Global Resource CORP Form 10-Q August 07, 2009

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

FORM 10-Q

x QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended June 30, 2009

o TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from ______ to _____

Commission file number 000-50944

GLOBAL RESOURCE CORPORATION

(Exact name of registrant as specified in its charter)

Nevada (State or other jurisdiction of incorporation) 84-1565820 (IRS employer identification no.)

1000 Atrium Way, Suite 100 Mount Laurel, New Jersey 08054 (Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code: (856) 767-5665

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. bYes oNo

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). oYes oNo

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated	Accelerated	Non-accelerated filer o	Smaller
filer o	filer o	(Do not check if a smaller	reporting
		reporting company)	company þ

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act). oYes bNo

APPLICABLE ONLY TO CORPORATE ISSUERS

The number of shares outstanding of the registrant's Common Stock, par value \$.001 per share (the "Common Stock"), as of July 31, 2009 was 63,580,703.

GLOBAL RESOURCE CORPORATION

Form 10-Q For the Quarter Ended June 30, 2009

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PART I – FINANCIAL INFORMATION

ITEM FINANCIAL STATEMENTS 1.

Global Resource Corporation (A Development Stage Company) Condensed Consolidated Balance Sheets

ASSETS	•	Unaudited) eriod Ended June 30, 2009	Y I	(Audited) Year Ended December 31, 2008
CURRENT ASSETS				
Cash and cash equivalents	\$	1,011,347	\$	2,013,730
Short-term investments		220,500		2,557,274
Prepaid Services		1,082,875		1,508,875
Total current assets		2,314,722		6,079,879
Property and equipment, net of depreciation		1,692,815		1,358,299
OTHER ASSETS				
Deposits		123,727		123,726
Prepaid patent costs		464,049		383,685
Total other assets		587,776		507,411
2000 0000 0000		237,773		007,111
TOTAL ASSETS	\$	4,595,313	\$	7,945,589
LIABILITIES AND STOCKHOLDERS' EQUITY				
CURRENT LIABILITIES				
Accounts payable and accrued liabilities	\$	741,238	\$	889,489
Deferred Revenue		300,000		_
Loans payable - equipment		22,830		34,850
Capital lease obligation - equipment		10,812		9,543
Severance payable		200,000		200,000
Total current liabilities		1,274,880		1,133,882
LONG-TERM LIABILITIES				
Loans payable - equipment, net of current portion		6,703		16,821
Capital lease obligation - equipment, net of current portion		9,999		15,742
Severance payable, net of current portion		900,000		1,000,000
Derivative financial instruments		1,844,599		1,591,834
Total long-term liabilities		2,761,301		2,624,397
Total liabilities		4,036,181		3,758,279

COMMITMENTS AND CONTINGENCIES

STOCKHOLDERS' EQUIT	$\Gamma \mathbf{Y}$
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STOCKHOLDERS EQUITY		
Preferred stock A - \$.001 par value 100,000,000 shares authorized, none issued and		
outstanding at June 30, 2009, 5,000 issued and outstanding at December 31, 2008		5
Common stock, \$.001 par value; 200,000,000 shares authorized, 70,275,664 shares		
issued and 63,580,703 outstanding at June 30, 2009, 69,549,164 shares issued and		
62,854,203 outstanding at December 31, 2008	70,275	69,549
Additional paid-in capital	38,056,070	35,842,053
Accumulated other comprehensive loss	-	(237,550)
Deficit accumulated in the development stage	(35,850,740)	(29,770,274)
	2,275,605	5,903,783
Treasury Stock	(1,716,473)	(1,716,473)
Total stockholders' equity	559,132	4,187,310
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$ 4,595,313	\$ 7,945,589

See accompanying notes to the condensed consolidated financial statements.

Global Resource Corporation (A Development Stage Company) Condensed Consolidated Statements of Operations and Comprehensive Loss (With Cumulative Totals Since Inception) (Unaudited)

	Three ?	Mont	hs Ended Restated			July 19, 2002 (Inception)
	June 30		June 30	June 30	June 30	to June 30,
	2009		2008	2009	2008	2009
REVENUES	\$	- \$	\$ -	\$ -	\$ -	\$ -
COST OF SALES		-	-	-	-	
GROSS PROFIT		-	-	-	-	-
OPERATING EXPENSES						
General and administrative expenses	3,093,4	23	12,811,514	5,236,282	16,259,524	45,258,653
Research and development expenses	395,0		308,735	680,359	434,993	1,961,398
Total operating expenses	3,488,5		13,120,249	5,916,641	16,694,517	47,220,051
rotal operating expenses	3,100,3	10	13,120,247	3,710,011	10,054,517	47,220,031
OPERATING LOSS	(3,488,5	10)	(13,120,249)	(5,916,641)	(16,694,517)	(47,220,051)
	, , ,			, , ,	, , , ,	
OTHER INCOME (EXPENSE)						
Loss on deposit and other						(179,893)
Net realized loss on investments			(1,194)	(17,438)	(1,194)	(899,206)
Change in fair value of derivative						
financial instruments	(948,6		303,121	(252,765)		12,107,080
Interest expense	(4,4		(3,320)	(7,609)		
Interest income	58,4		40,289	113,987	44,076	405,411
Total other income (expense)	(894,5)	94)	338,896	(163,825)	7,582,838	11,369,311
NET LOSS	\$ (4,383,1	04) \$	\$ (12,781,353)	\$ (6,080,466)	\$ (9,111,679)	\$ (35,850,740)
OTHER COMPREHENSIVE						
INCOME (LOSS)						
Unrealized loss on short-term						
investments	\$ 550,4	41 \$	\$ (142,312)	\$ 237,550	\$ (142,312)	\$ (837,850)
Realized loss on short-term						
investments, net of taxes, reclassified						
from accumulated other comprehensive						025 050
loss						837,850
COMPREHENSIVE LOSS	\$ (3.832.6)	63) §	\$ (12 923 665)	\$ (5.842.916)	\$ (9.253.991)	\$ (35,850,740)
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	7 (2,022,0) 4	. (12,520,000)	+ (0,012,710)	; (,,=00,,))1)	+ (55,550,710)
EARNINGS (LOSS) PER COMMON SHARE						
BASIC	\$ (0.	07) \$	\$ (0.30)	\$ (0.10)	\$ (0.25)	
	`		• • •	• • •	` ′	

DILUTED	\$	(0.07) \$	(0.30)	\$ (0.10) \$	(0.25)	
WEIGHTED AVERAGE NUMBER OF	COMN	MON				
SHARES						
BASIC	63,36	57,077	42,450,685	63,144,988	36,596,908	
DILUTED	63,36	67,077	42,450,685	63,144,988	36,596,908	

See accompanying notes to the condensed consolidated financial statements.

		Preferred Stock B Par e Value	Common	Par	(Restated)	Accumul		ted) Stoc		cumula Other	ated	stated)
	Preferr\$d\(\mathbf{P}\)i					uume	he _{ent} Defe s					
	SharAmou	oltar Asmoun	t Shares		nt Capital	Stage	Compen	Rætcionv	ab <mark>St</mark> ock	Loss	T	otal
Balance at Jul 19, 2002 (Inception)	y \$ -	\$ -		- \$ -	\$ -	\$	- \$	- \$ -	- \$ -	\$ -	\$	-
Issuance of initial founder shares, September 9, 2002 net of subsequent cancellations	's'		2,555,000)								_
Common stock shares issued to cash:												
Common stocissued for cash on November 2002, at \$.50 pshare plus 8,00 warrants	n 5, per		8,000)	4,000							4,000
Common stocissued for casl on November 21, 2002, at \$. per share plus 21,000 warran	n 50		21,000)	10,500						1	10,500
Common stock shares issued to services rendered:												
			1,000,000)	472,000						47	72,000

Common stock issued for services rendered, on September 10, 2002, at \$0.472 per share													
Common stock issued for services rendered, in November 5, 2002, at \$0.50 per share, plus 8,500 warrants					8,500		4,250						4,250
Common stock issued for services rendered, on December 5, 2002, at \$0.50 per share, plus 5,100 warrants					5,100		2,550						2,550
Net loss for the period July 19, 2002 (Inception) through December 31, 2002 (Restated, see Note 19)								(508,508)					(508,508)
Balance at													
December 31, 2002 (Restated, see Note 19)	_	_	_	_	3,597,600	_	493,300	(508,508)	-	_	_	_	(15,208)

See accompanying notes to the condensed consolidated financial statements.

	Preferred Stock A	Preferred Stock B	Common	Stock		Deficit(Resta		(ecumulated	Restated)
	Par Value Preferre\$1.00Pr	referre\$1.001	Common	\$.001	Additional Paid-In D	during the DevelopmenDefer	Stock r Sd bscript Toe a Go g	Other onprehensiv	re
	\$ ShareAmoun	\$ SthareAmount	Shares	\$ Amount	Capital	Stageompen	sa Riecr eivabl S tock	Loss	Total
Re-issuan of initial founders' shares, Ju 2003			1,455,000						_
Common stock shares issued for cash:									
Common stock issued for cash on January 3 2003, at \$.50 per share plus 7,500 warrants	,		7,500		3,750				3,750
Common stock issued for cash on January 2' 2003, at \$.50 per share plus 6,500 warrants	7,		6,500		3,250				3,250
Common stock issued for			3,100		1,550				1,550

cash on	_		
February 12, 2003, at \$.50 per share plus 3,100 warrants			
Common stock issued for cash on February 27, 2003, at \$.50 per share plus 6,400 warrants	6,400	3,200	3,200
warrants	0,400	3,200	3,200
Common stock issued for cash on March 7, 2003, at \$.50 per share plus 3,100			
warrants	3,100	1,550	1,550
	3,100	1,330	1,550
Common stock issued for cash on March 21, 2003, at \$.50 per share plus 23,500 warrants	23,500	11,750	11,750
stock issued for cash on March 21, 2003, at \$.50 per share plus 23,500			

Common stock issued for cash on April 30, 2003, at \$.50 per share plus 8,800 warrants	8,800	4,400	4,400
Common stock issued for cash on May 7, 2003, at \$.50 per share plus 27,400 warrants	27,400	13,700	13,700
Common stock issued for cash on June 2, 2003, at \$.50 per share plus 29,000 warrants	29,000	14,500	14,500

See accompanying notes to the condensed consolidated financial statements.

I	Preferred Stock A Par Value Preferre\$.00Pr	Preferred Stock B Par Value eferre\$.001 C		Additional	Deficit (Restated ccumulated during the Development Deferres	Ac	Other	
	·	·	Shares Amoun	t Capital	Stag€ompensal	ReneivableStock	Loss	Total
Common stock issued for cash on June 5, 2003, at \$.50 per share plus 8,500								
warrants			8,500	4,250				4,250
Common stock issued for cash on June 12, 2003, at \$.50 per share plus 4,200 warrants			4,200	2,100				2,100
Common stock issued for cash on July 11, 2003, at \$.50 per share plus 12,800 warrants			12,800	6,400				6,400
Common			8,200	4,100				4,100
stock issued for cash on			0,200	4,100				4,100

July 25, 2003, at \$.50 per share plus 8,200 warrants			
Common stock issued for cash on August 4, 2003, at \$.50 per share plus 6,000 warrants	6,1	00 3,000	3,000
Common stock issued for cash on August 18, 2003, at \$.50 per share plus 25,500 warrants	25,;	00 12,750	12,750
Common stock issued for cash on August 19, 2003, at \$.50 per share plus 10,000 warrants	10,0	00 5,000	5,000
Common stock issued for cash on August 28, 2003, at \$.50 per share plus 14,000 warrants	14,	00 7,000	7,000

Common stock issued for cash on September 16, 2003, at \$.50 per share plus 31,000 warrants	31,000	15,500	15,500
Common stock issued for cash on September 26, 2003, at \$.50 per share plus 39,500 warrants	39,500	19,750	19,750
See accompanying notes to the cond	ensed consolidated	financial statements.	

		Preferred Stock B Par	Common Stock Par	(Restated)	Defici Accumula	•	*	(Recumulated	estated)
	Value Preferr \$ d) \$	e Value		Additional Paid-In	during t	he _{ent} Deferr & d	Stock Ibscripti Tin€asa	Other np rehensive	:
	Sharesmou	Sahar Asmoun	t Shares Amoun	t Capital	Stage (Compensa R	on eivableStoc	k Loss	Γotal
Common stock issue for cash of October 10 2003, at \$ per share 138,900 warrants	n 0, .50		38,900	19,450					19,450
Common stock issue for cash of October 1-2003, at \$ per share 170,000 warrants	n 4, .50		70,000	35,000					35,000
Common stock issue for cash of October 2. 2003, at \$ per share plus 4,500 warrants	n 3, .50		4,500	2,250					2,250
Common stock issue for cash or November 2003, at \$ per share plus 48,00 warrants	n : 3, .50		48,000	24,000					24,000

Common stock issued for cash on November 18, 2003, at \$.50 per share plus 32,800					
warrants	32,800	16,400			16,400
Common stock issued for cash on December 1, 2003, at \$.50 per share plus 23,000					
warrants	23,000	11,500			11,500
Common stock issued for cash on December 10, 2003, at \$.50 per share plus 12,500 warrants	12,500	6,250			6,250
Common					
stock issued for cash on December 17, 2003, at \$.50 per share plus 10,500 warrants	10,500	5,250			5,250
	10,500	3,230			3,230
Stock subscriptions receivable, net				(14,340)	(14,340)
				(11,510)	(11,510)
Net loss for the year ended December 31, 2003, (Restated, see					
Note 19)			(203,659)		(203,659)

Balance at
December 31,
2003
(Restated, see
Note 19) - - - 5,572,400 - 753,200 (712,167) - (14,340) - - 26,693

See accompanying notes to the condensed consolidated financial statements.

	Preferred Stock A Par	Preferred Stock B Par	Common Stock Par		Deficit (Resta	*	ccumulated	(Restated)
	Value	Value		Additional Paid-In D		Stock SolbscriptToneasCo	Other Imprehensive	e
	SharesAmoun			nt Capital	Stag@ompens	aRicceivabl&tock	Loss	Total
Common stock shares issued for cash:								
Common stock issued for cash on January 4, 2004, at \$.50 per share plus 32,890	or e		22,000	16.445				16.445
warrants			32,890	16,445				16,445
Common stock issued for cash on January 16, 2004 at \$.50 per share plus 7,020 warrants	or ,		7,020	3,510				3,510
Common stock issued for cash on January			33,000	16,500				16,500

	_uga	mig. Giosai i io	000.00 00	
28, 2004, at \$.50 per share plus 33,000 warrants				
Common stock issued for cash on February 5, 2004, at \$.50 per share plus 60,500 warrants		60,500	30,250	30,250
Common stock issued for cash on February 17, 2004, at \$.50 per share plus 30,000 warrants		30,000	15,000	15,000
Common stock issued for cash on March 3, 2004, at \$.50 per share plus 14,610 warrants		14,610	7,305	7,305
Common stock issued for cash on March 16, 2004, at \$.50 per share plus		8,000	4,000	4,000

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8,000 warrants			
Common stock issued for cash on March 19, 2004, at \$.50 per share plus 18,000 warrants	18,000	9,000	9,000
Common stock issued for cash on March 25, 2004, at \$.50 per share plus 49,500 warrants	49,500	24,750	24,750
Common stock issued for cash on April 13, 2004, at \$.50 per			
share plus 19,500 warrants	19,500	9,750	9,750
share plus 19,500	19,500 11,000	9,750 5,500	9,750 5,500

See accompanying notes to the condensed consolidated financial statements.

	Preferred Stock A Par	Preferred Stock B Par	Common S			Deficit (Restated)	Ac	cumulate	(Restated)
	Value Preferre \$1.00Pr	Value	Common	Value	Additional Paid-In	during the Development Deferred	Stock Subscrip Ticason	Other prehensi	ve
			Shares A		Capital	StageCompensati	ReceivabSeock	Loss	Total
Common stock issue for cash or July 6, 200 at \$.50 per share plus 538,000	n 04,								
warrants			538,000		317,720				317,720
Common stock issue for cash or July 9, 200 at \$.50 per share plus 36,500 warrants	n 04,		36,500		18,250				18,250
Common stock issue for cash or August 13 2004, at \$ per share plus 11,00 warrants	n , ,50		11,000		5,500				5,500
Common stock issue for cash of October 1: 2004, at \$1.50 per share plus	n		43,000		64,500				64,500

43,000 warrants				
Common stock issued for cash on October 14, 2004, at \$1.00 per share plus 2,000 warrants	2,000	2,000		2,000
Common stock issued for cash on October 21, 2004, at \$1.00 per share plus 3,125 warrants	3,125	3,125		3,125
Common Stock Shares issued for services rendered:				
Common stock issued for services rendered on October 12, 2004, at \$1.00 per share	545,000	545,000	(545,000)	
Other:			(0.12,000)	
Common stock issued in exchange for real estate on August 25, 2004 at \$1.00 per share plus 500,000	500.000	500.000		500.000
warrants	500,000	500,000		500,000

Common stock issued in exchange for real estate on September 7, 2004 at \$1.00 per share plus 150,000 warrants	150,000	150,000	150,0	000
Common stock issued as charitable contribution on October 12, 2004, at \$1.00 per share	50,000	50,000	50,0	000
Common stock Initial Founder's shares cancelled on October 28, 2004 See accompanying no	(250,000) otes to the condensed consolidate	- ed financial statements.		-
8				

		ePreferred Stock	Commo		(Restated)	Deficit	(Pastatad)			(Restated)
	Stock A Pa	В	Commo			Accumulated	(Restated)		ccumula	nted
	Val	lue Value Odefer\$e©101		Value	Additional Paid-In	during the Development	Deferred	Stock Subscriptiling	Other assupereher	nsive
Stock subscription receivable net	ons	o ShtaAcs noun	t Shares A	Amoun	t Capital	Stage	Compensati	oReceivabl&t (74,240)	oclLoss	Total (74,240)
Net loss for the year ended December										
2004						(672,219))			(672,219)
Balance at December 2004			7,485,045	i -	2,551,305	(1,384,386)) (545,000	(88,580)		533,339
Common stock share issued for cash:	es									
Common stock issue for cash or January 14 2005, at \$1.00 per share plus 5,000	n									
warrants			5,000)	5,000					5,000
Common stock issue for cash or January 18 2005, at \$1.00 per	n		10,000)	10,000					10,000

share plus 10,000 warrants	, G			
Common stock issued for cash on March 2, 2005, at \$1.00per share plus 25,980 warrants	25,980	25,980		25,980
Common stock issued for cash on March 29, 2005, at \$1.00 per share	2,000	2,000		2,000
Common stock issued for cash on September 16, 2005, at \$2.00 per share plus 11,500 warrants	11,500	23,000		23,000
Common stock issued for cash on October 5, 2005, at \$2.00 per share plus 5,000 warrants	5,000	10,000		10,000
Common stock issued for cash on October 5, 2005, at \$2.00 per share plus 11,500 warrants	11,500	23,000		23,000

Common			
stock issued			
for cash on			
November 2,			
2005, at			
\$2.00 per			
share plus			
500 warrants	500	1,000	1,000
Common			
stock issued			
for cash on			
November 2,			
2005, at			
\$1.00 per			
share plus			
5,000	~ 000	7 .000	~ 000
warrants	5,000	5,000	5,000

See accompanying notes to the condensed consolidated financial statements.

		referre \$.001	Common \$.00	e Additional	eficit nmulate(Restated) uring the Stock elopmenDeferr&dibscriptifo	Accumulate Other nea a Corynprehens	
	\$ ShareAmour	\$ ShareAmount	\$ Shares Amou	nt Capital S	tag@compensaReceivable	Stock Loss	Total
Commor stock issued for cash on November 8, 2005, \$1.00 per share plut 22,000	er at r						
warrants			22,000	22,000			22,000
Common stock issued for cash on November 9, 2005, \$1.00 per share plut 5,000 warrants	er at r		5,000	5,000			5,000
Commor stock issued for cash on November 18, 2005 at \$2.00 per share plus 97,000 warrants	er		97,000	96,990			96,990
			16,000	32,000			32,000

	3	9		
Common stock issued for cash on November 18, 2005, at \$1.00 per share plus 16,000 warrants				
Common stock issued for cash on November 22, 2005, at \$1.00 per share plus 7,000 warrants		7,000	7,000	7,000
Common stock issued for cash on November 22, 2005, at \$2.00 per share plus 24,835 warrants		24,835	49,670	49,670
Common stock issued for cash on November 23, 2005, at \$2.00 per share plus 2,000 warrants		2,000	4,000	4,000
Common stock issued for cash on November		5,000	10,000	10,000

Common stock issued for cash on November 30, 2005, at \$1.00 per share plus 25,000 warrants 25,000 25,000 Common stock issued for cash on December 2, 2005, at \$2.00 per share plus	
stock issued for cash on December 2, 2005, at \$2.00 per	25,000
2,500 warrants 2,500 5,000	5,000

See accompanying notes to the condensed consolidated financial statements.

