PARKERVISION INC Form 10-Q November 05, 2007

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

Form 10-Q

(Mark One)

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

For the quarterly period ended September 30, 2007

0	TRANSITION REPORT PUR	RSUANT TO SECTION	13 OR 15(d) OI	F THE EXCHANGE ACT
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For the transition period from ______ to _____

Commission file number 0-22904

PARKERVISION, INC.

(Exact name of registrant as specified in its charter)

Florida 59-2971472
(State or other jurisdiction I.R.S. Employer ID No. of incorporation or organization)

7915 Baymeadows Way, Suite 400 Jacksonville, Florida 32256 (904) 737-1367 (Address of principal executive offices)

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

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer. See definition of "accelerated filer and large accelerated filer" in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer o Accelerated filer x Non-accelerated filer o

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

APPLICABLE ONLY TO CORPORATE ISSUERS:

As of October 26, 2007, 25,139,942 shares of the Issuer's Common Stock, \$.01 par value, were outstanding.

PART I - FINANCIAL INFORMATION

ITEM 1. Financial Statements

PARKERVISION, INC. AND SUBSIDIARY CONSOLIDATED BALANCE SHEETS (UNAUDITED)

	S	eptember 30, 2007	December 31, 2006
CURRENT ASSETS:			
Cash and cash equivalents	\$	17,647,647	\$ 13,225,528
Accounts receivable		104,082	-
Prepaid expenses		691,930	1,025,132
Other current assets		79,687	121,903
Total current assets		18,523,346	14,372,563
PROPERTY AND EQUIPMENT, net		1,919,633	2,094,300
OTHER ASSETS, net		10,244,737	10,208,484
Total assets	\$	30,687,716	\$ 26,675,347
CURRENT LIABILITIES:			
Accounts payable	\$	732,561	\$ 382,489
Accrued expenses:			
Salaries and wages		885,407	328,817
Professional fees		355,861	231,372
Other accrued expenses		177,378	116,713
Total current liabilities		2,151,207	1,059,391
DEFERRED RENT		368,197	433,340
Total liabilities		2,519,404	1,492,731
COMMITMENTS AND CONTINGENCIES			
(Notes 7, 8, 9 and 10)			
SHAREHOLDERS' EQUITY:			
Common stock, \$.01 par value, 100,000,000 shares authorized,			
25,139,942 and 23,387,566 shares issued and outstanding at September			
30, 2007 and December 31, 2006 respectively		251,399	233,876
Warrants outstanding		17,492,098	20,290,878
Additional paid-in capital		173,363,525	154,056,663
Accumulated deficit		(162,938,710)	(149,398,801)
Total shareholders' equity		28,168,312	25,182,616
Total liabilities and shareholders' equity	\$	30,687,716	\$ 26,675,347

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

PARKERVISION, INC. AND SUBSIDIARY CONSOLIDATED STATEMENTS OF OPERATIONS (UNAUDITED)

	Three Months Ended September 30,			Nine Mon Septem			
		2007		2006	2007		2006
Service revenue	\$	194,129	\$	- \$	283,675	\$	-
Cost of sales		174,629		-	251,314		_
Gross margin		19,500		-	32,361		-
Research and development expenses		2,782,933		2,273,264	8,073,005		7,361,191
Marketing and selling expenses		630,312		513,956	1,977,867		1,590,715
General and administrative expenses		1,484,914		1,257,904	4,185,289		4,198,183
Total operating expenses		4,898,159		4,045,124	14,236,161		13,150,089
Interest and other income		222,826		257,956	663,891		700,124
Net loss		(4,655,833)		(3,787,168)	(13,539,909)		(12,449,965)
Unrealized gain on securities		-		-	-		1,006
Comprehensive loss	\$	(4,655,833)	\$	(3,787,168)\$	(13,539,909)	\$	(12,448,959)
•							
Basic and diluted net loss per common							
share	\$	(0.19)	\$	(0.16)\$	(0.55)	\$	(0.54)

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

PARKERVISION, INC. AND SUBSIDIARY CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

		Three Mor			Nine Mon Septem		
		2007		2006	2007		2006
CASH FLOWS FROM OPERATING ACTIVITIES:							
Net loss	\$	(4,655,833)	\$	(3,787,168) \$	(13,539,909)	\$	(12,449,965)
Adjustments to reconcile net loss to	Ψ	(1,022,023)	Ψ	(3,707,100) \$	(13,535,505)	Ψ	(12,11),500)
net cash used in operating activities:							
Depreciation and amortization		424,345		422,395	1,232,838		1,287,631
Stock compensation		665,491		435,600	1,676,086		1,921,873
Loss (gain) on disposal of equipment		4,388		(7,251)	17,313		(7,251)
Changes in operating assets and liabilities:		·		,	·		` · · · · ·
Accounts receivable, net		(14,536)		-	(104,082)		14,854
Prepaid expenses and other assets		(5,098)		103,913	324,232		424,428
Accounts payable and accrued		, , ,					
expenses		65,381		(157,580)	1,085,603		556,469
Deferred rent		(21,170)		50,719	(58,930)		511,584
Total adjustments		1,118,801		847,796	4,173,060		4,709,588
Net cash used in operating activities		(3,537,032)		(2,939,372)	(9,366,849)		(7,740,377)
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CASH FLOWS FROM INVESTING ACTIVITIES:							
Purchases of property and equipment		(25,800)		(206,976)	(391,745)		(1,008,639)
Payments for patent costs		(237,934)		(320,724)	(695,563)		(986,924)
Proceeds from maturing of							
investments		-		-	-		295,000
Proceeds from sale of property and							
equipment		-		36,867	-		36,867
Net cash used in investing activities		(263,734)		(490,833)	(1,087,308)		(1,663,696)
CACHELOWCEDOM							
CASH FLOWS FROM FINANCING ACTIVITIES:							
Proceeds from issuance of common							
stock in private offering					8,400,249		16,246,850
Proceeds from exercise of options				-	0,400,247		10,240,030
and warrants		2,026,196		_	6,476,027		185,128
Net cash provided by financing		2,020,170			0,470,027		103,120
activities		2,026,196		_	14,876,276		16,431,978
activities		2,020,170			14,070,270		10,431,770
NET (DECREASE) INCREASE IN							
CASH AND CASH							
EQUIVALENTS		(1,774,570)		(3,430,205)	4,422,119		7,027,905
CASH AND CASH		19,422,217		20,731,745	13,225,528		10,273,635
EQUIVALENTS, beginning of							

