KNIGHT TRADING GROUP INC Form 10-Q August 14, 2001

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SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 10-0

QUARTERLY REPORT PURSUANT TO SECTION 13 or 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 FOR THE QUARTERLY PERIOD ENDED JUNE 30, 2001

> 001-14223 COMMISSION FILE NUMBER

Knight Trading Group, Inc. (Exact name of registrant as specified in its charter)

DELAWARE

(State or other jurisdiction of incorporation or organization)

22-3689303 (I.R.S. Employer Identification Number)

525 Washington Boulevard

Jersey City, NJ 07310

(Address of principal executive offices and zip code)

Registrant's telephone number, including area code: (201) 222-9400

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 practicable date:

At August 13, 2001 the number of shares outstanding of the registrant's Class A common stock was 124,029,187 and there were no shares outstanding of the registrant's Class B common stock.

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KNIGHT TRADING GROUP, INC.

FORM 10-Q QUARTERLY REPORT For the Quarter Ended JUNE 30, 2001

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## PART I. FINANCIAL INFORMATION

#### Item 1. Financial Statements

## KNIGHT TRADING GROUP, INC.

# Consolidated Statements of Income (Unaudited)

	For the three months ended June 30,		For the six months ended June 30,	
	2001	2000	2001	2000
Revenues				
Net trading revenue				
Commissions and fees				·
Asset management fees Interest and dividends, net of interest	8,595,133	11,241,256	21,315,169	21,014,845
expense  Investment income and	8,708,576	4,111,692	14,017,890	7,619,109
other	1,053,446	3,261,602	6,704,576	6,773,901 
Total revenues	165,806,564	307,127,951	391,453,690	817,726,988
Expenses Employee compensation				
and benefits  Execution and clearance	57,104,741	102,286,239	136,808,600	277,485,029
fees Payments for order	30,095,990	28,917,311	60,145,045	59,139,599
flow	20,200,309	38,319,274	49,918,735	97,636,834

Communications and data				
processing	13,396,452	7,104,826	26,227,840	14,230,819
amortization	10,368,150	5,501,436	20,590,730	9,716,399
Professional fees Occupancy and equipment	3,520,265	6,106,709	9,174,276	10,638,771
rentals	4,586,170	4,314,147	9,597,028	7,407,333
Business development	4,104,472	2,884,409	7,474,230	8,123,102
Other  Loss on writedown of assets and investments	4,269,219	2,302,611	10,203,757	6,908,372
and severance costs	13,096,513		13,096,513	
Total expenses	160,742,281	197,736,962	343,236,754	491,286,258
Income before income taxes and minority				
interest	5,064,283	109,390,989	48,216,936	326,440,730
<pre>Income tax expense</pre>	3,556,491	41,906,095	21,538,620	122,360,456
Income before minority interest	1,507,792	67,484,894	26,678,316	204,080,274
consolidated subsidiaries	2,295,222		4,042,160	
Net income	\$ 3,803,014	\$ 67,484,894	\$ 30,720,476	\$204,080,274
Basic earnings per				
share	\$ 0.03	\$ 0.55	\$ 0.25	\$ 1.67
Diluted earnings per share	\$ 0.03	\$ 0.53	\$ 0.24	\$ 1.61
Pro forma adjustments Income before income taxes	=======			\$326,440,730
forma employee compensation and benefits				(267,109)
Pro forma income before income taxes				326,173,621
Pro forma income tax				320,173,021
expense				123,003,743
Pro forma net income Pro forma basic				\$203,169,878
earnings per share				\$ 1.66
Pro forma diluted earnings per share				\$ 1.60
Shares used in basic earnings per share calculations (see Note 8)	123,683,862	122,234,246	123,603,466	122,192,533
Shares used in diluted earnings per share calculations (see Note		_======	_=======	_======

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

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## KNIGHT TRADING GROUP, INC.

# Consolidated Statements of Financial Condition (Unaudited)

	June 30, 2001	December 31, 2000
The section		
Assets Cash and cash equivalents Securities owned, held at clearing broker, at	\$ 347,384,808	\$ 364,057,534
market value	1,643,644,013 810,134,190	1,799,966,679 114,047,275
amortization  Goodwill, less accumulated amortization  Investments  Income taxes receivable	90,261,326 41,820,295 74,452,276 6,472,465	79,014,393 45,239,177 64,917,975
Other assets	58,795,028	54,166,139
Total assets	\$3,072,964,401	\$2,521,409,172
Liabilities and Stockholders' Equity Liabilities Securities sold, not yet purchased, at market		
value	\$1,867,452,000	\$1,427,214,323
Payable to brokers and dealers	278,976,772	184,269,478
Accrued compensation expense	46,474,033	62,444,645
Accrued execution and clearance fees	5,965,621	6,092,754
Accrued payments for order flow	4,374,269	11,635,069
liabilities	18,831,743	30,576,814
Income taxes payable		4,813,771
Total liabilities	2,222,074,438	1,727,046,854
Minority interest in consolidated		
subsidiaries	27,047,171	20,175,872
Stockholders' equity		
Class A Common Stock	1,237,740	1,232,908
Additional paid-in capital	332,386,841	309,611,248
Retained earnings	496,657,258	465,947,294
Unamortized stock-based compensation  Accumulated other comprehensive income (loss)foreign currency translation	(831,090)	
adjustments, net of tax	(5,607,957)	(2,605,004)

equity	\$3,072,964,401	\$2,521,409,172
Total liabilities and stockholders'		
Total stockholders' equity	823,842,792	774,186,446

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

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## KNIGHT TRADING GROUP, INC.

# $\begin{array}{c} {\tt Consolidated} \ {\tt Statements} \ {\tt of} \ {\tt Cash} \ {\tt Flows} \\ {\tt (Unaudited)} \end{array}$

	For the six months en	nded June 30,
	2001	2000
Cash flows from operating activities		
Net income	\$ 30,720,476 \$	204,080,274
Income tax credit from stock options ex-		
ercised	1,976,947	1,957,177
Depreciation and amortization  Minority interest in earnings of consol-	20,622,688	9,716,399
idated subsidiaries	(4,042,160)	
Writedown of assets and investments (Increase) decrease in operating assets	11,571,513	
Securities owned	156,322,666	(517,978,312)
Receivable from clearing brokers	(696,086,915)	(102,349,002)
Income taxes receivable	(6,472,465)	
Other assets	(6,200,402)	(16,292,648)
Increase (decrease) in operating liabili-		
ties		
Securities sold, not yet purchased Securities sold under agreements to re-	440,237,677	633,557,908
purchase		(10,409,736)
Payable to clearing broker	94,707,294	(31,705,430)
Accrued compensation expense Accounts payable, accrued expenses and	(15,970,612)	7,514,737
other liabilities	(14,758,536)	(35, 236, 575)
Accrued execution and clearance fees	(127,133)	816,192
Accrued payments for order flow	(7,260,800)	(3,956,915)
Income taxes payable	(4,813,771)	3,520,970 
Net cash provided by operating activi-		
ties	426,467	143,235,039
Cash flows from investing activities Purchases of fixed assets and leasehold		
improvements	(27,668,782)	(30,320,845)
Investments and acquisitions	(20,284,300)	(29,786,872)
Payment of contingent consideration		(4,631,141)

