Geovax Labs, Inc. Form 10-Q/A January 26, 2007

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

FORM 10-Q/A (Amendment No. 2)

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

For the quarterly period ended September 30, 2006 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 000-52091

GEOVAX LABS, INC.

(Exact name of Registrant as specified in its charter)

Illinois

87-0455038

(State or other jurisdiction of incorporation or organization)

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

1256 Briarcliff Road, N.E. Emtech Bio Suite 500

Atlanta, Georgia

30306

(Address of principal executive offices)

(Zip Code)

Registrant's telephone number, including area code: (404) 727-0971

Dauphin Technology, Inc. 1014 E. Algonquin Road, Suite 111 Schaumburg, Illinois 60067

(Former name, former address, if changed since last report)

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

Indicate b	y check mark wheth	ner the Registrant is	a large accelerated fi	ier, an accelerated filer, or a non-accelerated
filer. See o	definition of "acceler	rated filer and large a	ccelerated filer" in Ru	ule 12b-2 of the Exchange Act. (Check one):
	Large accelerated	Accelerated filer [Non-Accelerated	
	filer []]	filer [X]	
Indicate by Yes []	•	er the registrant is a s	hell company (as defi	ined in Rule 12b-2 of the Exchange Act):
As of Novoutstandin		08,326,669 shares of	the Registrant's con	nmon stock, \$.001 par value, were issued and

EXPLANATORY NOTE

On December 19, 2006, GeoVax Labs, Inc. (the "Company") filed Amendment No. 1 to its Quarterly Report on Form 10-Q for the quarter ended September 30, 2006 ("Form 10-Q/A"), as originally filed with the Securities and Exchange Commission ("SEC") on November 14, 2006, to restate its financial statements and corresponding financial information as of and for the three and nine months ended September 30, 2006 as described herein. This Amendment No. 2 to its Quarterly Report on Form 10-Q is being filed in response to additional comments from the SEC.

On December 12, 2006, management of the Company determined that it had applied the incorrect method of adoption of Statement of Financial Accounting Standards ("SFAS") No.123 (revised 2004), Share-Based Payments ("SFAS No. 123R"), which requires the measurement and recognition of compensation expense for all share-based payments made to employees and directors based on estimated fair values on the grant date. In previously reported consolidated financial statements, the Company had used the "modified prospective" application method; the correct method of adoption is the "prospective" application method (See Note 2 to the Notes to Interim Consolidated Financial Statements).

As a result of the restatement, total expenses and net loss decreased by \$93,237 for the nine month period ending September 30, 2006 and for the period from inception (June 27, 2001) through September 30, 2006. There was no effect on reported basic or diluted earnings per share or on cash flows from operating, investing or financing activities. None of the adjustments resulting from the restatement have any impact on cash balances for any period. However, the Company's consolidated balance sheets, statements of cash flows and statements of stockholders' equity (deficiency) have been restated to reflect the restated net income and revisions to certain balance sheet accounts. See Note 1 to the Notes to Interim Consolidated Financial Statements included in Item 1 to this Form 10-O/A.

Generally, no attempt has been made in this Form 10-Q/A to modify or update other disclosures presented in the original report on Form 10-Q except as required to reflect the effects of the restatement. This Form 10-Q/A generally does not reflect events occurring after the filing of the original Form 10-Q or modify or update those disclosures affected by subsequent events. Information not affected by the restatement is unchanged and reflects the disclosures made at the time of the original filing of the Form 10-Q. Accordingly, this Form 10-Q/A should be read in conjunction with the Company's filings made with the Securities and Exchange Commission subsequent to the filing of the original Form 10-Q, including any amendments to those filings. The following items have been amended as a result of the restatement:

Part I, Item 1, Financial Information, has been revised to reflect the restatement, and Part I, Item 2, Management's Discussion and Analysis of Financial Condition and Results of Operations

GEOVAX LABS, INC. AND SUBSIDIARY

Index

		<u>Page</u>
PART I - FINANCIAL INFO	RMATION	
Item 1	Consolidated Financial Statements:	
	Consolidated Balance Sheets as of September 30, 2006 (Unaudited) and December 31, 2005	1
	Consolidated Statements of Operations for the three months and nine months ended September 30 2006 and 2005 and for the period from inception (June 27, 2001) and the second statements of Operations for the three months and nine months ended September 30 2006.	2
	2001) to September 30, 2006 (Unaudited)	2
	Consolidated Statements of Stockholders' Equity for the period from inception (June 27, 2001) to	2
	September 30, 2006 (Unaudited) Consolidated Statements of Cash Flows for the nine	3
	months ended September 30, 2006 and 2005 and for the period from inception (June 27, 2001) to	
	September 30, 2006 (Unaudited)	4
	Notes to Consolidated Financial Statements	5
Item 2	Management's Discussion and Analysis of Financial Condition and Results of Operations	7
Item 3	Quantitative and Qualitative Disclosures About Market Risk	10
Item 4	Controls and Procedures	11
PART II OTHER INFORM	ATION	
Item 1	Legal Proceedings	11
T. 4.1	P.1.F.	
Item 1A	Risk Factors	11
Item 2	Unregistered Sale of Equity Securities and Use of Proceeds	16
Item 3	Default Upon Senior Securities	16
	-	
Item 4	Submission of Matters to a Vote of Security Holders	16
Item 5	Other Information	16
Item 6	Exhibits	16