I	\$	\$	common \$.001 \$	e Additional Paid-In	ccumulate(Restated) during	pt ikne a Con nprehens	
Common stock issued for cash on December 2, 2005, at \$1.00 per share plus 5,000 warrants	İ	onarestinount	5,000	5,000	Stage-ompensationery	adiotock Loss	5,000
Common stock issued for cash on December 6, 2005, at \$2.00 per share plus 2,500 warrants	t		2,500	5,000			5,000
Common stock issued for cash on December 7, 2005, at \$2.00 per share plus 2,500 warrants	t		2,500	5,000			5,000
Common stock issued for			25,000	25,000			25,000

	9	3		
cash on December 7, 2005, at \$1.00 per share plus 25,000 warrants				
Common stock issued for cash on December 8, 2005, at \$2.00 per share plus 16,285 warrants		16,285	32,570	32,570
Common stock issued for cash on December 14, 2005, at \$2.00 per share plus 26,850 warrants		26,850	53,700	53,700
Common stock issued for cash on December 16, 2005, at \$1.00 per share plus 13,000 warrants		13,000	13,000	13,000
Common stock issued for cash on December 19, 2005, at \$2.00 per share		46,000	92,000	92,000

plus 46,000 warrants			
Common stock issued for cash on December 28, 2005, at \$2.00 per share plus 10,000 warrants	10,000	20,000	20,000
Common stock issued for cash on December 30, 2005, at \$.70 per share plus 338,000 warrants See accompanying notes to the condetermination of the cond	84,500	59,423 financial statements.	59,423
See accompanying notes to the conde	ensed consolidated	financial statements.	

	Preferred Stock A Par Value Preferre 100 Pr \$ Share 4 moun	Stock B Par Value referre 1001 \$	Common Common Shares	Par Value \$.001	Additional Paid-In	during the DevelopmenDefe	stated) Stock rr Sd bscriptf or a ns Rime ivabl S to	
Common stock issued for cash on December 30, 2005, at \$2.00 per share plus 6,500 warrants			6,500		13,000			13,000
Common stock issued for cash on December 30, 2005, at \$1.02 per share plus 100,000 warrants			100,000		102,000			102,000
Common stock issued for cash on December 30, 2005, at \$.65 per share plus 85,200 warrants	r		21,300		13,815			13,815
, all will			5,000		3,235			3,235

Common stock issued for cash on December 30, 2005, at \$.65 per share plus 20,000 warrants			
Common stock issued for cash on December 30, 2005, at \$.73 per share plus 66,000 warrants	16,500	12,033	12,033
Common stock issued for cash on December 30, 2005, at \$.36 per share plus 18,000 warrants	4,500	1,610	1,610
Common stock issued for cash on December 30, 2005, at \$.64 per share plus 60,800 warrants	15,200	9,750	9,750
Common stock issued for cash on December 30, 2005, at \$.99 per	2,000	1,985	1,985

share plus 8,000 warrants			
Common stock issued for cash on December 30, 2005, at \$.70 per share plus 134,000 warrants	33,500	23,385	23,385
Common stock issued for cash on December 31, 2005, at \$1.02 per share plus 26,705 warrants	26,705	61,362	61,362
-	- ,	,	- ,

See accompanying notes to the condensed consolidated financial statements.

	Stock A Par Valu Preferation	Par e Value Ifer\$6001 \$	Common	Stock Par Value \$.001 \$		Deficit Accumulate during the Development	Deferred Su	Stock ıbscript ice	ccumulat Other aspre hens	sive
	Shakesos	lmaken oun	t Shares	Amoun	t Capital	Stage	Compensatio	leceivabl S t	ockoss	Total
Common Stock Shar issued for services rendered:	es									
Common stock issue for service rendered o March 11, 2005, at \$1 per share, p 8,000 warrants	s n		8,00	ıO.	8,000					8,000
warrants			8,00	0	8,000					8,000
Common stock issue for service rendered of March 21, 2005, at \$1 per share, p 42,000	s n									
warrants			42,00	0	42,000					42,000
Common stock issue for service rendered o March 29, 2005, at \$1 per share, p 2,000 warrants	s n		2,50	0	2,500					2,500
warrants			2,30		2,500					2,500

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Common stock issued for services rendered on December 8, 2005, at \$1.00 per share, plus 1,000 warrants	1,000	1,000	1,000
Other:			
Common stock issued in exchange for real estate on January 18, 2005 at \$1.00 per share plus 80,800 warrants	80,800	80,800	80,800
Common stock issued to Careful Sell Holdings, LLC to acquire technology with zero value on February 23, 2005	7,500,000		-
Common stock issued to Careful Sell Holdings, LLC to acquire technology with zero value on March 29, 2005	30,000,000		_
Common stock issued for payment of debts on	1,087	1,087	1,087

March 11, 2005, at \$1.00 per share plus 1,087 warrants											
Stock subscriptions receiveable, net								10,398			10,398
Amortization of deferred compensation							109,000				109,000
Net loss for the year ended December 31, 2005						(1,291,169)					(1,291,169)
Balance at December 31, 2005		-	45,866,087	-	3,601,200	(2,675,555)	(436,000)	(78,182)	-	-	411,463
See accompany	ing notes	to the	e condensed co	onsc	lidated finan	cial statement	s.				

F	Preferred Stock A Par Value Preferre\$.00 Pr	Preferred Stock B Par Value referre\$.001	Common	Stock Par Value	Additional	ccumulate(Restat during	Stock	ocumulated Other	
	Share Amoun		Shares		t Capital	Stag@ompensaR	icreivabl&tock	Loss	Total
Common stock shares issued for cash:									
Common stock issued for cash on January 9, 2006, at \$1.18 per share plus 61,000 warrants			61,000		72,000				72,000
Common stock issued for cash on January 19, 2006, at \$2.00 per share plus 3,000 warrants			3,000		6,000				6,000
Common stock issued for cash on January 23, 2006,			2,500		5,000				5,000

	_ uga.	· iiiigi ciioodi i to		
at \$2.00 per share plus 2,500 warrants				
Common stock issued for cash on January 26, 2006, at \$2.00 per share plus 29,500 warrants		29,500	59,000	59,000
Common stock issued for cash on January 27, 2006, at \$2.00 per share plus 11,100 warrants		11,100	22,200	22,200
Common stock issued for cash on January 31, 2006, at \$2.00 per share plus 15,000 warrants		15,000	30,000	30,000
Common stock issued for cash on February 1, 2006, at \$1.00 per share plus		2,000	2,000	2,000

	3		
2,000			
warrants			
Common stock issued for cash on February 2, 2006, at \$2.00 per share plus 1,000 warrants	1,000	2,000	2,000
Common stock issued for cash on February 2, 2006, at \$2.00 per share plus 6,000 warrants	1,500	3,000	3,000
Common stock issued for cash on February 6, 2006, at \$2.00 per share plus 10,000 warrants	10,000	20,000	20,000
See accompanying notes to the	he condensed consolidate	ed financial statements.	
14			

Preferred	Par	Preferred	Par	Commo	Par		Accumulated	(Restated)	C41-	A	Accumulated
Preferred	Value \$.001 \$	Preferred	Value \$.001	Common			l during the Development	t Deferred	Stock Subscription	Treasury Co	Other omprehensive
Shares		Shares		Shares		t Capital	Stage	Compensation	n Receivable	Stock	Loss
				100,000		100,000					
				26,000		8,125					
				10,000		10,000					
				15,000		30,000					
				10,000		20,000					

200,000 200,000

10,000 20,000

50,000 50,614 2,000 4,000

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15,500	15,500	
15,000	30,000	

25,000

2,500

25,000

2,500

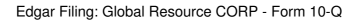
See accompanying notes to the condensed consolidated financial statements.

						(Restated)	Deficit	(Restated)			
Preferred	Stock A Par	Preferred	Stock B Par	Commo	n Stock Par		Accumulated				Accumulated
	Value		Value		Value	Additional	during the		Stock		Other
Preferred	\$.001 \$	Preferred	\$.001 \$	Common				Deferred	Subscription	Treasury	Comprehensive
Shares	Amount	Shares	Amount	Shares	Amount	Capital	Stage	Compensation	Receivable	Stock	Loss
				154,000		55,175					
				11,800		23,600					
				,- 30		,					
				1,000		2,000					

8,000	16,000	

5	500	1,000	

750	1,500		
2,500	5,000		



600,000 600,000

6,436 3,148

1,000 1,000

See accompanying notes to the condensed consolidated financial statements.

Global Resource Corporation (A Development Stage Company) Consolidated Statements of Stockholders' Equity (Deficit)

Preferred	Stock A Par	Preferred	Stock B Par	Commo		(Restated)	Deficit Accumulated	(Restated)		A	Accumulated	(
Preferred	Value	Preferred	Value	Common	Value		during the Development	Deferred	Stock Subscription	Treasury Co	Other omprehensive	÷
Shares		Shares		Shares		t Capital	Stage	Compensation	Receivable	Stock	Loss	
n												
),												
9												
;				8,000		16,000						
n												
5,												
e												
				19,500		39,000						
n												
e												
				11,800		11,800						

2,500

1,250

n				
9				
n				
e				
	15,000	14,990		
n				
5 ,				
e				
	25,000	12,485		
	23,000	12,403		
n				
5,				
e				
	2,500	5,000		
n	24,000	24,000		
11	∠ + ,000	4 +, 000		

1,900 3,800 250 500 25,000 25,000 See accompanying notes to the condensed consolidated financial statements. 17

	Preferred Stock A Par Value Preferre\$1.00Pr	Preferred Stock B Par Value referre\$1.001		Par Value	Additional			ocumulate Other	
	ShareAmoun		t Shares A		t Capital	Stag€ompensa	Rieceivabl Stock	Loss	Total
Common stock issued for cash on July 17, 2006, at \$1.02 per share plus 872,000	r								
warrants			436,000		445,000				445,000
Common stock issued for cash on July 27, 2006, at \$2.00 per share plus 2,250 warrants	r		2,250		4,500				4,500
Common stock issued for cash on July 28, 2006, at \$1.00 per share plus 10,000 warrants	r		10,000		10,000				10,000
Common			50,000		99,961				99,961
stock issued for cash on			20,000		<i>>></i> ,>01				77,701

August 4, 2006, at \$2.00 per share plus 100,000 warrants			
Common stock issued for cash on August 14, 2006, at \$1.00 per share plus 160,000 warrants	160,000	160,000	160,000
Common stock issued for cash on August 14, 2006, at \$2.00 per share plus 100,000 warrants	50,000	99,961	99,961
Common stock issued for cash on August 30, 2006, at \$1.00 per share	3,200	3,200	3,200
Common stock issued for cash on September 13, 2006, at \$1.00 per share plus 14,500 warrants	14,500	14,500	14,500
	50,000	50,000	50,000

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Common stock issued for cash on September 14, 2006, at \$1.00 per share plus 50,000 warrants			
Common stock issued for cash on September 14, 2006, at \$.35 per share plus 863,200 warrants	431,600	288,207	288,207
Common stock issued for cash on September 15, 2006, at \$1.00 per share plus 77,510 warrants	47,150	47,510	47,510
Common stock issued for cash on September 15, 2006, at \$2.00 per share plus 1,600 warrants	1,600	3,200	3,200

See accompanying notes to the condensed consolidated financial statements.

Global Resource Corporation

Preferred Stock A

Preferred

Stock

В

(A Development Stage Company) Consolidated Statements of Stockholders' Equity (Deficit)

Common Stock

(Restated)

(Restated)

Deficit

Accumulated

(Restat

Accumulated

		Dor Dor		Dor					
	Preferred	Par Par Value Value \$.00 Preference 1		Par Value \$.001 \$	Additional Paid-In	during the Development	Stock t Deferred Subscription	Other Storandous Hensive	;
	Shares	Amoun Shakesount	t Shares	Amount	Capital	Stage C	CompensatioReceivable	Stockoss T	Γota
non Stock s issued rvices red:									
non stock I for es red, on mber 22, at \$1.04 are plus 3			14.100		14.546				
nts			14,123		14,746				14
non stock I for es red to old (shell)'s r, on mber 006, at per share			25,000	25	49,975				50
:									
non stock I in nge for ment in state on mber 006, at per share, 2,500			22,500		45,000				45
nts			22,300		43,000				43

non issued nversion GRC)'s debt on mber 26, at ximately per share			2,681,837	2,682	118,000			120
riptions reable, net							(582,511)	(582
ss red ensation adoption AS					(436,000)	436,000		
					()			
tization erred ensation					109,000			109
t of se merger mber 22,			72,241	48,761	(169,444)			(120
non and red Stock led for er with lestream nc. on nber 31, at \$0.26 are plus 5,867 nts	35,236,188	35.236	11,145,255	11,145	3,310,274	(10,498)		3,346
ellation of s for er with lestream, n mber 28,	33,223,	30,22	12,2,.	14,2	3,2	(10, 1, 2)		- ,-
mber ∠o,			(37,500,000)	(37,500)	37,500			

ssification ivative									
ty on									
nts						(16,139,529)			(16,139
oss for the ended mber 31,									
11001 51,							(5,010,541)		(5,010
ce at nber 31,									
	35,236,188	35,236		- (25,113,329)	25,113	(6,648,402)	(7,696,594)	- (660,693) -	- (14,945
See	e accompanyi	ng notes t	o the	condensed conso	lidated fin	ancial statemen	ts.		
19									

Global Resource Corporation

(A Development Stage Company) Consolidated Statements of Stockholders' Equity (Deficit)

	D C 1	D C 1			(Restated)	Deficit(Restate	ed)	(Re	estated)
	Preferred Stock A Par	Stock B Par	Common	Stock Par	Ad	ccumulated during	Ac	cumulated	
	Value Preferre\$1.00Pr	Value referre\$1.001	Common		Additional Paid-InDe	the evelopme ne ferr	Stock SoldbscriptTomeasCory	Other nprehensive	
	ShareAmoun		Shares		Capital	Stageompens	a Riece ivabl Stock	Loss	Total
Commo stock shares issued f cash:									
Commo stock issued f cash on January 29, 200 at \$0.30	or 7,								
per shar			8,000	8	2,392				2,400
Commo stock issued f cash on Februar 2, 2007 at \$0.30 per shar	or y		3,500	4	1,046				1,050
Commo stock issued f cash on Februar 21, 200 at \$0.30 per shar	or y 7,		6,000	6	1,794				1,800
stock issued f cash on	or		186,822	187	201,156			2	201,343

March 7, 2007, at \$1.08 per share				
Common stock issued for cash from April 2, 2007, at \$0.32 per share	88,800	89	28,327	28,416
Common stock issued for cash from April 23, 2007, at \$0.32 per	00,000		20,021	20,110
share	66,500	67	21,213	21,280
Common stock issued for cash from April 30, 2007, at \$0.32 per share	47,500	48	15,152	15,200
Common stock issued for cash from May 7, 2007, at \$0.32 per				
Common stock issued for cash from May 14, 2007, at \$0.32 per	9,100	9	2,903	2,912
share	39,900	40	12,728	12,768
	56,588	57	18,051	18,108

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Common stock issued for cash from May 21, 2007, at \$0.32 per share					
Common stock issued for cash from May 29, 2007, at \$0.32 per share	39,000	39	12,441		12,480
Common stock issued for cash from June 4, 2007, at \$0.32 per share	19,873	20	6,339		6,359
Common stock issued for cash from June 11, 2007, at \$0.32 per share	113,703	114	34,621		34,735
Common stock issued for cash from June 25, 2007, at \$0.32 per share	18,600	19	5,933		5,952

See accompanying notes to the condensed consolidated financial statements.

Global Resource Corporation

(A Development Stage Company) Consolidated Statements of Stockholders' Equity (Deficit)

	Preferred Stock A Par Value Preferre \$.00Are \$ ShareAmou &	\$	Stock Par Value \$.001 \$ Amount	Additional Paid-InDo	-	-	1
Common stock issued for cash on October 25, 2007, at \$2.00 per share	r	2,500	2	4,998		5,000	
Common stock issued for cash on December 20, 2007, at \$1.00 per share plus 625,000 warrants	r er	1,000,000	1,000	999,000		1,000,000	
Common Stock Shares issued for services rendered:	r						
Common stock issued for services rendered, on March 19, 2007, at \$1.00 per share	r , ,	5,000	5	4,995		5,000	0

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Common stock issued for services rendered, on March 19, 2007, at \$0.50 per share	2	0,000 20	9,980	10,000
Common stock issued for services rendered, on March 20, 2007, at \$0.50 per share	1	1,000 11	10,989	11,000
Common stock issued to employee for services rendered, on April 20, 2007, at \$1.38 per share	25	0,000 250	344,750	345,000
Common stock issued for services rendered, on May 30, 2007, at \$1.05 per share		3,417 3	3,301	3,304
Common stock issued to employee for services rendered, on June 1,		4,500 195		264,520

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2007, at \$1.36 per share				
Common stock issued for services rendered, on July 9, 2007, at \$1.00 per share	4,7	00 4	4,696	4,700
Common stock issued for services rendered, on July 18, 2007, at \$0.80 per share	37,5	00 37	29,963	30,000
Common stock issued to employee for services rendered, on August 1, 2007, at \$4.43 per share	100,0	00 100	442,900	443,000
Common stock issued to employee for services rendered, on August 19, 2007, at \$4.50 per share	250,0	00 250	1,124,750	1,125,000

See accompanying notes to the condensed consolidated financial statements.

	Preferred Stock A Par Value	Stock B Par Value	Common	Par Value	Additional	(Restate Deficit ecumulated during the	Ac	cumulate Other	
	Preferred00Pr	\$		\$		evelopm Da feri&		-	
	Shareamour	thare Amount	Shares	Amount	Capital	Stageompens!	Ricor ivable tock	Loss	Total
Common stock issued for services rendered, on Augus 30, 2007, \$2.27 per	r st at		2 745	2	S 407				8,500
share			3,745	3	8,497				8,300
Common stock issued for services rendered, on Augus 30, 2007, \$0.69 per share	r at		30,041	30	20,698				20,728
stock issued for services rendered, on Augus 31, 2007, \$3.41per share	r		1,000	1	3,409				3,410
Silaic			1,000	1	3,407				3,410
Common stock issued for services rendered, on Augus 31, 2007,	r st		10,000	10	34,090				34,100

\$3.41 per share	3 3			
Common stock issued for services to be performed, service valued on August 31, 2007, at \$3.41 per share	350,000	350	1,193,150	1,193,500
Common stock issued for services to be performed, service valued on September 14, 2007, at \$2.29 per share	150,000	150	343,350	343,500
Common stock issued to employee for services rendered, on October 1, 2007, at \$2.60 per share	300,000	300	779,700	780,000
Common stock issued for services to be performed, service valued on October 02, 2007, at \$2.47 per	350,000	350	864,150	864,500

share				
Common stock issued for services to be performed, service valued on October 02, 2007, at \$2.40 per				
share	75,000	75	179,926	180,001
Common stock issued for services rendered, on October 9, 2007, at \$2.69 per share	47,579	47	127,703	127,750
Siture	11,517	т,	127,700	121,130

	Stock A Par Value Preferre\$1.00Pr		Par Value \$.001 \$	Additional Paid-InDe	Deficit ecumulated during the evelopmddeferrSo	Acc	cumulated Other nprehensiv	
Common stock issued to employed for services rendered on Octob 22, 2007 at \$1.86 per share	e , per ,	50,000	50	92,950				93,000
Common stock issued fo services rendered on Octob 29, 2007 at \$2.25 per share	r , , eer ,	150,000	150	337,350				337,500
Common stock issued for services rendered on November 9, 2007, \$3.23 per share	r , er at	130,000	130	419,770				419,900
Common stock issued fo services		50,000	50	174,950				175,000

	9	Ü				
rendered, on November 19, 2007, at \$3.50 per share						
Common stock issued for services rendered, on November 26, 2007, at \$3.01 per share		30,000	30	90,270		90,300
Common stock issued for services rendered, on December 3, 2007, at \$2.00 per share		45,094	45	89,955		90,000
Common stock issued for services rendered, on December 4, 2007, at \$3.15 per share		50,000	50	157,450		157,500
Common stock issued for services rendered, on December 11, 2007, at \$2.50 per share		200,000	200	499,800		500,000

See accompanying notes to the condensed consolidated financial statements.