period

CASH AND CASH

EQUIVALENTS, end of period \$ 17,647,647 \$ 17,301,540 \$ 17,647,647 \$ 17,301,540

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

PARKERVISION, INC. AND SUBSIDIARY CONDENSED NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

1. Description of Business

ParkerVision, Inc. and its subsidiary (the "Company", "ParkerVision", or "we") design, develop and market semiconductor technologies for wireless applications. We are marketing our proprietary radio-frequency (RF) technology solutions to original equipment manufacturers (OEMs) who manufacture third generation (3G) mobile handsets and their semiconductor suppliers.

On May 2, 2007, we entered into an Engineering Services Agreement and a Licensing Agreement with ITT Corporation (ITT) for the design and use of our d2pTM technology. Under the agreements, we will provide engineering consulting and design services to ITT on a time and materials basis for the development of products using our technology and will be paid royalties on a per unit basis for products sold by ITT that incorporate our d2p technology. Under the terms of the agreements, ITT has rights to use our d2p technology in applications worldwide.

2. Basis of Presentation

The accompanying unaudited consolidated financial statements of ParkerVision have been prepared in accordance with generally accepted accounting principles for interim financial information and with the instructions to Form 10-Q and Rule 10-01 of Regulation S-X. Operating results for the three and nine months ended September 30, 2007 are not necessarily indicative of the results that may be expected for the year ending December 31, 2007. All normal and recurring adjustments which, in the opinion of management, are necessary for a fair presentation of the financial condition and results of operations of the Company have been included.

The condensed balance sheet data for the year ended December 31, 2006 was derived from audited financial statements, but does not include all disclosures required by generally accepted accounting principles. These interim consolidated financial statements should be read in conjunction with our latest Annual Report on Form 10-K for the year ended December 31, 2006.

Certain reclassifications have been made to the 2006 consolidated interim financial statements in order to conform to the 2007 presentation.

3. Accounting Policies

Revenue Recognition. We account for our service revenue under the provisions of Staff Accounting Bulletin No. 104 (SAB 104), "Revenue Recognition in Financial Statements" and AICPA Statement of Position No. 81-1 (SOP 81-1), "Accounting for Performance of Construction-Type and Certain Production-Type Contracts." Under the provisions of SAB 104 and SOP 81-1, we recognize revenue when there is persuasive evidence of an arrangement, services have been rendered, the fee is fixed or determinable, and collectibility of the resulting receivable is reasonably assured. We use the percentage-of-completion method of accounting for cost reimbursement-type contracts which specify a certain billable fee amount. Revenues are recognized as costs are incurred assuming that collection is reasonably assured. Our cost of sales includes the direct labor costs of engineering staff providing services under these contracts, as well as indirect costs including depreciation and amortization and allocated facilities costs.

Income Taxes. We adopted FASB Interpretation No. 48, "Accounting for Uncertainty in Income Taxes - an Interpretation of FASB Statement No. 109", (FIN 48) on January 1, 2007 as more fully discussed in Note 9.

There have been no other changes in accounting policies from those stated in the Annual Report on Form 10-K for the year ended December 31, 2006.

4. Consolidated Statements of Cash Flows

On May 31, 2006, we issued an option to purchase 10,000 shares of our common stock at an exercise price of \$10.20 per share, with a fair value of approximately \$63,000, to a third party as consideration for professional services. On January 3, 2006, we issued 6,035 shares of our common stock valued at approximately \$53,000 to a consultant as consideration for engineering consulting services. In connection with the private placement of 2,373,355 shares of our common stock on February 3, 2006, we issued warrants to purchase 593,335 shares of common stock. These warrants were recorded at their relative fair value of approximately \$2.6 million (see Note 8).

5. Loss per Share

Basic loss per share is determined based on the weighted-average number of common shares outstanding during each period. Diluted loss per share is the same as basic loss per share as all common share equivalents are excluded from the calculation, as their effect is anti-dilutive. The weighted average number of common shares outstanding for the three-month periods ended September 30, 2007 and 2006 are 24,929,722 and 23,372,227, respectively. The weighted average number of common shares outstanding for the nine-month periods ended September 30, 2007 and 2006 are 24,442,040 and 23,046,396, respectively. Options and warrants to purchase 6,737,951 and 7,455,355 shares of common stock were outstanding at September 30, 2007 and 2006, respectively, and were excluded from the computation of diluted earnings per share as the effect of these options and warrants would have been anti-dilutive.