Net cash used in investing activi- ties	 (47,953,082)	 (64,738,858)
Cash flows from financing activities Stock options exercised Minority interest in consolidated subsidi-	2,852,773	1,153,687
aries	28,001,116	
Net cash provided by financing activities	 30,853,889	1,153,687
(Decrease)/Increase in cash and cash equivalents	(16,672,726)	79,649,868
period	 364,057,534	 304,053,554
Cash and cash equivalents at end of period	347,384,808	383,703,422
Supplemental disclosure of cash flow information:		
Cash paid for interest	12,143,676	14,679,188
Cash paid for income taxes	\$ 32,824,856	119,828,612

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

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## KNIGHT TRADING GROUP, INC.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30, 2001 (Unaudited)

#### 1. Organization and Description of the Business

Knight Trading Group, Inc. (the "Company") and its subsidiaries operate in securities market-making and asset management business lines. Knight Securities ("KS") operates as a market maker in over-the-counter equity securities ("OTC securities"), primarily those traded in the Nasdaq Stock Market and on the OTC Bulletin Board ("OTCBB"). Knight Capital Markets ("KCM," formerly known as Trimark Securities) operates as a market maker in the over-the-counter market for New York Stock Exchange (NYSE) - and American Stock Exchange (AMEX) - listed securities. Knight Financial Products ("KFP") makes markets in options on individual equities, equity indices and fixed income instruments in the U.S. and in Europe. The Company also maintains an asset management business for institutional investors and high net worth individuals through its Deephaven Capital Management ("Deephaven") subsidiary. The Company also operates a professional execution services business through Knight Execution Partners ("KEP"). KS, KCM, KFP and KEP are registered as broker-dealers with the Securities and Exchange Commission ("SEC" or the "Commission"). Additionally, KS and KCM are members of the National Association of Securities Dealers, Inc. ("NASD").

In the first quarter of 2001, the Company began its Knight Roundtable Europe

venture. Currently, 21 broker-dealers and banks from Europe and the United States own an approximate 15% minority interest in the venture. The venture owns and operates Knight Securities International, Ltd. ("KSIL"), which provides best execution solutions for European investors in European and U.S. equities. In the third quarter of 2000 the Company established a joint venture operation of which it owns 60%, called Knight Securities Japan ("KSJ"), with Nikko Securities Co., Ltd. to provide wholesale market-making services in Japanese equity securities.

#### 2. Significant Accounting Policies

Basis of consolidation and form of presentation

The accompanying consolidated financial statements include the accounts of the Company and its majority and wholly-owned subsidiaries and, in the opinion of management, reflect all adjustments, consisting only of normal recurring adjustments, necessary for a fair statement of the results for the interim period. All significant intercompany transactions and balances have been eliminated. Certain footnote disclosures normally included in financial statements prepared in accordance with generally accepted accounting principles have been condensed or omitted pursuant to SEC rules and regulations, although the Company believes that the disclosures are adequate to make the information presented not misleading. The nature of the Company's business is such that the results of an interim period are not necessarily indicative of the results for the full year. These consolidated financial statements should be read in conjunction with the financial statements and notes thereto included in the Company's Annual Report on Form 10-K for the year ended December 31, 2000 as filed with the SEC.

#### Cash equivalents

Cash equivalents represent money market accounts, which are payable on demand, or short-term investments with an original maturity of less than 30 days. The carrying amount of such cash equivalents approximates their fair value due to the short-term nature of these instruments.

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#### Investments

Investments on the Consolidated Statements of Financial Condition are comprised of ownership interests of less than 20% in publicly and non-publicly traded companies which are accounted for under the equity method or the cost basis of accounting. Investments also include the Company's investments in private investment funds for which the Company is the investment manager and sponsor.

#### Market-making activities

Securities owned and securities sold, not yet purchased, which primarily consist of listed and OTC stocks, listed options contracts and futures contracts, are carried at market value and are recorded on a trade date basis. Net trading revenue (trading gains, net of trading losses) and commissions and related expenses, including compensation and benefits, execution and clearance fees and payments for order flow, are also recorded on a trade date basis. Payments for order flow represent payments to other broker-dealers for directing their equity order executions to the Company. The Company records interest income net of transaction-related interest charged by clearing brokers for facilitating the settlement and financing of securities transactions. Interest expense for the three months ended June 30, 2001 and 2000 was \$4,106,691 and \$7,991,811, respectively. Interest expense for the six months

ended June 30, 2001 and 2000 was \$11,883,917 and \$14,863,967, respectively.

Asset management fees

The Company earns asset management fees for sponsoring and managing the investments of certain private investment funds. Such fees are recorded monthly as earned and are calculated as a percentage of the fund's quarterly net assets, plus a percentage of a new high net asset value, as defined, for any six-month period ended June 30th or December 31st. A new high net asset value is generally defined as the amount by which the net asset value of the fund exceeds the greater of either the highest previous net asset value in the fund, or the net asset value at the time each investor made their purchase.

#### Securities borrowed/loaned

Securities borrowed and securities loaned, which are included in receivable from and payable to clearing brokers, are recorded at the amount of cash collateral advanced or received. Securities borrowed transactions require the Company to deposit cash or similar collateral with the lender. With respect to securities loaned, the Company receives collateral in the form of cash in an amount generally in excess of the market value of securities loaned. Interest income and interest expense are recorded on an accrual basis. The Company monitors the market value of securities borrowed and loaned on a daily basis. Substantially all of the Company's securities borrowed and securities loaned transactions are conducted with banks and other securities firms.

#### Foreign currencies

The functional currencies of the Company's consolidated foreign subsidiaries are the U.S. dollar, the British Pound and the Japanese Yen. Assets and liabilities in foreign currencies are translated into U.S. dollars using current exchange rates at the date of the Consolidated Statements of Financial Condition. Revenues and expenses are translated at average rates during the periods. The foreign exchange gains and losses resulting from these translations are included as a separate component of stockholders' equity in the Consolidated Statements of Financial Condition.

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#### Depreciation, amortization and occupancy

Fixed assets are being depreciated on a straight-line basis over their estimated useful lives of three to seven years. Leasehold improvements are being amortized on a straight-line basis over the life of the related office lease. The Company records rent expense on a straight-line basis over the life of the lease. The Company capitalizes certain costs associated with the acquisition or development of internal-use software in accordance with Statement of Position No. 98-1 and amortizes the software over its estimated useful life of three years.

## Income taxes

Income tax expense in the Consolidated Statements of Income represents actual income taxes incurred through June 30, 2001. Before the Company's merger with KFP ("the Merger"), which was completed on January 12, 2000, KFP was a limited liability company which was treated as a partnership for tax purposes and its federal and state income taxes were borne by KFP's individual partners. As such, KFP's historical financial statements only include a provision for non U.S. income taxes. Subsequent to the Merger, KFP's income is subject to federal and state income taxes. Pro forma income tax expense reflects income taxes as if the Company was subject to federal and state income taxes on KFP's income

prior to the Merger.

The Company records deferred tax assets and liabilities for the expected future tax consequences of temporary differences between the financial reporting and tax bases of assets and liabilities and are measured using the enacted tax rates and laws that will be in effect when such differences are expected to reverse.

Estimated fair value of financial instruments

The Company's securities owned and securities sold, not yet purchased are carried at market value. Management estimates that the fair values of other financial instruments recognized on the Consolidated Statements of Financial Condition (including receivables, payables and accrued expenses) approximate their carrying values, as such financial instruments are short-term in nature, bear interest at current market rates or are subject to frequent repricing.

Minority interest

Minority interest represents minority owners' share of net income or losses and equity in two of the Company's consolidated subsidiaries, KSIL and KSJ.