Global Resource Corporation (A Development Stage Company) Consolidated Statements of Stockholders' Equity (Deficit)

(Restated)

(Restated)

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						(Restated)	The state of the s	1		,	(Resta
	D C 1	~· 1 A	Preferred	~	~ : 1		Deficit			1	. /
	Preferred S		Stock B	Common			Accumulated		Ace	ccumulat	ted
		Par Value	Par Value		Par Value	4 1114 and	1	0 1.		Othor	7
	Preferred	Value	Value Preferre\$.001	Common	Value \$.001	Additional Paid-In		Stock	Tradenr	Other	منتم
	Preiencu	\$.001 \$	Preferre g .001	Common	\$.001 \$	Paiu-iii	Developme Defer Saub	Scription	Heasun	Mprenen.	Sive
	Shares		t ShareAmount	t Shares	Amount	Capital	StageCompens Rtic	onivable	Stock	Loss	Tot
						CF	1				
for es ed, on other 17,											
at \$1.446 are				400,000	400	578,052					578
are				400,000	400	310,032					31
for stock for es ed, on the 17, at \$2.50											
are				100,000	100	249,900					25
for stock for es ed, on hber 18, at \$3.02 are				50,000	50	150,950					15
arc .				20,000	50	150,750					15
ion stock for es ed, on iber 21, at \$3.00				40,000	40	119,960					120
are				40,000	4 0	119,500					14
ion stock for es ed, on iber 27,				50,000	50	154,950					15:

			J	ŭ								
												ŀ
c d		1,000	1			399,999						400
, n				(94,961)						(66.473)		(60
				(> .9= - ,						(00,,		
t									475,000			47:
						109,000						109
n												. 10
						2,187,850					2	2,18
,												
							(6,578,331))			(6	6,57
, 25 227 199	25.026	1.000	. 26	5 252 220	20.250	5 222 170	11 274 025			(55, 172)	//	- 12
35,236,188	3 35,236	1,000	1 30	,263,330	30,358	6,328,170	(14,274,925)) - ((185,693)	(66,473) -	- (8	8,13
lee accompar	nying notes	to the co	ndensed	l consolida	ıted financ	ial statement	is.					
24												
4											_	
t s	35,236,188 See accompan	35,236,188 35,236 See accompanying notes	35,236,188 35,236 1,000 See accompanying notes to the contract of the contract	35,236,188 35,236 1,000 1 30. See accompanying notes to the condensed	1,000 1 (94,961) 35,236,188 35,236 1,000 1 30,263,330 See accompanying notes to the condensed consolidation.	1,000 1 (94,961) 35,236,188 35,236 1,000 1 30,263,330 30,358 See accompanying notes to the condensed consolidated financial	1,000 1 399,999 (94,961) 109,000 2,187,850 35,236,188 35,236 1,000 1 30,263,330 30,358 6,328,170 See accompanying notes to the condensed consolidated financial statement.	1,000 1 399,999 (94,961) 2,187,850 (6,578,331) 35,236,188 35,236 1,000 1 30,263,330 30,358 6,328,170 (14,274,925) dee accompanying notes to the condensed consolidated financial statements.	(94,961) (94,961) 109,000 2,187,850 (6,578,331) 35,236,188 35,236 1,000 1 30,263,330 30,358 6,328,170 (14,274,925) - (dec accompanying notes to the condensed consolidated financial statements.	1,000 1 399,999 (94,961) 475,000 109,000 2,187,850 (6,578,331) 35,236,188 35,236 1,000 1 30,263,330 30,358 6,328,170 (14,274,925) - (185,693) the accompanying notes to the condensed consolidated financial statements.	1,000 I 399,999 (94,961) (66,473) 475,000 109,000 2,187,850 (6,578,331) 35,236,188 35,236 1,000 I 30,263,330 30,358 6,328,170 (14,274,925) - (185,693) (66,473) - dee accompanying notes to the condensed consolidated financial statements.	1,000 1 399,999 (94,961) (66,473) 475,000 109,000 2,187,850 2 (6,578,331) (6 35,236,188 35,236 1,000 1 30,263,330 30,358 6,328,170 (14,274,925) - (185,693) (66,473) - (8 dee accompanying notes to the condensed consolidated financial statements.

				(Restated)	(Restated)	(Restated)
	Preferred Preferred Stock Stock A B Par Par Value Value Preferr\$4001	k Common Stock Far Pa llue Val 2001 Common \$.0		Accordance Additional	during	Accumulated Other Assumprehensive
	Sharasmousitarasmount	Shares	Amount	Capital	StagemperReticivalSt	ock Loss Total
Common stock shares issued for cash:						
Common stock issued for cash on February 19, 2008 at \$2.00 per share	3,	17,000	17	33,983		34,000
Common stock issued for cash on March 5, 2008, at \$1.61 per share		31,057	31	49,969		50,000
Common stock issued for cash on March 18, 2008, a \$1.00 per share, plus 850,669 warrants		850,669	851	849,818		850,669
Common stock issued for cash on March 26, 2008, a \$1.00 per share, plus 1,138,500 warrants		1,138,500	1,138	1,137,362		1,138,500
Common stock issued for cash on March 26, 2008, a \$1.18 per share		9,000	9	10,611		10,620
Common stock issued for cash on		3,387,980	3,388	3,384,593		3,387,981

April 1, 2008, at \$1.00 per share, plus 3,387,980 warrants				
Common stock issued for cash on April 11, 2008, at \$1.11 per share, plus 1,929,775 warrants	1 020 775	1,930	2 148 662	2 150 502
1,929,773 warrants	1,929,775	1,930	2,148,662	2,150,592
Common stock issued for cash on April 25, 2008, at \$1.19 per share, plus 1,487,139	1 407 120	1 407	1.551.066	1.772.052
warrants	1,487,139	1,487	1,771,366	1,772,853
Common stock issued for cash on May 15, 2008, at \$1.10 per share plus	20 100	20	42.901	42.020
39,100 warrants	39,100	39	42,891	42,930
Common stock issued for cash on June 12, 2008, at \$1.00 per share, plus 236,909 warrants	236,909	237	236,672	236,909
Common stock issued for cash on June 23, 2008, at \$1.00 per share	250,000	250	249,750	250,000
Common stock issued for cash on July 1, 2008, at \$1.00 per share, plus 391,730 warrants	391,730	392	391,338	391,730
Common stock issued for cash on July 21, 2008, at \$1.00 per share, plus 73,480				
warrants	73,480	73	73,407	73,480

See accompanying notes to the condensed consolidated financial statements.

Common stock issued for cash on September 4, 2008, at \$1.04 per share 13,867 14 14,384 14,39 Common stock issued for cash on September 29, 2008, at \$1.00 per share 1,723,844 1,724 1,722,120 1,723,84 Common stock issued for cash on September 29, 2008, at \$1.00 per share 1,723,844 1,724 1,722,120 1,723,84 Common stock issued for cash on October 7, 2008, at \$1.00 per		Preferred Stock A Par Value Preferr&d00Pro \$ Sharesmous	Stock B Par Value eferr&d001	Common Common Shares	Stock Par Value \$.001 \$ Amount	Additional	(Restated Deficit ecumulated during the evelopm Defer Sa	Acc	cumulated Other pprehensive	estated)
stock issued for cash on September 4, 2008, at \$1.04 per share 13,867 14 14,384 14,39 Common stock issued for cash on September 29, 2008, at \$1.00 per share 1,723,844 1,724 1,722,120 1,723,84 Common stock issued for cash on October 7, 2008, at \$1.00 per	stock issued for cash on August 2 2008, at \$.88 per	r		10,000	10	8,740				8,750
stock issued for cash on September 29, 2008, at \$1.00 per share	stock issued for cash on September 4, 2008, a \$1.04 per	r er at		13,867	14	14,384				14,398
stock issued for cash on October 7, 2008, at \$1.00 per	stock issued fo cash on September 29, 2008, at \$1.00	er		1,723,844	1,724	1,722,120			1,	723,844
7,500 8 7,492 7,50	stock issued for cash on October 2008, at \$1.00 per	r 7,								497,375

Common stock issued for cash on October 7, 2008, at \$1.00 per share				
Common stock issued for cash on October 10, 2008, at \$1.00 per share	10,000	10	9,990	10,000
Common stock issued for cash on October 15, 2008, at \$1.00 per share, plus 2,500 warrants	241,000	241	240,359	240,600
Common stock issued on December 16, 2008, at \$0 per share	850,000	850	1,089	1,939
Common stock shares issued for services rendered:				
Common stock issued for services rendered, on February 1,	100,000	100	294,900	295,000

2008, at	3 3			
\$2.95 per share				
Common stock issued for services				
rendered, on February 6,				
2008, at \$2.63 per	150,000	1.50	204.250	204.500
share	150,000	150	394,350	394,500
Common stock issued for services rendered, on				
February 13, 2008, at \$2.39				
per share	12,500	13	29,862	29,875
Common stock issued for services rendered, on February 15, 2008, at \$2.42				
per share	20,000	20	48,380	48,400
Common stock issued for services rendered, on February 28, 2008, at \$2.15				
per share	25,000	25	53,725	53,750
Common stock issued for	175,000	175	383,075	383,250

services rendered, on February 29, 2008, at \$2.19 per share

See accompanying notes to the condensed consolidated financial statements.

	Preferred Stock A	Preferred Stock B	Common	Stook	(Restated)	(Restate Deficit ecumulated		(I ecumulated	Restated)
	Par	Par	Common	Par		during			
	Value Preferr & d0 P l \$		Common	Value \$.001 \$	Additional Paid-InDe	the evelopm De fer S	Stock adoscrip TicanSo r	Other Typrehensiv	e
		Sharesmount	Shares	Amount	Capital	Sta@mpensl	Ratie o nivab Retock	Loss	Total
Commor stock issued fo services rendered on Marcl 14, 2008 at \$2.10	or l, h								
per share	2		5,000	5	10,495				10,500
Commor stock issued for services rendered on March 18, 2008 at \$1.60 per share	or l, h s,		30,000	30	47,970				48,000
Commor stock issued for services rendered on March 19, 2008 at \$1.60 per share	or l, h		20,000	20	31,980				32,000
per snare	-		20,000	20	31,960				32,000
Common stock issued for services rendered on March 31, 2008	or I, h		350,000	350	664,650				665,000

at \$1.90 per share				
Common stock issued for services rendered, on April 1, 2008, at \$1.95 per share	70,000	70	136,430	136,500
Common stock issued for penalty, on April 2, 2008, at \$1.84 per share	50,000	50	91,950	92,000
Common stock issued for services rendered, on April 4, 2008, at \$1.90 per share	20,000	20	37,980	38,000
Common stock issued for services rendered, on April 4, 2008, at \$1.90 per share	1,066,666	1,067	2,025,598	2,026,665
Common stock issued for services rendered, on April 14, 2008, at \$3.05 per share	150,000	150	457,350	457,500

Common stock issued for services

rendered,

on April

29, 2008, at \$3.07

per share 883,333 883 2,710,950 2,711,833

See accompanying notes to the condensed consolidated financial statements.

	Preferred Stock A	Preferred Stock B	Common	Stock	(Restated)	(Restate Deficit ccumulated		ccumulate	(Restated)
I	Par Value Preferr &d 0(P lr \$		Common	Par Value \$.001 \$	Additional Paid-InDe	during the velopm Dæ fer S	Stock adoscrip Tion Gor	Other Typrehensi	ve
		Share\smount	Shares	Amount	Capital	Sta & mpens	Rtėonivab Retock	Loss	Total
Common stock issued fo services rendered on May 7, 2008, at \$2.55 per share	r,		1,000,000	1,000	2,549,000				2,550,000
per snare	;		1,000,000	1,000	2,349,000				2,330,000
Common stock issued fo services rendered on May 12, 2008 at \$2.65 per share	r ,		20,000	20	52,980				53,000
Common stock issued fo services rendered on May 13, 2008 at \$2.79 per share	r ,		50,000	50	139,450				139,500
per snare			20,000	30	137,130				
Common stock issued fo services rendered on June 3, 2008,	r		150,000	150	314,850				315,000

at \$2.10 per share				
Common stock issued for services rendered, on June 11, 2008, at \$2.25 per share	88,750	89	199,599	199,688
Common stock issued for services rendered, on June 13, 2008, at \$2.25 per share	125,000	125	281,125	281,250
Common stock issued for penalty to "POOF", on June 30, 2008, at \$2.09 per share	650,000	650	1,357,850	1,358,500
Common stock issued for services rendered, on July 14, 2008, at \$1.66 per share	200,000	200	331,800	332,000
Common stock issued for services rendered, on July 25, 2008, at \$1.40	75,000	75	104,925	105,000

per share				
Common stock issued for services rendered, on August 8, 2008, at \$1.03				
per share	75,000	75	77,175	77,250
See accompanying notes	to the condensed conso	olidated f	inancial statements.	
28				

	Preferred Stock A Par	Preferred Stock B Par	Common	Stock Par	(Restated)	(Restat Deficit ecumulated during		(ccumulated	(Restated)
I	Value Preferr \$ d0 (Pl \$		Common	Value \$.001 \$	Additional Paid-InDe	the evelopm Def erf	Stock Adscrip TimaSu	Other ny prehensiv	ve
		Shar A smount	Shares	Amount	Capital	Stageompens	Rteoeivab Retock	Loss	Total
Common stock issued for services rendered, on August 25, 2008, at \$1.25			6.000		7 10 1				7. 500
per share			6,000	6	7,494				7,500
Common stock issued for services rendered, on Septembe 8, 2008, a \$.96 per share	r		1,500,000	1,500	1,438,500				1,440,000
Common stock issued for services rendered, on Octobe 7, 2008, a \$1.49 per share	er		100,000	100	148,900				149,000
Common stock issued for services rendered, on Octobe			60,000	60	74,940				75,000

	9	J		
15, 2008, at \$1.25 per share				
Common stock issued for services rendered, on October 20, 2008, at \$1.50 per share	125,0	000 125	187,375	187,500
Common stock issued for services rendered, on October 24, 2008, at \$1.37 per share	100,	000 100	136,900	137,000
Common stock issued for services rendered, on October 31, 2008, at \$1.55 per share, plus 300,000 warrants	150,0	000 150	232,350	232,500
Common stock issued for services rendered, on December 16, 2008, at \$1.35 per share	12,6	500 13	16,997	17,010
per snare	12,	15	10,997	17,010
Common stock issued for	100,0	000 100	107,900	108,000

services rendered, on December 18, 2008, at \$1.08 per share

Common stock issued to employees for services rendered, on June 26, 2008, at

\$2.08 per share 7,500 8 16,632 16,640

See accompanying notes to the condensed consolidated financial statements.

	Preferred Stock A Par Value Preferr\$d0 P l \$ Shar & smout	referr&d001 \$	Common	Par Value \$.001 \$	Additional Paid-InDo	-	·	cumulated Other yprehensive	Restated) e Total
Common stowarrants and option activition	l								
Common Stock Warrants issued for services (BOD) on February 7, 2008, at \$2.4 per share (6,000 warrants)	13				21,870				21,870
Common Stock Warrants issued for services (BOD) on M 21, 2008, at \$2.47 per sha (9,000 warrants)	•				14,795				14,795
Common Stock Warrants issued for services (BOD) on September 23, 2008, at \$2.25 per sh (25,000	are				50,000				50,000

warrants)				
Common Stock Warrants issued for services (BOD) on November 13, 2008, at \$1.35 per share (20,000 warrants)			24,600	24,600
Common Stock Warrants issued for services to non-employee on September 3, 2008, at \$2.75 per share (76,500 warrants)			78,030	78,030
Common Stock Warrants issued for services to non-employee on October 1, 2008, at \$1.36 per share (300,000 warrants)			102,285	102,285
Common Stock Warrants exercised cashless by Nutmeg/Black Diamond on April 2, 2008, at \$1.84 per share	58,478	58	(58)	_
Common Stock	66,011	66	(66)	-

Warrants exercised cashless by Nutmeg/Black Diamond on April 2, 2008, at \$1.84 per share Common Stock Warrants exercised cashless by POOF on July 3, 2008, at \$1.42 per share 325,957 326 (326)

Common Stock Options issued to employee on October 1, 2008, at fair value of \$1.04

per share 1,040,000 1,040,000

See accompanying notes to the condensed consolidated financial statements.

Preferred St	Par Value \$.001		B Par Value 5.001	Common	Par Value \$.001	(Restated) Additional Paid-In	(Rest Deficit Accumulated during the DevelopmenDefe	Stock	Treasury	Accumulat Other Comprehens
Shares	\$ Amount	Shares Ar	\$ mount	Shares	\$ Amount	Capital	StageCompe	ens Riecce ivable	Stock	Loss
2		2		2		P	290 compe		2.0011	2000
		(1,000)	(1)	206,559	207	(206)				
(1,791,064) (33,440,124)	(1,791)			895,532 16,720,062	895 16,720	896 16,720				
(33,740,124)	(33,440)			10,720,002	10,720	10,720				
				(6,600,000)					(1,650,00	0)
						(130,518)		185,693		

(142,31 (819,01 (114,07 837,85 218,000

5,000 \$ 5 - \$ - 62,854,203 \$69,549 \$35,842,053 \$(29,770,274) \$ - \$ (1,716,473) \$(237,55)

(15,495,349)

See accompanying notes to the condensed consolidated financial statements.