6. Other Assets

Other assets consist of the following:

	Gro	oss Carrying Amount	Ac	mber 30, 2007 ecumulated mortization	Net Value
Patents and copyrights	\$	14,121,717	\$	4,296,823	\$ 9,824,894
Prepaid licensing fees		705,000		699,643	5,357
Deposits and other		414,486		-	414,486
	\$	15,241,203	\$	4,996,466	\$ 10,244,737
			Decer	mber 31, 2006	
	Gro	oss Carrying	Ac	ccumulated	
		Amount	Ar	nortization	Net Value
Patents and copyrights	\$	13,426,154	\$	3,706,477	\$ 9,719,677
Prepaid licensing fees		705,000		606,250	98,750
Deposits and other		390,057		-	390,057
	\$	14,521,211	\$	4,312,727	\$ 10,208,484
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7. Accounting for Stock-Based Compensation

The following table presents share-based compensation expense included in our consolidated statements of operations for the three and nine months ended September 30, 2007 and 2006, respectively:

	Three months ended September 30,			Nine months ended September 30,			
	2007		2006		2007		2006
Cost of sales	\$ 15,668	\$	0	\$	20,627	\$	0
Research and development expense	185,782		201,159		508,878		697,673
Sales and marketing expense	131,493		72,705		328,586		261,261
General and administrative expense	332,548		161,736		817,995		962,939
Total share-based expense	\$ 665,491	\$	435,600	\$	1,676,086	\$	1,921,873

We did not capitalize any expense related to share-based payments. We estimate the fair value of each option award on the date of the grant using the Black-Scholes option valuation model. Estimates of fair value are not intended to predict actual future events or the value ultimately realized by persons who receive equity awards. Key input assumptions used to estimate the fair value of stock options include the exercise price of the award, the expected option term, expected volatility of our common stock over the option's expected term, the risk-free interest rate over the option's expected term, and the expected dividend yield.

The fair value of option grants issued during the nine month periods ended September 30, 2007 and 2006 was estimated on the grant date using the Black-Scholes option pricing model with the following assumptions:

	Nine months ended September 30, 2007	Nine months ended September 30, 2006
Expected volatility	66.6% to 74.0%	69.4% to 74.6%
Expected life	4 to 7 years	4.25 to 7 years
Risk free interest rate	4.36% to 4.95%	4.18% to 5.21%
Dividend yield	-	-

Stock Incentive Plans

Options to purchase 692,152 shares of common stock were available for future grants under our stock incentive plans at September 30, 2007. A summary of option activity under our stock incentive plans during the nine month period ended September 30, 2007 is presented below:

		Weighted-Average				
		Weighted-Average	Remaining	A	ggregate	
		Exercise	Contractual	Intri	nsic Value	
	Shares (#)	Price (\$)	Term		(\$)	
Outstanding at January 1, 2007	5,109,590	\$ 20.38				
Granted	312,924	11.45				
Exercised	(121,008)	7.97		\$	535,707	
Expired	(493,083)	17.79				

Outstanding at September 30, 2007	4,808,423	\$ 20.38	4.13 years \$	16,277,100
Exercisable at September 30, 2007	3,795,612	\$ 23.38	3.65 years \$	10,161,652
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A summary of the status of nonvested shares as of September 30, 2007, and changes during the nine months ended September 30, 2007 is presented below:

		Weighted-Average
		Grant-Date
	Shares (#)	Fair Value (\$)
Nonvested at January 1, 2007	928,053	\$ 4.82
Granted	312,924	7.72
Vested	(228,166)	4.48
Nonvested at September 30, 2007	1,012,811	\$ 5.75

The total grant date fair value of shares vested during the nine months ended September 30, 2007 was \$1,023,181. As of September 30, 2007, there was approximately \$4,205,000 of total unrecognized compensation cost related to nonvested share-based compensation arrangements granted under our stock incentive plans. That cost is expected to be recognized over a weighted-average period of 2.07 years.

Non-Plan Options/Warrants

We have granted options and warrants outside our stock incentive plans for employment inducements, non-employee consulting services, and for underwriting and other services in connection with securities offerings. Non-plan options and warrants are generally granted with exercise prices equal to fair market value of the underlying shares at the date of grant. No non-plan options or warrants were granted in the nine months ended September 30, 2007.

A summary of non-plan option and warrant activity during the nine month period ended September 30, 2007 is presented below:

		Weighted-Average					
	•	Weighted-Average Remaining Aggreg				Aggregate	
		Exercise		Exercise Contractual		Intrinsic Value	
	Shares	Price	e	Term		(\$)	
Outstanding at January 1, 2007	2,570,736	\$	25.26				
Exercised	(641,208)		8.64		\$	2,805,211	
Outstanding at September 30, 2007	1,929,528	\$	30.79	3.57	\$	4,221,600	
Exercisable at September 30, 2007	1,929,528	\$	30.79	3.57	\$	4,221,600	

Cash received from option and warrant exercises under all share-based payment arrangements for the nine months ended September 30, 2007 was \$6,476,027. No tax benefit was realized for the tax deductions from option or warrant exercises for the nine months ended September 30, 2007 as the benefits were fully offset by a valuation allowance.