Accounting for derivatives

In June 1998, the Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standards (SFAS) No. 133, Accounting for Derivative Instruments and Hedging Activities. This statement established accounting and reporting standards for derivative instruments, including certain derivative instruments imbedded in other contracts, and for hedging activities. In June 1999, the FASB issued SFAS No. 137, Accounting for Derivative Instruments and Hedging Activities-Deferral of the Effective Date of FASB Statement No. 133-an amendment of FASB Statement No. 133. In June 2000, the FASB issued SFAS No. 138 Accounting for Certain Derivative Instruments and Certain Hedging Activities, which is an amendment to SFAS No. 133 and is effective concurrently with SFAS No. 137. The Company adopted the provisions of SFAS No. 133, 137 and 138 as of January 1, 2001. The Company's derivative financial instruments are all held for trading purposes and historically have been carried at fair value. As such the adoption of these statements did not have a material impact on the Company's financial statements.

Restricted Stock

The Company records the fair market value of shares associated with restricted stock awards as unamortized stock-based compensation in stockholders' equity and amortizes the balance to compensation expense over the vesting period.

Other

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

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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.

Certain prior year amounts have been reclassified to conform to the current year presentation.

#### 3. Securities Owned and Securities Sold, Not Yet Purchased

Securities owned and securities sold, not yet purchased consist of the following:

		June 30, 2001	
Securities owned:     Equities	\$	850,138,946 52,466,488 13,185,817	\$ 661,327,729 1,126,483,498  12,155,452
	\$1	,643,644,013	\$1,799,966,679
Securities sold, not yet purchased: Equities	1	2,017,258 ,014,643,626	\$ 170,167,713 

#### 4. Receivable from/Payable to Brokers and Dealers

Amounts receivable from and payable to brokers and dealers consist of the following:

	June 30, 2001	December 31, 2000
Receivable:		
Clearing brokers	\$748,603,379	\$ 86,156,298
Securities failed to deliver	23,396,105	19,815,796
Securities borrowed	38,134,706	8,075,181
		\$114,047,275
Payable:		
Clearing brokers	\$266,911,808	\$175,552,245
Securities failed to receive	8,391,565	8,574,981
Securities loaned		142,252
		\$184,269,478

#### 5. Investments

The Company's wholly-owned subsidiary, Deephaven, is the investment manager and sponsor of private investment funds that engage in various trading strategies involving equities, debt instruments and derivatives. The Company owns interests in these private investment funds. Such investments amounted to

approximately \$34.1 million at June 30, 2001. Certain officers of the Company also own interests in these private investment funds. Additionally, the Company has made strategic investments in the National Association of Securities Dealers, Inc., Nasdaq Europe (formerly known as Easdaq) and other public and non-public companies. In June 2001, the Company took a \$10 million charge related to an investment in a non-public e-commerce company and wrote down the value of certain exchange seats by \$1.6 million.

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#### 6. Significant Customers

The Company considers significant customers to be customers who provide the Company with 10% or more of its equity order flow, as measured in equity share volume, during the period. One customer provided 10.4% of the Company's equity order flow during the second quarter of 2001. Order flow payments to this firm amounted to \$1.6 million during the same period.

#### 7. Comprehensive Income

Comprehensive income includes net income and changes in equity except those resulting from investments by, or distributions to, stockholders. Comprehensive income is as follows:

	Three months ended June 30,		Six months ended June 30,		
	2001	2000	2001	2000	
Net income/pro forma net income	\$3,803,014	\$67,484,894	\$30,720,476	\$203,169,878	
net of tax	370 <b>,</b> 178	(567,480)	(3,002,953)	(630,854)	
Total comprehensive income, net of tax	\$4,173,192 ======	\$66,917,414 =======	\$27,717,523	\$202,539,024	

## 8. Earnings per Share

Basic earnings per common share ("EPS") has been calculated by dividing net income by the weighted average shares of Class A Common Stock outstanding during each respective period. Diluted EPS reflects the potential reduction in EPS using the treasury stock method to reflect the impact of common share equivalents if stock awards such as stock options and restricted stock were exercised or converted into common stock.

The following is a reconciliation of the numerators and denominators of the basic and diluted earnings per share computations for the three and six month periods ended June 30, 2001 and 2000:

For	the	three	months	ended	June	30,
,	2001				2000	)

	net income	/ shares	Numerator / pro forma net income	Denominator / pro forma shares
Income and shares used in basic calculations  Effect of dilutive stock awards		123,683,862	\$ 67,484,894	122,234,246
Income and shares used in di- luted calculations			\$ 67,484,894	
Pro forma basic earnings per share		\$ 0.03		\$ 0.55
Pro forma diluted earnings per share		\$ 0.03		\$ 0.53
	For t	the six montl	ns ended June	30,
	200	)1	20	
	Numerator /	Denominator	Numerator / pro forma net income	Denominator / pro forma
<pre>Income and shares used in ba- sic calculations Effect of dilutive stock awards</pre>	Numerator / net income	Denominator / shares	Numerator / pro forma	Denominator / pro forma shares
sic calculations Effect of dilutive stock	Numerator / net income	Denominator / shares 	Numerator / pro forma net income	Denominator / pro forma shares
sic calculations  Effect of dilutive stock awards  Income and shares used in di-	Numerator / net income	Denominator / shares 	Numerator / pro forma net income	Denominator / pro forma shares

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#### 9. Net Capital Requirements

As registered broker-dealers, KS, KCM, KFP and KEP are subject to the SEC's Uniform Net Capital Rule (the "Rule") which requires the maintenance of minimum net capital. KS, KCM and KEP have elected to use the basic method, permitted by the Rule, which requires that they each maintain net capital equal to the greater of \$1.0 million (\$100,000 for KEP) or 6 2/3% of aggregate indebtedness, as defined. KFP has elected to use the alternative method, permitted by the Rule, which requires that it maintains net capital equal to the greater of \$250,000 or 2% of aggregate debit items, as defined.

At June 30, 2001, KS had net capital of \$274,900,343 which was \$272,869,288

in excess of its required net capital of \$2,031,055, KCM had net capital of \$46,945,698 which was \$45,945,698 in excess of its required net capital of \$1,000,000, KFP had net capital of \$43,552,727 which was \$43,302,727 in excess of its required net capital of \$250,000 and KEP had net capital of \$7,873,192 which was \$7,773,192 in excess of its required net capital of \$100,000.

Additionally, KSIL and KSJ are subject to regulatory requirements in the countries in which they operate, including the requirements of the Securities and Futures Authority Limited in the United Kingdom and the Financial Supervisory Agency in Japan. As of June 30, 2001, the Company was in compliance with these capital adequacy requirements.

#### 10. Business Segments

The Company has two reportable business segments: securities market-making and asset management. Securities market-making primarily represents market-making in equity securities listed on Nasdaq, on the OTCBB of the NASD, in the over-the-counter market for NYSE- and AMEX-listed securities and in options on individual equities, equity indices, fixed income instruments and certain commodities. The asset management segment consists of investment management and sponsorship for a series of private investment funds.

