

ALL AMERICAN PET COMPANY, INC.

Form 10-Q/A

August 19, 2010

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

Form 10-Q/ Amendment No. 1

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

For the quarterly period ended September 30, 2009

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

Commission file number 001-33300

ALL AMERICAN PET COMPANY, INC.

(Exact name of registrant as specified in its charter)

Maryland
(State or other jurisdiction of incorporation or
organization)

91-2186665
(I.R.S. Employer Identification No.)

9601 Wilshire Blvd., Suite M200
Beverly Hills, California
(Address of principal executive offices)

90210
(Zip Code)

(310) 424-1600

(Registrant's telephone number, including area code)

Indicate by check mark whether the issuer (1) 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

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files).

Yes No

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

Large accelerated filer

Accelerated filer

Non-accelerated filer (Do not check if a smaller reporting company) Smaller reporting company

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

Indicate the number of shares of outstanding of each of the Registrant's classes of common equity, as of the last practicable date: As of September 30, 2009, the Registrant had outstanding 64,065,883 shares of Common Stock, no shares of Preferred Stock, and warrants exercisable for 8,437,031 shares of Common Stock.

Explanatory Note

On March 1, 2009, All American Pet Company Inc. (the “Company”) filed with the Securities and Exchange Commission its Form 10-Q for the quarterly period ended September 30, 2009.

This Amendment No. 1 to Form 10-Q (“Amendment No. 1”) of the Company is being filed to reflect corrections to inadvertent errors in the amortization of employee bonus expense and expensing accrued payroll taxes, and the associated penalties and interest in the period that they were assessed instead of in lump sum amounts. These amendments will change the original filing to disclosures on the Condensed Consolidated Statements of Operations (for the Three months ended September 30, 2009) and, as a result of such errors, to Item 2 - “Managements Discussion and Analysis of Financial Condition and Plan of Operation - Results of Operations.” This Amendment No. 1 does not change any other information set forth in the original filing of the Company’s Report on Form 10-Q for the quarterly period ended September 30, 2009. Please see footnote number fourteen (#14).

ALL AMERICAN PET COMPANY, INC.
FOR THE PERIOD YEAR ENDED
SEPTEMBER 30, 2009

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PART I – FINANCIAL INFORMATION

Item 1. Financial Statements.

ALL AMERICAN PET COMPANY, INC.
CONDENSED CONSOLIDATED BALANCE SHEET RESTATEMENT
FOR THE PERIODS ENDED SEPTEMBER 30, 2009, DECEMBER 31, 2008 AND SEPTEMBER 30, 2008

	September 30, 2009	December 31, 2008	September 30, 2008
ASSETS			
Cash			
Bank of america	\$6,640	\$-	
1st federal	-	992	992
Accounts receivable	-	-	6,674
Prepaid expenses	214,664	228,365	232,933
Total current assets	221,304	229,357	240,599
Machinery and equipment, net	4,920	-	-
Other assets	39,000	39,000	13,000
TOTAL ASSETS	\$265,224	\$268,357	\$253,599
LIABILITIES & SHAREHOLDERS' DEFICIT			
Current liabilities:			
Book overdraft	\$7,401	\$10,595	\$7,568
Accounts payable	1,707,153	1,615,618	1,613,555
Accrued officers salaries	350,000	125,000	50,000
Advances from officer	(255,858)	22,323	60,112
Accrued payroll	77,643	79,643	79,643
Accrued payroll taxes	633,311	594,683	570,576
Notes payable - others	261,300	781,800	781,800
Note payable - officer	10,538	10,038	10,038
Accrued Interest and Other	114,740	241,440	216,763
Dividends Payable	0	135,600	124,300
Total Current Liabilities	2,906,228	3,616,740	3,514,355
COMMITMENTS AND CONTINGENCIES			
Series A Preferred shares, 56,500 shares issued and outstanding 8% cumulative dividend redeemable by the Company at \$10 per share plus one share of Common stock and any unpaid dividends	--	565,000	565,000
Common Shares	84,267	50,900	49,612
Additional Paid In Capital	7,696,947	5,300,259	5,201,048
Accumulated Deficit	(10,422,218)	(9,264,542)	(9,076,416)
Total Shareholders' Deficit	(2,641,004)	(3,348,383)	(3,260,756)
TOTAL LIABILITIES & SHAREHOLDERS' DEFICIT	\$265,224	\$268,357	\$253,599

See Accompanying Notes to Financial Statements.

ALL AMERICAN PET COMPANY, INC.
 CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS RESTATEMENT
 FOR THE THREE AND NINE MONTHS ENDED SEPTEMBER 30, 2009 AND SEPTEMBER 30, 2008

	For the 3 Months Ended		For the 9 Months Ended	
	September	September	September	September
	30, 2009	30, 2008	30, 2009	30, 2008
Revenue	\$-	\$-	\$-	\$-
Reversal of Slotting Fees	0	525	0	(181,558)
Gross Profit (Loss)	0	(525)	0	181,558
Operating expenses				
Sales and Marketing	194,776	32,608	349,193	168,429
General and administrative	320,162	171,613	764,902	976,306
Other	0	345	0	345
Total operating expenses	514,938	204,566	1,114,095	1,145,080
Loss from operations	(514,938)	(205,091)	(1,114,095)	(963,522)
Loss from abandonment of assets	0	0	0	14,923
Other Income Expense	2	0	30	0
Interest Expense	12,605	30,005	43,611	92,218
Income (loss) before income taxes	(527,541)	(235,096)	(1,157,676)	(1,070,663)
Provision for income taxes	0	0	800	800
Net loss	(527,541)	(235,096)	(1,158,476)	(1,071,463)
Preferred stock dividend	0	11,300	0	33,900
Net loss attributable to common stockholders	\$(527,541)	\$(246,396)	\$(1,158,476)	\$(1,105,363)
Net loss per common share	\$(0.011)	\$(0.010)	\$(0.020)	\$(0.033)
Weighted average number of common shares outstanding (basic and diluted)	45,914,216	25,499,976	59,340,860	33,315,172

See Accompanying Notes to Financial Statements.

ALL AMERICAN PET COMPANY, INC.
CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS RESTATEMENT
FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2009 AND SEPTMBER 30, 2008

	September 30, 2009	September 30, 2008
CASH FLOWS FROM OPERATING ACTIVITIES:		
Net loss	\$(1,158,476)	\$(1,105,363)
Adjustments to reconcile net loss to net cash flows used in operating activities:		
Depreciation and amortization	13,702	9,762
Loss on abandonment of assets		14,923
Common shares issued for services	-	388,440
Shares Issued (Senior Management Signing Bonus)	-	285,000
(Increase) decrease in:		
Accrued interest receivable	164,420	(44,168)
Other assets	-	(3,640)
Increase (decrease) in:		
Accounts payable	91,535	108,910
Accounts payable related party	-	-
Accrued officer/consulting salaries	225,000	225,001
Prepaid expenses	(13,701)	232,933
Accrued payroll	(2,000)	(45,000)
Accrued payroll taxes	38,628	35,698
Accrued slotting fees	-	(181,403)
Accrued interest	(126,700)	73,871
Other current liabilities	2,916	(171,315)
NET CASH USED IN OPERATING ACTIVITIES:	(764,676)	(176,351)
CASH FLOW (USED) FROM INVESTING ACTIVITIES:		
Purchases - equipment	(4,920)	-
NET CASH FLOW USED BY INVESTING ACTIVITIES:	(4,920)	-
CASH FLOWS FROM FINANCING ACTIVITIES:		
Bank overdraft	(3,194)	2,955
Proceeds from sale of common shares	1,056,119	119,675
Proceeds from notes payable - others	18,991	6,800
Repayment of notes payable - others	(18,991)	(1,138)
Proceeds from notes payable - officers	500	
Repayment of notes payable - officers		
Advances to (from) officers	(278,181)	49,051
NET CASH PROVIDED BY FINANCING ACTIVITIES:	\$775,244	\$177,343
Increase (decrease) in cash and cash equivalents	\$5,648	\$992
Cash at beginning of period	992	\$-
CASH AT END OF PERIOD	\$6,640	\$992

SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION:

CASH PAID DURING THE PERIOD FOR:

Interest	\$-	\$-
Income Taxes	\$800	\$800

NON-CASH FINANCING ACTIVITIES:

Shares issued to employees	\$-	\$750
Shares issued to professionals for financing expense	\$-	\$1,702
Shares issued to vendors in settlement of balance owed	\$-	\$850
Shares issued to consultants for website expense	\$-	\$1,012
Shares issued to professionals for services rendered	\$-	\$2,160
Dividends payable on Series A preferred shares reversed	\$(135,600)	\$33,900
Shares issued to executive officers	\$-	\$4,750

See Accompanying Notes to Financial Statements.

ALL AMERICAN PET COMPANY, INC.
NOTES TO CONDENSED FINANCIAL STATEMENT
For the Nine Months Ending September 30, 2009 (unaudited)

1. ORGANIZATION, BASIS OF PRESENTATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Organization and Nature of Operations

All-American Pet Company, Inc. was incorporated in New York in 2003 as a Subchapter S Corporation under the Internal Revenue Code of 1986. The Company produces markets and sells premium dog food primarily through supermarkets and grocery stores under the brand name Bowwow Breakfast Cereal™ (Bowwow Breakfast) in the United States. The Company developed the first line of commercial dog food specifically targeted for the morning meal.

On January 27, 2006, All-American Pet Company Inc., a New York corporation, merged with and into All American Pet Company, Inc., a Maryland corporation. Prior to the merger, the Company amended the shareholder agreements to accommodate new investors. In addition, two of the four shareholders at December 31, 2005 converted their common shares into Series A preferred shares (see Note 11). In March 2009, the preferred shares were converted into 5,000,000 shares of common shares.

Unless the context otherwise requires, references in these financial statements to the “Company” refer to All American Pet Company, Inc., a Maryland corporation, and its predecessor, All-American Pet Company Inc., a New York corporation. All financial statements give effect to this reincorporation as if it occurred at the beginning of the period.

Basis of Presentation

The accompanying unaudited financial statements have been prepared in accordance with United States generally accepted accounting principles for interim financial information and with the instructions to Form 10-Q. Accordingly, they do not include all of the information and footnotes required by United States generally accepted accounting principles for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation of the financial position, results of operations and cash flows for the interim periods presented have been included. These financial statements should be read in conjunction with the financial statements and related notes for the fiscal year ended December 31, 2008 included in the Company’s Form 10-K filed with the Securities and Exchange Commission on December 23, 2009.

