Intellectual Property Prospector IP Assets Held by Firms In Transition

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(Click on Reference Number to go directly to Company Profile)

Intellectual Property Prospector identifies companies with total assets of any size filing for bankruptcy or reporting other financial difficulty and profiles their ownership of intellectual property. The Prospector features companies that meet strictly defined, predetermined criteria and is designed to support the efforts of firms and individuals interested in identifying opportunities in the specific area of intellectual property, which includes patents, trademarks, trade secrets, and licenses, among others. Information is compiled weekly and the Prospector is distributed by email every Sunday evening to arrive before 9:00AM every Monday. The Prospector is published by Beard Group, Inc. (http://BeardGroup.com). For subscription information call Customer Service at 240-629-3300, ext. 27.

Prospector Profile Selection Criteria:

In order to appear in the **Intellectual Property Prospector**, a company must report ownership of intellectual property assets, as well as one of the conditions listed below:

- An event which indicates financial distress; e.g., default, distressed exchange offer, preferred dividend omission, debt at deep discount, restructuring, low rating, audit concerns, covenant problems, and loss/deficit.
- Chapter 11, 7, or 15 bankruptcy filing
- Section 363 Sales

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| American Soil Technologies, Inc. | NAICS | 3253 | 311 |
|----------------------------------|-------------|--------------|--------------|
| 12224 Montague Street | Description | Fert | ilizers Mfg. |
| Pacoima, CA 91331 | Ť | | _ |
| (818) 899-4686 | Employees | | 17 |
| | Revenue | (mil) | \$0.59 |
| | Income | (mil) | (\$2.31) |
| | Assets | (mil) | \$5.65 |
| | Liability | (mil) | \$4.12 |
| | (for the y | ear ended 12 | 2/31/2006) |

Category: Audit Concerns

Event: Epstein, Weber & Conover PLC notes that American Soil Technologies, Inc. has sustained significant losses and has an accumulated deficit of \$16,302,356. The auditor states that the ability of the Company to continue as a going concern is dependent upon obtaining additional capital and financing, and generating positive cash flow from operations.

Intellectual Property: The Company has six patents on the M-216 Polymer Injector machine designed to install its Nutrimoist® product into mature turf. On March 21, 2006, the Company acquired the U.S. patent on a slow release liquid fertilizer through the acquisition of Advanced Fertilizer Technologies, Inc. It also has exclusive worldwide manufacturing/marketing rights to patented super absorbent cross-linked polymer technology. The Company has exclusive worldwide marketing rights to the patent-pending linear polymer product known as the Sircle Saver SackTM. The Company owns registered trademarks on the names, Agriblend® and Nutrimoist®. The Company has world wide marketing rights to a patented product known as the Agro Tower. It also owns the right to 39 formulas used to manufacture organic and sustainable soil amendments, fertilizers and insecticides. [SEC Filing 10-KSB 04-18-07]

Description: The Company engages in the development, manufacture, and marketing of polymer soil amendments to the agricultural, turf, and horticulture industries in North America.

Officers: Louie Visco (Chair); Carl P. Ranno (Pres., CEO, CFO & Dir.); Neil C. Kitchen (VP & Dir.); Diana Visco (Sec.); Scott Baker (Dir.)

Auditor: Epstein, Weber & Conover, PLC

Securities: Common Stock-Symbol SOYL.OB; OTC BB; 43,519,574 common shares outstanding as of April 13, 2007.

| Avax Technologies, Inc. | NAICS | 541 | 710 |
|---|-------------|-------------|------------|
| 2000 Hamilton Street, Suite 204 Philadelphia, PA 19130 | Description | Bio | technology |
| (215) 241-9760 | Employees | | 24 |
| | Revenue | (mil) | \$0.73 |
| | Income | (mil) | (\$5.36) |
| | Assets | (mil) | \$3.04 |
| | Liability | (mil) | \$2.70 |
| | (for the y | ear ended 1 | 2/31/2006) |

Category: Audit Concerns

Event: Briggs, Bunting & Dougherty, LLP expressed substantial doubt on Avax Technologies, Inc.'s ability to continue as a going concern after auditing its financial statements. The Company incurred a net loss of \$5,355,500 and used cash in operating activities of \$4,093,847. In addition, the Company does not have sufficient resources to maintain its existing plan of operations throughout 2007.

Intellectual Property: The Company intends to seek appropriate patent protection for proprietary technologies by filing patent applications when possible in the United States and selected other countries. In November 1995, the Company entered into an exclusive, worldwide license agreement for all of its patents and pending patent applications relating to the AC Vaccine. Currently, four U.S. patents have been issued and one U.S. patent is in the process of reissue, all of which are subject to the TJU license. In addition, two Australian patents (AU727316 and AU757980) have been issued that are subject to this license. Several other patent applications are currently pending in the U.S. and other jurisdictions. The patents cover methods of making the vaccine, composition of matter, as well as therapeutic use. [SEC Filing 10-KSB 05-09-07]

Description: The Company engages in the development and commercialization of individualized vaccine therapies and other technologies for the treatment of cancer in the United States and Europe.

Officers: John K. A. Prendergast, Ph.D. (Chair); Richard P. Rainey (Pres. & Sec.); David Berd, MD (Chief Medical Officer); Edson D. de Castro (Dir.); Andrew W. Dahl, Sc.D. (Dir.); Carl Spana, Ph.D. (Dir.)

Auditor: Briggs, Bunting & Dougherty, LLP

Securities: Common Stock-Symbol AVXT.OB; OTC BB; 142,605,753 common shares outstanding as of April 27, 2007.

| | TT 111 | ▼ | - |
|------------|----------|----------------|------|
| Bridgetech | Holdings | International, | Inc. |

402 West Broadway, 26th Floor San Diego, CA 92101 (619) 564-7100

| NAICS | | 339100 |
|-------------|---------|----------------|
| Description | | Medical |
| | | Equipment Mfg. |
| Employees | | 29 |
| Revenue | (mil) | \$0.44 |
| Income | (mil) | (\$8.32) |
| Assets | (mil) | \$4.49 |
| Liability | (mil) | \$6.66 |
| (for the ye | ear end | ed 12/31/2006) |

Category: Loss/Deficit

Event: Bridgetech Holdings International, Inc. reported a net loss of \$5,086,332 for the first quarter ended March 31, 2007, compared with a net loss of \$2,571,222 for the same period ended March 31, 2006. At March 31, 2007, the Company's balance sheet showed \$1,601,749 in total assets and \$6,780,858 in total liabilities, resulting in a \$5,179,109 total stockholders' deficit. The Company's consolidated balance sheet at March 31, 2007, also showed strained liquidity with \$984,133 in total current assets available to pay \$6,780,858 in total current liabilities.

Intellectual Property: During 2005, the Company entered into a Patent and Technology License Agreement with the M.D. Anderson Cancer Center at the University of Texas. Pursuant to this agreement, it has the exclusive right to manufacture, have manufactured, use and sell certain products licensed by Anderson and intended for use in the field of human diagnostics. In April 2006, the Company entered into an agreement with Latitude Pharmaceuticals, Inc. pursuant to which it purchased an exclusive license to develop, improve, use and sell four intravenous emulsion formulations to be used in the treatment of cancer and infectious diseases in China, Hong Kong, Macau and Taiwan. [SEC Filing 10-SB12G 05-02-07]

Description: The Company engages in the transfer of medical drugs, devices, and diagnostics from the United States to China.

Officers: Michael D. Chermak (Chair & CEO); John Relic (Pres. & COO); Noel DeWinter (CFO); Blake Ingle, Ph.D. (Dir.); Mang Yu, Ph.D. (Dir.); Alan Paau, Ph.D. (Dir.); Ken Goins (Dir.)

Auditor: Jewett Schwartz Wolfe & Associates

Securities: Common Stock-Symbol BGTH.PK; Other OTC; 29,279,846 common shares outstanding as of June 12, 2007.

| Carbiz, Inc. | NAICS | 511 | 210 |
|--------------------------|-------------|------------|------------|
| 7405 North Tamiami Trail | Description | Sof | tware |
| Sarasota, FL 34243 | - | Pub | olishers |
| (941) 952-9255 | Employees | | 37 |
| | Revenue | (mil) | \$3.21 |
| | Income | (mil) | (\$4.75) |
| | Assets | (mil) | \$0.77 |
| | Liability | (mil) | \$5.49 |
| | (for the | year ended | 1/31/2007) |

Category: Loss/Deficit

Event: Carbiz, Inc., at April 30, 2007, recorded total assets of \$1,922,316, total liabilities of \$5,611,745, and minority interest of \$212,264, resulting in a total stockholders' deficit of \$3,901,693. The Company's balance sheet also showed strained liquidity with total current assets of \$997,103 and total current liabilities of \$5,589,475.