The Company's net revenues, income before income taxes and minority interest and assets by segment are summarized below:

	Securities Market Making*	Asset Management	Total
For the three months ended June 30, 2001:			
Revenues Income before income taxes and	\$ 156,222,356	\$ 9,584,208	\$ 165,806,564
minority interest	(858,747)	5,923,030	5,064,283
Total Assets	3,016,837,561	56,126,840	3,072,964,401
For the three months ended June 30, 2000:			
Revenues	294,269,256	12,858,695	307,127,951
<pre>Income before income taxes</pre>	99,487,714	9,903,275	109,390,989
Total Assets	2,274,982,407	36,595,687	2,311,578,094
For the six months ended June 30, 2001:			
Revenues Income before income taxes and	367,237,150	24,216,540	391,453,690
minority interest	33,408,375	14,808,561	48,216,936
Total Assets	3,016,837,561	56,126,840	3,072,964,401
2000:			
Revenues  Pro forma income before income	793,548,745	24,178,243	817,726,988
taxes	307,362,920	18,810,701	326,173,621
Total Assets	2,274,982,407	36,595,687	2,311,578,094

<sup>\*</sup> Includes \$13.1 million in pre-tax non-operating charges, which consist of a \$10 million non-recurring charge relating to an impaired investment in a non-public e-commerce company, \$1.6 million related to a write-down of certain exchange seats and \$1.5 million related to severance costs incurred during the second quarter.

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Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

The following discussion of our results of operations should be read in conjunction with our consolidated financial statements and notes thereto included in our Annual Report on Form 10-K for the year ended December 31, 2000. This discussion contains forward-looking statements that involve risks and uncertainties. Our actual results may differ materially from those anticipated in these forward-looking statements as a result of certain factors, including, but not limited to, those set forth elsewhere in this document.

We have experienced and expect to continue to experience, significant fluctuations in quarterly operating results due to a variety of factors, including the value of our securities positions and our ability to manage the risks attendant thereto, the volume of our market-making activities, volatility in the securities markets, our ability to manage personnel and expenses, the amount of revenue derived from limit orders as a percentage of net trading revenues, changes in payments for order flow or clearing costs, the addition or loss of sales and trading professionals, regulatory changes, the amount and timing of capital expenditures, the incurrence of costs associated with acquisitions and general economic conditions. If demand for our market-making services and asset management services declines and we are unable to adjust our cost structure on a timely basis, our operating results could be materially and adversely affected. We have experienced, and may experience in the future, significant seasonality in our business.

Due to all of the foregoing factors, period-to-period comparisons of our revenues and operating results are not necessarily meaningful and such comparisons cannot be relied upon as indicators of future performance. There also can be no assurance that we will be able to return to the rates of revenue growth that we have experienced in the past, that we will be able to improve our operating results or that we will be able to sustain our profitability on a quarterly basis.

#### Overview

We are the leading market maker in equity securities listed on Nasdaq, the OTCBB of the NASD, and the over-the-counter market for New York Stock Exchange (NYSE) and American Stock Exchange (AMEX)-listed securities. Additionally, we make markets in equity securities in Europe and Japan. We are also a leading market maker in options on individual equities, equity indices and fixed income instruments in the U.S. and Europe. The firm also maintains an asset management business for institutional investors and high net worth individuals through our Deephaven subsidiary.

KS's equity share volume totaled 28.7 billion and 16.7 billion, or 84% and 78% of our total equity share volume, for the three months ended June 30, 2001, and 2000, respectively. KCM's share volume totaled 5.4 billion and 4.8 billion, or 16% and 22% of our total equity share volume for the three months ended June 30, 2001 and 2000, respectively. KFP's U.S. option contract volume totaled 10.5 million and 4.5 million for the three months ended June 30, 2001 and 2000, respectively. Deephaven's total assets under management totaled \$1.0 billion and \$477.1 million at June 30, 2001 and 2000, respectively.

#### Revenues

Our revenues consist principally of net trading revenue from U.S. securities market-making activities. Net trading revenue, which represents trading gains

net of trading losses, is primarily affected by changes in equity trade and share volumes and option contract volumes, our revenue capture per share and option contract, our ability to derive trading gains by taking proprietary positions, changes in our execution standards, volatility in the marketplace, our mix of broker-dealer and institutional customers and by regulatory changes and evolving industry customs and practices.

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OTC securities transactions with institutional customers are executed as principal, and all related profits and losses are included within net trading revenue. Listed securities transactions with institutional customers are executed on an agency basis, for which we earn commissions on a per share basis. We also receive fees for providing certain information to market data providers and for directing trades to certain destinations for execution. Commissions and fees are primarily affected by changes in our trade and share volumes in listed securities.

Asset management fees represent fees earned for sponsoring and managing the investments of private investment funds. Asset management fees are primarily affected by the rates of return earned on the funds we manage and changes in the amounts of assets under management.

We earn interest income from our cash held at banks and cash held in trading accounts at clearing brokers, net of transaction-related interest charged by clearing brokers for facilitating the settlement and financing of securities transactions. Net interest is primarily affected by the changes in cash balances held at banks and clearing brokers and our level of securities positions.

#### Expenses

Our operating expenses largely consist of employee compensation and benefits, payments for order flow and execution and clearance fees. A substantial portion of these expenses vary in proportion to our trading revenue and volume. Employee compensation and benefits expense, which is largely profitability based, fluctuates, for the most part, based on changes in net trading revenue, our profitability and our number of employees. Payments for order flow fluctuate based on equity share and options volume, the mix of market orders and limit orders and the mix of orders received from broker-dealers who accept payments for order flow. Execution and clearance fees fluctuate primarily based on changes in equity trade and share volume, option contract volume, the mix of trades of OTC securities compared to listed securities, clearance fees charged by clearing brokers and electronic communications networks, commonly referred to as ECNs. Our international expansion efforts have increased our operating expenses.

Employee compensation and benefits expense primarily consists of salaries and wages paid to administrative and customer service personnel and profitability based compensation, which includes compensation and benefits paid to market-making and sales personnel based on their individual performance, and incentive compensation paid to all other employees based on our overall profitability. Approximately 67% of our employees are directly involved in market-making, sales or customer service activities. Compensation for employees engaged in market-making and sales activities, the largest component of employee compensation and benefits, is determined primarily based on a percentage of gross trading profits net of expenses including payments for order flow, execution and clearance costs and overhead allocations. Employee compensation and benefits will, therefore, be affected by changes in payments for order flow, execution and clearance costs and the overhead costs we

allocate to employees engaged in market-making and sales activities.

Payments for order flow represent customary payments to broker-dealers, in the normal course of business, for directing their order flow in equity securities and options to us. We only pay broker-dealers for orders that provide us with a profit opportunity. For example, we make payments on market orders, but do not pay on limit orders. Payments for order flow also change as we modify our payment formulas and as our percentage of customers whose policy is not to accept payments for order flow varies.

Execution and clearance fees primarily represent clearance fees paid to clearing brokers for OTC and listed securities and options contracts, transaction fees paid to Nasdaq, payments made to third parties for exchange seat leases and execution fees paid to third parties, primarily for executing trades in listed securities on the NYSE and AMEX and for executing orders through ECNs. Due to our significant equity share and trade volume, we have been able to negotiate favorable rates and volume discounts from clearing brokers and providers of execution services.

Communications and data processing expense primarily consists of costs for obtaining stock market data and telecommunications services.

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Depreciation and amortization expense results from the depreciation of fixed assets purchased by us and the amortization of goodwill, which includes contingent consideration resulting from the acquisitions of the listed securities market-making businesses of KCM and Tradetech Securities, L.P., ("Tradetech"). Depreciation and amortization expense also includes the amortization of goodwill related to our purchases of various options-related businesses.

