

BIOSPECIFICS TECHNOLOGIES CORP
Form 10QSB
June 04, 2007

Table of Contents

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

FORM 10-QSB

(Mark One)

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

For the quarterly period ended June 30, 2006

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

For the transitional period from _____ to _____

BIOSPECIFICS TECHNOLOGIES CORP.
(Exact name of small business issuer as specified in its charter)

Delaware
(State or other jurisdiction
of incorporation or organization)

0-19879
(Commission file number)

11-3054851
(I.R.S. Employer
Identification No.)

35 Wilbur Street
Lynbrook, NY 11563
(Address of principal executive office)

516.593.7000
(Issuer's telephone number)

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

Yes No

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

Yes No

State the number of shares outstanding of the issuer's classes of common equity, as of the latest practicable date:

Class of Stock
Common Stock (\$.001 par value)

Outstanding May 01, 2007
5,261,549

Transitional Small Business Disclosure Format (Check one): Yes [] No [X]

Table of Contents**BIOSPECIFICS TECHNOLOGIES CORP.****TABLE OF CONTENTS**

	Page
<u>PART I – FINANCIAL INFORMATION</u>	
ITEM 1.	<u>Consolidated Financial Statements</u> 2
	<u>Consolidated Balance Sheet as of June 30, 2006 and December 31, 2005</u> 2
	<u>Consolidated Statements of Operations for the Three and Six Months Ended June 30, 2006 and 2005</u> 3
	<u>Consolidated Statements of Cash Flows for the Six Months Ended June 30, 2006 and 2005</u> 4
	<u>Notes to Consolidated Financial Statements</u> 5
ITEM 2.	<u>Management’s Discussion and Analysis</u> 13
ITEM 3.	<u>Controls and Procedures</u> 19
<u>PART II – OTHER INFORMATION</u>	
ITEM 1.	<u>Legal Proceedings</u> 20
ITEM 2.	<u>Unregistered Sales of Equity Securities and Use of Proceeds</u> 20
ITEM 3.	<u>Defaults Upon Senior Securities</u> 20
ITEM 4.	<u>Submission of Matters to a Vote of Security Holders</u> 20
ITEM 5.	<u>Other Information</u> 20
ITEM 6.	<u>Exhibits</u> 20

Table of Contents

Introductory Comments – Terminology

Throughout this quarterly report on Form 10-QSB (this “Report”), the terms “BioSpecifics,” “Company,” “we,” “our,” and “us” refer to BioSpecifics Technologies Corp. and its subsidiaries, Advance Biofactures Corporation (“ABC-NY”), Advance Biofactures of Curacao, N.V. (“ABC-Curacao”), which was sold in 2006, and BioSpecifics Pharma GmbH, which was liquidated in 2005. We also owned two dormant companies, BioSpecifics N.V. and Biota N.V., which were liquidated in January 2007.

Introductory Comments – Forward Looking Statements

This Report includes “forward-looking statements” within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities and Exchange Act of 1934, as amended. All statements other than statements of historical facts are “forward looking statements” for purposes of these provisions, including any projections of earnings, revenues or other financial items, any statements of the plans and objectives of management for future operations, any statements concerning proposed new products or licensing or collaborative arrangements, any statements regarding future economic conditions or performance, and any statement of assumptions underlying any of the foregoing. In some cases, forward-looking statements can be identified by the use of terminology such as “may,” “will,” “expects,” “plans,” “anticipates,” “estimates,” “potential,” or “continue” or the negative thereof or other comparable terminology. Although we believe that the expectations reflected in the forward-looking statements contained in this Report are reasonable, there can be no assurance that such expectations or any of the forward-looking statements will prove to be correct, and actual results could differ materially from those projected or assumed in the forward-looking statements. Our future financial condition and results of operations, as well as any forward-looking statements, are subject to inherent risks and uncertainties, including but not limited to the risk factors set forth below, and for the reasons described elsewhere in this Report. All forward-looking statements and reasons why results may differ included in this Report are made as of the date hereof, and we assume no obligation to update these forward-looking statements or reasons why actual results might differ.

Table of Contents**PART I – FINANCIAL INFORMATION****Item 1: Consolidated Financial Statements**

BIOSPECIFICS TECHNOLOGIES CORP. AND SUBSIDIARIES
Consolidated Balance Sheets

	June 30, 2006 (unaudited)	December 31, 2005 (audited)
Assets		
Current assets:		
Cash and cash equivalents	\$ 6,132,106	\$ 539,380
Accounts receivable, net	422,714	20,257
Accounts receivable of discontinued operations	599,979	3,069,678
Prepaid expenses and other current assets	135,719	103,220
Total current assets	7,290,518	3,732,535
Property, plant and equipment, net	345,725	408,783
Other assets of discontinued operations	-	2,445,678
Receivable due from long term contract	600,000	-
Total assets	8,236,243	6,586,996
Liabilities and Stockholders' Equity		
Current liabilities:		
Accounts payable and accrued expenses	2,415,354	1,874,809
Deferred revenue	1,937,117	2,092,517
Accrued tax and other liabilities of discontinued operations	430,586	809,023
Deferred employee stock bonus plan	-	168,900
Notes payable to related parties	69,894	69,894
Total current liabilities	4,852,951	5,015,143
Long-term deferred revenue	5,637,306	4,753,797
Other liabilities of discontinued operations	-	22,210
Stockholders' equity:		
Series A Preferred stock, \$.50 par value, 700,000 shares authorized; none outstanding	-	-
Common stock, \$.001 par value; 10,000,000 shares authorized; 5,365,816 and 5,362,716 shares issued and outstanding at June 30, 2006 and December 31, 2005, respectively	5,366	5,363
Additional paid-in capital	3,594,521	4,224,964
Retained earnings	(4,435,917)	(4,877,590)
Treasury stock, 131,267 and 346,561 shares at cost at June 30, 2006 and December 31, 2005, respectively	(693,957)	(1,832,864)

Notes receivable from former CEO and Chairman and other related party	(724,027)	(724,027)
Total stockholders' equity	(2,254,014)	(3,204,154)

Total liabilities and stockholders' equity	\$ 8,236,243	\$ 6,586,996
---	---------------------	---------------------

See accompanying notes to consolidated financial statements

Table of Contents

BIOSPECIFICS TECHNOLOGIES CORP. AND SUBSIDIARIES
Consolidated Statements of Operations
(unaudited)

