CoroWare, Inc, Form 10-Q August 19, 2008

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

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

For the quarterly period ended: June 30, 2008

or

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

ACT OF 1934

For the transition period from: ______ to _____

COMMISSION FILE NUMBER: 000-33231

COROWARE, INC.

(EXACT NAME OF THE COMPANY AS SPECIFIED IN ITS CHARTER)

Delaware 95-4868120

(State or Other Jurisdiction of Incorporation)

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

4074 148th Avenue NE

Redmond, WA 98052

(ADDRESS OF PRINCIPAL EXECUTIVE OFFICES)

(800) 641-2676

(ISSUERREGISTRANT TELEPHONE NUMBER)

SECURITIES REGISTERED UNDER SECTION 12(B) OF THE ACT:

INNOVA ROBOTICS & AUTOMATION, INC.

(FORMER NAME OR FORMER ADDRESS, IF CHANGED FROM LAST REPORT)

Securities registered pursuant to Section 12(b) of the Act: None

SECURITIES REGISTERED UNDER SECTION 12(G) OF THE ACT:

COMMON STOCK, PAR VALUE \$.001

(TITLE OF CLASS)

Title of each class

Name of each exchange on which registered

Securities registered pursuant to Section 12(g) of the Act:

Common Stock, par value \$.001

(Title of Class)

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

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

Large accelerated "Accelerated filer "Iler

Non-accelerated filer "On not check if a smaller reporting company Smaller reporting company company

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

As of August 15, 2008 there were 603,273,631 shares of the issuer's \$.001 par value common stock issued and outstanding.

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COROWARE, INC.

QUARTERLY REPORT ON FORM 10-Q

June 30, 2008

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PART I FINANCIAL INFORMATION

Item 1.

Financial Statements

COROWARE, INC.

F/K/A INNOVA ROBOTICS & AUTOMATION, INC.

CONSOLIDATED BALANCE SHEETS

June 30, 2008 and December 31, 2007

		ne 30, 2008 (naudited)	December 3		
Current assets:	HOOLID				
Cash	\$	49,980	\$	205,058	
Accounts receivable, net	Ψ	108,135	Ψ	96,976	
Inventory		5,982		70,770	
Other current assets		40,448		27,028	
Total current assets		204,545		329,062	
Total cultent assets		204,545		327,002	
Property and equipment, net		38,992		38,424	
Intangible assets, net		262,517		376,680	
Other assets, net		4,815		4,815	
Assets held for sale		32,645		32,645	
Deferred finance costs		226,631		247,524	
TOTAL ASSETS	\$	770,145	\$	1,029,150	
LIABILITIES A	AND STOCKE	HOLDERS DEFICIT	,		
Current liabilities:					
Line of credit	\$	24,777	\$	24,720	
Accounts payable		1,040,127		1,285,050	
Accrued expenses		934,986		430,951	
Accrued expenses, related parties		437,512		511,587	
Notes payable		275,500		275,500	
Notes payable, related parties		121,406		104,506	
Dividends payable		15,969		19,719	
Derivative liability		101,429		998,279	

Redeemable preferred stock, Series B, \$.001 par value, 10,000,000 shares authorized, 159,666 shares issued and outstanding Total current liabilities	119,600 3,071,306	250,000 3,900,312
Long-term liabilities:		
Convertible debt, net of discount	424,626	332,860
Long-term debt	989,100	989,100
Total liabilities	4,485,032	5,222,272
Stockholders deficit: Preferred stock, Series C, \$.001 par value, 500,000 shares authorized, 0 and 35,000 shares issued and		25
outstanding Common stock, \$.001 par value, 900,000,000 shares authorized, 258,104,873 and 117,444,801 shares issued and		35
outstanding, respectively	258,106	117,445
Additional paid-in capital	13,922,100	13,144,818
Accumulated deficit	(17,859,393)	(17,419,720)
Treasury stock	(35,700)	(35,700)
Total stockholders deficit	(3,714,887)	(4,193,122)
TOTAL LIABILITIES AND STOCKHOLDERS DEFICIT	\$ 770,145	\$ 1,029,150

The accompanying notes are an integral part of these consolidated financial statements.

COROWARE, INC.

F/K/A INNOVA ROBOTICS & AUTOMATION, INC.

CONSOLIDATED STATEMENTS OF OPERATIONS

For the Three and Six Months ended June 30, 2008 and 2007

(Unaudited)

Six Months Ended

Three Months Ended

	Three Mone	.11.5 1.211	acu	SIX WOILIS ENGLY				
	June	e 30,			June	une 30,		
	2008		2007		2008		2007	
Revenues	\$ 654,147	\$	1,106,014	\$	1,438,317	\$	1,741,312	
Cost of revenues	559,989		915,735		1,185,822		1,404,046	
Gross Profit	94,158		190,279		252,495		337,266	
Operating expenses:								
General and administrative	619,860		1,345,084		1,228,594		2,218,320	
Sales and marketing	14,594		28,396		34,228		45,935	
Depreciation and amortization	62,387		58,764		119,614		117,375	
Total operating expenses	696,841		1,432,244		1,382,436		2,381,630	
Loss from continuing operations before other income (expense)	(602,683)		(1,241,965)		(1,129,941)		(2,044,364)	
Other income (expense):								
Interest Income	90		8,143		93		13,667	
Derivative income (expense)	1,371,059		866,570		1,336,123		654,435	
Interest expense	(105,131)		(78,604)		(300,081)		(176,064)	
Loss on extinguishment of debt	(192,602)		(385,008)		(342,088)		(1,053,103)	
Income (loss) from continuing operations	470,733		(830,864)		(435,894)		(2,605,429)	
Loss from discontinued operations			(357,439)				1,388,568	

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Net income (loss)	\$	470,733	\$ (1,188,303)	\$ (435,894)	\$ (1,216,861)
Net income (loss) per share:					
Basic and diluted, continuing operations	\$	0.002	\$ (0.010)	\$ (0.002)	\$ (.030)
Basic and diluted, discontinued operations	\$	(0.000)	\$ (0.000)	\$ (0.000)	\$.020
Weighted average shares outstanding:					
Basic and diluted	2	200,074,507	86,062,215	182,289,202	81,355,035

The accompanying notes are an integral part of these consolidated financial statements.

COROWARE, INC.

F/K/A INNOVA ROBOTICS & AUTOMATION, INC.

