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

FORM 10-OSB (Mark One) [X] QUARTERLY REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the quarterly period ended December 31, 2001 $\,$ TRANSITION REPORT UNDER SECTION 13 OR 15(d) OF THE EXCHANGE ACT [] For the transition period from __ _ to _ Commission file number: 0-28353 INTEGRAL TECHNOLOGIES, INC. (Exact name of small business issuer as specified in it charter) <Table> <S> 98-0163519 NEVADA (State or other jurisdiction of incorporation or organization) (IRS Employer Identification No.) 805 W. ORCHARD DRIVE, SUITE 3, BELLINGHAM, WASHINGTON 98225 (Address of principal executive offices) (360) 752-1982 (issuer's telephone number) (Former name, former address and former fiscal year, if changed since last report) Check whether the issuer (1) filed all reports required to be filed by Section 13 or 15(d) of the Exchange Act during the past 12 months (or such shorter period that the issuer was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes [X] No [] APPLICABLE ONLY TO ISSUERS INVOLVED IN BANKRUPTCY PROCEEDINGS DURING THE PRECEDING FIVE YEARS Check whether the issuer filed all documents and reports required to be filed by Section 12, 13 or 15(d) of the Exchange Act after the distribution of securities under a plan confirmed by a court. Yes [] No [] APPLICABLE ONLY TO CORPORATE ISSUERS State the number of shares outstanding of each of the issuer's classes of common equity, as of the latest practicable date: AS OF FEBRUARY 8, 2002, THE ISSUER HAD 30,122,562 SHARES OF \$.001 PAR VALUE COMMON STOCK OUTSTANDING. Transitional Small Business Disclosure Format (Check one): Yes [] No [X] INDEX <Table> <Caption> PAGE <C> <S> PART T - FINANCIAL INFORMATION ITEM 1. FINANCIAL STATEMENTS......F-1

PART I - FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS.

INTEGRAL TECHNOLOGIES, INC. (A DEVELOPMENT STAGE COMPANY)

CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2001 (U.S. DOLLARS) (UNAUDITED)

<tab< th=""><th>le> tion></th><th></th></tab<>	le> tion>	
- Total	INDEX	PAGE
<s></s>		<c></c>
	FINANCIAL STATEMENTS	
	Consolidated Balance Sheets	F-2
	Consolidated Statements of Operations	F-3
	Consolidated Statements of Stockholders' Equity	F-4
	Consolidated Statements of Cash Flows	F-5
<td>Notes to Consolidated Financial Statements ble></td> <td>F-5 - F-7</td>	Notes to Consolidated Financial Statements ble>	F-5 - F-7

F-1

INTEGRAL TECHNOLOGIES, INC.
(A DEVELOPMENT STAGE COMPANY)
CONSOLIDATED BALANCE SHEETS
(U.S. DOLLARS)
(UNAUDITED)

<Table> <Caption>

		CEMBER 31, 2001		
<\$>		>		
ASSETS CURRENT				
Cash Accounts receivable Inventory Prepaid expenses				69,556 27,344 46,842 165
TOTAL CURRENT ASSETS PROPERTY AND EQUIPMENT INVESTMENTS				,
TOTAL ASSETS		1,449,054		1,483,473
LIABILITIES				
CURRENT Accounts payable and accruals Due to West Virginia University Research Corporation Customer deposits				746,530 397,296 13,232
TOTAL CURRENT LIABILITIES		1,205,412		

564,410

326,415

564,410

243,642

STOCKHOLDERS' EQUITY

PREFERRED STOCK AND PAID-IN CAPITAL IN EXCESS OF \$0.001 PAR

VALUE

20,000,000 Shares authorized

564,410 (June 30, 2001 - 564,410) issued

and outstanding

COMMON STOCK AND PAID-IN CAPITAL IN EXCESS OF \$0.001 PAR

VALUE

50,000,000 Shares authorized

TOTAL STOCKHOLDERS' EQUITY

28,632,562 (June 30, 2001 - 26,949,062) issued and 9,585,529 8,900,983 outstanding

 SUBSCRIPTIONS RECEIVED
 292,250
 50,000

 PROMISSORY NOTES RECEIVABLE
 (58,500)
 (58,500)

 OTHER COMPREHENSIVE INCOME
 46,267
 46,267

DEFICIT ACCUMULATED DURING THE DEVELOPMENT STAGE (10,186,314) (9,176,745)

TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY \$ 1,449,054 \$ 1,483,473

</Table>

See notes to consolidated financial statements.

