Apollo Medical Holdings, Inc. Form 10-Q December 22, 2008

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

FORM 10-Q

(Mark One) x QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended October 31, 2008

0 TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT

For the transition period from ______ to _____

Commission File No. 000-25809

Apollo Medical Holdings, Inc. (Name of small business issuer as specified in its charter)

Delaware State of Incorporation 20-8046599 IRS Employer Identification No.

1010 N. Central Avenue, Suite 201 Glendale, California 91202 (Address of principal executive offices)

> (818) 507-4617 (Issuer's telephone number)

Check whether the issuer (1) filed all reports required to be filed by Section 13 or 15(d) of the Exchange Act during the past 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 0 No x

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 definition of "large accelerated filer", "accelerated filer", "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):

APOLLO MEDICAL HOLDINGS, INC.

INDEX TO FORM 10-Q FILING FOR THE THREE AND SIX MONTHS ENDED OCTOBER 31, 2008 AND 2007

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PART 1 - FINANCIAL INFORMATION

ITEM 1 - FINANCIAL STATEMENTS

APOLLO MEDICAL HOLDINGS, INC. (FORMERLY, SICLONE INDUSTRIES, INC.) CONSOLIDATED BALANCE SHEETS

ASSETS	ctober 31, 2008 Jnaudited)	Ja	nuary 31, 2008
CURRENT ASSETS			
Cash and cash equivalents	\$ 148,099	\$	44,352
Accounts receivable, net	150,943		
Due from affiliate	2,050		_
Prepaid expenses	25,333		15,719
Total current assets	326,425		60,071
Property and equipment - net	59,514		_
Due from officers, net	9,940		
TOTAL ASSETS	\$ 395,879	\$	60,071
LIABILITIES AND STOCKHOLDERS' EQUITY/(DEFICIT):			
CURRENT LIABILITIES:			
Accounts payable and accrued liabilities	\$ 51,275	\$	13,300
Due to related party	-	_	17,907
Notes payable-affiliate	70,000		_
Line of credit	198,000		-
Total current liabilities	319,275		31,207
Minority interest	161,512		_
STOCKHOLDERS' EQUITY/(DEFICIT):			
Preferred stock, par value \$.001 and \$0.0001 per share; 5,000,000 and			
25,000,000 shares authorized, respectively; none issued	_		_
Common Stock, par value \$.001 and \$0.0001, 100,000,000 shares authorized,	_	-	
25,859,109 shares issued and outstanding, and 11,064,000 shares issued, 10,364,100			
shares outstanding, respectively	25,859		1,036
Additional paid-in-capital	557,562		180,964
Shares to be issued	237,500		100,704
Accumulated deficit	(905,829)		(153,136)
Total stockholders' deficit	(903,829) (84,908)		28,864
	(07,700)		20,004

TOTAL LIABILITIES AND STOCKHOLDERS' DEFICIT

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

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APOLLO MEDICAL HOLDINGS, INC. (FORMERLY, SICLONE INDUSTRIES, INC.) CONSOLIDATED STATEMENTS OF OPERATIONS FOR THE THREE MONTH AND NINE MONTH PERIODS ENDED OCTOBER 31, 2008 AND 2007 (Unaudited)

		OCTOBER 31, OCTOB		ine Months I CTOBER 31	ER 31,			
		2008		2007		2008		2007
REVENUES	\$	479,808	\$	10,000	\$	499,603	\$	100,500
Cost of goods sold		362,495		15,806		405,301		54,062
Gross profit		117,313		(5,806)		94,302		46,438
OPERATING EXPENSES:								
General and administrative		404,964		20,360		807,343		141,953
Depreciation		9,996		_	_	9,996		
Total operating expenses		414,960		20,360		817,339		141,953
OPERATING LOSS		(297,647)		(26,166)		(723,037)		(95,515)
OTHER EXPENSES:								
Interest expense		5,356		_	_	5,356		
Financing cost		23,500			-	23,500		
Total other expenses		28,856		_	_	28,856		
NET LOSS BEFORE INCOME TAXES		(326,503)		(26,166)		(751,893)		(95,515)
Provision for Income Tax		_	_	_	_	800		
NET INCOME/ (LOSS)	\$	(326,503)	\$	(26,166)	\$	(752,693)	\$	(95,515)
WEIGHTED AVERAGE SHARES OF COMMON STO	CK							
OUTSTANDING,								
BASIC AND DILUTED	2	25,734,174	2	20,933,490		20,063,728	2	20,933,490
*BASIC AND DILUTED NET INCOME/ (LOSS) PER								
SHARE		(0.01)		(0.00)		(0.04)		(0.00)

*Weighted average number of shares used to compute basic and diluted loss per share is the same since the effect of dilutive securities is anti-dilutive.