SIGNATURE PAGE 17

Part I - FINANCIAL INFORMATION Financial Statements

Item 1

GEOVAX LABS, INC. (A DEVELOPMENT-STAGE ENTERPRISE) CONSOLIDATED BALANCE SHEETS

	Sej	Restated) ptember 30, 2006	De	ecember 31, 2005
ASSETS	(1	Unaudited)		
Current assets:				
Cash and cash equivalents	\$	2,589,057	\$	1,272,707
Prepaid expenses and other		21,680		162,831
Total current assets		2,610,737		1,435,538
Property and equipment, net of accumulated depreciation of \$37,268 and \$22,882 at September 30, 2006 and December 31, 2005		46,920		59,463
Other assets:				
Licenses, net of accumulated amortization of \$78,283 and \$59,619 at September 30, 2006 and		170 572		100.227
December 31, 2005		170,573		189,237
Deposits		980		980
Total other assets		171,553		190,217
Total other assets		171,333		190,217
Total assets	\$	2,829,210	\$	1,685,218
LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIENCY)				
Current liabilities:				
Accounts payable and accrued expenses	\$	94,666	\$	316,341
Unearned grant revenue		374,052		852,905
Total current liabilities		468,718		1,169,246
Commitments				
Redeemable convertible preferred stock; no par value, 20,000,000 shares authorized; Series A, 177,542,542 shares issued and outstanding at December 31, 2005 (Aggregate liquidation preference \$1,499,994)				1,016,555
μισιοιοίο φ1,477,774)		-		1,010,555
Stockholders' equity (deficiency):				

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Common stock, \$.001 par value, 850,000,000 shares authorized 708,326,669 and 312,789,565 shares outstanding at September 30, 2006 and December 31, 2005, respectively 708,327 312,790 Additional paid-in capital 7,778,502 5,386,074 Deficit accumulated during the development stage (6,126,337)(5,699,447) 2,360,492 (583)Stock subscription receivable for common stock (500,000)

Total liabilities and stockholders' equity
(deficiency) \$ 2,829,210 \$ 1,685,218

See accompanying notes to financial statements.

2,360,492

(500,583)

1

Total stockholders' equity (deficiency)

GEOVAX LABS, INC. (A DEVELOPMENT-STAGE ENTERPRISE) CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited)

									Г.	(Restated)
						(Restated)				rom Inception une 27, 2001)
		Three Mon	the	Ended		Nine Mon	the	Ended	(3)	to
		Septem				Septem			S	eptember 30,
		2006	UCI	2005		2006	UCI	2005	3	2006
Revenues		2000		2003		2000		2003		2000
Grant revenue	\$	_	\$	432,526	\$	478,853	\$	654,525	\$	3,037,129
Grant revenue	Ψ	_	Ψ	432,526	Ψ	478,853	Ψ	654,525	Ψ	3,037,129
				132,320		470,033		054,525		3,037,127
Operating expenses:										
Research and										
development		173,047		475,806		509,371		1,302,645		6,836,557
General and										
administrative		136,290		118,229		438,314		391,708		2,438,854
		309,337		594,035		947,685		1,694,353		9,275,411
Loss from operations		(309,337)		(161,509)		(468,832)		(1,039,828)		(6,238,282)
Other income										
(expense)										
Interest income		25,903		1,181		41,942		6,874		117,614
Interest expense		-		(1,613)		-		(1,613)		(5,669)
		25,903		(432)		41,942		5,261		111,945
Net loss and										
comprehensive loss	\$	(283,434)	\$	(161,941)	\$	(426,890)	\$	(1,034,567)	\$	(6,126,337)
D ' 1 1'1 / 1										
Basic and diluted:										
Income (loss) per	¢	(0,00)	Ф	(0,00)	Φ	(0,00)	ф	(0.00)	Φ	(0.02)
common share	\$	(0.00)	Þ	(0.00)	Þ	(0.00)	Þ	(0.00)	3	(0.02)
Weighted average		217 112 275		212 790 565		215 697 272		212 790 565		267 907 629
shares		317,112,375		312,789,565		315,687,273		312,789,565		267,897,628

See accompanying notes to financial statements.

