CYTATION CORP Form 10QSB November 13, 2001

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# FORM 10-QSB

Quarterly Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the quarterly period ended September 30, 2001

Commission file Number 0 5388

# CYTATION CORPORATION

(Exact Name of Registrant as Specified in its Charter)

Delaware	16-0961436	
(State or Other Jurisdiction of Incorporation)	(I.R.S. Employer Identification Number)	
251 Thames Street, B	ristol, RI 02809	
(Address of Principal Execution	ive Offices) (Zip Code)	
(401) 254-	8800	
(Registrant s Telephone Numb	ber, Including Area Code)	

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 such reports), and (2) has been subject to such filing requirements for the past 90 days.

YES [X] NO [ ]

Indicate the number of shares outstanding of each of the issuer s classes of common stock, as of the latest practical date:

Common Stock, \$.001 Par Value 13,764,531 shares as of September 30, 2001.

FORWARD-LOOKING INFORMATION

THIS FORM 10-QSB AND OTHER STATEMENTS ISSUED OR MADE FROM TIME TO TIME BY CYTATION CORPORATION (FORMERLY KNOWN AS COLLEGELINK.COM INCORPORATED) OR ITS REPRESENTATIVES CONTAIN STATEMENTS WHICH MAY CONSTITUTE FORWARD-LOOKING STATEMENTS WITHIN THE MEANING OF THE SECURITIES ACT OF 1933 AND THE SECURITIES EXCHANGE ACT OF 1934, AS AMENDED BY THE PRIVATE SECURITIES LITIGATION REFORM ACT OF 1995. FIFTEEN U.S.C.A. SECTIONS 77Z-2 AND 78U-5 (SUPP. 1996). THOSE STATEMENTS INCLUDE STATEMENTS REGARDING THE INTENT, BELIEF OR CURRENT EXPECTATIONS OF CYTATION CORPORATION (FORMERLY KNOWN AS COLLEGELINK.COM INCORPORATED) AND MEMBERS OF ITS MANAGEMENT TEAM AS WELL AS THE ASSUMPTIONS ON WHICH SUCH STATEMENTS ARE BASED. PROSPECTIVE INVESTORS ARE CAUTIONED THAT ANY SUCH FORWARD-LOOKING STATEMENTS ARE NOT GUARANTEES OF FUTURE PERFORMANCE AND INVOLVE RISKS AND UNCERTAINTIES, AND THAT ACTUAL RESULTS MAY DIFFER MATERIALLY FROM THOSE CONTEMPLATED BY SUCH FORWARD-LOOKING STATEMENTS. THE COMPANY UNDERTAKES NO OBLIGATION TO UPDATE OR REVISE FORWARD-LOOKING STATEMENTS TO REFLECT CHANGED ASSUMPTIONS, THE OCCURRENCE OF UNANTICIPATED EVENTS OR CHANGES TO FUTURE OPERATING RESULTS OVER TIME.

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**SIGNATURE** 

#### PART 1 FINANCIAL INFORMATION

#### Item 1. Financial Statements.

#### **Cytation Corporation (Formerly Collegelink.com Incorporated)**

#### **Balance Sheets**

#### ASSETS

September 30, 31, 2001 2000 (Unaudited) (Audited)

CURRENT ASSETS: Cash\$762,588\$161,481Accounts receivable, net 382,539Notes receivable, stockholders, current portion 35,000Prepaid expenses and other current assets42,134276,635

Total Current Assets804,722855,655

PROPERTY AND EQUIPMENT, Net31,687571,072

OTHER ASSETS:Cash in escrow account422,051 Book right, net 34,973Goodwill, net 4,245,897Website development costs, net 361,586

422,0514,642,456

TOTAL ASSETS\$1,258,460\$6,069,183

LIABILITIES AND
STOCKHOLDERS
EQUITYCURRENT
LIABILITIES:Accounts payable

and accrued expenses\$155,789\$1,188,560Notes payable 502,917Unearned revenue 715,207

