LIFEQUEST WORLD CORP Form 10-O October 20, 2008

FORM 10-Q

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

[X] QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE **ACT OF 1934.**

For the quarterly period ended August 31, 2008

OR

[] 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 333-61801

LIFEQUEST WORLD CORPORATION

(Exact name of registrant as specified in its charter)

MINNESOTA 88-0407679

(State or other jurisdiction of incorporation or

(I.R.S. Employer Identification No.)

organization)

1181 Grier Drive, Suite C, Las Vegas, NV 89119-3746 (Address of principal executive offices) (Zip Code)

(702) 914-9688

(Registrant's telephone number, including area code)

(Former name, former address and former fiscal year, if changed since last report.)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes [X]. No []

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes []. No [X] ..

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 filer [] Accelerated filer []
Non-accelerated filer [] Smaller reporting company [X]
Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date.
As of October 6, 2008, there were 40,478,830 shares of the issuer s common stock, \$0.001 par value, outstanding.

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LIFEQUEST WORLD CORPORATION CONSOLIDATED BALANCE SHEETS

Item 1. Consolidated Financial Statements

Assets:	August 31 2008 (unaudited)		Assets: 2008		(May 31 2008 (audited)
Current assets:						
Cash and cash equivalents	\$	-	\$	16,336		
Accounts receivable		-		11,646		
Inventories, net		298,780		277,879		
Prepaid expenses and advances		6,374		10,920		
Total current assets	_	305,154	-	316,781		
Office furnishings and equipment, net		26,306		6,024		
Other assets:	_		_			
Deposits		9,919		6,745		
Intangible asset, net		2,388,343		2,388,699		
Total other assets	_	2,398,262	_	2,395,444		
Total Assets	\$ _	2,729,722	\$ -	2,718,249		
Liabilities and Stockholders' Equity:	_		_			
Current liabilities:						
Checks written in excess of bank balance	\$	24,048	\$	-		
Current portion of capital lease obligation		81		321		
Accounts payable		202,256		163,358		
Accounts payable-related party		96,912		96,912		
Accrued compensation and benefits		240,967		215,018		

	1,218,499		1,087,598
	161,849		22,980
_	1,944,612	-	1,586,187
	-		-
	1,944,612		1,586,187
_	·····	-	
	40 470		40,479
	40,479		40,479
	-		-
	8,559,885		8,559,885
	(7,815,254)		(7,468,302)
_	785,110	-	1,132,062
\$ - -	2,729,722	\$ -	2,718,249
	- \$ -	161,849 1,944,612 1,944,612 40,479 8,559,885 (7,815,254) 785,110	1,944,612

LIFEQUEST WORLD CORPORATION CONSOLIDATED STATEMENTS OF OPERATIONS (unaudited)

See accompanying notes to unaudited consolidated financial statements.

	Three months ended			August 31,	
		2008		2007	
Revenue:					
Sales-product	\$	162,157	\$	282,504	
Royalty income-immune booster		-		-	
Total Revenue		162,157		282,504	

Cost of sales	32,189	76,356
Gross profit	129,968	206,148
Royalty expense-related party	125,000	125,000
Distribution, selling and	241.156	200.014
administration expenses	341,156	399,914
Loss from operations	(336,188)	(318,766)
Other income and (expenses)		
Interest expense	(10,764)	(30,658)
Total other income and		
(expense), net	(10,764)	(30,658)
Net loss before income taxes	(346,952)	(349,424)
Income tax expense	-	-
Net loss	\$ (346,952)	\$ (349,424)
Basic and diluted loss per common share	\$ (0.01)	\$ (0.01)
Weighted average outstanding common shares-		
basic and diluted	40,478,830	34,412,985 (a)

⁽a) Reflects the 1 for 3 reverse stock split effective August 20, 2007.

See accompanying notes to unaudited consolidated financial statements.