Intellectual Property: The Company has registered the trademark and servicemark of "Carbiz.com" in Canada and the United States. [SEC Filing 10-KSB 04-20-07]

Description: The Company engages in developing, marketing, distributing, and supporting software and Internet products for the automotive sales finance industry in the United States.

Officers: Carl Ritter (Chair, CEO & Dir.); Richard Lye (Pres. & Sec.); Ross Quigley (Dir.); Theodore Popel (Dir.); Stanton Heintz (CFO & Dir.); Christopher Bradbury (Dir.)

Auditor: Christopher Smith Leonard Bristow & Stanell PA

Securities: Common Stock-Symbol CBZFF.PK; Other OTC; 94,224,404 common shares outstanding as of April 17, 2007.

| Children's Internet, Inc. | NAICS | 5161 | 10 |
|------------------------------|-------------|--------------|-----------|
| 5000 Hopyard Road, Suite 320 | Description | Inter | net Sites |
| Pleasanton, CA 94588 | · | | |
| 925) 737-0144 | Employees | | 5 |
| | Revenue | (mil) | \$0.00 |
| | Income | (mil) | (\$1.09) |
| | Assets | (mil) | \$0.05 |
| | Liability | (mil) | \$1.91 |
| | (for the y | ear ended 12 | /31/2006) |

Category: Audit Concerns

Event: Hunter Flemmer Renfro Whitaker LLP raised substantial doubt about the ability of Children's Internet, Inc. to continue as a going concern after auditing its financial statements. The Company has incurred a net loss of \$1,086,944 and had negative cash flow from operations of \$495,081. In addition, the Company had an accumulated deficit of \$4,150,386 and a stockholders' deficit of \$1,860,890 at December 31, 2006.

Intellectual Property: The Company's success is dependent on the proprietary technology developed by Two Dog Net that it markets and sells. Two Dog Net owns the proprietary technology underlying The Children's Internet® service. The intellectual property it has exclusive rights to use from Two Dog Net under a Licensing Agreement include: "The Children's Internet®" registered trademark; "SafeZone Technology®" registered trademark; The SafeZone Technology® proprietary software; and "Two Dog NetTM" trademark. [SEC Filing 10-KSB 05-18-07]

Description: The Company engages in the marketing and sale of the Children's Internet subscription-based service specifically for kids.

Officers: Sholeh Hamedani (Chair, CEO & CFO); William L. Arnold (Pres.); Jamshid Ghosseiri (Sec. & Dir.); Tyler Wheeler (Dir.); Roger Campos, Esq. (Dir.)

Auditor: Hunter Flemmer Renfro Whitaker LLP

Securities: Common Stock-Symbol CITCE.OB; OTC BB; 26,873,738 common shares outstanding as of March 31, 2007.

| Clearant, Inc. | NAICS | 4 | 541710 |
|---|-------------|----------|---------------|
| 11111 Santa Monica Boulevard, Suite 650 | Description | I | Biotechnology |
| Los Angeles, CA 90025 | | | |
| (310) 479-4570 | Employees | | 25 |
| | Revenue | (mil) | \$0.77 |
| | Income | (mil) | (\$9.80) |
| | Assets | (mil) | \$3.02 |
| | Liability | (mil) | \$2.43 |
| | (for the y | ear ende | d 12/31/2006) |

Category: Loss/Deficit

Event: Clearant, Inc. reported a net loss of \$967,000 on revenues of \$435,000 for the quarter ended March 31, 2007, much lower than the net loss of \$2,513,000 on revenues of \$190,000 during the same period last year. The Company also reported an accumulated deficit of \$83,336,000 and stockholder's deficit of \$146,000 as of March 31, 2007. It also has strained liquidity with \$1,357,000 in total current assets and \$2,867,000 in total current liabilities.

Intellectual Property: Clearant has a total of 94 issued or pending patents. The Company currently has 11 issued U.S. patents, which will expire between 2013 and 2023, and 26 foreign patents protecting its technology. From 2000 through 2007, the Company expanded its intellectual property portfolio and currently has approximately 14 pending U.S. patent applications and 43 other pending foreign patent applications. The Company intends to continue to file patent applications, detailing the optimal process conditions for the application of the Clearant Process® to particular products. In 2001, the Company licensed, with the right to sublicense, certain patents which relate to a narrow aspect of the use of gamma irradiation on biologics to bolster intellectual property position. In July 2001, the Company entered into an agreement for full ownership of intellectual property, trade secrets and data underlying a portion of the Clearant Process®. [SEC Filing 10-KSB 05-17-07]

Description: The Company engages in the development and marketing of pathogen inactivation technology in the United States.

Officers: John S. Wehrle (Chair); Alain Delongchamp (CEO & Dir.); Jon Garfield (Sec. & CFO); Rowland Day (Dir.); Michael Elek (Dir.); Gaddo Cardini (Dir.); Hervé de Kergrohen (Dir.); Alexander Man-Kit Ngan (Dir.); Nolan H. Sigal (Dir.); Richard A. Anderson (Dir.)

Auditor: Singer Lewak Greenbaum & Goldstein LLP

Securities: Common Stock-Symbol CLRIE.OB; 134,642,196 common shares outstanding as of June 18, 2007.

| Clinical Data, Inc. | NAICS | 541 | 710 |
|---|-------------|-------------|------------|
| One Gateway Center, Suite 702 Newton, MA 02458 | Description | Bio | technology |
| (617) 527-9933 | Employees | | 459 |
| | Revenue | (mil) | \$63.73 |
| | Income | (mil) | (\$37.52) |
| | Assets | (mil) | \$87.49 |
| | Liability | (mil) | \$36.68 |
| | (for the y | ear ended 3 | 3/31/2007) |

Category: Audit Concerns

Event: Deloitte & Touche LLP raised substantial doubt about Clinical Data, Inc.'s ability to continue as a going concern after auditing the company's financial statements for the years ended Mar. 31, 2007, and 2006. The auditing firm pointed to the company's accumulated deficit and negative cash flows from operations. Deloitte & Touche also expects that the Company will continue to incur losses in the future.

Intellectual Property: As of March 31, 2007, the Company has a patent estate consisting of 6 issued U.S. patents, 18 pending U.S. patent applications, and 16 pending foreign patent applications. Two of the issued U.S. patents are co-owned, 1 with Duke University and another with University of Cincinnati. It has also exclusively and non-exclusively in-licensed rights under a variety of issued patents and pending patent applications. The Company has exclusively in-licensed rights under 1 issued U.S. patent owned by Yale University; 1 issued U.S. patent owned by St. Jude Children's Research Hospital; 1 issued U.S. patent owned by Vanderbilt University; 4 issued U.S. patents, 2 pending U.S. patent applications, 3 issued foreign patents, and 10 pending foreign patent applications, owned by the University of Utah; 6 issued U.S. patents, 4 pending U.S. patent applications, 46 issued foreign patents, and 185 pending foreign patent applications, owned by Merck and 1 issued U.S. patent, 4 pending U.S. patent applications, 8 pending foreign patent applications, owned by Innate Pharma. [SEC Filing 10-K 06-19-07]

Description: The Company provides pharmacogenomics and molecular services as well as genetic testing and clinical diagnostics.

Officers: Randal J. Kirk (Chair); Andrew J. Fromkin (Pres. & CEO); Caesar J. Belbel (EVP, Chief Legal Officer & Sec.); C. Evan Ballantyne (SVP & CFO); Carol Reed (SVP & Chief Medical Officer); Larry D. Homer (Dir.); Arthur B. Malman (Dir.); Burton E. Sobel (Dir.); Kevin Rakin (Dir.)

Auditor: Deloitte & Touche LLP

Securities: Common Stock Symbol CLDA; NasdaqGM; 10,071,872 common shares outstanding as of June 5, 2007.

| Clyvia, Inc. | NAICS | 56 | 52920 |
|---------------------------|-------------|------------|---------------|
| 1480 Gulf Road, Suite 204 | Description | W | aste Recovery |
| Point Roberts, WA 98281 | | Se | ervices |
| (360) 306-1133 | Employees | | 5 |
| | Revenue | (mil) | \$0.00 |
| | Income | (mil) | (\$11.41) |
| | Assets | (mil) | \$3.31 |
| | Liability | (mil) | \$0.53 |
| | (for the | year ended | 1 1/31/2007) |

Category: Audit Concerns

Event: Dohan and Company, P.A. raised substantial doubt about the ability of Clyvia, Inc. to continue as a going concern after auditing its financial statemetrs due to its accumulated loss of \$8,169,570 from December 21, 2004 to January 31, 2006.