	Three Months Ended June 30,		Six Months Ended June 30,	
	2006	2005	2006	2005
Revenues:				
Net sales	\$ 6,883	\$ 17,912	\$ 13,676	\$ 27,180
Licensing fees	289,279	343,817	578,558	579,006
Consulting fees	70,000	-	93,333	-
	366,162	361,729	685,567	606,186
Costs and expenses:				
General and administrative	845,271	532,502	1,817,666	1,026,802
Research and development	247,847	114,830	993,212	265,581
	1,093,118	647,332	2,810,878	1,292,383
Operating loss from continuing operations	(726,956)	(285,603)	(2,125,311)	(686,197)
Other income (expense):				
Investment income	64,313	323	82,138	2,034
Interest expense	(16)	(84,115)	(521)	(161,310)
	64,297	(83,792)	81,617	(159,276)
Loss from continuing operations before benefit (expense) for income tax	(662,659)	(369,395)	(2,043,694)	(845,473)
Income tax benefit (expense)	-	-	-	-
	(662,659)	(369,395)	(2,043,694)	(845,473)
Loss before minority interest	(662,659)	(369,395)	(2,043,694)	(845,473)
Minority interest in loss of consolidated subsidiaries	-	(6,857)	-	(2,153)
Net income (loss) from continuing operations	(662,659)	(376,252)	(2,043,694)	(847,626)
Discontinued operations:				
Gain (loss) from discontinued operations	-	243,135	(1,115,704)	241,755
Gain (loss) on the sale of assets	(31)	-	3,601,071	-
Net income (loss)	\$ (662,690)	\$ (133,117)	\$ 441,673	\$ (605,871)
Basic net income (loss) per share:				
From continuing operations	\$ (0.13)	\$ (0.08)	\$ (0.39)	\$ (0.17)
From discontinued operations	\$ -	\$ 0.05	\$ 0.48	\$ 0.05
Basic net income (loss) per share	\$ (0.13)	\$ (0.03)	\$ 0.09	\$ (0.12)
Diluted net income (loss) per share:				

Edgar Filing: BIOSPECIFICS TECHNOLOGIES CORP - Form 10QSB

From continuing operations	\$	(0.13)	\$	(0.08)	\$	(0.39)	\$	(0.17)
From discontinued operations	\$	-	\$	-	\$	0.48	\$	0.05
Diluted net income (loss) per share	\$	(0.13)	\$	(0.03)	\$	0.09	\$	(0.12)
Shares used in computation of basic net income (loss) per share		5,231,679		4,976,882		5,205,147		4,974,684
Shares used in computation of diluted net income (loss) per share		5,231,679		4,976,882		5,205,295		4,974,684

See accompanying notes to consolidated financial statements

Table of Contents

BIOSPECIFICS TECHNOLOGIES CORP. AND SUBSIDIARIES
Consolidated Statements of Cash Flows
(unaudited)

	Six Months Ended June	
	30,	
	2006	2005
Cash flows from operating activities:		
Net loss	\$ (2,043,694)	\$ (847,626)
Adjustments to reconcile net loss to net cash provided by operating activities:		
Depreciation and amortization	51,125	63,148
Amortization of loan discount	-	70,137
Issuance of treasury stock as employee bonus	-	22,969
Issuance of restricted stock for services	7,875	7,875
Minority interest in loss of subsidiaries	-	2,153
Stock-based compensation expense	423,762	-
Changes in operating assets and liabilities:		
Accounts Receivable	(1,002,457)	(12,065)
Prepaid expenses and other current assets	(32,499)	(20,172)
Accounts payable and accrued expenses	541,009	(451,825)
Employee bonus plan liability	(6,600)	-
Deferred Revenue	728,109	2,420,993
Net cash provided by (used in) operating activities from continuing operations	(1,333,370)	1,255,587
Net cash provided by discontinued operations	950,789	465,854
Cash flows from investing activities:		
Expenditures for property, plant and equipment	-	(4,450)
Net cash used in investing activities from continuing operations	-	(4,450)
Net cash provided by investing activities from discontinued operations	6,058,713	246,509
Cash flows from financing activities:		
Decrease in senior secured convertible debt	-	(1,575,000)
Decrease in short-term debt	-	(100,000)
Issuance of treasury stock to minority shareholders of subsidiaries	(83,406)	-
Deferred loan costs, net	-	54,817
Net cash used in financing activities from continuing operations	(83,406)	(1,620,183)
Net cash used in financing activities from discontinued operations	-	(182,000)
Increase in cash and cash equivalents	5,592,726	161,317
Cash and cash equivalents at beginning of year	539,380	1,345,800
Cash and cash equivalents at end of period	\$ 6,132,106	\$ 1,507,117
Supplemental disclosures of cash flow information:		
Cash paid during the periods for:		
Interest	\$ 521	\$ 124,691

Supplemental disclosures of non-cash transactions:

For the six months ended June 30, 2006, the Company reduced its liability under the employee stock bonus plan by issuing \$162,300 of common stock. The remaining balance of \$6,600 was cancelled.

See accompanying notes to consolidated financial statements

Table of Contents

**BIOSPECIFICS TECHNOLOGIES CORP.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS**

**June 30, 2006
(Unaudited)**

1. ORGANIZATION AND DESCRIPTION OF BUSINESS

We are a biopharmaceutical company that has manufactured the active pharmaceutical ingredient, which is referred to as “API” or “API Enzyme” in this Report, used in a Food and Drug Administration (“FDA”) licensed collagenase ointment that has been marketed for over 30 years. As a result of our research and development efforts we have also developed an injectable collagenase for treatment of various diseases or indications. We have a development and license agreement with Auxilium Pharmaceuticals, Inc. (“Auxilium”) for injectable collagenase (which Auxilium has named “AA4500”) for clinical indications in Dupuytren’s disease, Peyronies’s disease and frozen shoulder (*adhesive capsulitis*), and Auxilium has an option to acquire additional indications that we may pursue, including cellulite and lipomas. Injectable collagenase has completed a pivotal clinical trial for the treatment of Dupuytren’s disease. A Phase III clinical trial has been initiated and is currently on clinical hold. During its earnings conference call on May 1, 2007, Auxilium reported that it expects the Phase III clinical trial to resume in the fourth quarter of 2007.

Prior to March 2006, we were a party to an exclusive license agreement with Abbott Laboratories, Inc. and its subsidiaries (“Abbott”) for the production of the API for topical collagenase. In March 2006 we sold our topical collagenase business to DFB Biotech, Inc. and its affiliates (“DFB”), including all rights to the exclusive license agreement and we were released of any obligations thereunder.