Global Resource Corporation

(A Development Stage Company) Consolidated Statements of Stockholders' Equity (Deficit)

		Preferred			(Restated)	(Res	tated)		(Restate
	Preferred Stock A Par Valu	Stock B Par te Value	Common	Par Value	Additional	Deficit Accumulated during the	Stock	Accumulated Other	
	Preferred\$.09	\$	Common	\$.001	Paid-In		ensecription reasury		
	Shares Amou	Sitaken ount	Shares	\$Amount	Capital	StageCompl	Ruszetiivanble Stock	Loss	Total
mon stock es issued for ces ered:									
mon stock d for ces ered, on Jan. 009, at 7 per share									
150,000 ants			60,000	60	70,140				70,
mon stock d for ces ered, on Feb 2009, at									
0 per share			15,000	15	19,485				19,
mon stock d for ces ered, on ch 2009, at 5 per share 60,041			19,000	19	22 721				23
ants			19,000	19	23,731				23,
mon stock ants and n activity:									

25,787

25,

		_(agai Filling. G	וטטמו הנ	esource CO	DAF - FUIIII 10-Q	
mon Stock rants issued ervices Employees in. 2, 2009,							
· · · · Ctools							
mon Stock rants issued ervices Employees eb. 18, , at \$2.50					31,666		31,
mon Stock rants issued ervices Employees Iarch 2, , at \$1.02					9,103		9,
, at \$1.0∠					9,105		۶,
mon Stock rants issued ervices D) on ch 27, 2009, .04					27,119		27,
mon Stock rants rtization nse issued ervices Employees ctober 31, s, at \$1.58					102,285		102,
mon Stock ons expense ptions d to oyee October 1, , at fair e of \$1.04 hare					260,000		260,
nare					200,000		200,
r:							
	(7.000)			_			
	(5,000)	(5)	2,500	2	3		

					_			
erred stock onverted to non stock muary 6,								
ord other prehensive - unrealized recorded at ch 31, 2009							(312,891)	(312,
oss for the d ended ch 31, 2009				(1,697,362)				(1,697,
nce at ch 31, 2009 See acc			\$ 36,411,372 ated financial s	\$ (31,467,636) \$ -	\$-\$	(1,716,473)	\$ (550,441)	\$ 2,746,

Global Resource Corporation

Preferre Preferred

(A Development Stage Company) Consolidated Statements of Stockholders' Equity (Deficit)

(Restated)

(Restated)

	Stock A Par Value Prefersetion \$ Shakenosil	Stock B Par Value fer\$6001		Stock Par Value \$.001 \$Amount	Additional Paid-In Capital	Deficit Accumulated during the S DevelopmenDeSubs StageCompRues	Accumulated Other Comprehensive Loss	Total
Common stoc shares issued services endered:					·	U I		
Common stoc ssued for services endered, on April 22, 200 at \$1.13 per share			225,000	225	254,025			254,250
Common stoc ssued for services endered, on March 24, 2009, at \$1.37 per shar			105,000	105	143,745			143,850
Common stoc ssued for services rendered, on May 12, 2009 at \$1.64 per share			300,000	300	491,700			492,000
Common stoc warrants and option activity								
Common Stoo Warrants issu for services					32,887			32,887

(Restated)

Non-Employees on April 1, 2009, at \$1.50		
Common Stock Warrants issued for services Non-Employees on April 1, 2009, at \$1.01	46,960	46,960
Common Stock Warrants amortization expense issued for services Non-employees on Jan. 2, 2009, at \$1.50	25,787	25,787
ll \$1.50	23,707	43,101
Common Stock Warrants amortization expense issued for services Non-employees on March 2, 2009, at \$1.02	27,309	27,309
Common Stock Warrants amortization expense issued for services Non-Employees on October 31, 2008, at \$1.58	102,285	102,285
Record Common Stock Options expense for options ssued to employee on October 1, 2008, at fair value of \$1.04		
per share	520,000	520,000

Other:

comprehensive oss - unrealized oss recorded at								
June 30, 2009						550,441		550,441
Net loss for the quarter ended June 30,								
2009					(4,383,104)		(4	1,383,104
Balance at June 30, 2009	- \$ \$-	63,580,703	\$ 70,275	\$ 38,056,070	\$(35,850,740) \$- \$- \$(1,716,473)	\$ -	\$	559,132
See acco	mpanying notes	s to the conder	nsed conso	olidated financi	al statements.			
33								

Global Resource Corporation (A Development Stage Company) Condensed Consolidated Statements of Cash Flows (With Cumulative Totals Since Inception) (Unaudited)

	Six Month June 30,	ns Ended June 30,	July 19, 2002 (Inception) to June 30,
	2009	2008	2009
CASH FLOWS FROM OPERATING ACTIVITIES		Restated	
Net loss	\$(6,080,466)	\$(9,111,679)	\$(35,850,740)
Adjustments to reconcile net loss to net cash used in operating activities:			
Depreciation	109,742	43,323	391,595
Preferred stock issued for services			400,000
Common stock issued for services	43,250	13,194,734	20,916,071
Amortization of prepaid common stock issued for services	1,301,300	1,290,750	4,691,425
Common stock warrants and options issued for services	1,211,186	29,375	2,542,765
Amortization of deferred compensation		54,500	545,000
Loss on sale of property and equipment			18,955
Loss on sale of real estate and forfeiture of deposit			212,936
Loss on sale of short-term investments	17,438	1,194	17,438
Change in fair value of derivative financial instruments	252,765	(7,549,349)	(12,107,080)
Other than temporary losses on short-term investments			837,850
Common stock issued as charitable contribution			50,000
Changes in operating assets and liabilities			
Prepaid services	85,000		
Deposits	-	(1,716)	(178,726)
Prepaid patent costs	(80,364)	(157,113)	(464,049)
Accounts payable and accrued liabilities	(148,250)	(33,441)	943,668
Deferred revenue	300,000		300,000
Severance payable	(100,000)		1,100,000
Total adjustments	2,992,067	6,872,257	20,217,848
Net cash used in operating activities	(3,088,399)	(2,239,422)	(15,632,892)
CASH FLOWS FROM INVESTING ACTIVITIES			
Purchase of property and equipment - equipment & machinery	(74,718)	(38,504)	(666,697)
Purchase of property and equipment - construction-in-progress	(369,540)	(294,980)	(1,299,619)
Proceeds from sale of property and equipment	,		44,200
Proceeds from sale of real estate			617,864
Purchase of short-term investments		(4,045,113)	(4,586,334)
Proceeds from sale of short-term investments	2,556,886	145,298	3,510,546

Net cash provided by (used in) investing activities	2,112,628	(4,233,299)	(2,380,040)
CASH FLOWS FROM FINANCING ACTIVITIES			
Issuance of common stock for cash		9,925,054	21,002,175
Proceeds for stock to be issued		465,210	, ,
Proceeds from stock subscription receivable		55,175	(130,518)
Purchase of treasury stock			(1,716,473)
Repayment of loans payable and capital lease obligation	(26,612)	(139,950)	(130,905)
Net cash provided by (used in) financing activities	(26,612)	10,305,489	19,024,279
NET INODE ACE (DEODE ACE) IN CACH AND CACH			
NET INCREASE (DECREASE) IN CASH AND CASH	(1,002,202)	2 922 769	1.011.247
EQUIVALENTS	(1,002,383)	3,832,768	1,011,347
CASH AND CASH EQUIVALENTS			
- BEGINNING OF PERIOD	2,013,730	780,425	
CASH AND CASH EQUIVALENTS			
- END OF PERIOD	\$1,011,347	\$4,613,193	\$1,011,347
SUPPLEMENTAL DISCLOSURES OF			
NON-CASH ACTIVITIES:			
Interest Paid	\$4,465	\$9,393	\$63,323

See accompanying notes to the condensed consolidated financial statements.

Global Resource Corporation
(A Development Stage Company)
Notes to the Condensed Consolidated Financial Statements
June 30, 2009

NOTE 1 - NATURE OF BUSINESS AND BASIS OF PRESENTATION

Nature of Business

Global Resource Corporation's ("GRC" or, "the Company") business plan is to research, develop and market the business of decomposing petroleum-based materials by subjecting them to a fixed-frequency microwave radiation (the "Technology") at specifically selected frequencies for a time sufficient to at least partially decompose the materials, converting the materials into hydrocarbons and fossil fuels from sources such as tires, oil shale, capped wells, shale deposits and waste oil streams.

The Company's business goals for exploitation of the Technology are as follows:

- 1) The design, manufacture and sale of machinery and equipment units, embodying the Technology.
- 2) The ownership and operation of plants to use the Technology in conjunction with other investors.
 - 3) The formation of Joint-Venture relationships with established companies.

The Company is considered to be in the development stage as defined in Statement of Financial Accounting Standards ("SFAS") No. 7, "Accounting and Reporting by Development Stage Enterprises". The Company has devoted substantially all of its efforts to business planning and development, as well as allocating a substantial portion of its time and resources in bringing its product to the market and the raising of capital. The Company has not commenced any commercial operations as of June 30, 2009.

Basis of Presentation

The accompanying condensed consolidated balance sheet as of December 31, 2008, which has been derived from audited financial statements, and the unaudited interim condensed consolidated financial statements have been prepared pursuant to the rules and regulations of the Securities and Exchange Commission. Certain information and note disclosures normally included in annual financial statements prepared in accordance with generally accepted accounting principles have been condensed or omitted pursuant to those rules and regulations. The Company believes that the disclosures made are adequate to make the information not misleading. All adjustments that, in the opinion of management and consisting only of a normal and recurring nature, are necessary for a fair presentation for the interim periods have been reflected as required by Regulation S-X, Rule 10-01.

Operating results for interim periods are not necessarily indicative of the results that may be expected for the full year. It is suggested that these financial statements should be read in conjunction with the Company's consolidated financial statements and related notes contained in the Company's latest shareholders' annual report and the Company's Form 10-K for the year ended December 31, 2008 as filed with the Securities and Exchange Commission.

Prior to September 22, 2006, the old GRC (shell) was a shell company ("old GRC (shell)").

On September 22, 2006, the old GRC shell completed the acquisition of Carbon Recovery Corporation ("CRC"), a New Jersey corporation formed on July 19, 2002, pursuant to a July 2006 plan and agreement of reorganization ("CRC")

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Global Resource Corporation
(A Development Stage Company)
Notes to the Condensed Consolidated Financial Statements
June 30, 2009

NOTE 1 - NATURE OF BUSINESS AND BASIS OF PRESENTATION (CONTINUED)

Basis of Presentation (continued)

On December 31, 2006, the Company completed the acquisition of Mobilestream Oil, Inc. ("Mobilestream") in a transaction deemed to be a merger of entities under common control.

Each of the foregoing transactions changed the reporting entity of the Company. As a result of the CRC transaction, the Company's reporting reflected the historical accounts of CRC. Subsequently, as a result of the Mobilestream transaction, the Company's financial statements were combined with Mobilestream on an "as-if" pooling basis since the date common control was established. As a result of a February 2006 recapitalization transaction between Mobilestream, legal acquirer, and PSO Enterprises, Inc. ("PSO") (surviving corporation of a January 2006 merger with a related party, Careful Sell Holdings, LLC ("Careful Sell"), accounting acquirer, common control was established at February 17, 2005, the inception date of Careful Sell.

The condensed consolidated financial statements include the accounts of GRC and its wholly-owned subsidiaries, Global Scientific Corporation and Global Heavy Oil Corporation. All significant intercompany balances and transactions have been eliminated in consolidation.

NOTE 2- SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Short-term Investments

Cash in excess of operating requirements is invested in marketable debt and equity securities, all of which are classified as available for sale, and are carried at their fair value. The unrealized gains or losses of these investments, which are deemed to be temporary in nature are recorded as part of accumulated other comprehensive income (loss), are included in the condensed consolidated statement of stockholders' equity. Realized gains or loss and declines in value judged to be other-than-temporary on these investments are recognized as realized gains or losses in the condensed consolidated statements of operations and comprehensive loss.

Patents

Legal fees associated with patents, which are expected to be issued are recorded as prepaid patent costs on the accompanying consolidated balance sheets. Upon approval by the relevant patent office, the prepaid patent costs will be reclassified to an intangible asset, and amortized over the expected life of the patent. The value of the patent(s) will be reviewed each year for possible impairment and expensed in the year it is determined that a write-down in the value of the patent is required. Prepaid patent costs associated with patents which are not approved or abandoned are expensed in the period in which such patents are not approved or abandoned.

Global Resource Corporation
(A Development Stage Company)
Notes to the Condensed Consolidated Financial Statements
June 30, 2009

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Research and Development Costs

The Company complies with the accounting and reporting requirements of SFAS No. 2, "Accounting for Research and Development Costs (as amended)". Research and development ("R & D") costs consist of all activities associated with the development and enhancement of products using the Company's microwave Technology. R & D costs consist primarily of contract engineer labor and salaries of our in-house engineers, lab supplies used in testing and expenses of equipment used to test and develop our Technology. R & D costs are expensed when incurred. The amounts charged to operations for the three months ended June 30, 2009 and 2008 were \$395,087 and 308,735, respectively, for the six months ended June 30, 2009 and 2008 were \$680,359 and \$434,993, respectively, and for the cumulative period July 19, 2002 (inception) to June 30, 2009, was \$1,961,398.

Stock-Based Compensation

On January 1, 2006, the Company adopted the provisions of SFAS No. 123R using the modified prospective transition method. The total expense associated with stock-based employee compensation was approximately \$520,000 for the three months ended June 30, 2009, and \$780,000 for the six months ended June 30, 2009 and \$1,820,000 for the period July 19, 2002 (inception) to June 30, 2009. There was no expense associated with stock-based employee compensation for the three and six month periods ended June 30, 2008.

For non-employees, stock grants and stock issued for services are valued at either the invoiced or contracted value of services provided, or to be provided, or the fair value of stock at the date the agreement is reached, whichever is more readily determinable. Warrants or options issued for services provided, or to be provided, are valued at fair value at the date the agreement is reached.

Earnings (Loss) Per Share of Common Stock

The Company complies with the accounting and reporting requirements of SFAS No. 128, "Earnings Per Share". Basic loss per share is calculated by dividing net loss attributable to common shares by the weighted average number of outstanding common shares for the period. Diluted earnings per common share includes dilution from common stock equivalents, such as stock issuable pursuant to the exercise of stock options and warrants and the conversion of convertible preferred stock.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Earnings (Loss) Per Share of Common Stock (continued)

Unexercised common stock options and warrants to purchase common stock, and preferred stock convertible into common stock as of June 30, 2009 and 2008 respectively, are as follows:

	As of June 30, 2009	As of June 30, 2008
Options	1,200,000	200,000
Warrants	22,075,836	22,164,085
Convertible preferred stock		16,720,062
Total	23,275,836	39,084,147

The foregoing common stock equivalents were excluded from the calculation of diluted net loss per common share because their inclusion would have been anti-dilutive as of June 30, 2009 and 2008.

Derivative Financial Instruments

The Company accounts for financial instruments that are indexed to and potentially settled in, its own stock in accordance with the provisions of Emerging Issues Task Force ("EITF") No. 00-19, "Accounting for Derivative Financial Instruments Indexed to, and Potentially Settled in a Company's Own Stock". These financial instruments include freestanding warrants and options to purchase the Company's common stock. Under certain circumstances that would require the Company to settle these equity items in cash, and without regard to probability, EITF No. 00-19 would require the classification of all or part of the item as a liability and the adjustment of that reclassified amount to fair value at each reporting date, with such adjustments reflected in the Company's condensed consolidated statements of operations and comprehensive loss.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Recently Adopted Accounting Pronouncements

In March 2008, the Financial Accounting Standards Board ("FASB") issued SFAS No. 161, "Disclosures about Derivative Instruments and Hedging Activities" ("SFAS No. 161"). SFAS No. 161 is intended to improve financial reporting of derivative instruments and hedging activities by requiring enhanced disclosures to enable investors to better understand their effects on an entity's financial position, financial performance, and cash flows. SFAS No. 161 achieves these improvements by requiring disclosure of the fair values of derivative instruments and their gains and losses in a tabular format. It also provides more information about an entity's liquidity by requiring disclosure of derivative features that are credit risk-related. Finally, it requires cross-referencing within footnotes to enable financial statement users to locate important information about derivative instruments. SFAS No. 161 became effective for financial statements issued for fiscal years and interim periods beginning after November 15, 2008, with early application encouraged. The Company adopted SFAS No. 161 in the first quarter of 2009. The adoption of SFAS No. 161 did not have a material impact on the condensed consolidated financial statements.

On April 9, 2009, the FASB issued FASB Staff Position ("FSP") FAS 107-1, "Interim Disclosures about Fair Value of Financial Instruments" ("FSP FAS 107-1"). FAS FSP 107-1 amends SFAS No. 107, "Disclosures about Fair Value of Financial Instruments", to require disclosures about fair value of financial instruments for interim reporting periods of publicly traded companies as well as in annual financial statements. FAS FSP 107-1 also amends APB No. 28, "Interim Financial Reporting", to require those disclosures in summarized financial information at interim reporting periods. FAS FSP 107-1 shall be effective for interim reporting periods ending after June 15, 2009, with early adoption permitted for periods ending after March 15, 2009. An entity may early adopt this FSP if certain requirements are met. This FSP does not require disclosures for earlier periods presented for comparative purposes at initial adoption. In periods after initial adoption, this FSP requires comparative disclosures only for periods ending after initial adoption. The adoption of this FSP did not have a material impact on its condensed consolidated financial statements.

On April 9, 2009, the FASB issued FSP FAS 157-4, "Determining Fair Value When the Volume and Level of Activity for the Asset or Liability Have Significantly Decreased and Identifying Transactions That Are Not Orderly" ("FSP FAS 157-4"). FSP FAS 157-4 affirms that the objective of fair value when the market for an asset is not active is the price that would be received to sell the asset in an orderly transaction; clarifies and includes additional factors for determining whether there has been a significant decrease in market activity for an asset when the market for that asset is not active; eliminates the proposed presumption that all transactions are distressed (not orderly) unless proven otherwise. The FSP instead requires an entity to base its conclusion about whether a transaction was not orderly on the weight of the evidence. In addition, FSP FAS 157-4 requires an entity to disclose a change in valuation technique (and the related inputs) resulting from the application of the FSP and to quantify its effects, if practicable. FSP FAS 157-4 is effective for interim and annual periods ending after June 15, 2009, with early adoption permitted for periods ending after March 15, 2009 if certain requirements are met. It must be applied prospectively and retrospective application is not permitted. The adoption of this FSP did not have a material impact on its condensed consolidated financial statements.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Recently Adopted Accounting Pronouncements (continued)

On April 9, 2009, the FASB issued FSP FAS 115-2 and FSP FAS 124-2 "Recognition and Presentation of Other-Than-Temporary Impairments." These FSP's are intended to bring consistency to the timing of impairment recognition, and provide improved disclosures about the credit and noncredit components of impaired debt securities that are not expected to be sold. The measure of impairment in comprehensive income remains fair value. These FSP's also require increased and more timely disclosures regarding expected cash flows, credit losses, and an aging of securities with unrealized losses. These FSP's shall be effective for interim and annual reporting periods ending after June 15, 2009, with early adoption permitted for periods ending after March 15, 2009. Earlier adoption for periods ending before March 15, 2009, is not permitted. If an entity elects to adopt early either FSP FAS 157-4 or FSP FAS 107-1 and APB. No. 28-1, "Interim Disclosures about Fair Value of Financial Instruments", the entity also is required to adopt early these FSP's. Additionally, if an entity elects to adopt early these FSP's, it is required to adopt FSP FAS 157-4.

These FSP's do not require disclosures for earlier periods presented for comparative purposes at initial adoption. In periods after initial adoption, these FSP's require comparative disclosures only for periods ending after initial adoption.

In May 2009, the FASB issued SFAS No. 165, "Subsequent Events" ("SFAS No. 165"). SFAS No. 165 is intended to establish general standards of accounting for and disclosure of events that occur after the balance sheet date but before financial statements are issued or are available to be issued. SFAS No. 165 became effective for financial statements issued for fiscal years and interim periods beginning after June 15, 2009. The Company will be adopting SFAS No. 165 in the third quarter of 2009. The adoption of SFAS No. 165 is not anticipated to have a material impact on the condensed consolidated financial statements.

In June 2009, the FASB issued SFAS No. 168, "The FASB Accounting Standards Codification and the Hierarchy of Generally Accepted Accounting Principles" ("SFAS 168"). SFAS 168 authorized the FASB Accounting Standards Codification as the sole source for authoritative U.S. GAAP. SFAS 168 will be effective for financial statements issued for reporting periods that end after September 15, 2009. Once effective, SFAS 168 will supersede all accounting standards in U.S. GAAP, other than those issued by the SEC. SFAS 168 replaces SFAS No. 162 to establish a new hierarchy of GAAP sources for non-governmental entities under the FASB Accounting Standards Codification.

Reclassification

Certain amounts for the three and six months ended June 30, 2008 have been reclassified in the condensed consolidated financial statements to be comparable to the presentation for the three and six months ended June 30, 2009. These reclassifications, along with certain income adjustments, are further described in Note 11.

NOTE 3 - GOING CONCERN

As shown in the accompanying condensed consolidated financial statements, the Company incurred substantial net losses in the amount of \$6,080,466 for the six months ended June 30, 2009 and \$35,850,740 for the cumulative period from July 19, 2002 (inception) to June 30, 2009. The Company also had negative cash flows from its operations in the amount of \$3,088,399 and \$15,632,892 for the six month period ended June 30, 2009 and for the cumulative period from July 19, 2002 (inception) to June 30, 2009, respectively. Additionally, the Company has had no revenue since inception.