Intellectual Property: In April, 2006, the German Patent and Trademark Office (GPTO) granted Clyvia GmbH a patent for modifications to the Fuel Technology process of Clyvia GmbH's own design. The process designed by Clyvia GmbH involves pre-heating the input raw materials until they reach a liquid or pulpy consistency. Once the raw materials reach the desired consistency, they are pressure injected into a reactor mechanism that has been heated to vaporization temperatures. During the reactor phase, water and other vaporizable materials are removed for further processing. A scrubber device within the reactor cleans the inner surface by rotating a steel brush over it. This removes carbon deposits from the inner surface of the reactor which are then removed and transferred to the bituminous waste at the bottom. [SEC Filing 10-KSB 05-16-07]

Description: The Company develops waste recycling systems based on a proprietary fuel technology.

Officers: Walter P.W. Notter (Pres., CEO, CFO, Treas. & Dir.); John Boschert (Sec.)

Auditor: Dohan and Company, P.A.

Securities: Common Stock-Symbol CLYV.OB; OTC BB; 102,351,779 common shares outstanding as of April 30, 2007.

| Continan Communications, Inc. | NAICS | 517212 | |
|--------------------------------------|-------------|-----------------|------------|
| 11601 Wilshire Boulevard, Suite 2030 | Description | Wireless | |
| Los Angeles, CA 90025 | • | Telecomm | unications |
| (310) 439-3119 | Employees | | 2 |
| | Revenue | (mil) | \$0.06 |
| | Income | (mil) | (\$4.34) |
| | Assets | (mil) | \$0.64 |
| | Liability | (mil) | \$1.11 |
| | (for the ye | ear ended 12/31 | /2006) |

Category: Audit Concerns

Event: Sutton Robinson Freeman & Co. PC raised doubts as to the ability of Continan Communications, Inc. to continue as a going concern. As of December 31, 2006, the Company had total current assets of \$10,968 and total current liabilities of \$1,107,328, resulting in a working capital deficit of \$1,096,360. At December 31, 2006, the Company's assets consisted primarily of cash of \$8,710, other receivables of \$1,758 and prepaid expenses of \$500. The Company has incurred \$6,653,482 in cumulative total losses from inception through December 31, 2006.

Intellectual Property: The Company is in the process of applying for a trademark for VocalyzTM. The Company has also filed a patent application on September 20, 2004 for the combination of features involving the application of language use and immediate access to a variety of services in the language of the international traveler. [SEC Filing 10-KSB 05-09-07]

Description: The Company provides telephony services in the United States, combining wireless technology and proprietary software.

Officers: Claude C. Buchert (CEO & Dir.); Helene Legendre (EVP & Sec.); Ross A. Nordin (CFO & Treas.); James W. Gibson (VP & Dir.); Marcia Rosenbaum (Dir.)

Auditor: Sutton Robinson Freeman & Co. PC

Securities: Common Stock-Symbol CNTN.OB; OTC BB; 25,474,539 common shares outstanding as of April 1, 2007.

| DOBI Medical International, Inc. | NAICS | | 339100 |
|----------------------------------|---------------------------------|-------|----------------|
| 1200 Macarthur Boulevard | Description | | Medical |
| Mahwah, NJ 07430 | | | Equipment Mfg. |
| (201) 760-6464 | Employees | | 37 |
| | Revenue | (mil) | \$0.30 |
| | Income | (mil) | (\$10.43) |
| | Assets | (mil) | \$3.45 |
| | Liability | (mil) | \$1.54 |
| | (for the year ended 12/31/2005) | | |

Category: Bankruptcy

Event: DOBI Medical International, Inc. filed for Chapter 11 protection on June 14, 2007 with the Bankruptcy Court for the District of New Jersey, case number 07-18404, Judge Rosemary Gambardella presiding.

Intellectual Property: The Company owns a number of issued U.S. patents and international patents and has pending foreign patent applications covering a broad range of closely-related technologies. These include, among others, optical investigation of physiological components in the human body; methods for optical and acoustic diagnosis of internal organs, multimodal imaging capability; and the soft breast holder mechanism. The Company may file additional patent applications domestically and internationally as it continues to improve existing technology, develop new releases and make advances to its ComfortScan system. [SEC Filing 10-KSB 09-20-06]

Description: The Debtor engages in the development and commercialization of medical diagnostic system for diagnosis of breast cancer in the United States.

Officers: Robert B. Machinist (Chair); Phillip C. Thomas (CEO & Dir.); Michael R. Jorgensen (EVP & CFO); David H. Clarke (Co-Founder & Dir.); Brad Baker (Dir.); Steve M. Barnett (Dir.); William Li, M.D. (Dir.); Webb W. Turner (Dir.)

Auditor: Marcum & Kliegman LLP

Securities: Common Stock-Symbol DBMI.PK; Other OTC; 76,902,721 common shares outstanding as of September 15, 2006.

| Energy Exploration Technologies, Inc. | NAICS | 21 | 13112 |
|---|-------------|-----------|---------------------|
| Suite 1400, 505 – 3rd Street SW Calgary, Alberta, Canada T2P 3E6 (403) 264-7020 | Description | | urveying ervices |
| | Revenue | (mil) | \$0.96 |
| | Income | (mil) | (\$3.77) |
| | Assets | (mil) | \$2.90 |
| | Liability | (mil) | \$1.48 |
| | (for the y | ear ended | 12/31/2006) |

Category: Audit Concerns

Event: Deloitte & Touche LLP notes that Energy Exploration Technologies, Inc. incurred a loss of \$3,767,458 and the net cash used in operating activities was \$992,997 for the year ended December 31, 2006. It also had an accumulated deficit at December 31, 2006 of \$37,642,094. The auditor states that the Company's ability to continue as a going concern is dependent upon the ability to generate profitable operations and obtain the additional financing to meet obligations and repay liabilities arising from normal business operations when they come due.

Intellectual Property: The Company has no immediate intentions of obtaining a patent for its Stress Field Detection (SFD) technology as the risk and cost of seeking a patent exceed the benefits of a patent. The patent protection process would require disclosure of the SFD technology to third parties and ultimately public disclosure. This disclosure could significantly increase the risk of unlawful use of its technology by third parties. The Company enjoys common and contract law protection of its technology and trade secrets. Its strongest protection of the SFD technology comes from restricting access to knowledge of the technology. [SEC Filing 20-F 06-20-07]

Description: The Company provides airborne geophysical services to its clients through the use of its leading edge SFD Survey System.

Officers: George Liszicasz (CEO & Dir.); Andrew Steedman (VP); Ken Rogers (VP & CFO); Scott Schrammar (Sec.); Douglas Rowe (Dir.); Robert Van Caneghan (Dir.); Brian Kohlhammer (Dir.); Charles Shelby (Dir.)

Auditor: Deloitte & Touche LLP

Securities: Common Stock-Symbol ENXTF.OB; OTC BB; 27,177,908 common shares outstanding as of December 31, 2006.

| | _ | | | _ |
|------|-----------|----------|----------------|-------|
| Fwn | loration | Drilling | Intornational | Ina |
| L'AD | ivi auvii | | International, | IIIC. |

810 Peace Portal Drive, Suite 212 Blaine, WA 98230 (360) 305-5696

| NAICS | | 333132 |
|-------------|---------|----------------|
| Description | | Drilling |
| | | Equipment Mfg. |
| Employees | | 6 |
| Revenue | (mil) | \$0.00 |
| Income | (mil) | (\$4.97) |
| Assets | (mil) | \$0.83 |
| Liability | (mil) | \$2.19 |
| (for the ye | ear end | ed 12/31/2006) |

Category: Loss/Deficit

Event: Exploration Drilling International, Inc. reported a net loss of \$476,531 for the three months ended March 31, 2007, slightly lower than the net loss reported during the same period last year of \$481,599. As a result of its recurring losses, the Company has an accumulated deficit of \$5,443,238 and stockholder's deficit of \$1,815,736 as of March 31, 2007. It also has strained liquidity with \$255,146 in total current assets and \$1,855,339 in total current liabilities as of March 31, 2007.

Intellectual Property: The Company has applied for patent protection for its EDI Medium Changer, EDI Suspension and EDI Water Save technologies with the European Patent Office under the European Patent Convention and the Patent Cooperation Treaty, the Gulf Cooperation Council Patent Office, and the patent offices for India, Angola, Botswana, Namibia, Nigeria and South Africa. Utility model applications for these technologies were also filed with the Austrian patent office. Patents for the EDI Medium Changer, EDI Suspension and EDI Water Save have been granted by Nigeria and utility models for the EDI Suspension and EDI Water Save have been granted by Austria. [SEC Filing 10-KSB 05-16-07]

Description: The Company engages in the distribution and maintenance of water exploration machinery and equipment, and in the provision of related services.