The financial statements have been presented on a going concern basis, which contemplates, but does not include adjustments for the realization of assets and satisfaction of liabilities in the normal course of business. The Company has a limited operating history and limited funds. As shown in the financial statements, the Company incurred a net loss of \$1,158,476 and a cash flow from operations of \$764,676 for the period ended September 30, 2009, and had a working capital deficit of \$2,684,924 and shareholders’ deficit of \$2,641,004 as of September 30, 2009. These factors raised substantial doubt about the Company’s ability to continue as a going concern. The financial statements do not include any adjustments that might result from the outcome of this uncertainty. The Company believes that it is appropriate for the financial statements to be prepared on a going concern basis.

The Company is dependent upon outside financing to continue operations. It is management’s plans to raise necessary funds via a private placement of its common stock to satisfy the capital requirements of the Company’s business plan. There is no assurance that the Company will be able to raise necessary funds or if it is successful in raising the necessary funds, which the Company will successfully implement its business plan. The Company’s continuation as a going concern is dependent on the Company’s ability to raise additional funds through a private placement of its

common stock sufficient to meet its obligations on a timely basis and ultimately to attain profitable operations.

ALL AMERICAN PET COMPANY, INC.
NOTES TO CONDENSED FINANCIAL STATEMENT
For the Nine Months Ending September 30, 2009 (unaudited)

Significant Accounting Policies

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could materially differ from those estimates. Management believes that the estimates used are reasonable. Significant estimates made by management include estimates for bad debts, excess and obsolete inventory, coupon liabilities and other trade spending liabilities.

Cash Equivalents

Cash equivalents consist of highly liquid investments with maturities at the date of purchase of 90 days or less.

Fair Value of Financial Instruments

The carrying amounts of the financial instruments, including cash and cash equivalents, accounts receivable, bank overdraft, accounts payable, accrued payroll and employee benefits, accrued slotting fees and other current liabilities, approximate fair value due to the short maturities of these financial instruments. The notes payable and capital lease obligations are also considered financial instruments whose carrying amounts approximate fair values.

Accounts Receivable and Allowances for Uncollectible Accounts

Credit limits are established through a process of reviewing the financial history and stability of each customer. The Company regularly evaluates the collectability of the trade receivable balances by monitoring past due balances. If it is determined that a customer will be unable to meet its financial obligation, the Company records a specific reserve for bad debts to reduce the related receivable to the amount that is expected to be recovered.

Inventories

Inventories consist of raw materials, packaging supplies and finished goods and are valued at the lower of cost (first-in, first-out (FIFO) method) or market.

Machinery, Equipment and Leasehold Improvements

Machinery and equipment are stated at cost. Significant improvements are capitalized and maintenance and repairs are expensed. Depreciation and amortization are provided using the straight-line method over the estimated useful lives of the assets. Machinery and equipment are reviewed for impairment whenever events or circumstances indicate that the carrying amount of assets may not be recoverable in accordance with Statement of Financial Accounting Standards ("SFAS") No. 144 "Accounting for the Impairment or Disposal of Long-Lived Assets." The Company evaluates recoverability of property, plant and equipment to be held and used by comparing the carrying amount of an asset to estimated future net undiscounted cash flows to be generated by the asset. If such assets are considered to be impaired, the impairment to be recognized is measured as the amount by which the carrying amount of the assets exceeds the fair value of the assets.

Estimated useful lives are as follows:

Computer equipment 3 - 5 years

ALL AMERICAN PET COMPANY, INC.
NOTES TO CONDENSED FINANCIAL STATEMENT
For the Nine Months Ending September 30, 2009 (unaudited)

Revenue Recognition, Sales Incentives and Slotting Fees

In accordance with Staff Accounting Bulletin No. 104, Revenue Recognition (“SAB 104”), revenues are recognized upon passage of title to the customer, typically upon product pick-up, shipment or delivery to customers. The Company’s revenue arrangements with its customers often include sales incentives and other promotional costs such as coupons, volume-based discounts, slotting fees and off-invoice discounts. These costs are typically referred to collectively as “trade spending”. Pursuant to EITF No. 00-14, EITF No. 00-25 and EITF No. 01-09, these costs are recorded when revenue is recognized and are generally classified as a reduction of revenue. Slotting fees refer to oral arrangements pursuant to which the retail grocer allows our products to be placed on the store’s shelves in exchange for a slotting fee. Given that there are no written contractual commitments requiring the retail grocers to allocate shelf space for twelve months we expense the slotting fee at the time orders are first shipped to customers.

Shipping and Freight Charges

The Company incurs costs related to shipping and handling of manufactured products. These costs are expensed as incurred as a component of warehouse expense. The Company also incurs shipping and handling charges related to the receipt of raw materials, which are recorded as a component of cost of goods sold. Payments received from customers for shipping and handling costs are included as a component of net sales upon recognition of the related sale. The Company ceased the manufacturing portion of its operations in October of 2007, as a result no expenses were incurred.

Advertising Costs

Advertising costs, including media advertising, design and printing of coupons, and other advertising, which are included in sales and marketing expense, are expensed when the advertising first takes place. Advertising expenses were \$27,086 and \$42,045 during the periods ended September 30, 2009 and September 30, 2008. Advertising expenses, which are included in general and administrative were \$57,800 and \$-0- during the nine months ended September 30, 2009 and 2008.

Normal Spoils Costs

Expenses for spoils that are incurred after our products are received by our customers are recorded as a reduction in gross sales. Expenses for spoils that are incurred while raw materials are stored pending orders are included in costs of good sold. The company booked no expenses for spoils during the nine months ending September 30, 2009 and September 30, 2008.

Research and Development Costs

Research and development costs are expensed as incurred.

Distribution of Free Products

In order to generate interest in the Company’s dog food products, the Company sends sample products to investors, prospective buyers and consumers. The costs related to these samples are expensed as sales and marketing expenses. During the nine months period ended September 30, 2009 and 2008, the Company incurred no expenses related to samples.

Net Loss Attributable to Common Shareholders

Net loss per share is calculated using the weighted average number of common shares outstanding for the period and diluted loss per share is computed using the weighted average number of common shares and dilutive common equivalent shares outstanding. There was a weighted average number of common stock shares outstanding of

59,340,860 at September 30, 2009 and 33,315,172 at September 30, 2008. Net loss per share and diluted net loss per share are the same for all periods presented because common equivalent shares of 3,697,940 and 17,006,837 for the nine months ended September 30, 2009 and 2008, respectively, were not used in the computation of net loss per share because the results would be anti-dilutive. The common equivalent shares are a result of warrants issued for convertible debt.

ALL AMERICAN PET COMPANY, INC.
NOTES TO CONDENSED FINANCIAL STATEMENT
For the Nine Months Ending September 30, 2009 (unaudited)

Accounting for obligations and instruments potentially settled in the Company's common stock
In connection with any obligations and instruments potentially to be settled in the Company's stock, the Company accounts for the instruments in accordance with EITF Issue No. 00-19, Accounting for Derivative Financial Instruments Indexed to, and Potentially Settled in a Company's Own Stock. This issue addresses the initial balance sheet classification and measurement of contracts that are indexed to, and potentially settled in, the Company's stock.

Under EITF 00-19, contracts are initially classified as equity or as either assets or liabilities, depending on the situation. All contracts are initially measured at fair value and subsequently accounted for based on the then current classification. Contracts initially classified as equity do not recognize subsequent changes in fair value as long as the contracts continue to be classified as equity. For contracts classified as assets or liabilities, the Company reports changes in fair value in earnings and discloses these changes in the financial statements as long as the contracts remain classified as assets or liabilities. If contracts classified as assets or liabilities are ultimately settled in shares, any previously reported gains or losses on those contracts continue to be included in earnings. The classification of a contract is reassessed at each balance sheet date.

Derivative instruments

In connection with the issuances of equity instruments or debt, the Company may issue options or warrants to purchase common stock. In certain circumstances, these options or warrants may be classified as liabilities, rather than as equity. In addition, the equity instrument or debt may contain embedded derivative instruments, such as conversion options or listing requirements, which in certain circumstances may be required to be bifurcated from the associated host instrument and accounted for separately as a derivative liability instrument. The Company accounts for derivative instruments under the provisions of SFAS No. 133, Accounting for Derivative Instruments and Hedging Activities.

Comprehensive Income Reporting

SFAS No. 130, "Reporting Comprehensive Income" establishes standards for reporting and displaying comprehensive income and its components in a full set of general-purpose financial statements. The objective of SFAS No. 130 is to report a measure of all changes in the equity of an enterprise that result from transactions and other economic events of the period other than transactions with owners. Comprehensive loss did not differ from currently reported net loss in the periods presented.

2. RECENT ACCOUNTING PRONOUNCEMENTS

References to the "FASB", "SFAS" and "SAB" herein refer to the "Financial Accounting Standards Board", "Statement of Financial Accounting Standards", and the "SEC Staff Accounting Bulletin", respectively.

Effective January 1, 2007, the Company adopted Financial Accounting Standard Board Interpretation No. 48, "Accounting for Uncertainty in Income Taxes ("FIN 48"), an interpretation of FASB Statement No. 109, Accounting for Income Taxes." The Interpretation addresses the determination of whether tax benefits claimed or expected to be claimed on a tax return should be recorded in the financial statements. Under FIN 48, we may recognize the tax benefit from an uncertain tax position only if it is more likely than not that the tax position will be sustained on examination by the taxing authorities, based on the technical merits of the position. The tax benefits recognized in the financial statements from such a position should be measured based on the largest benefit that has a greater than fifty percent likelihood of being realized upon ultimate settlement. FIN 48 also provides guidance on derecognition, classification, interest and penalties on income taxes, account in interim periods and requires increased disclosures. At

the date of adoption, and as of December 31, 2007, the Company does not have a liability for unrecognized tax benefits.

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ALL AMERICAN PET COMPANY, INC.
NOTES TO CONDENSED FINANCIAL STATEMENT
For the Nine Months Ending September 30, 2009 (unaudited)

The Company files income tax returns in the U.S. federal jurisdiction and various states. The Company is subject to U.S. federal or state income tax examinations by tax authorities for years after 2006. During the periods open to examination, the Company has net operating loss (NOL) and tax credit carry forwards for U.S. federal and state tax purposes that have attributes from closed periods. Since these NOLs and tax credit carry forwards may be utilized in future periods, they remain subject to examination.

In September 2006, the FASB issued SFAS No. 157, "Fair Value Measurements," which provides enhanced guidance for using fair value to measure assets and liabilities. SFAS No. 157 provides a common definition of fair value and establishes a framework to make the measurement of fair value in generally accepted accounting principles more consistent and comparable. SFAS No. 157 also requires expanded disclosures to provide information about the extent to which fair value is used to measure assets and liabilities, the methods and assumptions used to measure fair value, and the effect of fair value measures on earnings.