GEOVAX LABS, INC. (A DEVELOPMENT-STAGE ENTERPRISE) CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY (DEFICIENCY)

Common Stock Paid In Subscription Development Equit Shares Amount Capital Receivable Stage (Deficient	10)
Capital contribution at inception (June 27, 2001) - \$ - \$ 10 \$ - \$ - \$	10
Net loss and comprehensive net loss for the year ended	
December 31, 2001 (170,592) (170 Balance at December 31,	,592)
	,582)
Sale of common stock for cash of \$.00 per share 139,497,711 139,498 (139,028)	470
Issuance of common stock for technology	
license 35,226,695 35,227 113,629 148 Net loss and	,856
comprehensive net loss for the year ended	
	,137)
Balance at December 31, 2002 174,724,406 174,725 (25,389) - (788,729) (639)	,393)
Sale of common stock for cash of \$1.20 less	
issuance costs 61,463,911 61,464 2,398,145 2,459 Net loss and	,609
comprehensive net loss for the year ended	
• • • • • • • • • • • • • • • • • • • •	,804)
Balance at December 31, 2003 236,188,317 236,188 2,372,756 - (1,736,533) 872	,412
Sale of common stock for cash and stock subscription receivable of \$1.20 per share less	
	,919
Cash payments received on stock subscription	000
receivable 750,000 - 750 Issuance of common	,000
stock for technology	
license 2,470,998 2,471 97,529 100 (2,351,828) (2,351	,000 828)

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Net loss and						
comprehensive net loss for the year ended						
December 31, 2004						
Balance at December 31, 2004	312,789,565	312,790	5,386,074	(2,000,000)	(4,088,361)	(389,497)
Cash payments received on stock subscription				4 700 000		
receivable	-	-	-	1,500,000		1,500,000
Net loss and comprehensive net loss for the year ended						
December 31, 2005	-	-	-	-	(1,611,086)	(1,611,086)
Balance at December 31, 2005	312,789,565	312,790	5,386,074	(500,000)	(5,699,447)	(500,583)
Cash payments received	, , , , , , , , , ,	,,,,	- ,,	(= = , = = ,	(-),	(= = =)
on stock subscription						
receivable (unaudited)	-	-	-	500,000	-	500,000
Conversion of preferred stock to common stock in						
connection with merger						
(unaudited)	177,542,538	177,543	897,573	-	-	1,075,116
Common shares issued to Dauphin Technology, Inc.in the merger on						
September 28, 2006						
(unaudited)	217,994,566	217,994	1,494,855	-	-	1,712,849
Net loss and comprehensive net loss for the nine months						
ended September 30,						
2006 (upaudited)(Pastated)					(426 900)	(426 200)
(unaudited)(Restated) Balance at September 30,	-	-		-	(426,890)	(426,890)
2006 (unaudited)						
(Restated)	708,326,669	\$ 708,327	\$ 7,778,502	\$ - 5	\$ (6,126,337) \$	2,360,492

See accompanying notes to financial statements

GEOVAX LABS, INC. (A DEVELOPMENT STAGE ENTERPRISE) CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

		(Unaudited)				(D
	1	(Restated) Nine Mon Septem		(Restated) From Inception (June 27, 2001) to September 30,		
		2006	o c 1 50,	2005		2006
Cash flows from operating activities:						
Net loss	\$	(426,890)	\$	(1,034,567)	\$	(6,126,337)
Adjustments to reconcile net loss to net cash used in operating activities:						
Depreciation and amortization		33,050		22,744		115,551
Accretion of preferred stock redemption						
value		58,561		58,560		346,673
Changes in assets and liabilities:						
Prepaid expenses		141,151		(155,788)		(21,680)
Deposits & other assets		-		(92,795)		(980)
Accounts payable and accrued expenses		(221,675)		(589,811)		94,666
Unearned grant revenue		(478,853)		199,375		374,052
Total adjustments		(467,766)		(557,715)		908,282
Net cash used in operating activities		(894,656)		(1,592,282)		(5,218,055)
Cash flows from investing activities:						
Purchase of property and equipment		(1,843)		(48,485)		(84,188)
Net cash used in investing activities		(1,843)		(48,485)		(84,188)
Cash flows from financing activities:						
Net proceeds from sale of common						
stock		2,212,849		900,000		7,162,857
Net proceeds from sale of preferred stock		_		, _		728,443
Proceeds from issuance of note payable		_		_		250,000
Repayment of note payable		_		_		(250,000)
Net cash provided by financing						(====)
activities		2,212,849		900,000		7,891,300
Net increase (decrease) in cash and cash		1.016.070		(7. 40. 7 5 7)		2 500 055
equivalents		1,316,350		(740,767)		2,589,057
Cash and cash equivalents at beginning of period		1,272,707		1,628,261		-
Cash and cash equivalents at end of						
period	\$	2,589,057	\$	887,494	\$	2,589,057
Supplemental disclosure of cash flow information:						
Interest paid	\$	-	\$	1,613	\$	5,669
intorest pura	Ψ	_	Ψ	1,013	Ψ	5,007

See accompanying notes to financial statements.

GEOVAX LABS, INC. (A DEVELOPMENT-STAGE ENTERPRISE) NOTES TO INTERIM CONSOLIDATED FINANCIAL STATEMENTS

September 30, 2006

1. Description of Company and Basis of Presentation

Geovax Labs, Inc. ("Geovax" or the "Company"), is a development stage biotechnology company established to develop, license and commercialize the manufacture and sale of human vaccines for diseases caused by Human Immunodeficiency Virus and other infectious agents. The Company has exclusively licensed from Emory University certain Acquired Immune Deficiency Syndrome vaccine technology which was developed in collaboration with the National Institutes of Health and the Centers for Disease Control and Prevention.