Officers: Rainer Rotthaeuser (Pres., CEO & Dir.); Guenter Thiemann (CFO, Treas. & Dir.); John Boschert (Sec.)

Auditor: Davidson & Company LLP

Securities: Common Stock-Symbol EXDL.OB; OTC BB; 106,317,396 common shares outstanding as of May 11, 2007.

| EYI Industries, Inc. | NAICS | | 325412 |
|---|------------------|---------|------------------|
| 7865 Edmonds Street | Description | | Vitamin |
| Burnaby, British Columbia, Canada V3N 1B9 | - | | Supplements Mfg. |
| (604) 759-5031 | Employees | | 36 |
| | Revenue | (mil) | \$4.13 |
| | Income | (mil) | (\$7.11) |
| | Assets | (mil) | \$2.04 |
| | Liability | (mil) | \$6.42 |
| | (for the | year en | ded 12/31/2006) |

Category: Loss/Deficit

Event: EYI Industries, Inc. reported a net loss of \$1,602,198 on net revenue of \$1,181,166 for the first quarter ended March 31, 2007, compared with a net loss of \$875,922 on net revenue of \$1,108,759 for the same period ended March 31, 2006. At March 31, 2007, the Company's consolidated balance sheet showed \$1,521,550 in total assets and \$6,200,257 in total liabilities, resulting in a \$4,678,707 total stockholders' deficit. The Company's consolidated balance sheet also showed strained liquidity with \$1,391,035 in total current assets available to pay \$5,824,913 in total current liabilities.

Intellectual Property: As of June 30, 2002, several Nutri-Diem, Inc. trademarks were licensed to the Company pursuant to the Marketing and Distribution Agreement, including Agrisept-L®, Beaugest®, Bellaffina®, Calorad®, Citrex®, Citrio®, Definition®, Emulgent®, Fem Fem®, Golden Treat®, Hom Hom®, Invisible®, Livocare®, Melan Plus®, Neocell®, NRG®, Parablast®, Prosoteine®, Parattack® and Sea Krit®. On June 30, 2002, the Company acquired a license from Essentially Yours Industries Corp., an affiliated company, to use several trademarks and formulas, including Citri-plus®, EYI w/design®, Essential Marine®, Essentially Yours®, Essentially Yours Industries Corp.®, Iso greens®. In addition, these products are licensed to the Company: Just Go Pro!®, Oxy UpTM, The Ultimate Performance Enhancer!TM, Code Blue DRINK ONLY THE WATERTM, and How do you take your water...with or without Arsenic?!TM. [SEC Filing 10-KSB 03-30-07]

Description: The Company is engaged in the business of selling, marketing, and distributing a product line consisting of approximately 26 products in four categories: dietary supplements, personal care products, water filtration systems and a fuel additive product.

Officers: Jay Sargeant (Pres., CEO & Dir.); Dori O'Neill (EVP, COO, Treas., Sec. & Dir.); Rajesh Raniga (CFO)

Auditor: Williams & Webster PS

Securities: Common Stock-Symbol EYII.OB; OTC BB; 379,490,852 common shares outstanding as of March 30, 2007.

| Genesis Bioventures, Inc. | NAICS | 541 | 710 |
|---|-------------|--------------|------------|
| The Tower 10940 Wilshire Boulevard, Suite 600 Los Angeles, CA 90024 | Description | Biot | technology |
| (310) 443-4102 | Employees | | 5 |
| | Revenue | (mil) | \$0.00 |
| | Income | (mil) | (\$6.43) |
| | Assets | (mil) | \$3.82 |
| | Liability | (mil) | \$4.32 |
| | (for the y | ear ended 12 | 2/31/2006) |

Category: Loss/Deficit

Event: Genesis Bioventures, Inc. reported a net loss of \$1,371,747 for the three months ended March 31, 2007, slightly higher than the net loss reported during the same period last year of \$1,353,961. As a result of its recurring losses, the Company has an accumulated deficit of \$54,212,818 and stockholder's deficit of \$1,463,890 at March 31, 2007. It also has strained liquidity with \$485,657 in total current assets and \$4,968,379 in total current liabilities.

Intellectual Property: The Company operates as the exclusive licensee of the University of Michigan for its use of Mammastatin and the MSA technology for scientific and commercial development as a blood test to assess women's health. Additionally, the Company was granted an exclusive option to license the University of Michigan's intellectual property portfolio for the Mammastatin therapeutic uses. During 2006, the University of Michigan was granted additional patented protection for Mammastatin through a Deed of Letters Patent issued by the Australian Patent office. This will allow Biomedical Diagnostics the ability to offer its proprietary MSA test in Australia. [SEC Filing 10-KSB 04-18-07]

Description: The Company engages in identifying funding, and managing biotechnology companies involved in the research and related product development in the fields of cancer and neurodegenerative diagnostics.

Officers: Douglas C. Lane (Chair & CEO); Mark Franzen (Treas.); Jonathan Atzen (Dir.); Ian B. Woods, M.D., Ph.D. (Dir.); Antony Dyakowski (Dir.)

Auditor: De Joya Griffith & Company, LLC

Securities: Common Stock-Symbol GBIW.OB; OTC BB; 76,090,833 common shares outstanding as of May 21, 2007.

| Global Resource Corporation |
|------------------------------------|
| 408 Bloomfield Drive, Suite 3 |
| West Berlin, NJ 08091 |
| (856) 767-5661 |

| NAICS | 21 | 1000 |
|------------------|----------|-------------|
| Description | Oi | il & Gas |
| | Ex | traction |
| Employees | | 2 |
| Revenue | (mil) | \$0.00 |
| Income | (mil) | (\$4.25) |
| Assets | (mil) | \$2.40 |
| Liability | (mil) | \$0.45 |
| (for the ye | ar ended | 12/31/2006) |

Category: Audit Concerns

Event: Bagell Josephs Levine & Company LLC states that unless Global Resource Corporation is successful in generating new sources of revenue, or obtaining debt or equity financing, or restructuring its business, the Company is likely to deplete its working capital during 2007. These matters raise substantial doubt about the Company's ability to continue as a going concern.

Intellectual Property: On December 31, 2006, the Company acquired the assets of Mobilestream Oil, Inc. which includes four patent applications, thus bringing all of the variable microwave frequency technology under its umbrella. [SEC Filing 10-KSB 04-18-07]

Description: The Company holds rights to a technology that has various applications to recover energy, such as oil and gas from waste materials.

Officers: Frank G. Pringle (Chair, Pres. & CEO); Jeffrey J. Andrews (CFO, Sec., Treas. & Dir.); Frederick A. Clark (Dir.)

Auditor: Bagell Josephs Levine & Company LLC

Securities: Common Stock-Symbol GBRC.PK; PNK; 26,137,480 common shares outstanding as of April 17, 2007.

| Hybrid Dynamics Corporation | NAICS | 44 | 11210 |
|---|---------------------------------|-------|-------------------------------|
| 892 North 340 East American Fork, UT 84003 (801) 756-5831 | Description | | ecreational ehicle Dealers |
| (801) 730-3831 | Revenue | (mil) | \$0.02 |
| | Income | (mil) | (\$0.78) |
| | Assets | (mil) | \$0.02 |
| | Liability | (mil) | \$0.32 |
| | (for the year ended 12/31/2006) | | |

Category: Audit Concerns

Event: Madsen & Associates CPA's, Inc. expressed substantial doubt about the ability of Hybrid Dynamics Corporation to continue as a going concern after auditing its financial statements. The Company incurred a net loss of \$781,120 for the year ended December 31, 2006 and has an accumulated deficit of \$781,120 and a working capital deficit of \$315,475.

Intellectual Property: The Company has developed four patent pending motor-control systems and hybrid drive-train technologies for use in electric and hybrid motorized vehicles. [SEC Filing 10-KSB/A 06-19-07]

Description: The Company manufactures and distributes recreational electric vehicles and develops motor-control systems and hybrid drive-train technologies for use in electric and hybrid motorized vehicles.

Officers: Paul R. Ressler (Pres. & Dir.); Leonard DuCharme (CEO & Dir.); Darren Jensen (Treas., Sec. & Dir.)

Auditor: Madsen & Associates CPA's, Inc.