LIFEQUEST WORLD CORPORATION CONSOLIDATED STATEMENTS OF CASH FLOWS (unaudited)

Three months ended August 31,

	2008		2007
CASH FLOWS FROM OPERATING ACTIVITIES:			
Net loss	\$ (346,952)	\$	(349,424)
Adjustments to reconcile net loss			
to net cash used in operating activities:			
Depreciation and amortization	776		2,243
Changes in operating assets and liabilities:			
Accounts receivable	11,646		(24,708)
Inventories	(20,901)		(27,291)
Prepaid expenses and advances	4,546		(1,521)
Deposits	(3,174)		21,739
Accounts payable	38,898		17,205
Accrued expenses	156,850		83,500
Net cash used in operating activities	(158,311)	-	(278,257)
CASH FLOWS FROM INVESTING ACTIVITIES:		-	
Purchase of office furnishings and equipment	(20,702)		-
Net cash used in investing activities	(20,702)	-	-
CASH FLOWS FROM FINANCING ACTIVITIES:		-	
Checks issued in excess of bank balance	24,048		-
Proceeds from issuance of common stock, net of issuance costs	-		700,000
Payments on installment payable-immune booster license	-		(465,098)
Payments on capital lease obligations	(240)		(228)
Advances from (repayment to) stockholder/officer	138,869		(21,940)
Net cash provided by financing activities	162,677	-	212,734

(16,336)	(65,523)
16,336	197,338
-	\$ 131,815
ancial statements.	
	16,336

NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

NOTE 1 - BASIS OF PRESENTATION

The accompanying unaudited consolidated balance sheets of LifeQuest World Corporation (the Company, We) as of August 31, 2008 and the related unaudited consolidated statements of operations for the three months ended August 31, 2008 and 2007 and the unaudited consolidated statements of cash flows for the three-month periods then ended have been prepared by the Company in accordance with generally accepted accounting principles for interim financial information and with the instructions for Form 10-Q and Article 10 of Regulation S-X. In the opinion of management, all adjustments (which include normal recurring adjustments) necessary to present fairly the financial position, results of operations, and cash flows at August 31, 2008 and 2007 and for the three months then ended have been made.

Certain information and footnote disclosures normally included in financial statements prepared in accordance with generally accepted accounting principles in the United States of America have been condensed or omitted. It is suggested these condensed financial statements be read in conjunction with the financial statements and notes thereto included in the Company s May 31, 2008 audited financial statements and Form 10-KSB. The results of operations for the period ended August 31, 2008 are not necessarily indicative of the operating results for the entire year.

The presentation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, and disclosure of contingent assets and liabilities at the balance sheet date, and the reported amounts of revenues and expenses during the reporting period. The estimates and assumptions used in the accompanying condensed financial statements are based upon management s evaluation of the relevant facts and circumstances as of the time of the financial statements. Actual results could differ from those estimates.

NOTE 2 COMPANY S CONTINUED EXISTENCE:

The accompanying unaudited consolidated financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America, which contemplate continuation of the Company as a going concern. However, the Company has sustained substantial losses and has a significant working capital deficit. The Company intends to generate positive cash flows from operations through increased sales utilizing the network of distributors in place and from financing activities by issuing additional stock, and obtaining necessary capital through additional advances from the Company s principal stockholder or through private placements. There can be no assurance the Company will be able to obtain additional capital from private placements in the future. The Company has no other committed sources or arrangements for additional financing.

The financial statements do not include any adjustment relating to recoverability and classification of recorded assets or the amounts and classification of liabilities that might be necessary should the Company be unable to continue to exist.
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NOTE 3 INVENTORIES:

Inventories summarized below are priced at the lower of first-in, first-out cost or market:
August 31
May 31
<u>2008</u>
<u>2008</u>
Finished goods and supplies
\$
142,599
\$
117,593
Raw materials
166,181
170,286
Allowance for obsolescence
(10,000)
(10,000)
Total
<u>\$</u>
<u>298,780</u>
<u>\$</u>
<u>277.879</u>

NOTE 4 INTANGIBLE ASSET:

On December 1, 2006, the Company purchased, through an exclusive license and distribution agreement, the worldwide marketing rights to the most powerful, natural immune booster discovered to date (ImmunXT), as stated by the scientific research team that developed the product. These rights have been acquired from Nordic Immotech Trading APS, a leading life science company with a successful history of producing unique, patented products that are distributed on a global scale. The agreement has an initial term of five years. The agreement automatically renews an additional five years if minimum purchase commitments are met.