GeoVax was originally incorporated under the laws of Illinois as Dauphin Technology, Inc. ("Dauphin"). Until December 2003, Dauphin marketed mobile hand-held, pen-based computers and broadband set-top boxes and provided private, interactive cable systems to the extended stay hospitality industry. The Company was unsuccessful and its operations were terminated in December 2003. As further discussed in Note 3, on September 28, 2006, Dauphin completed a merger (the "Merger") with GeoVax, Inc. Pursuant to the Agreement and Plan of Merger, GeoVax, Inc. merged with and into GeoVax Acquisition Corp., a wholly-owned subsidiary of Dauphin. As a result of the Merger, the shareholders of GeoVax, Inc. exchanged their shares of common stock for Dauphin common stock and GeoVax, Inc. became a wholly-owned subsidiary of Dauphin. In connection with the Merger, Dauphin changed its name to "GeoVax Labs, Inc.," replaced its officers and directors with those of GeoVax, Inc. and moved its offices to Atlanta, Georgia. The Company currently does not plan to conduct any business other than GeoVax, Inc.'s business of developing new products for the treatment of human diseases.

As further discussed in Note 3, the Merger was accounted for under the purchase method of accounting as a reverse acquisition in accordance with U.S. generally accepted accounting principles. Under this method of accounting, Dauphin was treated as the "acquired" company and, for accounting purposes, the Merger was treated as the equivalent of GeoVax, Inc. issuing stock for the net monetary assets of Dauphin, accompanied by a recapitalization of GeoVax, Inc. Accordingly, all prior year comparative financial information presented in the accompanying condensed consolidated financial statements, or in the notes herein, as well as any references to prior operations, are those of GeoVax, Inc.

The Company is a development stage enterprise as defined by Statement of Financial Accounting Standards ("SFAS") No. 7, "Accounting and Reporting by Development Stage Enterprises." All losses accumulated since inception have been considered as part of the Company's development stage activities. The Company is devoting substantially all of its present efforts to research and development. In order to achieve profitable operations, the Company must successfully complete development and clinical testing, obtain regulatory approvals, and achieve market acceptance. There can be no assurance that these efforts will be successful.

As more fully described in Note 2, effective January 1, 2006, the Company adopted Statement of Financial Accounting Standards ("SFAS") No.123 (revised 2004), *Share-Based Payments* ("SFAS No. 123R"), which requires the measurement and recognition of compensation expense for all share-based payments made to employees and directors based on estimated fair values on the grant date. The adoption of SFAS No. 123R had no effect on Company's net income for the three month and nine month periods ended September 30, 2006.

The accompanying consolidated financial statements at September 30, 2006 and for the three and nine-month periods ended September 30, 2006 and 2005 are unaudited, but include all adjustments, consisting of normal recurring entries, which the Company's management believes to be necessary for a fair presentation of the periods presented. Interim results are not necessarily indicative of results for a full year. The financial statements should be read in conjunction with the Company's audited financial statements in its Definitive Information Statement on Schedule 14C filed with the SEC on August 18, 2006 and incorporated by reference into its Form 8-K filed with the SEC on October 4, 2006. The Company's operating results are expected to fluctuate for the foreseeable future. Therefore, period-to-period comparisons should not be relied upon as predictive of the results in future periods.

Restatement - On December 12, 2006, management of the Company determined that it had applied the incorrect method of adoption of SFAS No. 123R. In previously reported consolidated financial statements, the Company had used the "modified prospective" application method; the correct method of adoption is the "prospective" application method (See Note 2). As a result of the restatement, total expenses and net loss decreased by \$93,237 for the nine month period ending September 30, 2006 and for the period from inception (June 27, 2001) through September 30, 2006. There was no effect on reported basic or diluted earnings per share or on cash flows from operating, investing or financing activities.

The table below sets forth the line items from the Consolidated Statements of Operations impacted by these changes as previously reported and on a restated basis.

	Nine Months Ended			From Inception (June 27, 2001)					
		September 30, 2006			to September 30, 2006				
	As	Reported	A	s Restated	As Reported		As Restated		
Research and development expense	\$	573,308	\$	509,371	\$ 6,900,494	\$	6,836,557		
General and administrative expense		467,614		438,314	2,468,154		2,438,854		
Loss from operations		(562,069)		(468,832)	(6,331,519)		(6,238,282)		
Net loss and comprehensive loss		(520,127)		(426,890)	(6,219,574)		(6,126,337)		

The table below sets forth the line items from the Consolidated Statements of Cash Flows impacted by these changes as previously reported and on a restated basis.

		Nine Mont September		From Inception (June 27, 2001) to September 30, 2006			
	As	Reported	As	s Restated	As Reported	A	As Restated
Cash flows from operating activities:					·		
Net loss	\$	(520,127)	\$	(426,890) \$	(6,219,574)	\$	(6,126,337)
Stock option expense		93,237		-	93,237		-

The table below sets forth the line items from the Consolidated Balance Sheet impacted by these changes as previously reported and on a restated basis.

	September 30, 2006			
	As Reported		As Restated	
Additional paid-in capital	\$ 7,871,739	\$	7,778,502	
Deficit accumulated during the development stage	(6,219,574)		(6,126,337)	

Stock-Based Compensation

2.