Professional fees primarily consist of fees paid to computer programming and systems consultants, as well as legal fees and other professional fees.

Occupancy and equipment rentals expense primarily consists of rental payments on office and equipment leases.

Business development expense primarily consists of travel and entertainment expenses and promotion and advertising costs.

Other expenses primarily consist of administrative expenses and other operating costs.

Income Tax

Income tax expense in the Consolidated Statements of Income represents actual income taxes incurred through June 30, 2001 and 2000, respectively. Prior to merging with KTG on January 12, 2000 (the "Merger"), KFP was a limited liability company which was treated as a partnership for tax purposes and its U.S. federal and state income taxes were borne by KFP's individual partners. As such, KFP's historical financial statements only include a provision for non-U.S. income taxes. Subsequent to the Merger, KFP's income is subject to federal income taxes and state income taxes. Pro forma income tax expense reflects income taxes as if the Company was subject to federal and state income taxes on KFP's income prior to the Merger.

Results of Operations

Three Months Ended June 30, 2001 and 2000

#### Revenues

Net trading revenue from equity security market-making decreased 55.9% to \$108.1 million for the three months ended June 30, 2001, from \$244.9 million for the comparable period in 2000. This decrease was primarily due to decreased average revenue capture per equity share, which was impacted by a reduction in spreads due to decimalization and the introduction of a one-penny Minimum Price Variant. Average revenue per equity share decreased to \$.0031 for the three months ended June 30, 2001, from \$.0114 for the comparable period in 2000. The decrease in net trading revenues was offset, slightly, by a 58.3% increase in total equity share volume to 34.1 billion equity shares traded for the three months ended June 30, 2001, from 21.5 billion equity shares traded for the comparable period in 2000. The increase in equity share volume is largely due to higher share volume in very low-priced Bulletin Board and Pink Sheet stocks. Net trading revenue from options market-making decreased 28.3% to \$27.0 million for the three months ended June 30, 2001 from \$37.6 million for the comparable period in 2000. This decrease was primarily due to decreased average revenue capture per option contract. Average revenue per U.S. option contract decreased to \$2.40 per contract for the three months ended June 30, 2001 from \$7.38 per contract for the comparable period in 2000. The decrease was offset, in part, by a 134.4% increase in U.S. option contract volume to 10.5 million contracts for the three months ended June 30, 2001 from 4.5 million contracts for the comparable period in 2000.

Commissions and fees increased 107.1% to \$12.4 million for the three months ended June 30, 2001, from \$6.0 million for the comparable period in 2000. This increase is primarily due to payments received by our professional execution services business, KEP, for directing order executions, as well as higher equity share volumes from institutional customers in listed securities.

Asset management fees decreased 23.5% to \$8.6 million for the three months ended June 30, 2001, from \$11.2 million for the comparable period in 2000. The decrease in fees was primarily due to a decrease in fund return from 8.91% for the second quarter of 2000 to 2.92% for the second quarter of 2001. The decrease was offset, in part, by an increase in the amount of funds under management in the Deephaven Market Neutral Master Fund, which contained the majority of our funds under management, from \$477.1 million at June 30, 2000 to \$1.0 billion at June 30, 2001.

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Interest income, net of interest expense increased 111.8% to \$8.7 million for the three months ended June 30, 2001, from \$4.1 million for the comparable period in 2000. This increase was primarily due to larger cash balances held at banks and our clearing brokers.

Investment income and other income decreased 67.7% to \$1.1 million for the three months ended June 30, 2001, from \$3.3 million for the comparable period in 2000. This decrease was primarily due to a decrease in income from our investments, primarily our investments in the private hedge funds that we sponsor and manage.

#### Expenses

Employee compensation and benefits expense decreased 44.2% to \$57.1 million for the three months ended June 30, 2001, from \$102.3 million for the comparable period in 2000. As a percentage of total revenues, employee compensation and benefits expense increased to 34.4% for the three months ended June 30, 2001, from 33.3% for the comparable period in 2000. The decrease on a dollar basis was primarily due to decreased gross trading profits and lower margins, offset, in part, by our growth in the number of employees. The

increase on a percentage basis is primarily due to the decrease in average net revenue per equity share and our increase in the number of employees. Due to decreased net trading revenue and profitability, profitability based compensation decreased 70.6% to \$24.2 million for the three months ended June 30, 2001, from \$82.5 million for the comparable period in 2000, and represented 42.5% and 80.6% of total employee compensation and benefits expense for the three months ended June 30, 2001 and 2000, respectively. Our number of employees increased to 1,397 employees as of June 30, 2001, from 1,074 employees as of June 30, 2000.

Payments for order flow decreased 47.3% to \$20.2 million for the three months ended June 30, 2001, from \$38.3 million for the comparable period in 2000. As a percentage of total revenues, payments for order flow decreased to 12.2% for the three months ended June 30, 2001 from 12.5% for the comparable period in 2000. The decrease in payments for order flow on a dollar basis and as a percentage of total revenues was primarily due to changes in our payment for order flow policy initiated in the second quarter of 2001 resulting from decimalization, partially offset by the 58.3% increase in equity shares traded and the introduction of payment for order flow in the options marketplace in the third quarter of 2000.

Execution and clearance fees increased 4.1% to \$30.1 million for the three months ended June 30, 2001, from \$28.9 million for the comparable period in 2000. As a percentage of total revenues, execution and clearance fees increased to 18.2% for the three months ended June 30, 2001, from 9.4% for the comparable period in 2000. Execution and clearance fees increased primarily due to a 134.4% increase in U.S. options contracts to 10.5 million contracts for the three months ended June 30, 2001 from 4.5 million contracts for the comparable period in 2000. The increase was offset, in part, due to the 4.5% decrease in equity trades executed to 31.8 million equity trades for the three months ended June 30, 2001 from 33.3 million equity trades for the comparable period in 2000. The increase in execution and clearance charges as a percentage of total revenue was primarily due to the decrease in average revenue per equity trade and per U.S. option contract and an increase in options volume.

Communications and data processing expense increased 88.6% to \$13.4 million for the three months ended June 30, 2001, from \$7.1 million for the comparable period in 2000. This increase was generally attributable to an increase in our number of employees, investment in technology and our international expansion in Europe and Japan.

Depreciation and amortization expense increased 88.5% to \$10.4 million for the three months ended June 30, 2001, from \$5.5 million for the comparable period in 2000. This increase was primarily due to the purchase of approximately \$68.4 million of additional fixed assets and leasehold improvements between June 30, 2000 and June 30, 2001 and the amortization of goodwill related to our acquisitions of the listed securities market-making businesses of KCM and Tradetech and various options specialist businesses.

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Professional fees decreased 42.4% to \$3.5 million for the three months ended June 30, 2001, from \$6.1 million for the comparable period in 2000. This decrease was primarily due to decreased consulting expenses related to our investments in technology, our European and Japanese expansion efforts and legal and other professional fees.

Occupancy and equipment rentals expense increased 6.3% to \$4.6 million for the three months ended June 30, 2001, from \$4.3 million for the comparable period in 2000. This increase was primarily attributable to additional office space. We occupied 280,253 square feet of office space at June 30, 2001, up

from 161,909 square feet of office space at June 30, 2000.

Business development expense increased 42.3% to \$4.1 million for the three months ended June 30, 2001, from \$2.9 million for the comparable period in 2000. This increase was primarily the result of additional travel and entertainment costs.