The total recorded cost of the license was \$2,390,721. The Company began marketing the product domestically in February 2008. The Company began amortizing the license at that time and is calculating the amortization over the estimated sales volume that is anticipated over the remaining term of the licensed agreement to properly match revenue and expenses. The accumulated amortization for the period ended August 31, 2008 and May 31, 2008, was \$2,378 and \$2,022, respectively.

Under this license agreement, the Company has minimum purchase commitments for the calendar years as follows: 2007-1,000 Kilograms (Kg) (\$490,000), 2008-2,000 Kg (\$980,000) (as amended), 2009-9,000 Kg (\$4,410,000), 2010-15,000 Kg (\$7,350,000), and 2011 and each year thereafter-20,000 Kg (\$9,800,000). If the Company fails to meet the minimum purchase requirements, Nordic Immotech has the right to terminate their license agreement with three months written notice from the expiration of the applicable calendar year. The Company has met the minimum purchase requirements for calendar year 2007. The value of these commitments was determined with pricing as of August 31, 2008.

As part of the license agreement noted above, Nordic Immotech shall pay the Company a royalty of ten percent (10%) of net sales of raw materials sold by Nordic and or affiliates to independent third parties in territories outside of the United States.

In a separate agreement, the Company was granted an option to purchase all the shares in Nordic Immotech (the supplier). Subject to the terms and conditions of the separate agreement, the Company has the option to purchase all of the shares of Nordic Immotech (170,000 shares) at a fixed price of \$76.47 per share for a total of \$13,000,000. The Company may exercise the option anytime before December 1, 2008.

NOTE 5 DISTRIBUTOR STOCK BONUS PLAN:

Prior to June 1, 2007, The Company offered to its distributors a plan whereby the distributors could earn a

stock bonus based on sales and bonus points. Distributors earned certificates redeemable for one share of the Company's common stock three years after the certificate has been earned. The number of

certificates outstanding at August 31, 2008 and May 31, 2008 were 88,160. The liability recorded by the Company for these bonus points was \$111,695 at August 31, 2008 and May 31, 2008 which was recorded by the Company at the fair value of the common stock on the date they were earned. During the three month period ended August 31, 2008 and year ended May 31, 2008; no shares were issued to various distributors under this plan. Effective June 1, 2007 this plan was discontinued and all distributors who had earned certificates under the plan became fully vested. As of October 15, 2008, all 88,160 certificates remain outstanding.

NOTE 6 CONTINGENCIES:

In the ordinary course of business, the Company is exposed to legal actions and threatened claims and incurs costs to defend against such legal actions and claims. Company management is not aware of any such outstanding, pending or threatened action, claim or other circumstance that would materially affect the Company s financial position or results of operations.

NOTE 7 - INCOME TAXES:

Deferred taxes are provided on a liability method whereby deferred tax assets are recognized for deductible temporary differences and operating loss and tax credit carryforwards and deferred tax liabilities are recognized for taxable temporary differences. Temporary differences are the differences between the reported amounts of assets and liabilities and their tax basis. Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it is more likely than not that some portion or all of the deferred tax assets will not be realized. Deferred tax assets and liabilities are adjusted for the effects of changes in tax laws and rates on the date of the enactment. The Company has recorded a full valuation allowance for all deferred tax assets due to the significance of its continued operating losses.

NOTE 8 RELATED PARTY TRANSACTIONS:

Intellectual Property License Agreement

In January 1999, we entered into an intellectual property license agreement (the "License Agreement") with Jurak Holdings Limited ("JHL"), a corporation organized under the laws of the Province of Alberta, Canada and an affiliate of our Chief Executive Officer and one of our directors. Pursuant to the terms and

provisions of the License Agreement, we are required to pay the greater of \$500,000 for fiscal year 2003 and each calendar year thereafter, during the first ten years of the License Agreement (the "Minimum Royalty Fee"), or eight percent of the net sales price of all licensed products sold under the License

Agreement (the "Continuing Royalty Fee"). After fiscal 2013, we are required to make payments in the amount of the Continuing Royalty Fee. On any amounts past due on this agreement, interest will accrue at prime plus 1%.