In addition, DFB acquired all of the issued and outstanding shares of ABC-Curacao, pursuant to an asset purchase agreement between us, DFB and ABC-NY (the “Asset Purchase Agreement”). ABC-Curacao manufactured the API Enzyme, which in its final formulation was marketed by Abbott.

At the closing of the Asset Purchase Agreement, DFB (i) acquired from us certain inventory and manufacturing equipment used in the topical collagenase business, (ii) was granted a perpetual royalty free license to use, solely in connection with the topical collagenase business, certain intangible assets retained by us and (iii) was granted the right (for a limited period of time) to use, solely in connection with the topical collagenase business, certain tangible assets retained by us. As part of the sale, we transferred to DFB our FDA manufacturing license.

As consideration for the purchased assets including our API inventory we received \$8 million in cash, DFB’s assumption of certain liabilities, and the right to receive earn out payments in the future based on sales of certain products. In connection with the closing of the Asset Purchase Agreement, we agreed to provide certain technical assistance and certain transition services to DFB in consideration of fees and costs totaling over \$1.4 million. At the closing, DFB paid to us a partial payment of \$400,000 in respect of the technical assistance to be provided by us. The consulting obligations generally expire during March 2011.

On January 8, 2007, we entered into an Amendment to the Asset Purchase Agreement with ABC-NY and DFB (the “Amendment”) in order to clarify the intent of the parties with respect to certain provisions of the Asset Purchase Agreement and the parties are discussing further clarifications to address certain concerns raised by Auxilium.

Table of Contents

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation

The accompanying consolidated financial statements are unaudited, but include all adjustments (consisting only of normal, recurring adjustments) which we consider necessary for a fair presentation of our financial position at such dates and the operating results and cash flows for those periods. Although we believe that the disclosures in our financial statements are adequate to make the information presented not misleading, certain information normally included in financial statements prepared in accordance with accounting principles generally accepted (“GAAP”) in the United States (the “U.S.”) has been condensed or omitted pursuant to the rules and regulations of the Securities and Exchange Commission (the “SEC”) for quarterly reporting.

The information included in this Report should be read in conjunction with the consolidated financial statements and accompanying notes included in our Annual Report on Form 10-KSB for the years ended December 31, 2005, 2004 and 2003 filed with the SEC on March 2, 2007 and in our Quarterly Report on Form 10-QSB for the quarterly period ended March 31, 2006, filed with the SEC on May 25, 2007. The Consolidated Balance Sheet as of December 31, 2005 is derived from our audited consolidated financial statements as of that date.

Principles of Consolidation

The unaudited consolidated financial statements include the accounts of the Company and its majority-owned subsidiaries, Advance Biofactures Corp., (“ABC-NY”), Advance Biofactures of Curacao, N.V. (“ABC-Curacao”) which was sold in 2006, BioSpecifics of Curacao N.V. and Biota N.V. and its wholly-owned subsidiary, which were liquidated in January 2007, BioSpecifics Pharma GmbH (“Bio Pharma”) of Germany, which was liquidated during December 2005, after elimination of inter-company accounts and transactions. Due to the sale of Advanced Biofactures of Curacao N.V. in March 2006 to DFB all accounts of this former subsidiary and certain operations of ABC-NY are classified as discontinued operations in all periods presented.

Management Estimates

The preparation of unaudited consolidated financial statements in conformity with accounting principles generally accepted in the U.S. requires the use of management’s estimates and assumptions that affect the amounts reported in the unaudited consolidated financial statements and accompanying notes. Actual results could differ from those estimates.

Revenue Recognition

We recognize revenues resulting from product sales, from licensing and use of our technology, and from other services we sometimes perform in connection with the licensed technology under the guidance of Staff Accounting Bulletin (SAB) No. 104, “Revenue Recognition.”

If we determine that separate elements exist in a revenue arrangement under Emerging Issues Task Force Issue No. 00-21, “Revenue Arrangements with Multiple Deliverables” (EITF 00-21), we recognize revenue for delivered elements only when the fair values of undelivered elements are known, when the associated earnings process is complete, when payment is reasonably assured and, to the extent the milestone amount relates to our performance obligation, when our customer confirms that we have met the requirements under the terms of the agreement.

Revenues, and their respective treatment for financial reporting purposes, are as follows:

Table of Contents

Product Sales

We recognize revenue from product sales when there is persuasive evidence that an arrangement exists, title passes, the price is fixed or determinable and collectibility is reasonably assured. No right of return exists for our products except in the case of damaged goods. To date, we have not experienced any significant returns of our products.

Net sales include the sales of the API Enzyme that are recognized at the time the product is shipped to customers for laboratory use.

License Fees

We include revenue recognized from upfront licensing and milestone payments in “License Fees” in our unaudited consolidated statements of operations in this Report.

Upfront License Fees

We generally recognize revenue from upfront fees when the agreement is signed, we have completed the earnings process and we have no ongoing performance obligation with respect to the arrangement. Nonrefundable upfront technology license fees for product candidates for which we are providing continuing services related to product development are deferred and recognized as revenue over the development period.

Milestones

Milestones, in the form of additional license fees, typically represent nonrefundable payments to be received in conjunction with the achievement of a specific event identified in the contract, such as completion of specified development activities and/or regulatory submissions and/or approvals. We believe that a milestone represents the culmination of a distinct earnings process when it is not associated with ongoing research, development or other performance on our part. We recognize such milestones as revenue when they become due and collection is reasonably assured. When a milestone does not represent the culmination of a distinct earnings process, we recognize revenue in a manner similar to that of a nonrefundable upfront license fee.

The timing and amount of revenue that we recognize from licenses of technology, either from upfront fees or milestones where we are providing continuing services related to product development, is primarily dependent upon our estimates of the development period. We define the development period as the point from which research activities commence up to regulatory approval of either our, or our partners’ submission assuming no further research is necessary. As product candidates move through the development process, it is necessary to revise these estimates to consider changes to the product development cycle, such as changes in the clinical development plan, regulatory requirements, or various other factors, many of which may be outside of our control. Should the FDA or other regulatory agencies require additional data or information, we would adjust our development period estimates accordingly. The impact on revenue of changes in our estimates and the timing thereof is recognized prospectively over the remaining estimated product development period.

Consulting and Technical Assistance Services

We recognize revenues from a consulting and technical assistance contract primarily as a result of our agreement with DFB. Consulting revenues are recognized ratably over the term of the contract. The consulting obligations to DFB generally expire during March 2011.