SFAS No. 157 is effective for financial statements issued in fiscal years beginning after November 15, 2007 and to interim periods within those fiscal years. The Company is currently in the process of evaluating the effect, if any, the adoption of SFAS No. 157 will have on its results of operations, financial condition, cash flows or disclosures through December 31, 2008.

In February 2007, the FASB issued SFAS No. 159, "Fair Value Option for Financial Assets and Financial Liabilities", which permits entities to choose to measure many financial instruments and certain other items at fair value that are not currently required to be measured at fair value and establishes presentation and disclosure requirements designed to facilitate comparisons between entities that choose different measurement attributes for similar types of assets and liabilities. SFAS No. 159 is effective for fiscal years beginning after November 15, 2007. The Company did not adopt SFAS No. 159 on any individual instrument as of January 1, 2008.

In December 2007, the FASB issued SFAS No. 141 (revised 2007), "Business Combinations" ("SFAS No. 141R"). SFAS No. 141R is a revision to SFAS No. 141 and includes substantial changes to the acquisition method used to account for business combinations (formerly the "purchase accounting" method), including broadening the definition of a business, as well as revisions to accounting methods for contingent consideration and other contingencies related to the acquired business, accounting for transaction costs, and accounting for adjustments to provisional amounts recorded in connection with acquisitions. SFAS No. 141R retains the fundamental requirement of SFAS No. 141 that the acquisition method of accounting be used for all business combinations and for an acquirer to be identified for each business combination. SFAS 141R is effective for periods beginning on or after December 15, 2008, and will apply to all business combinations occurring after the effective date. The Company is currently evaluating the requirements of SFAS 141R.

The FASB also issued SFAS No. 160, "Non-controlling Interests in Consolidated Financial Statements – an amendment of Accounting Research Bulletin No. 51, Consolidated Financial Statements" in December 2007. This statement amends ARB No. 51 to establish new standards that will govern the (1) accounting for and reporting of non-controlling interests in partially owned consolidated subsidiaries and (2) the loss of control of subsidiaries. Non-controlling interest will be reported as part of equity in the consolidated financial statements. Losses will be allocated to the non-controlling interest, and, if control is maintained, changes in ownership interests will be treated as equity transactions. Upon a loss of control, any gain or loss on the interest sold will be recognized in earnings. SFAS No. 160 is effective for periods beginning after December 15, 2008.

The FASB also issued SFAS No. 161 “Disclosures about Derivatives Instruments and Hedging Activities” in March 2008. This statement requires enhanced disclosures about an entity’s derivative and hedging activities and thereby improves the transparency of financial reporting. This statement is effective for financial statements for fiscal years and interim periods beginning after November 15, 2008, with earlier application encouraged. The Company is currently evaluating the requirements of SFAS No. 161.

ALL AMERICAN PET COMPANY, INC.
 NOTES TO CONDENSED FINANCIAL STATEMENT
 For the Nine Months Ending September 30, 2009 (unaudited)

On January 1, 2009, the Company adopted a new standard which requires, among other things, the acquiring entity in a business combination to recognize all (and only) the assets acquired and liabilities assumed in the transaction; establishes the acquisition date fair value as the measurement objective for all assets acquired and liabilities assumed; and requires the acquirer to disclose to investors and other users all of the information they need to evaluate and understand the nature and financial effect of the business combination. The adoption of this standard had no effect on the Company's financial statements.

On January 1, 2009, the Company adopted a new standard which establishes accounting for and disclosure of events that occur after the balance sheet date but before financial statements are issued or available to be issued. The standard defines (i) the period after the balance sheet date during which a reporting entity's management should evaluate events or transactions that may occur for potential recognition or disclosure in the financial statements (ii) the circumstances under which an entity should recognize events or transactions occurring after the balance sheet date in its financial statements, and (iii) the disclosures an entity should make about events or transactions that occurred after the balance sheet date. The adoption of this standard had no effect on the Company's financial statements.

On June 30, 2009, the Company adopted new accounting standards that provide additional application guidance and enhance disclosures regarding fair value measurements and impairments of securities, as well as clarity and consistency in accounting for and presenting impairment losses on securities. The standards give guidance to determining fair values when there is no active market or where the price inputs being used represent distressed sales. It reaffirms the need to use judgment to ascertain if a formerly active market has become inactive and in determining fair values when markets have become inactive. The standards also relate to fair value disclosures for any financial instruments that are not currently reflected on the balance sheet of companies at fair value. Previously, fair values for these assets and liabilities were only disclosed once a year. These disclosures are now required on a quarterly basis to provide qualitative and quantitative information about fair value estimates for all these financial instruments not measured on the balance sheet at fair value. The adoption of this standard had no impact on the Company's financial statements.

On September 30, 2009, the Company adopted a new standard that makes the Financial Accounting Standards Board's Accounting Standards Codification (the "Codification") as the source of authoritative accounting principles recognized by FASB to be applied by non-governmental entities in the preparation of financial statements in conformity with GAAP. Rules and interpretive releases of the Securities and Exchange Commission (SEC) under authority of federal securities laws are also sources of authoritative guidance for SEC registrants. All guidance contained in the Codification carries an equal level of authority. All non-grandfathered, non-SEC accounting literature not included in the Codification is superseded and deemed non-authoritative. The Codification does not change or alter existing GAAP and, therefore, the adoption of this standard had no effect on the Company's financial statements, other than to eliminate previous references to accounting pronouncements that are no longer applicable as a result of this new codification scheme.

3. MACHINERY AND EQUIPMENT

Detail of machinery and equipment at September 30, 2009 and 2008 is as follows:

	2009	2008
--	------	------

	\$ 27,094	\$ 22,174
--	-----------	-----------

Computer equipment and software		
Furniture and fixtures	-0-	-0-
Accumulated depreciation	(22,174)	(22,174)
	\$ 4,920	\$ -0-

ALL AMERICAN PET COMPANY, INC.
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Depreciation expense for the period ended September 30, 2009 and 2008 was \$0.00 and \$0.00.

4. OTHER ASSETS

Other assets include the following at September 30, 2009 and 2008:

	2009	2008
Deposits	\$ 39,000	\$ -0-
	\$ 39,000	\$ -0-

5. PAYROLL TAXES

The Company has not paid federal and state payroll taxes as required and has not provided for any possible penalty assessments. The Company has had preliminary discussion with the Federal and California taxing authorities and as such, it believes that any penalty assessments will be waived upon reaching a cash payment agreement. The amount of payroll taxes due at September 30, 2009 and 2008 totaled \$633,311 and \$570,576.

6. OTHER CURRENT LIABILITIES

Other current liabilities include the following at September 30, 2009 and 2008:

	2009	2008
Interest payable	\$ 113,940	\$ 215,963
State taxes	800	800
Other	-0-	-0-
	\$ 114,740	\$ 216,763

7. COMMITMENTS

Operating Lease

The Company leased its corporate offices under a non-cancelable operating lease expiring May 2010. The Company was unable to make regular lease payments for part of 2006 and much of 2005 and was in default of the lease. There were no penalties assessed as a result of the default, however the Company is charged a monthly late fee, which is immaterial, on the lease payments in arrears. Approximately \$53,317 of lease payments payable is included in accounts payable as of December 31, 2008.

New Operating Lease

The Company leased its office facility on a month to month basis from November 2007 to July 21, 2008. Commencing August 1, 2008, the Company entered into a new lease for its corporate offices. The lease required a security deposit of \$39,000. Aggregate minimum annual rental commitments under the non-cancelable lease are:

Y e a r
e n d i n g
December
31

2009	\$78,894
2010	81,972
2011	56,008

10

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Rent expense for the nine months ended September 30, 2009 and 2008 amounts to \$95,602 and \$51,569.

Capital Lease Obligations

The Company leased certain equipment under agreements classified as capital leases. The leases were recorded to reflect the present value of the net minimum lease payment, at acquisition date, using an interest rate of 16.62%. In March 2006, one of the leases was restated with slightly modified terms resulting in a reduction of the liability by approximately \$9,000. In November 2007, the landlord took back possession of the equipment, leasehold improvements and inventory for money owed the landlord. We are not aware of the intentions of the landlord regarding future collection efforts and have elected to write-off the remaining value of the capitalized leases. This resulted in a charge to amortization expense of \$71,307.

8. NOTES PAYABLE - OTHERS AND NOTE PAYABLE – OFFICER

At September 30, 2009 and September 30, 2008, outstanding debt consisted of the following:

	2009	2008
Note payable to others, in default, (a) interest		
Accrued at 10% and due on demand	\$ 204,500	\$ 204,500
Note payable to others, interest at (a) 15%		
per annum. Interest and principal due on demand	56,800	557,300
Convertible note payable, interest at (a) 6%, due		
on March 14 and March 28, 2007	-0-	20,000
Total note payable non related parties	261,300	781,800
Notes payable to officer, interest at (b) 15%		
per annum. Interest and principal due on	10,538	10,038

demand

Total notes payable	271,838	791,838
	(
Less current portion	271,838)	(791,838)
Long-term portion	\$	-\$
		-

(a) Notes Payable – others

On April 27, 2004, the Company entered into a note payable agreement with an individual to borrow \$150,000 at 10% interest per annum. The note was payable on April 27, 2005. As a condition of entering into the note, the Company was also required to pay additional fees totaling \$50,000 upon maturity of the note. The Company considered this amount to be additional interest and, accordingly, recorded it as an expense using the effective interest method over the term. The Company paid \$1,000 of interest during the note term and on April 27, 2005 the note was amended to require a five-month repayment of all accrued principal and interest and an additional \$30,000 of fees. The additional fees were also accrued as interest expense using the effective interest method. The Company made payments aggregating \$18,000 during the new term and on September 30, 2005 became in default of this obligation. All accrued interest as of September 30, 2005 was recorded to reflect the total unpaid principal obligation of \$232,000 at December 31, 2005. Accrued interest in the amount of \$70,091 is included in interest payable at December 31, 2008 and for the nine months ending September 30, 2009 and 2008.

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On October 25, 2005, the Company entered into a note with a relative of a shareholder in the amount of \$50,000. The note accrues interest at 20% per annum and is due in a lump sum of principal and accrued interest on maturity. The original due date of this note was April 26, 2006, which was subsequently extended for 60 days until June 26, 2006. On June 26, 2006, this note was extended again for an additional 18 months until December 26, 2007. On September 28, 2007, the Company converted \$20,000 of the principal balance into 133,333 shares of common stock. On October 28, 2007, the company converted the remaining principal balance of \$30,000 and \$19,778 of accrued interest into 311,113 shares of common stock (Note 10). On May 28, 2008, the Company entered into a note with this individual in the amount of \$6,800. This note accrues interest at 12% interest per annum and is due in a lump sum of principal and accrued interest on maturity at January 30, 2010.