For the three months ended August 31, 2008 and 2007, the minimum royalty fee for the amount of \$125,000 was expensed. The accrued payments due and owing to JHL under the License Agreement for the Minimum Royalty Fee and the Continuing Royalty Fee were \$1,218,499 and \$1,087,598 at August 31, 2008 and May 31, 2008, respectively. The amount owed as of August 31, 2008 includes interest of \$16,850 which was recorded due to continued delinquent payments.

The Company has a payable due to the majority stockholder totaling \$161,849 and \$22,980 at August 31, 2008 and May 31, 2008, respectively. These liabilities are for reimbursement of business expenses due the stockholder and for working capital advances. No interest is being charged on these balances.

The Company has included in accounts payable related party balances due to an entity owned by the majority stockholder totaling \$96,912 at August 31, 2008 and May 31, 2008, respectively. These liabilities are for consulting services and reimbursement of business expenses due the entity. No interest is being charged on these balances.

NOTE 9 COMMITMENT

The Company has entered into an endorsement and consulting agreement with a film and television actor to promote the immune booster product line. The one year agreement was effective May 1, 2008, with a Company option to extend two years. The Company has a minimum commitment of \$42,000 during the first year. There are escalator clauses based on sales milestones, as defined in the agreement, which could cause the commitment to increase. The Company has expensed \$7,000 for the quarter ended August 31, 2008, relating to this agreement.

NOTE 10 SUBSEQUENT EVENT:

In September 2008, the Board of Directors has designated 10,000,000 of 50,000,000 total authorized preferred shares as Series B. The Series B preferred shares have no liquidating or other preference, cannot be converted to common stock and have no dividend rights. However, each Series B preferred share has the equivalent of ten common shares for voting rights. The Company will vote with Series B preferred stock and common stock shareholders as one class. As of October 15, 2008, no shares of the Series B preferred have been sold.

NOTE 11 RECENTLY ISSUED ACCOUNTING PRNOUNCEMENTS

In February 2008, the FASB issued FASB Staff Position FAS 157-2 (FSP FAS 157-2) Effective Date of FASB Statement No. 157 which delays the effective date of SFAS No. 157 for non-financial assets and non-financial liabilities that are recognized or disclosed in the financial statements on a nonrecurring basis to fiscal years beginning after November 15, 2008. These non-financial items include assets and liabilities such as reporting units measured at fair value in a goodwill impairment test and non-financial assets acquired and non-financial liabilities assumed in a business combination. The Company has not applied the provisions of SFAS No. 157 to its non-financial assets and non-financial liabilities in accordance with FSP FAS 157-2.

In April 2008, the FASB issued FASB Staff Position (FSP) No. FAS 142-3, Determination of the Useful Life of Intangible Assets. This guidance addresses the determination of the useful life of intangible assets which have legal, regulatory or contractual provisions that potentially limit a company s use of an asset. Under the new guidance, a company should consider its own historical experience in renewing or extending similar arrangements. We are required to apply the new guidance to intangible assets acquired after December 15, 2008.

In December 2007, the FASB issued SFAS No. 141 (revised 2007), Business Combinations (SFAS No. 141(R)). SFAS No. 141(R) retains the fundamental requirements in Statement 141 that the acquisition method of accounting (which Statement 141 called the purchase method) be used for all business combinations and for an acquirer to be identified for each business combination. In general, the statement 1) broadens the guidance of SFAS No. 141, extending its applicability to all events where one entity obtains control over one or more other businesses, 2) broadens the use of fair value measurements used to recognize the assets acquired and liabilities assumed, 3) changes the accounting for acquisition

related fees and restructuring costs incurred in connection with an acquisition, and 4) increases required disclosures. We are required to apply SFAS No. 141(R) prospectively to business combinations for which the acquisition date is on or after January 1, 2009. Earlier application is not permitted.
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Item 2.

Management s Discussion and Analysis of Financial

Condition and Results of Operations

Overview

Lifequest World Corporation, a Minnesota corporation incorporated on November 1, 1997, currently trades on the Over-the-Counter Bulletin Board under the symbol "LQWC". LifeQuest World Corporation is a Life Science company that is dedicated to significantly improving the lives of its family members, associates and distributor organization.