Other expenses increased 85.4% to \$4.3 million for the three months ended June 30, 2001, from \$2.3 million for the comparable 2000 period. This was primarily the result of increased administrative expenses and other operating costs in connection with our overall business growth.

During the three months ended June 30, 2001, pre-tax non-operating charges of \$13.1 million were incurred. The charges consist of a \$10 million non-recurring charge relating to an impaired investment in a non-public e-commerce company, \$1.6 million related to a write-down of certain exchange seats and \$1.5 million related to severance costs incurred during the second quarter.

Our effective tax rates for the three months ended June 30, 2001 and 2000, respectively, differ from the federal statutory rate of 35% due to state income taxes, as well as non-deductible expenses, including the amortization of goodwill resulting from the acquisition of KCM and a portion of business development expenses. Our effective tax rate increased to 70% for the three months ended June 30, 2001 from 38% for the three months ended June 30, 2000 primarily due to non-deductible foreign losses and state and local income taxes.

Six Months Ended June 30, 2001 and 2000

#### Revenues

Net trading revenue from equity security market-making decreased 63.7% to \$253.9 million for the six months ended June 30, 2001, from \$698.6 million for the comparable period in 2000. This decrease was primarily due to lower equity share volume and decreased average revenue capture per share. Total equity share volume decreased 7.4% to 60.5 billion equity shares traded for the six months ended June 30, 2001, from 65.3 billion equity shares traded for the comparable period in 2000, while average revenue capture per equity share decreased to \$.0042 per share from \$.0107 per share during the same period in 2000. Net trading revenue from options market-making decreased 3.0% to \$68.5 million for the six months ended June 30, 2001 from \$70.7 million for the comparable period in 2000. The decrease is due to lower average revenue capture per option contract, offset by higher U.S. option contract volume. Average revenue capture per option contract decreased to \$3.51 per U.S. option contract for the six months ended June 30, 2001 from \$8.39 per U.S. option contract for the comparable period in 2000. The decrease was offset, in part, by a 136.7% increase in U.S. option contract volume to 18.9 million contracts for the six months ended June 30, 2001 from 8.0 million contracts for the comparable period in 2000.

Commissions and fees increased 106.8% to \$26.9 million for the six months ended June 30, 2001, from \$13.0 million for the comparable period in 2000. This increase is primarily due to payments received by our professional execution services business, KEP, for directing order executions, as well as higher equity share volumes from institutional customers in listed securities and higher fees for providing certain information to market data providers.

ended June 30, 2001, from \$21.0 million for the comparable period in 2000. The increase in fees was primarily due to an increase in the amount of funds under management in the Deephaven Market Neutral Master Fund, which contained the majority of our funds under management, from \$477.1 million at June 30, 2000 to \$1.0 billion at June 30, 2001. The increase was offset by the decrease in fund return from 18.76% for the first half of 2000 to 8.03% for the first half of 2001.

Interest income, net of interest expense, increased 84.0% to \$14.0 million for the six months ended June 30, 2001, from \$7.6 million for the comparable period in 2000. This increase was primarily due to changes in our market making positions from net long to net short.

Investment income and other income decreased 1.0% to \$6.7 million for the six months ended June 30, 2001, from \$6.8 million for the comparable period in 2000. This decrease was primarily due to a decrease in income from our investments, primarily our investments in the private hedge funds that we sponsor and manage.

#### Expenses

Employee compensation and benefits expense decreased 50.7% to \$136.8 million for the six months ended June 30, 2001, from \$277.5 million for the comparable pro forma period in 2000. As a percentage of total revenue, employee compensation and benefits expense increased to 34.9% for the six months ended June 30, 2001, from 34.0% for the comparable pro forma period in 2000. The decrease on a dollar basis was primarily due to decreased gross trading profits and lower margins, offset, in part, by a growth in the number of employees. The increase on a percentage basis was primarily due to the decrease in average net revenue per equity share and a growth in our number of employees. Due to decreased net trading revenue and profitability, profitability based compensation decreased 69.5% to \$72.6 million for the six months ended June 30, 2001, from \$238.1 million for the comparable pro forma period in 2000, and represented 53.1% and 85.7% of total employee compensation and benefits expense for the six months ended June 30, 2001 and 2000, respectively. Our number of employees increased to 1,397 employees as of June 30, 2001, from 1,074 employees as of June 30, 2000.

Payments for order flow decreased 48.9% to \$49.9 million for the six months ended June 30, 2001, from \$97.6 million for the comparable period in 2000. As a percentage of total revenue, payments for order flow increased to 12.8% for the six months ended June 30, 2001 from 11.9% for the comparable period in 2000. The decrease in payments for order flow on a dollar basis was primarily due to changes in our payment for order flow policy initiated in the second quarter of 2001 resulting from decimalization and a 7.4% decrease in equity shares traded. The increase in payments for order flow as a percentage of total revenue was primarily due to a decrease in our average revenue per equity share and the introduction of payment for order flow in the options marketplace in the third quarter of 2000.

Execution and clearance fees increased 1.7% to \$60.1 million for the six months ended June 30, 2001, from \$59.1 million for the comparable period in 2000. As a percentage of revenue, execution and clearance fees increased to 15.4% for the six months ended June 30, 2001, from 7.2% for the comparable period in 2000. The increase on a dollar basis was primarily due to a 136.7% increase in U.S. options contracts executed from 8.0 million U.S. options contracts executed for the six months ended June 30, 2000 to 18.9 million for the six months ended June 30, 2001. The increase was offset, in part, by a 19.9% decrease in equity trades executed to 62.0 million equity trades for the six months ended June 30, 2001, from 77.4 million equity trades in the comparable period in 2000. The increase in our execution and clearance fees as a percentage of net trading revenue was primarily due to a decrease in average

revenue per equity trade and per U.S. option contract and an increase in options volume.

Communications and data processing expense increased 84.3% to \$26.2 million for the six months ended June 30, 2001, from \$14.2 million for the comparable period in 2000. This increase was generally attributable to an increase in our number of employees, investment in technology and our international expansion in Europe and Japan.

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Depreciation and amortization expense increased 111.9% to \$20.6 million for the six months ended June 30, 2001, from \$9.7 million for the comparable period in 2000. This increase was primarily due to the purchase of approximately \$68.4 million of additional fixed assets and leasehold improvements between June 30, 2000 and June 30, 2001 and the amortization of goodwill related to our acquisitions of the listed securities market-making businesses of KCM and Tradetech and various options specialist businesses.

Professional fees decreased 13.8% to \$9.2 million for the six months ended June 30, 2001, down from \$10.6 million for the comparable period in 2000. This decrease was primarily due to decreased consulting expenses related to our investments in technology, our European and Japanese expansion efforts and legal and other professional fees.

Occupancy and equipment rentals expense increased 29.6% to \$9.6 million for the six months ended June 30, 2001, from \$7.4 million for the comparable period in 2000. This increase was primarily attributable to additional office space occupied and increased computer equipment lease expense. We occupied 280,253 square feet of office space at June 30, 2001, up from 161,909 square feet of office space at June 30, 2000.

Business development expense decreased 8.0% to \$7.5 million for the six months ended June 30, 2001, from \$8.1 million for the comparable period in 2000. This decrease was primarily the result of decreased advertising costs in the first half of 2001 compared to the first half of 2000.

Other expenses increased 47.7% to \$10.2 million for the six months ended June 30, 2001, from \$6.9 million for the comparable period in 2000. This was primarily the result of increased administrative expenses and other operating costs in connection with our overall business expansion.