Securities: 24,215,695 common shares outstanding as of May 25, 2007.

| Hydrogen Power, Inc. | NAICS | 325 | 120 |
|---|-------------|--------------|------------|
| 1942 Westlake Avenue, Suite 1010 Seattle, WA 98101 | Description | Hyd | rogen Mfg. |
| (206) 448-5073 | Employees | | 9 |
| | Revenue | (mil) | \$0.13 |
| | Income | (mil) | (\$27.24) |
| | Assets | (mil) | \$4.93 |
| | Liability | (mil) | \$7.20 |
| | (for the y | ear ended 12 | 2/31/2006) |

Category: Loss/Deficit

Event: Hydrogen Power, Inc. reported a net loss of \$16,696,341 for the first quarter ended March 31, 2007, compared with a net loss of \$42,193 for the same period in 2006. At March 31, 2007, the Company's consolidated balance sheet showed \$10,691,930 in total assets, \$2,845,503 in total liabilities, and \$7,846,427 in total stockholders' equity. The Company's consolidated balance sheet at March 31, 2007, also showed strained liquidity with \$2,656,748 in total current assets available to pay \$2,845,503 in total current liabilities.

Intellectual Property: The Company has sub-licensed a patented technology developed at the University of British Columbia for producing hydrogen gas in a process called Hydrogen NowTM. The Hydrogen Now patented system creates pure hydrogen from the reaction of aluminum and water by a powerful water-split reaction. Hydrogen Now can be used to generate hydrogen onsite and on-demand without electricity, thus offering the potential to overcome significant transportation and storage problems. [SEC Filing 10-KSB 05-18-07]

Description: The Company engages in the development and marketing of its hydrogen production process for use in commercial applications.

Officers: David J. Cade (CEO & COO); Michael Hines (CFO); John J. Martin (Dir.); James H. Diffendorfer (Dir.); Virendra Chaudhary (Dir.); Gurinder Dilawari (Dir.)

Auditor: Peterson Sullivan PLLC

Securities: Common Stock-Symbol HYPD.OB; OTC BB; 28,111,356 common shares outstanding as of April 3, 2007.

| Invisa, Inc. | NAICS | 334400 | 1 |
|----------------------------------|-------------|----------------|------------|
| 6935 15th Street East, Suite 110 | Description | Electronic | |
| Sarasota, FL 34243 | _ | Compo | nents Mfg. |
| (941) 355-9361 | Employees | - | 3 |
| | Revenue | (mil) | \$0.24 |
| | Income | (mil) | (\$1.77) |
| | Assets | (mil) | \$4.47 |
| | Liability | (mil) | \$1.08 |
| | (for the ye | ear ended 12/3 | 31/2006) |

Category: Loss/Deficit

Event: Invisa, Inc. reported a net loss of \$457,274 on revenues of \$30,193 for the three months ended March 31, 2007, compared to a net loss of \$520,441 on revenues of \$42,293 during the same period a year ealier. As a result of its recurring losses, the Company has an accumulated deficit of \$30,255,997 as of March 31, 2007. The Company also has strained liquidity with \$106,622 in total current assets available to pay \$1,075,222 in total current liabilities.

Intellectual Property: The Company owns five Patents issued by the U.S. Patent Office, three of which were issued in the fiscal year 2006 or the first quarter of 2007. In addition, the Company has filed for two patents, one provisional patent application and one application pending, all of which cover improvements to the InvisaShield technology. The Company has a trademark on the trade name "SmartGate" which are used in its safety products category. The Company has filed trademark applications for "Invisa", "InvisaShield" and the tagline "Safe. Secure. No Question." [SEC Filing 10-KSB 04-18-07]

Description: The Company engages in developing, manufacturing, marketing, and licensing rights to produce and sell electronic sensor systems that incorporate proprietary presence-sensing design and technology for the safety and security applications in the United States.

Officers: Stephen A. Michael (Chair); Carl A. Parks (Pres. & COO); Edmund C. King (CFO, Treas. & Dir.); Gregory J. Newell (Dir.); John E. Scates (Dir.)

Auditor: Aidman, Piser & Company, P.A.

Securities: Common Stock-Symbol INSA.OB; OTC BB; 25,497,738 common shares outstanding as of March 31, 2007.

| Lab123, Inc. | NAICS | 541 | 710 |
|----------------------------|-------------|-------------|------------|
| 100 Field Drive, Suite 240 | Description | Bio | technology |
| Lake Forest, IL 60045 | | | |
| (847) 234-8111 | Employees | | 1 |
| | Revenue | (mil) | \$0.26 |
| | Income | (mil) | (\$0.12) |
| | Assets | (mil) | \$1.91 |
| | Liability | (mil) | \$0.15 |
| | (for the ye | ear ended 1 | 2/31/2006) |

Category: Audit Concerns

Event: Marcum & Kliegman LLP raised substantial doubt about the ability of Lab123, Inc. to continue as a going concern after auditing its financial statements. The auditor notes that the Company has a net loss, is in the development stage, and has limited operations and revenues generated to date.

Intellectual Property: Under a license agreement with Biosafe Laboratories, Inc., the Company has been granted a non-exclusive, non-transferable and non-assignable license to use without additional cost all of Biosafe's six patents, one pending patent application, and trademarks relating to the products it licenses from Biosafe. [SEC Filing 10-KSB 06-20-07]

Description: The Company is engaged in the marketing of clinical diagnostic products for use in disease detection and prevention.

Officers: Henry Warner (Chair); Ernest R. Azua (EVP); Michael Carney (Dir.); Kent Connally (Dir.); Kurt Katz (Dir.)

Auditor: Marcum & Kliegman LLP

Securities: 6,175,000 common shares outstanding as of June 15, 2007.

| Machine Talker, Inc. | NAICS | 3353 | 314 |
|--|-------------|--------------|--------------|
| 513 De La Vina Street Santa Barbara, CA 93101 | Description | Cont Mfg. | trol Devices |
| (805) 957-1680 | Employees | C | 5 |
| | Revenue | (mil) | \$0.55 |
| | Income | (mil) | (\$0.61) |
| | Assets | (mil) | \$0.14 |
| | Liability | (mil) | \$0.91 |
| | (for the y | ear ended 12 | 2/31/2006) |

Category: Loss/Deficit

Event: Machine Talker, Inc. reported a net loss for the first quarter ended March 31, 2007 of \$279,809 on revenues of \$23,968, compared to a net loss during the same period a year ago of \$247,872 on revenues of \$16,667. As of March 31, 2007, the Company reported an accumulated deficit of \$3,780,135 and stockholder's deficit of \$921,756. It also reported strained liquidity with only \$66,979 in total current assets available to pay \$514,460 in total current liabilities.

Intellectual Property: On April 23, 2002, a United States patent Application No. 20040114557 was filed in the names of Roland F. Bryan, Mark P. Harris, and Christopher T. Kleveland and assigned to the Company entitled "Self Coordinated Machine Network". The patent was filed by its former intellectual property counsel, Lyon & Lyon, LLP. In 2005, the Company contacted its patent examiner who permitted them to amend its application to include additional claims. The Patent No. US 7,184,423,B2 was issued to the Company, on February 27, 2007, titled "Self Coordinated Machine Network." [SEC Filing 10-KSB 04-17-07]

Description: The Company engages in developing and marketing a wireless control technology in the United States.

Officers: Roland F. Bryan (Chair, Pres., CEO, CFO & Sec.)

Auditor: HJ Associates & Consultants, LLP

Securities: Common Stock-Symbol MTKN.OB; OTC BB; 162,437,842 common shares outstanding as of April 30, 2007.

| MediaReady, Inc. | NAICS | | 518210 |
|--|-------------|----------|-----------------|
| 888 East Las Olas Boulevard, Suite 710 | Description | | Media Streaming |
| Fort Lauderdale, FL 33301 | | | |
| (954) 527-7780 | Employees | | 8 |
| | Revenue | (mil) | \$1.21 |
| | Income | (mil) | (\$3.41) |
| | Assets | (mil) | \$0.85 |
| | Liability | (mil) | \$9.37 |
| | (for the v | year end | ed 12/31/2006) |

Category: Audit Concerns

Event: Sherb & Co., LLP raised doubts about the ability of MediaReady, Inc. to continue as a going concern after auditing its financial statements. The Company has generated minimal revenue since its inception and has incurred net losses of approximately \$17.2 million. The Company's ability to continue as a going concern is dependent upon its ability to obtain the necessary financing to meet its obligations and repay its liabilities arising from normal business operations when they become due, to fund possible acquisitions, and to generate profitable operations in the future.

Intellectual Property: As of December 31, 2006, the Company had applied for registration of the trademarks MediaREADYTM and FlyBoyTM. [SEC Filing 10-KSB 05-15-07]

Description: The Company focuses on developing and marketing broadband media devices for converging digital media on demand, home entertainment, and interactive consumer electronics markets.