CONSOLIDATED STATEMENTS OF CASH FLOWS

For the Six Months ended June 30, 2008 and 2007

(Unaudited)

	2008	2007	
CASH FLOWS FROM OPERATING ACTIVITIES			
Net loss	\$ (435,894)	\$ (1,216,861)	
Adjustments to reconcile net loss to net flows from operating activities:	, ,	, , ,	
Derivative (income) loss	(1,336,123)	(654,435)	
Loss on extinguishment of debt	342,088	1,053,103	
Common stock issued for services	283,666	485,428	
Stock option expense	61,284	221,464	
Depreciation and amortization	119,614	163,565	
Amortization of debt discount	161,045	86,798	
Amortization of deferred financing costs	79,546	60,653	
Imputed interest	1,800	4,195	
Changes in operating assets and liabilities:			
Accounts receivable	(11,159)	8,420	
Inventory	(5,982)	(298,684)	
Other assets	(13,420)	(5,472)	
Accounts payable	(27,248)	(103,186)	
Accrued expenses	376,263	474,458	
Deferred revenue		374,201	
NET CASH FLOWS PROVIDED (USED) BY OPERATING			
ACTIVITIES	(404,520)	653,647	
CASH FLOWS FROM INVESTING ACTIVITIES			
Additions to property and equipment	(8,458)	(29,285)	
Acquisition of Altronics stock, net of cash acquired		(143,671)	
NET CASH FLOWS USED BY INVESTING ACTIVITIES	(8,458)	(172,956)	
CASH FLOWS FROM FINANCING ACTIVITIES			
Proceeds from convertible debt financing	240,000		
Proceeds from new borrowings on notes payable	17,900		

Proceeds from line of credit, net		32,555
Payments of notes payable		(36,456)
NET CASH PROVIDED BY (USED IN) FINANCING ACTIVITIES	257,900	(3,901)
NET INCREASE (DECREASE) IN CASH	(155,078)	476,790
Cash, beginning of period	205,058	584,349
Cash, end of period	\$ 49,980	\$ 1,061,139

Continued.

The accompanying notes are an integral part of these consolidated financial statements.

COROWARE, INC.

F/K/A INNOVA ROBOTICS & AUTOMATION, INC.

CONSOLIDATED STATEMENTS OF CASH FLOWS (continued)

For the Six Months ended June 30, 2008 and 2007

(Unaudited)

SUPPLEMENTAL CASH FLOW INFORMATION		
Interest paid	\$ 33,691	\$ 28,878
Income taxes paid	\$	\$
NON-CASH INVESTING AND FINANCING TRANSACTIONS		
Conversion of Series B preferred stock and stock dividends to common	\$ 28,750	\$ 9,933
Common stock issued in satisfaction of note payable	\$ 1,500	\$
Common stock issued for redemption of convertible debentures	\$ 355,599	\$ 1,263,772
Common stock issued in satisfaction of accrued liabilities	\$ 208,449	\$
Conversion of Series C preferred stock	\$ 35,000	\$
Common stock issued for purchase of software	\$	\$ 42,500
Common stock issued for acquisition of Altronics	\$	\$ 35,700

The accompanying notes are an integral part of these consolidated financial statements.

COROWARE, INC.

F/K/A INNOVA ROBOTICS & AUTOMATION, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

NOTE 1 BASIS OF PRESENTATION

The accompanying unaudited interim consolidated financial statements of Coroware, Inc. have been prepared in accordance with accounting principles generally accepted in the United States of America and the rules of the Securities and Exchange Commission (SEC), and should be read in conjunction with the audited financial statements and notes thereto contained in the Company s annual report filed with the SEC on Form 10-KSB and prior reports for 2008. The consolidated financial statements include the accounts of the Company and its wholly-owned subsidiaries, CoroWare Technologies, Inc. (CTI), Innova Robotics, Inc. (IR), Robotic Workspace Technologies, Inc. (RWT), and Altronics Service, Inc. (Altronics) (Herein are referred to as the Subsidiaries). In the opinion of management, all adjustments consisting of normal recurring adjustments, necessary for a fair presentation of financial position and the results of operations for the interim periods presented have been reflected herein. The results of operations for interim periods are not necessarily indicative of the results to be expected for the full year. Notes to the financial statements which would substantially duplicate the disclosure contained in the audited financial statements for the most recent fiscal year ended December 31, 2007 as reported in Form 10-KSB have been omitted.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Financial Instruments:

Financial instruments, as defined in Financial Accounting Standard No. 107 Disclosures about Fair Value of Financial Instruments (FAS 107), consist of cash, accounts receivable, accounts payable, accrued expenses, notes payable, derivative financial instruments, and convertible debt.

The Company carries cash, accounts receivable, accounts payable, and accrued liabilities at historical costs; their respective estimated fair values approximate carrying values due to their current nature. The Company also carries notes payable and convertible debt; however, fair values of debt instruments are estimated for disclosure purposes (below) based upon the present value of the estimated cash flows at market interest rates applicable to similar instruments.

As of June 30, 2008, estimated fair values and respective carrying values of our notes payable and long-term debt were as follows:

Instrument	Note F		Fair Value		rrying Value
Note payable Merger	5(a)	\$	230,000	\$	230,000
Shareholder notes payable	5(b)	\$	40,000	\$	40,000
Note payable Viejo Coro	5(c)	\$	36,006	\$	36,006
Third party notes payable	5(d)	\$	45,000	\$	45,000
Other notes payable	5(e)	\$	27,500	\$	27,500
Long-term debt	6	\$	989,100	\$	989,100

As of December 31, 2007, estimated fair values and respective carrying values of our notes payable and long-term debt were as follows:

Instrument	Note	Note Fair Value		Car	rying Value
Note payable Merger	5(a)	\$	230,000	\$	230,000
Shareholder notes payable	5(b)	\$	41,000	\$	41,000
Note payable Viejo Coro	5(d)	\$	36,006	\$	36,006
Other notes payable	5(e)	\$	45,500	\$	45,500
Long-term debt	6	\$	989,100	\$	989,100

COROWARE, INC.

F/K/A INNOVA ROBOTICS & AUTOMATION, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(Unaudited)

Derivative financial instruments, as defined in Financial Accounting Standard No. 133, Accounting for Derivative Financial Instruments and Hedging Activities (FAS 133), consist of financial instruments or other contracts that contain a notional amount and one or more underlying (e.g. interest rate, security price or other variable), require no initial net investment and permit net settlement. The caption Derivative Liability consists of (i) the fair values associated with derivative features embedded in the Cornell Capital Partners, L.P. (Cornell) financings and (ii) the fair values of the detachable warrants that were issued in connection with those financing arrangements.

The Company generally does not use derivative financial instruments to hedge exposures to cash-flow, market or foreign-currency risks. However, the Company has entered into certain other financial instruments and contracts, such as debt financing arrangements and freestanding warrants with features that are either (i) not afforded equity classification, (ii) embody risks not clearly and closely related to host contracts, or (iii) may be net-cash settled by the counterparty. As required by FAS 133, these instruments are required to be carried as derivative liabilities, at fair value, in its financial statements.