8. Stock Authorization and Issuance

On February 23, 2007, we completed the sale of an aggregate of 992,441 shares of our common stock to a limited number of domestic institutional and other investors in a private placement transaction pursuant to offering exemptions under the Securities Act of 1933. The shares were sold at a price of \$8.50 per share, for net proceeds of approximately \$8.4 million. The net proceeds from this transaction will be used for general corporate purposes.

We have a registration payment arrangement with regard to the common stock issued in the private offering. We were required to file a registration statement within 45 days of closing and cause the registration statement to become effective on or prior to the earlier of (i) the fifth trading day following the date we were notified by the SEC that the registration statement would not be reviewed or was no longer subject to review or (ii) 120 days after the closing date. Our registration statement became effective on March 30, 2007 thus fulfilling these obligations. In addition, we are required to use reasonable commercial efforts to maintain the registration statement's effectiveness until the earlier of (i) two years after the closing or (ii) such time as all common stock purchased in the private placement has been sold pursuant to a registration statement. In the event the registration statement ceases to be effective for any continuous period that exceeds 30 days or for one or more periods that exceed an aggregate of 60 days in any 12-month period (a "Registration Default"), we shall pay the investors an amount in cash equal to 1% of the aggregate purchase price paid for each 30-day period of a Registration Default. The maximum penalty that we may incur under this registration payment arrangement is 10% of the aggregate purchase price, or \$843,575, subject to reduction for shares sold or transferred and not held at the penalty determination date. Any payments made are to be prorated for any portion of a 30-day period of a Registration Default and allocated to the investor based on the number of shares owned by the investor at the time of the Registration Default. We do not believe that payment under the registration payment arrangement is probable and therefore no related liability has been recorded in the accompanying financial statements.

On February 3, 2006, we completed the sale of an aggregate of 2,373,335 shares of common stock in a private placement transaction. The shares were sold at a price of \$7.50 per share, for net proceeds of approximately \$16.2 million. Warrants to purchase an additional 593,335 shares of common stock were issued in connection with the transaction for no additional consideration. The warrants were immediately exercisable at an exercise price of \$8.50 per share and expire on February 3, 2011. We may redeem the warrants after February 3, 2008, at \$.01 per warrant, provided that the shares underlying the warrants are registered for resale and the common stock traded at a volume weighted-average price equal to or greater than 200% of the then exercise price for a prescribed period of time. The estimated fair value of the warrants of \$2,597,396 was classified as equity on the issuance date.

We have a registration payment arrangement with regard to the common stock issued in the private offering. We filed a registration statement which became effective March 17, 2006. We are required to use reasonable commercial efforts to maintain the registration statement's effectiveness until the earlier of (i) two years after the closing, (ii) such time as all common stock purchased in the private placement have been sold pursuant to a registration statement, or (iii) the date on which the investors may sell all shares and warrant shares without restriction by the volume limitations of Rule 144(e) of the Securities Act. In the event the registration statement ceases to be effective for any continuous period that exceeds 30 days or for one or more periods that exceed an aggregate of 60 days in any 12-month period (a "Registration Default"), we shall pay the investors an amount in cash equal to 1% of the aggregate purchase price paid for each 30-day period of a Registration Default. The maximum penalty that we may incur under this arrangement is 10% of the aggregate purchase price, or \$1,780,001, subject to reduction for shares sold or transferred and not held at the penalty determination date. Any payments, if made, will be prorated for any portion of a 30-day period of a Registration Default and allocated to the investor based on the number of shares owned by the investor at the time of the Registration Default. We are not required to pay any penalties related to warrants or shares underlying the warrants. We do not believe that payment under the registration payment arrangement is probable and therefore no related liability has been recorded in the accompanying financial statements.

9. Accounting for Income Taxes

Effective January 1, 2007, we adopted the provisions of FIN 48. FIN 48 prescribes a more-likely-than-not threshold for financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. This interpretation also provides guidance on recognition and classification of income tax assets and liabilities, accounting for interest and penalties associated with tax positions, accounting for income taxes in interim periods and income tax disclosures. We file income tax returns in the U.S. federal jurisdiction and various state jurisdictions. We have identified our federal and Florida tax returns as our only major jurisdictions, as defined. The periods subject to examination for those returns are the 1993 through 2006 tax years.

At January 1, 2007, we had an unrecognized tax benefit of approximately \$1.8 million which did not change significantly during the nine months ended September 30, 2007. Future changes in the unrecognized tax benefit will have no impact on the effective tax rate due to the existence of a valuation allowance. The application of FIN 48 would have resulted in a decrease to retained earnings of \$1.4 million, except that the decrease was fully offset by the application of a valuation allowance. Additionally, as a result of the implementation of FIN 48, we decreased a deferred tax asset and its associated valuation allowance by approximately \$1.8 million. Approximately \$0.4 million of the unrecognized tax benefit is related to disqualifying dispositions of incentive stock options which would be recorded as an adjustment to equity rather than a decrease in retained earnings, if reversed.