Based on the Company's current operating plan, the total cash expenditures needed for the remainder of 2009 are expected to exceed the Company's cash, cash equivalents and short-term investments, aggregating approximately \$1,232,000, as of June 30, 2009. The Company's assessment of its cash needs may be affected by changes in the assumptions relating to the Company's technological and engineering requirements in the development of its products as well as payroll, staff and administrative related matters.

The Company has completed a prototype fixed frequency microwave reactor system, named "Patriot-1" which it has used to demonstrate the decomposition of tires into diesel oil, combustible gas and carbon char. During May 4-8, 2009 and June 8-11, 2009, the Company provided public demonstrations of the Patriot-1 to prospects, partners and dignitaries at our outside contract manufacturer's facility (Ingersoll Production System) located in Rockford, Illinois. The Company is conducting preliminary negotiations with prospective purchasers of machines, but does not have any committed orders for its equipment. Management believes that it will take the Company approximately twelve months to deliver a system from the time the Company receives an order. Management currently anticipates that each order will be accompanied by a cash deposit from the purchaser which will be recorded as deferred revenue until the equipment is shipped, installed and operating successfully at the destination site.

The Company's plans to address the expected cash shortfall are dependent upon its ability to raise capital or to secure significant sales orders of our system as a source of revenue. There is no guarantee that the Company will be able to raise enough capital or generate revenues to sustain its operations thus raising substantial doubt about the Company's ability to continue as a going concern. The accompanying condensed consolidated financial statements have been prepared assuming the Company will continue as a going concern, which contemplates the realization of assets and liabilities in the normal course of business.

The condensed consolidated financial statements do not include any adjustments relating to the recoverability or classification of recorded assets and liabilities that might result should the Company be unable to continue as a going concern.

NOTE 4 - RELATED PARTY TRANSACTIONS

The Company had engaged Clark Resources, Inc. ("Clark"), a governmental relations consulting firm located in Harrisburg, Pennsylvania, to provide consulting services with respect to governmental issues concerning permits and funding. The Company had a monthly retainer agreement with Clark, which it terminated in May 2009. For the three and six month periods ended June 30, 2009 and 2008, and for the cumulative period July 12, 2002 (inception) to June 30, 2009, the Company paid Clark a total of \$10,000, \$25,000, \$15,000, \$30,000, and \$179,670, respectively. The president and CEO of Clark is Frederick A. Clark, who has served as a director of the Company since December 2006.

NOTE 4 - RELATED PARTY TRANSACTIONS (CONTINUED)

On October 1, 2008, the Company entered into a four month consulting agreement with LP (Origination) Limited ("LP"), a company incorporated in the United Kingdom, to provide consulting services relating to the oil and gas industries. The Company issued 100,000 shares of its common stock to LP on October 7, 2008 for payment of these consulting services, and the related \$37,250 of the total charge of \$149,000 was recorded as prepaid services on the condensed consolidated balance sheet at December 31, 2008. For the six month period ended June 30, 2009, a charge to operations, which is reflected in general and administrative expenses on the condensed consolidated statement of operations and comprehensive loss, was \$62,961. The president of LP is Peter A. Worthington, who has served as a director of the Company since August 2008. In addition to the common shares issued to LP, the Company also paid a fee in December 2008 in the amount of \$90,000 to Mr. Worthington for the services provided under the agreement. On May 11, 2009, the Company entered into another consulting agreement with LP with an effective date of April 7, 2009, pursuant to which LP has agreed to perform management advisory, strategic planning and other consulting services as the Company may request from time to time for a term ending on April 6, 2010, in return for (i) a payment of \$100,000 conditioned upon and to be paid after a specified amount of sales have been made and for which LP had some significant involvement as set forth in the consulting agreement, and (ii) 300,000 shares of the Company's common stock, which was issued on May 12, 2009. The latest consulting agreement may be renewed by either party for an additional one year term. Effective July 6, 2009, upon the termination of Mr. Eric Swain's employment (see Note 12), the Board of Directors appointed Mr. Worthington to the position of Chief Executive Officer. Mr. Worthington has been a director of the Company since August 13, 2008 and its Interim Chairman of the Board since May 28, 2009.

On September 4, 2008, the Company entered into a consulting agreement with Paul Sweeney for services relating to investor relations and other investment banking services. On September 8, 2008, the Company issued 1,500,000 shares of its common stock to Mr. Sweeney valued at \$1,440,000 for his consulting services. The Company recorded an expense of \$360,000 and \$720,000 to the condensed consolidated statements of operations and comprehensive loss for the three and six month periods ended June 30, 2009, and \$240,000 is included in prepaid services on the condensed consolidated balance sheet as of June 30, 2009. Mr. Paul Sweeney has served as a director of the Company since August 2008.

In November 2007, the Company entered into a six month consulting agreement with Worldwide Strategic Partners, Inc. ("Worldwide"), a corporation in which General Lincoln Jones III, one of our directors, has an ownership interest in excess of ten percent. The consulting agreement was executed and delivered approximately six months before General Jones became a director of our Company. Subsequent to the execution of the consulting agreement with Worldwide, the Company issued a total of 150,000 shares of its common stock to Worldwide and its assignees valued at \$448,000 through June 30, 2008, of which 31,250 shares were distributed to General Jones. On May 26, 2008, the Company and Worldwide terminated the November 2007 consulting agreement by agreeing to pay Worldwide a total of 275,000 shares of its common stock for its services, inclusive of the 150,000 shares already issued. The residual expense of \$281,250 associated with consulting services was recorded to the condensed consolidated statement of operations and comprehensive loss in general and administrative expenses in the third quarter of 2008.

Global Resource Corporation
(A Development Stage Company)
Notes to the Condensed Consolidated Financial Statements
June 30, 2009

NOTE 4 - RELATED PARTY TRANSACTIONS (CONTINUED)

On May 26, 2008, the Company entered into a new five year consulting agreement with Worldwide expiring on May 26, 2013, pursuant to which Worldwide will identify potential acquisition candidates or joint venture partners for the Company, and upon closing a transaction with any such candidate, the Company will pay Worldwide a fee based upon a percentage of the value of the transaction beginning with 5% of the first \$1,000,000 dollars, and declining 1% for each successive \$1,000,000 increase in transaction value until Worldwide receives 1% of the transaction value in excess of \$4,000,000.

NOTE 5- STOCKHOLDERS' EQUITY

Common stock issued for services to non-employees

For the six month period ended June 30, 2009, the Company issued a total of 724,000 shares of its common stock to non-employees for services rendered or to be rendered. These services were valued at \$1,003,550, and will be amortized over the length of time the services are to be provided.

Preferred Stock

In January 2009, the remaining 5,000 shares of Preferred Stock A, held by a person related to the Company's former Chief Executive Officer, Frank Pringle ("Pringle"), was converted into 2,500 shares of common stock.

Warrants

During the period from July 19, 2002 (inception) to June 30, 2009, the Company granted two types of warrants: (a) Purchase warrants – sold in conjunction with the sale of common stock and (b) Compensation warrants – grants to non-employee consultants for services provided or to be provided. Warrants issued in association with the sale of common stock have no related expense, and accordingly no effect on the Company's results of operations. A fair value for each warrant is calculated using the Black-Scholes option-pricing model and a debit and credit is recorded to additional paid-in capital. For Compensation warrants, the Company records the expense of options granted to non-employee consultants for services based on the estimated fair value of the warrants using the Black-Scholes option-pricing model on the grant date. The Company believes that the estimated fair value of the warrants is more readily measurable than the fair value of services rendered.

NOTE 5 - STOCKHOLDERS' EQUITY (CONTINUED)

Warrants (continued)

The fair value of the warrants was determined using the Black-Scholes option-pricing model with the following assumptions:

	June 30, 2009	July 19, 2002 (inception) to June 30, 2009
Dividend yield	0%	0%
		100% -
Expected volatility	141%-151%	240%
	.80% -	.80% -
Risk-free interest rate	1.87%	4.97%
		.5 years -
Expected life	.5 - 5 years	5 year
Expected forfeiture rate	0%	0%

A summary of the status of the Company's stock warrants for the six-month period ending June 30, 2009:

	Warrants	Range of Exercise price	Weighted Average Exercise price
		.80 -	
Balance at December 31, 2008	21,425,795	\$\$4.75	\$2.79
		1.02 -	
Granted	650,041	\$\$2.50	\$1.30
Cancelled			
Exercised			
		.80 -	
Balance at June 30, 2009	22,075,836	\$\$4.75	\$2.75
Exercisable at June 30, 2009	10,806,429		\$2.00

NOTE 5 - STOCKHOLDERS' EQUITY (CONTINUED)

Warrants	(continued)
vv arrants	CCOHHHHUEGI

	Warrants Out	C		Warrants Exe	Warrants Exercisable		
		Weighted Average	Weighted		Weighted		
	Number	Remaining	Average	Number	Average		
Exercise	Outstanding	Contractual	Exercise	Outstanding	Exercise		
Price	at 06/30/09	Life	Price	at 06/30/09	Price		
\$0.80	400,000	0.50	\$0.80	400,000	\$0.80		
\$1.02	60,000	4.67	\$1.02	-	\$1.02		
\$1.04	30,000	4.74	\$1.04	30,000	\$1.04		
\$1.10	200,000	1.81	\$1.10	-	\$1.10		
\$1.35	20,000	4.38	\$1.35	20,000	\$1.35		
\$1.50	300,000	1.66	\$1.50	-	\$1.50		
\$2.00	9,847,782	0.35	\$2.00	9,537,782	\$2.00		
\$2.25	25,000	4.24	\$2.25	25,000	\$2.25		
\$2.50	350,041	0.45	\$2.50	350,041	\$2.50		
\$2.63	6,000	3.61	\$2.63	6,000	\$2.63		
\$2.75	5,734,546	0.79	\$2.75	428,606	\$2.75		
\$2.83	9,000	3.89	\$2.83	9,000	\$2.83		
\$4.00	1,387,600	0.75	\$4.00	-	\$4.00		
\$4.75	3,705,867	0.75	\$4.75	-	\$4.75		
	22,075,836		\$2.75	10,806,429	\$2.00		

Compensation warrants

For the six month period ended June 30, 2009, the Company granted a total of 650,041 common stock warrants to non-employees for service provided or to be provided. The distribution of these warrants is as follows: On January 2, 2009, 150,000 warrants issued with exercise price of \$1.50 and are exercisable until December 31, 2010, on February 18, 2009, 60,041 warrants issued with exercise price of \$2.50 and are exercisable until June 30, 2010, on March 2, 2009, 60,000 warrants issued with exercise price of \$1.02 and are exercisable until March 2, 2014, and on March 27, 2009, 30,000 warrants issued with exercise price of \$1.04 and are exercisable until March 27, 2014. On April 1, 2009, 100,000 warrants were issued with exercise price of \$1.50 and are exercisable until June 1, 2012, also on April 1 2009, 200,000 warrants were issued with exercise price of \$1.10 and are exercisable until June 10, 2012. The fair value of the warrants was determined using the Black-Scholes option pricing model.

NOTE 5 - STOCKHOLDERS' EQUITY (CONTINUED)

CRC and Mobilestream Warrants (Derivative Liabilities)

In conjunction with the CRC Acquisition Agreement and the Mobilestream acquisition agreement (see Note 1) (together, "the 2006 Acquisition Agreements"), the Company exchanged or issued common stock purchase warrants ("Acquisition Warrants"). The Acquisition Warrants consisted of an aggregate 5,305,940 of CRC's Class B and Class D ("CRC B & D") warrants, 1,397,800 of CRC's Class E ("CRC E") warrants and 27,205,867 Mobilestream warrants, of which 23,500,000 Mobilestream warrants were issued directly to Pringle and were subsequently cancelled in 2007. The CRC B & D warrants had an original exercise price of \$2.75 and an original expiration date of September 21, 2007. The CRC E warrants had an original exercise price of \$4.00 and an original expiration date of September 21, 2007. The Mobilestream warrants had an original exercise price of \$4.75 and an original expiration date of December 31, 2007. On September 21, 2007, the Board of Directors extended the expiration date of the CRC B & D and CRC E warrants to December 31, 2007 and on December 31, 2007, the expiration date was further extended until December 31, 2008. In November 2008, the Board of Directors amended the expiration date to 120 days subsequent to the effective date of a successful registration statement covering these warrants is filed with the SEC. On December 31, 2007, the Board of Directors extended the expiration date of the Mobilestream warrants to December 31, 2008 and, also in November 2008, amended the expiration date to 120 days subsequent to the effective date of a successful registration statement covering these warrants is filed with the SEC. On July 13, 2009, the Board of Directors changed the expiration date for the Acquisition Warrants to March 31, 2010. As of June 30, 2009 and through the date of this filing, the Company has not had its registration statements declared effective by the SEC.

Pursuant to the 2006 Acquisition Agreements, the Acquisition Warrants must be held in liquidating trusts indefinitely until they are registered or an exemption from such registration is available. Further, unless the underlying shares have been registered, the trustees of the liquidating trusts may serve written demand on the Company that the shares issuable upon exercise of the Acquisition Warrants held by the trusts be registered. The 23,500,000 Mobilestream warrants issued directly to Pringle were not held in a liquidating trust as required by the terms of the Mobilestream acquisition agreement. Although these warrants were not held in the liquidating trust, the Company believes that they should still be subject to the terms of the Mobilestream acquisition agreement, and accordingly, were included in the computation of derivative liabilities as discussed below.

The Company analyzed the Acquisition Warrants in conjunction with the 2006 Acquisition Agreements pursuant to the provisions of EITF No. 00-19. Since the trustees of the liquidating trusts can serve written demand on the Company that the shares issuable upon the exercise of the Acquisition Warrants held by the trusts be registered and the 2006 Acquisition Agreements (i) do not specify any circumstances under which net-cash settlement would be permitted or required and (ii) do not specify how the contract would be settled in the event the Company is unable to deliver registered shares, the Acquisition Warrants do not meet all of the conditions required for equity classification. Accordingly, the Company has classified the Acquisition Warrants as derivative liabilities at the time of the respective effective dates of each of the 2006 Acquisition Agreements.

NOTE 5 - STOCKHOLDERS' EQUITY (CONTINUED)

CRC and Mobilestream Warrants (Derivative Liabilities) (continued)

As derivative liabilities, the Acquisition Warrants are measured at fair value at each reporting period (marked to market) with gains and losses being recognized in earnings. The Acquisition Warrants continue to be accounted for as derivative liabilities until a reclassification event such that the warrants are exercised, cancelled, expire or the 2006 Acquisition Agreements are modified to remove the registration restrictions. Upon a reclassification event, the Acquisition Warrants would be reclassified from liability back to equity after a mark to market adjustment immediately prior to the reclassification event. The Company calculates fair value of the Acquisition Warrants using a Black-Scholes option pricing model (see 2nd table below for underlying assumptions).

The impact of the application of EITF No. 00-19 on the Company's condensed consolidated balance sheet as of June 30, 2009 and for the six month period then ended is as follows:

Date	Derivative Liability on Condensed Consolidated Balance Sheets			Gain (Loss) in ondensed Con atements of Cond d Comprehen	nsolidated Operations
December 31, 2008	\$	1,591,834			
June 30, 2009	\$	1,844,599	\$ \$	(948,619 (252,765)	3 months 6 months

The following table shows the variables used in the Black-Scholes option pricing model calculation used to determine the fair values for the derivative liability above:

					M	arket			
Price of									
					Und	erlying	Expected	Risk Free	
			Exe	ercise	Co	mmon	Volatility	Interest	Expected
Wai	rrants	Date	P	rice	S	tock	Rate	Rate	Life
CRC	В&								
D		06/30/2009	\$	2.75	\$	1.35	135%	.51%	9 months
CRC	E	06/30/2009	\$	4.00	\$	1.35	135%	.51%	9 months
Mobile	estrean	n06/30/2009	\$	4.75	\$	1.35	135%	.51%	9 months

NOTE 5 - STOCKHOLDERS' EQUITY (CONTINUED)

Employee Options

On January 29, 2009, the Company authorized 35,000 common stock options to staff employees. These options have an exercise price of \$1.02, an expiration date of ten years from grant date and become fully vested on July 1, 2009. These options were granted under the Company's 2008 Incentive Stock Option Plan, as amended and are subject to stockholder approval of an Amendment to the Plan, increasing the number of shares available for issuance. No expense has yet to be recorded for the unapproved options.

On February 19, 2009, the Company authorized 75,000 common stock options to an employee. These options have an exercise price of \$1.27, and expire on February 19, 2019. The option vest one-third on the one year anniversary of the grant date, one-third on the two year anniversary of the grant date one-third on the three year anniversary of the grant date. These options were granted under the Company's 2008 Incentive Stock Option Plan, as amended, and are subject to stockholder approval of an Amendment to the Plan, increasing the number of shares available for issuance. No expense has yet to be recorded for the unapproved options.

On September 23, 2008, as part of a series of employment term sheets, the Company authorized the grant of a total of 8,500,000 stock options to four key executives. 5,000,000 of those stock options were granted to Eric Swain, the Company's CEO. The other 3,500,000 stock options were granted to three other officers of the Company and remain subject to stockholder approval of an amendment to the Company's stock option plan increasing the number of authorized shares available for issuance under the plan. All of these options have an exercise price of \$1.18 per share and expire ten years after the vesting date. 1,000,000 of Mr. Swain's options vested immediately and the balance are scheduled to vest in equal annual installments of 1,000,000 options on September 23, 2009 and on each anniversary thereafter for the three years thereafter. The Company recorded an expense to general and administrative expenses in the accompanying 2009 condensed consolidated statement of operations and comprehensive loss in the amount of \$780,000, for the six month period ended June 30, 2009, for the options granted to Mr. Swain, which represents the charge related to the second tranche of his options.

On April 27, 2009, with the retirement of Mr. Wayne Koehl, 600,000 of his options still waiting stockholder's approval were cancelled (see Note 6 for details). Of the combined 2,900,000 options granted to Mr. Koehl and the two other executives, one-fifth of these options will vest immediately upon approval of the amendment of the Company's stock option plan, and the remainder will vest one-fifth on September 23, 2009, and an additional one-fifth on each anniversary thereafter, for the next three years, provided that the executives are employed by the Company at each vesting date, or the options are subject to the terms of a retirement or severance agreement.

NOTE 5 - STOCKHOLDERS' EQUITY (CONTINUED)

Employee Options (continued)

A summary of the status of the Company's outstanding employee stock options as of June 30, 2009 is as follows:

		Weighted	Number of
	Number of	Average	Vested
	Option	Exercise	Option
	shares	price	shares
Options from July 19, 2002 (inception) to December 31, 2004	-		
Granted	200,000	\$1.00	50,000
Options as of December 31, 2005	200,000	\$1.00	50,000
Options as of December 31, 2006	200,000	\$1.00	100,000
Options as of December 31, 2007	200,000	\$1.00	150,000
Granted	5,000,000	\$1.18	1,000,000
Exercised			
Forfeited/expired			
Options as of December 31, 2008	5,200,000	\$1.17	1,200,000
Granted			
Exercised			
Forfeited/expired			
Options as of June 30, 2009	5,200,000	\$1.17	1,200,000

The 3,460,000 options (for eight employees and one former employee) awaiting stockholder approval are not included in summary table above because options under an arrangement that is subject to shareholder approval are not deemed to be granted until that approval is obtained, unless approval is essentially a formality, which the Company has deemed not to be the case.

As of June 30, 2009, 1,200,000 options are vested and no options have been exercised. The weighted average exercise price is \$1.17.

NOTE 6 - COMMITMENTS AND CONTINGENCIES

Retirement agreement

On April 27, 2009, the Company entered into a retirement agreement with Mr. Wayne Koehl, Chief Operation Officer. This retirement agreement replaces the prior employment agreement. Pursuant to the retirement agreement, the Company has agreed to pay Mr. Koehl his current salary for a period of approximately six months, ending on October 31, 2009. The retirement agreement also provides that: (a) Mr Koehl will be entitled to receive a bonus based upon sales of equipment made by the Company solely to one certain customer; (b) Mr. Koehl shall be entitled to retain the options to purchase 200,000 shares of the Company's common stock previously granted which are vested but are subject to the shareholders approval, and options to purchase an additional 200,000 shares of the Company's common stock previously granted, also subject to the shareholders approval, which were to vest on September 23, 2009 but shall now be immediately vested; (c) the Company will continue to provide medical coverage under the Company's current health care benefits plan for period of approximately six months ending on October 31, 2009. Thereafter, Mr. Koehl shall be entitled to elect to continue such COBRA coverage for the remainder of the COBRA period, at Mr. Koehl's own expense.