Effective January 1, 2006, the Company adopted Statement of Financial Accounting Standards ("SFAS") No.123 (revised 2004), *Share-Based Payments* (SFAS No. 123R), which requires the measurement and recognition of compensation expense for all share-based payments made to employees and directors based on estimated fair values on the grant date. SFAS No. 123R replaces SFAS No. 123, *Accounting for Stock-Based Compensation*, and supersedes Accounting Principles Board ("APB") Opinion No. 25, *Accounting for Stock Issued to Employees*.

The Company has adopted SFAS No. 123R using the prospective application method which requires the Company to apply the provisions of SFAS No. 123R prospectively to new awards and to awards modified, repurchased or cancelled after December 31, 2005. Awards granted after December 31, 2005 are valued at fair value in accordance

with the provisions of SFAS No. 123R and recognized on a straight line basis over the service periods of each award. The Company did not grant or modify any share-based compensation during the nine months ended September 30, 2006.

Prior to January 1, 2006, the Company accounted for stock-based compensation using the intrinsic value method in accordance with APB Opinion No. 25 and applied the disclosure provisions of SFAS No. 123, as amended by SFAS No. 148, *Accounting for Stock-Based Compensation and Disclosure*. Under those provisions, the Company provided pro forma disclosures as if the fair value measurement provisions of SFAS No. 123 had been used in determining compensation expense. The Company used a minimum value option-pricing model to determine the pro forma impact on the Company's net income. This model utilizes certain information, such as the interest rate on a risk-free security maturing generally at the same time as the option being valued and requires certain other assumptions, such as the expected amount of time an option will be outstanding until it is exercised or expired, to calculate the fair value of stock options granted.

The adoption of SFAS No. 123R had no effect on the Company's net income for the three month and nine month periods ended September 30, 2006.

Merger and Recapitalization

3.

In January 2006, Dauphin Technology, Inc. and GeoVax, Inc. entered into an Agreement and Plan of Merger (the "Merger Agreement"), which was consummated on September 28, 2006. In accordance with the Merger Agreement, as amended, Dauphin's wholly-owned subsidiary, GeoVax Acquisition Corp., merged with and into GeoVax, Inc., which survived the merger and became a wholly-owned subsidiary of Dauphin. Dauphin then changed its name to GeoVax Labs, Inc. Following the Merger, shareholders of GeoVax, Inc. received 29.6521 shares of the Company's common stock for each share of GeoVax, Inc. common stock, or a total of 490,332,103 shares of the Company's 708,326,669 shares of common stock outstanding. All of GeoVax Inc.'s previously outstanding redeemable convertible preferred stock was converted into common stock in connection with this transaction.

As a condition of the Merger closing, Dauphin was required to have a minimum of \$2 million in net cash assets as of the closing date, and is required to use its best efforts to raise an additional \$11 million within 90 days after completion of the Merger. Dauphin satisfied the \$2 million net cash asset condition through the issuance, in June 2006, of two promissory notes to an accredited investor, each in the principal amount of \$1 million, for aggregate proceeds of \$2 million. These notes were converted into shares of the Dauphin's common stock prior to the Merger closing. Since these transactions occurred prior to the Merger closing, in accordance with the accounting treatment of the Merger (discussed below), no effect is given to the transactions in the accompanying condensed consolidated financial statements.

The Merger was accounted for under the purchase method of accounting as a reverse acquisition in accordance with U.S. generally accepted accounting principles for accounting and financial reporting purposes. Under this method of accounting, the Company was treated as the "acquired" company. In accordance with guidance applicable to these circumstances, the Merger was considered to be a capital transaction in substance. Accordingly, for accounting purposes, the Merger was treated as the equivalent of GeoVax, Inc. issuing stock for the net monetary assets of Dauphin, accompanied by a recapitalization. The net monetary assets of Dauphin were stated at their fair value, essentially equivalent to historical costs, with no goodwill or other intangible assets recorded. The retained earnings deficit of GeoVax, Inc. was carried forward after the Merger. Operations and financial statements prior to the Merger are those of GeoVax, Inc.

The following unaudited pro forma information presents the results of operations of the Company for the nine months ended September 30, 2006 and 2005 as if the Merger had taken place on January 1, 2006 and January 1, 2005, respectively. These pro forma results of operations have been prepared for comparative purposes only and do not purport to be indicative of the results of operations which actually would have resulted had the Merger occurred on the dates indicated, or which may result in the future.

	2006	2005
Revenues	\$ 478,853 \$	654,525
Net loss	(3,014,165)	(1,567,429)
Net loss per common share	(0.00)	(0.00)

Item 2 Management's Discussion and Analysis of Financial Condition And Results of Operations

SAFE HARBOR STATEMENT

In addition to historical information, the information included in this Form 10-Q contains forward-looking statements. Forward-looking statements involve numerous risks and uncertainties and should not be relied upon as predictions of future events. Certain such forward-looking statements can be identified by the use of forward-looking

terminology such as "believes," "expects," "may," "will," "should," "seeks," "approximately," "intends," "plans," "pro forma," "estimates," or "anticipates" or other variations thereof or comparable terminology, or by discussions of strategy, plans or intentions. Such forward-looking statements are necessarily dependent on assumptions, data or methods that may be incorrect or imprecise and may be incapable of being realized. The following factors, among others, could cause actual results and future events to differ materially from those set forth or contemplated in the forward-looking statements:

whether we can raise additional capital as and when we need it;

whether we are successful in developing our product;

whether we are able to obtain regulatory approvals in the United States and other countries for sale of our product; and

whether we can compete successfully with others in our market.