At December 31, 2006, the Company had NOL and research and development tax credit carry-forwards for income tax purposes of \$146,213,571 and \$10,077,457, respectively, which expire in varying amounts from 2008 through 2025. Utilization of the NOL and R&D credit carryforwards may be subject to a substantial annual limitation due to the ownership change limitations that have occurred previously or that could occur in the future provided by Section 382 of the Internal Revenue Code of 1986. These ownership changes may limit the amount of NOL and R&D credit carryforwards that can be utilized annually to offset future taxable income and tax, respectively. In general, an ownership change, as defined by Section 382, results from transactions increasing the ownership of certain shareholders or public groups in the stock of a corporation by more than 50 percentage points over a three-year period. We have raised capital through the issuance of capital stock on several occasions which, combined with the purchasing shareholders' subsequent disposition of those shares, may have resulted in a change of control as defined by Section 382, or could result in a change of control in the future upon subsequent disposition. We have not currently completed a study to assess whether a change of control has occurred or whether there have been multiple changes of control since the Company's formation due to the significant complexity and cost associated with such study and that there could be additional changes in control in the future. If we have experienced a change of control at any time since the Company's formation, utilization of our NOL and R&D credit carryforwards would be subject to an annual limitation under Section 382 which is determined first by multiplying the value of our stock at the time of the ownership change by the applicable long-term tax-exempt rate, and then could be subject to additional adjustments, as required. Any limitation may result in the expiration of a portion of the NOL or R&D credit carryforwards before utilization. Further, until a study is completed and any limitation known, no amounts are being presented as an uncertain tax position under FIN 48.

Our policy is that we recognize interest and penalties accrued on any unrecognized tax benefits as a component of our income tax expense. As of the date of adoption of FIN 48, we did not have any accrued interest or penalties associated with any unrecognized tax benefits. For the three and nine month periods ended September 30, 2007 and 2006, we did not incur any income tax related interest income, expense or penalties.

10. Commitments and Contingencies

We are subject to legal proceedings and claims which arise in the ordinary course of our business. Although occasional adverse decisions or settlements may occur, we believe that the final disposition of such matters will not have a material adverse effect on our financial position, results of operations or liquidity.

11. Liquidity and Capital Resources

We operate in a highly competitive industry with rapidly changing and evolving technologies and an increasing number of market entrants. Our potential competitors have substantially greater financial, technical and other resources than we do. We have made significant investments in developing our technologies and products, the returns on which are dependent upon the generation of future revenues for realization. We have not yet generated sufficient revenues to offset our expenses. We have incurred losses from operations and negative cash flows in every year since inception and have utilized the proceeds from the sale of our equity securities to fund our operations.

On February 23, 2007, we completed the sale of an aggregate of 992,441 shares of common stock to a limited number of institutional and other investors in a private placement for net proceeds of approximately \$8.4 million (see Note 8). In addition, during the nine months ended September 30, 2007, we received proceeds from the exercise of outstanding options and warrants of approximately \$6.5 million.

At September 30, 2007, we had an accumulated deficit of approximately \$162.9 million and working capital of approximately \$16.4 million. Management does not expect that revenues in 2007 will be sufficient to offset the expenses from continued investment in product development and marketing activities. Therefore, we expect operating losses and negative cash flows to continue in 2007 and beyond.

The long-term continuation of our business plans is dependent upon generation of sufficient revenues from our technologies and products to offset expenses. In the event that we do not generate sufficient revenues, we will be required to obtain additional funding through public or private financing and/or reduce certain discretionary spending. Failure to generate sufficient revenues, raise additional capital and/or reduce certain discretionary spending could have a material adverse effect on our ability to achieve our intended long-term business objectives.

12. Recent Accounting Pronouncements

In September 2006, the Financial Accounting Standards Board issued Statement of Financial Accounting Standard No. 157, "Fair Value Measurements" (SFAS 157). This statement defines fair value as used in numerous accounting pronouncements, establishes a framework for measuring fair value in generally accepted accounting principles (GAAP) and expands disclosure related to the use of fair value measures in financial statements. SFAS 157 does not expand the use of fair value measures in financial statements, but standardizes its definition and guidance in GAAP. SFAS 157 is effective for fiscal years beginning after November 15, 2007. We will adopt the provisions of SFAS 157 on January 1, 2008. We have evaluated SFAS 157 and do not anticipate that it will have an impact on our financial statements when adopted.

In February 2007, the Financial Accounting Standards Board issued Statement of Financial Accounting Standard No. 159, "Fair Value Option for Financial Assets and Financial Liabilities" (SFAS 159). This statement permits entities to elect to measure many financial instruments and certain other items at fair value and also amends SFAS 115, "Accounting for Certain Investments in Debt and Equity Securities". SFAS 159 is effective for fiscal years beginning after November 15, 2007. We are currently evaluating the impact of SFAS 159; however we do not anticipate that it will have a significant impact on the financial statements when adopted.

ITEM 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

Forward-Looking Statements

When used in this Form 10-Q and in future filings by the Company with the Securities and Exchange Commission, the words or phrases "will likely result", "management expects" or "Company expects", "will continue", "is anticipated", "estimated" or similar expressions are intended to identify "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. Readers are cautioned not to place undue reliance on such forward-looking statements, each of which speaks only as of the date made. Such statements are subject to certain risks and uncertainties that could cause actual results to differ materially from historical earnings and those presently anticipated or projected, including the timely development and acceptance of new products, sources of supply and concentration of customers. We have no obligation to publicly release the results of any revisions, which may be made to any forward-looking statements to reflect, anticipated events or circumstances occurring after the date of such statements.