We strive daily through our own research and development laboratories, as well as our professional association with one of the world's leading botanical research centers, to provide human beings with solutions to many of life's unanswered health challenges. Infusing proprietary science under the scrutiny of Good Manufacturing Practices (GMP), and adhering to the efficacy of pharmaceutical protocols, LifeQuest's products are effective, safe and superior within the marketplace for nutritional supplements and consumables.

But our commitment does not end there. The world s demand for health and well-being only begins with proper nutrition. LifeQuest strives to present a whole-minded approach for our distributers to better living by putting equal emphasis on an improved life style, freedom through financial reward and the enhancement of the Human Spirit.

We provide extensive product education and personal development through sophisticated training programs for our distributers. We offer substantial earning potential available through a generous compensation plan. To promote optimum health, we have invested millions of dollars to create superior nutritional supplements and advanced personal care products. It is with great pride that LifeQuest World Corporation hopes continue to inspire thousands to change an average existence, into a life of celebration.

LifeQuest World Corporation has recently acquired the worldwide rights to a new, patented Immune-Stimulatory extract from marine sourced Spirulina developed by leading research scientists at the National Center for Natural Product Research (NCNPR) at the University of Mississippi. LifeQuest had a limited introduction through its distributors its initial launch of ImmunXT in February 2008. The product named ImmunXT was researched and developed over a ten year period with exhaustive clinical and scientific testing with benchmark criteria that it had to be 100% natural and certified vegetarian. Per the studies done by NCNPR, ImmunXT is one of the most powerful Immune-Stimulatory extracts, specifically with respect to macrophage activation within the innate immune system. Recent research has shown that the innate immune system, primarily in the digestive tract, is the body s first line of defense and its main function is to guard the body against disease and invasion by harmful pathogens.

Along with this scientific team, LifeQuest s own group has decades of practical research, development and manufacturing experience in nutritional products and maintain a professional awareness of any new life changing products available from major product development centers. To be considered for acquisition, products must have either good reputable academic pedigrees, backed with very thorough scientific data, or meet product criteria as LifeQuest s Youth Solution that have very long substantiated consumer use with extremely credible personal, subjective and objective results. LifeQuest has made a substantial financial investment along with years of developmental work in the acquisition of ImmunXT.

LifeQuest products also must meet the requirements of strong functionality and be results-based because we design product research on the principle that functional, beneficial nutritional products are desired by consumers today. The

consumer understands that good nutritional practices may reduce the risk of disease. <u>LifeQuest s products</u> have been leveloped to enhance immune competence, detoxification,
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functionality at the cellular level and promote digestive health. LifeQuest believes that an optimal immune system, positive cellular function and digestive health are vital and beneficial for overall, better physical health.

The following discussion and analysis of our results of operations and financial position should be read in conjunction with our audited financial statements and the notes thereto, included in our 10-KSB filed for the year ended May 31, 2008. Our financial statements are prepared in accordance with U.S. GAAP.

SPECIAL NOTE REGARDING FORWARD-LOOKING STATEMENTS

The following discussion is intended to provide an analysis of our financial condition and should be read in conjunction with our audited financial statements and the notes thereto. The matters discussed in this section, which are not historical or current facts, deal with potential future circumstances and developments. Such forward-looking statements include, but are not limited to, the development plans for our growth, trends in the results of our development, anticipated development plans, operating expenses and our anticipated capital requirements and capital resources. Our actual results could differ materially from the results discussed in the forward-looking statements.

The accompanying financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America, which contemplate continuation of the Company as a going concern. However, the Company has sustained substantial losses and its current liabilities exceed its current assets. The Company intends to generate positive cash flows from operations through increased sales utilizing the network of distributors in place with existing products and the new natural immune booster products, issuing additional stock, and obtaining necessary capital through additional advances from the Company s principal stockholder or through private placements.

To continue operations, the Company must raise additional capital. However, there can be no assurance the Company will be able to obtain additional capital from private placements in the future. The Company has no other committed sources or arrangements for additional financing.

Three months Ended August 31, 2008 Compared to Three months Ended August 31, 2007

Total revenue for the three months ended August 31, 2008 was \$162,157 compared to \$282,504 in the same period ended in 2007. Gross profit was \$129,968 for the three months ended August 31, 2008 compared to \$206,148 for the same period ended in 2007, as further discussed below. The net loss during the three months ended August 31, 2008 was \$346,952 compared to a net loss of \$349,424 in the same period ended in 2007.