Table of Contents

Stock-Based Compensation

Effective January 1, 2006, we adopted SFAS No. 123, "Share Based Payment (Revised 2004)" ("SFAS 123(R)"), which supersedes our previous accounting under Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees" ("APB 25"), and related interpretations. SFAS 123(R) requires the recognition of compensation expense, using a fair-value based method, for costs related to all share-based awards including stock options and stock issued under our employee stock plans. It requires companies to estimate the fair value of share-based awards on the date of grant using an option-pricing model. The value of the portion of the award that is ultimately expected to vest is recognized as expense on a straight-line basis over the requisite service periods in our Consolidated Statements of Operations.

In November 2005, the Financial Accounting Standards Board ("FASB") issued FASB Staff Position No. 123R-3, "Transition Election Related to Accounting for the Tax Effects of Share-Based Payment Awards." An entity shall follow either the transition guidance for the additional paid-in capital ("APIC") pool in paragraph 81 of Statement 123(R) or the alternative transition method described in the FASB Staff Position ("FSP"). Paragraph 81 of SFAS 123(R) indicates that for purposes of calculating the pool of excess tax benefits available to absorb tax deficiencies recognized subsequent to the adoption of Statement 123(R), an entity shall include the net excess tax benefits that would have qualified as such had the entity adopted SFAS 123(R) for recognition purposes. The FSP provided an alternative transition method for calculating the tax effects of stock-based compensation pursuant to SFAS 123(R). The FSP includes simplified methods to establish the beginning balance of the APIC pool related to the tax effects of employee stock-based compensation, and to determine the subsequent impact on the APIC pool and Consolidated Statements of Cash Flows of the tax effects of employee stock-based compensation awards that are outstanding upon our adoption of SFAS 123(R). We are reviewing the two methods and will elect an appropriate method for the first reporting period of 2007.

Prior to the Adoption of SFAS 123(R)

Prior to the adoption of SFAS 123(R), we accounted for stock-based awards under the intrinsic value method, which followed the recognition and measurement principles of APB 25 and related interpretations. Accordingly, we recognize no compensation expense in our Consolidated Statements of Operations with respect to options awarded to our employees and directors with exercise prices greater than or equal to the fair market value of the underlying common stock at the date of grant. However, we recognize compensation expense in our Consolidated Statements of Operations with respect to the modification of certain employee stock option awards.

We account for stock options granted to non-employees at fair value using the Black-Scholes option-pricing model in accordance with Emerging Issues Task Force Issue No. 96-18, "Accounting for Equity Instruments That Are Issued to Other Than Employees for Acquiring, or in Conjunction with Selling, Goods or Services." Stock options granted to non-employees and stock options that are modified and continue to vest when an employee has a change in employment status are subject to periodic revaluation over their vesting terms. We recognize the resulting stock-based compensation expense over the service period in which the non-employee provides services to the Company.

The table below illustrates the effect on net loss and net loss per share if we had applied the fair value recognition provisions of SFAS No. 123, "Accounting for Stock-Based Compensation", as amended by SFAS No. 148, "Accounting for Stock-Based Compensation – Transition and Disclosures," to our stock-based employee compensation plans. For purposes of this pro forma disclosure, the value of the options was estimated using the Black-Scholes option-pricing model. Disclosures for the three and six months ended June 30, 2006 are not presented because stock-based payments were accounted for under SFAS 123(R) during this period.

Table of Contents

	Three Months Ended June 30, 2005	Six Months Ended June 30, 2005
Reported net loss from continuing operations	\$ 376,252	\$ 847,626
Deduct: Stock-based compensation expense determined under the fair value based method for all awards, net of taxes	4,841	8,412
Pro forma net loss	\$ 381,093	\$ 856,038
Basic and diluted net loss per share		
As reported	\$ (0.08)	\$ (0.17)
Pro forma	\$ (0.08)	\$ (0.17)

Adoption of SFAS 123(R)

Employee stock-based compensation expense recognized in the second quarter of 2006 was calculated based on awards ultimately expected to vest and has been reduced for estimated forfeitures. SFAS 123(R) requires forfeitures to be estimated at the time of grant and revised, if necessary, in subsequent periods if actual forfeitures differ from those estimates. We adopted SFAS 123(R) using the modified prospective application transition method, which requires that compensation expense be recognized in the financial statements for all awards granted after the date of adoption as well as for existing awards for which the requisite service has not been rendered as of the date of adoption. The modified prospective transition method does not require restatement of prior periods to reflect the impact of SFAS 123(R).

Employee stock-based compensation expense recognized under SFAS 123(R) was as follows:

	Three Months Ended June 30, 2006	Six Months Ended June 30, 2006
Research and development	\$ -	\$ 60,605
General and administrative	4,785	363,155
Total employee stock-based compensation expense	4,785	423,760
Tax benefit related to employee stock-based compensation expense	—	—
Net effect on net loss	\$ 4,785	\$ 423,760
Effect on basic and diluted net loss per share	\$ (0.00)	\$ (0.08)

Table of Contents*Valuation Assumptions*

The employee stock-based compensation expense recognized under FAS 123(R) for the three and six month periods of 2006 and presented in the pro forma disclosure required under FAS 123 for the three and six month periods of 2005 was determined using the Black-Scholes option valuation model. Option valuation models require the input of subjective assumptions and these assumptions can vary over time. The weighted average assumptions used are as follows:

	Employee Stock Option Plans			
	Three Months Ended June 30,		Six Months Ended June 30,	
	2006	2005	2006	2005
Expected term (in years)	5.0	5.0	5.0	5.0
Volatility	128%	87%	128%	87%
Risk-free interest rate	5.0%	6.0%	5.0%	6.0%
Dividend yield	0%	0%	0%	0%

Expected Term: Our expected term represents the period that our stock-based awards are expected to be outstanding and was determined based on historical experience of similar awards, giving consideration to the contractual terms of the stock-based awards, vesting schedules and expectations of future employee behavior as influenced by changes to the terms of stock-based awards.

Expected Volatility: Expected volatility is based on the historical volatility of our common stock.

Risk-Free Interest Rate: We base the risk-free interest rate on the implied yield available on U.S. Treasury zero-coupon issues with an equivalent remaining term equal to the expected term of our options at the time of grant.

Expected Dividend: We have not issued any dividends and do not anticipate paying any cash dividends in the foreseeable future. We therefore have assumed a dividend yield of zero for purposes of these fair value estimations.