Readers are cautioned not to place undue reliance on forward-looking statements, which reflect our management's analysis only. We assume no obligation to update forward-looking statements.

Management's discussion and analysis of results of operations and financial condition are based upon our financial statements. These statements have been prepared in accordance with accounting principles generally accepted in the United States of America. These principles require management to make certain estimates, judgments and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses, and related disclosure of contingent assets and liabilities. On an on-going basis we evaluate these estimates based on historical experience and various other assumptions that we believe to be reasonable under the circumstances, the results of which form the basis for making judgments about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates under different assumptions or conditions.

Restatement

This Management's Discussion and Analysis of Financial Condition and Results of Operations gives effect to the restatement of our consolidated financial statements for the three and nine month periods ended September 30, 2006, as explained in Note 1 to the Notes to Interim Consolidated Financial Statements.

Critical Accounting Policies and Estimates

We have identified the following accounting principles that we believes are key to an understanding of our financial statements. These important accounting policies require management's most difficult, subjective judgments.

Other Assets - Other assets consist principally of license agreements for technology use obtained through the issuance of GeoVax common stock. These license agreements are amortized on a straight line basis over ten years.

Long-Lived Assets - Long-lived assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Recoverability of assets to be held and used is measured by a comparison of the carrying amount of the assets to the future net cash flows expected to be generated by the assets. If such assets are considered to be impaired, the impairment to be recognized is measured by the amount by which the carrying amount of the assets exceeds the fair value of the assets.

Revenue Recognition - Revenue consists of subcontracted government grant revenue received pursuant to collaborative arrangements with Emory University. Revenues from these collaborative research arrangements are deferred and recorded as income as the related costs are incurred.

Stock-Based Compensation - Effective January 1, 2006, we adopted Statement of Financial Accounting Standards ("SFAS") No.123 (revised 2004), Share-Based Payment, which requires the measurement and recognition of compensation expense for all share-based payments made to employees and directors based on estimated fair values on the grant date. SFAS No. 123R replaces SFAS No. 123, Accounting for Stock-Based Compensation, and supersedes Accounting Principles Board ("APB") Opinion No. 25, Accounting for Stock Issued to Employees.

We adopted SFAS No. 123R using the prospective application method which requires us to apply the provisions of SFAS No. 123R prospectively to new awards and to awards modified, repurchased or cancelled after December 31, 2005. Awards granted after December 31, 2005 are valued at fair value in accordance with the provisions of SFAS No. 123R and recognized on a straight line basis over the service periods of each award. We did not grant or modify any share-based compensation during the nine months ended September 30, 2006.

Prior to January 1, 2006, we accounted for stock-based compensation using the intrinsic value method in accordance with APB Opinion No. 25 and applied the disclosure provisions of SFAS No. 123, as amended by SFAS No. 148, Accounting for Stock-Based Compensation and Disclosure. Under those provisions, we provided pro forma disclosures as if the fair value measurement provisions of SFAS No. 123 had been used in determining compensation expense. We used a minimum value option-pricing model to determine the pro forma impact on our net income. This model utilizes certain information, such as the interest rate on a risk-free security maturing generally at the same time as the option being valued and requires certain other assumptions, such as the expected amount of time an option will be outstanding until it is exercised or expired, to calculate the fair value of stock options granted.

Results of Operations -- Three months and nine months ended September 30, 2006 as compared to the three months and nine months ended September 30, 2005

We recorded a net loss of \$283,434 for the three months ended September 30, 2006 as compared to a net loss of \$161,941 for the three months ended September 30, 2005. For the nine months ended September 30, 2006, our net loss decreased by \$607,677 or approximately 59%, from \$1,034,567 for the nine months ended September 30, 2005 to \$426,890 for the nine months ended September 30, 2006. The decrease in net loss for the three months and nine months ended September 30, 2006 is attributable to lower research and development expenses and general and administrative costs as described below..

During the three months and nine months ended September 30, 2006 we recorded grant revenue of \$-0- and \$478,853 as compared to \$432,526 and \$654,525 during the three months and nine months ended September 30, 2005. During the three months ended June 30, 2006, we evaluated our in-house activities associated with our federal grants and determined that certain past activities could be appropriately charged to the grants. Therefore, we recorded the accumulated charges as grant revenue and reduced the unearned revenue associated with the grants accordingly. No other grant revenues have been earned during the nine months ended September 30, 2006. At September 30, 2006, we have remaining unearned grant revenue of \$374,052 which will be recorded as revenue as future associated activities are performed and expenses incurred. Federal grant availability varies considerably. Because grant funding from federal agencies is primarily allocated to basic research projects, the availability of federal grant money to us is expected to decline as our research moves toward product development and human testing of formulated AIDS vaccines.