Severance agreement

On November 12, 2008, the Company entered into a severance agreement with Pringle and 888 Corporation, a New Jersey corporation owned directly or indirectly by Pringle (the "Severance Agreement"). The Severance Agreement replaces a prior consulting agreement with 888 Corporation, which was approved by the Board of Directors on May 21, 2008. Pursuant to the Severance Agreement, the Company has agreed to pay Pringle \$200,000 per year for the six year period commencing on January 1, 2009 subject to Pringle and 888 Corporation's continued compliance with the terms of the Severance Agreement. Pursuant to the Severance Agreement, Pringle has returned 225,000 shares of the Company's common stock previously issued to him, and he resigned as a member of the Company's Board of Directors and in all other capacities. Pringle also agreed to restrict the amount of shares of the Company's common stock that he or his affiliates may sell to the following amounts: an aggregate of 400,000 shares of the Company's common stock in the three month period beginning February 1, 2009, an aggregate of 300,000 shares of the Company's common stock in the three month period beginning May 1, 2009 and an aggregate of 250,000 shares of Company's common stock in any three month period thereafter beginning with the three month period beginning August 1, 2009. The foregoing restrictions remain in place until Pringle has less than 5,000,000 shares of Company's common stock. Any transfers by Pringle in accordance with the foregoing restrictions remain subject to the Company's right of first refusal to purchase the stock. The Severance Agreement also provides for: (i) the immediate termination of the consulting agreement between the Company and 888 Corporation dated as of January 1, 2008 (though the Company has agreed to pay 888 Corporation

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NOTE 6 - COMMITMENTS AND CONTINGENCIES (CONTINUED)

Severance agreement (continued)

the remainder of any payments otherwise due them through December 31, 2008); (ii) a nine year non-compete and non-solicitation agreement from Mr. Pringle; (iii) certain representations, warranties and covenants from Pringle and associated indemnification obligations; and (iv) mutual general releases and non-disparagement provisions. The Company's pledge of its pending patents as collateral for the payments to Pringle was eliminated.

Joint development agreement

On April 23, 2009, Global Heavy Oil Corporation, a wholly-owned subsidiary of the Company, entered into a Joint Development Agreement ("the Collaborative Arrangement") with Schlumberger Technology and Schlumberger Holdings Limited (collectively, "Schlumberger") for the purpose of researching and developing surface upgrading, a process using microwaves to increase the gravity of heavy oil above the surface of the Earth in oilfield operations ("the Products and Services"). The collaborative arrangement is to be implemented in three distinct phases as follows:

- 1. Research and development including the testing of the products and services for the heavy oil field use.
- 2. Design and testing of a prototype device or system to deliver the products and services as a prelude to the commercial exploitation.
- 3. Upon full satisfaction of the Phase II objectives, Global Heavy Oil Corporation and Schlumberger will enter into a joint venture for the commercial exploitation of the products and services.

In consideration of Global Heavy Oil Corporation's exclusive license of its intellectual property in the heavy oil field of use, the Company received \$300,000 on May 22, 2009 upon execution of the agreement; this amount has been recorded to deferred revenue on the condensed consolidated balance sheet as of June 30, 2009, and will be reclassified into revenue when earned. An additional \$300,000 will be received on the first anniversary of the Collaborative Arrangement. Additionally, within 30 days of the commencement of Phase II, the Company will receive a one-time \$1,000,000 engineering fee from Schlumberger. Pursuant to the Collaborative Arrangement, the Company will have the right to acquire up to a 40% interest in the joint venture.

NOTE 7 - PATENTS

The Company currently has three utility patent applications pending in the United States Patent and Trademark Office ("PTO") and approximately ten corresponding utility patent applications pending in international patent offices in commercially relevant countries. The Company's patent applications cover its proprietary microwave technology for recovering hydrocarbons and fossil fuels from sources such as tires, oil shale, capped wells, shale deposits, and waste oil streams. Legal fees associated with the above mentioned patent applications are recorded as prepaid patent costs on the accompanying condensed consolidated balance sheets. Upon approval by the patent offices, the prepaid patent costs will be reclassified to an intangible asset and amortized over the expected life of the patent. The prepaid patent costs are \$464,049 and \$383,685 at June 30, 2009 and December 31, 2008, respectively.

NOTE 8 - SHORT-TERM INVESTMENTS

Cash in excess of operating requirements is invested in marketable debt and equity securities. All securities are considered available for sale and are carried at their fair value on the accompanying condensed consolidated June 30, 2009 balance sheet.

The Company held the following types of investments at June 30, 2009:

	Cos	st	Fair	· Value	_	realized n/(Loss)	lized n / (Loss)
Preferred Stock	\$	220,500	\$	220,500	\$	0	\$ 0
Total	\$	220,500	\$	220,500	\$	0	\$ 0

The Company has liquidated almost all of its short-term investments as of June 30, 2009; the remaining investments have a fair value of \$220,500 and were liquidated in July 2009.

NOTE 9 - FAIR VALUE MEASUREMENTS

On January 1, 2008, the Company adopted SFAS No. 157 "Fair Value Measurements". SFAS No. 157 defines fair value, provides a consistent framework for measuring fair value under generally accepted accounting principles and expands fair value financial statement disclosure requirements. SFAS No. 157's valuation techniques are based on observable and unobservable inputs. Observable inputs reflect readily obtainable data from independent sources, while unobservable inputs reflect our market assumptions. SFAS 157 classifies these inputs into the following hierarchy:

- Level 1 Valuations based on unadjusted quoted prices in active markets for identical assets or liabilities that the Company has the ability to access. Valuation adjustments and block discounts are not applied to Level 1 securities. Since valuations are based on quoted prices that are readily and regularly available in an active market, valuation of these securities does not entail a significant degree of judgment.
- Level 2 Valuations based on quoted prices in markets that are not active or for which all significant inputs are observable, either directly or indirectly.
- Level 3 Valuations based on inputs that are unobservable and significant to the overall fair value measurement.

NOTE 9 - FAIR VALUE MEASUREMENTS (CONTINUED)

The following table represents available for sale securities measured at fair value at June 30, 2009:

				Quoted				
]	Prices in				
				Active	Sig	gnificant		
			M	larkets for		Other		
]	Identical	Ob	servable		
	Fa	ir Value at		Assets (I	nputs (S	ignifica	ant Unobservable
	Jur	ne 30, 2009		Level 1)	L	evel 2)	Inpu	its (Level 3)
Assets								
Cash equivalents	\$	549,391	\$	549,391	\$	-	\$	-
Short-term investments		220,500		220,500				
Total	\$	769,891	\$	769,891	\$	-	\$	-
Liabilities								
Derivative financial instruments	\$	1,844,599	\$	-	\$	-	\$	1,844,599

The following table presents additional information about Level 3 liabilities measured at fair value. Both observable and unobservable inputs may be used to determine the fair value of positions that the Company has classified within the Level 3 category. As a result, the unrealized gains and losses for liabilities within the Level 3 category may include changes in fair value that were attributable to both observable (e.g., changes in market interest rates) and unobservable (e.g., changes in unobservable long-dated volatilities) inputs.

Changes in Level 3 liabilities measured at fair value for the six month period ended June 30, 2009:

			LEVEL 3		
					Change in
					Fair Value
					of
					Derivative
					financial
	Beginning			Ending	instruments
	Balance		Purchase	Balance	still held at
	January 1,	Realized	Sales and	June 30,	June 30,
	2009	(Gains)/Losses	Settlements	2009	2009
Liabilities					
Derivative financial instruments, at fair					
value	\$1,591,834	\$ 252,765	\$ -	\$1,844,599	\$252,765

The change in fair value of derivative financial instruments are included in the accompanying condensed consolidated statement of operations and comprehensive loss, as other income (expense). The change in fair value of derivative

financial instruments for the three month period ended June 30, 2009, is \$948,619 and for the six month period ended June 30, 2009, the change in fair value is \$252,765.

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NOTE 10 - PREPAID SERVICES

During the three month period ended June 30, 2009, the Company recorded an expense of \$752,625 to the accompanying condensed consolidated statement of operations and comprehensive loss and \$1,301,300 for the six month period ended June 30, 2009, for the amortization of stock issued for services that were issued in 2009 and 2008. The unamortized amount as of June 30, 2009 is \$1,082,875 Also, in the second quarter of 2009, the Company recorded an expense of \$31,250 to the accompanying condensed consolidated statement of operations and comprehensive loss for the amortization of cash paid for services from 2008. For the six month period ended June 30, 2009 the Company recorded an expense of \$85,000 to the accompanying condensed consolidated statement of operations and comprehensive loss for the amortization of cash paid for services from 2008.

NOTE 11 - RESTATEMENT OF PREVIOUSLY ISSUED FINANCIAL STATEMENTS FOR THE THREE AND SIX-MONTH PERIODS ENDED JUNE 30, 2008

The following tables summarize the adjustments made in the restatement of our second quarter 2008 condensed consolidated financial statements.

Consolidated Balance Sheet Adjustments

- 1. We reclassified prepaid services and stockholders' equity in the amount of \$517,292 to reflect the issuance of common stock to non-employees for services to be performed (see Note 10). Previously, we had reflected this prepayment as contra-equity.
- 2. We reclassified Inventory construction in progress to property and equipment in the amount of \$294,980.
- 3. We reclassified deferred compensation (contra-equity) as a reduction of additional paid-in capital in the amount of \$163,500 to comply with SFAS No. 123R.
- 4. We adjusted legal fees of \$157,113 associated with the filing of our patents as a prepaid asset for the six month period ending June 30, 2008. Prepaid patents were also adjusted by \$143,063 for the impact of prior years amounts. Previously, we had reflected these costs as an expense on our consolidated statement of operations and comprehensive income (loss).
- 5. We reclassified the Acquisition Warrants (as defined in Note 5) with a fair value of \$3,401,321 at June 30, 2008 as derivative financial instruments. Previously, we had reflected the Acquisition Warrants as equity. An additional adjustment in the amount of \$3,001,009 was made for the prior years impact of these derivative financial instruments.

NOTE 11 - RESTATEMENT OF PREVIOUSLY ISSUED FINANCIAL STATEMENTS FOR THE THREE AND SIX-MONTH PERIODS ENDED JUNE 30,2008

Consolidated Balance Sheet Adjustments (continued)

ASSETS CURRENT ASSETS	As Originally Reported	Adjustments	Restated
Cash	\$ 4,613,193	\$ -	\$ 4,613,193
Short-term Investments	287,449	•	287,449
Inventory - construction-in-progress	294,980	(294,980)	
Prepaid services	- ,	517,292	517,292
Total current assets	5,195,622	222,312	5,417,934
	-,-,-,-	,	2,121,221
Property and equipment, net depreciation	398,626	294,980	693,606
r. J	,-	- ,	,
Investments and deposits	76,576		76,576
Long-term investments	3,468,860		3,468,860
Prepaid patent costs		300,176	300,176
TOTAL ASSETS	\$ 9,139,684	\$ 817,468	\$ 9,957,152
LIABILITIES AND STOCKHOLDERS' EQUITY CURRENT LIABILITIES	06.147		06.147
Accounts payable and accrued liabilities	86,147		86,147
Loans payable - equipment	42,572		42,572
Capital lease obligation - equipment	10,103		10,103
Loan payable - officer	30,000		30,000
Stock to be issued	465,210		465,210
Total current liabilities	634,032		634,032
Loan payable -equipment, net of current portion	30,071		30,071
Capital lease obligation - equipment, net of current portion	20,207		20,207
Derivative financial instruments	20,207	3,401,321	3,401,321
Total liabilities	684,310	3,401,321	4,085,631
Tour nationals	001,210	2,101,221	1,005,051
STOCKHOLDERS' EQUITY			
Preferred stock A	33,445		33,445
Common stock	46,467		46,467
Stock subscription receivable	(130,518)		(130,518)
Additional paid-in capital	43,632,695	(14,115,179)	29,517,516

Accumulated other comprehensive loss	(142,312)		(142,312)
Deficit accumulated during the development stage	(34,237,138)	10,850,534	(23,386,604)
	9,202,639	(3,264,645)	5,937,994
Treasury stock	(66,473)		(66,473)
Prepaid services	(517,292)	517,292	
Deferred compensation	(163,500)	163,500	
Total stockholders' equity	8,455,374	(2,583,853)	5,871,521
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$ 9,139,684	817,468 \$	9,957,152

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NOTE 11 - RESTATEMENT OF PREVIOUSLY ISSUED FINANCIAL STATEMENTS FOR THE THREE AND SIX -MONTH PERIODS ENDED JUNE 30, 2008 (CONTINUED)

Consolidated Statement of Operations and Comprehensive Loss Adjustments (continued)

The following is a summary of the adjustments to our previously issued condensed consolidated statement of operations and comprehensive loss for the three and six months ended June 30, 2008:

- 1. We adjusted legal fees in the amount of \$119,973 for three months period ended and \$157,113 for six months period ended June 30, 2008 for fees associated with the filing of our patents as a prepaid asset. Previously, we had reflected these costs as an expense on our condensed consolidated statement of operations and comprehensive income (loss).
- 2. Except for the addition of R&D to be in compliance with SFAS No. 2, "Accounting for Research and Development Costs", all operating expenses were collapsed into general and administrative expenses.
- 3. As derivative liabilities, the Acquisition Warrants (as defined in Note 5) are measured at fair value each reporting period (marked to market) with the gains and losses being recognized in earnings. Accordingly, we adjusted our condensed consolidated statement of operations and comprehensive loss to reflect income of \$303,121 and \$7,549,349 for the three and six months respectively as a result of the change in the fair value of the Acquisition Warrants. Previously, we recognized the Acquisition Warrants as equity and did not did not recognize any change in the fair value.

NOTE 11 - RESTATEMENT OF PREVIOUSLY ISSUED FINANCIAL STATEMENTS FOR THE THREE AND SIX -MONTH PERIODS ENDED JUNE 30, 2008 (CONTINUED)

Consolidated Statement of Operations and Comprehensive Loss Adjustments (continued)

	For Three Months ended June 30, 2008 As Originally			For Six Months ended June 30, 2008 As Originally			
	Reported	Adjustments	Restated	Reported	Adjustments	Restated	
REVENUES COST OF SALES GROSS PROFIT	\$ -	\$ -	\$ -	\$ -	\$ -	-	
OPERATING EXPENSES							
Professional fees for legal and accounting Investment banking fees and investor	341,281	(341,281)	-	545,410	(545,410)	-	
relations	11,156,293	(11,156,293)	-	13,756,095	(13,756,095)	_	
Other general and administrative	1,720,017	11,091,497	12,811,514	2,506,802	13,752,722	16,259,524	
Research and development	-	308,735	308,735	-	434,993	434,993	
Depreciation	22,631	(22,631)	-	43,323	(43,323)	-	
Total operating expenses	13,240,222	(119,973)	13,120,249	16,851,630	(157,113)	16,694,517	
OPERATING LOSS	(13,240,222)	119,973	(13,120,249)	(16,851,630)	157,113	(16,694,517)	
OTHER INCOME (EXPENSE)							
Change in fair value of derivative financial instruments		303,121	303,121		7,549,349	7,549,349	
Net realized loss on investments	(1,194)		(1,194)	(1,194)		(1,194)	
Interest expense	(3,320)	_	(3,320)	(9,393)	_	(9,393)	
Interest income	40,289	-	40,289	44,076	-	44,076	
	35,775	303,121	338,896	33,489	7,549,349	7,582,838	

Total other income
(expense)

,								
NET LOSS								
APPLICABLE TO								
COMMON SHARES	\$ (13,204,44	47) \$	423,094	\$ (12,781,353)	\$(16	,818,141) \$	7,706,462	\$ (9,111,679)
OTHER COMPREHEN	ISIVE LOSS							
Unrealized loss on								
investments		0	(142,312)	(142,312))	0	(142,312)	(142,312)
COMPREHENSIVE								
LOSS	\$ (13,204,44	47) \$	280,782	\$ (12,923,665)	\$(16	,818,141) \$	7,564,150	\$ (9,253,991)
EARNINGS (LOSS) PI	ER COMMO	N						
SHARE								
BASIC	\$ (0.3	31)		\$ (0.30)	\$	(0.46)		\$ (0.25)
DILUTED	\$ (0.3	31)		\$ (0.30)	\$	(0.46)		\$ (0.25)
WEIGHTED AVERAC	SE NUMBER	OF CO	MMON					
SHARES								
BASIC	42,450,68	35		42,450,685	36	,596,908		36,596,908
DILUTED	42,450,68	35		42,450,685	36	,596,908		36,596,908

NOTE 11 - RESTATEMENT OF PREVIOUSLY ISSUED FINANCIAL STATEMENTS FOR THE THREE AND SIX-MONTH PERIODS ENDED JUNE 30, 2008 (CONTINUED)

Consolidated Statement of Cash Flows Adjustments

In light of the adjustments made to our June 30, 2008 condensed consolidated balance sheet and statement of operations and comprehensive loss, we adjusted our previously issued condensed consolidated statement of cash flows as follows:

	As Originally Reported	Adjustments	Restated
CASH FLOWS FROM OPERATING ACTIVITES			
Net loss	\$ (16,818,141)	\$ 7,706,462	\$ (9,111,679)
Adjustments to reconcile net loss to net cash used in operating			
activities:	42 222		42 222
Depreciation Common stock issued for services	43,323 13,194,734		43,323 13,194,734
	13,194,734	1,290,750	1,290,750
Amortization of prepaid common stock issued for services Common stock options and warrants issued for services	29,375	1,290,730	29,375
Amortization of deferred compensation	54,500		54,500
Loss on sale of short-term investments	34,300	1,194	1,194
		·	·
Change in fair value of derivative financial instruments		(7,549,349)	(7,549,349)
Change in operating assets and liabilities			
Inventory	(294,980)	294,980	
Deposits	(1,716)	27 .,700	(1,716)
Prepaid patent costs	(-,)	(157,113)	(157,113)
Accounts payable and accrued liabilities	(33,441)	(, - ,	(33,441)
1 3	, ,		
Total adjustments	12,991,795	(6,119,538)	6,872,257
·			
Net cash used in operating activities	(3,826,346)	1,586,924	(2,239,422)

NOTE 11 - RESTATEMENT OF PREVIOUSLY ISSUED FINANCIAL STATEMENTS FOR THE THREE AND SIX-MONTH PERIODS ENDED JUNE 30, 2008 (CONTINUED)

Consolidated Statement of Cash Flows Adjustments (continued)

		s Originally		A diameter and a		D 4 - 4 - 1	
CACHELOWICEDOM INVESTING ACTIVITIES		Reported		Adjustments		Restated	
CASH FLOWS FROM INVESTING ACTIVITIES	Ф	(20.504)	ф		ф	(20.504)	
Purchase of property and equipment	\$	(38,504)	\$		\$	(38,504)	
Purchase of property and				(- 0.4.000)		(- 0.4.000)	
equipment,construction-in-progress				(294,980)		(294,980)	
Purchase of investment funds		(4,045,113)				(4,045,113)	
Proceeds from sale of investments		146,492		(1,194)		145,298	
Not such annuited by (sound in) invention and initial		(2.027.125)		(206.174)		(4.222.200)	
Net cash provided by (used in) investing activities		(3,937,125)		(296,174)		(4,233,299)	
CASH FLOWS FROM FINANCING ACTIVITIES							
Issuance of common stock for cash		9,925,054				9,925,054	
Issuance of equity securities and paid-in-capital for merger							
and other		1,290,750		(1,290,750)		-	
Proceeds from stock to be issued		465,210				465,210	
Proceeds from stock subscription receivable		55,175				55,175	
Repayment of officer's loan		(120,000)				(120,000)	
Repayment of loan payable		(19,950)				(19,950)	
Net cash provided by financing activities		11,596,239		(1,290,750)		10,305,489	
NET DECREASE IN CASH AND CASH							
EQUIVALENTS		3,832,768		-		3,832,768	
CASH AND CASH EQUIVALENTS-BEGINNING OF							
YEAR		780,425				780,425	
END OF YEAR	\$	4,613,193	\$		\$	4,613,193	

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NOTE 12 - SUBSEQUENT EVENTS

Effective on July 6, 2009, the Company terminated the employment of Eric Swain, its Chief Executive Officer, and removed him from the Company's Board of Directors. For details, see the Company's Current Report on Form 8-K filed July 10, 2009. Upon Mr. Swain's removal, effective July 6, 2009, the Board appointed Peter A. Worthington, a current director of the Company and its Interim Chairman of the Board, to the position of Chief Executive Officer. Compensation for Mr. Worthington serving in the Chief Executive Officer capacity has not yet been determined. Mr. Worthington has been a director of the Company since August 13, 2008.