Results of Operations for Each of the Three and Nine Month Periods Ended September 30, 2007 and 2006

General

We have made significant investments in developing our technologies and products, the returns on which are dependent upon the generation of future revenues for realization. We have not yet generated revenues sufficient to offset our operating expenses and have used the proceeds from the sale of our equity securities to fund our operations.

ITT Agreements

On May 2, 2007, we entered into an Engineering Services Agreement and a Licensing Agreement (collectively, the "Agreements") with ITT Corporation (ITT) for the design and use of our d2p technology. Under the Agreements, we will provide engineering consulting and design services to ITT for the development of products using our technology and will be paid royalties on a per unit basis for products sold by ITT that incorporate our d2p technology. Under the terms of the Agreements, ITT has rights to use our d2p technology in applications worldwide.

Future revenues from engineering services and royalties under the ITT agreements are expected to offset a portion of our annual operating expenses, and cumulative royalties for the license of our d2p technology to ITT are currently estimated to be approximately \$25 million.

Critical Accounting Policies

Revenue Recognition. We account for our service revenue under the provisions of Staff Accounting Bulletin No. 104 (SAB 104), "Revenue Recognition in Financial Statements" and AICPA Statement of Position No. 81-1 (SOP 81-1), "Accounting for Performance of Construction-Type and Certain Production-Type Contracts." Under the provisions of SAB 104 and SOP 81-1, we recognize revenue when there is persuasive evidence of an arrangement, services have been rendered, the fee is fixed or determinable, and collectibility of the resulting receivable is reasonably assured. We use the percentage-of-completion method of accounting for cost reimbursement-type contracts which specify a certain billable fee amount. Revenues are recognized as costs are incurred assuming that collection is reasonably assured.

Income Taxes. We adopted FASB Interpretation No. 48, "Accounting for Uncertainty in Income Taxes - an Interpretation of FASB Statement No. 109", (FIN 48) on January 1, 2007 as more fully discussed in Note 9.

There have been no other changes in accounting policies from those stated in the Annual Report on Form 10-K for the year ended December 31, 2006.

Revenues and Gross Margin

We had service revenue of \$194,129 for the three month period ended September 30, 2007 and a gross margin of \$19,500 or 10%. For the nine month period ended September 30, 2007, we had gross margins of \$32,361, or 11.4% on revenues of \$283,675. The service revenue resulted from services provided to ITT under an engineering services agreement entered into in May 2007. Our cost of sales included the direct labor costs of engineering staff, as well as depreciation and amortization and allocated facilities costs. Allocated indirect costs represent approximately 38-40% of the total cost of sales. We had no revenue in 2006 or the first quarter of 2007.

We expect our services revenue will fluctuate from period to period depending on the status of ongoing projects and the complexity of services requested by ITT. Also, we anticipate that we will secure new customers in future periods who will also engage us for consulting and design services. We anticipate that royalty revenues from license agreements will not be recognized for a minimum of twelve to eighteen months following execution of a license agreement.

Research and Development Expenses

Our research and development expenses for the three months ended September 30, 2007 were \$2,782,933, as compared to \$2,273,264 for the same period in 2006, an increase of \$509,669 or 22%. This increase was due to increased outside design consulting fees of approximately \$390,000 as well as an increase in personnel costs of approximately \$260,000, offset by approximately \$175,000 of direct and indirect engineering costs classified as cost of sales.

For the nine months ended September 30, 2007, our research and development expenses were \$8,073,005 as compared to \$7,361,191 for the same period in 2006, representing an increase of \$711,814 or 10%. The increase was a result of increased prototype fabrication costs of approximately \$370,000, increased outside design consulting fees of approximately \$480,000 and increased personnel costs of approximately \$440,000, offset by approximately \$250,000 of direct and indirect engineering costs classified as cost of sales, a decrease in stock-based compensation of approximately \$190,000 and a decrease in depreciation expense of approximately \$70,000.

Prototype fabrication costs vary based on the number of foundry runs, the materials specified and the number of variants requested on each run. Outside design consulting fees are generally project-based and will vary based on timing of certain development projects. The increases in personnel costs were a result of increases in engineering personnel and related recruitment costs. The decreases in stock-based compensation were due to the expiration of a stock-based contract with a third-party in late 2006 as well as decreases in employee stock-based compensation primarily as a result of forfeitures of unvested options.

We expect to continue to invest a significant amount of our working capital in research and development activities, although we do not anticipate that the total amount spent on research and development will increase substantially from current levels without an offsetting increase in revenues.

Marketing and Selling Expenses

Marketing and selling expenses for the three months ended September 30, 2007 were \$630,312, representing an increase of \$116,356, or 23%, from marketing and selling expenses of \$513,956 for the same period in 2006. The increase was due to increased personnel and related costs, including an increase in stock-based compensation of approximately \$59,000.

For the nine months ended September 30, 2007, marketing and selling expenses were \$1,977,867, representing an increase of \$387,152, or 24%, from the same period in 2006. The increase was due to increased personnel and related costs of approximately \$150,000 and increased consulting fees of approximately \$180,000 for technical sales support and expansion of network carrier and other potential customer relationships.

General and Administrative Expenses

General and administrative expenses for the three months ended September 30, 2007 were \$1,484,914, as compared to \$1,257,904 for the same period in 2006, representing an increase of \$227,010, or 18%. The increase in general and administrative expenses was primarily due to increased employee stock compensation expense of approximately \$187,000.