During the fourth quarter of 2006, the Company entered into loans arranged by a shareholder in the aggregate amount of \$400,000. The loans accrued interest at 15% per annum and are due on demand. This loan was converted into 9,041,667 common shares on March 31, 2009.

On December 26, 2005 the Company borrowed additional funds of \$25,000 from two individuals who became investors in 2007 by converting the notes to Common stock at \$0.50 per share. As a result, \$25,000 in short-term notes payable at December 31, 2005 was reclassified to short-term notes payable. The loans accrued interest at 15% per annum.

On January 24, 2007, the Company entered into a related party loan with a shareholder in the amount of \$10,000. The loan accrues interest at 15% per annum and is due on January 23, 2008. The Company converted this loan into 229,444 shares of common stock including accrued interest of \$3,767 on May 31, 2009.

During August and September of 2007, \$100,000 was received from unrelated parties as loans with 0% interest and due on demand. The unrelated parties became investors in June 11, 2009 when the loans were converted to 400,000 shares of common stock.

During 2006, the Company borrowed additional funds of \$62,500 from two unrelated individuals and \$1,138 from an unrelated company to fund current operations. The notes were due on October 13, 2007 with accrued interest at 15% per annum. The Company made payments of \$2,000 and \$1,138 to the unrelated individuals and unrelated company during the years ended December 31, 2006 and 2008. One note of \$10,500 was converted into 284,479 common shares including accrued interest of \$6,569 on May 31, 2009. The Company is now in default on the obligation to the unrelated individuals totaled \$50,000. Accrued interest in the amount of \$1,870 and \$1,890 is included in interest payable at September 30, 2009 and 2008.

On February 21, 2007, the Company borrowed additional funds of \$22,500 from an unrelated individual to fund current operations. The note, which was due March 1, 2007, was paid in full February 27, 2007. The Company issued 5,000 warrants for this short-term loan.

On September 15, 2005, the Company commenced a private placement offering of convertible notes to raise up to \$500,000. Pursuant to this offering, on each of September 15 and September 29, 2005, the Company issued a convertible debenture for \$10,000. The September 15 debenture was due on March 15, 2007, and accrued interest at an annual rate of six percent, with the interest to be due and payable annually the notes are currently in arrears on December 31, 2005, December 31, 2006 and March 15, 2007. The September 29 debenture was due on March 28, 2007, and accrued interest at an annual rate of six percent, with the interest to be due and payable annually arrears on

December 31, 2005, December 31, 2006 and March 28, 2007 (the note is currently in arrears). Each note holder has the option at any time to convert the principal amount of each note into shares of common stock at a conversion price at \$0.65 per share. In addition, the conversion price is subject to adjustment in the event the Company issues additional shares of common stock for less than \$0.65 per share. In connection with the issuance of each note, each note holder received a warrant to purchase 7,692 shares of common stock at an exercise price of \$1.00 per share.

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(b) Note Payable - Officer

On August 29, 2006, the Company entered into a related party note with an officer/shareholder in the amount of \$25,000. The note accrues interest at 15% per annum and is due on demand. The Company made payments of \$10,000 during the year ended December 31, 2006 and payments of \$4,962 during the year ended December 31, 2007. The officer loaned the company \$500 in May, 2009 bringing the note balance up to \$10,538. Accrued interest in the amount of \$380 and \$380 is included in interest payable at September 30, 2009 and 2008.

9. RELATED PARTY TRANSACTIONS

During the year ended December 31, 2008 the Chief Executive Officer and Director Barry Schwartz and its President and Director Lisa Bershan (“Related Parties”) paid costs and or expenses on behalf of the Company of \$22,323. During the period ended September 30, 2009 the Related Parties received \$255,858 from the Company. During the period ended September 30, 2008 the Related Parties advanced \$60,112 to the Company. The related parties intend to offset all these advances against their accrued officers salaries based on their employment agreements.

10. INCOME TAXES

The Company accounts for income taxes under SFAS No. 109, “Accounting for Income Taxes.” Deferred income tax assets relate to net operating loss carry forwards incurred while the Company filed tax returns as a Subchapter S Corporation under the Internal Revenue Code of 1986 and are not considered material. A Subchapter S Corporation’s operating results pass through to shareholders, therefore no deferred tax accounting was appropriate when the Company had this structure. Effective January 11, 2006, the Company no longer qualified as a Subchapter S Corporation when a second class of stock was created. All operating loss carry forwards prior to January 11, 2006 are not available to offset future taxable earnings of the Company. There is no provision for federal income taxes because the Company has incurred operating losses. The Company has recorded a state income tax provision of \$800, which represents the minimum Franchise Tax Fee in the State of California.

The minimum Franchise Tax Fee cannot be offset with loss carry forwards. Realization of deferred tax assets is dependent upon future earnings, if any, the timing and amount of which are uncertain. Accordingly, the Company has recorded an aggregate \$2,394,089 valuation allowance against its deferred federal and state tax assets, since it is believed that such assets do not meet the more likely than not criteria to be recoverable through projected future profitable operations in the foreseeable future. The loss carry forwards will begin to expire in 2026 for federal income tax and 2012 for state income tax.

The significant components of the Company’s deferred tax assets are as follows:

Deferred Tax Assets as of September 30, 2009

	Federal	State
Net operating loss		
Year End 2007	\$ 3,182,174	\$3,181,374
Year End 2008	1,248,289	1,247,489
Nine Months Ended		
September 30, 2009	1,158,476	1,157,676
	5,588,939	5,586,539

Tax rate		34.00%	8.84%
Tax provision	\$	1,900,239	\$ 493,850
Valuation allowance	\$	(1,900,239)	\$ (493,850)
	\$	-0-	\$ -0-

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11. SHAREHOLDERS' DEFICIT

Capital Stock

All American Pet Company, Inc. was formed under Maryland law on January 4, 2006 with 50,000,000 authorized shares of common stock and 10,000,000 authorized shares of preferred stock. On January 27, 2006, All-American Pet Company Inc., A New York corporation, merged with and into All American Pet Company, Inc., a Maryland corporation.

Prior to the January 27, 2006 merger into the Maryland corporation, the Company entered into the first of three amendments of shareholder agreements to accommodate new investors, the first of which occurred on November 5, 2004. This agreement was amended on February 8, 2005 and again on March 1, 2005 to reduce the number of new investors and increase the commitment of certain investors.

On November 30, 2005, the Company signed a letter of intent to enter into a transaction with Nortia. The transaction resulted in (i) the Company recapitalizing to reflect total common shares outstanding being 7,500,000 common shares (ii) Nortia and or Nortia assignees acquiring 750,000 shares of newly issued common stock of the newly recapitalized company for an aggregate sales price of \$100,000 of which \$50,000 was paid during the year ended December 31, 2005 and \$50,000 was reflected as a subscription receivable at December 31, 2005, and received in January 2006 (iii) Nortia received 500,000 warrants to purchase an additional 500,000 shares of common stock at an exercise price of \$0.50 per share expiring December 2007.

Private Placement of Common Shares

During the year ended December 31, 2008, the Company raised \$220,174 from private placements. The common shares to be issued totaled 2,695,997. During the period ending September 30, 2009 the company raised \$1,056,119 from private placement with 18,386,060 common shares to be issued.

During the year ended December 31, 2007, the Company raised \$702,000 from private placements. Common shares issued and to be issued totaled 1,604,000 and 2,290,000 respectively.

During the year ended December 31, 2006, the Company raised \$1,327,132 (net of costs) and issued 3,844,000 shares of Common shares from private placement. As a result, the Company issued a total of 342,480 warrants at an exercise price of \$0.50 per share. An additional 79,167 warrants at an exercise price of \$0.50 per share were issued with the conversion of \$125,000 of notes payable into 316,667 shares of common stock to be issued.

Conversion of Related Party Notes to Common Shares

On September 28, 2007, the Company converted \$20,000 of the principal balance of a related party note into 133,333 shares of Common stock. On October 28, 2007, the company converted the remaining principal balance of the related party note of \$30,000 and \$19,778 of accrued interest into 311,113 shares of Common stock (also see Note 8(a)). The value of the 444,446 shares of common stock had a value of \$69,778, which is equivalent to the principal balance of the note and the accrued interest. In addition the company converted \$45,000 of notes to 1,000,000 shares common stock.

Conversion of Shares of Common Shares into Preferred Shares

As an additional condition of the December 28, 2005 private placement and recapitalization in Maryland, two of the four existing shareholders entered into an agreement to convert their common shares into 56,500 shares of preferred

stock designated Series A. The tendered shares of common stock were reallocated to the other two founding shareholders such that the total number of issued and outstanding shares of common stock will not change. This recapitalization was recorded retroactively to inception. As a result of the recapitalization, the number of shares authorized was increased and as such, the common stock previously subscribed but not issued in 2005 was recorded as issued as of December 31, 2005.

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The Series A Preferred Stock is entitled to cumulative dividends of 8% per annum and is payable on March 1st of each year beginning in 2006. Once issued, the Company will have the right, by agreement, to redeem the outstanding shares of Series A Preferred Stock at their liquidation value at anytime. For each share of Series A Preferred Stock that is redeemed, the holder also shall receive one share of the Company's common stock in addition to the liquidation value. \$135,600 and \$90,400 is included in dividend payable at December 31, 2008 and 2007 in the accompanying balance sheet. The liquidation preference, which includes the unpaid dividends, is valued at \$700,600 and \$655,400 at December 31, 2008 and 2007 respectively.

Conversion of Preferred Shares to Common Shares

In February 27, 2009, the Company entered into an agreement with the two preferred shareholders to convert all 56,500 shares of Series "A" Preferred shares held by them in exchange for 5,000,000 shares of the Company's common shares. The delivery of the common shares to the preferred shareholders took place in March 2009 and the Company was released by the shareholders (the Releases) from any and all future claims and liabilities. The preferred shareholders have the right to sell the common shares at a rate of 1,250,000 in the aggregate every 90 days starting May 15, 2009 and the right to sell at will after March 31, 2010. The Company has agreed that the total value of the sales over the Liquidation Period, which is defined as the period from May 15, 2009 to April 30, 2010, to be at a minimum of \$800,000 or 5,000,000 shares at \$0.16 per share. If the value of the shares sold during the Liquidation Period is less than \$800,000, then the Company will have the right to purchase any unsold shares at a price of \$0.16 per share. If the gross proceeds from all sales is still less than \$800,000 then the Company shall have the right and not the obligation to make up the difference by making cash payment on or before May 31, 2010. In addition, no later than June 15, 2010, the Company will issue an additional 3,000,000 shares of the common shares in total to the preferred shareholders if the sales proceeds and any additional payments made by the Company is less than \$800,000.