The following table illustrates the components of derivative liabilities at June 30, 2008:

		Co	mpound	W	Varrant	Other	
	Note	de	rivative	li	iability	warrants	Total
\$2,825,000 financing	7(a)	\$	15,460	\$	13,950	\$	\$ 29,410
\$ 600,000 financing	7(b)		48,639				48,639
\$ 300,000 financing	7(c)		23,380				23,380
							\$ 101,429

The following table illustrates the components of derivative liabilities at December 31, 2007:

		Co	ompound	Warrant		Other		
	Note	derivative		liability		warrants		Total
\$2,825,000 financing \$ 600,000 financing	7(a) 7(b)	\$	221,279 684,000	\$	93,000	\$	\$	314,279 684,000
\$ 300,000 financing	7(c)		,				\$	998,279

The Company estimates fair values of derivative financial instruments using various techniques (and combinations thereof) that are considered to be consistent with the objective of measuring fair values. In selecting the appropriate

technique, the Company considers, among other factors, the nature of the instrument, the market risks that it embodies and the expected means of settlement. For less complex derivative instruments, such as free-standing warrants, the Company generally uses the Black-Scholes-Merton option valuation technique because it embodies all of the requisite assumptions (including trading volatility, estimated terms and risk free rates) necessary to fair value these instruments. For complex derivative instruments, such as embedded conversion options, the Company generally use the Flexible Monte Carlo valuation technique because it embodies all of the requisite assumptions (including credit risk, interest-rate risk and exercise/conversion behaviors) that are necessary to fair value these more complex instruments. Estimating fair values of derivative financial instruments requires the development of significant and subjective estimates that may, and are likely to, change over the duration of the instrument with related changes in internal and external market factors. In addition, option-based techniques are highly volatile and sensitive to changes in the trading market price of its common stock, which has a high-historical volatility. Since derivative financial instruments are initially and subsequently carried at fair values, our income will reflect the volatility in these estimate and assumption changes.

COROWARE, INC.

F/K/A INNOVA ROBOTICS & AUTOMATION, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(Unaudited)

The following table summarizes the number of common shares indexed to the derivative financial instruments as of June 30, 2008:

Conversion

	Note	Features	Warrants	Total
Financing or other contractual arrangement:				
\$2,825,000 Convertible note				
financing	7(a)	10,306,800	6,324,000	16,630,800
\$ 600,000 Convertible note				
financing	7(b)	32,426,301		32,426,301
\$ 300,000 Convertible note				
financing	7(c)	15,586,849	10,000,000	25,586,849
-				74,643,950

The following table summarized the number of common shares indexed to the derivative financial instruments as of December 31, 2007:

Conversion

Financing or other contractual arrangement:	Note	Features	Warrants	Total
\$2,825,000 Convertible note financing	7(a)	10,839,069	9,300,000	20,139,069
\$ 600,000 Convertible note financing	7(b)	36,000,000		36,000,000
\$ 300,000 Convertible note financing	7(c)			
				56,139,069

Share-based payments:

The Company recognizes compensation expense for all share-based payments granted after January 1, 2006, as well as all share-based payments granted prior to, but not yet vested, as of January 1, 2006, in accordance with Statement 123(R). This standard further requires that the Company recognizes share-based compensation expense, net of an estimated forfeiture rate, over the requisite service period of the award.

SFAS 123R requires share-based payments to employees to be measured at fair value. However, the valuation of employee stock options is an inherently subjective process, since market values are generally not available for

long-term, non-transferable employee stock options. Accordingly, an option pricing model is utilized to derive an estimated fair value. The Company uses the Black-Scholes-Merton pricing model in order to calculate the estimated fair value for its stock options.

Use of estimates:

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America 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 financial statements and the reported amounts of revenues and expenses during the reporting period. Among the more significant estimates included in the Company s financial statements are the following:

estimating future bad debts on accounts receivable that are carried at net realizable values;

estimating the fair value of its financial instruments that are required to be carried at fair value; and

estimating the recoverability of its long-lived assets.

The Company uses all available information and appropriate techniques to develop its estimates. However, actual results could differ from its estimates.

Reclassifications:

Certain 2007 balances have been reclassified to conform to current year presentation.

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COROWARE, INC.

F/K/A INNOVA ROBOTICS & AUTOMATION, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(Unaudited)

NOTE 3 FINANCIAL CONDITION AND GOING CONCERN

The Company has incurred losses for the six months ended June 30, 2008 and 2007 of \$435,894 and \$1,216,861, respectively. Because of these losses, the Company will require additional working capital to develop its business operations.

The Company intends to raise additional working capital through the use of private placements, public offerings and/or bank financing. During the six months ended June 30, 2008 the company issued common stock in satisfaction of \$208,449 of accounts payable.

There are no assurances that the Company will be able to either (1) achieve a level of revenues adequate to generate sufficient cash flow from operations; or (2) obtain additional financing through either private placements, public offerings and/or bank financing necessary to support the Company's working capital requirements. To the extent that funds generated from operations, any private placements, public offerings and/or bank financing are insufficient, the Company will have to raise additional working capital. No assurance can be given that additional financing will be available or, if available, will be on terms acceptable to the Company.

These conditions raise substantial doubt about the Company's ability to continue as a going concern. The financial statements do not include any adjustments relating to the recoverability and classification of asset carrying amounts or the amount and classification of liabilities that might be necessary should the Company be unable to continue as a going concern.

NOTE 4 DISCONTINUED OPERATIONS

Robotic Workspace Technologies

During the third quarter of 2007, the Company made the decision to discontinue operations including manufacturing, sales, and service production of the Universal Robot Controller due to a change in focus of the core business of the Company. In accordance with FAS 144, Accounting for the Impairment or Disposal of Long-lived Assets , the assets associated with this discontinued operation have been reclassified to assets held for sale on the face of the accompanying consolidated balance sheet. The assets consist of machinery and equipment of \$22,645 and inventory of \$10,000. Management intends to try and sell the assets.

Altronics Services, Inc.:

During the third quarter of 2007, the Company made the decision to sell the assets of Altronics back to the original owner because the Company changed its focus in its core business and the Altronics operations no longer fit with the future business plans. On September 28, 2007, the Company and its subsidiaries entered into an Asset Purchase Agreement with Alfred Fleming and The Transaction Acquisition Company LLC (TAC and collectively with Mr. Fleming, the Purchaser) pursuant to which the Purchaser agreed to purchase substantially all of the assets of Altronics. The purchase price paid to the Company was \$100,000 in the form of a promissory note due 35 days from

closing (which was received by the Company in November 2007), the assumption of approximately \$365,000 in liabilities, the assignment of a note to the Seller in the amount of \$100,000 that was initially issued to the Purchaser upon the Company acquiring Altronics, and the return of 250,000 shares of common stock of the Company by the Purchaser. The closing of the sale of the Assets occurred on September 28, 2007.

Discontinued operations include the following:

	For the Six	For the Six Months Ended June 30			
	2008	2007			
	•	•			
Impairment loss	\$	\$			
Loss on operations		(1,388,568)			
	\$	\$ (1,388,568)			

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COROWARE, INC.

