REDWOOD ACQUISITION CORP Form SC 13D July 16, 2003

> SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

SCHEDULE 13D (Rule 13d-101)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a)

Marlton Technologies, Inc.

\_\_\_\_\_\_

(Name of Issuer)

Common Stock, no par value per share

(Title of Class of Securities)

571263102 \_\_\_\_\_\_

(CUSIP Number)

Jeffrey K. Harrow Marlton Technologies, Inc. 2828 Charter Road Philadelphia, Pennsylvania 19154

\_\_\_\_\_

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

June 19, 2003

\_\_\_\_\_\_

(Date of Event which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(q), check the following box [\_].

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

(Continued on following pages)

(1) The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 or otherwise subject to the liabilities of that section of the Act

but shall be subject to all other provisions of the  $\mbox{Act}$  (however, see the  $\mbox{Notes}$ ).

CUSIP	No.	13D				
	571263102					
1		PORTING PERSON R.S. IDENTIFICATION NO. OF ABOVE PERSON				
	Redwood Ac	quisition Corp.				
2	CHECK THE	APPROPRIATE BOX IF A MEMBER OF A GROUP*  (a) [ ] (b) [x]				
3	SEC USE ON	LY				
4	SOURCE OF	FUNDS*				
	See item 3	herein.				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)					
6	CITIZENSH	P OR PLACE OF ORGANIZATION				
	Pennsylvar	ia				
5	SHARE	7 SOLE VOTING POWER 0				
EACH		8 SHARED VOTING POWER 0				
	PORTING	9 SOLE DISPOSITIVE POWER 0				
	WITH					
		10 SHARED DISPOSITIVE POWER 0				
11	AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
		0				
 12	CHECK BOX					

13	PERCENT OF	F CLASS REPRE	SENTED BY A	MOUNT IN	ROW (11)			
14	TYPE OF RE	EPORTING PERS	: :ON*					 CO
		*SEE INS	TRUCTIONS B	EFORE FI	LLING OUT.			
CUSIP	No.		13D					
	571263102							
1		EPORTING PERS		OF ABOV	E PERSON			
	Jeffrey K.	. Harrow						
2	CHECK THE	APPROPRIATE	BOX IF A ME	MBER OF	A GROUP*	(a) [	] (b) [x	]
3	SEC USE ON	NLY						
4	SOURCE OF	FUNDS*						
	See item 3	3 herein						
5	CHECK BOX	IF DISCLOSUF			NGS IS REQ			
6	CITIZENSHI	IP OR PLACE C	F ORGANIZAT	ION				
S	HARE	7 SOLE V	OTING POWER		4,030	<b>,</b> 734		
BENEFICIALLY OWNED BY EACH			VOTING POW	ER		0		
Р		9 SOLE D	ISPOSITIVE	POWER	4,030	<b>,</b> 734		
	WITH		DISPOSITIV	F D∪MED		0		

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	4,030,734
	CURRY DOV TO THE ACCREGATE ANGINE IN DOM (11) PROTURES CERTAIN CUARRY
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*
	[x]
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
	27.1%
14	TYPE OF REPORTING PERSON*
	IN
	*SEE INSTRUCTIONS BEFORE FILLING OUT.
CUSIP	No. 13D
	571263102
1	NAME OF REPORTING PERSON
	S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON
	Scott J. Tarte
۷	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*  (a) [ ] (b) [x]
3	SEC USE ONLY
4	SOURCE OF FUNDS*
	See item 3 herein
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)
	ITEMS 2(d) OR 2(e) [ ]
6	CITIZENSHIP OR PLACE OF ORGANIZATION
	U.S.A.
NUI	MBER OF 7 SOLE VOTING POWER 4,000,000

	HARE		
EACH REPORTING PERSON		8 SHARED VOTING POWER 0	
		9 SOLE DISPOSITIVE POWER 4,000,000	
	WITH		
		10 SHARED DISPOSITIVE POWER 0	
11	AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
		4,000,000	
12	CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN S	HARES*
			[x]
13	PERCENT OF	F CLASS REPRESENTED BY AMOUNT IN ROW (11)	
			26.9%
14	TYPE OF RE	EPORTING PERSON*	
	IN		
		*SEE INSTRUCTIONS BEFORE FILLING OUT.	
CUSIP	No.	13D	
	571263102		
1		EPORTING PERSON .R.S. IDENTIFICATION NO. OF ABOVE PERSON	
	Robert B.	Ginsburg	
2	CHECK THE	APPROPRIATE BOX IF A MEMBER OF A GROUP*  (a) [ ] (b	) [x]
3	SEC USE ON		
4	SOURCE OF	FUNDS*	
	See item 3	3 herein	