Conversion of Notes Payable to Common Shares

During the nine-month period ending September 30, 2009 the holders of \$520,500 in notes with accrued interest of \$152,836 converted the notes and accrued interest to 9,955,607 common shares.

Increase in Authorized Common Shares

On October 13, 2009, the Company held a shareholders' meeting and the shareholders voted to increase the authorization of common shares from 50,000,000 shares to 250,000,000 shares.

Warrants Issued with Debt

The Company raised \$20,000 in 2005 from convertible notes. As a result, the Company issued warrants for 15,384 shares at an exercise price of \$1.00 per share. A Black Scholes calculation determined the value of the warrants was \$57.00 at December 31, 2005. The Black Scholes calculation takes into consideration the following assumptions: 15,384 as number of shares, a stock price of \$0.50, an exercise price of \$1.00, a five year term, volatility rate of 13.3%, discount rate of 3.94%, immediate vesting period and a term of five years.

The Company commenced a private placement offering of convertible notes payable and raised \$25,000 in 2005 and an additional \$100,000 in 2006. The notes were converted in the first quarter of 2006. As part of the conversion election, the note holders received warrants to purchase an additional 79,167 shares of common stock at an exercise price of \$0.50 per share. As a result, the Company recorded additional interest expense of \$9,089 related to these warrants using a Black Scholes calculation. The Black Scholes calculation takes into consideration the following assumptions: 79,167 as number of shares, a stock price of \$0.50, an exercise price of \$.50, immediate vesting period, a four year term and volatility rate of 13.3%.

On November 30, 2005 the Company signed a letter of intent to enter into a private placement transaction in which Nortia Capital Partners, L.P. ("Nortia") received 500,000 warrants to purchase an additional 500,000 shares of common stock at an exercise price of \$0.50 per share. The Company recorded the fair value of these warrants of \$51,000 using a Black Scholes calculation. The Black Scholes calculation takes into consideration the following assumptions: 500,000 as number of shares, a stock price of \$0.50, an exercise price of \$.50, a two year term, volatility rate of 13.3%, discount rate of 3.94%, immediate vesting period and a term of two years.

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During the year ended December 31, 2006, the Company concluded a private placement transaction resulting in the Company issuing a total of 342,480 warrants at an exercise price of \$0.50 per share. A Black Scholes calculation determined the value of the warrants was \$39,521 at December 31, 2006. The Black Scholes calculation takes into consideration the following assumptions: 342,480 as number of shares, a stock price of \$0.50, an exercise price of \$0.50, a four year term, volatility rate of 10.9%, discount rate of 4.51%, immediate vesting period and a term of four years.

On February 21, 2007, the Company received a loan from an unrelated individual to fund current operations. For the short-term loan, the Company issued 5,000 warrants to purchase an additional 5,000 shares of common stock at an exercise price of \$0.50 per share. A Black Scholes calculation determined the value of the warrants was \$134 at March 31, 2007. The Black Scholes calculation takes into consideration the following assumptions: 5,000 as number of shares, a stock price of \$0.50, an exercise price of \$0.50, a ten month term, volatility rate of 10.9%, discount rate of 5.05%, immediate vesting period and a term of ten months.

During the year ended December 31, 2007, the Company concluded a private placement transaction in the amount of \$300,000 resulting in the Company issued and to be issued a total of 3,000,000 shares of common stock and 3,000,000 warrants at an exercise price of \$0.10 per share. A Black Scholes calculation determined the value of the warrants was \$170,626 at December 31, 2007. The Black Scholes calculation takes into consideration the following assumptions: 3,000,000 as number of shares, a stock price of \$0.10, an exercise price of \$0.10, a two year term, volatility rate of 105.91%, discount rate of 5.09%, immediate vesting period and a term of two years.

Pursuant to the August 24, 2008 five and one-half-year Employment Agreement, both Barry Schwartz and Lisa Bershan, officers of the Company, are entitled to receive 2,500,000 warrants each at an exercise price of \$0.17 per share as bonus. A Black Scholes calculation determined the value of the warrants was \$237,500 of bonus. The Black Scholes calculation takes into consideration the following assumptions: 5,000,000 as number of shares, a stock price of \$0.05, an exercise price of \$0.17, a ten year term, volatility rate of 409.67% discount rate of 3.875%, immediate vesting period and a term of ten years. During the nine month period ended September 30, 2009 the company received \$1,160,332 from the sale of 14,454,763 shares of common stock to be issued. This bonus was originally expensed at the time it was granted, however this amended filing has amortized the expense over the term of the employment agreements.

Warrants Outstanding

A summary of the Company's outstanding warrants and activity for the period ended March 30, 2009 and 2008 is as follows:

	Number of Units	Weighted-Average Exercise Price per Share
Outstanding at January 1, 2007	905,831	\$ 0.51
Granted	3,025,000	\$ 0.10 – 0.50

Expired	0	\$	0.50
Outstanding at December 31, 2007	3,925,813	\$	0.15
Granted August 2008 and March 31, 2009	5,000,000	\$	0.17
Expired	3,020,000	\$	--
Outstanding at December 31, 2008 and September 30, 2009	5,425,813	\$	0.16
Exercisable at December 31, 2008 and September 30, 2009	8,425.813	\$	0.16

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The above table has been amended from the original filing to correct a math error and to account for the expiration of 3,020,000 warrants in June 2009. The weighted-average remaining contractual life of the warrants outstanding at September 30, 2009 is from two to ten years.

Common Shares to Employees and Contested Employee Claims

In March 2008, the Company issued 750,000 shares of Common shares valued \$45,000 to an employee for payment of salaries.

As part of the final salary payments, the Company issued shares to employees for unpaid salaries. All employees of the Company agreed to accept the Company issued common shares as payment in full for accrued salaries and non-reimbursed employee expenses. As such, in November 2007 the Company issued 3,500,000 shares to all employees for payment of their accrued salaries and respective non-reimbursed expenses. In December 2007, three employees filed an action with the State of California Employment Development Department alleging that they were not paid salaries and non-reimbursement of expenses. In June 2008, a hearing was with the California Labor Department Industrial Relations. On July 7, 2008, the plaintiffs were awarded their claims. The Company, on April 28, 2009 filed an action in Los Angeles County Superior Court for the following: (1) Breach of contract, (2) Conversion, (3) Unjust enrichment, (4) Fraud and deceit, (5) Claim and delivery, and (6) Injunctive relief.

Company Issuance

C o m p a n y	1,300,000
compensation	
shares issued	
E m p l o y e e	\$260,000
claims shares	
value	

Employee Claims

Unpaid salaries	\$108,799
Reimbursable	\$18,360
expenses	
Interest claimed	\$10,447
to June 19,	
2008	
A d d i t i o n a l	\$27,629
salaries	
T o t a l	\$165,235
Claimed	

The Company has reflected the issuance of these 1,300,000 shares which amount to \$260,000 charged as “Contested Employees Claims”.

Common Shares to Vendors and Consultants

During the year ended December 31, 2008, the Company issued 850,000 shares of common stock to two vendors in settlement of \$51,000 owed. In addition, the Company also issued 4,874,000 shares of common stock valued \$295,440 to various consultants and professionals for services rendered.

During the year ended December 31, 2007, the Company issued 288,147 shares of common stock to a vendor in settlement of \$28,815 owed. In addition, the Company also issued 410,000 shares of common stock valued \$82,000 to a professional firm for services rendered.

Common Stock Issued – Settlement of Officers Accrued Salaries

The Board of Directors in an effort to reduce payables authorized the CEO to enter into an agreement with the only officers of the corporation, Barry Schwartz the CEO and Lisa Bershan the President to accept shares of Common stock for all accrued salary as of July 31, 2008. The Board of Directors resolved that the company should take advantage of the ability to pay past due salary accruals with restricted shares of Common stock. The price used to calculate the number of shares to be issued was based on the average trading price for the company's shares based on the transactions recorded by the quotation services during the month of July 2008.

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The following was affected:

For Barry Schwartz, his accrued salary was exchanged for 8,843,584 shares of Common stock. For Lisa Bershan, her accrued salary was exchanged for 6,933,372 shares of Common stock

12. EMPLOYMENT AGREEMENTS

On August 24, 2008, All American Pet executed five and one-half-year Employment Agreements with Mr. Barry Schwartz, as CEO and Ms. Lisa Bershan, as President.

Barry Schwartz

Pursuant to the August 24, 2008 five and one-half-year Employment Agreement, All American Pet agreed to compensate Mr. Schwartz with a salary of \$150,000 per year for his services. In addition, Mr. Schwartz received 2,375,000 shares of Common stock as a signing bonus. Mr. Schwartz was also received 2,500,000 warrants and other forms of incentive compensation. Mr. Schwartz was also entitled to health insurance and such other bonus and incentives as the Board of Directors, in its discretion, did authorize.

Lisa Bershan

Pursuant to the August 24, 2008 five and one-half-year Employment Agreement, All American Pet agreed to compensate Ms. Bershan with a salary of \$150,000 per year for her services. In addition, Ms. Bershan received 2,375,000 shares of Common stock as a signing bonus. Ms. Bershan also received 2,500,000 warrants and other forms of incentive compensation. Ms. Bershan was also entitled to health insurance and such other bonus and incentives as the Board of Directors, in its discretion, did authorize.

13. LITIGATION AND JUDGMENTS

The Company was and is involved in various litigations with trade creditors. Currently there are ten judgments against the Company in the aggregate amount of \$189,000, including interest and costs.

There are four former employees salary claims filed with California Labor Department in the aggregate amount of \$59,000, including salaries and other costs that were not compensated by issuance of shares.

14. RESTATEMENTS

September 30, 2008	Originally Notes	Filed	Adjustment	Restated
Prepaid Expense				
Warrants	1	0	232,933	232,933
Other Assets	2	106	12,894	13,000
Book				
Overdraft	3	NA	NA	NA
Accrued Payroll Taxes	4	342,542	228,034	570,576

Accrued Interest	5	216,869	(106)	216,763
Accounts Payable	8	1,614,355	(800)	1,613,555
Common Stock	6	50,622	(1,010)	49,612
Additional Paid in capital	7	5,200,588	460	5,201,048
Machinery and Equipment net	9	NA	NA	NA
Accumulated Deficit		(9,095,665)	19,249	(9,076,416)

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September 30, 2009	Notes	Originally Filed	Adjustment	Restated
Prepaid Expense				
Warrants	1	0	214,664	214,664
Other Assets	2	26,000	13,000	39,000
Book Overdraft	3	NA	NA	NA
Accrued Payroll Taxes	4	378,736	254,577	633,311
Accrued Interest	5	237,119	(122,379)	114,740
Accounts Payable	6	NA	NA	NA
Common Stock	7	82,075	2,192	84,267
Additional Paid in capital	8	7,699,689	(2,742)	7,696,947
Machinery and Equipment net	9	NA	NA	NA
Accumulated Deficit		(10,519,036)	96,818	(10,422,218)

Notes:

1. Prepaid Expense – Warrants: This is due to a correction of an accounting error. The value of the warrants were originally recorded as an expense upon issuance. The warrants were part of an employment agreements with officers of the Company and have been corrected to record the fair value of the warrants over the requisite service period.
2. Other Assets: This is due to a correction of an accounting error. The security deposit for rent was originally expensed and has been corrected to capitalize the refundable security deposit as an asset.
3. Book Overdraft: This is due to a correction of an accounting error
4. Accrued Payroll Taxes: This is due to a correction of an accounting error. The Company did not record penalties and interest on accrued payroll taxes to federal and state agencies. This has been corrected to properly record the penalties and interest.
5. Accrued Interest and Accrued Liabilities – Other: Reclassification.
6. Common Stock: This is due to a reclassification.
7. Additional Paid in Capital: This is due to a reclassification.
8. Accounts Payable: This is due to a reclassification.
9. Machinery & Equipment net: This is due to a reclassification.