F/K/A INNOVA ROBOTICS & AUTOMATION, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(Unaudited)

Revenues attributable to discontinued operations are as follows:

	For the Six Mo	For the Six Months Ended June 30			
	2008	2007			
Revenues	\$	\$ 125,909			

NOTE 5 - NOTES PAYABLE

Notes payable consisted of the following at June 30, 2008 and December 31, 2007:

				June 30	, 2008			December	31, 200	7
			Rela	ted Party		Other	Rel	ated Party		Other
Note payable	Merger	5(a)	\$		\$	230,000	\$		\$	230,000
Shareholder no payable	otes	5(b)		40,000				41,000		
Note payable Coro	Viejo	5(c)		36,006				36,006		
Note payable party	Third	5(d)				45,000				45,000
Other notes pa	yable	5(e)		45,400		500		27,500		500
			\$	121,406	\$	275,500	\$	104,506	\$	275,500

(a) Note payable - Merger:

In February 2003, the Company issued \$230,000 of notes payable, the terms of which were subsequently modified in July 2003. The notes earn interest at 8% per annum unless they are in default, in which case they earn default interest at a rate of 15%; the notes are currently in default. Additionally, the notes had warrants attached to purchase 11,500 shares of common stock at \$15.00 per share and were exercisable through February 12, 2005. None of these warrants

were exercised prior to their expiration.

(b) Shareholder notes payable:

During September through December 2005, the Company entered into short-term debt obligations totaling \$257,000. All of this short-term debt bears interest at the rate of 10% per annum and is due between ninety and one hundred twenty days. All of the lenders are shareholders of the Company. One note with a balance of \$1,000 plus accrued interest was converted into common stock during the quarter ended March 31, 2008. At June 30, 2008, one note remains outstanding. The shareholder holding this note has agreed to extend the term to December 31, 2008.

(c) Note payable Viejo Coro:

In accordance with the terms of the Asset Purchase Agreement (Agreement) with Viejo Coro, Inc. discussed in Note 3 above, the Company has recognized a promissory note of \$70,000, without interest, due to Viejo Coro, Inc. and payable during the twelve months ending May 15, 2007. The Company has imputed interest at 10% per annum. Imputed interest for the three months ended June 30, 2008 was \$900. This note was converted to common stock in July 2008.

(d) Notes payable third party:

Note payable to a third party bearing interest at 5%; payable in 9 monthly installments of \$5,000; maturing March 2008. This note was issued in conjunction with the purchase of 250,000 shares of common stock in a private company being held as an investment and included in other assets. The note holder has a security interest in the stock purchased. The note is currently in default and is accruing default interest at 18% (\$8,100 through June 30, 2008).

COROWARE, INC.

F/K/A INNOVA ROBOTICS & AUTOMATION, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(Unaudited)

(e) Other notes payable

Other notes payable consist of four notes to third parties with interest rates ranging from 5% to 10% and maturity dates through December 31, 2007. The Company has imputed interest at 10% per annum on one of these notes. The other two notes did not have a set maturity date however, in July 2008 one note in the amount of \$13,700 was repaid and the other note in the amount of \$4,200 was converted to common stock.

NOTE 6 - LONG-TERM DEBT

On April 17, 2002, the Company borrowed \$989,100 under a note agreement with the Small Business Administration. The note bears interest at 4% and is secured by the equipment and machinery assets of the Company and by the personal residence and other assets of the Company's former chairman and CEO s estate and spouse. The balance outstanding at June 30, 2008 was \$989,100. The note calls for monthly installments of principal and interest of \$4,813 beginning September 17, 2002 and continuing until April 17, 2032. The Company is currently in arrears on the interest payments and has received payment deferments from the Small Business Administration. During 2007 and 2008 all payments were being applied to accrued interest. Accrued interest at June 30, 2008 was approximately \$76,000. It is anticipated that during 2008 all payments will be applied against accrued interest payable and therefore none of the debt has been classified as a current liability on the balance sheet. Interest paid during the quarter ended June 30, 2008 was \$4,813.

NOTE 7 - CONVERTIBLE DEBT

The following table illustrates the carrying value of convertible debt at June 30, 2008 and December 31, 2007:

	June 30, 2008		December 31, 2007	
\$2,825,000 financing 7(a)	\$	392,044	\$	311,107
\$ 600,000 financing 7(b)		27,197		49,253
\$ 300,000 financing 7(c)		5,385		
	\$	424,626	\$	360,360

(a) \$2,825,000 Convertible debenture financing:

On July 21, 2006, the Company consummated a Securities Purchase Agreement dated July 21, 2006 with Cornell Capital Partners, LP n/k/a Y.A. Global Investments providing for the sale by the Company to Cornell of its 10% secured convertible debentures in the aggregate principal amount of \$2,825,000, net of deferred financing costs of \$263,143 of which \$1,250,000 was advanced immediately and \$575,000 was advanced in August concurrent with its

filing of the Registration Statement with the Securities and Exchange Commission (SEC). The last installment of \$1,000,000 was advanced on December 7, 2006.

The Debentures mature on the third anniversary of the date of issuance (see Note 8 for debt maturity schedule). The holder of the Debentures may, at any time, convert amounts outstanding under the Debentures into shares of common stock of the Company at a fixed conversion price per share equal to \$0.04. The Company's obligations under the Purchase Agreement are secured by substantially all of the assets of the Company and those of its wholly owned subsidiary, CoroWare Technologies, Inc.

Under the Purchase Agreement, the Company also issued to Cornell five-year warrants to purchase 1,000,000 and 1,500,000 shares of Common Stock at prices equal to \$0.50 and \$1.00, respectively, together with three-year warrants to purchase 2,300,000, 2,000,000 and 2,500,000 shares of Common Stock at prices equal to \$0.25, \$0.65 and \$0.75, respectively.

The Company has the right to redeem a portion or all amounts outstanding under the Debenture prior to the Maturity Date at a 10% redemption premium plus accrued interest provided that the closing bid price of the Common Stock is less than the Conversion Price and there is an effective Registration Statement covering the shares of Common Stock issuable upon conversion of the Debentures and exercise of the Warrants (as defined below). In addition, beginning on the earlier of: (i) the first trading day following the day which the Registration Statement is declared

COROWARE, INC.

F/K/A INNOVA ROBOTICS & AUTOMATION, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(Unaudited)

effective by the Commission, or (ii) December 1, 2006, and continuing on the first trading day of each calendar month thereafter, Cornell may require the Company to redeem up to \$500,000 of the remaining principal amount of the Debentures per calendar month. However, Cornell may not require the Company to redeem the Debentures if the closing bid price of the Common Stock exceeds the Conversion Price for each of the five consecutive trading days immediately prior to the redemption date, and the Registration Statement has been declared effective and remains effective on the redemption date. The Company has the option, in its sole discretion, to settle any requested redemptions by either paying cash and a 10% redemption premium plus accrued interest or issuing the number of shares of the Company s common stock equal to the cash amount owed divided by a stock price equal to 95% of the lowest daily volume weighted average price of the Company s common stock during the thirty (30) trading days immediately preceding the date of the redemption.

The following redemptions have occurred in conjunction with this debenture financing:

]		
Date of	•	Number of shares issued	
Redemption	R		
2006	\$	25,000	189,000
2007	\$	930,000	17,983,864
1st quarter of 2008	\$	96,900	16,538,974
2nd quarter of 2008	\$	117,200	48,612,087

During the three months ended June 30, 2008 and 2007 the company incurred losses in conjunction with the applicable redemptions of the convertible debt of \$192,602 and \$385,008, respectively. During the six months ended June 30, 2008 and 2007 the company incurred losses in conjunction with the applicable redemptions of the convertible debt of \$342,088 and \$1,053,103, respectively.

