

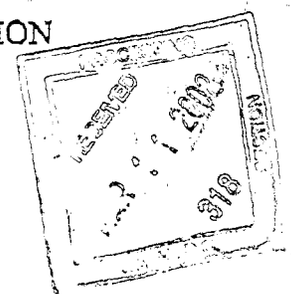
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2-28-02



SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM 6-K

Report of Foreign Issuer



Pursuant to Rule 13a-16 or 15d-16 of
the Securities Exchange Act of 1934

For the month of Dec 2001, January 2002, February 2002

Secureview Systems Inc.
(Translation of registrant's name into English)

PO BOX 11604 620-650 W. Georgia St, Vancouver, B.C. V6B 4N9
(Address of principal executive offices)

[Indicate by check mark whether the registrant files or will file annual reports under cover
Form 20-F or Form 40-F.]

Form 20-F Form 40-F

[Indicate by check mark whether the registrant by furnishing the information contained in
this Form is also thereby furnishing the information to the Commission pursuant to
2(b) under the Securities Exchange Act of 1934.]

Yes No

PROCESSED
MAR 13 2002
THOMSON
FINANCIAL

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, thereunto duly authorized.

GARY SCHEWENBERG
(Registrant)

Date 1 MAR 2002

By [Signature]
(Signature)*

* Print the name and title of the signing officer under his signature.

[Handwritten signature]

SECUREVIEW SYSTEMS INC.
(formerly International Comstock Exploration Ltd.)

CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2001

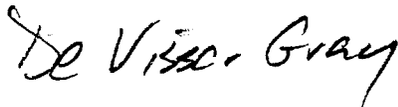
DE VISSER GRAY
CHARTERED ACCOUNTANTS

401 - 905 West Pender Street
Vancouver, BC Canada
V6C 1L6

Tel: (604) 687-5447
Fax: (604) 687-6737

NOTICE TO READER

We have compiled the consolidated balance sheet of Secureview Systems Inc. (formerly International Comstock Exploration Ltd.) as at December 31, 2001 and the consolidated statements of operations and deficit and cash flows for the nine month period then ended from information provided by management. We have not audited, reviewed or otherwise attempted to verify the accuracy or completeness of such information. Readers are cautioned that these consolidated statements may not be appropriate for their purposes.



CHARTERED ACCOUNTANTS

Vancouver, British Columbia
February 22, 2002

SECUREVIEW SYSTEMS INC.
(formerly International Comstock Exploration Ltd.)
 Consolidated Balance Sheets
 As at
(Unaudited - see Notice to Reader)

	December 31, 2001 \$	March 31, 2001 \$ (Audited)
A S S E T S		
Current		
Cash	28,095	9,530
Prepaid expenses	-	1,338
Accounts receivable	8,080	2,666
Loan receivable (note 6)	145,375	-
	181,550	13,534
Mineral property	1	1
Capital assets	12,950	3,985
Goodwill (note 3)	188,697	-
Deferred development costs (note 4)	355,507	-
	738,705	17,520
L I A B I L I T I E S		
Current		
Accounts payable and accrued liabilities	160,094	13,141
Due to related parties (note 5)	357,673	29,277
Loans payable (note 6)	140,300	-
	658,067	42,418
S H A R E H O L D E R S ' E Q U I T Y (D E F I C I E N C Y)		
Share capital (note 7)	4,552,026	4,235,474
Deficit	(4,471,388)	(4,260,372)
	80,638	(24,898)
	738,705	17,520

See notes to the consolidated financial statements

SECUREVIEW SYSTEMS INC.
(formerly International Comstock Exploration Ltd.)
Consolidated Statements of Operations and Deficit
(Unaudited - see Notice to Reader)

	For the Three Months Ended December 31,		For the Nine Months Ended December 31,	
	2001	2000	2001	2000
	\$	\$	\$	\$
Revenue				
Interest and other income	8	758	1,106	4,884
Expenses				
Accounting, audit and legal	72,983	5,137	91,902	30,997
Advertising	-	255	-	62,871
Amortization	336	742	1,008	1,502
Consulting fees	20,005	6,600	37,304	19,800
Investor relations	1,058	1,531	5,374	16,500
Management fees	7,500	7,500	22,500	22,500
Office and administration	12,991	7,621	32,213	32,038
Prosportspool.com	-	18,725	-	70,445
Rent	6,000	7,500	15,000	24,000
Transfer agent and filing fees	2,803	1,161	6,821	6,078
Travel and promotion	-	-	-	811
	123,676	56,772	212,122	287,542
Net loss for the period	(123,668)	(56,014)	(211,016)	(282,658)
Deficit - beginning of period	(4,347,720)	(3,636,852)	(4,260,372)	(3,410,208)
Deficit - end of period	(4,471,388)	(3,692,866)	(4,471,388)	(3,692,866)
Loss per share	\$ (0.02)	\$ (0.04)	\$ (0.06)	\$ (0.19)

See notes to the consolidated financial statements

SECUREVIEW SYSTEMS INC.
(formerly International Comstock Exploration Ltd.)
Consolidated Statements of Cash Flows
(Unaudited - see Notice to Reader)

	For the Three Months Ended December 31,		For the Nine Months Ended December 31,	
	2001	2000	2001	2000
	\$	\$	\$	\$
Cash Provided by (Used for):				
Operating Activities				
Net loss for the period	(123,668)	(56,014)	(211,016)	(282,658)
Adjustment for item not involving cash:	-	-	-	-
Amortization	336	742	1,008	1,502
	<u>(123,332)</u>	<u>(55,272)</u>	<u>(210,008)</u>	<u>(281,156)</u>
Changes in non-cash working capital components:				
Accounts receivable	38	3,103	(1,025)	7,770
Accounts payable	103,305	(24,316)	128,261	(14,590)
Loan receivable	-	-	(145,375)	-
Prepaid expenses	-	-	1,338	6,299
Due to related parties	16,589	11,235	46,396	14,980
	<u>(3,400)</u>	<u>(65,250)</u>	<u>(180,413)</u>	<u>(266,697)</u>
Investing Activities				
Capital assets acquired	-	-	-	(860)
Cash acquired on acquisition of Lute	128	-	128	-
	<u>128</u>	<u>-</u>	<u>128</u>	<u>(860)</u>
Financing Activities				
Share capital issued for cash	-	-	58,550	-
Loan proceeds received	-	-	140,300	-
	<u>-</u>	<u>-</u>	<u>198,850</u>	<u>-</u>
Increase (decrease) in cash during the period	(3,272)	(65,250)	18,565	(267,557)
Cash - beginning of period	31,367	108,609	9,530	310,916
Cash - end of period	<u>28,095</u>	<u>43,359</u>	<u>28,095</u>	<u>43,359</u>

Supplemental Disclosure of Non-Cash Investing and Financing Activities:

During the quarter ended December 31, 2001, 2,675,000 common shares were issued to acquire the net assets of Lute Linux.com; 2,000,000 shares were issued to a company with a common director with the company for the assigned right to acquire LuteLinux.com, and 6,450,000 shares were issued at \$0.04 per share to settle \$153,000 in debts, \$53,000 to a related party and \$100,000 in convertible debt.