5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) [ ]													
6	CITIZENSH	IP OR P	LACE (	ORGA	ANIZAT	rion							
	U.S.A.												
S	BER OF HARE	7	SOLE V	/OTING	POWE	3	2	2,679,0	17				
OW	EACH	8	SHAREI	OTII	NG POV	VER			0				
	ORTING ERSON	9	SOLE I	)ISPOS	ITIVE	POWER		 2,679,0	17				
	WITH												
		10	SHAREI	DISP	OSITIV	JE POWE	ER		0				
11	AGGREGATE	AMOUNT	BENEF	FICIAL	LY OWN	NED BY	EAC	CH REPO	RTING	PERS	SON		
								2,679,	017				
12	12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*												
													[x]
13	PERCENT OF	F CLASS	REPRE	ESENTE	D BY A	TNUOMA	IN	ROW (1	1)				
													18.5%.
1 /l	TYPE OF RI	EDODTIN											
14	TIFE OF KI	re on in	G FEIV	JOIN									
	IN												
		*S	EE INS	STRUCT	IONS E	BEFORE	FII	LLING O	UT.				
CUSIP	No.				13D								
	571263102												
1	NAME OF RI				ON NO	. OF AE	BOVE	E PERSO	N				
	Alan I. Go	oldberg											
2	CHECK THE	APPROP	 RIATE	BOX II	F F A ME	EMBER (	 )F <i>P</i>	A GROUP	*	 (a)	[]	(b)	[x]

3	SEC USE O	NLY				
4	SOURCE OF	FUNDS*				
	See item 3	3 herein.				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)					
6	CITIZENSH:	IP OR PLACE OF ORGANIZATION				
S	HARE	7 SOLE VOTING POWER 1,300,772				
OW	EACH	8 SHARED VOTING POWER 0				
P		9 SOLE DISPOSITIVE POWER 1,300,722				
	WITH					
		10 SHARED DISPOSITIVE POWER 0				
11	AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,300,772				
12	CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN	 SHARES*			
			[ ]			
13	PERCENT OI	F CLASS REPRESENTED BY AMOUNT IN ROW (11)				
			9.5%			
14	TYPE OF RI	EPORTING PERSON*				
	IN					
		*SEE INSTRUCTIONS BEFORE FILLING OUT.				
CUSIP	No.	13D				
	571263102					
1	NAME OF RI	EPORTING PERSON				

S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

	Seymour He	ernes						
2	CHECK THE	APPROPRIATE BOX IF A MEMBER OF A GROUP*  (a) [ ] (i	o) [x]					
3	SEC USE ON	NLY						
4	SOURCE OF FUNDS*							
	See item 3	3 herein						
5	CHECK BOX ITEMS 2(d)	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUAL OR 2(e)	NT TO					
6	CITIZENSH	IP OR PLACE OF ORGANIZATION						
	U.S.A.							
S	HARE	7 SOLE VOTING POWER 63,672						
OW	EACH	8 SHARED VOTING POWER 0						
	ORTING ERSON	9 SOLE DISPOSITIVE POWER 63,672						
	WITH							
		10 SHARED DISPOSITIVE POWER 0						
11	AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	63,672					
12	CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN	SHARES*					
			[ ]					
13	PERCENT OF	F CLASS REPRESENTED BY AMOUNT IN ROW (11)						
		Less than one per	cent					
14	TYPE OF RE	EPORTING PERSON*						
	IN							
		*SEE INSTRUCTIONS BEFORE FILLING OUT.						

CUSIP	No.	13D	
	571263102		
1		EPORTING PERSON R.S. IDENTIFICATION NO. OF ABOVE PERSON	
	Donald H	R. Sparks, Sr.	
2	CHECK THE	APPROPRIATE BOX IF A MEMBER OF A GROUP*  (a) [ ]	] (b) [x]
3	SEC USE O	ILY	
4	SOURCE OF	FUNDS*	
	See item 3	} herein.	
5	CHECK BOX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSON OR 2(e)	SUANT TO
6	CITIZENSH	IP OR PLACE OF ORGANIZATION	
SI	HARE	7 SOLE VOTING POWER 108,267	
OV	EFICIALLY NNED BY	8 SHARED VOTING POWER 0	
	PORTING PERSON WITH	9 SOLE DISPOSITIVE POWER 108,267	
		10 SHARED DISPOSITIVE POWER 0	
11	AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
			108 <b>,</b> 267
12	CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN	IN SHARES*
			[ ]
13	PERCENT OF	CLASS REPRESENTED BY AMOUNT IN ROW (11)	

Less than one percent.