In the Company s evaluation of this instrument in accordance with Financial Accounting Standard No. 133, Derivative Financial Instruments (FAS133), it was determined that the conversion feature was not afforded the exemption as a conventional convertible instrument and did not otherwise meet the conditions for equity classification. As such, the conversion and other features were compounded into one instrument, bifurcated from the debt instrument and carried as a derivative liability, at fair value. The Company estimated the fair value of the bifurcated derivative instruments using the Monte Carlo valuation model because this methodology provides for all of the necessary assumptions necessary for fair value determination; including assumptions for credit risk, interest risk and conversion/redemption behavior. Significant assumptions underlying this methodology were: Effective Term (using the remaining term of the host instrument); Effective Volatility (89.08% - 123.72%); and Effective Risk Adjusted Yield (15.97% - 33.59%). As a result of these estimates, the valuation model resulted in a compound derivative balance of \$1,108,250 at inception. The Company also determined that the warrants did not meet the conditions for equity classification because share settlement and maintenance of an effective registration statement are not within its control. The fair value allocated to the warrants instruments was \$637,700 at inception. The remaining \$79,050 was recorded as derivative loss.

(b) \$600,000 Convertible debenture financing:

On October 25, 2007, the Company consummated a Securities Purchase Agreement dated October 25, 2007 with Y.A. Global Investments for the sale by the Company to Y.A. Global Investments of its 12% secured convertible debentures in the aggregate principal amount of \$600,000, net of deferred financing costs of \$75,000 which was advanced immediately in October 2007.

The Company has the right to redeem a portion or all amounts outstanding under the Debenture prior to the Maturity Date at a 12% redemption premium plus accrued interest provided that the closing bid price of the Common Stock is less than the Conversion Price and there is an effective Registration Statement covering the shares of Common Stock issuable upon conversion of the Debentures and exercise of the Warrants (as defined below). In addition, beginning on the issuance date, Yorkville may require the Company to convert any amounts owed. However, Cornell may not require the Company to redeem the Debentures if the closing bid price of the Common Stock exceeds the Conversion Price for each of the five consecutive trading days immediately prior to the redemption date,

COROWARE, INC.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(Unaudited)

and the Registration Statement has been declared effective and remains effective on the redemption date. The Company has the option, in its sole discretion, to settle any requested conversions by either paying cash and a 12% redemption premium plus accrued interest or issuing the number of shares of the Company s common stock equal to the cash amount owed divided by a stock price equal to 85% of the lowest daily volume weighted average price of the Company s common stock during the thirty (30) trading days immediately preceding the date of the redemption.

In the Company s evaluation of this instrument in accordance with Financial Accounting Standard No. 133, Derivative Financial Instruments (FAS133), it was determined that the conversion feature was not afforded the exemption as a conventional convertible instrument and did not otherwise meet the conditions for equity classification. As such, the conversion and other features were compounded into one instrument, bifurcated from the debt instrument and carried as a derivative liability, at fair value. The Company estimated the fair value of the bifurcated derivative instruments using the Monte Carlo valuation model because this methodology provides for all of the necessary assumptions necessary for fair value determination; including assumptions for credit risk, interest risk and conversion/redemption behavior. Significant assumptions underlying this methodology were: Effective Term (using the remaining term of the host instrument); Effective Volatility (89.08% - 123.72%); and Effective Risk Adjusted Yield (15.97% - 33.59%). As a result of these estimates, the valuation model resulted in a compound derivative balance of \$778,350 at inception. The Company also determined that the warrants did not meet the conditions for equity classification because share settlement and maintenance of an effective registration statement are not within its control.

(c) \$300,000 Convertible debenture financing:

On March 19, 2008, the Company consummated a Securities Purchase Agreement dated March 19, 2008 with Y.A. Global Investments for the sale by the Company to Y.A. Global Investments of its 14% secured convertible debentures in the aggregate principal amount of \$300,000, net of deferred financing costs of \$60,000 which was advanced immediately in March 2008.

Under the Purchase Agreement, the Company also issued to Y.A. Global Investments five-year warrants to purchase 10,000,000 shares of Common Stock at a price equal to \$0.002.

The Company has the right to redeem a portion or all amounts outstanding under the Debenture prior to the Maturity Date at a 14% redemption premium plus accrued interest provided that the closing bid price of the Common Stock is less than the Conversion Price and there is an effective Registration Statement covering the shares of Common Stock issuable upon conversion of the Debentures and exercise of the Warrants (as defined below). In addition, beginning on the issuance date, Yorkville may require the Company to convert any amounts owed. However, Cornell may not require the Company to redeem the Debentures if the closing bid price of the Common Stock exceeds the Conversion Price for each of the five consecutive trading days immediately prior to the redemption date, and the Registration Statement has been declared effective and remains effective on the redemption date. The Company has the option, in its sole discretion, to settle any requested conversions by either paying cash and a 14% redemption premium plus accrued interest or issuing the number of shares of the Company s common stock equal to the cash amount owed divided by a stock price equal to 85% of the lowest daily volume weighted average price of the Company s common stock during the thirty (30) trading days immediately preceding the date of the redemption.

In the Company s evaluation of this instrument in accordance with Financial Accounting Standard No. 133, Derivative Financial Instruments (FAS133), it was determined that the conversion feature was not afforded the exemption as a conventional convertible instrument and did not otherwise meet the conditions for equity classification. As such, the conversion and other features were compounded into one instrument, bifurcated from the debt instrument and carried as a derivative liability, at fair value. The Company estimated the fair value of the bifurcated derivative instruments using the Monte Carlo valuation model because this methodology provides for all of the necessary assumptions necessary for fair value determination; including assumptions for credit risk, interest risk and conversion/redemption behavior. Significant assumptions underlying this methodology were: Effective Term (using the remaining term of the host instrument); Effective Volatility (89.08% - 123.72%); and Effective Risk Adjusted Yield (15.97% - 33.59%). As a result of these estimates, the valuation model resulted in a compound derivative balance of \$364,800 at inception. The Company also determined that the warrants did not meet the

COROWARE, INC.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(Unaudited)

conditions for equity classification because share settlement and maintenance of an effective registration statement are not within its control.

In connection with the issuance of this debenture the convertible debenture financings listed under Note 7(a) and Note 7(b) were restated to 14% debentures.