Stock Option Activity

A summary of our stock option and warrant activity during the six months ended June 30, 2006 is presented below:

Option	Total Number of Shares	Weighted-Average Exercise Price
Outstanding as of December 31, 2005	973,887	\$1.36
Granted ⁽¹⁾	516,066	\$1.02
Forfeited ⁽²⁾	(315,675)	\$1.23
Exercised	--	--
Expired ⁽³⁾	(100,000)	\$1.10
Outstanding as of June 30, 2006	1,074,278	\$1.26
Exercisable as of June 30, 2006	1,074,278	\$1.26

(1) In January 2006, 150,000 stock options were granted to two consultants in connection with a research and development license. The stock options were subsequently cancelled and are not included in the stock options granted in the above table.

(2) On April 5, 2006 315,675 stock options were forfeited by former employees in connection with the sale of our topical collagenase business in March 2006.

(3) On April 20, 2006 100,000 stock options granted to our former CEO and Chairman expired under the terms and conditions of our stock option plan.

10

Table of Contents

The weighted-average grant-date fair value for options granted during the six months ended June 30, 2006 was \$1.02 per share and \$1.32 per share in the corresponding six month period of 2005. During the six months ended June 30, 2006 and 2005, no cash was received from stock options exercised by employees.

The weighted-average remaining vesting period of options outstanding and exercisable as of June 30, 2006 was zero years as all stock options were 100% vested. The aggregate intrinsic value of options outstanding and exercisable as of June 30, 2006 was approximately \$84,350. Aggregate intrinsic value represents the total pre-tax intrinsic value, based on the closing prices of our common stock of \$1.10 on June 30, 2006, which would have been received by the option holders had all option holders exercised their options as of that date. Total unrecognized compensation cost related to nonvested stock options outstanding as of June 30, 2006 was zero.

Recent Accounting Pronouncements

In July 2006, FASB issued Interpretation No. 48, "Accounting for Uncertainty in Income Taxes," which is effective for fiscal years beginning after December 15, 2006. The Interpretation prescribes a recognition threshold and measurement attribute for the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. The Interpretation also provides guidance on derecognition, classification, interest and penalties, accounting for interim periods, disclosure, and transition. We will adopt the Interpretation on January 1, 2007. We are in the process of determining the impact of the Interpretation on our financial position and results of operations.

In September 2006, the FASB issued SFAS No. 157, "Fair Value Measurements" ("SFAS No. 157"). SFAS No. 157 provides a framework for measuring fair value in accordance with GAAP, and expands disclosures regarding fair value measurements and the effect on earnings. SFAS No. 157 is effective for financial statements issued for fiscal years beginning after November 15, 2007, and interim periods within those fiscal years. We are in the process of evaluating the impact SFAS No. 157 will have on our financial position and results of operations.

In September 2006, the U.S. Securities and Exchange Commission ("SEC") released Staff Accounting Bulletin No. 108, "Considering the Effects of Prior Year Misstatements when Quantifying Misstatements in Current Year Financial Statements," ("SAB No. 108"), which provides interpretive guidance on the SEC's views regarding the process of quantifying the materiality of financial statement misstatements. SAB No. 108 is effective for years ending after November 15, 2006. The application of SAB No. 108 is not expected to have a material effect on our financial position and results of operations.

3. DISCONTINUED OPERATIONS

Prior to March 2006, we were a party to an exclusive license agreement with Abbott for the production of the API for topical collagenase. In March 2006 we sold our topical collagenase business to DFB, including all rights to the exclusive license agreement and we were released of any obligations thereunder.

In addition, DFB acquired all of the issued and outstanding shares of ABC-Curacao, pursuant to the Asset Purchase Agreement between us, DFB and ABC-NY. ABC-Curacao manufactured the API Enzyme, which in its final formulation was marketed by Abbott.

At the closing of the Asset Purchase Agreement, DFB (i) acquired from us certain inventory and manufacturing equipment used in the topical collagenase business, (ii) was granted a perpetual royalty free license to use, solely in connection with the topical collagenase business, certain intangible assets retained by us and (iii) was granted the right (for a limited period of time) to use, solely in connection with the topical collagenase business, certain tangible assets retained by us. As part of the sale, we transferred to DFB our FDA manufacturing license.

Table of Contents

As consideration for the purchased assets including our API inventory we received \$8 million in cash, DFB's assumption of certain liabilities, and the right to receive earn out payments in the future based on sales of certain products. In connection with the closing of the Asset Purchase Agreement, we agreed to provide certain technical assistance and certain transition services to DFB in consideration of fees and costs totaling over \$1.4 million. At the closing, DFB paid to us a partial payment of \$400,000 in respect of the technical assistance to be provided by us. The consulting obligations generally expire during March 2011.

For accounting purposes, the operating results of ABC-Curacao and certain operations of ABC-NY have been classified as discontinued operations in the Consolidated Statement of Operations for all periods presented.

Discontinued operations are as follows:

	Three Months Ended June 30,		Six Months Ended June 30,	
	2006	2005	2006	2005
Income (loss) from discontinued operations	\$ -	\$ 243,135	\$ (1,115,704)	\$ 241,755
Pre-tax gain (loss) on disposal of discontinued operations ⁽¹⁾	(31)	-	\$ 3,601,071	-
Income (loss) from discontinued operations	\$ (31)	\$ 243,135	\$ 2,485,367	\$ 241,755

(1) We did not record any tax liability associated with the gain on the disposal of discontinued operations due to our large net operating loss carryforwards.

4. NET LOSS PER SHARE

In accordance with SFAS No. 128, "Earnings Per Share" (SFAS 128), basic net loss per share amount is computed using the weighted-average number of shares of common stock outstanding during the periods presented, while diluted net loss per share is computed using the sum of the weighted-average number of common and common equivalent shares outstanding. Common equivalent shares used in the computation of diluted earnings per share result from the assumed exercise of stock options, and convertible notes using the if converted method. For the three and six month ended June 30, 2006 and 2005, we incurred a net loss from continuing operations and, as such, we did not include the effect of outstanding stock options or outstanding convertible notes in the diluted net loss per share calculations, as their effect would have been anti-dilutive.

The following table summarizes the number of common equivalent shares excluded from the calculation of diluted net loss per share from continuing operations reported in the consolidated statement of operations as their effect would have been anti-dilutive:

	Three Months Ended June 30,		Six Months Ended June 30,	
	2006	2005	2006	2005
Stock options	1,061,925	1,062,817	996,925	1,060,720
Warrants	10,000	10,000	10,000	10,000
Total	1,071,123	1,072,817	1,006,925	1,070,720

Table of Contents**5. OTHER ACCRUED LIABILITIES**

Other accrued liabilities consisted of the following:

	June 30, 2006	December 31, 2005
Trade accounts payable and accrued expenses	\$ 2,154,061	\$ 1,382,824
Accrued legal and other professional fees	63,634	124,984
Accrued payroll and related costs	197,659	366,537
Total	\$ 2,415,354	\$ 1,874,345

6. INCOME TAXES

We did not record income tax provisions for either of the three and six month periods ended June 30, 2006 and 2005.