During the three months and nine months ended September 30, 2006, we incurred \$173,047 and \$509,371 of research and development expense as compared to \$475,806 and \$1,302,645 during the three months and nine months ended September 30, 2005, a decrease of \$302,759 and \$793,274 or approximately 64% and 61%, respectively. Research and development expenses vary considerably on a quarter-to quarter basis, depending on the need for vaccine manufacturing and testing of manufactured vaccine by third parties. We expect our research and development costs to increase later in 2006 and into 2007 as we manufacture more vaccine supplies for clinical trials in 2007/08.

During the three months and nine months ended September 30, 2006, we incurred general and administrative costs of \$136,290 and \$438,314, as compared to \$118,229 and \$391,708 during the three months and nine months ended September 30, 2005, an increase of \$18,061 and \$46,606, or approximately 15% and 12%, respectively. General and administrative costs include officers' salaries, legal and accounting costs, patent costs, and amortization and accretion expense associated with intangible assets and redeemable preferred stock outstanding.

Other income (expense) for the three months and nine months ended September 30, 2006 was made up of \$25,903 and \$41,942 of interest income as compared to interest income of \$1,181 and \$6,874 and interest expense of \$1,613 for the three months and nine months ended September 30, 2005. The interest income was earned on cash and cash equivalents, which totaled \$2,589,057 on September 30, 2006.

Liquidity and Capital Resources

At September 30, 2006 our cash and cash equivalents totaled \$2,589,057, as compared to \$1,272,707 at December 31, 2005, an increase of \$1,305,527. This increase in cash resulted from the consummation of the merger among Dauphin Technologies, Inc., GeoVax Acquisition Corp. and GeoVax, Inc. on September 28, 2006. As a condition of the consummation of the merger, Dauphin Technologies, Inc. was required to have a minimum of \$2 million in net cash assets as of the closing date.

Our primary sources of cash during the nine months ended September 30, 2006 and 2005 were through sales of our equity securities, and previously received grant money. Net cash used in operating activities for the nine months ended September 30, 2006 was \$894,656 as compared \$1,592,282 for the nine months ended September 30, 2005, a decrease of \$697,626 or approximately 44%. The primary uses of cash for the nine months ended September 30, 2006 and 2005 consisted of general operating costs and product research and development expenses. Net cash used in investing activities for the nine months ended September 30, 2006 totaled \$1,843 for the purchase of property and equipment, as compared to \$48,485 for the purchase of property and equipment that was used during the nine months ended September 30, 2005. Net cash provided by financing activities for the nine months ended September 30, 2006 totaled \$2,212,849 from the proceeds of sales of our common stock, as compared to \$900,000 received from sales of our common stock during the nine months ended September 30, 2005.

Our capital requirements, particularly as they relate to product research and development, have been and will continue to be significant. However, we have not, and due to the significant period of time that it will take to obtain regulatory approval of our products, we will not, generate revenues from our products for at least several years, if at all. We have funded our operations to date by obtaining research grant funding and by selling our securities.

We intend to continue to seek FDA approval of our products. This may take several years. Our current funds on hand will not be sufficient to complete the FDA approval process for our currently existing products. We will require additional capital, which will likely come from grants, from offerings of our securities or from loans. We cannot guarantee that additional financing will be available to us on acceptable terms, or at all. If we fail to obtain financing as needed, either through an offering of our securities or by obtaining additional loan or grant money, we may be unable to maintain our operations.

Item 3 Quantitative and Qualitative Disclosures About Market Risk

We do not currently have any market risk sensitive instruments held for trading purposes or otherwise, therefore, we do not have exposure to interest rate risk, foreign currency exchange rate risk, commodity price risk, and other relevant market risks.

Item 4

Controls and Procedures

Disclosure controls and procedures are controls and other procedures that are designed to ensure that the information required to be disclosed in reports filed or submitted under the Securities Exchange Act of 1934, as amended (Exchange Act), is (1) recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms and (2) accumulated and communicated to management, including the chief executive officer and principal financial officer, as appropriate to allow timely decisions regarding required disclosure.

We previously reported that we had material weaknesses in our disclosure controls and procedures and that they were not effective as of the end of fiscal 2005 and the second quarter of 2006. We have taken the following actions to remediate the material weaknesses described in our Annual Report on Form 10-K for the year ended December 31, 2005:

- ·Effective with our merger with GeoVax, Inc on September 28, 2006 we have adopted GeoVax, Inc.'s accounting policies, methods and procedures, which represent a significant improvement over our then existing accounting practices.
- ·On September 28, 2006, Mr. Don Hildebrand replaced Mr. Andrew Kandelapas as our President and Chief Executive Officer, and on October 3, 2006, we engaged Mr. Mark Reynolds as our Chief Financial Officer.
- •Deficiencies in our internal controls over the documentation of debt instruments have been eliminated. Our debt instruments were thoroughly reviewed by outside legal counsel during the period of time leading up to our merger with GeoVax, Inc., and prior to the consummation of the merger all of our debt was converted into our common stock.
- ·Until such time as an Audit Committee is formed, an independent member of our Board is providing oversight to the review process of our Form 10-Q, which will include direct contact with our external auditors.