The following tables illustrate the fair value adjustments that were recorded related to the derivative financial instruments associated with the convertible debenture financings:

		Т	Three Months En	nded Jun	e 30, 2008		
Derivative income (expense)	Inception		Fair Value djustments	Red	lemptions	Total	
\$2,825,000 financing	\$	\$	264,993	\$	(640)	\$	264,353
\$ 600,000 financing			647,711				647,711
\$ 300,000 financing			328,595				328,595
Preferred stock, Series							
В			130,400				130,400
	\$	\$	1,371,699	\$	(640)	\$	1,371,059
Derivative income (expense)	Inception	F	Three Months En air Value ljustments		e 30, 2007 lemptions		Total
\$2,825,000 financing \$ 600,000 financing \$ 300,000 financing Preferred stock, Series B	\$	\$	1,104,578	\$	(238,008)	\$	866,570
	\$	\$	1,104,578	\$	(238,008)	\$	866,570

The following tables illustrate the fair value adjustments that were recorded related to the derivative financial instruments associated with the convertible debenture financings:

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Six Months Ended June 30, 2008

Derivative income (expense)	Ir	Fair Value Inception Adjustments			Red	lemptions	Total		
\$2,825,000 financing	\$		\$	284,869	\$	(2,527)	\$	282,342	
\$ 600,000 financing				646,761				646,761	
\$ 300,000 financing		150,000		126,620				276,620	
Preferred stock,									
Series B				130,400				130,400	
	\$	150,000	\$	1,188,650	\$	(2,527)	\$	1,336,123	
Derivative income (expense)		nception	Six Months End Fair Value Adjustments		Red	lemptions		Total	
\$2,825,000 financing \$ 600,000 financing \$ 300,000 financing Preferred stock, Series B	\$		\$	873,596	\$	(219,161)	\$	654,435	
	\$		\$	873,596	\$	(219,161)	\$	654,435	

Changes in the fair value of the compound derivative and, therefore, derivative income (expense) related to the compound derivative is significantly affected by changes in the Company s trading stock price and the credit risk associated with its financial instruments. The fair value of the warrant derivative is significantly affected by changes in the Company s trading stock prices.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(Unaudited)

The aforementioned allocations to the compound and warrant derivatives resulted in the discount in the carrying value of the note to zero. The discount, related deferred finance costs and future interest payments are amortized through periodic charges to interest expense using the effective interest method.

NOTE 8 - STOCK BASED COMPENSATION

Stock Options:

Compensation cost of \$51,520 and \$137,192 was recognized during the three months ending June 30, 2008 and 2007, respectively, for grants under the stock option plans. Compensation cost of \$283,666 and \$221,464 was recognized during the six months ending June 30, 2008 and 2007, respectively, for grants under the stock option plans.

During the second quarter of 2008 there were 1,100,000 options granted to employees at a weighted average price of \$0.007. These option vest evenly over a three year period from the date of grant and they expire ten years after the grant date. The options issued in 2008 had a fair value of \$6,600 on the grant date. During the second quarter of 2008, 600,000 options were forfeited by employees upon termination. None of those options granted in the second quarter were forfeited.

For new share-based payments made after adoption of SFAS 123(R), the Company has estimated fair value at the date of grant using the Flexible Binomial Model, which includes a volatility assumption ranging from 44.19% to 75.018%, risk-free rates ranging from 2.45% to 4.79% and the related term of the share-based payments of ten years. In determining fair value of share-based payments as of June 30, 2008, management has estimated a forfeiture rate of 5%.

The following table summarized stock option and warrant activity:

	Total			
	options	Weighted Average Price		
Outstanding, December 31, 2007	22,411,585	\$	0.050	
Granted	2,700,000		0.007	
Cancelled	(5,872,725)		(0.091)	
Exercised				
Outstanding, June 30, 2008	19,238,860	\$	0.028	
NOTE 9 OTHER STOCKHOLDERS EQUITY				

a) Issuances of common stock:

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The following table summarizes common stock issued for services during the three and six months ended June 30, 2008:

	Three Months Ended June 30, 2008			Six Months Ended June 30, 2008			
	Shares		Value	Shares		Value	
Employee salaries	10,950,874	\$	35,520	10,950,874	\$	35,520	
Officer			16,000	4,681,504			
compensation	2,000,000					54,348	
Professional fees	26,096,244		122,808	26,921,508		130,808	
Director fees				12,286,472		122,858	
Officer retirement				3,136,179		27,387	
	39,047,118	\$	174,328	57,976,537	\$	370,921	

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(Unaudited)

b) Preferred stock Series B:

Based upon the Company s evaluation of the terms and conditions of the Series B Preferred Stock, the Company concluded that their features are more akin to a debt instrument than an equity instrument, which means that the Company s accounting conclusions are generally based upon standards related to a traditional debt security. The Company s evaluation concluded that the embedded conversion feature was not afforded the exemption as a conventional convertible instrument due to certain variability in the conversion price, and it further did not meet the conditions for equity classification. Therefore, the Company is required to bifurcate the embedded conversion feature and carry it as a liability.

The Company estimated the fair value of the compound derivative using a common stock equivalent and the current share price of the Company s common stock. As a result of this estimate, the Company s valuation model resulted in a compound derivative balance associated with the Series B preferred stock of \$119,600 as of June 30, 2008. This amount is included in mandatorily redeemable preferred stock as a liability on the Company s balance sheet. Fair value adjustments of \$130,400 and \$130,400 were charged to derivative income (expense) for the three and six months ended June 30, 2008.

c) Outstanding warrants:

At June 30, 2008, the Company had the following warrants outstanding:

	Note	Grant Date	Expiration Date	Warrants Granted	Exercise Price
Warrant to consultant		04/06/06	12/31/09	1,150,000	\$0.130
Warrant to consultant		04/01/06	12/31/09	133,000	\$0.171
\$2,800,000 financing	7(a)	07/21/06	07/21/09 & 07/21/11	9,300,000	.25 - \$1.00
\$300,000 financing	7(b)	03/19/08	03/19/13	10,000,000	\$0.020
				20,583,000	

NOTE 10 OTHER INCOME

On February 23, 2007, RWT entered into a Settlement Agreement (the Settlement Agreement) dated as of February 20, 2007 with AGG, Inc. and ABB Automation Technologies AB (collectively, ABB) in which ABB agreed to make a settlement payment to RWT in the amount of \$2,925,000 no later than March 2, 2007 in exchange for RWT filing a Stipulation of Dismissal with the Court to dismiss the Action with prejudice. In addition, the parties agreed to forever settle, resolve and dispose of all claims, demands and causes of action asserted, existing or claimed to exist between the parties because of or in any way related to the Action. The settlement is recorded in other income.

Attorney and other related fees of approximately \$1,063,000 related to the settlement are shown net in other income on the accompanying statement of operations.

NOTE 11 SUBSEQUENT EVENTS

The Company issued the following shares subsequent to June 30, 2008:

Shares issued in satisfaction of deferred salaries	96,778,153
Shares issued to settle note payable to Viejo Coro	138,096,429
Shares issued to settle contract with former officer	51,851,163
Shares issued to settle outstanding accounts payable with vendors	15,000,000
Shares issued in connection with Yorkville redemptions	43,171,429
	344,897,174

Item 2.