Refer also to notes 3 and 8.

See notes to the consolidated financial statements

SECUREVIEW SYSTEMS INC.
(formerly International Comstock Exploration Ltd.)
Notes to the Consolidated Financial Statements
For the Nine Month Period Ended December 31, 2001

1. **NATURE OF OPERATIONS**

The Company was incorporated in the Province of British Columbia and on October 24, 2001 acquired a private company, Lute Linux.com Corp. ("Lute"), a company developing the Fedcam, an inexpensive remote monitoring system that allows subscribers to view their target locations via a secure website. Refer to note 3. The Company also changed its name to Secureview Systems Inc. and consolidated its shares on a five to one basis. Prior to that, the Company's business focus had been the acquisition and exploration of resource properties, and accordingly, there is no comparability, seasonal, cyclical or otherwise between the current and prior interim periods.

2. **SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES**

Basis of Presentation

These interim financial statements should be read in conjunction with the Company's annual audited financial statements dated March 31, 2001. The results of the nine month period ended December 31, 2001 are stated utilizing the same accounting policies and methods of application as those applied to the Company's annual financial statements.

Basis of Consolidation

These consolidated financial statements include the accounts of the Company and its wholly-owned subsidiary, Lute, and its wholly-owned inactive subsidiary, 523608 B.C. Ltd.

3. **BUSINESS COMBINATION**

The Company issued 2,000,000 common shares to Argent Resources Ltd. for the assignment of an agreement to acquire Lute and also issued 2,675,000 common shares to acquire all of the issued share purchase warrants and the outstanding shares of Lute.

The earnings of Lute after October 24, 2001, the date of its acquisition by the Company, have been included in the Company's operations.

The combination has been recorded a purchase of Lute by the Company for a consideration of \$188,697 as follows:

3. **BUSINESS COMBINATION** (continued)

<u>Net assets of Lute acquired ⁽¹⁾</u>	\$
Cash	128
Accounts receivable	4,389
Capital assets	9,973
Deferred development costs	355,507
Accounts payable	(18,692)
Loans payable	(105,000)
Due to related parties	(435,000)
Net assets	<u>(188,695)</u>

Goodwill calculation

Share capital issued	1
Assignment fee - Argent Resources Ltd.	1
Less net assets acquired	<u>((188,695))</u>
Goodwill	<u>188,697</u>

⁽¹⁾ On October 24, 2001, the date of acquisition

4. **DEFERRED DEVELOPMENT COSTS**

The Company has deferred development costs of \$355,507 at December 31, 2001, which had been incurred by Lute before its acquisition by the Company. Those costs were incurred to develop a version of the Linux operating system, training manuals and courses and a certificates program. Management of the Company believes the project and its market is clearly defined, technically feasible, and that the Company will be able to obtain adequate resources to complete the project.

5. **RELATED PARTY TRANSACTIONS**

Amounts due to or from related parties are unsecured, non-interest bearing and have no fixed terms of repayment.

During the nine month period ended December 31, 2001, directors of the Company charged \$55,200 for consulting, administrative and management services and were owed an aggregate of \$84,673 for these services. The spouse of a director of the Company received 1,325,000 common shares at \$0.04 per share to settle \$53,000 of a convertible debenture held by the director and two unrelated parties received 2,500,000 common shares at \$0.04 per share to settle the balance of \$100,000 of the director's convertible debenture, which had been assigned to them.

6. **LOAN PAYABLE AND RECEIVABLE**

The Company owes \$140,300 under promissory notes bearing interest at effective rates of 12% and 12.68% per annum and also has a receivable of \$145,375, \$100,000 of which has been pledged as security for \$100,000 of loans payable.

7. **SHARE CAPITAL**

Authorized share capital consists of 100,000,000 common shares without par value.

	Price per share \$	Number of shares	Total \$
Issued at March 31, 2001		7,431,565	4,235,474
Stock options expired	0.10	398,000	39,800
Private placement	0.025	750,000	18,750
Consolidation on a 5 for 1 basis		(6,863,652)	-
Issued for a acquisition of Lute		2,675,000	1
Issued for a assignment fee		2,000,000	1
Convertible debentures issued	0.04	6,450,000	258,000
Issued at September 30, 2001		<u>12,840,913</u>	<u>4,552,026</u>

Refer to note 3.

8. **SUBSEQUENT EVENT**

The Company issued 400,000 common shares at \$0.025 per share to settle a \$15,300 convertible loan.



British Columbia Securities Commission

QUARTERLY AND YEAR END REPORT
BC FORM 51-901F
(previously Form 61)

Schedules B and C

Freedom of Information and Protection of Privacy Act: The personal information requested on this form is collected under the authority of and used for the purpose of administering the Securities Act.

ISSUER DETAILS

Table with columns: NAME OF ISSUER, FOR QUARTER ENDED, DATE OF REPORT. Includes SECUREVIEW SYSTEMS INC. and dates 01/12/31 and 02/02/22.

ISSUER ADDRESS: 620 - 650 WEST GEORGIA STREET

Table with columns: CITY/PROVINCE, POSTAL CODE, ISSUER FAX NO., ISSUER TELEPHONE NO. Includes VANCOUVER BC, V6B 4N9, 604-687-4670, 604-687-7544.

Table with columns: CONTACT PERSON, CONTACT'S POSITION, CONTACT TELEPHONE NO. Includes GARY SCHELLENBERG, DIRECTOR, 604-687-7544.

Table with columns: CONTACT EMAIL ADDRESS, WEB SITE ADDRESS. Includes gschel@ihermes.com, www.internationalcomstock.com, www.secureview.net.

CERTIFICATE

The three schedules required to complete this Report are attached and the disclosure contained therein has been approved by the Board of Directors.

Table with columns: DIRECTOR'S SIGNATURE, PRINT FULL NAME, DATE SIGNED. Includes GARY SCHELLENBERG, 02/02/22.

Table with columns: DIRECTOR'S SIGNATURE, PRINT FULL NAME, DATE SIGNED. Includes BRUCE LOCK, 02/02/22.

SECUREVIEW SYSTEMS INC.
 (formerly *International Comstock Exploration Ltd.*)
 QUARTERLY AND YEAR END REPORT - FORM 51-901F
 DECEMBER 31, 2001

SCHEDULE B: SUPPLEMENTARY INFORMATION

1. *Analysis of expenses and deferred costs:*

See attached consolidated financial statements.

2. *Related party transactions:*

During the nine month period ended December 31, 2001, directors of the Company were paid or accrued \$55,200 for consulting, administrative and management services payable, and at period end were owed an aggregate of \$84,673 for these services.