RECENT ACCOUNTING PRONOUNCEMENTS

The Company files income tax returns in the U.S. federal jurisdiction and various states. The Company is subject to U.S. federal or state income tax examinations by tax authorities for years after 2006. During the periods open to examination, the Company has a net operating loss (NOL) and tax credit carry forwards for U.S. federal and state tax

purposes that have attributes from closed periods. Since these NOLs and tax credit carry forwards may be utilized in future periods, they remain subject to examination.

The Company's policy is to record interest and penalties on uncertain tax provisions as income tax expense. As of December 31, 2008, and June 30, 2009 the Company has no accrued interest or penalties related to the uncertain tax positions.

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

Overview

The Company produces healthy products for dogs, with the core product being super premium dog food. We produce, market and sell super-premium dog food under the brand names Grrrnola™ Natural Dog Food, BowWow Breakfast Cereal™, and a full line of super premium dog nutritional bars (a full 8 ounce meal serving) in a 4 ounce bar that are portable, convenient and healthy. We believe that this new form of super premium dog food will revolutionize the industry for the dog “on the go”. Just as Kellogg revolutionized the industry with their Nutra-Grain Bars for humans, creating a \$3.4 billion category, the All American Branded Bars for Dogs will be the industry phenomenon in pet food. Our market strategy will open the category with healthy and natural “Grrrnola Bars™” for dogs and will be targeted to the mass merchants, pet centers, supermarket and drug store chains. We plan on expanding these product lines with additional packaging alternatives, additional flavors and additional bars (e.g. Nutritional Bars, Energy Bars, Food Supplement Bars and Power Bars) if we are able to secure adequate funding to do so.

Based on our review of the available products in the dog food market, we believe we have also developed the first line of commercial super premium dog food specifically targeted for the morning meal. As part of our marketing strategy, we have shaped and packaged our products similar to breakfast cereals. Bow Wow Breakfast™ Cereal provides a complete and balanced start to any dog's day. Our premium blend of natural ingredients provides essential nutrients optimized to promote dog nutrition, health and vitality. Bow Wow Breakfast is available in three flavors and textures; Chompions,™ Chewabunga™ and Fido Flakes.™

Grrr-nola™ Natural dog food is a multi-meal every-day super premium dog food formula. Veterinary health experts recommend feeding dogs twice a day— breakfast being one of those meals—to lower the risks of obesity, diabetes, cardiac stress and minimizing bloating. It is the same natural formula as Bow Wow Breakfast Cereals without the food coloring.

Bow Wow Breakfast Dog Food Bars and Grrrnola Dog Food Bars have been developed and introduced as the first full line of super premium dog food bars in the United States. These nutritional dog food bars, (a full 8 ounce meal serving equivalent), in a 4-ounce bar are portable, convenient and heart healthy. The Grrrnola Natural Dog Food Bar was developed to meet the need of consumer lifestyles. It brings the convenience of a dog food without the bag and the bowl as well as the opportunity of selling the bars not only to mass merchants, supermarkets and pet centers but in drug stores and convenience stores, which carry a limited range of dog food as well. Baby boomers and two family earners are shopping more frequently in full service drug and expanded convenience stores. Convenience of prescriptions, health and beauty with expanded food choices from a smaller conveniently located store location has sparked a proliferation of new product opportunities for new product forms for the consumers. Informed consumers know that their health and well being of their dogs are linked, so the heart healthy Grrrnola Natural Dog Food Bar doubles as a heart healthy snack as well. Just as Kellogg revolutionized the industry with their Nutra-Grain Bars creating a \$3.4 billion category, the All American branded meal replacement bars, as well as healthy snack bars, will create the same effect in the humanization for dogs.

Unlike most dry dog foods all of our dog food products have chicken as the main ingredient. All our products are made in the U.S.A., are 100% safe and Wheat Gluten Free and have never been affected by any pet food recall.

We have arrangements with non-affiliated dog food manufacturers to produce our products according to our specific instructions. We have approached mass merchants, pet centers, supermarket chains and drug store chains to shelve and sell our products in their stores. Through this process, we have developed an internal sales team and outside merchandising experts to market our products, and to increase public awareness of our products. Through our national sales team we have been accepted for nationwide placement into two retail chains with over 7,000 store locations. The

expected purchase orders with completion dates will require us to deliver our product line for shelf placement between the first and second quarter of 2010. We continue to have further discussions with other retail chain stores, which could account for an additional 10,000 stores. Because of our ability to generate interest from retail chains nationwide, we will be entering into a license agreement that expands the company's sales and marketing capacity. The added marketing strength anticipated by creating the license agreement should speed the introduction of our products to more major chains and reach our goals of a national distribution footprint in 2010. If these efforts to shelve our products are successful, we will enter into purchase orders with manufacturers for the delivery of specified amounts of our products, which we will in turn distribute to stores that have agreed to shelve our products.

Educating the public regarding our products and the benefits dogs will receive from our products is an important aspect of our business. We have used the latest media and promotional techniques to educate consumers about the health benefits of our dog food products, which will in turn, we believe, lead to sales of our products. The current media driven tools we have used include, direct marketing and data gathering programs, internet marketing, strategic media, promotional alliances, traditional and non-traditional advertising campaigns and national, local and print news interviews. We also intend to use loyalty mass mailers, "end cap" displays and related sales promotions, and high profile shopping center publicity events.

We began developing the formulation of our line of super-premium dog food in March 2003, and spent 18 months developing production in the U.S. with the strictest adherence to government regulations and domestic raw materials to insure the highest quality product. Management also developed the packaging and marketing materials and launched its sales strategy in late 2005 and 2006. During the product launch the company developed distribution channels that resulted in the placement of the BowWow Breakfast product line in 7,800 supermarket chain stores. Our ability to market successfully our products is essential to our business. During 2008, we did not have sufficient financial resources to support an effective marketing program, and consumers were largely unaware of our products. In the first quarter of 2009, we started developing internet viral marketing programs and social network programs that gave us the ability to reach most consumers nationwide.

The re-launch of marketing All American Pet's brands began in the first three months of 2009 with running trade advertising to again start to build the presence of our product line with buyers and retail merchandisers. We also started building brand awareness through editorials about our product lines through Public Relations, which included TV appearances that were virally distributed over the internet. In the first quarter of 2009, our products were approved for purchase allowing buyers for approximately 7,500 stores. The range of stores included supermarkets and drug store chains. To achieve our sales goals in 2010, we will need to shelve our products in approximately 11,000 stores by the end of 2010. In order to shelve our products in stores, we will require significant additional capital to be able to pay slotting fees and to manufacture and deliver our products, which we currently do not have and there is no assurance that we will be able to raise sufficient capital to meet our sales goals.

We also started to plan on promoting multi location charity events that raised funds for canine cardiac awareness and the care for dogs and we planned a program for supporting people with dogs who were contemplating giving them up due to the economics of rising unemployment, rising foreclosures, higher costs of veterinary care and the overflow of shelters. We agreed to get a program started for "Keeping Family's Together" which would assist people and their dogs that have a need for help.

In 2009 the Company engaged a marketing professional as well as a public relations team to create brand awareness with TV, radio, print, online viral marketing and social networking. We entered into a marketing partnership with Disney/Pixar to promote their first joint animated 3D movie "UP". We finalized plans to host a nationwide viral marketing contest known as the "Cutest Dog Competition". The contest started on August 1, 2009, allowing every dog owner in America to have the opportunity to submit a picture of their dog. Our pre-contest response attracted over 700,000 votes, which we anticipate will expand rapidly as entrants start posting their pictures. We announced the winner of the "Cutest Dog Competition" on our website as well as at a major venue on Thanksgiving Day. Prizes were distributed for regional winners, and the top regional winners qualified as finalists for the final event. Regional winners from all over the country will then competed for the title of the "Cutest Dog Competition" and that winner was awarded the \$1 million prize. On November 2009 the winner was announced.

We intend to participate in these and similar events in the future to enhance our position in an attempt to secure corporate promotional alliances and sponsorships, and to create a virtual community on the Company's website through interactive consumer participation. Unless and until we obtain sufficient funding, we will not be able to participate in these events.

It is important to recognize that although we have expended significant resources to market our products as described above, we will not be able to implement or utilize these opportunities and arrangements unless we obtain the additional capital necessary for such implementation and/or utilization in the future.

Results of Operations

The statements contained in this report that are not purely historical are forward-looking statements. "Forward-looking statements" include statements regarding our expectations, hopes, intentions, or strategies regarding the future. Forward-looking statements include: statements regarding future products or product development; statements regarding future selling, general and administrative costs and research and development spending, and our product development strategy; statements regarding future capital expenditures and financing requirements; and similar forward-looking statements. It is important to note that our actual results could differ materially from those in such forward-looking statements.

Summary of the Company and its Current Status

The Company has never operated at a profit, and is currently under significant financial strain primarily because it has limited operating funds. The lack of significant sales results from the Company not having the funds necessary to manufacture its products, and not having funds to market its products or to pay the other costs required to place its products in stores where they can be sold.

The Company's Business Model

At this time the Company does not operate its own dog food manufacturing facility. We currently contract with one non-affiliated dog food manufacturer that has the capacity to allow the company to reach sales in excess of 50 million dollars annually. We plan to use this company for all of the production of our dog food in the near future along with five non-affiliated packaging companies (two that produce the cartons for our products, two that produce the bags for packaging our products and one that produces the wrappers for our bars). We maintain strict quality assurance and quality control standards when producing all our products. With respect to our dog food manufacturer, for example, when we produce any of our dog food products, at least one of our employees is present at the manufacturing facility to supervise production, and to test the quality and ingredients of the dog food. We are planning to lease warehouse space to store our dog food products. The warehouse space requires meeting processing standards and very strict quality control benchmarks.