Management's Discussion And Analysis Of Financial Condition And Results Of Operations

This report contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. These statements relate to future events or our future financial performance. In some cases, you can identify forward-looking statements by terminology such as "may," "will," "should," "expect," "plan," "anticipate," "believe," "estimate," "predict," "potential" or "continue," the negative of such terms, or other comparable terminology. These statements are only predictions. Actual events or results may differ materially from those in the forward-looking statements as a result of various important factors. Although we believe that the expectations reflected in the forward-looking statements are reasonable, such should not be regarded as a representation by Coroware, Inc., or any other person, that such forward-looking statements will be achieved. The business and operations of Coroware, Inc. are subject to substantial risks, which increase the uncertainty inherent in the forward-looking statements contained in this report.

BACKGROUND

Coroware Inc (the Company) is a software and software professional services company with a strong focus on Information Technology integration and Robotics that delivers professional services, solutions and products that benefit customers in the software development, information technology, education, Homeland Security, military defense and automotive industry sectors. The Company has two operational subsidiaries: CoroWare Technologies, Inc. and Robotic Workspace Technologies, Inc.

The operating plan of the Company is to principally focus on its subsidiary CoroWare Technologies, Inc., which delivers high value services and innovative solutions that maximize technology investments and achieve customer goals. The company also intends to license RWT s robotic control technology patents to original equipment manufacturers (OEMs), software development companies, and other interested parties.

The two operational subsidiaries are described below.

COROWARE TECHNOLOGIES, INC.

CoroWare Technologies, Inc. (CTI) is a software professional services company with a strong focus on Information Technology integration and robotics integration, business automation solutions, and unmanned systems solutions to its customers in North America and Europe.

CTI s expertise includes the deployment and integration of computing platforms and applications, as well as the development of unmanned vehicle software and solutions for customers in the research, commercial, and homeland security market segments. CTI shall continue to offer its high value software systems development and integration services that complement the growing trend in outsourced software development services in Asia, Latin America and Eastern Europe. In addition, CTI is investigating the potential of offering software solutions that complement its High Value Software Systems Development and Integration Services, especially in the areas of Interactive Multimedia Tools and Innovation Collaboration Portals.

CTI is comprised of three principal solutions delivery groups:

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Enterprise Solutions

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Robotics and Automation

Microsoft Practice

As a member of the Microsoft® Vendor Program (MSVP) and Microsoft Partner Solution Center (MPSC), CTI provides release management, software systems development, and product integration services that help Microsoft employees and departments deliver high quality products, solutions and services. For example, CoroWare has been working closely with the Microsoft Customer Care Framework (CCF), helping the solutions team deliver a premium solution for worldwide deployment. CoroWare s expertise in release management, product licensing, and marketing coordination have helped Microsoft expedite the development and market availability of Microsoft Customer Care Framework.

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Release and Project Management

CTI's program managers are experts in Microsoft's product and solution development tools and processes. CTI uses that experience to create product specifications, develop project plans, and perform security and release management audits—with the objective of helping Microsoft deliver its solutions and products efficiently, affordably and on schedule. CTI's senior consultants design complex testing and demonstration environments using the latest Microsoft virtualization technology, ensuring rapid, scalable and low-fault deployments.

Technology Adoption Lab Management

CTI's team of experienced hardware and software deployment engineers architect, deploy and support state-of-the-art computer lab facilities that include the latest builds of operating systems, developer tools, and servers. CoroWare engineers work side-by-side with Microsoft employees and partners to ensure that they can deploy and test applications on pre-release and newly released Microsoft platforms. CTI employees currently offer these services in two Microsoft data centers and labs.

Interactive Multimedia Solutions

CTI possesses the tools and experience to produce highly customizable electronic publications, providing Microsoft and other companies the opportunity to collect and publish electronic information in compelling, media-rich formats.

Enterprise Solutions

Solution Delivery

CTI is focused and will accelerate its sales and marketing efforts on customer engagements related to a key set of Microsoft products such as Microsoft Windows desktop and server platforms, server virtualization, and Microsoft CCF. CTI offers solutions, envisioning, design, development and testing services through architects and developers who are experienced in a range of Microsoft solutions and technologies. In order to help accelerate solutions delivery revenues, CTI formally established its Near-Shore Outsourcing Practice to offer its customers affordable options for delivering IT Professional Services.

Service Oriented Business Applications (SOBA)

CTI s software and systems engineering staff has many years experience with the development and deployment of application software that is based on XML web services and service-oriented architecture. According to International Data Corporation (IDC) the SOA market segment will continue to exhibit considerable growth with a CAGR (Compound Annual Growth Rate) of 75 percent from 2004 to 2009, reaching nearly \$9 billion by 2009.

Knowledge Management and Collaboration Portals

By implementing proven workflow strategies, CTI delivers knowledge management solutions that maximize user experience and provide the foundation for effective organization and collaboration. According to IDC collaboration software revenue is forecasted to reach value of \$2.0 billion in FY 08.

Robotics and Automation

Professional Services

CTI is focused on the global market for service robots and offers its robotic integration expertise to customers who are looking for product realization, robotics simulation, systems architecture and design, and robotic applications development services. The Company believes CTI is uniquely positioned with its knowledge of robotics simulation, Microsoft Robotics Studio, software systems development, and hardware and software integration services to help its customers deliver innovative product and solutions. For example, CoroWare has been working on projects that help customers simulate and develop complex robots based on Microsoft Robotic Studio.

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Solutions and Products

In 2007, CTI began shipping the CoroBot, an affordable and flexible mobile robot for researchers, hobbyists and developers in the industrial and service robot segments. Some university customers are deploying CoroBots for use in various lab activities, including the development of swarm robotics applications designed to leverage groups of robots to complete complex tasks.

CTI designed the CoroBot to meet the need for affordable and flexible mobile robot platforms within the academic and commercial mobile robotics research and development community. Based on customer feedback, CoroWare believes that the availability of pre-installed Microsoft Robotics Studio® services will be viewed as a major advantage for users.

ROBOTIC WORKSPACE TECHNOLOGIES, INC.

During the first quarter of 2008, RWT formally began investigations into licensing its robotic control technology patents to original equipment manufacturers, as well as selling its patents through a consignment patent auction.. RWT holds three pioneer patents issued by the United States Patent and Trademark Office that cover all applications pertaining to robotic and automation control systems for industrial and unmanned autonomous vehicle (UAV) applications.

First patent number 6,442,451 - awarded September 5, 2002 - Versatile robot control system - Abstract - An improved, versatile robot control system comprises a general purpose computer with a general purpose operating system in electronic communication with a real-time computer subsystem.

Second Patent number 6,675,070 - awarded April 5, 2004 - Automation equipment control system Abstract - An automation equipment control system comprises a general-purpose computer with a general-purpose operating system in electronic communication with a real-time computer subsystem.

Third Patent number 6,922,611 awarded July 26, 2005 - Reflects the company s R&D efforts in open-architecture PC control technology spearheaded by RWT.

At this moment, there is no guarantee that a market exists for selling licenses for these pioneer patents.