7. SUBSEQUENT EVENTS

On May 7, 2007, the Company terminated the employment of its Chief Financial Officer, Lawrence Dobroff, effective May 7, 2007. Effective May 7, 2007, we appointed Thomas L. Wegman, our President and Principal Executive Officer to serve as our Principal Financial Officer for the purpose of making the certifications required by the Sarbanes-Oxley Act of 2002.

Item 2: Management's Discussion and Analysis or Plan of Operation

The following discussion should be read in conjunction with the Financial Statements and related notes thereto included elsewhere in this Report.

Overview

We are a biopharmaceutical company that has manufactured the active pharmaceutical ingredient, referred to as "API" or "API Enzyme" in this Report used in a FDA licensed collagenase ointment that has been marketed for over 30 years. As a result of our research and development efforts we have also developed an injectable collagenase for treatment of various diseases or indications. We have a development and license agreement (the "Auxilium Agreement") with Auxilium for injectable collagenase (which Auxilium has named "AA4500") for clinical indications in Dupuytren's disease, Peyronies's disease and frozen shoulder (*adhesive capsulitis*), and Auxilium has an option to acquire additional indications that we may pursue, including cellulite and lipomas. Injectable collagenase has completed a pivotal clinical trial for the treatment of Dupuytren's disease. A Phase III clinical trial has been initiated and is currently on clinical hold. During its earnings conference call on May 1, 2007, Auxilium reported that it expects the Phase III clinical trial to resume in the fourth quarter of 2007.

In March 2006, we sold the collagenase topical business to DFB to refocus our efforts on the clinical indications related to our collagenase injection business. Sales of this topical collagenase had declined significantly since the peak year of 1999. Under the terms of the Asset Purchase Agreement, DFB assumed ownership and operation of our wholly-owned subsidiary, ABC-Curacao, where the API is manufactured, along with certain other assets, including our FDA manufacturing license.

Prior to the sale of our collagenase topical business in March 2006, we had been in the business of manufacturing the API for a topical collagenase prescription product. This topical collagenase product is a FDA approved biologic product indicated for debridement of chronic dermal ulcers and severely burned areas. Under the terms of our

agreement with Abbott, Abbott compounded the API into a topical collagenase ointment utilizing the API Enzyme manufactured by us. The topical collagenase was sold primarily to long-term care centers.

Table of Contents

Outlook

We foresee the potential to generate income from limited sources in the next several years. Under the terms of our agreement with DFB, we are scheduled to receive certain contractual anniversary payments and, if DFB exceeds a certain sales target, we would be entitled to an earn out on sales. Under the terms of our agreement with Auxilium, we may receive milestone payments upon their achieving certain regulatory progress and if Auxilium elects to pursue additional indications for injectable collagenase (“Additional Indications”). In addition, as a result of our transaction with DFB in the first quarter of 2006, our costs have been significantly reduced due mainly to the reduction in our workforce. Based on our current business model, we expect to have adequate cash reserves until the third quarter of 2008. In the longer term, a significant portion of our revenues are tied directly to the success of Auxilium in commercializing AA4500.

Significant Risks

We are dependent to a significant extent on third parties, and our principal licensee, Auxilium, may not be able to successfully develop products, obtain required regulatory approvals, manufacture products at an acceptable cost, in a timely manner and with appropriate quality, or successfully market products or maintain desired margins for products sold, and as a result we may not achieve sustained profitable operations.

Critical Accounting Policies, Estimates and Assumptions

The preparation of unaudited consolidated financial statements in conformity with accounting principles generally accepted in the U.S. requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the unaudited consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. These estimates are based on historical experience and on various other assumptions that we believe are reasonable under the circumstances. The information at June 30, 2006 and for the three and six months ended June 30, 2006 and 2005 is unaudited but includes all adjustments (consisting only of normal recurring adjustments) which, in the opinion of management, are necessary to state fairly the financial information set forth herein. The December 31, 2005 balance sheet amounts and disclosures included herein have been derived from the Company’s December 31, 2005 audited consolidated financial statements. The interim results are not necessarily indicative of results to be expected for the full fiscal year. These unaudited consolidated financial statements should be read in conjunction with the audited consolidated financial statements for the year ended December 31, 2005 included in the Company’s Form 10-KSB filed with the SEC. While our significant accounting policies are described in more detail in the notes to our unaudited consolidated financial statements, we believe the following accounting policies to be critical to the judgments and estimates used in the preparation of our unaudited consolidated financial statements.

Revenue Recognition. We recognize revenues from product sales when there is persuasive evidence that an arrangement exists, title passes, the price is fixed and determinable, and payment is reasonably assured. We currently recognize revenues resulting from the licensing and use of our technology and from services we sometimes perform in connection with the licensed technology.

We enter into product development licenses, and collaboration agreements that may contain multiple elements, such as upfront license fees, and milestones related to the achievement of particular stages in product development and royalties. As a result, significant contract interpretation is sometimes required to determine the appropriate accounting, including whether the deliverables specified in a multiple-element arrangement should be treated as separate units of accounting for revenue recognition purposes, and if so, how the aggregate contract value should be allocated among the deliverable elements and when to recognize revenue for each element.

Table of Contents

We recognize revenue for delivered elements only when the fair values of undelivered elements are known, when the associated earnings process is complete and, to the extent the milestone amount relates to our performance obligation, when our licensee confirms that we have met the requirements under the terms of the agreement, and when payment is reasonably assured. Changes in the allocation of the contract value between various deliverable elements might impact the timing of revenue recognition, but in any event, would not change the total revenue recognized on the contract. For example, nonrefundable upfront product license fees, for product candidates where we are providing continuing services related to product development, are deferred and recognized as revenue over the development period.

Milestones, in the form of additional license fees, typically represent nonrefundable payments to be received in conjunction with the achievement of a specific event identified in the contract, such as completion of specified clinical development activities and/or regulatory submissions and/or approvals. We believe that a milestone represents the culmination of a distinct earnings process when it is not associated with ongoing research, development or other performance on our part. We recognize such milestones as revenue when they become due and payment is reasonably assured. When a milestone does not represent the culmination of a distinct earnings process, we recognize revenue in a manner similar to that of an upfront product license fee.