For the nine months ended September 30, 2007, general and administrative expenses were \$4,185,289, as compared to \$4,198,183 for the same period in 2006, representing a decrease of \$12,894 or less than 1%. This decrease was due to decreased third party stock compensation expense of approximately \$250,000 and decreased insurance costs of approximately \$80,000, largely offset by increased outside professional fees of approximately \$160,000 and increased employee stock compensation expense of approximately \$100,000.

The increase in employee stock-based compensation expense is primarily due to long-term equity incentive option grants to executives and other employees in late 2006 and throughout 2007. The decrease in third-party stock-based compensation expense is due to the expiration of stock-based compensation arrangements with third parties in 2006. The increase in outside professional fees is primarily due to fees related to implementation of a new financial accounting system.

Interest and Other Income

Interest and other income consist of interest earned on our investments and other miscellaneous income. Interest and other income for the three months ended September 30, 2007 was \$222,826, compared to \$257,956 for the same period in 2006. For the nine months ended September 30, 2007, interest and other income was \$663,891, compared \$700,124 for the same period in 2006. The decrease in interest and other income for the three and nine month periods is due to higher miscellaneous income in 2006.

Loss and Loss per Share

We had a net loss of \$(4,655,833) or \$(0.19) per common share for the three months ended September 30, 2007, as compared to net loss of \$(3,787,168) or \$(0.16) per common share for the same period in 2006, representing an increase in net loss of \$868,665 or \$0.03 per share. This increase was primarily due to a 21% increase in operating expenses from the same period in 2006.

We had a net loss of \$(13,539,909) or \$(0.55) per common share for the nine months ended September 30, 2007, as compared to net loss of \$(12,449,965) or \$(0.54) per common share for the same period in 2006. This represents an increase in net loss of \$1,089,944 or \$0.01 per share. This increase was primarily a result of an 8% increase in operating expenses from the same period in 2006.

Liquidity and Capital Resources

At September 30, 2007, we had working capital of approximately \$16.4 million which represented an increase of approximately \$3.1 million from working capital of \$13.3 million at December 31, 2006. The increase was primarily due to a \$4.4 million increase in cash and cash equivalents offset by a \$1.1 million increase in current liabilities. The increase in cash and cash equivalents was a result of the proceeds from the private placement in February 2007 of approximately \$8.4 million and proceeds from the exercise of warrants and employee stock options of approximately \$6.5 million during the nine month period ended September 30, 2007. These increases were offset by approximately \$9.4 million in cash used for operating activities and approximately \$1.1 million of cash invested in equipment and intellectual property protection for the nine month period ended September 30, 2007. The increase in current liabilities is primarily due to the timing of payables and accrued 2007 year end employee bonuses.

Our future business plans call for continued investment in sales, marketing and product development for our wireless technologies and products. Our ability to generate revenues will largely depend upon the rate at which we are able to secure OEM adoption of our technology and products. The expected revenues for 2007 and 2008 will not be sufficient to cover our operational expenses for those years. The expected continued losses and negative cash flow will continue to be funded by the use of our available working capital.

We believe that our current capital resources will be sufficient to support our liquidity requirements at least through the first half of 2008. The long-term continuation of our business plans is dependent upon generation of sufficient revenues from our products to offset expenses. In the event that we do not generate sufficient revenues, we will be required to obtain additional funding through public or private financing and/or reduce certain discretionary spending. Failure to generate sufficient revenues, raise additional capital and/or reduce certain discretionary spending could have a material adverse effect on our ability to achieve our intended long-term business objectives.

Off-Balance Sheet Transactions, Arrangements and Other Relationships

As of September 30, 2007, we had outstanding warrants to purchase 1,814,528 shares of common stock that were issued in connection with the sale of equity securities in various private placement transactions in 2000, 2001, 2005 and 2006. These warrants have exercise prices ranging from \$8.50 to \$56.66 per share with a weighted average exercise price of \$31.27 and a weighted average remaining contractual life of approximately 3.7 years. The estimated grant-date fair value of these warrants of \$17,492,098 is included in shareholders' equity in our consolidated balance sheets.

ITEM 3. Quantitative and Qualitative Disclosures About Market Risk.

Not Applicable

ITEM 4. Controls and Procedures.

Evaluation of Disclosure Controls and Procedures

An evaluation of the effectiveness of our disclosure controls and procedures as of September 30, 2007 was made under the supervision and with the participation of our management, including the chief executive officer and chief financial officer. Based on that evaluation, they concluded that our disclosure controls and procedures are effective as of the end of the period covered by this report to ensure that information required to be disclosed by us in our Exchange Act reports is accumulated and communicated to our management, including our principal executive and financial officers, as appropriate to allow timely decisions regarding required disclosures, and is recorded, processed, summarized and reported within the time periods specified by the Securities and Exchange Commission's rules and regulations.

Changes in Internal Control over Financial Reporting

For the three month period covered by this report, there has been no change in our internal control over financial reporting that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting, except as noted below.

During the third quarter of 2007, we completed testing and implementation of a new financial accounting system and a new equity administration system. As a result of these system changes, several of our internal controls over financial reporting and related processes were modified and/or redesigned to conform with and support the new systems. We anticipate that the implementation of these new systems will strengthen the overall system of internal controls due to enhanced automation and integration of related processes. Testing of the controls related to these new systems is ongoing and is included in the scope of management's assessment of its internal controls over financial reporting for 2007. Neither of these initiatives is in response to any identified deficiency or weakness in our internal control over financial reporting.