RESULTS OF OPERATIONS

THREE MONTHS ENDED JUNE 30, 2008 COMPARED TO THREE MONTHS ENDED JUNE 30, 2007:

During the three-month period ended June 30, 2008 (the "2008 Period") revenues were \$654,147 compared to revenues of \$1,106,014 during the three-month period ended June 30, 2007 (the "2007 Period"). The 2008 Period revenue is entirely from CoroWare. Gross profit on these 2008 revenues amounted to \$94,158 compared to \$190,279 for the 2007 Period revenues.

Cost of revenues was \$559,989 and \$915,735 for the three months ended June 30, 2008 and 2007, respectively. Cost of revenues sold represents primarily labor and labor-related costs in addition to overhead costs.

Operating expenses were \$696,841 during the 2008 Period compared to \$1,432,244 during the 2007 Period. Selling, general and administrative operating expenses were significantly lower in the 2008 Period due to the substantial

reduction in costs related to officers salaries, rent and related expenses, travel and entertainment.

Loss from continuing operations before other income was \$602,683 during the 2008 Period compared to \$1,241,965 in the 2007 Period. Income from continuing operations was \$470,733 during the 2008 Period compared to a loss of \$830,864 in the 2007 Period. Loss from discontinued operations was \$-0- during the 2008 period compared to \$(357,439) in the 2007 period.

Derivative income was \$1,371,059 during the 2008 Period compared to \$866,570 in the 2007 Period.

Weighted average shares outstanding were 200,074,507 during the 2008 Period compared to 86,062,215 in the 2007 Period.

SIX MONTHS ENDED JUNE 30, 2008 COMPARED TO SIX MONTHS ENDED JUNE 30, 2007:

During the six-month period ended June 30, 2008 (the "2008 Period") revenues were \$1,438,317 compared to revenues of \$1,741,312 during the six-month period ended June 30, 2007 (the "2007 Period"). Gross profit on these 2008 revenues amounted to \$252,495 compared to \$337,266 for the 2007 Period revenues.

Cost of revenues was \$1,185,822 and \$1,404,046 for the six months ended June 30, 2008 and 2007, respectively. Cost of revenues sold represents primarily labor and labor-related costs in addition to overhead costs.

Operating expenses were \$1,382,436 during the 2008 Period compared to \$2,381,090 during the 2007 Period. Selling, general and administrative operating expenses were significantly lower in the 2008 Period due to the substantial reduction in costs related to officers—salaries, rent and related expenses, travel and entertainment.

Loss from continuing operations before other income was \$1,129,941 during the 2008 Period compared to \$2,044,364 in the 2007 Period. Loss from continuing operations was \$435,894 during the 2008 Period compared to a loss of \$2,605,429 in the 2007 Period, Loss from discontinued operations was \$-0- during the 2008 period compared to \$1,388,568 in the 2007 period.

Derivative income was \$1,366,123 during the 2008 Period compared to \$654,435 in the 2007 Period.

Weighted average shares outstanding were 182,289,202 during the 2008 Period compared to 81,355,035 in the 2007 Period.

LIQUIDITY AND CAPITAL RESOURCES

At June 30, 2008, we had current assets of \$204,545 and current liabilities of \$4,147,290. At June 30, 2008, we had negative working capital of \$3,942,745 and an accumulated deficit of \$17,859,393.

The Company will continue to seek funds through private placements as well as debt financing. The Company will also continue to investigate alternative sources of financing. As discussed in Note 7 above, on March 19, 2008, the Company consummated a Securities Purchase Agreement dated March 19, 2008 with Y.A. Global Investors providing for the sale by the Company to Y.A. Global Investors of its 14% secured convertible debentures in the aggregate principal amount of \$300,000 of which \$240,000 was advanced immediately, net of financing costs.

We cannot guarantee that additional funding will be available on favorable terms, if at all. If we are unable to obtain debt and/or equity financing upon terms that our management deems sufficiently favorable, or at all, it would have a materially adverse impact upon our ability to pursue our business strategy and maintain our current operations.

OFF-BALANCE SHEET ARRANGEMENTS

We do not have any off balance sheet arrangements that are reasonably likely to have a current or future effect on our financial condition, revenues, results of operations, liquidity or capital expenditures.

EFFECT OF RECENT ACCOUNTING PRONOUNCEMENTS

Refer to Form 10-KSB for the year ended December 31, 2007.

Item 3.

Quantitative and Qualitative Disclosures about Market Risk

Not Applicable.

Item 4T.

Controls and Procedures

a)

Based on an evaluation of our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) of the Securities Exchange Act of 1934, as amended) required by paragraph (b) of Rule 13a-15 or Rule 15d-15, as of June 30, 2008, our Chief Executive Officer and Chief Financial Officer have concluded that our disclosure controls and procedures were effective in ensuring that information required to be disclosed by us in the reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the Commission s rules and forms. Our Chief Executive Officer and Chief Financial Officer also concluded that, as of June 30, 2008, our disclosure controls and procedures were effective in ensuring that information required to be disclosed by us in the reports that we file or submit under

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the Exchange Act is accumulated and communicated to our management, including our Chief Executive Office and Chief Financial Officer, to allow timely decision regarding required disclosure.

b)

Changes in Internal Controls. During the quarter ended June 30, 2008, there were no changes in our internal control s over financial reporting identified in connection with the evaluation required by paragraph (d) of Rule 13a-15 or Rule 15d-15 that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

PART II OTHER INFORMATION

Legal Proceedings
None.
Item 1A.
Risk Factors
Not applicable.
Item 2.
Unregistered Sales of Equity Securities and use of Proceeds

	Shares		Sales	
	Issued		Price	
Common stock issued for services and compensation	39,047,118	\$	209,880	
Redemption of convertible debt	48,612,087	\$	200,156	
Common stock issued in conversion of Series C preferred stock	5,941,771			

Item 3.

Item 1.

Defaults Upon Senior Securities

a)

No material default in the payment of principal, interest, a sinking fund or purchase fund installment, or any other material default not cured within 30 days exists as of the balance sheet date.

b)

As of the balance sheet date the company is in arrears in the payment of dividends related to its Series B preferred stock in the amount of \$15,969.

Item 4.

Submission of Matters to a Vote of Security Holders

None.

Item 5.

Other Information

Item 6.

Exhibits

Exhibit Number	Description
31.1	Certification of Periodic Financial Reports by Lloyd Spencer in satisfaction of Section 302 of the Sarbanes-Oxley Act of 2002
<u>31.2</u>	Certification of Periodic Financial Reports by Martin Nielson in satisfaction of Section 302 of the Sarbanes-Oxley Act of 2002
32.1	Certification of Periodic Financial Reports by Lloyd Spencer in satisfaction of Section 906 of the Sarbanes-Oxley Act of 2002 and 18 U.S.C. Section 1350
<u>32.2</u>	Certification of Periodic Financial Reports by Martin Nielson in satisfaction of Section 906 of the Sarbanes-Oxley Act of 2002 and 18 U.S.C. Section 1350

SIGNATURES

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

COROWARE, INC.

Date Lloyd T. Spencer, Interim Chief Executive Officer

Date Martin Nielson, Interim Chief Financial Officer

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