We intend to generate revenue from the sales of super-premium dog food products to mass merchants, supermarkets, pet centers, and drug store customers, which we refer to in this section as retail customers. Our focus initially is to concentrate on the mass merchants and pet centers, because they do not require their retail suppliers to advance or spend funds on sales incentives and other promotional costs. In addition these types of retail chains do not charge slotting fees for placement of products on their shelves. We will follow this strategy with refocusing our sales to supermarket and drug store customers. Revenue arrangements with supermarket and drug store customers include sales incentives and other promotional costs such as coupons, volume-based discounts and off-invoice discounts. In addition, we may pay "slotting fees," which are fees paid based on an oral arrangement with a supermarket customer to have our products placed on its shelves. Slotting fees are a one-time fee paid to a supermarket customer. Additional slotting fees may be incurred with a supermarket and grocery store customer in the future if additional products are sold. As we continue to build out our distribution network to the supermarket customers, we anticipate incurring additional slotting fees. We record slotting fees as a reduction of gross sales. We do not currently have sufficient funds to pay the slotting fees necessary to shelve our products with retail customers at a level necessary to sustain our operations or generate revenue and that is why we re-strategized our position to do business with the mass merchants, pet centers and drug stores.

Results of Operations for the Nine Months Ended September 30, 2009 compared with the Nine Months Ended September 30, 2008

The following discussion of the results of operations should be read in conjunction with our financial statements and notes thereto for the nine and three month periods ended September 30, 2009 and September 30, 2008 included in this Quarterly Report as well as the statements included in our Form 10-K for the year ended December 31, 2008.

For the nine months ending September 30, 2009, there were no sales. Revenue for the nine month period ended September 30, 2008 consisted of the reversal of \$181,558 in slotting fees. The Company closed its manufacturing activities in October 2007, as well as its manufacturing, distribution, and warehousing facilities in St. Joseph, Missouri and abandoned all of the inventory, equipment, and leasehold improvements in settlement of its lease and equipment financing obligations. The Company also terminated all but three of its active personnel at its administrative offices in Los Angeles, CA. Sales and marketing expenses increased by \$180,765, which consisted of an increase of \$67,453 in product research, a decrease of \$14,959 in advertising and promo expenses, an increase of \$122,552 in consulting and research, an increase of \$23,171 in PR/Website and a decrease of \$17,452 of other sales and marketing expenses. General and administrative expenses were reduced by \$211,405. This amount consisted of the reduction for equipment depreciation of \$5,195 the increase of advertising costs of \$57,800, a reduction of \$285,000 for officers salaries, a reduction of \$68,748 for business expenses, an increase of \$37,938 for website and computer enhancements, an increase of \$44,033 for rent, a decrease of \$4,464 for legal, accounting, and processing fees, a reduction of \$120,610 for professional fees, an increase of \$48,650 for consulting, an increase of \$34,928 for payroll and payroll taxes and an increase of \$49,263 of other general and administrative expenses.

Results of Operations for the Three Months Ended September 30, 2009 compared with the Three Months Ended September 30, 2008.

For the three months ending September 30, 2009, there were no sales. Sales and marketing expenses increased by \$162,168, which consisted of an increase of \$23,870 in advertising, an increase of \$61,143 in consulting and research, an increase of \$52,677 in PR/Website and an increase of \$24,478 of other sales and marketing expenses. General and administrative expenses were increased reduced by \$148,549. This amount consisted of the increase of advertising costs of \$26,900, an increase of \$6,492 for business expenses, an increase of \$12,051 for website and computer enhancements, and a decrease of \$17,842 for rent, an increase of \$36,222 for legal, accounting, an increase of \$16,678 for reimbursement expenses, an increase of \$32,066 for payroll and payroll taxes and a reduction of \$35,982 for other general and administrative expenses.

Because of our lack of funding and lack of promoting our products sufficiently, we have incurred high costs while generating no revenues. As a result, we have experienced large operating losses and negative cash flow. At September 30, 2009 and December 31, 2008, we had a working capital deficit of \$2,684,924 and \$3,387,383, respectively, and a shareholder's deficit of \$2,641,004 and \$3,348,383, respectively. We have funded our operations primarily through the issuance of equity securities and debt. Ongoing working capital requirements will primarily consist of marketing, promotional and advertising expense and reducing our liabilities. We believe that our revenue growth and future profitability will depend on the success of our funding, sales strategies with the mass merchants and pet centers and marketing strategies. Our limited operating history makes it difficult to evaluate our prospects for success and our revenue and profitability potential is unproven.

Liquidity, Capital Resources and Going Concern

The Company incurred a net loss of \$1,158,476, a cash use from operations of \$764,676 for the period ended September 30, 2009, and a working capital deficiency of \$2,684,924 and a shareholder deficiency of \$2,641,004 at September 30, 2009. These matters raise substantial doubt about our ability to continue as a going concern.

In their report in connection with our 2008 financial statements, our independent registered public accountants included an explanatory paragraph stating that, because we incurred a net loss of \$1,248,289 and a negative cash flow from operations of \$239,887 for the year ended December 31, 2008, and a working capital deficiency of \$3,387,383 and a shareholders' deficiency of \$3,348,383 at December 31, 2008, there was substantial doubt about our ability to continue as a going concern.

Our principal sources of liquidity have been sales of equity securities and borrowings. To meet our current requirements to operate, the Company is currently attempting to undertake the sale of additional common stock to raise these funds. There are currently no commitments or other known sources for this funding. If these funds are obtained, our principal uses would be to meet our debt service requirements, marketing and advertising expenditures, and operating expenses. Until cash generated from operations is sufficient to satisfy our future liquidity requirements, we are investigating purchase order and Accounts Receivable funding from different sources. In addition, we will be looking to seek additional funds through the issuance of additional common stock with another round of funding. There are currently no commitments or other known sources for this funding. If these funds are obtained, it would result in additional dilution to our stockholders. Financing may not be available in the future in amounts or on terms acceptable to us, if at all.

On October 25, 2005, the Company entered into a loan in the amount of \$50,000. The loan accrues interest at 20% per annum and was due in a lump sum of principal and accrued interest on April 26, 2006. On April 21, 2006, this note was extended for an additional 60 days. Accrued interest in the amount of \$18,138 and \$21,888 is included in interest payable at December 31, 2008 and June 30, 2009, respectively. On June 26, 2006, this note was extended until June 30, 2009. The loan still remains unpaid as of June 30, 2009.

On November 29, 2005, the Company commenced a private placement offering of convertible notes payable. As of December 31, 2005, we had issued one note to an investor totaling \$25,000 under the convertible notes payable offering. In January 2006, an additional \$100,000 was subscribed and cash received. The notes carried interest at 8% and were due one-year from the closing. These notes also provided the note holder with the option to convert any or all of the principal amount of the note, including the amount of accrued interest, into the same securities and/or other consideration being acquired by investors in a subsequent financing, as defined, at a conversion rate equal to 80% of the price paid by the investors in the subsequent financing. This below market conversion rate resulted in a beneficial conversion feature of \$31,250 for these notes, which was reflected as a debt discount. At the time of issuance of the shares based on the conversion option, note holders were to receive a warrant to purchase a number of shares of our common stock equal to 25% of the number of conversion shares. In March 2006, the note holders elected to convert the debt and all accrued interest to 316,667 shares of common stock. In addition, each converting holder received two-year warrants exercisable at \$.50 per share of common stock. The total number of shares of our common stock underlying these warrants is 79,167. The Company recorded additional expense of \$9,089 related to these warrants calculated using the options pricing model.

On August 29, 2006, the Company entered into a related party loan with an officer in the amount of \$25,000. The loan accrues interest at 15% per annum and is due on demand. Accrued interest in the amount of \$1,259 is included in interest payable at December 31, 2006. On June 26, 2006, this note was extended for an additional 18 months.

The Company made payments of \$10,000 during the period ended December 31, 2006.

During the fourth quarter of 2006, the Company entered into loans with a shareholder in the aggregate amount of \$400,000. The loans accrue interest at 15% per annum and are due on demand. Accrued interest in the amount of \$8,630 is included in interest payable at December 31, 2008. This loan was converted into 9,062,500 shares of common stock on March 9, 2009.

During 2006, the Company borrowed additional funds of \$87,500 from unrelated individuals to fund current operations. The notes are due on demand and accrue interest at 15% per annum. As of September 30, 2009 \$50,000 is still outstanding.

Historical Trends

Cash Flows from Operating Activities. We used \$764,676 of cash flows from operating activities during the nine months ended September 30, 2009 compared to using \$176,351 in the comparable period in 2008.

Cash Flows from Investing Activities. We used \$4,970 cash flow from investing activities for the purchase of equipment during the nine months ended September 30, 2009. We had no cash flows from investing activities for the nine months ended September 30, 2008.

Cash Flows from Financing Activities. Cash flow provided by financing activities totaled \$775,244 and \$177,343 for the nine months ended September 30, 2009 and 2008, respectively. The primary sources of cash for the year ended December 31, 2008 were proceeds from sale of common stock of \$220,175 net of costs, and proceeds from short-term debt, \$6,800, and advances from officers of \$11,262. The primary sources of cash for the nine months ended

September 30, 2009 were proceeds from the sale of Common stock of \$1,056,119.

Critical Accounting Policies/Estimates

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could materially differ from those estimates. Management believes that the estimates used are reasonable. Significant estimates made by management include estimates for bad debts, excess and obsolete inventory, coupon liabilities and other trade spending liabilities.

Fair Value of Financial Instruments

The carrying amounts of the financial instruments, including cash and cash equivalents, accounts receivable, bank overdraft, accounts payable, accrued payroll and employee benefits, accrued slotting fees and other current liabilities, approximate fair value due to the short maturities of these financial instruments. The notes payable and capital lease obligations are also considered financial instruments whose carrying amounts approximate fair values.

Accounts Receivable and Allowances for Uncollectible Accounts

Credit limits are established through a process of reviewing the financial history and stability of each customer. The Company regularly evaluates the collectability of the trade receivable balances by monitoring past due balances. If it is determined that a customer will be unable to meet its financial obligation, the Company records a specific reserve for bad debts to reduce the related receivable to the amount that is expected to be recovered.

Inventories

Inventories consist of raw materials, packaging supplies and finished goods and are valued at the lower of cost (first-in, first-out (FIFO) method) or market.