**TOTAL** 

LIABILITIES155,7892,406,684

COMMITMENTS AND
CONTINGENCIES STOCKHOLDERS
EQUITY:Series A convertible
preferred stock, \$4.00 stated
value, \$0.01 par value;
2,500,000 shares authorized,
1,140,000 shares issued and
outstanding4,584,9804,584,980Series B
convertible preferred stock,
\$7.625 stated value, \$0.01 par
value;

300,000 shares authorized, -0and 279,771 shares issued and outstanding Series C convertible preferred stock, \$4.00 stated value, \$0.01 par value; 1,000,000 shares authorized, 1,000,000 shares issued and outstanding4,000,0004,000,000Common stock, \$0.001 par value, 100,000,000 shares authorized, 13,764,631 and 15,302,535 shares issued and outstanding, respectively13,76515,302Additional paid-in capital24,295,31524,402,656Deferred compensation(480,000)(214,422)Accumulated deficit(31,311,389)(29,126,017)

TOTAL STOCKHOLDERS EQUITY1,102,6713,662,499

TOTAL LIABILITIES AND STOCKHOLDERS EQUITY\$1,258,460\$6,069,183

See notes to financial statements.

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LOSS BEFORE INCOME TAXES(762,893)(1,987,280)INCOME

## **Cytation Corporation (Formerly CollegeLink.com Incorporated)**

# Statements of Operations For The Three Months Ended September 30, 2001 and 2000 (Unaudited)

			2001
EVENUES: college and high school rograms\$ \$716,8280ther evenues 46,558		_	
763,386COST OF GOODS SOLD4,106790,560			
GROSS ROFIT(4,106)(27,174)			
OPERATING EXPENSES: Technology 390,021De and amortization4,686418,763Sales and marketing 388,075General and administrative 770,283688,531	preciation		
TOTAL OPERATING XPENSES774,9691,885,390			
OPERATING OSS(779,075)(1,912,564)			
OTHER INCOME (EXPENSES):Interest income (expenses), net16,65214,454Write-off of note receivable (89,170)Other expense(470)			
TOTAL OTHER INCOME (EXPENSES)16,182(74,716)			

TAXES
NET
LOSS(762,893)(1,987,280)PREFERRE
STOCK DIVIDEND
EARNED128,775128,775
NET LOSS ATTRIBUTABLE TO COMMON
SHARES\$(891,668)\$(2,116,055)
Net Loss Per Share (Basis and
Diluted)\$(0.06)\$(0.14)

Weighted Average Common Shares Outstanding 13,756,97414,767,082

See notes to financial statements.

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#### **Cytation Corporation (Formerly CollegeLink.com Incorporated)**

# Statements of Operations For The Nine Months Ended September 30, 2001 and 2000 (Unaudited)

2001 2000

#### **REVENUES:**

College and high school programs\$2,927,597\$1,768,638Web site hosting and web services59,627139,277Other revenues72,85671,467

3,060,0801,979,382COST OF GOODS SOLD2,545,8741,307,926

GROSS PROFIT514,206671,456

#### **OPERATING**

EXPENSES:Technology87,476626,577Depreciation and amortization308,367968,190Sales and marketing509,6922,126,558General and administrative2,550,6773,033,299

TOTAL OPERATING EXPENSES3,456,2126,754,624

OPERATING LOSS(2,942,006)(6,083,168)

OTHER INCOME

(EXPENSES)Interest income (expenses), net(20,900)107,767Write-off of note receivable (89,170)Other expenses(470) Gain on sale of business units778,005328,000

TOTAL OTHER INCOME (EXPENSES)756,635346,597

LOSS BEFORE INCOME	
TAXES(2,185,371)(5,736,571)INCOM	ИE
TAXES	

NET INCOME (LOSS)(2,185,371)(5,736,571)PREFERRED STOCK DIVIDEND EARNED386,324386,324

NET INCOME (LOSS) ATTRIBUTABLE TO COMMON SHARES\$(2,571,695)\$(6,122,895)

Net Income (Loss) Per Share (Basis and Diluted)\$(0.17)\$(0.45)

Weighted Average Common Shares Outstanding 14,768,72513,655,238

See notes to financial statements.