We recognize revenues from a consulting and technical assistance contract primarily as a result of the Asset Purchase Agreement. Consulting revenues are recognized ratably over the term of the contract. The consulting obligations under the Asset Purchase Agreement generally expire during March 2011.

Inventory and Warranty Provisions. Our inventories are stated at the lower of cost or realizable market value. In assessing the ultimate realization of inventories, we are required to make judgments as to future demand requirements and compare that with the current inventory levels. In March 2006 we sold our topical collagenase business to DFB, including certain product inventory. As a result of this sale our product inventory for the three and six months ended June 30, 2006 was zero.

Stock Based Compensation. Effective January 1, 2006, we account for employee stock-based compensation in accordance with SFAS No. 123, "Share Based Payment (Revised 2004)" ("SFAS 123(R)"), which supersedes our previous accounting under Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees" ("APB 25"), and related interpretations. We adopted SFAS 123(R) using the modified prospective application transition method, which requires that compensation expense be recognized in the financial statements for all awards granted after the date of adoption as well as for existing awards for which the requisite service has not been rendered as of the date of adoption. The modified prospective transition method does not require restatement of prior periods to reflect the impact of SFAS 123(R).

Under the provisions of SFAS 123(R), we estimate the fair value of our employee stock awards at the date of grant using the Black-Scholes option-pricing model, which requires the use of certain subjective assumptions. The most significant assumptions are our estimates of the expected volatility of the market price of our stock and the expected term of the award. Expected volatility is based on the historical volatility of our common stock. When establishing an estimate of the expected term of an award, we consider the vesting period for the award, our historical experience of employee stock option exercises (including forfeitures) and the expected volatility. As required under the accounting rules, we review our valuation assumptions at each grant date and, as a result, we are likely to change our valuation assumptions used to value employee stock-based awards granted in future periods.

Table of Contents

Further, SFAS 123(R) requires that employee stock-based compensation costs be recognized over the requisite service period, or the vesting period, in a manner similar to all other forms of compensation paid to employees. Accordingly, for the three and six month periods ended June 30, 2006, we recognized employee stock-based compensation related to SFAS 123(R) of \$4,785 and \$423,760, respectively as part of our operating expenses, with an allocation of \$60,605 to research and development expense and \$363,155 to general and administrative expense. We did not recognize any related tax benefit and we did not capitalize any employee stock-based compensation costs in inventory as a component of cost of product sales during the first or second quarter of 2006 as the amount was immaterial. Due to the sale of our manufacturing facility in Curacao we did not capitalize employee stock-based compensation costs in inventory or recognize the related expenses in cost of product sales.

Total unrecognized compensation cost related to nonvested stock options as of June 30, 2006 was zero as all stock options are 100% vested. There was no stock-based compensation expense related to employee stock options recognized under FAS 123(R) during the three and six months ended June 30, 2005.

RESULTS OF OPERATIONS

As a result of selling our topical collagenase business in March 2006, which was included in our prior period consolidated financial statements including the first and second quarter of 2005, we treated these dispositions as discontinued operations and reclassified the financial information reported for all periods presented. Discontinued operations are more fully discussed in Note 3 to our consolidated financial statements, included in this Report.

THREE-MONTHS ENDED JUNE 30, 2006 AND JUNE 30, 2005

Revenues

Product Revenues, net

Product revenues include the sales of the API Enzyme recognized at the time it is shipped to customers. From continuing operations, we had a small amount of revenue from the sale of collagenase for laboratory use. For the three months ended June 30, 2006 and 2005 product revenues were \$6,883 and \$17,912, respectively. This decrease of \$11,029 or 62% was primarily related to the amount of material required to perform testing by our customers.

Licensing Revenues

For the three months ended June 30, 2006 and 2005 we recognized as licensing revenue \$289,279 and \$343,817 of the cash payments received from Auxilium in calendar years 2005 and 2004, respectively. This decrease of \$54,538 or 16% was primarily due to an extension of the development period.

Under current accounting guidance, nonrefundable upfront license fees for product candidates where we are providing continuing services related to product development, are deferred and recognized as revenue over the development period. The remaining balance will be recognized over the respective development periods or when we determine that we have no ongoing performance obligations.

Consulting Services

We recognize revenues from a consulting and technical assistance contract primarily as a result of the Asset Purchase Agreement. Consulting revenues are recognized ratably over the term of the contract. The consulting obligations under the Asset Purchase Agreement generally expire during March 2011. For the three months ended June 30, 2006 and 2005 consulting revenue was \$70,000 and none, respectively. This increase in consulting revenues was the result

of the timing of the Asset Purchase Agreement.

16

Table of Contents

Costs and Expenses

Research and Development Activities

Research and development expenses were \$247,847 and \$114,830 respectively, for the three months ended June 30, 2006 and 2005 an increase in the second quarter of 2006 of \$133,017 or 116%. The increase in research and development expenses was primarily due to external development work which was partially offset by a decrease in research and development personnel costs.

General and Administrative Expenses

General and administrative expenses were \$845,271 and \$532,502 for the three months ended June 30, 2006 and 2005, respectively, which was an increase in the second quarter of 2006 of \$312,769 or 59%. The increase in general and administrative expenses is primarily due to consulting expenses and legal and patent expenses.

Other Income (expense), net

Other income (expense), net, was \$64,297 and \$(83,792) for the three months ended June 30, 2006 and 2005, respectively. Other income, net during the second quarter of 2006 was primarily due to interest earned on our investments. Other expense, net during the second quarter of 2005 was primarily due to interest expense related to the amortization of the 12% senior secured convertible note borrowed in June 2003 ("2003 Convertible Note"), which had been outstanding during the second quarter of 2005, a \$100,000 promissory note, bearing interest at 8%, to a individual lender and the interest associated the remaining balance of a loan from Korpodeko.

Income Taxes

The expense for income taxes for the three months ended June 30, 2006 and 2005 was zero. We recorded no income tax benefit in each period because of uncertainties with respect to the timing of future utilization of net operating loss benefit.

SIX-MONTHS ENDED JUNE 30, 2006 AND JUNE 30, 2005

Revenues

Product Revenues, net

Product revenues include the sales of the API Enzyme recognized at the time it is shipped to customers. From continuing operations, we had a small amount of revenue from the sale of collagenase for laboratory use. For the six months ended June 30, 2006 and 2005 product revenues were \$13,676 and \$27,180, respectively. This decrease of \$13,504 or 50% was primarily related to the amount of material required to perform testing by our customers.