3. (a) *Summary of securities issued during the period ended December 31, 2001:*

398,000 shares @ \$0.10 pursuant to the exercise of stock options.
 750,000 shares @\$0.025 pursuant to a private placement.
 Consolidated 8,579,565 outstanding shares on a 5:1 basis (6,863,652).
 2,675,000 shares issued for acquisition of Lute.
 2,000,000 shares issued for assignment fee.
 6,450,000 shares @ \$0.04 pursuant to convertible debentures.

b) *Summary of options granted during the 9 month period ended December 31, 2001:*

There were no options granted during the period.

4. *Summary of securities as at December 31, 2001:*

(a) Authorized share capital consists of 100,000,000 common shares without par value.

(b) Number and recorded value of shares issued and outstanding:

	Price per share \$	Number of shares	Total \$
	_____	_____	_____
Issued at March 31, 2001		7,431,565	4,235,474
Stock options	0.10	398,000	39,800
Private placement	0.025	750,000	18,750
Consolidation on a 5 for 1 basis		(6,863,652)	
Lute Share Crystallization Agreement		2,675,000	1
Lute Assignment Agreement		2,000,000	1
Lute Loan Conversion	0.04	6,450,000	258,000
Issued at December 31, 2001		12,840,913	4,552,026

(c) Options outstanding: 295,000 options outstanding exercisable at \$0.15 per share expiring June 28, 2002.

(d) Shares in escrow: 12,335 shares
Shares subject to pooling: NIL

5. *List of directors and officers:*

Gary Schellenberg-Director and President
Paul Chung-Director
Bruce Lock-Director
Eileen Browne-Secretary

SCHEDULE C: MANAGEMENT DISCUSSION AND ANALYSIS

A) DESCRIPTION OF BUSINESS

From its incorporation in 1985 until 1999, the issuer has been engaged in the business of exploration of natural resource properties. The Issuer currently holds a 100% interest in the Hail-Harper Creek property nears Kamloops, B.C.

Through its purchase of Lute Linux.com, the Company currently is focusing its business development on the Lute "Fedcam," an inexpensive remote monitoring system that allows subscribers to view their target locations via a secure website. The Fedcam is currently being tested by the Canadian Federal Government's construction branch on its Osoyoos border-crossing site.

B) DISCUSSION OF OPERATIONS

On October 2, the Company changed its name from International Comstock Ltd. to Secureview Systems Inc. ("Secureview"), to reflect the Company's new business direction.

On the 24th of that month Secureview announced that it had signed a Share Crystallization Agreement with Lute Linux.com Corp. pursuant to the rights to do so as assigned to Comstock by Argent Resources Ltd. on June 28, 2001. The agreement was completed under amended terms, which include the exchange of Lute share purchase warrants for Secureview shares at a deemed value of \$0.10 US per share, as to Russ Rossi (100,000 shares), RRGs Creative Management Corp. (2,400,000 shares) and Quest Ventures Ltd. (175,000 shares). These shares are to be issued on a post rollback basis, resulting in a total of 1,715,913 shares outstanding prior to issuance of the shares pursuant to the Agreement with Lute. In conjunction with the rollback Secureview has increased its authorized share capital to 100,000,000 shares. Secureview also announced that it was not proceeding with similar share purchase agreements with On-Track Computer Training Ltd. and related company On-Track Computer International Ltd. as originally contemplated due to market conditions. Secureview has renegotiated the number of shares issued under the assignment agreement to Argent to 2,000,000 shares as a result of the company not proceeding with the On-Track acquisition. During the quarter a total of \$257,000 of convertible notes issued by Lute were exercised and converted into common shares of Secureview .

The rollback completion was announced October 29, 2001. The Company's new trading symbol is SCVWF.

The Company continues to explore opportunities to acquire new assets in order to enhance shareholder value.

C) DISCUSSION OF FINANCIAL OPERATIONS

I) Deferred Exploration Expenditures

No exploration was conducted on the company's mineral property in the quarter.

II) **Financial Information**

Since incorporation, the Issuer has not received any revenues from operations and as a consequence, reports an annual deficit. For the quarter ended December 31, 2001, the Issuer has posted a net loss of \$211,016; for the period ended December 31, 2000 the loss was \$282,658.

The losses reported are the result of administrative expenses relating to the operation of the Issuer's business.

The Company now has 12,840,913 shares issued and outstanding. Its post-rollback CUSIP number is 81372D101.

III) **Transactions with Related Parties**

The Issuer is a party to a Management Contract with 519820 B.C. Ltd., owned 50% by Director Gary Schellenberg and 50% by Heather Schellenberg. 519820 B.C. Ltd. receives \$2,500 per month for management services and an additional \$1,000 per month for services of a clerical or administrative nature. During the three month period ended December 31, 2001, directors of the company accrued \$14,400 for consulting, administrative and management services and at period-end were owed an aggregate of \$84,673 for these services

IV) **Investor Relations**

The Issuer has no investor relations contracts in place. In this quarter the company established its new corporate website at www.secureview.net. Investor relations activities consisted primarily of responses by Management to inquiries received and internet communications.

V) **Legal Proceedings**

The Issuer has no legal proceedings in process or pending.

VI) **Transactions Requiring Regulatory Approval**

Nil

D) **SUBSEQUENT EVENTS**

On February 4, 2002, incentive stock options were granted to certain directors and employees of Secureview, under Secureview's Stock Option Plan 2002, to purchase up to an aggregate of 427,729 out of a possible 1,300,000 common shares at an exercise price of \$0.06 USD per common share exercisable until January 21, 2007.

The Company issued 400,000 common shares at \$0.025 USD per share to settle a \$15,300 convertible loan.

INSIDER REPORT

Where freedom of information legislation is in force in the jurisdiction where the form is filed: The personal information requested on this form is collected under the authority and used for the purposes of the provincial securities Act, Bank Act, Cooperative Credit Associations Act, Insurance Companies Act, Trust and Loan Companies Act and Canada Business Corporations Act. Under the CBCA the information provided satisfies the disclosure requirements of section 127. While the federal Privacy Act protects personal information provided, it also permits public disclosure pursuant to section 266 of the CBCA. All information contained in this form will be made available to the public. Federally, this information will be stored in personal information bank number CCAF-PU-092. In British Columbia, if you have questions about how the freedom of information legislation applies to the personal information collected on this form, call the Manager, Public Information and Records at (604) 680-4827 or while the Manager, 1100-655 Hornby Street, Vancouver, B.C. V6Z 2H4.

BOX 1. NAME OF THE REPORTING ISSUER (BLOCK LETTERS)

SECUREVIEW SYSTEMS INC.
(FEDERALLY INCORPORATED IN ONTARIO)

BOX 2. INSIDER DATA

RELATIONSHIP(S) TO REPORTING ISSUER: B

DATE OF LAST REPORT FILED: DAY 10, MONTH 06, YEAR 91

OR

IF INITIAL REPORT, DATE ON WHICH YOU BECAME AN INSIDER: DAY MONTH YEAR

CHANGE IN RELATIONSHIP FROM LAST REPORT: YES NO

BOX 3. NAME, ADDRESS AND TELEPHONE NUMBER OF THE INSIDER (BLOCK LETTERS)

FAMILY NAME OR CORPORATE NAME: CHUNG

GIVEN NAMES: PAUL

NO. 650 WEST GEORGIA STREET SUITE 620 APT

CITY VANCOUVER

PROV. B.C.

BUSINESS TELEPHONE NUMBER: 604-687-1514

BUSINESS FAX NUMBER: 604-687-4167

CHANGE IN NAME, ADDRESS OR TELEPHONE NUMBER FROM LAST REPORT: YES NO

BOX 4. JURISDICTION(S) WHERE THE ISSUER IS A REPORTING ISSUER OR THE EQUIVALENT

ALBERTA NEWFOUNDLAND

BRITISH COLUMBIA NOVA SCOTIA

FEDERAL ONTARIO

BANK ACT QUEBEC

CCAA SASKATCHEWAN

ICA TICA UNITED STATES

CBCA MANITOBA NASDAQ SEC

BOX 5. INSIDER HOLDINGS AND CHANGES (IF INITIAL REPORT, COMPLETE SECTIONS A, D, E AND F ONLY. SEE ALSO INSTRUCTIONS TO BOX 5)

DESIGNATION OF CLASS OF SECURITIES	BALANCE OF CLASS OF SECURITIES ON LAST REPORT	DATE	NATURE	TRANSACTIONS		UNIT PRICE/ EXERCISE PRICE	\$ US	PRESENT BALANCE OF CLASS OF SECURITIES HELD	DIRECTION OR CONTROL, OR IDENTIFY THE REGISTERED HOLDER OF THE SECURITIES HELD IF IN DIRECT OR WHERE CONTROL OR DIRECTION IS EXERCISED
				NUMBER VALUE ACQUIRED	NUMBER VALUE DISPOSED OF				
COMMON	39,000							39,000	U
OPTIONS	0							171,646	U

BOX 6. REMARKS

Options exe @ \$0.06 exp. 21 JAN 97

BOX 7. SIGNATURE

NAME (BLOCK LETTERS): PAUL CHUNG

SIGNATURE: *Paul Chung*

DATE OF THE REPORT: DAY 27, MONTH 09, YEAR 91

ATTACHMENT YES NO

This form is used as a uniform report for the insider reporting requirements under all provincial securities Acts, Bank Act, Cooperative Credit Associations Act, Insurance Companies Act, Trust and Loan Companies Act and Canada Business Corporations Act. The terminology used is generic to accommodate the various Acts.

CORRESPONDENCE ENGLISH FRENCH

KEEP A COPY FOR YOUR FILE

FIN 2036 Rev. 95 / 2 / 22 H.B. - 194 VERSION FRANÇAISE DISPONIBLE SUR DEMANDE

**FORM 55-102F6
INSIDER REPORT**

(See instructions on the back of this report)

Notice - Collection and Use of Personal Information: The personal information required under this form is collected on behalf of and used by the securities regulatory authorities set out below for purposes of the administration and enforcement of certain provisions of the securities legislation in British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Quebec, Nova Scotia and Newfoundland. Some of the required information will be made public pursuant to the securities legislation in each of the jurisdictions indicated above. Other required information will remain confidential and will not be disclosed to any person or company except to any of the securities regulatory authorities or their authorized representatives. If you have any questions about the collection and use of this information, you may contact the securities regulatory authority in any jurisdiction(s) in which the required information is filed, at the address(es) or telephone number(s) set out on the back of this report.

BOX 1. NAME OF THE REPORTING ISSUER (BLOCK LETTERS)

Securview Systems Inc.

BOX 3. NAME, ADDRESS AND TELEPHONE NUMBER OF THE INSIDER (BLOCK LETTERS)

FAMILY NAME OR CORPORATE NAME
GIVEN NAMES
STREET
CITY
PROV.
BUSINESS TELEPHONE NUMBER
BUSINESS FAX NUMBER
CHANGE IN NAME, ADDRESS OR TELEPHONE NUMBER FROM LAST REPORT

SCHLEIBERG
HEATHER
5411 CALDERWOOD CR.
RICHMOND
BC
604 - 681 - 1751
604 - 681 - 1470
BC
V7C3G2

BOX 4. JURISDICTION(S) WHERE THE ISSUER IS A REPORTING ISSUER OR THE EQUIVALENT

ALBERTA
 BRITISH COLUMBIA
 MANITOBA
 NEWFOUNDLAND
 NOVA SCOTIA
 ONTARIO
 QUEBEC
 SASKATCHEWAN

FAXED
2/27/02
BSC + ABC

BOX 2. INSIDER DATA

RELATIONSHIP(S) TO REPORTING ISSUER
DATE OF LAST REPORT FILED OR DATE ON WHICH YOU BECAME AN INSIDER
DAY / MONTH / YEAR

3
05/12/01

BOX 5. INSIDER HOLDINGS AND CHANGES (IF INITIAL REPORT, COMPLETE SECTIONS A, B, C AND D ONLY. SEE ALSO INSTRUCTIONS TO BOX 5)

DESIGNATION OF CLASS OF SECURITIES	BALANCE OF CLASS ON LAST REPORT	DATE	TRANSACTIONS		UNIT PRICE/ EXERCISE PRICE	\$ US	PRESENT BALANCE OF SECURITIES HELD	DIRECT/INDIRECT OWNERSHIP OR INTEREST IN SECURITIES HELD	IDENTIFY THE REGISTERED HOLDER WHERE OWNERSHIP OR INTEREST IS EXERCISED
			DATE	NATURE					
Common	1,325,000						1,325,000		
Options	0	04/02/02	50	66,875	0.06		66,875		

BOX 6. REMARKS

OPTIONS ARE EXERCISABLE @ \$0.06 USD UNTIL JAN. 21, 2007

ATTACHMENT YES NO

CORRESPONDENCE ENGLISH FRENCH

KEEP A COPY FOR YOUR FILE
BCSC 55-102F6 Rev. 2001 / 8 / 26 VERSION FRANÇAISE DISPONIBLE SUR DEMANDE

BOX 7. SIGNATURE

NAME (BLOCK LETTERS) SIGNATURE DATE OF THE REPORT DAY / MONTH / YEAR

HEATHER SCHLEIBERG [Signature] 27/02/02

The undersigned certifies that the information given in this report is true and complete in every respect. It is an offence to submit information that, in a material respect and at the time and in the light of the circumstances in which it is submitted, is misleading or untrue.

FAXED
12/3/01

BC & Alberta

BC FORM 55-901F (Previously Form 36)

INSIDER REPORT

(See instructions on the back of this report)

Notice - Collection and Use of Personal Information: The personal information required under this form is collected on behalf of and used by the securities regulatory authorities set out below for purposes of the administration and enforcement of certain provisions of the securities legislation in British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Quebec, Nova Scotia and Newfoundland. All information contained in this form will be made available to the public. If you have any questions about the collection and use of this information, you may contact the securities regulatory authority in any jurisdiction(s) in which the required information is filed, at the address(es) set out on the back of this report.

BOX 1. NAME OF THE REPORTING ISSUER (BLOCK LETTERS)

Securview Systems Inc.
Formerly International Comstock Exploration

BOX 2. INSIDER DATA

RELATIONSHIP(S) TO REPORTING ISSUER: DAY MONTH YEAR
 DATE OF LAST REPORT FILED: DAY MONTH YEAR
 OR
 IF INITIAL REPORT, DATE ON WHICH YOU BECAME AN INSIDER: DAY MONTH YEAR
 CHANGE IN RELATIONSHIP FROM LAST REPORT: YES NO
 DATE: 12/5/01

BOX 3. NAME, ADDRESS AND TELEPHONE NUMBER OF THE INSIDER (BLOCK LETTERS)

FAMILY NAME OR CORPORATE NAME: Argent Resources Ltd.
 GIVEN NAMES:
 NO. 620-650 West Georgia Street
 CITY VANCOUVER
 PROV. BC
 BUSINESS TELEPHONE NUMBER: 604-681-1014
 BUSINESS FAX NUMBER: 604-681-4670
 STREET: West Georgia Street
 POSTAL CODE: V6B 4Y4
 CHANGE IN NAME, ADDRESS OR NUMBER FROM LAST REPORT: YES NO

BOX 4. JURISDICTION(S) WHERE THE ISSUER IS A REPORTING ISSUER OR THE EQUIVALENT

ALBERTA NEWFOUNDLAND
 BRITISH COLUMBIA NOVA SCOTIA
 FEDERAL ONTARIO
 BANK ACT QUEBEC
 CCA SASKATCHEWAN
 ICA UNITED STATES
 TLCA NASDAQ
 CBCA SEC
 MANITOBA

BOX 5. INSIDER HOLDINGS AND CHANGES (IF INITIAL REPORT, COMPLETE SECTIONS A, B, C, D, E AND F ONLY. SEE ALSO INSTRUCTIONS TO BOX 5)

DESIGNATION OF CLASS OF SECURITIES	BALANCE OF CLASS ON LAST REPORT	A			B			C			MATURE	NUMBER VALUE ACQUIRED	NUMBER VALUE DISPOSED OF	UNIT PRICE/ EXERCISE PRICE	PRESENT BALANCE OF SECURITIES HELD	D	E	F
		DATE	MONTH	YEAR	DATE	MONTH	YEAR	DATE	MONTH	YEAR								
Common	0	25	11	01	01	01	01	12,000,000	10					2,000,000				

BOX 6. REMARKS

The undersigned certifies that the information given in this report is true and complete in every respect. It is an offence to submit information that, in a material respect and at the time and in the light of the circumstances in which it is submitted, is misleading or untrue.

BOX 7. SIGNATURE

NAME (BLOCK LETTERS): Gary Schellenberg
 SIGNATURE: [Signature]
 DATE OF THE REPORT: 10/5/2001
 DAY MONTH YEAR

Director

**BC FORM 55-901F (Previously Form 36)
INSIDER REPORT**

(See instructions on the back of this report)

Notice - Collection and Use of Personal Information: The personal information required under this form is collected on behalf of and used by the securities regulatory authorities set out below for purposes of the administration and enforcement of certain provisions of the securities legislation in British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Quebec, Nova Scotia and Newfoundland. All information contained in this form will be made available to the public. If you have any questions about the collection and use of this information, you may contact the securities regulatory authority in any jurisdiction(s) in which the required information is filed, at the address(es) set out on the back of this report.

BOX 1. NAME OF THE REPORTING ISSUER (BLOCK LETTERS)

SECURE REVIEW SYSTEMS INC.
FORMERLY INTERNATIONAL COMSTOCK EXPLORATION

BOX 2. INSIDER DATA

RELATIONSHIP(S) TO REPORTING ISSUER: YES NO

DATE OF LAST REPORT FILED: DAY MONTH YEAR

IF INITIAL REPORT, DATE ON WHICH YOU BECAME AN INSIDER: DAY MONTH YEAR

26 11 19 26 11 19

BOX 3. NAME, ADDRESS AND TELEPHONE NUMBER OF THE INSIDER (BLOCK LETTERS)

FAMILY NAME OR CORPORATE NAME: DEWONCK

GIVEN NAMES: JUSTIN ANDREW

NO. 2611 A 6TH AVENUE

CITY CASTLEGAR

PROV. BC

STREET

POSTAL CODE V1L 1M2W3

BUSINESS TELEPHONE NUMBER: 250-1362-1884

CHANGE IN NAME, BUSINESS NUMBER OR TELEPHONE NUMBER FROM LAST REPORT: YES NO

BUSINESS FAX NUMBER: 604-1687-4679

BOX 4. JURISDICTION(S) WHERE THE ISSUER IS A REPORTING ISSUER OR THE EQUIVALENT

ALBERTA NEWFOUNDLAND

BRITISH COLUMBIA NOVA SCOTIA

FEDERAL ONTARIO

BANK ACT QUEBEC

CCAA SASKATCHEWAN

ICA UNITED STATES

TLCA NASDAQ

CRCA SEC

MANITOBA

BOX 5. INSIDER HOLDINGS AND CHANGES IF INITIAL REPORT. COMPLETE SECTIONS (A) (D) (E) AND (F) ONLY. SEE ALSO INSTRUCTIONS TO BOX 5)

(A) DESIGNATION OF CLASS OF SECURITIES	(B) BALANCE OF SECURITIES ON LAST REPORT	DATE		NATURE	TRANSACTIONS		UNIT PRICE/ EXERCISE PRICE	\$ US	(D) PRESENT BALANCE SECURITIES HELD	(E) DIRECT/INDIRECT OWNERSHIP/ IS INDICATED BY DIRECTION	(F) IDENTIFY THE REGISTERED HOLDER WHERE OWNERSHIP DIRECTION IS EXERCISED
		DAY MONTH YEAR	DAY MONTH YEAR		NUMERICAL VALUE ACQUIRED	NUMERICAL VALUE DISPOSED OF					
Common	0	26	11	19	178	1,312,500	04		1,312,500	0	

BOX 6. REMARKS

Conversion of a convertible note

The undersigned certifies that the information given in this report is true and complete in every respect. It is an offence to submit information that, in a material respect and at the time and in the light of the circumstances in which it is submitted, is misleading or untrue.

BOX 7. SIGNATURE

NAME (BLOCK LETTERS): JUSTIN DEWONCK

SIGNATURE: [Signature]

DATE OF THE REPORT: DAY MONTH YEAR 06/12/19

**BC FORM 55-901F (Previously Form 36)
INSIDER REPORT**

(See instructions on the back of this report)

Notice - Collection and Use of Personal Information: The personal information required under this form is collected on behalf of and used by the securities regulatory authorities set out below for purposes of the administration and enforcement of certain provisions of the securities legislation in British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Quebec, Nova Scotia and Newfoundland. All information contained in this form will be made available to the public. If you have any questions about the collection and use of this information, you may contact the securities regulatory authority in any jurisdiction(s) in which the required information is filed, at the address(es) set out on the back of this report.

BOX 1. NAME OF THE REPORTING ISSUER (BLOCK LETTERS)

SECUREVIEW SYSTEMS INC.
(FORMERLY INTERNATIONAL CONSTRUCTION EXPLORATION)

BOX 2. INSIDER DATA

RELATIONSHIP(S) TO REPORTING ISSUER: YES NO

DATE OF LAST REPORT FILED: DAY MONTH YEAR

OR

IF INITIAL REPORT, DATE ON WHICH YOU BECAME AN INSIDER: DAY MONTH YEAR

CHANGE IN RELATIONSHIP FROM LAST REPORT: YES NO

BOX 3. NAME, ADDRESS AND TELEPHONE NUMBER OF THE INSIDER (BLOCK LETTERS)

FAMILY NAME OR CORPORATE NAME: NEWDONCK

GIVEN NAMES: BERNARD

NO. 11931 DUNFORD ROAD APT

CITY: RICHMOND STREET

PROV. BC POSTAL CODE: V7E3M6

BUSINESS TELEPHONE NUMBER: 604-1681-1985

BUSINESS FAX NUMBER: 604-1682-1467

CHANGE IN NAME, ADDRESS OR TELEPHONE NUMBER FROM LAST REPORT: YES NO

BOX 4. JURISDICTION(S) WHERE THE ISSUER IS A REPORTING ISSUER OR THE EQUIVALENT

ALBERTA NEWFOUNDLAND

BRITISH COLUMBIA NOVA SCOTIA

FEDERAL ONTARIO

BANK ACT QUEBEC

CCAA SASKATCHEWAN

ICA TLCA UNITED STATES

CBCA MANITOBA NASDAQ SEC

BOX 5. INSIDER HOLDINGS AND CHANGES (IF INITIAL REPORT, COMPLETE SECTIONS (A), (D), (E) AND (F) ONLY. SEE ALSO INSTRUCTIONS TO BOX 5)

(A) DESIGNATION OF CLASS OF SECURITIES	(B) BALANCE OF CLASS OF SECURITIES ON LAST REPORT	(C) TRANSACTIONS		UNIT PRICE/ EXERCISE PRICE	\$ US	(D) PRESENT BALANCE OF SECURITIES HELD	(E) DIRECT/INDIRECT OWNERSHIP OR INTEREST DIRECTION	(F) IDENTIFY THE REGISTERED HOLDER WHERE OWNERSHIP DIRECTION IS EXERCISED
		NATURE	NUMBER VALUE ACQUIRED					
COMMON	4	781	1,312,500	1.67		1,312,500		

BOX 6. REMARKS

Conversion of a convertible note

This form is used as a uniform report for the insider reporting requirements under all provincial securities Acts, Bank Act, Cooperative Credit Associations Act, Insurance Companies Act, Trust and Loan Companies Act and Canada Business Corporations Act. The terminology used is generic to accommodate the various Acts.

The undersigned certifies that the information given in this report is true and complete in every respect. It is an offence to submit information that, in a material respect and at the time and in the light of the circumstances in which it is submitted, is misleading or untrue.

BOX 7. SIGNATURE

NAME (BLOCK LETTERS): BERNARD NEWDONCK

SIGNATURE: [Signature]

DATE OF THE REPORT: 06/12/01

DAY MONTH YEAR

Secureview Systems Inc.

620 - 650 West Georgia Street
Vancouver, B.C. V6B 4N9
Telephone: (604) 687-7544 Facsimile: (604) 687-4670
Toll Free: 800-667-4470
Email: info@internationalcomstock.com
Email: info@secureview.net
Website: <http://www.InternationalComstock.com>
Website: <http://www.secureview.net>
Trading Symbol: SCVWF:OTCBB
CUSIP number: 81372D101.

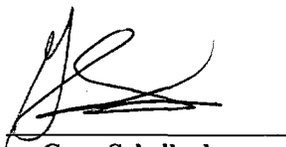
January 28, 2002

Grant of Incentive Stock Options

The Board of Directors of Secureview is pleased to announce that Secureview has granted incentive stock options under Secureview's Stock Option Plan 2002 to certain directors and employees of Secureview to purchase up to an aggregate of 427,729 out of a possible 1,300,000 common shares under Secureview's Stock Option Plan 2002 from the treasury of Secureview at an exercise price of \$0.06 USD per common share exercisable until January 21, 2007.

ON BEHALF OF THE BOARD OF DIRECTORS OF SECUREVIEW SYSTEMS INC.

Per:



Gary Schellenberg
President, CEO and a Director

THIS NEWS RELEASE HAS BEEN PREPARED BY MANAGEMENT OF SECUREVIEW WHO TAKE FULL RESPONSIBILITY FOR ITS CONTENTS. THIS NEWS RELEASE MAY INCLUDE FORWARD-LOOKING STATEMENTS WITHIN THE MEANING OF SECTION 27A OF THE UNITED STATES *SECURITIES ACT OF 1933*, AS AMENDED, AND SECTION 21E OF THE UNITED STATES *SECURITIES AND EXCHANGE ACT OF 1934*, AS AMENDED, WITH RESPECT TO ACHIEVING CORPORATE OBJECTIVES, DEVELOPING ADDITIONAL PROJECT INTERESTS, SECUREVIEW'S ANALYSIS OF OPPORTUNITIES IN THE ACQUISITION AND DEVELOPMENT OF VARIOUS PROJECT INTERESTS AND CERTAIN OTHER MATTERS. THESE STATEMENTS ARE MADE UNDER THE "SAFE HARBOR" PROVISIONS OF THE UNITED STATES *PRIVATE SECURITIES LITIGATION REFORM ACT OF 1995* AND INVOLVE RISKS AND UNCERTAINTIES WHICH COULD CAUSE ACTUAL RESULTS TO DIFFER MATERIALLY FROM THOSE IN THE FORWARD-LOOKING STATEMENTS CONTAINED HEREIN. THIS NEWS RELEASE SHALL NOT CONSTITUTE AN OFFER TO SELL OR THE SOLICITATION OF AN OFFER TO BUY NOR SHALL THERE BE ANY SALE OF THESE SECURITIES IN ANY JURISDICTION IN WHICH SUCH OFFER, SOLICITATION OR SALE WOULD BE UNLAWFUL PRIOR TO REGISTRATION OR QUALIFICATION UNDER THE SECURITIES LAWS OF ANY SUCH JURISDICTION.