Officers: V. Jeffrey Harrell (Chair, Pres. & CEO)

Auditor: Sherb & Co., LLP

Securities: Common Stock-Symbol MRED.OB; OTC BB; 122,411,626 common shares outstanding as of March 31, 2007.

| Millennium Biotechnologies, Inc. | NAICS | 541 | 710 |
|----------------------------------|-------------|-------------|------------|
| 665 Martinsville Road, Suite 219 | Description | Bio | technology |
| Basking Ridge, NJ 07920 | | | |
| (908) 604-2500 | Employees | | 9 |
| | Revenue | (mil) | \$0.82 |
| | Income | (mil) | (\$13.69) |
| | Assets | (mil) | \$0.48 |
| | Liability | (mil) | \$9.62 |
| | (for the y | ear ended 1 | 2/31/2006) |

Category: Loss/Deficit

Event: Millennium Biotechnologies Group, Inc. reported a net loss for the year ended March 31, 2007 of \$3,855,529 on revenues of \$228,683, compared to a net loss of \$3,309,222 on revenues of \$218,495 during the same period last year. The Company has an accumulated deficit of \$40,377,011 and stockholder's deficit of \$11,341,379 as of March 31, 2007. It also has strained liquidity with \$818,939 in total current assets and \$12,179,282 in total current liabilities.

Intellectual Property: Millennium owns all rights to the formulations of RESURGEX®, RESURGEX PLUS® and RESURGEX SELECT® and has filed a compositional patent application with respect to these formulations. RESURGEX®, RESURGEX PLUS® and RESURGEX SELECT® are registered trademarks. On January 7, 2003, RESURGEX® was issued a Use and Composition Patent. In addition, the Company relies on trade secrets and unpatented proprietary technology. [SEC Filing 10-KSB 04-17-07]

Description: The Company is a research based bio-nutraceutical corporation involved in the field of nutritional science.

Officers: Jerry E. Swon (Chair, Pres. & CEO); Carl Germano (EVP); Frank Guarino (CFO); Michael G. Martin (Dir.); David Sargoy (Dir.);

Auditor: Bagell Josephs Levine & Company LLC

Securities: Common Stock-Symbol MLNM; NasdaqNM; 77,886,476 common shares outstanding as of May 15, 2007.

| Nabi Biopharmaceuticals, Inc. | NAICS | 541710 | |
|---------------------------------|-------------|---------------|---------------|
| 5800 Park of Commerce Boulevard | Description | Biotechnology | |
| Boca Raton, FL 33487 | | | |
| (561) 989-5800 | Employees | | 653 |
| | Revenue | (mil) | \$89.87 |
| | Income | (mil) | (\$58.70) |
| | Assets | (mil) | \$265.88 |
| | Liability | (mil) | \$154.49 |
| | (for the y | ear ende | d 12/31/2006) |

Category: Restructuring

Event: Nabi Biopharmaceuticals, Inc. eliminated 32 jobs -- approximately 5% of its workforce -- from which it expects to realize nearly \$3 million on an annualized basis, in connection with the formation of the Nabi Biologics and Corporate Shared Services groups. The Company is exploring strategic alternatives, including discussions for the sale of the whole or a significant part of the company.

Intellectual Property: The Company has 37 patents issued, including 9 U.S. patents, 15 patents in European countries and 13 in other countries, and 50 patent applications pending worldwide relating to its Gram-positive infections program. Patent applications still pending include claims directed to the antigens, as well as to compositions or conjugates of the antigens, vaccines containing the antigens, antibodies to the antigens, and immunotherapy and diagnostic methods using the antigens and/or the antibodies to the antigens. In addition, the Company has filed U.S. and ex-U.S. patent applications covering methods directed to the use of StaphVAX, among other compositions. [SEC Filing 10-K 03-15-07]

Description: The Company develops and markets products that target serious medical conditions in the areas of transplantation, infectious disease, nicotine addiction, and hematology/oncology.

Officers: Leslie Hudson, Ph.D. (Pres. & CEO); Raafat E.F. Fahim, Ph.D. (SVP); Jordan I. Siegel (SVP, CFO & Treas.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol NABI; NasdaqGM; 60,703,937 common shares outstanding as of March 7, 2007.

| New Mexico Software, Inc. | NAICS | 51 | 1210 |
|------------------------------------|-------------|-----------|-------------|
| 5021 Indian School Road, Suite 100 | Description | Sc | oftware |
| Albuquerque, NM 87110 | | Pι | ıblishers |
| (505) 255-1999 | Employees | | 14 |
| | Revenue | (mil) | \$0.91 |
| | Income | (mil) | (\$2.72) |
| | Assets | (mil) | \$0.34 |
| | Liability | (mil) | \$0.36 |
| | (for the y | ear ended | 12/31/2006) |

Category: Loss/Deficit

Event: New Mexico Software, Inc. reported a net loss of \$168,000 on revenues of \$240,000 for the three months ended March 31, 2007, a lot less than the \$360,000 net loss on revenues of \$199,000 reported during the same period last year. As a result of its recurring losses, the Company has \$13,590,000 in accumulated deficit as of March 31, 2007. It also has strained liquidity with \$270,000 in total current assets available to pay \$384,000 in total current liabilities.

Intellectual Property: The Company has several proprietary aspects to its software that makes its products unique and desirable in the marketplace. The Company attempts to protect them by relying on trademark, service mark, trade dress, copyright and trade secret laws, and restrictions on disclosure and transferring of title. In addition, the compiled software code that it offers makes it difficult to use the source code to create other similar programs. The Company maintains the enterprise software code on dedicated servers in its Albuquerque data center, which provides better protection and security of its products. The Company has entered into confidentiality and non-disclosure agreements with employees and contractors in order to limit access to, and disclosure of, proprietary information. As part of the brand identity creation process that defines its products to be unique in the Internet technology marketplace and proprietary in nature, the Company has begun the process to protect certain product names and slogans as registered trademarks to designate exclusivity and ownership. [SEC Filing 10-KSB 04-18-07]

Description: The Company develops and markets Internet-based software products for digital asset management primarily in the United States.

Officers: Richard Govatski (Chair, Pres. & CEO); Teresa B. Dickey (Sec., Treas. & Dir.); John E. Handley (Dir.); Frank A. Reidy (Dir.)

Auditor: De Joya Griffith & Company LLP

Securities: Common Stock-Symbol NMXC.OB; OTC BB; 94,763,690 common shares outstanding as of May 1, 2007.

| Pacificnet, Inc. | NAICS | 511 | 1210 |
|---|-------------|-----------|-------------|
| 416 Production Street North Aberdeen, SD 57401 | Description | Sof | tware Games |
| (605) 229-6678 | Employees | | 1,501 |
| | Revenue | (mil) | \$42.74 |
| | Income | (mil) | (\$20.09) |
| | Assets | (mil) | \$41.88 |
| | Liability | (mil) | \$26.95 |
| | (for the ye | ear ended | 12/31/2006) |

Category: Audit Concerns

Event: Kabani & Company, Inc. raised substantial doubt about the ability of Pacificnet, Inc. to continue as a going concern. During the year ended December 31, 2006, the Company incurred net losses of \$20,093,000. In addition, the Company had a negative cash flow in operating activities amounting to \$8,885,000 in the year ended December 31, 2006, and the Company's accumulated deficit was \$47,739,000 as of December 31, 2006. In addition, the Company is in default on its convertible debenture obligation.

Intellectual Property: The Company believes that its trademarks, intellectual property rights, and propriety Asian gaming software product development expertise are significant assets. Currently, it has over five customized Asian gaming products. This portfolio took over three years to develop and is expected to be a main focus of its R&D resources in 2007 and beyond. [SEC Filing 10-K 05-11-07]

Description: The Company provides outsourcing, telecom value-added, and telecom and gaming services in the People's Republic of China, Hong Kong, Macau, and Taiwan.

Officers: Tony Tong (Chair & CEO); Victor Tong (Pres. & Dir.); Mike Fei (Sec. & Gen. Counsel); Daniel Lui (CFO); Shaojian (Sean) Wang (Dir.); Peter Wang (Dir.); Michael Ha (Dir.); Jeremy Goodwin (Dir.); Tao Jin (Dir.)

Auditor: Kabani & Company, Inc.