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#### **Cytation Corporation (Formerly CollegeLink.com Incorporated)**

# Statements of Cash Flows For the Nine Months Ended September 30, 2001 and 2000 (Unaudited)

2001 2000

#### CASH FLOWS FROM OPERATING ACTIVITIES:

Net

loss\$(2,185,371)\$(5,736,571)Adjustments to reconcile net loss to net cash used in operating activities:Depreciation and amoritzation308,367968,190Stock-based compensation234,672220,005Accrued interest on note payable 37,735 Gain on sale of business units(778,005)(328,000)Changes in operating assets and liabilities: Accounts receivable(43,950)(394,948)Prepaid expenses and others234,501178,363Cash in escrow account(422,051) Accounts payable and accrued expenses1,024,116(239,743)Unearned revenue(566,302)238,293Deferred compensation(480,000)

CASH FLOW USED IN OPERATING ACTIVITIES(2,636,288)(5,094,411)

CASH FLOWS FROM INVESTING ACTIVITIES:Purchases of property and equipment(35,090)(326,891)Collection on (issuance of) notes receivable25,000(180,000)Payments for acquisitions (3,515,478)Capitalization of software development costs(6,811)(378,350)

CASH FLOW USED IN INVESTING ACTIVITIES(16,901)(4,400,719)

CASH FLOWS PROVIDED BY FINANCING ACTIVITIESProceeds from (payments of) note payable and debt500,000(125,000)Proceeds from issuance of preferred stock 1,050,000Purchase of treasury stock(600,000) Proceeds from sale of business units3,353,424328,000Proceeds from issuance of common stock, net of expenses8728,065,842

CASH FLOW PROVIDED BY FINANCING ACTIVITIES3,254,2969,318,842

NET INCREASE (DECREASE) IN CASH601,107(176,288)CASH, Beginning161,481531,383

CASH, Ending\$762,588\$355,095

SUPPLEMENTAL DISCLOSURE
OF CASH FLOW
INFORMATION:Cash paid during the
periods for: Interest\$ \$

Taxes\$ \$

Non-cash investing and financing activities:Offset note receivable with accrued expenses\$10,000\$

Issuance of stock in connection with acquisitions\$ \$6,407,813

See notes to financial statements.

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#### **Cytation Corporation**

# Notes to Financial Statements (Unaudited)

#### 1. Basis of Presentation:

The accompanying unaudited financial statements of Cytation Corporation (the Company) have been prepared in accordance with generally accepted accounting principles for interim financial information and with the instructions to prepare them for inclusion as part of the Form 10QSB. Accordingly, they do not include all of the information and footnotes required by generally accepted accounting principles for complete financial statements. The financial statements for the periods ended September 30, 2001 and 2000 are unaudited and include all adjustments, which in the opinion of management are necessary, in order to make the financial statements not misleading. All such adjustments are of a normal recurring nature. The results of the Company s operations for any interim period are not necessarily indicative of the results of the Company s operations for a full fiscal year. For further information, refer to the financial statements and footnotes thereto included in the Company s transition report (Form 10KSB) filed with the Securities and Exchange Commission for the six-month transition period ended December 31, 2000.

#### 2. The Company:

Until June 20, 2001, the Company provided a range of in-school and online services directed at high school students and their parents, high school counselors, college admissions officers and corporations which target the teen marketplace. On June 20, 2001, the Company sold all of its assets associated with these activities to TMP Worldwide Inc. *See* Note 3.

The Company currently does not conduct any business which generates revenue.