During the six months ended June 30, 2001, pre-tax non-operating charges of \$13.1 million were incurred. The charges consist of a \$10 million non-recurring charge relating to an impaired investment in a non-public e-commerce company, \$1.6 million related to a write-down of certain exchange seats and \$1.5 million related to severance costs incurred during the second quarter.

Our effective and pro forma effective tax rates for the six months ended June 30, 2001 and 2000 differ from the federal statutory rate of 35% due to state income taxes, as well as non-deductible expenses, including the amortization of goodwill resulting from the acquisition of KCM and a portion of business development expenses. Our effective tax rate increased to 45% for the six months ended June 30, 2001 from a pro forma effective tax rate of 37% for the six months ended June 30, 2000 primarily due to non-deductible foreign losses and state and local income taxes.

Recently Issued Accounting Standards

In June 1998, the Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standards (SFAS) No. 133, Accounting for

Derivative Instruments and Hedging Activities. This statement established accounting and reporting standards for derivative instruments, including certain derivative instruments imbedded in other contracts, and for hedging activities. In June 1999, the FASB issued SFAS No. 137, Accounting for Derivative Instruments and Hedging Activities—Deferral of the Effective Date of FASB Statement No. 133—an amendment of FASB Statement No. 133. In June 2000, the FASB issued SFAS No. 138 Accounting for Certain Derivative Instruments and Certain Hedging Activities, which is an amendment to SFAS No. 133 and is effective concurrently with SFAS No. 137. We adopted the provisions of SFAS No. 133, 137 and 138 as of January 1, 2001. The adoption of these statements did not have a material impact on our financial statements.

In September 2000, the FASB issued SFAS No. 140 Accounting for the Transfers and Servicing of Financial Assets and Extinguishments of Liabilities—a replacement of FASB Statement No. 125. This statement resets accounting standards for differentiating between securitizations and other transfers of financial assets that are sales from transfers that are secured borrowings. We adopted certain provisions of SFAS No. 140 as of

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December 31, 2000 which did not have a material impact on our financial statements. We adopted the remaining provisions of SFAS No. 140 effective April 1, 2001, which did not have a material impact on our financial statements.

Liquidity and Capital Resources

Historically, we have financed our business primarily through cash generated by operations, as well as the proceeds from our stock offerings, the private placement of preferred and common units and borrowings under subordinated notes. As of June 30, 2001, we had \$3.1 billion in assets, 91.2% of which consisted of cash or assets readily convertible into cash, principally receivables from clearing brokers and securities owned. Receivables from clearing brokers include interest bearing cash balances held with clearing brokers, including, or net of, amounts related to securities transactions that have not yet reached their contracted settlement date, which is generally within three business days of the trade date. Securities owned principally consist of equity securities that trade in Nasdaq and on the NYSE and AMEX markets and listed options contracts that trade on national exchanges.

Net income plus depreciation and amortization was \$14.2 million and \$73.0 million during the three months ended June 30, 2001 and 2000, respectively. Depreciation and amortization expense, which related to fixed assets and goodwill, was \$10.4 million and \$5.5 million during the three months ended June 30, 2001 and 2000, respectively. Capital expenditures were \$11.7 million and \$16.6 million for the three months ended June 30, 2001 and 2000, respectively, primarily related to the purchase of data processing and communications equipment, as well as leasehold improvements and additional office facilities to support our growth. In acquiring fixed assets, particularly technology equipment, we make a decision about whether to lease such equipment or purchase it outright based on a number of factors including its estimated useful life, obsolescence and cost. Additionally, we made cash payments of \$867,000 for the three months ended June 30, 2000 in connection with our acquisitions of the listed securities market-making businesses of KCM in 1995 and Tradetech in 1997. These arrangements ended during 2000. We anticipate that we will meet our 2001 capital expenditure needs out of operating cash flows.

As registered broker-dealers and market makers, KS, KCM, KFP and KEP are subject to regulatory requirements intended to ensure the general financial soundness and liquidity of broker-dealers and requiring the maintenance of minimum levels of net capital, as defined in SEC Rule 15c3-1. These regulations

also prohibit a broker-dealer from repaying subordinated borrowings, paying cash dividends, making loans to its parent, affiliates or employees, or otherwise entering into transactions which would result in a reduction of its total net capital to less than 120.0% of its required minimum capital. Moreover, broker-dealers, including KS, KCM, KFP and KEP, are required to notify the SEC prior to repaying subordinated borrowings, paying dividends and making loans to their parents, affiliates or employees, or otherwise entering into transactions, which, if executed, would result in a reduction of 30.0% or more of their excess net capital (net capital less minimum requirement). The SEC has the ability to prohibit or restrict such transactions if the result is detrimental to the financial integrity of the broker-dealer. At June 30, 2001, KS had net capital of \$274.9 million, which was \$272.9 million in excess of its required net capital of \$2.0 million, KCM had net capital of \$46.9 million which was \$45.9 million in excess of its required net capital of \$1.0 million, KFP had net capital of \$43.6 million which was \$43.3 million in excess of its required net capital of \$250,000 and KEP had net capital of \$7.9 million which was \$7.8 million in excess of its required net capital of \$100,000. Additionally, KSIL and KSJ are subject to capital adequacy requirements of the Securities and Futures Authority Limited in the United Kingdom and the Financial Supervisory Agency in Japan, respectively. As of June 30, 2001, we were in compliance with the capital adequacy requirements of all of our foreign subsidiaries.

We currently anticipate that available cash resources and credit facilities will be sufficient to meet our anticipated working capital and capital expenditure requirements for at least the next 12 months.

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## Item 3. Quantitative and Qualitative Disclosures About Market Risk

Our market-making and trading activities expose our capital to significant risks. These risks include, but are not limited to, absolute and relative price movements, price volatility and changes in liquidity, over which we have virtually no control.

We employ automated proprietary trading and risk management systems which provide real time, on-line risk management and inventory control. We monitor our risks by a constant review of trading positions and their appropriate risk measures. We have established a system whereby transactions are monitored by senior management on a real-time basis as are individual and aggregate dollar and inventory position totals, appropriate risk measures and real-time profits and losses. The management of trading positions is enhanced by review of mark-to-market valuations and position summaries on a daily basis.

In the normal course of our equities market-making business, we maintain inventories of exchange-listed and OTC securities. The fair value of these securities at June 30, 2001 was \$290.5 million in long positions and \$282.0 million in short positions. The potential change in fair value, using a hypothetical 10.0% decline in prices, is estimated to be a \$900,000 loss as of June 30, 2001 due to the offset of gains in short positions with losses in long positions.

In the normal course of options market making, we maintain inventories of options, futures and equities. Our main exposure is from equity price and volatility risk. We manage these exposures by constantly monitoring and diversifying our exposures and position sizes and establishing offsetting hedges. Our market-making staff and trading room managers continuously manage our positions and our risk exposures. Our systems incorporate trades and update our risk profile using options pricing models on a real time basis.