Securities: Common Stock-Symbol PACT; NasdaqGM; 11,733,929 common shares outstanding as of March 31, 2007.

| Phantom Entertainment, Inc. | NAICS | | 334119 |
|------------------------------------|-------------|----------|----------------|
| 222 Grace Church Street, Suite 302 | Description | (| Computer |
| Port Chester, NY 10573 | · | | Equipment Mfg. |
| (866) 452-9883 | Employees | | 3 |
| | Revenue | (mil) | \$0.00 |
| | Income | (mil) | (\$9.52) |
| | Assets | (mil) | \$0.06 |
| | Liability | (mil) | \$18.69 |
| | (for the y | ear ende | ed 12/31/2006) |

Category: Audit Concerns

Event: Kempisty & Company CPA's PC raised substantial doubt about the ability of Phantom Entertainment, Inc. to continue as a going concern after auditing its financial statements. The Company has had recurring losses from inception of \$73,550,242, has a working capital deficiency of \$18,344,236, a stockholders' deficiency of \$18,627,236, notes in default of \$2,242,276 and used cash in operations from inception of \$15,654,926.

Intellectual Property: The Company intends to protect aspects of technologies associated with the make and use of the Phantom Lapboard through both design and utility patent applications in the United States and potentially in other countries. As of December 31, 2006, the Company has a total of six pending domestic patent applications with the US Patent and Trademark Office. It is also pursuing federal registration of trademarks and service marks in the United States with the U.S. Patent and Trademark Office. As of December 31, 2006, the Company has two independent federal trademarks registered, the design of the Phantom logo which expires on December 21, 2014 and the word "Phantom" which expires on June 14, 2015 and six applications pending. [SEC Filing 10-KSB 05-18-07]

Description: The Company develops broadband video game delivery systems that enable consumers to purchase and play games over the Internet.

Officers: Timothy Roberts (Chair); Greg Koler (CEO, CFO & Dir.); Richard Angelotti (Dir.)

Auditor: Kempisty & Company CPA's PC

Securities: Common Stock-Symbol PHEI.PK; Other OTC; 1,799,433,415 common shares outstanding as of May 15, 2007.

| Remy International, Inc. | NAICS | 336211 | |
|---|-------------------------------|--------|----------------|
| 2902 Enterprise Dr. Anderson, IN 46013 | Description | Au | ito Parts Mfg. |
| (765) 778-6499 | Employees | | 1,622 |
| | Revenue | (mil) | \$1,228.95 |
| | Income | (mil) | (\$96.98) |
| | Assets | (mil) | \$871.18 |
| | Liability | (mil) | \$1,175.49 |
| | (for the year ended $12/31/2$ | | |

Category: Restructuring

Event: Remy International, Inc. announced that it has reached an agreement with the majority of its unsecured debt holders to undertake a capital restructuring through a prepackaged plan of reorganization. The Company is in the process of obtaining debtor-in-possession financing and a \$330 million senior secured exit credit facility, which would be effective upon execution of the reorganization plan.

Intellectual Property: General Motors granted the Company an exclusive license to use the "Delco Remy" trademark on and in connection with automotive starters and heavy-duty starters and alternators until July 31, 2004, extendable indefinitely at the Company's option upon payment of a fixed \$0.1 million annual licensing fee to GM. The Company had also been granted a perpetual, royalty-free license to use the "Remy" trademark. The "Delco Remy" and "Remy" trademarks are registered in the United States, Canada and Mexico and in most major markets worldwide. As part of the Company's acquisition of Delphi Corporation's light duty alternator business, the Company and Delphi Technologies, Inc. entered into a license agreement dated November 30, 2002, by which it licensed from Delphi Technologies certain patents and technical information used in the manufacture and remanufacture of belt-driven automotive generators and alternators. [SEC Filing 10-K 03-31-06]

Description: The Company is a global manufacturer and remanufacturer of aftermarket and original equipment electrical components for automobiles and trucks.

Officers: Harold K. Sperlich (Chair); John H. Weber (CEO & Dir.); David R. Muir (SVP); Kerry A. Shiba (SVP & CFO); Gerald T. Mills (SVP & Chief HR Officer); E.H. Billig (Dir.); John P. Civantos (Dir.); Michael A. Delaney (Dir.); James R. Gerrity (Dir.); Richard J. Puricelli (Dir.); Thomas J. McWilliams (Dir.)

Auditor: Ernst & Young LLP

Securities: 2,503,024 common shares outstanding as of September 30, 2006. 11% senior subordinated note due May 1, 2009; 9 3/8% senior subordinated notes due April 15, 2012.

| Satellite Security Corporation | NAICS | 33 | 4220 |
|---------------------------------------|-------------|------------|--------------|
| PO Box 880263 | Description | Gl | PS Equipment |
| San Diego, CA 92168 | • | M | fg. |
| (619) 977-1515 | Employees | | 17 |
| | Revenue | (mil) | \$1.51 |
| | Income | (mil) | (\$5.33) |
| | Assets | (mil) | \$0.83 |
| | Liability | (mil) | \$5.96 |
| | (for the | year ended | 12/31/2006) |

Category: Audit Concerns

Event: Tauber & Balser PC notes that during 2006 and 2005, Satellite Security Corporation incurred significant losses from operations, had negative cash flows from operations, had an excess of current liabilities over current assets and had a shareholders' deficit as of December 31, 2006. As of March 7, 2007, the Company lacked sufficient working capital to continue to fund its operations in the ordinary course of business. As a result, the auditor states that there is substantial doubt about the Company's ability to continue as a going concern.

Intellectual Property: The Company relies on a combination of patent, trade secret, trademark and copyright laws, nondisclosure agreements and other contractual restrictions to protect proprietary technology. The Company has filed patent applications, which cover various aspects of its hosted solutions and elements of its licensed software solutions. The Company has also filed for registration the trademark GlobalGuardTM with the U.S. Patent and Trademark Office. [SEC Filing 10-KSB 05-09-07]

Description: The Company provides a GPS tracking system to identify the vehicle or equipment's location and a radio transmitter to relay data back to its Monitoring and Support Center.

Officers: Zirk Engelbrecht (Chair & CEO)

Auditor: Tauber & Balser PC

Securities: Common Stock-Symbol SSCY.OB; OTC BB; 110,981,560 common shares outstanding as of March 31, 2007.

| Shandong Zhouyan Seed & Company Ltd. | NAICS | 424910 | |
|--|------------------------|--------|------------------------------|
| 238 Jianxindong Street, Laizhou, Shandong Province, People's Republic of China 86451-8271-3712 | Description | | Farm Supplies Wholesalers |
| | Revenue | (mil) | \$0.43 |
| | Income | (mil) | (\$0.35) |
| | Assets | (mil) | \$3.64 |
| | Liability | (mil) | \$3.00 |
| | (for the year ended 12 | | |

Category: Default

Event: Shandong Zhouyan Seed & Company Limited has a working capital deficit of \$2,098,233 as of December 31, 2006, with only \$2,600 in liquid assets and only \$41,204 in accounts receivable. At the same time, the Company owed the Agricultural Bank of China \$1,358,920 plus \$143,059 in accrued interest, and had other past-due obligations that far exceeded its ability to pay. The Company remains in default with respect to its obligations to the Bank. Negotiations are ongoing with respect to a restructuring of the debt. The Company cannot sustain operations for any significant period of time unless it obtains additional capital.

Intellectual Property: The Company's proprietary rights to its seeds are protected by patents, specifically six patents on its corn hybrids, one on its wheat hybrid and one on its cabbage hybrid. It also owns seven registered trademarks. [SEC Filing 10-KSB 04-17-07]

Description: The Company is engaged in the business of developing and distributing agricultural seeds in China.

Officers: Wang Zhigang (CEO & Dir.); Sanncy Zeng (CFO & Dir.); Wang Zhicheng (Dir.); Daoqi Jiang (Dir.); Chi Ming Chan (Dir.)

Auditor: Kempisty & Company

Securities: Common Stock-Symbol SZSN.OB; OTC BB; 66,999,401 common shares outstanding as of April 13, 2007.

| Strategic Gaming Investments, Inc. | NAICS | 516 | 5110 |
|------------------------------------|-------------|-------------|--------------|
| 2580 Anthem Village Drive | Description | Inte | ernet Gaming |
| Henderson, NV 89052 | | | |
| (702) 563-1600 | Employees | | 3 |
| | Revenue | (mil) | \$0.00 |
| | Income | (mil) | (\$0.30) |
| | Assets | (mil) | \$0.04 |
| | Liability | (mil) | \$0.86 |
| | (for the y | ear ended 1 | 12/31/2006) |

Category: Loss/Deficit

Event: Strategic Gaming Investments, Inc. reported a net loss of \$2,717,776 for the quarter ending March 31, 2007, compared to a net loss of \$20,054 during the same period last year. As a result of its recurring losses, the Company has an accumulated deficit of \$7,131,865 and stockholder's deficit of \$790,469 as of March 31, 2007. It also has strained liquidity with \$7,196 in total current assets available to pay \$783,276 in total current liabilities.