PART II - OTHER INFORMATION

ITEM 1. Legal Proceedings.

We are subject to legal proceedings and claims which arise in the ordinary course of our business. Although occasional adverse decisions or settlements may occur, we believe that the final disposition of such matters will not have a material adverse effect on our financial position, results of operations or liquidity.

ITEM 1A. Risk Factors

In addition to other information in this Quarterly Report on Form 10-Q, the risk factors discussed in Part I, Item 1A, "Risk Factors" in our Form 10-K for the year ended December 31, 2006 should be carefully considered in evaluating our business because such factors may have a significant impact on our business, operating results, liquidity and financial condition. The risks described in our 2006 Form 10-K are not the only risks facing us. Additional risks and uncertainties not currently known to us or that we currently deem to be immaterial may also materially adversely affect our business, financial condition or operating results.

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

Sales of Unregistered Securities

			Consideration received		
			and description of		
			underwriting or other	Exemption	If option, warrant or
			discounts to market	from	convertible security,
	Title of	Number	price afforded to	registration	terms of exercise or
Date of sale	security	sold	purchasers	claimed	conversion
7/15/07-8/15/07	Options to	56,671	Option granted - no	4(2)	Options generally vest
	purchase		consideration received		over a three year period
	common		by Company until		and remain exercisable
	stock		exercised		for seven years from the
	granted to				grant date at exercise
	employees				prices ranging from
	pursuant to				\$11.82 to \$13.04 per
	the 2000				share.

Plan

Date of sale 8/15/07	Title of security Options to purchase common stock granted to non-employee directors pursuant to the 2000 Plan	Number sold 70,000	Consideration received and description of underwriting or other discounts to market price afforded to purchasers Option granted - no consideration received by Company until exercised	Exemption from registration claimed 4(2)	If option, warrant or convertible security, terms of exercise or conversion Options vest 8/15/08 and remain exercisable for seven years from the grant date at an exercise price of \$12.30 per share.
8/15/07	Options to purchase common stock granted to executive officers pursuant to the 2000 Plan	46,250	Option granted - no consideration received by Company until exercised	4(2)	Options vest over a three year period and remain exercisable for seven years from the grant date at an exercise price of \$12.30 per share.
9/4/07-9/27/07	Common Stock	104,750	Received proceeds of \$942,750	4(2)	Exercise of warrants issued in connection with private placement transaction in March 2005.
9/25/07- 9/27/07	Common Stock	80,500	Received proceeds of \$684,251	4(2)	Exercise of warrants issued in connection with private placement transaction in February 2006.

ITEM 3. Defaults Upon Senior Securities.

Not applicable.

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

The Company held its annual meeting on August 10, 2007. The shareholders elected Messrs. Jeffrey Parker, David Sorrells, William Hightower, John Metcalf, Todd Parker, Robert Sterne, Nam Suh, William Sammons, and Papken der Torossian as directors. The following is a tabulation of votes cast for and against and abstentions for each item submitted for approval:

	votes Cast	
Name	For	Withheld
Jeffrey Parker	16,673,830	543,991

David Sorrells	16,666,565	551,256
William Hightower	16,646,315	571,506
John Metcalf	17,035,863	181,958
Todd Parker	16,429,913	787,908
Robert Sterne	16,724,896	492,925
Nam Suh	17,162,276	55,545
William Sammons	17,153,143	64,678
Papken der Torossian	17,157,245	60,576

ITEM 5. Other Information.

Not applicable.

ITEM 6. Exhibits and Reports on Form 8-K.

(a) Exhibits.

- 3.1 Articles of Incorporation, as amended (incorporated by reference from Exhibit 3.1 of Registration Statement No. 33-70588-A)
- 3.2 Amendment to Amended Articles of Incorporation dated March 6, 2000 (incorporated by reference from Exhibit 3.2 of Annual Report on Form 10-K for the year ended December 31, 1999)
- 3.2 Bylaws, as amended (incorporated by reference from Exhibit 3.1 of Current Report on Form 8-K filed August 10, 2007)
- 4.1 Shareholder Protection Rights Agreement between the Registrant and American Stock Transfer & Trust Company, as Rights Agent (incorporated by reference from Exhibit 4.01 of Form 8-K dated November 21, 2005)
- 31.1 Section 302 Certification of Jeffrey L. Parker, CEO*
- 31.2 Section 302 Certification of Cynthia Poehlman, CFO*
- 32.1 Section 906 Certification*

* Filed herewith.

(b) Reports on Form 8-K.

1. Form 8-K, dated August 10, 2007. Item 5.03 - Amendment to Bylaws to facilitate direct share registration of the Company's common stock in response to NASDAQ rules requiring all traded stock be eligible for direct share registration on or before January 1, 2008.

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.

ParkerVision, Inc. Registrant

November 2, 2007 By: /s/Jeffrey L. Parker

Jeffrey L. Parker Chairman and Chief Executive Officer

November 2, 2007 By: /s/Cynthia L. Poehlman

Cynthia L. Poehlman Chief Financial Officer

Index to Exhibits

31.1	Rule 13a-14 and 15d-14 Certification of Jeffrey Parker
31.2	Rule 13a-14 and 15d-14 Certification of Cynthia Poehlman
32.1	Section 1350 Certification of Jeffrey Parker and Cynthia Poehlman
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