Sales and Gross Profit

All revenue for the three months ended August 31, 2008 and 2007, respectively, were for product sales. The Company recorded \$24,400 in sales for the new ImmunXT product line for the three months ended August 31, 2008 and none for the comparable period. There was no royalty income due from Nordic Immotech for their sales of our natural immune booster product in Europe during either three month period ended. Sales by Nordic Immotech were expected to be sporadic in fiscal 2009 as they continue to introduce the ImmunXT product in new markets. They also tend to sell product in bulk to large distributers which is a different marketing model than the Company.

Gross profit in the three months ended August 31, 2008 decreased to \$129,968 compared to \$206,148 in the same period ended in 2007. Gross profit as a percentage of revenue increased slightly to 80% in the three months ended August 31, 2008 compared to 73% in the same period ended in 2007. The increase in gross profit as a percentage of sales is due to product mix and continued effort by management to control costs.

Royalty Expense-Related Party

The minimum royalty expense-related party accrued to Jurak Holdings Limited (related party) remained consistent for both periods at \$125,000.

Distribution, Selling and Administrative Expenses

Total distribution, selling and administrative expenses for the three months ended August 31, 2008 were \$341,156 compared with \$399,914 for the same period ended in 2007. The selling and administrative expenses decreased slightly compared to 2007. Management continues to monitor and control expenses including eliminating personnel during 2008. We anticipate increasing personnel and related distribution, selling and administrative expenses as the new ImmunXT product line grows in sales.

Interest expense for the three months ended August 31, 2008 was \$10,764 compared with \$30,658 for the same period in the prior year. Current year interest costs decreased compared to prior year due to imputed interest expense on the purchase of the Nordic License agreement during 2007. This agreement was paid in full prior to the three months ended August 31, 2008.

Liquidity and Capital Resources

Three Month Period Ended August 31, 2008

We have historically had more expenses and cost of sales than revenue in each year of our operations. The accumulated deficit as of August 31, 2008 was \$7,815,254. Generally, we have financed operations to date through the proceeds of the private placement of equity and debt securities and sales revenue. In connection with our business plan, management anticipates that there may be additional increases in operating expenses and capital expenditures relating to the new immune booster products. We intend to finance these expenses with further issuances of our securities and revenues from operations. Therefore, we expect we may need to raise additional capital and increase our revenues to meet long-term operating requirements.

At August 31, 2008, the Company had \$0 of cash compared to \$16,336 of cash at May 31, 2008. The Company had current assets of \$305,154 and current liabilities of \$1,944,612 at August 31, 2008 compared to current assets of \$316,781 and current liabilities of \$1,586,187 at May 31, 2008.

Net cash used in operating activities was \$158,311 during the three months ended August 31, 2008 compared to net cash used in operating activities of \$278,257 in the same period ended in 2007. The decrease in cash used by operations was primarily due to the increase in current liabilities as the Company continues to monitor its cash needs during the three months ended August 31, 2008.

Net cash used in investing activities was \$20,702 in the first three months ended August 31, 2008 compared to \$0 in the same period ended in 2007. The increase in 2008 was due to the investment in equipment needed for the new ImmunXT product line.

Net cash provided by financing activities was \$162,677 during the three months ended August 31, 2008 compared to net cash provided by financing activities in the same period in 2007 of \$212,734. During the quarter ended August 31, 2008, our primary source of funding came from advances from our officer / stockholder totaling \$138,819. Issuance of common stock from a private placement in excess of cash due on the installment note payments for the immune booster license resulted in the three months ended August 31, 2007 having more cash provided by financing activities than 2008. No common stock sales occurred during the quarter ended August 31, 2008.

Critical Accounting Policies

Our critical accounting policies, including the assumptions and judgements underlying them, are discussed in our fiscal 2008 Form 10-KSB in Note 1- Summary of Significant Accounting Policies included in our Consolidated Financial Statements. There were no significant changes to our critical accounting policies during the period ended August 31, 2008. On an ongoing basis, we evaluate our estimates based on historical experience and on various other assumptions that are believed to be reasonable under the circumstances. The result of which form the basis for making judgements about the carrying value of assets and liabilities that are not readily apparent from other sources. Results may differ from these estimates due to actual outcomes being different from those on which we based our assumptions.