On July 13, 2009, the Company revised the expiration dates of all the Acquisition Warrants and both classes of Augustine Warrants issued by the Company to purchase shares of common stock of the Company from 120 days subsequent to the effective date of a successful registration statement covering these warrants filed with the SEC to March 31, 2010.

ITEM MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL

2. CONDITION AND RESULTS OF OPERATION

Statements used in this Form 10-Q, in filings by the Company with the Securities and Exchange Commission (the "SEC"), in the Company's press releases or other public or stockholder communications, or made orally with the approval of an authorized executive officer of the Company that utilize the words or phrases "would be," "will allow," "intends to," "will likely result," "are expected to," "will continue," "is anticipated," "estimate," "project," or similar expressions speaking to anticipated actions, results or projections in the future speak only as of the date made, are based on certain assumptions and expectations which may or may not be valid or actually occur, and which involve various risks and uncertainties, such as those set forth above under "Risk Factors". The Company cautions readers not to place undue reliance on any such statements and that the Company's actual results for future periods could differ materially from those anticipated or projected.

Unless otherwise required by applicable law, the Company does not undertake, and specifically disclaims any obligation, to update any forward-looking statements to reflect occurrences, developments, unanticipated events or circumstances after the date of such statement.

The following discussion should be read in conjunction with our consolidated financial statements and related notes included as part of this report.

Overview

Our business is (i) the design, manufacture and sale of machinery and equipment units for decomposing petroleum-based materials by subjecting them to microwave radiation at specifically selected frequencies for a time sufficient to at least partially decompose the materials and focused on specific applications (the "Technology"); (ii) the licensing of third parties to exploit the Technology; and (iii) the construction of plants, in conjunction with other investors, to exploit that Technology. Currently, our efforts are directed principally to the design, manufacture and sale of machinery and equipment.

In October 2008, we completed our first commercial prototype machine that uses our Technology for decomposing tires, the Patriot-1. Although we anticipated completion of the prototype earlier in 2008, there were several factors that contributed to the delay we experienced. These included: delays in delivery of klystron microwave tubes, changes in the design of the prototype, and changes in the conveying procedures for the material. The Company will continue to test and refine the features of the prototype for use with tires and other "feedstocks", i.e. materials that would be amenable to the Company's Technology. The Company will work with prospective customers to create systems for the manipulation of large amounts of tires to be processed through a machine.

We have no manufacturing capability of our own. Accordingly, we have entered into an agreement with Ingersoll Production Systems, a manufacturing facility in Rockford, Illinois, for research on and the manufacture of our machines, where the Patriot-1 was completed. The prototype is being tested initially to apply our microwave Technology to the decomposition of tires as waste and to retrieve commercially viable components therefrom in the form of carbon, liquid hydrocarbons which can be converted to electricity, and gas. We will use our prototype primarily to confirm and refine the principles that will be utilized in commercial scale operations of our technology. We also will use it to test various feedstocks, materials that can benefit from the application of our Technology, prior to releasing processes for production. The prototype will also be used on a limited basis to show customers that the process works as applied to a specific feedstock and is viable for commercialization.

The Company has completed two demonstrations of our commercial prototype machine with the first demonstration taking place May 4-8, 2009 and the second demonstration taking place June 8-11, 2009. Both demonstrations included prospective customers from the United States and several foreign countries as well as partners and dignitaries and were held in our contract manufacturer's facility (Ingersoll Production Systems) in Rockford, Illinois. The demonstrations consisted of processing tire material on a continuous basis and collecting commercially viable byproducts in the form of diesel heating oil, combustible gas in the combined form of propane, butane, methane and other gases that can be used to generate electricity or be used as energy feedstock for other processes, and a high BTU carbon char. The make-up of the byproducts was verified by independent certified laboratories and the byproducts were valued based on oil and energy indexes as well as an independent commodity marketing company specializing in the sale of oils and char byproducts. The Company believes the demonstrations were successful.

We do not research nor represent to potential customers the commercial uses or revenues they may derive from the end-products generated using our Technology. Each potential customer evaluates for itself whether the commercialization and disposition of the end products justifies the cost to purchase and install one of our machines.

We are conducting preliminary negotiations with prospective purchasers of machines, but do not have any committed orders for our equipment. As of June 15, 2009, we had entered into an exclusive marketing agreement with one company for a designated geographic area outside the United States. We are not presently devoting any time or funds to the construction of plants to exploit our Technology. Any such effort will require capital in excess of funds available to us, and will require us to "partner" with a company with much larger resources.

Results Of Operations

Three Months Ended June 30, 2009 Compared to the Three Months Ended June 30, 2008

(A) REVENUES

We had no revenues from operations for the three months ending June 30, 2009 and 2008. We have had no revenues from operations since the closing of the asset acquisitions of Carbon Recovery Corporation in September 2006 and Mobilestream Oil, Inc. in December 2006. All revenues we received from operations prior to September 2006 were derived from lines of business unrelated to our current activities, and in which we no longer have any ownership interest or other participation. The Company has never had revenues from operations since it began its current business.

The Company has completed a prototype fixed frequency microwave reactor system, named "Patriot-1", which it has used to demonstrate the decomposition of tires into diesel oil, combustible gas and carbon char. During May 4-8, 2009 and June 8-11, 2009, the Company provided public demonstrations of the Patriot-1 to prospects, partners and dignitaries at our outside contract manufacturer's facility (Ingersoll Production Systems) located in Rockford, Illinois. It will take the Company approximately twelve months to deliver a system from the time the Company receives an order. It is the Company's intention that each order be accompanied by a cash deposit from the purchaser which will be recorded as deferred revenue until the equipment is shipped, installed and operating successfully at the destination site.

On April 23, 2009, Global Heavy Oil Corporation, a wholly-owned subsidiary of the Company, entered into the Collaborative Arrangement with Schlumberger for the purpose of researching and developing "surface upgrading" products, a process using microwaves to increase the gravity of heavy oil above the surface of the Earth in oilfield operations and services for "heavy oil" oilfield operations ("the Products and Services"). The joint development will be based on, and will utilize, the Company's proprietary patent-pending technologies and intellectual property. In consideration of the Company's exclusive license of its intellectual property in the "heavy oil" field of use, the Company, through Global Heavy Oil, will receive a total of \$600,000 (\$300,000 was received on May 22, 2009 for the execution of the Collaborative Arrangement and \$300,000 is payable on the first anniversary of the Collaborative Arrangement. The \$300,000 received on May 22, 2009 was recorded as deferred revenue in the condensed consolidated balance sheet as of June 30, 2009 and will be reclassified as revenue when earned. Contingent upon full satisfaction of Phase I under the Collaborative Arrangement (research & development, including testing of the Products and Services), the Company, through Global Heavy Oil, will receive a one-time \$1,000,000 engineering fee from Schlumberger within 30 days of the commencement of Phase II under the Collaborative Arrangement. Upon full satisfaction of Phase II and pursuant to the Collaborative Arrangement, the Company, through Global Heavy Oil, will have the right to acquire up to a 40% interest in the joint venture.

(B) TOTAL OPERATING EXPENSES

Total operating expenses consist of professional fees, investor relations and investment banking fees, other general and administrative expenses, and research and development costs. Total operating expenses were \$3,488,510 for the three months ended June 30, 2009 compared to \$13,120,249 for the three months ended June 30, 2008, a decrease of \$9,631,739 or approximately 73% decline.

Changes in general and administrative expenses versus the prior three months period are the following:

The Company recorded expenses in 2008 for investment banking fees, investor relations, and professional fees broadly to include expenses incurred for ancillary activities and expenses for penalties and settlements related to professional services, investment banking and public relations activities. Total professional fees and investment banking fees and investor relations expenses were approximately \$1,148,000 for the three months ended June 30, 2009, compared to \$11,156,000 for the three months ended June 30, 2008, a decrease of approximately \$10,008,000. This large decline in professional fees and investment banking fees and investor relations expenses is due to the reduction of stock issued for services in 2009. The Company issued 630,000 shares of common stock for services performed or to be performed by non-employees, valued at approximately \$890,100 for the three months ended June 30, 2009 versus 4,323,749 shares of common stock for services performed or to be performed by non-employees, valued in the amount of approximately \$10,359,400, for the three months ended June 30, 2008, a decrease of approximately \$9,469,300; the Company also decreased cash spending in this area in the amount of approximately \$538,700. The value of services was determined based upon the stock market price at the date the stock was issued. Other costs which are included as part of professional fees for the three months ended June 30, 2009 are legal fees of approximately \$125,500 and accounting fees of approximately \$428,500, for a total of \$554,000, this represents an increase of approximately \$332,700 versus same three month period in 2008. The significant increase in accounting fees are due to the additional audit work needed to be performed by our auditors in connection with the reauditing and restatement of the Company's previously issued financial statements (see the Company's Current Report on Form 8-K filed on April 2, 2009).

Other general and administrative expenses for the three months ended June 30, 2009, were approximately \$1,391,000 compared to approximately \$1,434,000 for the three months ended June 30, 2008, a decrease of approximately \$43,000 or a 3% decrease. The decrease in other general expenses for three months ended June 30, 2009 was primary due to no stock bonuses issued in 2009. For the three month period ending June 30, 2008 the Company issued 342,000 shares of common stock valued at \$770,000 to key senior executives, including former CEO Frank Pringle, these stock bonuses were cancelled and the stock was returned in the third and fourth quarter of 2008. Offsetting this decline of \$770,000 versus same three month period were increases in the following areas: Increased in expense for the amortization of stock options granted in 2008, to former CEO Eric Swain in the amount of \$520,000, an increase in salary & wages expenses of approximately \$100,000 due to the addition of four employees, an increase of approximately \$45,000 in travel and entertainment, an increase of approximately \$38,000 in health and corporate insurance expenses and an increase of approximately \$34,000 in rent for the new corporate headquarters, and various all other expenses declined approximately \$10,000 versus the same three month period ending June 30, 2009.

Research and development ("R & D") costs consist of all activities associated with the development and enhancement of products using the Company's Technology. R & D costs consist primarily of contract engineer labor and salaries of our in-house engineers, lab supplies used in testing and expenses of equipment used to test and develop our Technology. Research and development costs are expensed when incurred. R & D costs for three months ended June 30, 2009 and 2008 were \$395,087 and \$308,735, respectively. The increase of \$86,352 as compared to the same period in the prior year can be attributed to the following: increase in salary expenses of approximately \$203,000 due to the addition of four employees, increase in consulting expertise expense in amount of approximately \$50,000, supplies used to perform research increased approximately \$46,000, depreciation expense increased approximately \$58,000 mainly due to depreciation associated with the our prototype machine, "Patriot-1" which was put into service as of June 1, 2009. The increase in 2009 over 2008 expenses for the three month period ended June 30, were partially offset by a reduction in cost of approximately \$303,000 for the write-off of obsolete parts used to construct the prototype machine "Patriot-1"

(C) OTHER INCOME (EXPENSE)

Interest expense, interest income, realized gains / (losses), change in fair value of derivative financial instruments and other income are included in other income (expense). Total other expense was \$894,594 for the three months ended June 30, 2009 compared to other income of \$338,896 for the three months ended June 30, 2008, a decrease of \$1,233,490 due primarily to fair value change in derivative financial instruments.

Interest expense for the three months ended June 30, 2009 was \$4,465 compared to \$3,320 for the three months ended June 30, 2008, an increase of \$1,145.

Interest income for the three months ended June 30, 2009 and 2008 was \$58,490 and \$40,289, respectively. The increase of \$18,201 in interest income for the three months ended June 30, 2009 compared to the same period in 2008 is due to the shift of the investment portfolio into short-term interest bearing entrustments. In April of 2008, \$4,000,000 of surplus cash was invested in short-term investments.

At June 30, 2009 the change in the fair value of derivative financial instruments resulted in expense of \$948,619 for the three months ended June 30, 2009, versus income of \$303,121 for same three month period in 2008, for a change of \$1,251,740.

(D) NET LOSS

The net loss for the three months ended June 30, 2009 was \$4,383,104 (\$0.07 per share) compared to a net loss of \$12,781,353 (\$0.30 per share) for the three months ended June 30, 2008, a decline of losses in the amount of \$8,398,249. The Company's losses are attributable to it having no revenue stream because it is still in the development stage. The decrease in net loss for the three month period ended June 30, 2009 is attributed to the Company reducing expenses in most areas due to the reduction of cash. In 2008, increases in expenses can be attributed to the significant increase of non-cash charges related to expenses for professional fees such as investor relations, public relations and investment banking services as payments were made by the issuance of common stock for such services rendered during the quarter.

Six Months Ended June 30, 2009 Compared to the Six Months Ended June 30, 2008

(E) REVENUES

We had no revenues from operations for the six months ending June 30, 2009 and 2008. See explanation for the three months comparison above for details.

(F) TOTAL OPERATING EXPENSES

Total operating expenses consist of professional fees, investor relations and investment banking fees, other general and administrative expenses, and research and development costs. Total operating expenses were \$5,916,641 for the six months ended June 30, 2009 compared to \$16,694,517 for the six months ended June 30, 2008, a decrease of \$10,777,876 or approximately 65% decline.

Changes in general and administrative expenses versus the prior six months period are the following:

The Company has recorded expenses in 2008 for investment banking fees, investor relations, and professional fees broadly to include expenses incurred for ancillary activities and expenses for penalties and settlements related to professional services, investment banking and public relations activities. Total professional fees and investment banking fees and investor relations expenses were approximately \$1,994,000 for the six months ended June 30, 2009, compared to \$13,756,000 for the six months ended June 30, 2008, a decrease of approximately \$11,762,000. This large decline in professional fees and investment fees and investor relations expenses is due to the reduction of stock issued for services in 2009. The Company issued 724,000 shares of common stock for services performed or to be performed by non-employees, valued at approximately \$1,002,900 for the six months ended June 30, 2009 versus 5,211,249 shares of common stock for services performed or to be performed by non-employees, valued in the amount of approximately \$12,319,700, for the six months ended June 30, 2008, a decrease of approximately \$11,316,800, the Company also decreased cash spending in this area in the amount of approximately \$445,200. The value of services was determined based upon the stock market price at the date the stock was issued. Other costs which are included as part of professional fees for the six months ended June 30, 2009 are legal fees of approximately \$186,000 and accounting fees of approximately \$543,000, for a total of \$729,000, this represents an increase of approximately \$341,000 versus same six month period in 2008. The significant increase in accounting fees are due to the additional audit work needed to be performed by our auditors as a result the Company filing a form 8K 4.02 on April 2, 2009, concerning non-reliance on previously issued financial statements.

Other general and administrative expenses for the six months ended June 30, 2009, were approximately \$2,513,000 compared to approximately \$2,115,000 for the six months ended June 30, 2008, an increase of approximately \$398,000 or a 19% increase. The increase in other general expenses for six months ended June 30, 2009 was primary due to the following: A \$770,000 decrease in salary expenses due to no stock bonuses issued in 2009. In , 2008 the Company issued 342,000 shares of common stock valued at \$770,000 to key senior executives, including former CEO Frank Pringle, these stock bonuses were cancelled and the stock was returned in the third and fourth quarter of 2008. Offsetting this decline in salaries and wages were increases for the amortization of stock options granted in 2008 to former CEO Eric Swain in the amount of \$780,000. Regular salary & wages expenses increased approximately \$260,000 due to the addition of four employees. Meetings and promotion expense increased approximately \$103,000 for the promotion and demonstration of the prototype machine "Patriot-1" in May 2009. Travel and Entertainment increased in the amount of approximately \$55,000. Health and corporate insurance expenses increased approximately \$28,000, as well as rent expenses increased approximately \$46,000 due to the new Company corporate headquarters, and various all other expense declined approximately \$100,000 versus the same six month period ending June 30, 2009.

Research and development ("R & D") costs consist of all activities associated with the development and enhancement of products using the Company's Technology. R & D costs consist primarily of contract engineer labor and salaries of our in-house engineers, lab supplies used in testing and expenses of equipment used to test and develop our Technology. Research and development costs are expensed when incurred. R & D costs for six months ended June 30, 2009 and 2008 were \$680,359 and \$434,993, respectively. The increase of \$245,366 as compared to the same period in the prior year can be attributed to the following: increase in salary expenses of approximately \$280,000 due to the addition of four employees, increase in consulting expertise expense in amount of approximately \$50,000, supplies used to perform research increased approximately \$86,000, depreciation expense increased approximately \$80,000 mainly due to depreciation associated with the our prototype machine, "Patriot-1" which was put into service as of June 1, 2009. The increase in 2009 over 2008 expenses for the six month period ended June 30, were partially offset by a reduction in costs of approximately \$303,000 for the write-off of obsolete parts used to construct the prototype machine "Patriot-1"

(G) OTHER INCOME (EXPENSE)

Interest expense, interest income, realized gains / (losses), change in fair value of derivative financial instruments and other income are included in other income (expense). Total other expense was \$163,825 for the six months ended June 30, 2009 compared to other income of \$7,582,838 for the six months ended June 30, 2008, a decrease of \$7,746,663 due primarily to fair value change in derivative financial instruments.

Interest expense for the six months ended June 30, 2009 was \$7,609 compared to \$9,393 for the six months ended June 30, 2008, an decrease of \$1,784.

Interest income for the six months ended June 30, 2009 and 2008 was \$113,987 and \$44,076, respectively. The increase of \$69,911 in interest income for the six months ended June 30, 2009 compared to the same period in 2008 is due to have short-term investment for six month in 2009 versus having only short-term investment for two months in 2008. In April of 2008, \$4,000,000 of surplus cash was invested in short-term investments.

At June 30, 2009 the change in the fair value of derivative financial instruments resulted in expense of \$252,765 for the six months ended June 30, 2009, versus income of \$7,549,349 for same six month period in 2008, for a change of \$7,802,114.

(H) NET LOSS

The net loss for the six months ended June 30, 2009 was \$6,080,466 (\$0.10 per share) compared to a net loss of \$9,111,679 (\$0.25 per share) for the six months ended June 30, 2008, an decline of losses in the amount \$3,031,213. The Company's losses are attributable to it having no revenue stream because it is still in the development stage. The decrease in net loss for the six month period ended June 30, 2009 is attributed to the Company reducing expenses in most areas due to the reduction of cash. In 2008 increases in expenses can be attributed to the significant increase of non-cash charges related to expenses for professional fees such as investor relations, public relations and investment banking services as payments were made by the issuance of common stock for such services rendered during the quarter.

Operating Activities

Net cash used in operating activities was \$3,088,399 for the six months ended June 30, 2009 compared to \$2,239,422 for the six months ended June 30, 2008, an increase of \$848,977 or approximately 38%.

Investing Activities

Net cash provided by investing activities was \$2,112,628 for the six months ended June 30, 2009 compared to use of cash in the amount \$4,233,299 for the six months ended June 30, 2008, a change of \$6,345,927. The changes was due primarily to (i) our receiving proceeds from our marketable securities in the amount of \$2,556,886 during the six months ended June 30, 2009, (ii) our making purchases of materials for the construction of our prototype machine, Patriot-1, in the amount of \$369,540 during the six months ended June 30, 2009, and (iii) in April of 2008 \$4,000,000 of surplus cash was invested in short-term investments.