Intellectual Property: On January 10, 2007, the Company acquired Neolink Wireless Content, Inc., which owns the trademarks Vegas SportsTM and Vegas ScorelineTM. [SEC Filing 10-KSB 04-17-07]

Description: The Company engages in creating and operating a poker league.

Officers: S. Matthew Schultz (Chair & COO); Lawrence S. Schroeder (Pres., CEO & Dir.); Jason F. Griffith (CFO, Sec. & Dir.)

Auditor: Beadle, McBride, Evans & Reeves, LLP

Securities: Common Stock-Symbol SGME.OB; OTC BB; 8,847,137 common shares outstanding as of May 21, 2007.

| Sub-Urban Brands, Inc. | NAICS | 4481 | 10 |
|---|---------------------------------|-------|-------------|
| 8723 Bellanca Avenue, Building A Los Angeles, CA 90045 | Description | Appa | arel Stores |
| (310) 670-0132 | | | |
| | Revenue | (mil) | \$0.14 |
| | Income | (mil) | (\$5.53) |
| | Assets | (mil) | \$0.19 |
| | Liability | (mil) | \$4.32 |
| | (for the year ended 12/31/2006) | | |

Category: Loss/Deficit

Event: Sub-Urban Brands, Inc. reported a net loss of \$926,930 on revenues of \$30,624 for the quarter ended March 31, 2007, compared to \$980,114 on revenues of \$8,679 during the same period last year. As a result of its recurring losses, the Company reported \$11,801,237 in accumulated deficit and \$4,503,558 in stockholder's deficit. It also has strained liquidity with only \$108,627 in total current assets available to pay \$4,659,753 in total current liabilities.

Intellectual Property: The Company owns the registered trademarks WHITEBOY® and MASH CULTURE LAB®. [SEC Filing 10-KSB 04-17-07]

Description: The Company engages in the design, sale, and marketing of apparel, including shirts, outerwear, sweatshirts, T-shirts, and accessories primarily in the United States.

Officers: Joseph Shortal (CEO & Dir.); Mark Jacobs (VP, Sec. & Treas.); Jack Mott (COO, CFO & Dir.); Kenard Gibbs (Dir.); David Howitt (Dir.)

Auditor: PMB Helin Donovan, LLP

Securities: Common Stock-Symbol SUUB.OB; OTC BB; 53,196,338 common shares outstanding as of May 21, 2007.

| The ServiceMaster Company | NAICS | 23 | 36118 | |
|---------------------------|---------------------------------|-------------|------------|--|
| 860 Ridge Lake Boulevard | Description | Residential | | |
| Memphis, TN 38120 | • | Remodelers | | |
| (901) 597-1400 | Employees | | 32,000 | |
| | Revenue | (mil) | \$3,429.15 | |
| | Income | (mil) | \$169.70 | |
| | Assets | (mil) | \$3,117.46 | |
| | Liability | (mil) | \$1,259.73 | |
| | (for the year ended 12/31/2006) | | | |

Category: Low Rating

Event: Standard & Poor's Ratings Services assigned its 'CCC+' rating to The ServiceMaster Co.'s proposed \$1.15 billion senior toggle notes due 2015. The rating outlook is negative. "The senior unsecured notes are rated 'CCC+' (two notches below the corporate credit rating) because of the amount of secured debt in the capital structure," said S&P credit analyst Jean Stout.

Intellectual Property: The Company holds various service marks, trademarks and trade names, such as Terminix, TruGreen LawnCare, TruGreen LandCare, Merry Maids, ServiceMaster Clean, American Home Shield, AmeriSpec, InStar and Furniture Medic, that are particularly important to the advertising and franchising activities conducted by each of its operating segments. These marks are registered in the United States and over 96 other countries. [SEC Filing 10-K 02-27-07]

Description: The Company provides various services to residential and commercial customers primarily in the U.S. It operates in five segments: TruGreen LawnCare, TruGreen LandCare, Terminix, American Home Shield, and Other Operations.

Officers: J. Patrick Spainhour (Chair & CEO); Ernest J. Mrozek (Vice Chair & CFO); Steven B. Bono (SVP-Corporate Communications); Lisa V. Goettel (SVP-HR); James A. Goetz (SVP & CIO); Jim L. Kaput (SVP & Gen. Counsel); Mitchell T. Engel (Chief Mktg. Officer)

Auditor: Deloitte & Touche LLP

Securities: Common Stock Symbol SVM; NYSE; 292,393,000 common shares outstanding as of May 4, 2007. 6.95% note due August 14, 2007; 7.88% note due August 15, 2009; 7.10% note due March 1, 2018; 7.45% note due August 14, 2027; 7.25% note due March 1, 2038.

| Wellstone Filters, Inc. | NAICS | 322 | 299 |
|--|---------------------------------|--------------|----------|
| 300 Market Street, Suite 130-13 Chapel Hill, NC 27516 | Description | Filters Mfg. | |
| (919) 370-4408 | Employees | | 1 |
| | Revenue | (mil) | \$0.26 |
| | Income | (mil) | (\$2.77) |
| | Assets | (mil) | \$0.01 |
| | Liability | (mil) | \$4.14 |
| | (for the year ended 12/31/2006) | | |

Category: Audit Concerns

Event: De Joya Griffith & Company LLP expressed substantial doubt about the ability of Wellstone Filters, Inc. to continue as a going concern after auditing its financial statements. The Company has incurred net losses of approximately \$2,772,581 from January 1 through December 31, 2006, and currently has no source of revenue.

Intellectual Property: The technology fundamental to Wellstone is protected under U.S. Patent number 6,119,701, entitled "Methods, agents and devices for removing nucleophilic toxins from tobacco and tobacco smoke," by Cerami et al., and issued to the Cerami Consulting Corporation. This patent was filed on February 13, 1998, and approved on September 19, 2000. A second U.S. patent was issued to Cerami Consulting Corporation and licensed to Wellstone U.S. Patent number 6,615,842, entitled "Methods for removing nucleophilic toxins from tobacco smoke" by Cerami et al., and issued to Cerami Consulting Corporation. Based on a licensing agreement with Cerami Consulting Corporation, Wellstone has exclusive rights to the technology on which the patents are based. [SEC Filing 10-KSB 04-17-07]

Description: The Company manufactures and produces its own brand of low-tar cigarettes.

Officers: Learned Jeremiah Hand (CEO, Acting CFO & Dir.)

Auditor: De Joya Griffith & Company LLP

Securities: Common Stock-Symbol WFLR.PK; Other OTC; 10,433,760 common shares outstanding as of March 31, 2007.

| Wi-Tron, Inc. | NAICS | 3 | 34310 | |
|--------------------|---------------------------------|---------------|------------|--|
| 59 Lagrange Street | Description | E | Electronic | |
| Raritan, NJ 08869 | - | Products Mfg. | | |
| (908) 253-6870 | Employees | | 12 | |
| | Revenue | (mil) | \$0.15 | |
| | Income | (mil) | (\$1.89) | |
| | Assets | (mil) | \$0.14 | |
| | Liability | (mil) | \$0.97 | |
| | (for the year ended 12/31/2006) | | | |

Category: Loss/Deficit

Event: Wi-Tron, Inc. reported a net loss of \$368,674 on sales of \$14,026 for the three months ended March 31, 2007, higher than the net loss of \$319,156 on sales of \$40,156 reported during the same period last year. As a result of its recurring losses, the Company has \$27,207,634 in accumulated deficit and \$1,202,344 in stockholder's deficit. The Company also has strained liquidity with \$104,624 in total current assets available to pay \$27,207,634 in total current liabilities.

Intellectual Property: The Company has been granted a patent (No. 5,606,286) by the United States Patent and Trademark Office with respect to its Pre-Distortion and Pre-Distortion Linearization technology which is more effective in reducing distortion then other currently available technology. [SEC Filing 10-KSB 05-18-07]

Description: The Company engages in the design, manufacture, and sale of ultra linear single and multi channel power amplifiers, cellular base station components, and broadband wireless products to the wireless telecommunications market worldwide.

Officers: John Chase Lee (Pres., CEO & Dir.); Tarlochan Bains (VP & Dir.); Devendar S. Bains (CTO); Mikio Tajima (Dir.)

Auditor: Moore & Associates

Securities: Common Stock-Symbol WTRO.OB; OTC BB; 50,528,293 common shares outstanding as of June 19, 2007.