We consider the following accounting policies to be those most important to the portrayal of our results of operations and financial conditions:

Inventory Valuation: The Company s inventories are valued at the lower of cost or market using the first-in, first-out method (FIFO). Reserves for overstock and obsolescence are estimated and recorded to reduce the carrying value to estimated net realizable value. The amount of the reserve is determined based on projected sales information, plans for discontinued products and other factors. Though management considers these reserves adequate and proper, changes in sales volumes due to unexpected economic or competitive conditions are among the factors that could materially affect the adequacy of this reserve.

Intangible Asset: Intangible asset, entirely comprised of the ImmunXT license, is recorded at cost and is presented net of amortization. Amortization is computed over the estimated sales volume that is anticipated over the remaining term of the licensed agreement to properly match revenue and expenses.

Income Taxes: We account for income taxes in accordance with the provisions of Statement of Financial Accounting Standards (SFAS) No. 109, Accounting for Income Taxes as clarified by FIN 48. In the preparation of the Company s consolidated financial statements, management calculates income taxes. This includes estimating the Company s current tax liability as well as assessing temporary differences resulting from different treatment of items for tax and book accounting purposes. These differences result in deferred tax assets and liabilities, which are recorded on the balance sheet. These assets and liabilities are analyzed regularly and management assesses the likelihood that deferred tax assets will be realized from future taxable income. The valuation allowance for deferred income tax benefits is

determined based upon the expectation of whether the bene has recorded a full valuation allowance for all deferred tax	• • • • • • • • • • • • • • • • • • •	
losses.		
13		

FIN No. 48 requires the recognition of a financial statement benefit of a tax position only after determining that the relevant tax authority would more likely than not sustain the position following an audit. For tax positions meeting the more-likely-than-not threshold, the amount recognized in the financial statements is the largest benefit that has a greater than fifty percent likelihood of being realized upon ultimate settlement with the relevant tax authority.

Revenue Recognition: The Company recognizes revenue when the earnings process is complete, evidenced by persuasive evidence of an agreement, delivery has occurred or services have been rendered, the price is fixed or determinable, and collectability is reasonably assured. The earning process completion is evidenced through the shipment of goods, as the sales terms of our products are FOB shipping point, the risk of loss is transferred upon shipment and there are no significant obligations subsequent to that point. There are no significant estimates related to revenue recognition.

Recently Isssued Accounting Pronouncements

In February 2008, the FASB issued FASB Staff Position FAS 157-2 (FSP FAS 157-2) Effective Date of FASB Statement No. 157 which delays the effective date of SFAS No. 157 for non-financial assets and non-financial liabilities that are recognized or disclosed in the financial statements on a nonrecurring basis to fiscal years beginning after November 15, 2008. These non-financial items include assets and liabilities such as reporting units measured at fair value in a goodwill impairment test and non-financial assets acquired and non-financial liabilities assumed in a business combination. The Company has not applied the provisions of SFAS No. 157 to its non-financial assets and non-financial liabilities in accordance with FSP FAS 157-2.

In April 2008, the FASB issued FASB Staff Position (FSP) No. FAS 142-3, Determination of the Useful Life of Intangible Assets. This guidance addresses the determination of the useful life of intangible assets which have legal, regulatory or contractual provisions that potentially limit a company s use of an asset. Under the new guidance, a company should consider its own historical experience in renewing or extending similar arrangements. We are required to apply the new guidance to intangible assets acquired after December 15, 2008.

In December 2007, the FASB issued SFAS No. 141 (revised 2007), Business Combinations (SFAS No. 141(R)). SFAS No. 141(R) retains the fundamental requirements in Statement 141 that the acquisition method of accounting (which Statement 141 called the purchase method) be used for all business combinations and for an acquirer to be identified for each business combination. In general, the statement 1) broadens the guidance of SFAS No. 141, extending its applicability to all events where one entity obtains control over one or more other businesses, 2) broadens the use of fair value measurements used to recognize the assets acquired and liabilities assumed, 3) changes the accounting for acquisition related fees and restructuring costs incurred in connection with an acquisition, and 4) increases required disclosures. We are required to apply SFAS No. 141(R) prospectively to business combinations for which the acquisition date is on or after January 1, 2009. Earlier application is not permitted.