Liquidity and Capital Resources

As of June 30, 2009, the Company had total current assets of \$2,314,722 and total current liabilities of \$1,274,880, resulting in work capital of \$1,039,842. As of June 30, 2008, the Company had total current assets of \$6,079,879 and total current liabilities of \$1,133,882, resulting in working capital of \$4,945,997. As a development stage company that began operations in 2002, the Company has incurred \$35,850,740 in cumulative total losses from inception through June 30, 2009.

As of June 30, 2009, the Company had \$1.0 million in cash and cash equivalents and \$.2 million in short-term investments. The Company projects total cash expenditures needed for the next twelve months ending June 30, 2010 to be approximately \$4.2 million (operating expenses to be approximately \$4 million and other expenditures to be approximately \$.2 million). Based on the Company's current operating plan, the total cash expenditures needed for the remainder of 2009 exceed the Company's cash, cash equivalents and short term investments as of June 30, 2009. Our assessment of our cash needs, however, is based on assumptions concerning the rate of our cash expenses, the technological and engineering challenges in the development of our products, the projected development times, the equipment construction and testing trials required along with their projected timetable. Our actual operations may be affected by increases in our payroll and staff related matters, technological or engineering difficulties and deviations from the timetables for experimentation and testing trials. However, due to the fact that the Company incurred substantial net losses for the cumulative period from July 19, 2002 (inception) to June 30, 2009 and that it currently has no revenue stream to support itself, there is doubt about the Company's ability to continue as a going concern.

The Company did not have any cash provided from financing activities for the six month period ended June 30, 2009. The Company did not sell any stock for cash for the six month period ending June 30, 2009, instead it used cash in the amount of \$26,612 for payment on loans. The Company has been successful in the past in obtaining required cash resources by issuing stock to service the Company's operations. On June 26, 2009, the Company engaged CapStone Investments to act as exclusive placement agent through September 15, 2009 for the Company in connection with a proposed offering of debt and/or equity securities of the Company in the amount of \$8,000,000. There is no assurance that any such securities will in fact be sold. For the six months ended June 30, 2008, net cash provided by financing activities was \$10,305,489. This increase was primarily the result of the sale of common stock. During the six months period ended June 30, 2008, the Company sold 9,377,129 shares of common stock for gross proceeds of \$9,925,054.

The Company has continued to issue stock or options or warrants to various vendors (non-employees) as payments for services rendered. In the six months ended June 30, 2009, the Company issued 724,000 shares of common stock in payment of services valued at \$1,002,920. \$60,800 of which was recorded as expense in the condensed consolidated statement of operations and comprehensive loss and \$942,120 was recorded as prepaid expense, of which \$290,800 has been amortized as of June 30, 2009. The value of services was determined based upon the stock market price at the date the stock was issued. For the six months ended June 30, 2008, the Company issued 5,211,249 of common stock shares for services rendered valued at \$12,319,713. The Company also issued 650,041 warrants with an average excise price of \$1.30 for services rendered or to be performed for the six months ended June 30, 2009. An expense of \$227,116 was recorded to the condensed consolidated statement of operations and comprehensive loss for the value of these warrants. Warrants issued for services were valued using the Black-Scholes option-pricing model, with expected volatility ranging from 132% to 149%, risk-free interest rate ranging from .80% to 1.87% and an expected life of a half year to five years.

On January 29, 2009, the Company authorized the grant of 35,000 common stock options to staff employees, These options have an exercise price of \$1.02 and expire on January 29, 2019. These options were granted under the Company's 2008 Incentive Stock Option Plan, as amended, and become fully vested on July 1, 2009, subject to stockholders' approval of an Amendment to the Plan increasing the number of shares available for issuance thereunder.

On February 19, 2009, the Company authorized the grant of 75,000 common stock options to an employee. These options have an exercise price of \$1.27 and expire on February 19, 2019. The option vest one-third on the one year anniversary of the grant date, one-third on the two year anniversary of the grant date and one-third on the three year anniversary of the grant date. These options were granted under the Company's 2008 Incentive Stock Option Plan, as amended, and are subject to stockholder approval of an Amendment to the Plan, increasing the number of shares available for issuance.

In September 2008, pursuant to a Summary of Terms of Proposed Employment Agreement with Eric Swain, the Company's CEO until July 6, 2009, and as part of a series of employment term sheets, the Company authorized the grant of a total of 8,500,000 stock options to four key executives. 5,000,000 of those stock options were granted to Mr. Swain. The other 3,500,000 stock options were granted to three other officers of the Company and remain subject to stockholder approval of an amendment to the Company's stock option plan increasing the number of authorized shares available for issuance under the plan. All of these options have an exercise price of \$1.18. 1,000,000 of Mr. Swain's options vested immediately. The balance of 4,000,000 options is scheduled to vest in equal annual installments of 1,000,000 options on September 23, 2009 and on each anniversary thereafter for the three years thereafter. The Company has recorded an expense to general and administrative expenses to the condensed consolidated statement of operations and comprehensive loss in the amount of \$780,000 for the six month period ended June 30, 2009 for the 1,000,000 options scheduled to vest on September 23, 2009.

On April 27, 2009, upon the retirement of Mr. Wayne Koehl from employment with the Company, 600,000 of his options awaiting stockholder approval of an amendment to the Company's 2008 stock option plan were cancelled. Of the combined 2,900,000 options granted to the three executives besides the CEO, one-fifth of those options will vest immediately upon approval of the amendment of the Company's stock option plan and the remainder will vest one-fifth on September 23, 2009 and an additional one-fifth on each anniversary thereafter for the next three years, provided that the executives are employed by the Company at each vesting date. The assumptions used in the Black-Scholes option-pricing model used to determine the fair value of the options are: a dividend yield of 0%; an expected volatility rate of 123.5%; a risk-free interest rate of 2.92%; and an expected life of approximately six years. Expected forfeitures were estimated to be 0%. No compensation expense was recorded for the 2,900,000 options awaiting stockholder approval because options under an arrangement that is subject to stockholder approval are not deemed to be granted until that approval is obtained unless approval is essentially a formality which the Company has deemed not to be the case.

In November 2008, the Company authorized the grant of 450,000 stock options to three employees which are also subject to stockholder approval of an amendment to the Company's stock option plan increasing the number of authorized shares available for issuance under the plan. These options have an exercise price of \$1.24 per share and expire on November 21, 2018. 150,000 options vest immediately upon stockholder approval of the stock option plan amendment, 150,000 vest on January 1, 2010, and the remainder vest on January 1, 2011. The assumptions used in the Black-Scholes option-pricing model used to determine the fair value of the options are: a dividend yield of 0%; an expected volatility rate of 159.5%; a risk-free interest rate of 2.12%; and an expected life of approximately six years. Expected forfeitures were estimated to be 0%.

CAPITAL RESOURCES

(A) LONG-TERM DEBT OBLIGATIONS

The Company entered in two loan agreements for the purchase of equipment in 2006. The principal amount of a five-year loan entered into in January 2006 is \$75,000 with an interest rate of 13.43% annually and a monthly payment of \$1,723. In October 2006 the Company entered into second loan with a principal amount of \$73,817 at an interest rate of 8.71% annually. The monthly payments on this loan are \$2,396. The total remaining loan payments, including interest payments, are \$32,481 as of June 30, 2009 for the two loans.

(B) CAPITAL LEASES

The Company leases certain phone and computer equipment under agreements that are classified as capital leases. The cost of equipment under capital leases is included in the condensed consolidated balance sheets as part of property and

equipment. The monthly lease payments are \$1,293 per month until June 2011. The total future minimum lease payments as of June 30, 2009 are approximately \$27,163.

(C) OPERATING LEASES

The Company leases office space and manufacturing space under three separate lease agreements that are classified as operating leases. The Company leased office space in West Berlin, New Jersey for a monthly lease payment of \$5,000 which expired on May 31, 2009. Beginning in June 2009, the Company continued to lease space at the West Berlin location at a monthly lease payment rate of \$1,600 per month expiring in June 2012. The Company entered into a new lease for new corporate headquarters in Mount Laurel, New Jersey, which has a monthly lease payment of \$6,567 and expires April 2014. The Company also leases manufacturing space in Rockford, Illinois, which has a monthly lease payment of \$2,703 and expires on April 30, 2010. The total future minimum annual lease payments are approximately \$457,000.

(D) PURCHASE OBLIGATIONS

In June 2007, the Company entered into a purchase agreement with Ingersoll Production Systems of Rockford, Illinois to build a commercial prototype machine. The total purchase commitment is approximately \$770,000. The Company has currently paid approximately all of this commitment as of June 30, 2009 under this agreement. This amount is reflected in the accompanying 2009 condensed consolidated balance sheet as part of the construction in progress component of property and equipment, and, to the extent of modifications to the prototype machine being made, in the accompanying 2009 condensed consolidated statement of operations as R & D expense. In addition to the agreement with Ingersoll Production Systems, there are various other suppliers with which the Company has purchase commitments, which commitments total approximately \$610,000, of which the Company has paid approximately all of these commitments through June 30, 2009.

Off Balance Sheet Arrangements

We do not have any off-balance sheet guarantees, interest rate swap transactions or foreign currency contracts. We do not engage in trading activities involving non-exchange traded contracts.

Critical Accounting Policies and Estimates

The discussion and analysis of our financial condition and results of operations are based on our condensed consolidated financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States. The preparation of these condensed consolidated financial statements requires us to make estimates and judgments that affect the reported amounts of assets, liabilities and expenses and related disclosure of contingent assets and liabilities. Certain critical accounting policies requiring significant judgments, estimates and assumptions are detailed below. We consider an accounting estimate to be critical if (1) it requires assumptions to be made that are uncertain at the time the estimate is made and (2) changes to the estimate or different estimates, that could have reasonably been used, would have materially changed our condensed consolidated financial statements.

Development Stage Company

The Company is considered to be in the development stage as defined in Statement of Financial Accounting Standards ("SFAS") No. 7, "Accounting and Reporting by Development Stage Enterprises".

Short-term Investments

Cash in excess of operating requirements is invested in marketable debt and equity securities, all of which are classified as available for sale, and are carried at their fair value. The unrealized gains or losses of these investments, which are deemed to be temporary in nature, are recorded as part of accumulated other comprehensive income (loss), and included in the consolidated statement of stockholders' equity. Realized gains or losses and declines in value judged to be other-than-temporary on these investments are recognized as realized gains or losses in the condensed consolidated statements of operations and comprehensive loss.

Patents

Legal fees associated with patents, which are expected to be issued are recorded as prepaid patent costs on the accompanying condensed consolidated balance sheets. Upon approval by the relevant patent office, the prepaid patent costs will be reclassified to an intangible asset, and amortized over the expected life of the patent. The value of the patent(s) will be reviewed each year for possible impairment and expensed in the year it is determined that a write-down in the value of the patent is required. Prepaid patent costs associated with patents which are not approved or abandoned are expensed in the period in which such patents are not approved or abandoned.

Research and Development Costs

The Company complies with the accounting and reporting requirements of SFAS No. 2, "Accounting for Research and Development Costs (as amended)". Research and development ("R & D") costs consist of all activities associated with the development and enhancement of products using the Company's microwave Technology. R & D costs consist primarily of contract engineer labor and salaries of our in-house engineers, lab supplies used in testing and expenses of equipment used to test and develop our Technology. R & D costs are expensed when incurred.

Stock-Based Compensation

On January 1, 2006, the Company adopted the provisions of SFAS No. 123R using the modified prospective transition method. The total expense associated with stock-based employee compensation was approximately \$520,000 and \$780,000 for the three and six months ended June 30, 2009, and \$1,820,000 for the period July 19, 2002 (inception) to June 30, 2009. There was no expense associated with stock-based employee compensation for the three and six months ended June 30, 2008.

For non-employees, stock grants and stock issued for services are valued at either the invoiced or contracted value of services provided, or to be provided, or the fair value of stock at the date the agreement is reached, whichever is more readily determinable. Warrants or options issued for services provided, or to be provided, are valued at fair value at the date the agreement is reached.

Earnings (Loss) Per Share of Common Stock

The Company complies with the accounting and reporting requirements of SFAS No. 128, "Earnings Per Share". Basic loss per share is calculated by dividing net loss attributable to common shares by the weighted average number of outstanding common shares for the period. Diluted earnings per common share includes dilution from common stock equivalents, such as stock issuable pursuant to the exercise of stock options and warrants and the conversion of convertible preferred stock.

Unexercised common stock options and warrants to purchase common stock, and preferred stock convertible into common stock as of June 30, 2009 and 2008 respectively, are as follows:

	2009	2008
Options	1,200,000	200,000
Warrants	22,075,836	22,164,085
Convertible Preferred Stock	-	16,720,062
Total	23,275,836	39,084,147

The foregoing common stock equivalents were excluded from the calculation of diluted net loss per common share because their inclusion would have been anti-dilutive as of June 30, 2009 and 2008.

Derivative Financial Instruments

The Company accounts for financial instruments that are indexed to and potentially settled in, its own stock in accordance with the provisions of Emerging Issues Task Force ("EITF") No. 00-19, "Accounting for Derivative Financial Instruments Indexed to, and Potentially Settled in a Company's Own Stock". These financial instruments include freestanding warrants and options to purchase the Company's common stock. Under certain circumstances that would

require the Company to settle these equity items in cash, and without regard to probability, EITF No. 00-19 would require the classification of all or part of the item as a liability and the adjustment of that reclassified amount to fair value at each reporting date, with such adjustments reflected in the Company's condensed consolidated statements of operations and comprehensive loss.

Recent Accounting Pronouncements

For information regarding recent accounting pronouncements and their effect on the Company, see "Recently Adopted Accounting Pronouncements" in Note 2 to the condensed consolidated financial statements.

ITEM QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT 3. MARKET RISK

This item is not applicable.

ITEM CONTROLS AND PROCEDURES

4

This item is not applicable.

ITEM 4T. CONTROLS AND PROCEDURES

Evaluation of Disclosure Controls and Procedures

We maintain a system of disclosure controls and procedures, as defined in Rule 13a-15(e) of the Securities and Exchange Act of 1934, as amended (the "Exchange Act"), which is designed to provide reasonable assurance that information which is required to be disclosed in our reports filed pursuant to the Exchange Act, is accumulated and communicated to management in a timely manner. Under the supervision and with the participation of management, including our Chairman, Chief Executive Officer and Chief Financial Officer, we conducted an evaluation of our effectiveness of disclosure controls and procedures as of the end of the period covered by this quarterly report. Based on that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls as of the end of the quarterly period ended June 30, 2009 were not effective due to the deficiencies described in our Management's Report on Internal Control over Financial Reporting contained in our Annual Report on Form 10-K for the year ended December 31, 2008.

We have instituted and are continuing to implement corrective actions with respect to the deficiencies in our disclosure controls and procedures. The deficiencies will not be considered remediated until the applicable remedial procedures are tested and management has concluded that the procedures are operating effectively. Management recognizes that use of our financial resources will be required not only for implementation of these measures, but also for testing their effectiveness.

Remediation of Material Weaknesses in Internal Control over Financial Reporting

Management is responsible for establishing and maintaining adequate internal control over financial reporting, as defined in Rules 13a-15(f) under the Exchange Act. The Company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of the Company's financial reporting and the preparation of consolidated financial statements for external purposes in accordance with accounting principles generally accepted in the United States of America. Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness in future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Management conducted, with the participation of the Chief Executive Officer and the Chief Financial Officer, an evaluation of the effectiveness of the Company's internal control over financial reporting as of December 31, 2008. Management's assessment of internal control over financial reporting was conducted using the criteria set forth in Internal Control—Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission ("COSO").

A material weakness is a deficiency, or combination of deficiencies, in internal control over financial reporting, such that there is a reasonable possibility that a material misstatement of the Company's annual or interim financial statements will not be prevented or detected on a timely basis. Based on management's assessment over financial reporting conducted as of December 31, 2008, management believes that as of December 31, 2008, the Company's internal control over financial reporting was not effective due to the following material weaknesses:

- The Company lacks adequate accounting resources to address non routine and complex transactions and financial reporting matters on a timely basis.
- The Company's unadjusted deferred income tax asset which was fully reserved for did not give proper effect to the deduction restrictions of a development stage enterprise.
- The Company lacks adequate journal entry approval and disclosure controls needed to identify and prevent misstatements in the consolidated financial statements and accompanying footnotes.
- The Company's control environment does not have adequate segregation of duties; the Company only had one person performing all accounting-related on-site duties.

The Company has commenced efforts to address the material weaknesses in its internal control over financial reporting and its control environment through the following actions:

- · Supplementing existing resources with technically qualified third party consultants.
- · Instituting a more stringent approval process for financial transactions.
- · Performing additional procedures and analysis for significant transactions as a mitigating control in the control environment due to segregation of duties issues.

Notwithstanding the ongoing remediation activities, the Company's management has concluded that the condensed consolidated financial statements included in this Form 10-Q are fairly stated in accordance with accounting principles generally accepted in the United States of America. Our Chief Executive Officer and Chief Financial Officer have included their certifications as exhibits to this Form 10-Q.

Changes in Internal Control over Financial Reporting

There has not been any change in our internal control over financial during the three months ended June 30, 2009 that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

PART II - OTHER INFORMATION

ITEM LEGAL PROCEEDINGS

1.

This item is not applicable.

ITEM RISK FACTORS

1A.

This item is not applicable.

ITEM UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF

2. PROCEEDS

On April 1, 2009, the Company issued warrants to purchase 200,000 shares of its Common Stock at \$1.10 per share to Brian Ettinger as a portion of payment for services to be performed. These warrants expire on varying dates ranging from January 10, 2012 to June 10, 2012.

On April 22, 2009, the Company issued 225,000 shares of its Common Stock to Brian Ettinger for consulting services rendered valued at \$254,250.

On April 24, 2009, the Company issued 105,000 shares of its Common Stock and warrants to purchase 150,000 shares of its Common Stock at an exercise price of \$1.50 per share and expiring on June 1, 2012 to Woody Fuel Consultants for consulting services rendered valued at \$143,850.

On May 12, 2009, the Company issued 300,000 shares of its Common Stock to LP (Origination) Limited pursuant to a Consulting Agreement and valued at \$492,000.

ITEM DEFAULTS UPON SENIOR SECURITIES

3.

This item is not applicable.

ITEM SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

4.

This item is not applicable.

ITEM OTHER INFORMATION

5.

This item is not applicable.

ITEM EXHIBITS

6.

The following exhibits are being filed as part of this Quarterly Report:

Exhibit No.	Description
10.1	Joint Development Agreement, dated April 23, 2009, by and among Global Heavy Oil Corporation, Schlumberger Technology Corporation and Schlumberger Holdings Limited, incorporated herein by reference to Exhibit 10.1 to the Company's Current Report on Form 8-K/A filed on August 5, 2009.
10.2	Agreement and General Release, entered into between the Company and Wayne J. Koehl on April 27, 2009, incorporated herein by reference to Exhibit 10.33 to Amendment No. 4 to the Company's Registration Statement on Form S-1, File Number 333-149199, filed on July 14, 2009.
10.3	Consulting Agreement, entered into between the Company and LP (Origination) Limited on May 11, 2009, incorporated herein by reference to Exhibit 10.34 to Amendment No. 4 to the Company's Registration Statement on Form S-1, File Number 333-149199, filed on July 14, 2009.
31.1	Certificate pursuant to section 302 of the Sarbanes-Oxley Act of 2002, filed herewith.
31.2	Certificate pursuant to section 302 of the Sarbanes-Oxley Act of 2002, filed herewith.
32.1	Certificate pursuant to section 906 of the Sarbanes-Oxley Act of 2002, filed herewith.
32.2	Certificate pursuant to section 906 of the Sarbanes-Oxley Act of 2002, filed herewith.
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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this Quarterly Report to be signed on its behalf by the undersigned thereunto duly authorized.

GLOBAL RESOURCE CORPORATION

(Registrant)

Date: August 6, 2009 By: /s/ Peter A. Worthington

Name: Peter A. Worthington Title: Chief Executive Officer

Date: August 6, 2009 By: /s/ Jeffrey J. Andrews

Name: Jeffrey J. Andrews Title: Chief Financial Officer