F-2

INTEGRAL TECHNOLOGIES, INC.
(A DEVELOPMENT STAGE COMPANY)
CONSOLIDATED STATEMENTS OF OPERATIONS
(U.S. DOLLARS)
(UNAUDITED)

<Table>

PERIOD FROM FEBRUARY 12, 1996 THREE MONTHS ENDED SIX MONTHS ENDED (INCEPTION) TO DECEMBER 31, DECEMBER 31, DECEMBER 31, DECEMBER 31, DECEMBER 31, 2000 2001 <C> <C> <C> <C> <C> <S> \$ 8,571 6,804 \$ 8,571 27,686 \$ 215,312 REVENUE COST OF SALES 1,500 5,360 13,468 5,360 216,016 5,304 3,211 14,218 3,211 EXPENSES Consulting 204,548 38,661 417,804 74,361 1,464,55 2,565,935 541,348 127,653 109,725 Salaries and benefits 135,483 275,412 323,852 952,934 97,663 Legal and accounting 70,228 44,537 Travel and entertainment 24,864 67,326 49,613 576,504 398,297 205,563 211,464 46,853 17,885 63,955 40,426 General and administrative 36,708 29,129 Rent 8,054 19,083 Telephone 9,338 12,920 17,225 28,285 14,500 Bad debts Ω 48,750 48,750 65,818 1.818 89,706 6,509 1,241,629 Research and development 145,153 (20,725)5,802 (51, 326)Bank charges and interest, net 2,720 102,106 102,787 Advertising 2,788 57,642 5,486 254,033 0 0 0 Interest on beneficial conversion feature 0 566,456 $\label{eq:write-down} \text{Write-down of license and operating assets}$ 1,806,700 0 6,485 29,325 52,476 Depreciation and amortization 3,004 231,851 499,553 691,766 1,009,677 1,283,593 10,643,623 LOSS BEFORE EXTRAORDINARY ITEM 494,249 688,555 995,459 1,280,382 10,644,327 EXTRAORDINARY ITEM Cancellation of debt 0 0 0 0 (602,843) NET LOSS FOR PERIOD \$ 494.249 \$ 688.555 \$ 995,459 \$ 1,280,382 \$ 10.041.484 NET LOSS PER COMMON SHARE (0.02) (0.03) (0.05) WEIGHTED AVERAGE NUMBER OF COMMON SHARES OUTSTANDING 28,236,958 26,332,262 27,650,331 26,182,171

</Table>

See notes to consolidated financial statements.

F-3

<Table> <Caption>

	SHARES OF COMMON STOCK ISSUED	COMMON STOCK AND PAID-IN CAPITAL IN EXCESS OF PAR	SHARES OF PREFERRED STOCK ISSUED	PREFERRED STOCK AND PAID-IN CAPITAL IN EXCESS OF PAR	PROMISSORY NOTES RECEIVED	SUBSCRIPTIONS RECEIVABLE
<\$>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>
BALANCE, JUNE 30, 2000 Shares issued for	26,032,062	\$ 8,384,781	664,410	\$ 664,410	\$ (58,500)	\$ 0
Private placement	81,885	112,480	0	0	0	0
Exercise of options	517,000	91,515	0	0	0	0
For services	100,000	40,000	0	0	0	0
Held in escrow	218,115	0	0	0	0	0
Stock option compensation	0	272,207	0	0	0	0
Dividends on preferred shares	0	0	0	0	0	0
Share subscriptions	0	0	0	0	0	50,000
Redeemed shares	0	0	(100,000)	(100,000)	0	0
Foreign currency translation	0	0	0	0	0	0
Net loss for period	0	0	0	0	0	0
BALANCE, JUNE 30, 2001 Shares issued for	26,949,062	8,900,983	564,410	564,410	(58,500)	50,000
Held in escrow	500,000	0	0	0	0	0
Exercise of options	858,500	174,200	0	0	0	0
Exercise of warrants	325,000	130,000	0	0	0	0
Stock option compensation	0	349,910	0	0	0	0
Shares released from escrow	0	30,436	0	0	0	0
Dividends on preferred shares	0	0	0	0	0	0
Share subscriptions	0	0	0	0	0	242,250
Net loss for period	0	0	0	0	0	0
BALANCE, DECEMBER 31, 2001	28,632,562	\$ 9,585,529	564,410	564,410	\$ (58,500)	\$ 292,250