Licensing Revenues

For the six months ended June 30, 2006 and 2005 we recognized as licensing revenue \$578,558 and \$579,006 of the cash payments received in calendar years 2005 and 2004, respectively. This slight decrease of \$448 was primarily due to an extension of the development period which was partially offset by the timing of the additional milestone payments received in 2005 under the Auxilium Agreement..

Under current accounting guidance, nonrefundable upfront license fees for product candidates where we are providing continuing services related to product development, are deferred and recognized as revenue over the development period. The remaining balance will be recognized over the respective development periods or when we determine that we have no ongoing performance obligations.

Table of Contents

Consulting Services

We recognize revenues from a consulting and technical assistance contract primarily as a result of the Asset Purchase Agreement. Consulting revenues are recognized ratably over the term of the contract. The consulting obligations under the Asset Purchase Agreement generally expire during March 2011. For the six months ended June 30, 2006 and 2005 consulting revenue was \$93,333 and none, respectively. This increase in consulting revenues was primarily the result of the timing of the Asset Purchase Agreement.

Costs and Expenses

Research and Development Activities

Research and development expenses were \$993,212 and \$265,581 respectively, for the six months ended June 30, 2006 and 2005 an increase of \$727,631 or 274%. The increase in research and development expenses were primarily due to research and development license expense and employee stock-based compensation expense and external development, which were partially offset by a decrease in research and development personnel costs.

General and Administrative Expenses

General and administrative expenses were \$1,817,666 and \$1,026,802 for the six months ended June 30, 2006 and 2005, respectively, which was an increase of \$790,864 or 77%. The increase in general and administrative expenses is primarily due to employee stock-based compensation expense, legal and patent expenses and consulting expenses.

Other Income (expense), net

Other income (expense), net, was \$81,617 and (\$159,276) for the six months ended June 30, 2006 and 2005, respectively. Other income, net during for the 2006 period was primarily due to interest earned on our investments. Other expense, net for the 2005 period was primarily due to interest expense related to the amortization of the 12% senior secured convertible note borrowed in June 2003 ("2003 Convertible Note"), which had been outstanding during the during the six months of 2005, a \$100,000 promissory note, bearing interest at 8%, to a individual lender and the interest associated the remaining balance of a loan from Korpodeko.

Income Taxes

The expense for income taxes for the six months ended June 30, 2006 and 2005 was zero. We recorded no income tax benefit in each period because of uncertainties with respect to the timing of future utilization of net operating loss benefit.

Liquidity and Capital Resources

To date, we have financed our operations primarily through product sales, debt instruments and licensing revenues and royalties under agreements with third parties. At June 30, 2006 and December 31, 2005, we had cash and cash equivalents in the aggregate of \$6,132,106 and \$539,380, respectively.

Table of Contents

Continuing Operations

Net cash used in operating activities for the six months ended June 30, 2006 was \$1,333,370 as compared to net cash provided by operating activities in the 2005 period of \$1,255,587. In the 2006 period, as compared to the 2005 period, the changes in net cash from operating activities was primarily attributable to an increases in deferred revenue in the 2005 period due to the payments received by us under the Auxilium Agreement, accounts receivable associated with consulting services under the Asset Purchase Agreement partially offset by increased costs related to our general and administrative operations and accounts payable and accrued expenses related to a research and development license.

Net cash provided by investing activities for the six months ended June 30, 2006 was zero as compared to net cash used in investing activities of \$4,450 in 2005 period. The net cash used in investing activities in the 2005 period was primarily the result of capital expenditures.

Net cash used in financing activities for the six months ended June 30, 2006 of \$83,406 was primarily the result of the issuance of treasury stock to our minority shareholders related to the Asset Purchase Agreement as compared to net cash used in financing activities for the 2005 period of \$1,620,183. Net cash used in the 2005 period was primarily due to the repayment of \$1,575,000 in connection with the 2003 Convertible Note and a \$100,000 promissory note from an individual lender, which was partially offset by deferred loan costs associated with the 2003 Convertible Note.

Discontinued Operations

Cash flow changes from discontinued operations are primarily due to the operating results of ABC-Curacao and certain operations of ABC-NY, which have been classified as discontinued operations.

Net cash provided by operating activities from discontinued operations in the 2006 and 2005 periods were \$950,789 and \$465,854, respectively.

Net cash provided by investing activities from discontinued operations in the 2006 and 2005 periods were \$6,058,713 and \$246,509, respectively.

Net cash used in financing activities from discontinued operations in the 2006 and 2005 periods were zero and \$182,000.

Risk Factors

See "Risk Factors" under Item 1, "Description of Business" included in our Annual Report on Form 10-KSB for the years ended December 31, 2005, 2004 and 2003.

Item 3. Controls and Procedures

See "Controls and Procedures" under Item 8A included in our Annual Report on Form 10-KSB for the years ended December 31, 2005, 2004 and 2003.

Additionally, following the death of our former Chairman and CEO, Edwin H. Wegman, on February 16, 2007 and the termination of our Chief Financial Officer, Lawrence Dobroff, on May 7, 2007, the Audit Committee adopted the following two procedures:

-

Any payment by the Company in excess of \$10,000 other than payments for previously approved reoccurring expenses requires the written approval of any member of the Audit Committee in addition to the signature of our President, Thomas L. Wegman; and

- Any payment by the Company for the business expenses of our President, Thomas L. Wegman requires the written approval of any member of the Audit Committee.

Table of Contents

PART II: OTHER INFORMATION

Item 1. Legal Proceedings

None.

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

The Company engaged in the following issuance of unregistered securities, as described below.

Stock Issued in Lieu of Services

In May 2006, the Company issued a total of 7,500 restricted shares to an individual who performed personal services for the Company's former Chairman and CEO for a total fair market value of \$7,875.

Item 3. Defaults Upon Senior Securities

None.

Item 4. Submission of Matters to a Vote of Security Holders

None

Item 5. Other Information

None.

Item 6. Exhibits

3.1 Articles of Incorporation of the Registrant (incorporated by reference to Exhibit 3.1 to the Registrant's Annual Report on Form 10-KSB for the fiscal years ended December 31, 2005, 2004 and 2003).

3.2 Bylaws of the Registrant (incorporated by reference to Exhibit 3.2 to the Registrant's Annual Report on Form 10-KSB for the fiscal years ended December 31, 2005, 2004 and 2003).

31.1 Certification of Principal Executive Officer and Principal Financial Officer pursuant to Rule 13a-14(a)/15d-14(a)

32.1 Certification of Principal Executive Officer and Principal Financial Officer pursuant to Section 906 of Sarbanes-Oxley Act of 2002

Table of Contents