14	TYPE OF RI	EPORTING PERSON*						
	IN							
		*SEE INSTRUCTIONS BEFORE FILLING OUT.						
CUSIP	No.	13D						
	571263102							
1		NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
	Charles P	. Stetson, Jr. ((a/k/a/ Lombard Associates)						
2	CHECK THE	APPROPRIATE BOX IF A MEMBER OF A GROUP*  (a) [ ] (b) [x]						
3	SEC USE OI	1TA						
4	SOURCE OF	FUNDS*						
	See item 3	3 herein						
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)							
6	CITIZENSH	IP OR PLACE OF ORGANIZATION						
	U.S.A.							
SH	ARE	7 SOLE VOTING POWER 703,976						
BENEFICIALLY OWNED BY REPORTING PERSON WITH		8 SHARED VOTING POWER 0						
		9 SOLE DISPOSITIVE POWER 703,976						
		10 SHARED DISPOSITIVE POWER 0						
	ACCDECATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
11	AGGILEGATE							

[ ]

13	PERCENT OF	CLASS REPRESENTE	D BY AMOUNT	IN ROW (11)	5.5%		
14	TYPE OF RE	PORTING PERSON*					
	IN						
		*SEE INSTRUCT	IONS BEFORE	FILLING OUT.			
CUSIP :	No.		13D				
	571263102						
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
	FRED COHEN						
2	CHECK THE	APPROPRIATE BOX I	F A MEMBER O		a) [ ] (b) [x]		
3	SEC USE ON	LY					
4	SOURCE OF	 FUNDS*					
	See item 3	herein.					
5	CHECK BOX ITEMS 2(d)	IF DISCLOSURE OF OR 2(e)	LEGAL PROCEE	DINGS IS REQUIREI	PURSUANT TO		
6	CITIZENSH	P OR PLACE OF ORG	GANIZATION				
	U.S.A.						
NUM	 BER OF	7 SOLE VOTING	 F POWER				
	HARE FICIALLY						
OW:	NED BY	8 SHARED VOTI	NG POWER	0			
	EACH ORTING						
P	ERSON	9 SOLE DISPOS	SITIVE POWER	119,213			
,	WITH						

10 SHARED DISPOSITIVE POWER 0

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

119,213

12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES\*

[ ]

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

Less than one percent

14 TYPE OF REPORTING PERSON\*

IN

\*SEE INSTRUCTIONS BEFORE FILLING OUT.

#### Introduction

This Schedule 13D is filed by Redwood Acquisition Corp. ("Redwood"), Jeffrey K. Harrow ("Harrow"), Scott J. Tarte ("Tarte"), Robert Ginsburg ("Ginsburg"), Alan I. Goldberg ("Goldberg") (Ginsburg, Harrow, Tarte and Goldberg collectively referred to as the "Initial Group"), Seymour Hernes ("Hernes"), Donald R. Sparks, Sr. ("Sparks"), Fred Cohen ("Cohen") and Charles Stetson, Jr. (a/k/a Lombard Associates) ("Stetson"; Hernes, Sparks and Stetson referred to as the "Second Group"; and the Initial Group and the Second Group collectively referred to as the "Group"), pursuant to Rule 13d-1(a) promulgated under the Securities Exchange Act of 1934, as amended (the "Exchange Act"). Each of the foregoing persons and entities is referred to individually as a "Member" and are referred to collectively as the "Members" or the "Group". The Group does not currently include Michael Tomkin who ceased being a Member in February/March 2003 (nor does this Schedule report information about Mr. Tomkin except as otherwise expressly provided herein).

In February 2003, Redwood and the Company entered into a merger agreement. The merger agreement contemplated that the Shares (as defined) owned by all the Marlton shareholders (other than the Group (and Tomkin)) would be converted into the right to receive \$0.30 per share. At the completion of the merger, the Group would have been the owners of Marlton. As a result of the Proposed Acquisition (as defined), the Members may have been deemed, pursuant to Section 13(d)(3) of the Exchange Act, to have formed a group. In June 2003, the Company and Redwood terminated the merger agreement and in connection therewith, each Member has disclaimed membership in the Group; thus, there is effectively no more Group.