Our proprietary options risk management system allows us to stress test our portfolio on a real-time basis. On a daily basis, these reports are distributed to senior management and the firm's risk managers who incorporate this information in our daily market-making decisions. These reports identify potential exposures in terms of options and futures on individual securities and index contracts, organized in different ways such as industry sectors, under extreme price and volatility movements. At June 30, 2001, 10% movements in volatility and stock prices on our equity options and equity index options portfolios, which contain the majority of our market risk, would have resulted in approximately the following gains (losses) in our options market-making portfolio:

	Change in Stock Prices			
	-10%	None	+10%	
Change in Volatility				
+10%. None. -10%.	3.8 million		9.8 million	

This stress analysis covers positions in options and futures, underlying securities and related hedges. The 10% changes in stock prices and volatility in the charts above make the assumption of a universal 10% movement in all of our underlying positions. The analysis also includes a number of estimates that we believe to be reasonable, but cannot assure that they produce an accurate measure of future risk.

For working capital purposes, we invest in money market funds, commercial paper, government securities or maintain interest bearing balances in our trading accounts with clearing brokers, which are classified as cash equivalents and receivable from clearing brokers, respectively, in the Consolidated Statements of Financial Condition. These other amounts do not have maturity dates or present a material market risk, as the balances are short-term in nature and subject to daily repricing.

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#### PART II. OTHER INFORMATION

#### Item 1. Legal Proceedings

We and certain of our officers and employees have been subject to legal proceedings in the past and may be subject to legal proceedings in the future. We are not currently a party to any legal proceedings, the adverse outcome of which, individually or in the aggregate, we can predict with any reasonable certainty, could have a material adverse effect on our business, financial condition or operating results. We and certain of our past and present officers and employees are currently the subject of legal proceedings, such as those stated in our 8-K filing of November 30, 2000, that are in their preliminary stages. As such, we are unable to predict the outcome of any such proceeding and assess or quantify the potential damages, if any.

In our Form 8-K filing of November 30, 2000, we noted that we were named as a defendant in a putative class action entitled Prager v. Knight Trading Group, Inc. et al. In general, the complaint alleged that the Company improperly traded securities for its own account in advance of trading securities for

broker/dealer clients. Upon our motion, and pursuant to an Order of the United States District Court, District of New Jersey, dated July 17, 2001, the action was dismissed with prejudice. In accordance with the Federal Rules of Appellate Procedure, the plaintiff has thirty days to appeal the Order.

Item 2. Changes in Securities and Use of Proceeds

None.

Item 3. Defaults Upon Senior Securities

None.

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

The Company held its Annual Meeting of Shareholders on May 16, 2001 for the purposes of: (i) electing its Board of Directors; (ii) approving the Knight Trading Group, Inc. Executive Incentive Plan; (iii) amending the Company's 1998 Long-Term Incentive Plan to increase the number of shares of the Company's Class A Common Stock authorized for issuance thereunder from 24,291,000 to 27,291,000; (iv) approving an additional amendment to the Company's 1998 Long-Term Incentive Plan to increase the maximum amount of restricted stock and restricted stock units which may be issued thereunder from 1,000,000 shares each to 3,000,000 shares each; and (v) ratifying the appointment of its independent auditors. The Board of Directors consists of a total of thirteen people who are elected by the holders of the Company's Class A Common Stock. The thirteen people were nominated by the Board of Directors to serve as directors for a term of one year.

The following sets forth the results of the election of directors:

#### DIRECTORS

Name of Nominee	For	%	Withheld	િ
Charles V. Doherty	119,624,895	98.87%	1,367,210	1.13%
Robert Greifeld	118,693,845	98.10%	2,298,260	1.90%
Gary G. Griffith	119,600,764	98.85%	1,391,341	1.15%
Peter S. Hajas	119,235,713	98.55%	1,756,392	1.45%
John G. Hewitt	108,716,402	89.85%	12,275,703	10.15%
Robert M. Lazarowitz	119,230,983	98.54%	1,761,122	1.46%
Bruce R. McMaken	119,234,436	98.55%	1,757,669	1.45%
Kenneth D. Pasternak	113,488,737	93.80%	7,503,368	6.20%
Walter F. Raquet	119,215,033	98.53%	1,777,072	1.47%
Rodger O. Riney	118,775,819	98.17%	2,216,286	1.83%
V. Eric Roach	103,173,560	85.27%	17,818,545	14.73%
Anthony M. Sanfilippo	113,446,603	93.76%	7,545,502	6.24%
Robert I. Turner	119,170,112	98.49%	1,821,993	1.51%

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No proxies were solicited from the holders of the Class B Common Stock since no such shares are outstanding. There was no solicitation in opposition to the nominees proposed to be elected by the holders of the Class A Common Stock in the Proxy Statement.

The establishment of the Knight Trading Group, Inc. Executive Incentive Plan

was approved by the Stockholders with 65,673,842 votes FOR (54.15%), 7,765,143 votes AGAINST (6.40%), 283,440 votes ABSTAINED (0.24%), and 47,553,120 BROKER NON-VOTES (39.21%). Under applicable law, only abstentions are counted as votes against this proposal.

The amendment to the Company's 1998 Long-Term Incentive Plan to increase the number of shares of the Company's Class A Common Stock authorized for issuance thereunder was approved by the Stockholders with 91,361,223 votes FOR (70.75%), 21,477,661 votes AGAINST (16.63%), 8,153,221 votes ABSTAINED (6.31%), and 8,153,221 BROKER NON-VOTES (6.31%). Under applicable law, only abstentions are counted as votes against this proposal.

The Stockholders approved the additional amendment to the Company's 1998 Long-Term Incentive Plan to increase the maximum amount of restricted stock and restricted stock units which may be issued thereunder with 94,972,132 votes FOR (73.54%), 17,890,591 votes AGAINST (13.86%), 8,129,382 votes ABSTAINED (6.30%), and 8,129,382 BROKER NON-VOTES (6.30%). Under applicable law, only abstentions are counted as votes against this proposal.

The ratification of the appointment of PricewaterhouseCoopers LLP as independent auditors for the Company for the fiscal year ending December 31, 2001 was approved by the Stockholders with 120,042,580 votes FOR (99.06%), 750,706 votes AGAINST (.62%), 198,818 (0.16%) votes ABSTAINED, and 198,819 BROKER NON-VOTES (0.16%). Under applicable law, only abstentions are counted as votes against this proposal.

Further information regarding these matters is contained in the Company's Proxy Statement dated April 11, 2001.

#### Item 5. Other Information

On July 18, 2001, the Company announced that Peter S. Hajas was promoted to President and Chief Operating Officer of the Company, as recommended by Chairman and CEO Kenneth D. Pasternak and ratified by the Company's Board of Directors at its quarterly meeting. Previously, the Company announced on June 21, 2001 that Anthony M. Sanfilippo was named Head of Global Equities and that John G. Hewitt, President of Knight Securities, L.P. and co-Head of Global Equities, and David Shpilberg, Executive Vice President, Chief Operating Officer and Chief Technology Officer of the Company, had left the Company.

On June 21, 2001, the Company also announced that in light of changing market conditions and consistent with others in the financial industry, the Company was evaluating its cost structure and all projects that facilitate equity trading. As a result, the Company was considering a reduction in the number of its domestic equities employees. On or about June 26, 2001, a reduction of approximately 5% in the number of our domestic equities employees was completed. On August 7, 2001, the Company announced that it expects to reduce its European workforce within a target range of 10 percent to 20 percent, as part of overall corporate cost-cutting measures.

Item 6. Exhibits and Reports on Form 8-K

None.

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#### SIGNATURES

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 thereto until duly authorized.

Knight Trading Group, Inc.

/s/ Robert I. Turner

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By: Robert I. Turner

Title: Director, Executive Vice
President, Chief Financial
Officer and Treasurer
(principal financial and
accounting officer)

Date: August 13, 2001