Machinery, Equipment and Leasehold Improvements

Machinery and equipment are stated at cost. Significant improvements are capitalized and maintenance and repairs are expensed. Depreciation and amortization are provided using the straight-line method over the estimated useful lives of the assets. Machinery and equipment are reviewed for impairment whenever events or circumstances indicate that the carrying amount of assets may not be recoverable in accordance with Statement of Financial Accounting Standards ("SFAS") No. 144 "Accounting for the Impairment or Disposal of Long-Lived Assets." The Company evaluates recoverability of property, plant and equipment to be held and used by comparing the carrying amount of an asset to estimated future net undiscounted cash flows to be generated by the asset. If such assets are considered to be impaired, the impairment to be recognized is measured as the amount by which the carrying amount of the assets exceeds the fair value of the assets.

Estimated useful lives are as follows:

Computer equipment	3 - 5 years
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Revenue Recognition, Sales Incentives and Slotting Fees

In accordance with Staff Accounting Bulletin No. 104, Revenue Recognition (“SAB 104”), revenues are recognized upon passage of title to the customer, typically upon product pick-up, shipment or delivery to customers. The Company’s revenue arrangements with its customers often include sales incentives and other promotional costs such as coupons, volume-based discounts, slotting fees and off-invoice discounts. These costs are typically referred to collectively as “trade spending”. Pursuant to EITF No. 00-14, EITF No. 00-25 and EITF No. 01-09, these costs are recorded when revenue is recognized and are generally classified as a reduction of revenue. Slotting fees refer to oral arrangements pursuant to which the retail grocer allows our products to be placed on the store’s shelves in exchange for a slotting fee. Given that there are no written contractual commitments requiring the retail grocers to allocate shelf space for twelve months we expense the slotting fee at the time orders are first shipped to customers.

Shipping and Freight Charges

The Company incurs costs related to shipping and handling of manufactured products, which amounted to \$0 and \$9,503 for the years ended December 31, 2008 and 2007. These costs are expensed as incurred as a component of warehouse expense. The Company also incurs shipping and handling charges related to the receipt of raw materials, which are recorded as a component of cost of goods sold. Payments received from customers for shipping and handling costs are included as a component of net sales upon recognition of the related sale.

Advertising Costs

Advertising costs, including media advertising, design and printing of coupons, and other advertising, which are included in sales and marketing expense, are expensed when the advertising first takes place. Advertising expenses were \$27,086 and \$42,045 during the periods ended September 30, 2009 and September 30, 2008.

Normal Spoils Costs

Expenses for spoils that are incurred after our products are received by our customers are recorded as a reduction in gross sales. Expenses for spoils that are incurred while raw materials are stored pending orders are included in costs of good sold. The Company regularly evaluates the cost of spoils in relationship to sales to determine if its allowance is adequate. As of the period ended September 30, 2009 and September 30, 2008 the Company had not booked an allowance for these costs.

Distribution of Free Products

In order to generate interest in the Company's dog food products, the Company sends sample products to investors, prospective buyers and consumers. The costs related to these samples are expensed as sales and marketing expenses.

Accounting for obligations and instruments potentially settled in the Company's common stock

In connection with any obligations and instruments potentially to be settled in the Company's stock, the Company accounts for the instruments in accordance with EITF Issue No. 00-19, Accounting for Derivative Financial Instruments Indexed to, and Potentially Settled in a Company's Own Stock. This issue addresses the initial balance sheet classification and measurement of contracts that are indexed to, and potentially settled in, the Company's stock.

Under EITF 00-19, contracts are initially classified as equity or as either assets or liabilities, depending on the situation. All contracts are initially measured at fair value and subsequently accounted for based on the then current classification. Contracts initially classified as equity do not recognize subsequent changes in fair value as long as the contracts continue to be classified as equity. For contracts classified as assets or liabilities, the Company reports changes in fair value in earnings and discloses these changes in the financial statements as long as the contracts remain classified as assets or liabilities. If contracts classified as assets or liabilities are ultimately settled in shares, any previously reported gains or losses on those contracts continue to be included in earnings. The classification of a contract is reassessed at each balance sheet date.

Derivative instruments

In connection with the issuances of equity instruments or debt, the Company may issue options or warrants to purchase common stock. In certain circumstances, these options or warrants may be classified as liabilities, rather than as equity. In addition, the equity instrument or debt may contain embedded derivative instruments, such as conversion options or listing requirements, which in certain circumstances may be required to be bifurcated from the

associated host instrument and accounted for separately as a derivative liability instrument. The Company accounts for derivative instruments under the provisions of SFAS No. 133, Accounting for Derivative Instruments and Hedging Activities.

Off-Balance Sheet Arrangements

We have no off-balance sheet arrangements that have or are likely to have a current or future effect on our financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources.

Forward Looking Statements

This Quarterly Report contains forward-looking statements. These forward-looking statements include, but are not limited to, predictions regarding:

- our business plan;
- the commercial viability of our technology and products incorporating our technology;
- the effects of competitive factors on our technology and products incorporating our technology;
- expenses we will incur in operating our business;
- our liquidity and sufficiency of existing cash;
- the success of our financing plans; and
- the outcome of pending or threatened litigation.

You can identify these and other forward-looking statements by the use of words such as “may”, “will”, “expects”, “anticipates”, “believes”, “estimates”, “continues”, or the negative of such terms, or other comparable terminology. Forward-looking statements also include the assumptions underlying or relating to any of the foregoing statements.

Our actual results could differ materially from those anticipated in these forward-looking statements as a result of various factors, including those set forth below under the heading “Risk Factors”. All forward-looking statements included in this document are based on information available to us on the date hereof. We assume no obligation to update any forward-looking statements.

The information contained in this Quarterly Report is as of September 30, 2009, unless expressly stated otherwise.

As used in this report, the term Company refers to All American Pet Company, Inc., a Maryland corporation.

Item 3. Quantitative and Qualitative Disclosures about Market Risks

As a smaller reporting company, All American Pet Company, Inc. is not required to provide the information required by this item

Item 4(T). Controls and Procedures

We conducted an evaluation, under the supervision and with the participation of management, including our chief executive officer and chief financial officer, of the effectiveness of the design and operation of our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended) as of the end of the period covered by this annual report.

Based on this evaluation, our chief executive officer and chief financial officer concluded that as of the evaluation date our disclosure controls and procedures were non-effective. Our procedures were adequately designed to ensure that the information relating to our company, including our consolidated subsidiaries, required to be disclosed in our SEC reports is recorded, processed, summarized and reported within the time periods specified in SEC rules and forms, and is accumulated and communicated to our management, including our chief executive officer and chief financial officer, as appropriate to allow for timely decisions regarding required disclosure.

Management’s Report on Internal Control over Financial Reporting

Our management is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Exchange Act Rules 13a-15(f) and 15d-15(f). Our internal control over financial reporting includes those policies and procedures that (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets; (ii) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures are being made only in accordance with authorizations of management and directors; and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of our assets that could have a material effect on the financial statements.

Under the supervision and with the participation of management, including our chief executive officer and chief financial officer, we conducted an evaluation of the effectiveness of our internal controls over financial reporting based on the framework in "Internal Control Framework" issued by the Committee of Sponsoring Organizations of the Treadway Commission. Based upon this evaluation, management has concluded that our internal control over financial reporting was not effective as of December 31, 2008 to ensure that information required to be disclosed by us in reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in SEC rules and forms. Steps that the Company believes it must undertake is to retain a consulting firm to, among other things, design and implement adequate systems of accounting and financial statement disclosure controls during the current fiscal year to comply with the requirements of the SEC. We believe that the ultimate success of our plan to improve our disclosure controls and procedures will require a combination of additional financial resources, outside consulting services, legal advice, additional personnel, further reallocation of responsibility among various persons, and substantial additional training of those of our officers, personnel and others, including certain of our directors such as our committee chairs, who are charged with implementing and/or carrying out our plan.

Our management is responsible for establishing and maintaining adequate internal control over financial reporting as required in Rule 13a-15(b). In October 2007, our Controller was terminated as the result of our ceased operation. We are in the process of hiring a full time controller. We will retain a consulting firm and are conducting an evaluation to design and implement adequate systems of accounting and financial statement disclosure controls. We expect to complete this review during 2010 to comply with the requirement of the SEC. We believe that the ultimate success of our plan to improve our internal control over financial reporting will require a combination of additional financial resources, outside consulting services, legal advice, additional personnel, further reallocation of responsibility among various persons, and substantial additional training of those of our officers, personnel and others, including certain of our directors such as our Chairman of the Board and committee chairs, who are charged with implementing and/or carrying out our plan. It should also be noted that the design of any system of controls and procedures is based in part upon certain assumptions about the likelihood of future events, and there can be no assurance that any design will succeed in achieving its stated goals under all potential future conditions, regardless of how remote.

Our management, including our chief executive officer and chief financial officer, does not expect that our disclosure controls or our internal control over financial reporting, or any system we design or implement in the future, will prevent or detect all errors and all fraud. A control system, no matter how well designed and operated, can provide only reasonable, not absolute, assurance that the control system's objectives will be met. The design of any system of controls is based in part on certain assumptions about the likelihood of future events, and there can be no assurance that any design will succeed in achieving its stated goals under all potential future conditions.

Changes in Internal Control

There have not been any changes in our internal control over financial reporting during the period ended September 30, 2009 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

The Company is currently involved in litigation with several of its vendors, several of which have had default judgments issued. These judgments including costs are approximately \$190,000. Additionally, the company is involved in former employee litigation the amount of which is approximately \$260,000. In both cases the company has made appropriate provision for the final outcome of these litigation matters.

Item 1a. Change in Risk Factors.

There are no changes in Risk Factors from the Form 10-K for year-end 12-31-2008 filed on December 31, 2009.

Item 2. Unregistered Sale of Equity

None. During the nine-month period ending September 30, 2009 the company sold 14,454,763 shares of Common stock for 1,040,332.

Item 3. Defaults Upon Senior Securities

There were no defaults on Senior Securities.

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

There were no matters submitted to a vote of security holders during the period

Item 5. Other Information

None.

Item 6. Exhibits

Exhibit Number	Exhibit Description	Filed herewith	Incorporated by reference	
			Form	Period ending Exhibit date
31.1	Certification of CEO pursuant to Section 302 of the Sarbanes-Oxley Act	X		
31.2	Certification of CFO pursuant to Section 302 of the Sarbanes-Oxley Act	X		
32.1	Certification of CEO pursuant to Section 906 of the Sarbanes-Oxley Act	X		
32.2	Certification of CFO pursuant to Section 906 of the Sarbanes-Oxley Act	X		

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.

ALL AMERICAN PET COMPANY, INC.
(Registrant)

By:/S/ Barry Schwartz
Barry Schwartz, CEO (On behalf of the registrant and as principal executive officer)

By:/S/ Victor Hollander
Victor Hollander, CFO (On behalf of the registrant and as principal financial officer)

Date: August 18, 2010