Off Balance Sheet Arrangements

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None.		
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ITEM 3. QUALITATIVE AND QUANTITATIVE DISCLOSURE ABOUT MARKET RISK

Our financial instruments consist mostly of cash. Our only risk is interest rates which is not considered significant.

The Company does not hold foreign currency since we do not transact business in foreign currencies, and therefore have no currency exposure. We do not enter into futures or forward commodity contracts since we have no market risk exposure with respect to commodity prices.

Item 4T. Controls and Procedures

Evaluation of Disclosure Controls and Procedures

An evaluation of the effectiveness of our disclosure controls and procedures (as such term is defined in Rules 13(a)-15(e) of the Securities Exchange Act of 1934) was carried out by the Company under the supervision and with the participation of our Chief Executive Officer and Chief Financial Officer.

Based on that evaluation, our Chief Executive Officer and Chief Financial Officer have concluded that these disclosure controls and procedures were not effective due to a lack of segregation of duties in our accounting and financial functions, including our lack of financial expertise relating to our financial reporting and our quarterly close process. See our Form 10-KSB for additional information on this matter. Due to our lack of sufficient capital, management has concluded that with certain oversight controls that are in place, the risks associated with the lack of segregation of duties and lack of internal financial expertise are not sufficient to justify the costs of potential benefits to be gained by adding additional employees at this time. Management intends to periodically reevaluate this situation. If we secure sufficient capital, we expect to examine the possibility of increasing staffing to mitigate the current lack of segregation of duties within the accounting and financial functions.

Notwithstanding the material weaknesses referred to above that continued to exist as of August 31, 2008, our Chief Executive/Financial Officer has concluded that the financial statements included in this Form 10-Q present fairly, in all material respects, the financial position, results of operations and cash flows of the Company as required for interim financial statements.

Changes in Internal Controls Over Financial Reporting

There were no changes in the Company s internal control over financial reporting, during the quarter ended August 31, 2008, that have materially affected, or are reasonably likely to materially affect, the Company s internal control over financial reporting.

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

On December 13, 2006, a civil suit was filed in the District Court of Clark County in and for the State of Nevada by Jurak Corporation World Wide, Inc. (plaintiffs) and one former employee and her spouse (defendants). The suit entails that the former employee processed credit refunds to a debit/credit card held at their banking institution. In addition, the former employee embezzled funds by setting up a merchant processing system and diverting the charging of our distributors' credit cards from our merchant processor to their processor. All is evidenced by information located on the computer used by the former employee at the Company as well as through other reporting mechanisms and processing systems. The Company is

seeking relief for damages in excess of \$60,000; special damages according to proof; for attorneys' fees and costs of suit; and for other and further relief as the Court may deem just and proper as compensation

for monies embezzled by the former employee and her spouse. No answer has been received from the defendant and the Company is seeking a default judgment granting all of the relief sought.

Item 1A. Risk Factors

An investment in our common stock involves a number of very significant risks. See our Form 10-KSB for additional information on this matter.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

There were none during the three months ended August 31, 2008.

ITEM 3. Defaults on Senior Securities

None.

ITEM 4. Submission of matters to a Vote of Security Holders

None.

Item 5. Other Information
No items occurred during the period of this report which would have been required to be reported in a Form 8-F which have not been reported.
Item 6. Exhibits
The following exhibits are included herein:
31.1
Certification of Chief Executive Officer and Chief Accounting Officer pursuant to Section 302 of the Sarbanes-Oxleg Act of 2002 (Rules 13a-14 and 15d-14 of the Exchange Act).
32.
Certification pursuant Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. §1350).
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Signatures

In accordance with the requirements of the Exchange Act of 1934, the registrant caused this report to be signed on its behalf by the undersigned thereto, duly authorized.

Lifequest World Corporation.

Ву

/s/ Anthony Jurak

Anthony Jurak

Date: October 16, 2008

Chief Executive Officer and

Acting Chief Accounting Officer