This document constitutes part of a prospectus concerning securities that have been registered on a Form S8 filed on January 31, 2002, under the Securities Act of 1933

PROSPECTUS

SECUREVIEW SYSTEMS INC.
Suite 620 – 650 W. Georgia Street
Vancouver, B.C., Canada V6B 4N9
Tel. (604) 687-7551
Fax: (604) 687-4670

No Par Value Common Stock
1,300,000 shares issuable pursuant to Secureview Systems Inc. Stock Option Plan 2002

This is an offering of Secureview Systems Inc. (the "Company") to acquire shares of the common stock of the Company by certain employees, directors, officers and consultants pursuant to the Secureview Systems Inc. Stock Option Plan 2002 (the "Plan"). The Company is granting stock options to certain employees, directors, officers and consultants in order to (i) attract and retain the best available personnel for positions of responsibility within the Company, (ii) provide additional incentives to employees, directors, officers and consultants of the Company, (iii) provide employees, directors, officers and consultants of the Company with an opportunity to acquire a proprietary interest in the Company to encourage their continued provision of services to the Company, and to provide such persons with incentives and rewards for superior performance more directly linked to the profitability of the Company's business and increases in shareholder value, and (iv) generally to promote the success of the Company's business and the interests of the Company and all of its stockholders, through the grant of stock options to purchase shares of the common stock of the Company. Participation in the Plan is limited to those certain employees, directors, officers and consultants of the Company selected by the Board of Directors while considering criteria such as employment position or other relationship with the Company, duties and responsibilities, ability, productivity, length of service or association, morale, interest in the Company, recommendations by supervisors and other matters.

THESE SECURITIES HAVE NOT BEEN APPROVED OR DISAPPROVED BY THE SECURITIES AND EXCHANGE COMMISSION, NOR HAS THE COMMISSION PASSED ON THE ACCURACY OR ADEQUACY OF THIS PROSPECTUS. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

The date of this Prospectus is January 31, 2002.

AVAILABLE INFORMATION

We have filed, with the Securities and Exchange Commission, a Registration Statement on Form S-8 under the Securities Act of 1933, as amended, with respect to the securities offered by this Prospectus. This Prospectus does not contain all the information set forth in the Registration Statement, certain items of which are contained in schedules and exhibits to the Registration Statement, as permitted by the rules and regulations of the Commission.

We are subject to the information reporting requirements of the Securities Exchange Act of 1934, as amended, and in accordance therewith we file reports and other information with the Commission. Specifically, we file annual, quarterly and special reports and other information

with the Commission. You may read and copy any document we file at the Commission's Public Reference Rooms at Room 1024, 450 Fifth Street N.W., Washington, D.C. 20549; Everett McKinley Dirksen Building, 219 S. Dearborn Street, Chicago, Illinois 60604; and the Federal Building at 26 Federal Plaza, New York, New York 10278. Please call the Commission at 1-800-SEC-0330 for further information on the Public Reference Rooms. In order to obtain more information about the Plan and its administrators, you may reach the Company at Suite 620 – 650 W. Georgia Street, Vancouver, B.C., Canada, V6B 4N9, or contact the Company by telephone at (604) 687-7551, or facsimile (604) 687-4670, Attention: President.

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NO PERSON HAS BEEN AUTHORIZED BY THE COMPANY TO GIVE ANY INFORMATION OR TO MAKE ANY REPRESENTATIONS OTHER THAN THOSE CONTAINED IN THIS PROSPECTUS IN CONNECTION WITH THE OFFER MADE HEREBY, AND, IF GIVEN OR MADE, SUCH INFORMATION OR REPRESENTATIONS MUST NOT BE RELIED UPON AS HAVING BEEN AUTHORIZED BY THE COMPANY. THIS PROSPECTUS DOES NOT CONSTITUTE AN OFFERING IN ANY STATE IN WHICH AN OFFER OR SOLICITATION IS NOT AUTHORIZED BY THE LAWS THEREOF. NEITHER THE DELIVERY OF THIS PROSPECTUS NOR ANY SALES MADE HEREUNDER SHALL UNDER ANY CIRCUMSTANCES CREATE ANY IMPLICATION THAT THERE HAS BEEN NO CHANGE IN THE AFFAIRS OF THE COMPANY SINCE THE DATE HEREOF.

Statements and descriptions herein concerning agreements or other documents filed as exhibits to the Registration Statement filed in connection with this Prospectus are necessarily summaries of such documents and are qualified in their entirety by reference to the complete text of the applicable document filed with the Commission, which text is incorporated in this Prospectus by references to such agreements or documents.

ISSUER

We are the issuer of the stock options to acquire shares of our common stock upon exercise of the stock options pursuant to the Plan. We are a corporation organized under the laws of the Province of British Columbia, Canada on September 18, 1985. Our principal executive offices are located at Suite 620 – 650 W. Georgia Street, Vancouver, B.C., V6B 4N9, and our telephone number is (604) 687-7551.

We were qualified to participate on the Over-the-Counter Bulletin Board electronic quotation system on February 6, 2001.

STOCK OPTION PLAN 2002 ("PLAN")

Introduction. We have granted 427,729 out of a possible 1,300,000 stock options to acquire shares of common stock of the Company pursuant to the Plan to certain employees, directors, officers and consultants which have been selected by the Board of Directors of the Company. The Company is granting stock options to certain employees, directors, officers and consultants in order to (i) attract and retain the best available personnel for positions of responsibility within the Company, (ii) provide additional incentives to employees, directors, officers and consultants of the Company, (iii) provide employees, directors, officers and consultants of the Company with an opportunity to acquire a proprietary interest in the Company to encourage their continued provision of services to the Company, and to provide such persons with incentives and rewards for superior performance more directly linked to the profitability of the Company's business and increases in shareholder value, and (iv) generally to promote the success of the Company's business and the interests of the Company and all of its stockholders, through the grant of stock options to purchase shares of the common stock of the Company. A copy of the Plan is filed as an exhibit to the Registration Statement on Form S-8.

Who May Participate in the Plan. Participation in the Plan is limited to those certain employees, directors, officers and consultants of the Company selected by the Board of Directors while considering criteria such as employment position or other relationship with the Company, duties and responsibilities, ability, productivity, length of service or association, morale, interest in the Company, recommendations by supervisors and other matters.

Purchase of Securities Pursuant to the Plan and Payment for Securities Offered. The exercise price at which the stock options may be exercised to acquire shares of the common stock of the Company is fixed and determined by the Board of Directors at the time a stock option is granted under the Plan. The number of stock options to acquire shares of the common stock of the Company granted to a certain employee, director, officer or consultant shall be determined by the Board of Directors at the time the stock option is granted; provided however, that the aggregate number of shares of common stock of the Company reserved for issuance to any one individual under the Plan, or any other plan of the Company, shall not exceed 5% of the total number of issued and outstanding common stock of the Company. In the case of all stock option exercises, the purchase price shall be paid in cash or certified funds upon exercise of the stock option.

Application of the Employee Retirement Income Security Act of 1974. The Plan is not subject to any provisions of the Employee Retirement Income Security Act of 1974 ("ERISA").

Administration of the Plan. The Plan shall be administered by the Board of Directors as managers of the Plan. The directors of the Company are elected by the shareholders at each

annual general meeting of the Company, or, in the event of a vacancy, they are appointed by the Board of Directors then in office, to serve until the next annual general meeting of the Company or until their successors are elected and ratified. A director of the Company may be removed before the expiration of his period in office by special resolution (the holders of at least 75% of the common shares must vote for removal). Mr. Gary Schellenberg, President, CEO and a director of the Company is the husband of Mrs. Heather Schellenberg, who has received stock options under the Plan, and who is an employee and officer of the Company.