#### 3. Disposition of Assets:

On June 20, 2001, Cytation Corporation (then known as CollegeLink.com Incorporated) and its wholly owned subsidiary Cytation Bristol Corporation (then known as CollegeLink Corporation) sold substantially all of their respective assets, including all of their respective operating assets, to TMP Worldwide Inc. ( TMP ). TMP is the parent corporation of TMP Interactive Inc. d/b/a Monster.com. The sale of assets from Cytation to TMP was approved by Cytation s stockholders at a special meeting of stockholders held on June 19, 2001.

As consideration for the sale, TMP paid Cytation Corporation approximately \$4,202,000 in cash and assumed approximately \$3,062,000 of Cytation s liabilities. Among the liabilities that TMP assumed were notes issued by Cytation to TMP in the aggregate principal amount of \$1,000,000.

#### 4. Legal Proceedings:

On April 12, 2001, a group of the Company s stockholders commenced a purported class action litigation against the Company for claims relating to the Company s failure to register for resale the shares issued to these shareholders in connection with the August 10, 1999 acquisition of ECI, Inc. Damages claimed by the purported class were \$3,500,000. These stockholders alleged that such registration was required by a registration rights agreement between them and the Company. The Company denied any liability and asserted counterclaims and a third-party claim. The Company and the stockholders settled this matter in consideration of the payment by the Company to them of \$400,000, approximately 80% of which plaintiffs in turn paid to their legal counsel.

#### 5. Change of Name:

On June 21, 2001, Cytation Corporation changed its name from CollegeLink.com Incorporated to Cytation Corporation and Cytation Corporation s wholly owned subsidiary changed its name from CollegeLink Corporation to Cytation Bristol Corporation . The name changes were effected in connection with the sale of assets to TMP. The Cytation Corporation name change was approved by Cytation Corporation s stockholders at a special meeting of stockholders held on June 19, 2001. Cytation Bristol Corporation was dissolved on October 22, 2001.

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#### 6. Equity Transactions:

On July 30, 2001, options to purchase 22,971 shares of the Company s common stock were exercised at an exercise price of \$0.01 per share.

In July 2001, the Company granted 2,250,000 options to employees and directors with an exercise price of \$0.001 per share, which is less than market value. Accordingly, the Company recorded compensation expense of \$20,250.

#### 7. Deferred Compensation:

On July 2, 2001, the Company s board of directors authorized advances to two officers of the Company in the aggregate amount of \$600,000. These advances are repayable by either officer if the officer leaves the employment of the Company before January 2003, unless certain events occur before such date. These advances have been booked as deferred compensation and amortized over 15 months.

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

The Company sold all of its revenue producing assets on June 20, 2001. Accordingly, the following should be read in conjunction with Note 3 to the Financial Statements and Item 5 hereof.

#### Nine Months Ended September 30, 2001 Compared to the Nine Months Ended September 30, 2000

Revenue. Revenue increased approximately \$1,080,698 in the nine months ended September 30, 2001, an increase of approximately 55% compared to the nine-month period ended September 30, 2000. This increase in revenue resulted from the increase in the number of the Company s Making It Count programs and a concomitant increase in revenue from corporate sponsors. The Company sold all of the assets associated with these programs on June 20, 2001.

Cost of Revenues. Our cost of revenues increased \$1,237,948 in the nine months ended September 30, 2001, an increase of approximately 94% compared to the nine-month period ended September 30, 2000. This increase in cost of revenues resulted from the increase in the number of the Company s Making It Count programs. The Company sold all of the assets associated with these programs on June 20, 2001.

Operating Expenses. Operating expenses for the nine months ended September 30, 2001 decreased \$3,298,412, a decrease of approximately 49% compared to the nine months ended September 30, 2000. This decrease in operating expenses was caused by a decrease in depreciation and amortization resulting from a substantial impairment charge during the Company s preceding fiscal year, substantially reduced technology charges resulting from the completion of the Company s web site in the year 2000, substantially reduced sales and marketing costs resulting from a change in marketing strategy and the discontinuation of the Company s revenue producing business on June 20, 2001, which in turn caused a reduction in personnel to 3 from 66 during the third quarter ending September 30, 2001.

*Other Income (Expense).* There was a net positive change of \$410,038 in other income resulting principally from the gain on the sale of the Company s assets to TMP Worldwide. See Note 3.

#### Three Months Ended September 30, 2001 Compared to the Three Months Ended September 30, 2000

*Revenue*. Revenue decreased \$763,386 in the three months ended September 30, 2001 compared to the three-month period ended September 30, 2000. This decrease in revenue resulted from the discontinuation of the

Company s revenue producing business on June 20, 2001.

Cost of Revenues. Our cost of revenues decreased \$786,456 in the three months ended September 30, 2001 compared to the three-month period ended September 30, 2000. This decrease in cost of revenues resulted from the discontinuation of the Company s revenue producing business on June 20, 2001.

*Operating Expenses*. Operating expenses for the three months ended September 30, 2001 decreased \$1,110,421 compared to the three months ended September 30, 2000. This decrease in operating expenses resulted principally from the discontinuation of the

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#### **Table of Contents**

Company s revenue producing business on June 20, 2001, which in turn resulted in a reduction in personnel to 3 from 66. This reduction was offset by the payment of \$200,000 after insurance recovery to settle litigation and substantial legal fees associated therewith. See Note 4.

*Other Income (Expense)*. There was a net positive change of \$90,898 in other income resulting principally from a write-off of a note receivable in the amount of \$89,170 in three months ended September 30, 2000.

#### Liquidity and Capital Resources

Net cash used in operating activities was \$2,636,288 for the nine month period ended September 30, 2001 compared to \$5,094,411 for the nine month period ended September 30, 2000. As of September 30, 2001, the Company had working capital of \$648,933 compared to working capital of \$652,749 as of September 30, 2000.

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#### PART II OTHER INFORMATION

#### Item 1. Legal Proceedings.

On April 12, 2001, a group of the Company's stockholders commenced a purported class action litigation against the Company for claims relating to the Company's failure to register for resale the shares issued to these stockholders in connection with the August 10, 1999 acquisition of ECI, Inc. Damages claimed by the purported class were \$3,500,000. These stockholders alleged that such registration was required by a registration rights agreement between them and the Company. The Company denied any liability and asserted counterclaims relating to plaintiffs interference with the planned sale of assets to TMP, which was delayed as a result of the litigation, and a third-party claim against a consultant to the Company who was also a principal stockholder of ECI. Although management believed that the claims raised in the class action were without merit and that the Company ultimately would prevail in the litigation, to avoid additional legal fees the Company settled this matter for \$400,000, approximately 80% of which plaintiffs in turn paid to their legal counsel.

#### Item 2. Change in Securities

On July 30, 2001, options to purchase 22,971 shares of the Company s common stock were exercised at an exercise price of \$0.01 per share.

In July 2001, the Company granted 2,250,000 options to employees and directors with an exercise price of \$0.001 per share, which is less than market value. Accordingly, the Company recorded compensation expense of \$20,250.

#### **Item 3. Defaults Upon Senior Securities**

None.

#### Item 4. Submission of Matters to a Vote of Security Holders

None.

#### **Item 5. Other Information**

On June 20, 2001, Cytation Corporation (then known as CollegeLink.com Incorporated) and its wholly owned subsidiary Cytation Bristol Corporation (then known as CollegeLink Corporation) sold substantially all of their respective assets, including all of their respective operating assets, to TMP. TMP is the parent corporation of TMP Interactive Inc. d/b/a Monster.com. As consideration for the sale, TMP paid Cytation Corporation approximately \$4,202,000 in cash and assumed approximately \$3,062,000 of Cytation s liabilities. Among the liabilities that TMP assumed were notes issued by Cytation to TMP in the aggregate principal amount of \$1,000,000.

On May 22, 2001, the Company s common stock stopped trading on the American Stock Exchange where it had traded under the symbol APS . From May 22, 2001 through June 21, 2001, the Company s common stock traded on the Nasdaq Over the Counter Bulletin Board under the symbol CLGK . Since June 21, 2001, the Company s common stock

has traded on the Nasdaq Over the Counter Bulletin Board under the symbol CYTY .

On July 2, 2001, two independent directors were appointed to the Company s board of directors following the resignation of Mark Rogers as a director. The board of directors authorized advances to two officers of the Company in the aggregate amount of \$600,000. These advances are repayable by either officer if he leaves the employment of the Company before January 2003, unless certain events occur before such date. These advances have been booked as deferred compensation.

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

## (a) Exhibits:

The following exhibits are filed as part of or incorporated by reference into this Report:

Exhibit	Description
2.1 2.2 Plan of Merger of the Company and Cytation	Articles of Merger between the Company and Cytation Corporation, dated February 11, 1999(1)
Corporation, dated February 11, 1999(1)2.3 Articles of Merger	
between CollegeLink.com Incorporated and ECI, Inc., dated	
August 10, 1999(2)2.4 Certificate of Merger of	
CollegeLink.com Incorporated and ECI, Inc., dated August 10, 1999(2)2.5	
Agreement and Plan of Merger of the Company and ECI, Inc., dated	
August 10, 1999(2)2.6 Certificate of Ownership and	
Merger between the Company and CollegeLink.com Incorporated,	
dated November, 15, 1999(2)2.7 Agreement and Plan of Merger	
between the Company and CollegeLink.com Incorporated,	
dated November 15, 1999(2)2.8 Amended and	
Restated Asset Purchase Agreement dated	

May 2, 2001,

among TMP

Worldwide Inc.,

CollegeLink.com

Incorporated and

CollegeLink

Corporation (5)3.1

Amended and

Restated

Certificate of

Incorporation of

the

Company(2)3.2

By-Laws of the

Company(2)4.1

Please see

Exhibits 3.1 and

3.2 for provisions

of the Amended

and Restated

Certificate of

Incorporation and

By-Laws of the

Company defining

the rights of

holders of the

common stock of

the Company 10.1

Series A

Convertible Stock

Purchase

Agreement, dated

April 2, 1999,

between the

Company and

Provident Life and

Accident

Insurance

Company (3)10.2

Escrow

Agreement by and

among the

Company, Gerald

A. Paxton,

Thomas J. Burgess

and Eastern Bank

and Trust

Company dated as

of August 10,

1999(2)10.3

Registration

Agreement by and

among the

Company, Gerald

A. Paxton,

Thomas J. Burgess

and ECI, Inc.,

dated as of

August 10,

1999(2)10.4

Consulting

Agreement by and

among the

Company, Gerald

A. Paxton and

CollegeLink.com

Incorporated dated

as of August 10,

1999(2)10.5 Letter

Agreement by and

among the

Company, ECI,

Inc. and USA

Group

Noel-Levitz, Inc.

dated as of July

28, 1999(2)10.6

Registration

Rights Agreement

by and among the

Company and

**USA** Group

Noel-Levitz, Inc.

dated as of July

28, 1999(2)10.7

Lease by and

between Victoria

S. Tarsagian and

Web Services

International, Inc.

dated as of

July 29,

1996(2)10.8 1996

Stock Plan(2)10.9

1999 Stock Option

Plan(2)10.10

Stock Purchase

Agreement, dated

September 30,

1999, between the

Company and

**PNC** Investment

Corp.(2)10.11

Marketing

Services and

Administrative

Agreement, dated

September 30,

1999, between the

Company and

PNC Investment

Corp.(2)10.12

**Employment** 

Agreement, dated February 11,

1999, between the

Company and Richard

Fisher(2)10.13

Employment

Agreement, dated

February 11,

1999, between the

Company and

Kevin

High(2)10.14

Agreement, dated

June 30, 1999,

between the

Company and the

College Entrance

Examination

Board(2)10.15

Form of Lock-Up

Agreement(2)10.16

Lease dated

September 22,

1999 between the

Company and

Midview,

LLC(2)10.17

Agreement and

Plan of Merger

dated as of

October 20, 1999

by and among

Cytation.com

Incorporated,

CollegeLink.com,

Incorporated,

Student Success,

Inc., Bradford J.

Baker, Patrick S.

O Brien and the

Patrick S. O Brien

Stock

Trust(2)10.18

Support

Agreement dated

as of October 20,

1999 by and

between the

Company and

Bradford J.

Baker(2)10.19

Support

Agreement dated

as of October 20,

1999 by and

between the

Company and

Patrick S.

O Brien(2)10.20

Support

Agreement dated

as of October 20,

1999 by and

between the

Company and the

Patrick S. O Brien

Stock

Trust(2)10.21

Noncompetition

and Employment

Agreement dated as of October 20,

1999 among CollegeLink.com Incorporated, Cytation.com Incorporated and Bradford J. Baker(2)

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Cytation.com

Exhibit	Description
10.22	Noncompetition and Employment Agreement dated as of October 20, 1999 among CollegeLink.com Incorporated, Cytation.com Incorporated and Patrick S. O Brien(2)
10.23 Series A	(-)
Convertible	
Preferred Stock	
Purchase	
Agreement, dated as	
of October 26, 1999,	
between the	
Company and Bost	
& Co.(2)10.24	
Partner Contract	
dated September 8, 1999 between	
Student Advantage,	
Inc. and	<b>.</b>
CollegeLink.com(2)10.2	5
FastWeb	
CollegeLink	
Agreement dated	
November 22, 1999	
between	
FastWeb.com LLC	
and	
CollegeLink.com	
Incorporated(2)10.26	
Employment	
Agreement, dated as	
of July 1, 1999,	
between the	
Company and	
Thomas	
Burgess(2)10.27 Amendment dated as	
of November 11,	
1999, to	
Employment	
Agreement between	
Cytation.com	
Incorporated and	
Richard A.	
Fisher(2)10.28	
Amendment dated as	
of November 11,	
1999, to	
Employment	
Agreement between	
Cytation.com	
Incorporated and	
Kevin J.	
High(2)10.29	
Consulting	
Agreement dated	
October 13, 1999,	
between	
Cytation com	

Incorporated and Bruce Sundlun(2)10.30 Series A Lock-Up Agreement(2)10.31 Consulting Agreement dated September 8, 2000 between CollegeLink.com and Bradford J. Baker(4)10.32 Consulting Agreement dated September 8, 2000 between CollegeLink.com and Patrick S. O Brien(4)10.33 Pro forma Balance Sheet (Unaudited) as of December 31, 2000 (5)10.34 Pro forma Statement of Operations (Unaudited) for the year ended June 30, 2000 (5)10.35 Pro forma Statement of Operations for the six-month transition period ended December 31, 2000 (5)21.1 List of Subsidiaries of the Company(2)

(1)

(2) (2) Filed as Exhibit to the

Company s

Registration

Statement

No. 333-85079

on Form SB-2

and

incorporated

herein by

reference(3) Incorporated

by reference

from the

Company s

Form 8-K,

Current Report,

filed April 27,

1999.(4) Incorporated

Incorporated by reference from the Company s Form 8-K, Current Report, filed March 18, 1999, and later amended on April 2, 1999.

by reference

from the

Company s

Form 10-QSB,

filed

November 20,

2000.(5) Incorporated

by reference

from the

Company s

Definitive

Proxy

Statement filed

May 25,

2001. (b) No

reports on

Form 8-K were

filed during the

quarter ended

September 30,

2001.

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#### **SIGNATURE**

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

CYTATION CORPORATION

By: /s/ Richard A Fisher

Name: Richard A. Fisher Title: Chairman

Date: November 13, 2001

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