The filing by the Members of this Schedule 13D does not constitute an acknowledgement that the Group continues in effect.

Item 1. Security and Issuer.

The securities to which this statement (the "Schedule 13D") relates are the shares of common stock, no par value ("Shares"), of Marlton Technologies,

Inc. (the "Company"), a Pennsylvania corporation. The Company's principal executive office is located at 2828 Charter Road, Philadelphia, Pennsylvania 19154.

Item 2. Identity and Background.

(a) The names of the persons filing this Schedule 13D are set forth in the Introduction above and are incorporated herein by reference. Redwood is a Pennsylvania corporation that does not engage in any operating activities; it was organized to facilitate the transactions contemplated by the merger agreement.

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- (b) The business address for each Member is 2828 Charter Road, Philadelphia, Pennsylvania, 19154, except for Stetson whose business address is 115 East 62nd Street, New York, NY 10021.
- (c) All the members of the Initial Group are employed by Marlton as executive officers. Sparks is employed by a Marlton subsidiary, Cohen is a consultant to the telecommunication and software industries, Hernes is retired and Stetson is a principal at Private Equity Investors, an investment fund.
  - (d) (f) Each Member (other than Redwood which is a Pennsylvania corporation) is a citizen of the United States and none of the Members, during the last five years has been (i) convicted in a criminal proceeding (excluding traffic violations and similar misdemeanors) nor (ii) a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as the result of which proceeding such person was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Item 3. Source and Amount of Funds or Other Consideration.

Each Member had acquired their Shares (including the Rights (as defined)) prior to the formation of the Group and did not acquire their Shares in connection with the Proposed Acquisition (as defined) .

Each Member currently anticipates that any future purchase of Shares by such member, if any will be paid for by such Member's personal funds.

Item 4. Purpose of Transaction.

The Group had intended to acquire the Company (the "Proposed Acquisition") and in connection therewith the Company and Redwood entered into a merger agreement dated as of February 20, 2003 pursuant to which the Shares owned by all persons (other than the Group) would be converted in the merger into the right to receive \$0.30 per share. At the completion of the merger, the Group would have been the owners of Marlton. The completion of the merger would have resulted in the occurrence of one or more of the events described in paragraph (a) - (j) of Item 4 of Schedule 13D.

In June 2003, the Company issued a press release announcing that the Company had agreed to a proposal by Redwood to terminate the merger agreement and that the merger agreement had been terminated pursuant to the Termination Agreement. A copy of the Termination Agreement is filed as an exhibit to this

Schedule 13D and the terms of such agreement are incorporated herein by this reference. As a result, the going private transaction contemplated by the merger agreement will not proceed. As each of the Members disclaims any participation or membership in the Group, there is no longer a Group. Each Member may, from

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time to time, acquire or dispose of Shares in public or private transactions though, except as otherwise provided herein, none of the Members currently has any plans that would result in the occurrence of one or more of the events described in paragraphs (a) - (j) of Item 4 of Schedule 13D.

Item 5. Interest in Securities of the Issuer.

(a) Set forth below is a table reflecting the shares of Marlton common stock beneficially owned by each Member immediately following the termination of the Group:

	Number of	Number of	Ownership	Percentage
Name	Shares(2)	Rights (2)	Total	Ownership(3)
Harrow	2,005,000	2,025,734	4,030,734	27.1%
Tarte	2,000,000	2,000,000	4,000,000	26.9%
Goldberg	404,551(1)	896 <b>,</b> 221	1,300,772	9.4%
Ginsburg	1,048,996(1)	1,630,021	2,679,017	18.5%
Sparks	108,267		108,267	*
Cohen	89,213	30,000	119,213	*
Hernes	32,473	31 <b>,</b> 999	63 <b>,</b> 672	*
Stetson	703 <b>,</b> 926		703 <b>,</b> 926	5.5%
Redwood	0	0	0	*

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- \* Less than one percent
- (1) Excludes 110,674 shares held by the Company's 401(k) plan of which such person is a trustee. Such person disclaims beneficial ownership of the Shares held by such plan, except for those Shares held for his direct benefit as a participant in such plan.
- (2) The term Shares refers to shares of Marlton common stock excluding share issuable pursuant to Rights. The term "Rights" refers to options, warrants and other rights to acquire Shares within 60 days of the date hereof.
- (3) Percentage ownership is calculated pursuant to Rule 13d-3(d) promulgated under the Exchange Act and on the basis, as indicated in the Company's Annual Report on Form 10-Q for the period ended March 31, 2003, that 12,845,096 shares of Common Stock are outstanding.