Duration of the Plan. The Plan commenced on January 23, 2002 and will terminate on January 23, 2007 except as to stock options previously granted and outstanding under the Plan at the time. The Plan may be modified, abandoned or terminated at any earlier time by the Board, except with respect to any stock options then outstanding under the Plan.

TRANSFER OF SHARES ACQUIRED PURSUANT TO EXERCISE OF STOCK OPTIONS GRANTED

The amount of shares of common stock of the Company to be reoffered or resold by any affiliate and any other person with whom he or she is acting in concert for the purpose of selling shares of common stock of the Company, may not exceed, during any three month period, the amount specified in Rule 144(e). An "affiliate" is defined in Rule 405 under the Securities Act as being a person who, directly or indirectly through one or more intermediaries, controls, or is controlled by, or is under common control with, the company. Generally speaking, any officer or director of the company or any beneficial owner of 10% or more of the outstanding shares of the company would normally be considered an affiliate of the company. With respect to non-affiliates, the shares of common stock of the Company to be reoffered or resold are not subject to any restriction on transferability.

USE OF APPENDICES TO UPDATE PROSPECTUS

This Prospectus may be updated by furnishing the certain employees, directors, officers and consultants who have been granted stock options to acquire shares of common stock of the Company under the Plan, and who have received a copy of this Prospectus, with appendices to the Prospectus, in which event the Prospectus itself will not be furnished to the participant. The Company's annual report on Form 20-F will not be furnished to the certain individuals who have been granted stock options under the Plan and have already received a copy of such report. However, the Company will, upon receipt of a request therefor from an individual who has been granted stock options under the Plan, furnish to such individual, without charge, copies of the Prospectus and annual report on Form 20-F.

INCORPORATION OF CERTAIN INFORMATION BY REFERENCE

The following documents are incorporated by reference into this Prospectus. These documents are available without charge, upon written or oral request, to: Secureview Systems Inc., Suite 620 – 650 W. Georgia Street, Vancouver, British Columbia, Canada, V6B 4N9, Telephone (604) 687-7551, Facsimile (604) 687-4670, Attention: President.

- (1) The Company's latest Annual Report on Form 20-F filed with the Commission on August 29, 2001, pursuant to Section 13 or 15(d) of the Exchange Act, as amended, and the amendment thereto filed with the Commission on November 9, 2001, that contains audited financial statements for the Company's latest fiscal year for which statements have been filed; and
- (2) The description of the Company's securities contained in its registration statement on Form 20-F, as amended, filed on January 28, 2000, under the Exchange Act;
- (3) The Company's Form 6-K filed with the Commission on October 19, 2001, pursuant to Rule 13a-16 or 15d-16 of the Exchange Act that contains the unaudited financial statements for the first quarter ended June 30, 2001;
- (4) The Company's Form 6-K filed with the Commission on November 13, 2001, pursuant to Rule 13a-16 or 15d-16 of the Exchange Act that contains the disclosure of:
(a) the Company's name change from "International Comstock Exploration Ltd" to "Secureview Systems Inc."; (b) the acquisition by the Company of Lute Linux.com Corp., a private non-reporting Colorado corporation; (c) the Company's listing symbol change to "SCVWF"; and (d) the consolidation of the Company's issued and outstanding shares of common stock along with the increase in the authorized shares of common stock;
- (5) The Company's Form 6-K filed with the Commission on December 18, 2001, pursuant to Rule 13a-16 or 15d-16 of the Exchange Act that contains the unaudited financial statements for the second quarter ended September 30, 2001; and

All documents subsequently filed by the Company pursuant to Sections 13(a), 13(c), 14 and 15(d) of the Exchange Act after the date hereof and prior to the filing of a post-effective amendment which indicates that all securities offered have been sold or which deregisters all securities then remaining unsold, shall be deemed to be incorporated by reference in and to be a part hereof from the date of filing of such documents. Any statement contained in a document incorporated or deemed to be incorporated by reference herein shall be deemed to be modified or superseded for the purposes of this Registration Statement to the extent that a statement contained herein or in any other subsequently filed document which also is or is deemed to be incorporated by reference herein modifies or supersedes such statement. Any statement so modified or superseded

shall not be deemed, except as so modified or superseded, to constitute a part of this Registration Statement.

TAX EFFECTS OF PLAN PARTICIPATION

United States Tax Consequences. For United States purposes, any stock option granted under the Plan will be a Non-Qualified Stock Option (“NQSO”). An employee receiving a NQSO realizes no income upon its receipt. Instead, the employee may be taxed upon both the exercise and disposition of the stock acquired pursuant to a NQSO.

1. Tax Implications Upon Exercise

An employee is required to pay ordinary income tax on the difference, or “spread,” between the grant price and the stock’s market value when he purchases the shares. A loss may not be recognized if the grant price is greater than the fair market value at the time of exercise. The greater of the grant price or the market value at the exercise date (the amount used for calculating the amount of ordinary income to be taxed, if any) becomes the tax basis of the stock for calculating future gains and losses upon disposition or transfer of the stock.

2. Tax Implications Upon Disposition of the NQSO Shares

A disposition of NQSO stock generally refers to any sale, exchange, gift or transfer of legal title of stock, including a transfer from a decedent who held NQSO stock to an estate, a transfer by a bequest or inheritance, or any transfer of NQSO stock between spouses or incident to a divorce. The tax treatment of the disposition of NQSO stock depends upon whether the stock was disposed of within the statutory holding period. Any subsequent appreciation or decline in the stock is taxed at capital gains/loss rates when you sell. If the NQSO stock is held for more than a year, the long-term capital gain/loss rate will apply. If the NQSO stock is held for one year or less, any gain or loss is short-term and generally taxed as ordinary income.

Canadian Tax Consequences. The current tax treatment of employees of the Company who are residents in Canada are as follows:

A taxable employment benefit equal to the difference between the fair market value of the share at the time the option is exercised and the amount paid by the employee to acquire the share is included in income in the year the option is exercised. Where certain conditions are met, a deduction in respect of the employee stock option benefit is provided that essentially results in the benefit being taxed to the employee at the same rate as capital gains.

Employees can defer the income inclusion from exercising employee stock options until the disposition of the share, subject to an annual \$100,000 limit. Employees disposing of such shares will be eligible to claim the stock option deduction in the year the benefit is included in income.

Eligible employees who can defer the income inclusion are those who at the time the option is granted; deal at arm's-length with the Company; and are not specified shareholders (specified shareholders are generally those who own 10 per cent or more of a company's shares).

An eligible stock option under which the benefit may be deferred is one under which; the share to be acquired is an ordinary common share; is traded on a prescribed Canadian or foreign stock exchange; and the total of all amounts payable to acquire the share, including the exercise price and any amount payable to acquire the option, is not less than the fair market value of the share at the time the option is granted.