. Mayer, our President, received 10,000 shares valued at approximately \$2,500. This transaction was negotiated between related parties without "arms length" bargaining and as a result the terms of this transaction may be different than transactions between unrelated parties. However, in October 2001 these shares were canceled and returned to the treasury.

On March 3, 2000, our management determined that it was in the best interests of Globalwise to sell the assets and liabilities of our vending machine business and we formalized an agreement to sell the assets and liabilities to Brent Nelson, our then President and Director. In June 2000 Mr. Nelson exchanged 150,000 shares of Globalwise common stock held by him to purchase these assets and liabilities. The shares were valued at \$62,306 based upon the value of our total current assets, which included equipment and inventory, less our total current liabilities as of March 2000 date. This transaction was negotiated between related parties without "arms length" bargaining and as a result the terms of this transaction may be different than transactions between unrelated parties. In July 2000, Mr. Nelson resigned as President and Director to pursue other interests. We subsequently canceled the 150,000 shares and returned them to the treasury.

ITEM 13: EXHIBITS AND REPORTS ON FORM 8-K

Exhibits

Number Description

- 3.1 Articles of Incorporation, as amended (Incorporated by reference to exhibit 3.1 of Form 10-QSB, filed October 11, 2001)
- 3.3 Bylaws of Globalwise (Incorporated by reference to exhibit 3.3 of Form 10-SB, filed October 2, 2000.)

Reports on 8-K

None

21 SIGNATURES

In accordance with Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

4/01/2002 Date

Globalwise Investments, Inc.

/s/ Donald R. Mayer

By: ______ Donald R. Mayer President and Director

In accordance with the Exchange Act, this report has been signed below by the following person on behalf of the registrant and in the capacities and on the dates indicated.

	4/01/2002
Date	

/s/ Linda L. Perry

Linda L. Perry Secretary/Treasurer and Director

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Bv: