BUY IT CHEAP COM INC /DE

Form 10KSB September 27, 2002

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

FORM 10-KSB

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(Mar	ck One)	10141	10 100	
[X]	Annual report of 1934	under Section 13 or	15(d) of the Secu	rities Exchange Act
	For the fiscal	l year ended June 30	, 2002	
[]	Transition rep Act of 1934	port under Section 13	or 15(d) of the	Securities Exchange
	For the trans	ition period from	to	
		Commission file n	umber 000-1	3337
		Buy It Che	ap.com, Inc.	
		(Name of Small Busine	ss Issuer in Its	Charter)
	Delaware			22-2497491
		Jurisdiction of r Organization)		RS Employer dentification No.)
	1800 Bloomsb	ury Ave., Ocean, N.J.		07712
(Z	Address of Pri	ncipal Executive Offi	ces)	(Zip Code)
		732-	922-3609	
		(Issuer's Telephone N	umber, Including	Area Code)
	Securitie	s registered under Se	ction 12(b) of the	e Exchange Act:
	Ti ¹	tle of Each Class	Name Of Each Ex On Which Regist	•
		None		
	Securitie	es registered under S	ection 12(g) of the	he Exchange Act:
		Common Stock; \$.00	1 par value per s	hare
		(Title o	f Class)	
		(Title o	f Class)	
	Check whether	r the issuer: (1) fil	ed all reports re	quired to be filed b

Section 13 or 15(d) of the Exchange Act during the past 12 months (or for such shorter period that the registrant was required to file such reports), and has been subject to such filing requirements for the past 90 days. Yes [X] No []

Check if there is no disclosure of delinquent filers in response to Item

405 of Regulation S-B is not contained in this form, and no disclosure will 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 revenues for its most recent fiscal year. \$0

State the aggregate market value of the voting and non-voting common equity held by non-affiliates computed by reference to the price at which the common equity was sold, or the average bid and asked prices of such common equity, as of a specified date within the past 60 days. (See definition of affiliate in Rule 12b-2 of the Exchange Act.).

As of August 28, 2001, the aggregate market value of the Registrant's Common Stock (based on the closing bid price for the Common Stock as reported by the National Quotation Bureau on such date held by non-affiliates of the Registrant) was approximately \$400,000. For the purposes of this report, it has been assumed that all directors and officers of the Registrant are affiliates of the Registrant. However, the statements made herein shall not be construed as an admission for the purpose of determining the affiliate status of any person. As of August 28, 2002, the Registrant had 9,040,582 shares of Common Stock issued and outstanding.

Note. If determining whether a person is an affiliate will involve an unreasonable effort and expense, the issuer may calculate the aggregate market value of the common equity held by non-affiliates on the basis of reasonable assumptions, if the assumptions are stated.

APPLICABLE ONLY TO CORPORATE REGISTRANTS

State the number of shares outstanding of each of the issuer's classes of common equity, as of the latest practicable date. 9,040,582 shares of Common Stock, par value \$.001 per share, at August 28, 2002.

DOCUMENTS INCORPORATED BY REFERENCE

If the following documents are incorporated by reference, briefly describe them and identify the part of the Form 10-KSB (e.g., Part I, Part II, etc.) into which the document is incorporated: (1) any annual report to security holders; (2) any proxy or information statement; and (3) any prospectus filed pursuant to Rule 424(b) or (c) of the Securities Act of 1933 ("Securities Act"). The listed documents should be clearly described for identification purposes (e.g., annual report to security holders for fiscal year ended December 24, 1990).

Notice on Forward-Looking Statements

The Company desires to take advantage of the "safe harbor" provisions of the Private Securities Litigation Reform Act of 1995 and is making this cautionary statement in connection with such safe harbor legislation. This Form 10-KSB, and the Annual Report to Shareholders, Form 10-QSB or Form 8-K of the Company or any other written or oral statements made by or on behalf of the Company may include forward-looking statements which reflect the Company's current views with respect to future events and financial performance. The words "believe," "expect," "anticipate," "intends," "estimate," "forecast," "project," "should" and similar expressions are intended to identify "forward-looking statements" within the meaning of the

Private Securities Litigation Report Act of 1995. All forecasts and projections in this Form 10-KSB are "forward-looking statements," and are based on management's current expectations of the Company's near-term results, based on current information available pertaining to the Company, including the risk factors noted below.

The Company wishes to caution investors that any forward looking statements made by or on behalf of the Company are subject to uncertainties and other factors that could cause actual results to differ materially from such statements. These uncertainties and other risk factors include, but are not limited to: changing economic and political conditions in the United States and in other countries, changes in governmental spending and budgetary policies, governmental laws and regulations surrounding various matters such as environmental remediation, contract pricing and international trading restrictions, customer product acceptance and continued access to capital markets and foreign currency risks. The Company wishes to caution investors that other factors may, in the future, prove to be important in affecting the Company's results of operations. New factors emerge from time to time and it is not possible for management to predict all such factors, nor can it assess the impact of each such factor on the business or the extent to which any factor, or a combination of factors, may cause actual results to differ materially from those contained in any forward-looking statements.

Investors are further cautioned not to place undue reliance on such forward-looking statements as they speak only to the Company's views as of the date the statement is made. The Company undertakes no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.

PART I

Item 1. Description of Business

General

Buy It Cheap.com, Inc. (the "Company") was incorporated in Delaware on January 16, 1984 as Cellufone Corporation. From 1984 to 1991 the Company and/or its subsidiaries, were involved in several different businesses, including the reselling of cellular telephone service, radio paging (beeper) service, private pay telephone manufacture and private network switching. The Company subsequently changed its name to Celcor, Inc. Because growth and profitability of these operations fell short of expectations, the Company had either ceased operating or had sold off all its businesses by February, 1991.

Unable to obtain financing to repay debt or fund operations of any kind, the Company, in April 1991, filed for protection under Chapter 11 of the United States Bankruptcy Code. The Company was able to secure limited equity capital from an investor and the Company emerged from bankruptcy in 1992 with virtually no assets or liabilities.

The Company (then known as Celcor, Inc.) had virtually no operations from 1991 to early 1995 when it executed an Agreement and Plan of Merger with Northeast (USA) Corp., a New York corporation, ("Northeast NY"). Through this merger, which became effective August 1, 1996, the Company changed its name from Celcor, Inc. to Northeast (USA) Corp. and was the surviving entity in the merger. The Company consummated the merger in order to bring the business

of Northeast NY into the Company. Northeast NY had a joint venture with the Chinese government to manufacture and distribute vitamins and beauty products. While limited production and sales were achieved, lack of funding caused cessation of activities in early 1997. Because the necessary funding for this operation could not be raised and because certain commitments by each party had not been met, the Company, in June of 1999, notified the Chinese that it was no longer interested in pursuing the joint venture. The Chinese have responded that they were not against dissolving the joint venture, although no formal liquidation has yet taken place. During the fiscal years ending June 30, 1996 through 1998 the Company, domestically, generated limited revenues from retail sales of a beauty supply line. Lack of funding for promotional activities, and subsequently for fixed overhead costs, caused cessation of this activity during the latter part of fiscal 1998.

In April of 1999, Robert Edwards, the Company's initial founder and former president approached the Company on the possibility of starting an Internet retailing business. Pursuing this proposal, the Company's Board of Directors approved the acquisition of Buy It Cheap.com, Inc., ("BUYC") a development stage company organized under Delaware law by two directors of the Company. BUYC had raised approximately \$100,000 in start-up investment capital. The Company issued 1,400,000 shares of its common stock to shareholders of BUYC upon consummation of the transaction (October 1999). Once the acquisition was consummated, the Company operated a website "Buyitcheap.com" and changed its corporate name to Buy It Cheap.com, Inc. For accounting purposes, the acquisition has been treated as an acquisition of the Company by Buy It Cheap.com, Inc. and as a recapitalization of Buy It Cheap.com, Inc.

The Company believes that there is a market for lower priced specialty merchandise on the Internet as strong competition for items new to the market has left a void in the market for lower cost items. With lower cost and specialty merchandise, the Company won't compete with the vast majority of Internet retailers and will benefit from the greater profit margins that are achievable with this type of merchandise.

Current operating plan

Internet Retailing - Buyitcheap.com

The Company intends to operate a virtual store under the web address of "Buyitcheap.com" and will offer for sale various types of branded merchandise over the Internet. While the website has been partially functional, the Company has not yet promoted it and sales thus far have been negligible. Initial merchandise lines will consist of specially priced items in consumer electronics, luggage and giftware. The Company does not intend to inventory any merchandise, however it may do so in the future. The Company will post merchandise from various vendors on its website, takes orders and collect the funds. The order is routed to the applicable vendor for shipment to the customer. Upon shipment, the Company remits its cost of the item to the vendor. In keeping with the Company's website name, the theme of its merchandise offerings will be to offer merchandise at the lowest possible price. The Company plans to keep overhead low and will seek additional funding to expand the business. The rate at which the Company can secure additional financing will be a determing factor in how fast the Company will grow.

Competition

The Internet retailing business is a highly competitive industry. The Company, being a start-up in this business, faces competition from numerous sources, including established Internet retailers with greater financial

resources and a longer operating history. However, the Company expects, in time, to establish a niche as a retailer of quality branded merchandise obtained from closeouts, surplus goods, odd lots, etc. offered at cheap prices, by which to distinguish itself from other Internet retailers and thus, to effectively compete in this industry. The Company's ability to successfully compete will be dependent upon its future ability to raise substantial additional capital.

Supply of merchandise and Internet Infrastructure

The Company, through existing relationships developed by the Company's management, will display merchandise from various vendors. There is no charge for displaying the merchandise on the Company's website. The Company marks up the price charged to it by the vendor. There being no real risk to the vendor/supplier, the Company believes it will not experience any difficulty in obtaining merchandise for sale on its website.

While the Company owns its own hardware and software to generate its website, it currently relies on an outside organization to maintain this website infrastructure. In the near term future, the Company anticipates that it will perform these functions itself.

Employees

The Company currently has no paid employees. Certain officers and directors of the Company have agreed to temporarily work without pay but have been reimbursed for some out-of-pocket expenditures.

Item 2. Description of Property

The Company leases office space in Clifton, N.J. and maintains its principal office at 1800 Bloomsbury Ave., Ocean, N.J. 07712 at no cost to the Company. As the business expands, the Company will need to procure additional space.

Item 3. Legal Proceedings

From its prior operations in selling beauty products (1995-1997) the Company (then called Northeast (USA) Corp.) is indebted to two suppliers who have filed suit against the Company. These filed claims total approximately \$89,000, of which \$11,000 is disputed by the Company. One of these creditors has obtained a judgement (with interest) against the Company for approximately \$60,000. The Company has attempted to settle these claims with issuance of its common stock and convertible notes. Depending on its financial status, the Company will attempt to settle these claims in the coming months.

Details of these suits are as follows: Supreme Court of the State of New York, County of Queens, filed July 15, 1997, plaintiff Laffon Design-Kree Plast S.P.A., defendant Northeast (USA) Corp. (judgement entered); Supreme Court of the State of New York, County of Queens, filed March 5, 1997, plaintiff R. P. Scherer Corporation, defendant Northeast (USA) Corp.(pending).

If the Company is unable to resolve these claims, it may be unable to proceed with its business plans.

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

None during the Company's fiscal year ended June 30, 2002.

PART II

Item 5. Market for Common Equity and Related Stockholder Matters

The Company's Common Stock is traded on the OTC Bulletin Board, symbol $\ensuremath{\mathtt{BYCC}}$.

The following table shows the range of high and low bid or last trade quotations for the Company's Common Stock as reported to the Company by Pink Sheets LLC's "OTC Market Report." No review of the daily quotations as provided by the OTC Bulletin Board has been undertaken by the Company. The quotations reflect prices between dealers, without retail mark-ups, mark-downs or commissions and may not necessarily represent actual transactions or be indicative of prices at which the Company's Common Stock was traded.

Fiscal year	Fiscal quarter ended	Low bid	High bid
2001	September 30, 2000 December 31, 2000 March 31, 2001 June 30, 2001	\$.625 .1563 .1563 .10	\$ 1.00 .75 .1875 .1563
2002	September 30, 2001 December 31, 2001 March 31, 2002 June 30, 2002	.10 .10 .06	.10 .11 .11 .06

The number of record holders of the Company's Common Stock as of August 31, 2002 was approximately 400, however, the Company believes that there are substantially more beneficial owners of the Common Stock.

Dividend policy

The Company has never paid any dividends on its common stock. The Company anticipates that in the foreseeable future, earnings, if any, will be retained for use in the business or for other corporate purposes, and it is not anticipated that cash dividends will ever be paid on its common stock.

Item 6. Management's Discussion and Analysis or Plan of Operation

The Company entered the Internet retailing business through the formation an entity separate from the Company by two of its directors. The new entity was able to raise limited start-up capital for an Internet retailing business. The new entity then merged with the Company. For accounting purposes, the combination of the two companies was treated as an acquistion of the Company by this new entity. Subsequent to the completion of this acquisition the Company changed its name to Buy It Cheap.com, Inc. and commenced an Internet retailing operation under the website "Buyitcheap.com." The Company must still arrange settlement of its liabilities and raise substantial new investment capital in order to develop this business.

Financial and operating plan for the next 12 months

The Company plans to operate over the next 12 months with little overhead. The Company plans to consume operating cash only to the extent that it has available cash on hand, or that it has investor comittments for. This may limit the rate at which the Company will grow. Until there is positive cash flow from its Internet business, or the Company is able to raise a substantial amount of new capital, there will be no paid employees or any significant fixed overhead. The sales transactions, for the most part, will be handled automatically over the Internet requiring little labor or office space requirements. The Company currently plans to be fully operational for the 2002 holiday season and believes it can become a viable business by the end of calendar year 2002 (subject to the outcome of previously described legal proceedings) if it is able to raise additional capital. The objective of the Company will be to establish the viability necessary to attract substantial new investment capital to expand its business in the future.

Item 7. Financial Statements

The financial statements of the Company, the notes thereto, and the Report of the Independent Auditors thereon required by this Item 7 appear in this report on the pages indicated in the following index.

	Page
Independent Auditors' Report	F-1
Balance Sheet at June 30, 2002 and 2001	F-2
Statement of Income for the fiscal year ended	
June 30, 2002 and 2001 and the period	
July 19, 1999 to June 30, 2002	F-3
Statement of Stockholders' Equity for period	
July 19, 1999 to June 30, 2002	F-4
Statement of Cash Flows for the fiscal years	
ended June 30, 2002 and 2001 and for the	
period July 19, 1999 to June 30, 2002	F-5
Notes to Financial Statements	F-6 - F-11

Item 8. Changes in and Disagreements With Accountants or Accounting and Financial Disclosure

None

PART III

Directors are elected by the shareholders and serve until their successors are elected and have qualified or until a director's earlier death, resignation or removal. Directors were most recently elected on January 25, 1996 at the special meeting of shareholders held at such time. Robert Edwards became a director in May, 1999 and Anthony Consi became a director on September 26, 2000. Mr. Edwards and Mr. Consi were elected to fill seats left vacant by previous directors' resignations.

On August 16, 2001, Mr. Edwards was elected Chairman of the Board and Mr. Consi was elected President and CEO. The former President, Stephen Roman

was elected Vice President, Secretary and CFO. Set forth below are the names and ages of the directors and executive officers of the Company, their positions with the Company, and their business experience, including their principal occupations at present and during the past five years.

Name	Age	Present Position	Director of the Company since
Robert Edwards (1)	82	Chairman of the Board	1999
Anthony J. Consi (2)	80	President, CEO and Director	2000
Stephen E. Roman, Jr. (3)	54	Director and President	1994
Jennifer Lo (4)	49	Director and Vice President	1996
Michael Hsu (5)	62	Director	1996
David Chow (6)	42	Director	1993
Chin-Sung (Joe) Chen (7)	52	Director	1996

- (1) Robert Edwards is the original founder of the Company in 1984. He had not been associated with the Company from 1992 to 1999. Mr. Edwards has been involved in retailing for the past five years with the Rumson China and Glass Shop, Inc., a family owned private corporation.
- (2) Mr. Consi has served as President and General Partner of Sunrise Realty Associates and Brinkley Associates, major shopping center operators. He is also Vice President and Director of risk management for Arc Properties, Inc. a retail developer and President of Ol' Americ Associates, Inc., a risk management consulting firm.
- (3) Stephen E. Roman, Jr. served as Vice President and Chief Financial Officer of the Company for the period from April, 1984 to June, 1994 and from August 2001 to present. He has also served as Secretary since 1994. From June, 1994 to January, 1996, and from May, 1999 to August 2001, Mr. Roman has served as President of the Company. In January, 1996, Ms. Lo succeeded Mr. Roman as President and Mr. Roman became Vice President and Chief Financial Officer. In May, 1999, Ms. Lo resigned as President and was succeeded by Mr. Roman. Mr. Consi succeeded Mr. Roman as President in August 2001. For the last five years, he has served on a part-time basis. Mr. Roman is a certified public accountant and performs similar services for other business entities.
- (4) Jennifer Lo is a trained pharmacist and from February, 1993 until May 1999 served as chairman and president of the Company. Ms. Lo is the sole stockholder of Lyncroft Corp., which owns 100,000 shares of the Company.
- (5) Michael W. Hsu served as Vice President-Finance from June, 1994 to January, 1996 on a part-time basis. He served as Treasurer (part-time) from January, 1996 to May, 1999. He has been a self-employed certified public accountant for the past ten years.
- (6) David Chow is Managing Director of Center Laboratories, Taiwan, and has

held this position since 1980. He is also Managing Director of Center Pharmaceutical Co., Ltd., People's Republic of China and has served in this capacity since 1992. Additionally, in 1993 Mr. Chow became Chairman of the Taiwan Pharmaceutical Development Association and in 1995, Director of the GMP Committee of the China Pharmaceutical Industrial Association.

(7) Chin-Sung (Joe) Chen is presently General Manager of Hyscios Pharmacy International, Co., Ltd., a distributor of pharmaceutical and skin care products based in Taipei, Taiwan, and has served in this capacity since 1994. Prior to his association with Hyscios, Mr. Chen was employed for approximately 16 years by Lederle, where he served in a variety of increasingly responsible positions. From April, 1991 to November, 1993, Mr. Chen was national marketing manager of Lederle, Taiwan.

The Board of Directors does not presently have an audit, compensation or nominating committee. There was one meeting of the Board of Directors during the fiscal year ended June 30, 2002.

No officer or director of the Company is currently involved in any legal proceeding, nor is any officer or director also an officer or director of any other publicly held company.

Section 16 (a) Beneficial Ownership Reporting

Based solely upon a review of Forms 3 and 4 and amendments thereto, as well as Form 5 and amendments thereto, furnished to the Company during the period from July 1, 2000 to the present, the Company believes the following to be accurate and correct:

Person or entity required to file	Form required	Reason filing required	Date on which filing was required	Status of filing
Robert Edwards	Form 3	Elected a director	September, 1999	Filed, but not timely
Anthony Consi	Form 3	Elected a director	October 2000	Filed but not timely
Stephen Roman	Form 4	Gifts of stock	December 2000	Filed but not timely

Item 10. Executive Compensation

There was no compensation paid or accrued to any officer or director of the Company for the fiscal years ended June 30, 2001 and 2002.

Item 11. Security Ownership of Certain Beneficial Owners and Management

The following table sets forth the number of shares of the Company's \$.001 par value common stock owned by each person who, as of August 28, 2001, owns of record, or is known by the Company to own beneficially, more than 5% of the Company's common stock, as well as the ownership of such shares by each director and executive officer of the Company and the shares beneficially owned by all officers and directors as a group.

Name and Address of Beneficial Owner	Amount and Nature of Beneficial Ownership	
Majestic International Inc. No 3 14th Floor No 535 Cheng-Kuo Third Road Kaohszung, Taiwan ROC	633,400	6.89
Verchi Holdings Limited Room 312, Entrance 3, Bldg. 14 Compound 3, Jingouhe Road Wukesong-Haidian District Beijing, People's Republic of China	550,000	5.98
Anthony J. Consi 52 Buttel Drive Clifton, NJ 07013	350,000	3.81
Stephen E. Roman, Jr. (officer and director) 25 Hillside Road Shark River Hills, NJ 07753	308,153 (3)	3.35
David Chow (director) 4F No. 20, Lane 34 Sec 2, Pa Te Road, Taipei, Taiv	15,000 van	-
Jennifer Lo (officer and director) 258-01 Pembroke Ave. Great Neck, NY 11021	421,405 (1)	4.59
Michael Hsu (director) 136-21 Roosevelt Ave Flushing, NY 11354	0 (4)	0
Chin-Sung (Joe) Chen (director) 7th Floor No 571 Ming Shui Road Taipei, Taiwan	420,000	4.57
Robert Edwards (director) 256 Clearbrook Court Little Silver, N.J. 07739	400,000 (2)	4.35 (2)
Current Executive Officers and Directors as a Group (6 persons)	L,914,558	20.83

⁽¹⁾ Includes 100,000 shares owned by Lyncroft Corp., a corporation of which Ms. Lo is the sole shareholder and 321,405 owned by Ms. Lo's son, J. Wu who lives with her. Excludes 150,000 shares which may be purchasable by Ms. Lo under a stock option plan. Such plan is subject to approval by

the Company's stockholders.

- (2) Excludes 200,000 shares held by Mr. Edwards' wife to which he disclaims beneficial ownership. Also excludes 400,000 shares which may be purchasable by Mr. Edwards under a stock option plan. Such plan is subject to approval by the Company's stockholders.
- (3) Excludes 300,000 shares which may be purchasable by Mr. Roman under a stock option plan. Such plan is subject to approval by the Company's stockholders.
- (4) Excludes 150,000 shares which may be purchasable by Mr. Hsu under a stock option plan. Such plan is subject to approval by the Company's stockholders.

The Company is not aware of any arrangements which may result in a change of control of the Company.

Item 12. Certain Relationships and Related Transactions

Mr. Roman, formerly the Company's President, Secretary and Director and currently Vice President, CFO, Secretary and Director and Mr. Edwards, Chairman of the Board and Director, are the founders of Buy It Cheap.com, Inc., a corporation which merged into the Company in October 1999. Mr. Roman and Mr. Edwards received 100,000 and 150,000 shares, respectively, of the Company's stock in the merger for which they have paid a nominal price (see Item 1 - Description of Business) .

Item 13. Exhibits and Reports on Form 8-K

(a) Exhibits

- 2.1 Agreement and Plan of Merger among Celcor, Inc., Northeast (USA) Corp., and the Stockholders of Northeast (USA) Corp.(5)
- 3.1 Certificate of Incorporation, as amended, of the Company (1) (2) (4)
- 3.1 Amendments to the Certificate of Incorporation dated April, 1987 and October, 1996.
- 3.2 By-laws of the Company (1) (3)
- 4.1 Certificate of Designations, Preferences and Rights of Series C 8% Convertible Preferred Stock of Celcor, Inc.
- 10.1 Promissory Notes between the Company and Buy It Cheap.com, Inc.

10.5 Agreement dated December 26, 1993 between Mannion Consultants
 Ltd and Northeast (USA) Corp.

Footnotes

- (1) Incorporated by reference to the Company's Registration Statement on Form S-1, No. 294663.
- (2) Incorporated by reference to the Company's Form 10-K for the year ended June 30, 1986. (File No. 000-13337).
- (3) Incorporated by reference to the Company's 1986 Proxy Statement dated November 7, 1986. (File No. 000-13337).
- (4) Incorporated by reference to the Company's Registration Statement on Form S-1, No. 3312084.
- (5) Incorporated by reference to the Company's Form 10-K for the year ended June 30, 1995. (File No. 000-13337)
- (b) There were no reports on Form 8-K filed during the fiscal year ended June 30, 2002.

SIGNATURES

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

_	Cheap.com, Inc.		
	trant)		
Ву			
	Stephen E. Roma	n, Jr Principal financial officer	
Title:	Vice President, C	FO and Director Date:	
by the		the Exchange Act, this report has been signed on behalf of the Registrant and in the capaded.	
Ву			
	Robert Edwards		
Title:	Director	Date:	
Ву			
	Jennifer Lo		
Title:	Director	Date:	

Michael Hsu	1						
: Director		Date:	:				
Anthony J	Consi.	President	and	Director.	Principal	Executive	Officer
-	C01151,			·	rrincipar	EXCEUCTVE	OTTICCT
	****				* * * * * * * * * * *	****	
	Anthony J.	Anthony J. Consi, Director	Anthony J. Consi, President Date: Director Date:	Anthony J. Consi, President and Director Date:	Anthony J. Consi, President and Director, Date: Date:	Anthony J. Consi, President and Director, Principal Director Date:	Date: Anthony J. Consi, President and Director, Principal Executive

CERTIFICATION FOR 10-K

- I, Anthony J. Consi, certify that:
- 1. I have reviewed this annual report on Form 10-K of Buy It Cheap.com, Inc.;
- 2. Based on my knowledge, this annual report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this annual report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this annual report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this annual report;
- 4. The registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for the registrant and have:
- a) designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this annual report is being prepared;
- b) evaluated the effectiveness of the registrant's disclosure controls and procedures as of a date within 90 days prior to the filing date of this annual report (the "Evaluation Date"); and
- c) presented in this annual report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;
- 5. The registrant's other certifying officers and I have disclosed, based on our most recent evaluation, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent functions):
- a) all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant's ability to record, process, summarize and report financial data and have identified for the registrant's auditors any material weaknesses in internal controls; and
- b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal controls;

and

6. The registrant's other certifying officers and I have indicated in this annual report whether there were significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

Date: September 25, 2002

/s/ Anthony J. Consi

President - CEO

CERTIFICATION FOR 10-K

- I, Stephen E. Roman Jr., certify that:
- 1. I have reviewed this annual report on Form 10-K of Buy It Cheap.com, Inc.;
- 2. Based on my knowledge, this annual report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this annual report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this annual report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this annual report;
- 4. The registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for the registrant and have:
- a) designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this annual report is being prepared;
- b) evaluated the effectiveness of the registrant's disclosure controls and procedures as of a date within 90 days prior to the filing date of this annual report (the "Evaluation Date"); and
- c) presented in this annual report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;
- 5. The registrant's other certifying officers and I have disclosed, based on our most recent evaluation, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent functions):
- a) all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant's ability to record, process, summarize and report financial data and have identified for the registrant's auditors any material weaknesses in internal controls; and
- b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal controls;

and

6. The registrant's other certifying officers and I have indicated in this annual report whether there were significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

Date: September 25, 2002

/s/ Stephen E. Roman, Jr.

Vice President - CFO

Buy It Cheap.com, Inc.
(A Development Stage Company)
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June 30, 2002 and 2001

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Independent Auditors' Report

To the Board of Directors of Buy It Cheap.com, Inc.

We have audited the accompanying balance sheets of Buy It Cheap.com, Inc. (A Development Stage Company) as of June 30, 2002 and 2001 and the related statements of operations, stockholders' equity, and cash flows for the years ended June 30, 2002, 2001, and the period July 19, 1999 (date of inception) to June 30, 2002. 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 auditing standards generally

accepted 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 Buy It Cheap.com, Inc. (A Development Stage Company) at June 30, 2002 and 2001, and the results of its operations and its cash flows for the years ended June 30, 2002, 2001, and the period July 19, 1999 (date of inception) to June 30, 2002 in conformity with accounting principles generally accepted in the United States of America.

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. As discussed in the notes to the financial statements, the Company has incurred losses, has no current sources of revenue or funds and has a working capital deficit as of June 30, 2002. These conditions raise substantial doubt about the Company's ability to continue as a going concern. Management's plans regarding those matters are also described in the notes to the financial statements. The financial statements do not include any adjustments that might result from the outcome of this uncertainty.

Rosenberg Rich Baker Berman & Company Bridgewater, New Jersey July 26, 2002

F-1

Buy It Cheap.com, Inc.
(A Development Stage Company)
Balance Sheets

	June 30,				
		2002			2001
Assets					
Current Assets					
Cash	\$	6 , 371		\$	12,452
Due from officers and directors		_			28,790
Other current assets		1,000		_	1,000
Total Current Assets		7,371			42,242
				-	
Property and equipment, net of accumulated depreciation of \$29,917 and \$17,950,					
respectively		8,358			20,325
Investment in joint venture	(620,535			620,535
Reserve against investment in joint venture	(6	620,535)		(620,535)
				_	

Total assets	\$ 15,729 ======	\$ 62, =====	
Liabilities and Stockholders' Equity Current Liabilities Accounts payable and accrued expenses Due to officers and directors Convertible note payable	\$ 154,945 5,559 16,198	\$ 164, 5, 16,	559
Total Current Liabilities	176,702	185,	766
Commitments and Contingencies	-		
Stockholders' Equity Preferred stock - \$.001 par value, Authorized 2,000,000 shares Issued and Outstanding - 10,000 shares Common stock - \$.001 par Authorized - 20,000,000 shares, Issued 9,190,802 and outstanding 9,040,582 (2002) Issued 8,790,802 and outstanding	10		10
8,640,582 (2001)	9,190	8,	790
Paid in capital	787,140	767,	540
Treasury stock, 150,220 common shares at cost Retained deficit, accumulated during the	(751,100)	(751,	100)
development stage	(206,213)	(148,	-
Total Stockholders' Equity	(160,973)	(123,	199)
Total Liabilities and Stockholders' Equity	\$ 15,729 ======	\$ 62, =====	

See notes to the financial statements.

F-2

Buy It Cheap.com, Inc.
(A Development Stage Company)
Statements of Operations

		Year Ended une 30, 2002			(In	rom July 19, 1999 Date of) ception to ne 30, 2002
Revenues	\$	_	\$	_	\$	_
Direct Operating Costs		(2,700)		(11,101)		(20,556)
General and Administrative Expense	s -	(55,074)		(68,241)		(185,657)
Net Loss	\$	(57,774)	\$	(79,342)	\$	(206,213)
Weighted average number of shares outstanding	-	8,990,016 ======	8	,786,150 ======		7,948,088 ======

Period

Loss Per Common Share	\$	(0.01)	\$ (0.01)	\$ (0.03)
	==		 	
Loss Per Common Share -				
Assuming dilution	\$	(0.01)	\$ (0.01)	\$ (0.03)
	==		 	

See notes to the financial statements.

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Buy It Cheap.com, Inc. (A Development Stage Company) Statement of Stockholders' Equity June 30, 2002

							Deficit
	Preferre	ed Stock	Common	Stock		Treasury	y Stock D
	Shares	Amount	Shares	Amount	Paid in Capital	Shares	Amount
Balance at July 19, 1999 (date of inception)	_	\$ -	- \$; –	\$ -	_	\$ - \$
Issuance of stock in exchange for software	_	_	210,000	210	14,790	_	_
Issuance of stock for cash	_ 	_	- 210,000 - 1,190,000		83,810		- ,
Acquisition of Northeast	1		1,150,000	1,100	03,010		!
(USA) Corp. Issuance of stock for	10,000	10	7,158,407	7,158	552 , 975	(150,220)	(751,100)
release of accounts			22 205	2.2	16 16		
payable obligation Issuance of stock	_	_	- 32 , 395	32	16,165	_	-
pursuant to private placement offering	_	-	150,000	150	74,850	_	_
Net loss for the period July 19, 1999 (date of inception) to							
June 30, 2000	-	_	· —	_	_	_	-
Balance at June 30, 2000	10,000	\$ 10	8,740,802 \$	8,740	\$742 , 590	(150,220)	\$(751,100)
Issuance of Stock for Cash Net loss for the year ende		-	50,000	50	24,950	_	_
June 30, 2001	- -	_	· —	_	_	_	_
Balance at June 30, 2001	10,000	\$ 10	8,790,802 \$	8,790	\$767 , 540	(150,220)	\$(751,100)
Issuance of stock for							
release of accounts payable obligation	-		400,000	400	19,600	_	-
Net loss for the year ended June 30, 2002	-	-	· –	_	_	_	-
	10,000	\$ 10	9,190,802 \$	9,190	\$787 , 140	(150,220)	\$(751,100)

See notes to the financial statements.

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Buy It Cheap.com, Inc. (A Development Stage Company) Statements of Cash Flows

		Year Ended June 30, 2001	-
Cash Flows From Operating Activities:			
Adjustments to Reconcile Net Loss to Net Cash Used by	\$ (57,774)	\$ (79,342)	\$ (206,213)
Operating Activities Depreciation and amortization	11,967	11,967	29,917
Changes in Assets and Liabilities Decrease (Increase) in other	;		
current assets Increase in accounts payable and	– l	1,080	(1,000)
accrued expenses	10,936 	9,323	20,015
Net Cash Used by Operating Activities	(34,871)	(56, 972)	(157,281)
Cash Flows From Investing Activitie Purchases of property and equipmen Decrease in due from officers/		-	(23, 275)
directors Cash acquired	28 , 790 -	-	- 1 , 927
Net Cash Provided (Used) by Investing Activities	28,790	-	(21,348)
Cash Flows From Financing Activitie Proceeds from sale of common stock		25,000	185,000
Net Cash Provided by Financing Activities		25,000	185,000
Net (Decrease) Increase in Cash	(6,081)	(31,972)	6,371

Cash at beginning of period	12,452		44,424		_
Cash at end of period	\$ 6,371 =======	\$ =====	12 , 452	\$ ======	6,371

SUPPLEMENTAL SCHEDULE OF NON-CASH INVESTING AND FINANCING ACTIVITIES

	\$20 , 000	\$ <u>-</u>	\$(143,562)
issuance of common stock		 _ 	15,000
Software costs financed by			
convertible note payable	20,000	-	32 , 395
issuance of common stock and			
Accounts payable satisfied by			
Corp. for common stock	\$ -	\$ _	\$(190 , 957)
acquisition of Northeast (USA)			
Liabilities assumed in the			

See notes to the financial statements.

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Buy It Cheap.com, Inc.
(A Development Stage Company)
Notes to the Financial Statements

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Nature of Organization

Buy It Cheap.com, Inc. (the "Company") is a Delaware corporation. On November 3, 1999, Northeast (USA) Corp. purchased all of the common stock of Buy It Cheap.com (a developmental stage company). For accounting purposes, the acquisition has been treated as an acquisition of Northeast (USA) Corp. by Buy It Cheap.com and as a recapitalization of Buy It Cheap.com. The Company will operate in the internet retailing industry. Since there have been no significant revenues generated from internet retailing, the Company is considered a Developmental Stage Company for financial reporting purposes.

The Company's financial statements have been presented on the basis that it is a going concern, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. The Company has incurred losses, has no current source of revenues or funds and has a working capital deficit as of June 30, 2002. The Company's continued existence is dependent upon its ability to secure adequate financing. The Company plans to raise additional capital in the future; however there are no assurances that such plan will be successful. The financial statements do not include any adjustments that might result from the outcome of these uncertainties.

Joint Venture

Northeast (USA) Corp., in 1992, formed a joint venture agreement with the

Northeast General Pharmaceutical Factory (NEGPF) a government owned pharmaceutical concern in Shenyang, China, whereby both companies established a joint venture company in China. Northeast (USA) Corp. and NEGPF were to have contributed certain assets to the joint venture. Northeast (USA) Corp. was to have contributed \$2.1 million in cash and \$1.15 million in technology for a total capital contribution of \$3.25 million. NEGPF was to have contributed \$750,000 in cash and a land-use right valued at \$1.75 million for a total contribution of \$2.5 million. Based upon the amount of contribution, Northeast (USA) Corp. owned 56.52% of the joint venture and NEGPF owned 43.48% . To date, Northeast (USA) Corp. has contributed \$1 million of cash and has contributed the technology. NEGPF has contributed \$750,000 of cash but has not contributed the land-use right. The joint venture had only limited start-up operations and operations effectively ceased in 1997 due to lack of funding. Northeast (USA) Corp. has communicated with NEGPF that it no longer has any interest in the joint venture. As such the Company has reserved \$620,535 against the investment the joint venture.

Advertising Costs

Advertising costs are charged to operations when incurred. Advertising costs charged to expense were \$1,360 for the year ended June 30, 2002, \$2,231, for the year ended June 30, 2001 and \$6,216 for the period July 19, 1999 (date of inception) to June 30, 2002.

Depreciation and Amortization

The cost of property and equipment is depreciated for financial reporting purposes on a straight-line basis over the estimated useful lives of the assets: 5 years for machinery and equipment and 3 years for software. Repairs and maintenance expenditures which do not extend the useful lives of the related assets are expensed as incurred.

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Buy It Cheap.com, Inc.
(A Development Stage Company)
Notes to the Financial Statements

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES, Continued

Income Taxes

Income taxes are provided for the tax effects of transactions reported in the financial statements and consist of taxes currently due plus deferred taxes related primarily to differences between the basis of assets and liabilities for financial and income tax reporting. Deferred tax assets and liabilities represent the future tax return consequences of those differences, which will either be taxable or deductible when the assets and liabilities are recovered or settled. Deferred taxes also are recognized for operating losses that are available to offset future federal and state income taxes.

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.

DUE TO/FROM OFFICERS AND DIRECTORS

Amounts due to/from Officers and Directors represent unsecured, non-interest bearing loans, having no repayment terms.

PROPERTY AND EQUIPMENT

Property and equipment at cost, less accumulated depreciation and amortization, consists of the following:

	June 30,		
	2002	2001	
Equipment Software	\$ 5,935 32,340	\$ 5,935 32,340	
Subtotal	38,275	38 , 275	
Less accumulated depreciation an amortization	d 29 , 917	17,950	
Total	\$ 8,358 ======	\$ 20,325	

Depreciation expense charged to operations was \$11,967 for each year ended June 30, 2002 and 2001, and \$29,917 for the period July 19, 1999 (date of inception) to June 30, 2002.

OPERATING LEASE COMMITMENTS

The Company leases office space on a month to month basis. Rent expense was \$1,800 for the year ended June 30, 2002, \$450 for the year ended June 30, 2001, and \$2,250 for the period July 19,1999 (date of inception) to June 30, 2002.