(b) Except as described below, and after giving effect to the cessation of the Group, each Member has sole voting power and sole dispositive power with respect to the Shares reflected as owned by them in Item 5(a). Ginsburg, Tarte and Harrow may be deemed, in certain respects, to share beneficial ownership of their respective Shares (which shared ownership is not

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reflected in the cover sheet for this Amendment nor the table set forth in Item 5(a)) as a result of the stockholders agreement dated as of November 20, 2001 by

and among such persons and the Company (the "Stockholders Agreement"), which provides, among other things, with certain exceptions, that

- o Harrow and Tarte shall have the right to designate that number of individuals as nominees (which nominees shall include Harrow and Tarte) for election as directors as shall represent a majority of the board of directors.
- o Harrow, Tarte and Ginsburg (collectively, the "Stockholders") will vote their Shares in favor of Harrow's and Tarte's designees and Ginsburg.
- O Without the prior written consent of Ginsburg, Harrow and Tarte will agree that until November 2008, they will not vote any of their Shares in favor of (i) the merger of the Company, (ii) the sale of substantially all of the Company's assets, or (iii) the sale of all the Shares, in the event that in connection with such transaction the Shares are valued at less than \$2.00 per share.
- o The Stockholders will recommend to the board of directors that it elect Tarte as the Vice Chairman of the Board of the Company and as the Chief Executive Officer of each subsidiary of the Company, Ginsburg as the President and Chief Executive Officer of the Company and Harrow as the Chairman of the Board of the Company.
- The Stockholders shall have a right of first refusal with respect to one another in connection with any sale of the Shares held by them.

As a result of the Stockholders Agreement, each of Harrow, Tarte and Ginsburg may be deemed to share voting and dispositive power over the Shares beneficially owned by such other Members though each of such persons disclaims beneficial ownership of the securities reflected in the table set forth in Item 5(a) as owned by the other Members.

- (c) No transactions were effected in the Shares by any of the Members since April 1, 2003.
  - (d) Not applicable.
- (e) Each of Hernes, Cohen, Sparks and Redwood ceased to be a member of the Group in June, 2003 when the merger agreement was terminated and accordingly, such persons ceased at such time to be the beneficial owner of more than five percent of the Shares.

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Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

Other than as described in Items 4 and 5, none of the Members is a party to any oral or written contract, arrangement, understanding or relationship with respect to any securities of the Company, including but not limited to transfer or voting of any of the securities, finder's fees, joint ventures, loan or option agreements, puts or calls, guarantees of profits, divisions of profits or losses or the giving or withholding of proxies.

- Item 7. Material to be filed as Exhibits
  - (a) Press release dated June 20, 2003.

(b) Termination Agreement dated as of June 19, 2003 by and between Marlton and Redwood.

In addition, the Members hereby incorporate by reference the exhibits previously filed with respect to the Schedule 13D originally filed by each member of the Initial Group, as amended from time to time, to the extent such exhibit is responsive to this item.

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#### Signature

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: July 2, 2003

Marlton Technologies, Inc.

By: /s/ Jeffrey K. Harrow

Jeffrey K. Harrow

Chairman of the Board

Redwood Acquisistion Corp.

Donald R. Sparks

July 2, 2003	By: /s/ Scott J. Tarte
	Scott J. Tarte President
July 2, 2003	/s/ Jeffrey K. Harrow
	Jeffrey K. Harrow
July 2, 2003	/s/ Scott J. Tarte
	Scott J. Tarte
July 2, 2003	/s/ Robert B. Ginsburg
	Robett B. Ginsburg
July 2, 2003	/s/ Alan I. Goldberg
	Alan I. Goldberg
July 7, 2003	/s/ Donald R. Sparks

July 8,	2003	s/ F	/ Fred Cohen		
		F	red Cohen		
July 7,	2003 /s	s/ Ch	narles P.	Stetson,	Jr.
			narles P. Ka Lombard	•	
July ,	2003 /s	s/ Se	eymour Her	nes	
		S	Seymour He	rnes	