<Caption>

	COMPRI	THER EHENSIVE NCOME	DEFICIT ACCUMULATED DURING THE DEVELOPMENT STAGE	ST	TOTAL COCKHOLDERS' EQUITY
<\$>	<c></c>		<c></c>	<c></c>	,
BALANCE, JUNE 30, 2000 Shares issued for	\$	46,293	\$ (5,045,856)	\$	3,991,128
Private placement		0	0		112,480
Exercise of options		0	0		91,515
For services		0	0		40,000
Held in escrow		0	0		0
Stock option compensation		0	0		272,207
Dividends on preferred shares		0	(30,720)		(30,720)
Share subscriptions		0	0		50,000
Redeemed shares		0	(100,000)		(200,000)
Foreign currency translation		(26)	0		(26)
Net loss for period		0	(4,000,169)		(4,000,169)
BALANCE, JUNE 30, 2001 Shares issued for		46,267	(9,176,745)		326,415
Held in escrow		0	0		0
Exercise of options		0	0		174,200
Exercise of warrants		0	0		130,000
Stock option compensation		0	0		349,910
Shares released from escrow		0	0		30,436
Dividends on preferred shares		0	(14,110)		(14,110)
Share subscriptions		0	0		242,250
Net loss for period		0	(995, 459)		(995,459)
BALANCE, DECEMBER 31, 2001	 \$	46,267	\$ (10,186,314)	\$	243,642

</Table>

See notes to consolidated financial statements.

		=========		
	SIX MONTHS ENDED DECEMBER 31, DECEMBER 31, 2001 2000		PERIOD FROM FEBRUARY 12, 1996 (INCEPTION) THROUGH DECEMBER 31, 2001	
<\$>				
OPERATING ACTIVITIES	(0)	(C)		
Net loss	\$ (995,459)	\$ (1,280,382)	\$(10,041,484)	
Adjustments to reconcile net loss to				
net cash used in operating activities				
Depreciation and amortization	10,121	52,476	252,496	
Extraordinary item	0	0	(602,843)	
Consulting services and financing fees	0	0	417,108	
Stock option compensation benefit	349,910	10,124	740,973	
Interest on beneficial conversion	0	0	566,456	
Settlement of lawsuit	0	0	15,000	
Write-down of license and operating assets	0	0	1,806,700	
Bad debts	14,500	0	65,818	
Changes in non-cash working capital				
Due from affiliated company	0	0	(116,000)	
Notes and accounts receivable	(3,193)	38,063	(113, 356)	
Inventory	1,500	(21,842)	(45,342)	
Prepaid expenses	(25,000)	5,230	(25, 165)	
Deferred revenue	0	, 0	13,232	
Other	0	0	(2,609)	
Accounts payable and accruals	158,502	11,495		
Due to West Virginia University	0	0	397,296	
,				
CASH USED IN OPERATING ACTIVITIES	(489,119)	(1,184,836)	(5,589,167)	
INVESTING ACTIVITIES				
Purchase of property, equipment				
and intangibles assets	0	(60.476)	(200,935)	
Assets acquired and liabilities	· ·	(00,1,0)	(200, 300)	
assumed on purchase of subsidiary	0	0	(129,474)	
Investment purchase	0	(950,000)		
License agreement	0	(330,000)	(124,835)	
NET CASH USED BY INVESTING ACTIVITIES	0	(1,010,476)	(2,455,244)	
FINANCING ACTIVITIES				
Repayment of loan	0	0	(45,000)	
Repayment to stockholders	0	0	(94,046)	
Subscriptions received	242,192	0	292,192	
Issuance of common stock	210,436	105,356	6,427,199	
Advances from stockholders, net of repayments	0	0	1,078,284	
Share issue costs	0	0	(227,420)	
Proceeds from convertible debentures	0	0	600,000	
NET CASH PROVIDED BY FINANCING ACTIVITIES	452,628	105,356	8,031,209	
EFFECT OF FOREIGN CURRENCY TRANSLATION ON CASH	0	225	46,267	
INFLOW (OUTFLOW) OF CASH	(36,491)	(2,089,731)	33,065	
CASH, BEGINNING OF PERIOD	69,556	2,908,700	33,003	
,				
CASH, END OF PERIOD	\$ 33,065	\$ 818 , 969	\$ 33,065	

 | | |See notes to consolidated financial statements.

INTEGRAL TECHNOLOGIES, INC.
(A DEVELOPMENT STAGE COMPANY)
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
SIX MONTHS ENDED DECEMBER 31, 2001
(U.S. DOLLARS)

1. BASIS OF PRESENTATION

These unaudited consolidated financial statements have been prepared in accordance with generally accepted accounting principles in the United States for interim financial information. These financial statements are condensed and do not include all disclosures required for annual financial statements. The organization and business of the Company, accounting policies followed by the Company and other information are contained in the notes to the Company's audited consolidated financial statements filed as part of the Company's June 30, 2001 Form 10-KSB.

F-5

In the opinion of the Company's management, these financial statements reflect all adjustments necessary to present fairly the Company's consolidated financial position at December 31, 2001 and June 30, 2001, the consolidated results of operations for the three months and six month ended December 31, 2001 and 2000 and the consolidated statements

of cash flows for the six months ended December 31, 2001 and 2000. The results of operations for the six months and three months ended December 31, 2001 are not necessarily indicative of the results to be expected for the entire fiscal year.

2. STOCKHOLDERS' EQUITY

- (a) During the period, the Company:
 - (i) Pursuant to an agreement with Swartz Private Equity LLC ("Swartz") as described in the notes to the Company's audited consolidated financial statements filed as part of the Company's June 30, 2001 Form 10-KSB, the Company issued 67,635 shares for total proceeds of \$30,436 and granted 6,764 stock purchase warrants exercisable at a price of \$0.56 per share.
 - (ii) Pursuant to the 2001 Plan, granted a total of 575,000 fully vested stock options to employees and consultants of the Company at an exercise price ranging from \$0.40 to \$1.50 per share which will expire August 31, 2003. 500,000 of the 575,000 options were granted to consultants and have been recognized applying FASB 123 using the Black-Scholes option pricing model which resulted in additional consulting expense for the three months ended December 31, 2001 of \$168,600.

F-6

INTEGRAL TECHNOLOGIES, INC.
(A DEVELOPMENT STAGE COMPANY)
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
SIX MONTHS ENDED DECEMBER 31, 2001
(U.S. DOLLARS)

2. STOCKHOLDERS' EQUITY (Continued)

(iii) The following table summarizes the Company's stock option activity for the period:

<Table> <Caption>

	=======		======
			Weighted
		Exercise	Average
	Number	Price	Exercise
	Of Shares	Per Share	Price
<s></s>	<c></c>	<c></c>	<c></c>
Balance,			
September 30, 2001	2,080,000	\$ 0.40 to \$ 1.20	\$ 0.65
Granted during period	575,000	\$ 0.40 to \$ 1.50	\$ 0.68
Cancelled	(200,000)	\$ 0.50 to \$ 1.16	\$ 1.00
Balance, December 31, 2001	2,455,000	\$ 0.40 to \$ 1.50	\$ 0.63
	=======		=====

</Table>

(iv) The Company applies APB Opinion No. 25 and related interpretations in accounting for its stock options granted to employees, and accordingly, compensation expense of \$3,000 was recognized as wages expense for the three month period ended December 31, 2001. Had compensation expense been determined as provided in SFAS 123 using the Black-Scholes option - pricing model, the pro-forma effect on the Company's net loss and per share amounts would have been as follows:

<Table>

<pre><caption></caption></pre>				
	THE	REE MONTHS ENDED CEMBER 31, 2001	S	EX MONTHS ENDED ECEMBER 31, 2001
<\$>	<c></c>		<c></c>	>
Net loss, as reported Net loss, pro-forma Net loss per share, as reported Net loss per share, pro-forma	\$ \$ \$	(494,249) (510,974) (0.02) (0.02)	\$ \$ \$ \$	(995,459) (1,300,499) (0.04) (0.05)
	====		===	

</Table>

The fair value of each option grant is calculated using the following weighted average assumption:

</Table>

(v) Amended the 2001 stock plan to increase the number of options to be granted under this plan from 2,500,000 common shares to 3,500,000 common shares.

F-7

INTEGRAL TECHNOLOGIES, INC.
(A DEVELOPMENT STAGE COMPANY)
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
SIX MONTHS ENDED DECEMBER 31, 2001
(U.S. DOLLARS)

- STOCKHOLDERS' EQUITY (Continued)
 - (b) Subsequent to December 31, 2001, the Company:
 - (i) issued 840,000 shares on exercise of stock options for total proceeds of \$430,250.
 - (ii) Pursuant to the agreement with Swartz Private Equity LLC ("Swartz"), issued 547,865 shares for total proceeds of \$734,139 and granted 54,787 share purchase warrants exercisable at a price of \$1.69 per share.

F-8

ITEM 2. PLAN OF OPERATION.

To date the Company has recorded nominal revenues from operations. The Company is still considered a development stage company for accounting purposes. From inception on February 12, 1996 through December 31, 2001, the Company has accrued an accumulated deficit of approximately \$10.2 million.

For the fiscal year ended June 30, 2001, the Company incurred a one-time write-down of approximately \$1.4 million, which represents all previously capitalized costs associated with the acquisition of a controlling interest in its subsidiary, Emergent Technologies Corp., and its rights to the Contrawound Toriodal Helical Antenna technology. This write-down was required under applicable generally accepted accounting principals because the Company does not intend to further develop or market this technology in the foreseeable future.

As a result of the commercial interest in the antenna products of the Company's subsidiary, Antek Wireless, Inc., the Company presently intends to focus substantially all of its resources on the commercialization and sales of the Antek antenna products. As a result, the Company does not anticipate devoting any of its resources on the research, development and commercialization of its other technologies during the next twelve months.

The Company's ability to fully-implement its plan of operation during the last fiscal year was disrupted due to the burden of defending the lawsuit filed against the Company by IAS Communications, Inc. in May 2000. The lawsuit was dismissed with prejudice in September 2001, which means that the litigation has ended and IAS is precluded from pursuing its claims.

The Company expects to now be able to focus on its marketing efforts through to the end of calendar 2002 on several wireless market segments through its wholly-owned subsidiary, Antek Wireless, Inc. The primary wireless segment that the Company will focus on will be mobile asset tracking, facilitated through the Orbcomm LLC constellation of 35 low-earth orbit ("LEO") satellites. Potential customers include trucking companies, railway operators and boat/ship owners. Marketing efforts will also be focused on the wireless office ("local area network" or "LAN"), cellular and global positioning system ("GPS") markets.

To date, the Company has relied on loans from management and management's ability to raise capital through debt and equity private placement financings to fund its operations. During the past two fiscal years, the Company completed the following financing transactions:

1. In March 2000, the Company completed a private placement of common stock and common stock purchase warrants which resulted in aggregate cash $\,$

proceeds to the Company of nearly \$4 million.

2. In May 2000, the Company entered into an Investment Agreement with Swartz Private Equity, LLC ("Swartz"). Pursuant to the terms of the Investment Agreement, the Company may, in its sole discretion and subject to certain restrictions, periodically sell ("Put") shares of common stock to Swartz for up to \$25,000,000. Pursuant to the terms of the Investment Agreement, the Put share price will be determined and paid to the Company twenty business days after the date of the Put. The terms of the Investment Agreement are more fully described in Item 1 (Description of Business) under the subsection entitled "Investment Agreement with Swartz Private Equity, LLC." During the current fiscal year, the Company received net proceeds of \$30,436 from a Put of 67,635 shares to Swartz that was completed in October 2001, and an additional \$734,139 from a Put of 547,865 shares to Swartz that was completed in January 2002.

1

The Company does not currently have adequate funds available to fund its operations over the next twelve months. If the Company does not earn adequate revenues to sufficiently fund operations during this time period, the Company will attempt to raise capital through the sale of its securities pursuant to the Investment Agreement with Swartz. There can be no assurance, however, that market conditions will permit the Company to raise sufficient funds pursuant to the Investment Agreement with Swartz or that additional financing will be available when needed or on terms acceptable to the Company.

2

PART II - OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS.

There have been no material developments in any legal proceedings except as previously described in the Company's periodic reports.

ITEM 2. CHANGES IN SECURITIES.

In December 2001, the Company issued 500,000 shares of common stock to Swartz Private Equity , LLC in connection with a Put pursuant to an Investment Agreement dated May 11, 2000. The Company believes that the transaction was exempt from registration pursuant to Section 4(2) of the Securities Act of 1933, as amended, and/or Rule 506 of Regulation D. The shares are registered for resale by Swartz pursuant to an effective registration statement of Form SB-2 (file no. 333-41938).