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Buy It Cheap.com, Inc.
(A Development Stage Company)
Notes to the Financial Statements

INCOME TAXES

The Company's deferred tax asset is comprised of the following temporary differences:

	June 30,			,
		2002		2001
Net operating losses Differences between basis of reporting	\$	627,191	\$	572,117
for book and tax	_	620,500	_	620,500
Total	\$1	,247,691	\$1	, 192 , 617
	_		_	

The reconciliation of reported income tax expense to the amount of income tax expense that would result from applying domestic federal statutory tax rates to pretax income is as follows:

	June 30,		
	2002	2001	
Tax (benefit) at the U.S. Federal			
Statutory rate	(34%)	(34%)	
Valuation allowance - change	34%	34%	
State income tax - net of federal			
tax benefit	_	_	
Provision for income taxes	_	_	
	====	====	

Deferred taxes are recognized for temporary differences between the bases of assets and liabilities for financial statement and income tax purposes. The differences relate primarily to the reserve against investment in Joint Venture (expensed for financial statement purposes but not deductible for income tax purposes).

The Company's provision for income taxes differs from applying the statutory U.S. federal income tax rate to income before income taxes. The primary difference results from providing for state income taxes and from deducting certain expenses for financial statement purposes but not for federal income tax purposes.

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Buy It Cheap.com, Inc.
(A Development Stage Company)
Notes to the Financial Statements

INCOME TAXES - Continued

Those amounts have been presented in the Company's financial statements as follows:

	June 30,		
	2002	2001	
Deferred tax asset, noncurrent Total valuation allowance recognized	\$ 214,000	\$ 179,000	
for deferred tax assets	(214,000	(179,000)	
Net deferred tax assets	\$ -	- \$ -	
	======	=======	

The Company has available net operating loss carry forwards which may be used to reduce Federal and State taxable income and tax liabilities in future years as follows:

FEDERAL STATE

Available Th	nrough		
2004	\$	-	\$ 191,664
2005		_	181 , 950
2006		_	50,064
2007		_	69 , 097
2008		_	79 , 342
2009		_	57 , 774
2017		191,664	_
2018		181 , 950	_
2019		50,064	_
2020		69,097	_
2021		79,342	_
2022		57 , 774	_
	\$	629,891	\$ 629,891
		======	======

LOSS PER SHARE

In accordance with Financial Accounting Standards Board Statement No. 128, "Earnings Per Share", basic earnings per share amounts are computed based on the weighted average number of shares outstanding. The number of shares used in the computations were 8,990,016 for the year ended June 30, 2002, 8,786,150 for the year ended June 30, 2001, and 7,948,088 for the period from July 19, 1999 (date of inception) to June 30, 2002.

The effect of assuming the conversion of the Series C convertible preferred stock as a common stock equivalent would be antidilutive, and was therefore not considered in the computation of diluted earnings per share.

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Buy It Cheap.com, Inc.
(A Development Stage Company)
Notes to the Financial Statements

LOSS PER SHARE - Continued

The following is a reconciliation of net loss to net loss per share – basic and diluted.

	Year Ended June 30, 2002	Year Ended June 30, 2001	Period From July 19, 1999 (Date of) Inception to June 30, 2002
Net Loss	\$ (57,774) \$	(79,342) \$	(206,213)
Less: Dividends on Preferred Stock net of tax benefit Loss Applicable to common shareholders - basic	(2,400)	(2,400)	(7,200)
	(60,174)	(81,742)	(213,413)
Loss Applicable to Common Sharehold		(81,742) \$	(213,413)
	=========	=========	=======

Weighted Average Shares
Outstanding

8,990,016 8,786,150 7,948,088

FAIR VALUE OF FINANCIAL INSTRUMENTS

The carrying amount of cash, due to/from officers, other current assets, accounts payable and accrued expenses and the convertible note payable approximates fair value because of the short maturity of these instruments.

Limitations

Fair value estimates are made at a specific point in time, based on relevant market information about the financial instrument. These estimates are subjective in nature and involve uncertainties and matters of significant judgement and therefore cannot be determined with precision. Changes in assumptions could significantly affect the estimates.

PREFERRED STOCK

In May 1994, Northeast (USA) Corp. sold 275,000 shares of its newly designated Series C convertible stock, \$.001 par value, for an aggregate amount of \$825,000 to a group of private investors. Except for \$30,000 (representing 10,000 shares) of the preferred stock, all had been converted according to their terms prior to July 1, 1998. The Company has the right to redeem the shares at \$4.50 per share. The shares carry a stated dividend rate of 8% per annum. Dividends are cumulative and are payable quarterly. No cash dividends have ever been paid. Some former preferred shareholders (prior to or simultaneous with their conversion) have accepted shares of the Company's common stock in lieu of cash dividends. Those that did not accept shares of common stock for dividends and those that did not convert their preferred shares are owed a total of \$108,790 of dividend arrearages at June 30, 2002.

CONVERTIBLE NOTE PAYABLE

During the period ended June 30, 2000 the Company entered into an agreement with one of its creditors whereby the amount of the creditor's claim (\$32,395) was settled through the issuance of 32,395 of the Company's common shares and a convertible note for \$16,198. The note was non-interest bearing and was due on December 31, 2001. The note was extended through December 31, 2002 and bears interest at 8% per annum. The note may be converted at the creditor's option, into 32,395 shares of the Company's common stock prior to that date.

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Buy It Cheap.com, Inc.
(A Development Stage Company)
Notes to the Financial Statements

COMMITMENTS AND CONTINGENCIES

The Company is indebted to two suppliers who have filed suit against the Company. These filed claims total approximately \$89,000, of which \$11,000 is disputed by the Company. One of these creditors has obtained a judgement (with interest) against the Company for approximately \$60,000. The Company has attempted to settle these claims with issuance of its common stock and convertible notes. Depending on its financial status, the Company will attempt to settle these claims in the coming months.

If the Company is unable to resolve these claims, it may be unable to proceed with its new business.