Since implementing these changes, management carried out an evaluation, under the supervision and with the participation of our President and our Chief Financial Officer, of the effectiveness of the design and operation of our disclosure controls and procedures as of the end of the period covered by this report. Based on that evaluation, the President and Principal Financial Officer concluded that our disclosure controls and procedures are effective to ensure that information required to be disclosed by us in the reports that we file or submit under the Securities Exchange Act of 1934 is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms.

PART II-- OTHER INFORMATION

Item 1

Legal Proceedings

None

Item1 A

Risk Factors

We face a number of substantial risks. Our business, financial condition, results of operations and stock price could be materially adversely affected by any of these risks. The following factors should be considered in connection with the other information contained in this Quarterly Report on Form 10-Q.

Risks Related to Our Business, Operating Results and Financial Condition

We are a development stage company and, other than research and development, have had no operations to date.

We are a development stage company and, to date, other than our research and development activities, have had no operations. Our products are not ready for sale. During the fiscal year ended December 31, 2005, we had a net loss of \$1,611,086 and a net loss since inception of \$5,699,477.

Our products are still being developed and are unproven. These products may not be successful.

In order to become profitable, we must generate revenue through sales of our products; however our products are in varying stages of development and testing. Our products have not been proven in human research trials and have not been approved by any government agency for sale. If we cannot successfully develop and prove our products, we will not become profitable.

We have sold no products or generated any revenues other than from grants and we do not anticipate any significant revenues to be generated in the foreseeable future.

We have conducted pre-clinical trials and are in the process of conducting clinical trials and will continue to do so for several more years before we are able to commercialize our technology. There can be no assurance that we will ever generate significant revenues.

Our business will require continued funding. If we do not receive adequate funding, we may not be able to continue our operations.

To date, we have financed our operations principally through the private placement of common and preferred stock. We could require substantial additional financing at various intervals for our operations, including for clinical trials, for operating expenses including intellectual property protection and enforcement, for pursuit of regulatory approvals and for establishing or contracting out manufacturing, marketing and sales functions. There is no assurance that such additional funding will be available on terms acceptable to us or at all. If we are not able to secure the significant funding that is required to maintain and continue our operations at current levels or at levels that may be required in the future, we may be required to severely curtail, or even to cease, our operations.

We are subject to the risks and uncertainties inherent in new businesses. Our failure to plan or forecast accurately could have a material adverse impact on our development.

We are subject to the risks and uncertainties inherent in new businesses, including the following:

- -- we may not have enough money to develop our products and bring them to market;
- -- we may experience unanticipated development or marketing expenses, which may make it more difficult to develop our products and bring them to market;
- --even if we are able to develop products and bring them to market, we may not earn enough revenue from the sales of our products to cover the costs of operating our business.

If, because of our failure to plan or project accurately, we are unsuccessful in our efforts to develop products or if the products we develop do not produce revenues as anticipated, it is not likely we will ever become profitable and we may be required to curtail some or all of our operations.

Our success will be dependent, in part, upon our President and Chief Executive Officer, Donald Hildebrand, Harriet Robinson, our primary scientist, and Andrew J. Kandalepas. The loss of the services of any of these individuals may have an adverse effect our operations.

Our success depends, to a significant degree, on our continued receipt of services from our President and Chief Executive Officer, Mr. Donald G. Hildebrand, and on the research expertise of Dr. Harriet Robinson, in addition to the services from Andrew J. Kandalepas. The loss of services of any of these individuals may have a material adverse effect on our business and operations.

Regulatory and legal uncertainties could result in significant costs or otherwise harm our business.

In order to manufacture and sell our products, we must comply with extensive international and domestic regulation. In order to sell our products in the United States, approval from the FDA is required. The FDA approval process is expensive and time-consuming. We cannot predict whether our products will be approved by the FDA. Even if they are approved, we cannot predict the time frame for approval. Foreign regulatory requirements differ from jurisdiction to jurisdiction and may, in some cases, be more stringent or difficult to obtain than FDA approval. As with the FDA, we cannot predict if or when we may obtain these regulatory approvals. If we cannot demonstrate that our products can be used safely and successfully in a broad segment of the patient population on a long-term basis, our products would likely be denied approval by the FDA and the regulatory agencies of foreign governments.

We face intense competition and rapid technological change that could result in products that are superior to the products we will be commercializing or developing.

The market for vaccines that protect against HIV/AIDS is intensely competitive and is subject to rapid and significant technological change. We have numerous competitors in the United States and abroad, including, among others, large companies such as Merck & Co. and Chiron Inc. These competitors may develop technologies and products that are more effective or less costly than any of our future products or that could render our products obsolete or noncompetitive. Many of these competitors have substantially more resources than we have. In addition, the pharmaceutical industry continues to experience consolidation, resulting in an increasing number of larger, more diversified companies than us. Among other things, these companies can spread their research and development costs over much broader revenue bases than we can and can influence customer and distributor buying decisions.

Our products may not gain market acceptance among physicians, patients, healthcare payers and the medical community. Significant factors in determining whether we will be able to compete successfully include:

- the efficacy and safety of our vaccines;

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