In January 2002, the Company issued 200,000 shares of common stock to Swartz Private Equity, LLC in connection with a Put pursuant to an Investment Agreement dated May 11, 2000. The Company believes that the transaction was exempt from registration pursuant to Section 4(2) of the Securities Act of 1933, as amended, and/or Rule 506 of Regulation D. The shares are registered for resale by Swartz pursuant to an effective registration statement of Form SB-2 (file no. 333-41938).

In January 2002, the Company issued an aggregate of 450,000 shares of common stock to two employees in consideration of the execution of a "Proprietary, Non-Disclosure and Non-Solicitation Agreement" by each person. A restrictive legend was placed on each certificate evidencing the shares. The Company believes that the transactions were exempt from registration pursuant to Section 4(2) of the Securities Act of 1933, as amended, and/or Rule 506 of Regulation D.

- ITEM 3. DEFAULTS UPON SENIOR SECURITIES None.
- ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS None.
- ITEM 5. OTHER INFORMATION None.
- ITEM 6. EXHIBITS AND REPORTS ON FORM 8-K.
- 3.1 Articles of Incorporation, as amended and currently in effect. (Incorporated by reference to Exhibit 3.1 of Integral's registration statement on Form 10-SB (file no. 0-28353) filed December 2, 1999.)
- 3.2 Bylaws, as amended and restated on December 31, 1997. (Incorporated by reference to Exhibit 3.2 of Integral's registration statement on Form 10-SB (file no. 0-28353) filed December 2, 1999.)
- 4.3 Investment Agreement dated May 11, 2000, by and between Integral and Swartz Private Equity, LLC. (Incorporated by reference to Exhibit 4.1

of Integral's registration statement on Form SB-2 (file no. 333-41938) filed July 21, 2000.)

- 4.4 Warrant to purchase common stock issued to Swartz Private Equity, LLC on May 11, 2000, in connection with the offering of securities described in Exhibit 4.3. (Incorporated by reference to Exhibit 4.1 of Integral's registration statement on Form SB-2 (file no. 333-41938) filed July 21, 2000.)
- 4.5 Registration Rights Agreement, dated May 11, 2000, by and between Integral and Swartz Private Equity, LLC, related to the registration of the common stock to be sold pursuant to

3

Exhibit 4.3. (Incorporated by reference to Exhibit 4.1 of Integral's registration statement on Form SB-2 (file no. 333-41938) filed July 21, 2000.)

- 4.6 Warrant to Purchase Common Stock to be issued from time to time in connection with the offering of securities described in Exhibit 4.3 (Incorporated by reference to Exhibit 4.1 of Integral's registration statement on Form SB-2. (file no. 333-41938) filed July 21, 2000.)
- 4.7 Warrant Side Agreement dated May 11, 2000 between Integral and Swartz related to the offering of securities described in Exhibit 4.3. (Incorporated by reference to Exhibit 4.1 of Integral's registration statement on Form SB-2 (file no. 333-41938) filed July 21, 2000.)
- 10.7 Employee Benefit And Consulting Services Compensation Plan, as restated January 10, 1999. (Incorporated by reference to Exhibit 10.7 of Integral's registration statement on Form 10-SB (file no. 0-28353) filed December 2, 1999.)
- 10.9 Employment Agreement between Integral and William S. Robinson dated January 2, 2001. (Incorporated by reference to Exhibit 10.9 of Integral's Form 10-QSB for the quarter ended December 31, 2000 filed February 14, 2001.)
- 10.10 Employment Agreement between Integral and William A. Ince dated January 2, 2001. (Incorporated by reference to Exhibit 10.10 of Integral's Form 10-QSB for the quarter ended December 31, 2000 filed February 14, 2001.)
- 10.12 Integral Technologies, Inc. 2001 Stock Plan dated January 2, 2001, as amended December 17, 2001. (Incorporated by reference to Exhibit 10.12 of Integral's registration statement on Form S-8 (file no. 333-76058).)
- (b) Reports on Form 8-K None.

4

SIGNATURES

In accordance with the requirements of the Exchange Act, the Company caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

INTEGRAL TECHNOLOGIES, INC.

By: /s/ William S. Robinson

William S. Robinson, Chairman, Chief Executive Officer,
Treasurer and Director

By: /s/ William A. Ince

William A. Ince, President, Secretary, Chief Financial Officer and Director

Date: February 12, 2002