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

APOLLO MEDICAL HOLDINGS, INC. (FORMERLY, SICLONE INDUSTRIES, INC.) CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE NINE MONTH PERIOD ENDED OCTOBER 31, 2008 AND 2007 (Unaudited)

	Nine Months End October 31,		l,	
		2008		2007
CASH FLOWS FROM OPERATING ACTIVITIES:				
Adjustments to reconcile net loss to net cash				
(used in) operating activities:				
Net loss	\$	(752,693)	\$	(95,515)
Depreciation	Ŧ	9,996	-	(, , , , , , , , , , , , , , , , , , ,
Bad debt expense		23,514		
Minority interest		161,512		
Issuance of shares for services		72,545		
Issuance of shares as financing cost		13,500		
Shares to be issued for consulting fee		67,500		
Exercise of notes payable conversion		170,375		
Changes in assets and liabilities:		,		
Accounts receivable		(174,457)		
Prepaid expenses		(9,614)		
Due from related party		(29,897)		
Accounts payable and accrued liabilities		17,975		(191)
Net cash used in operating activities		(429,743)		(95,706)
CASH FLOWS FROM INVESTING ACTIVITIES:				
Property and Equipment		(69,510)		
CASH FLOWS FROM FINANCING ACTIVITIES:				
Proceeds from notes payable-affiliate		70,000		
Proceeds from line of credit		198,000		
Proceeds from issuance of common stock for cash		335,000		182,000
Net cash provided by financing activities		603,000		182,000
NET INCREASE IN CASH & CASH EQUIVALENTS		103,747		86,294
CASH & CASH EQUIVALENTS, BEGINNING BALANCE		44,352		2,184
CASH & CASH EQUIVALENTS, ENDING BALANCE	\$	148,099	\$	88,478
SUPPLEMENTARY DISCLOSURES OF CASH FLOW INFORMATION				
Interest paid during the year	\$	3,452	¢	
Taxes paid during the year	ֆ \$	5,452	э —\$	
Taxes paid during the year	ф		- p	-

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

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APOLLO MEDICAL HOLDINGS, INC. (FORMERLY SICLONE INDUSTRIES, INC.) NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

1. Description of Business

On June 13, 2008, Siclone Industries, Inc. (the "Company"), Apollo Acquisition Co., Inc., a wholly-owned subsidiary of the Company ("Acquisition"), Apollo Medical Management, Inc. ("Apollo Medical") and the shareholders of Apollo Medical entered into an agreement and Plan of Merger (the "Merger Agreement"). Pursuant to the terms of the Merger Agreement, Apollo Medical merged with and into Acquisition. The former shareholders of Apollo Medical received 20,933,490 shares of the Company's common stock in exchange for all the issued and outstanding shares of Apollo Medical.

The acquisition of Apollo Medical is accounted for as a reverse acquisition under the purchase method of accounting since the shareholders of Apollo Medical obtained control of the consolidated entity. Accordingly, the reorganization of the two companies is recorded as a recapitalization of Apollo Medical, with Apollo Medical being treated as the continuing operating entity. The historical financial statements presented herein will be those of Apollo Medical. The continuing entity retained January 31 as its fiscal year end. The financial statements of the legal acquirer are not significant; therefore, no pro forma financial information is submitted.

On July 1, 2008, "Acquisition" changed its name to Apollo Medical Management, Inc. (AMM). On July 3, 2008, the Company changed its name from Siclone Industries, Inc. to Apollo Medical Holdings, Inc. ("Apollo or the Company"). Following the merger, the Company is headquartered in Glendale, California.

The Company is a medical management holding company that focuses on managing the provision of hospital-based medicine through a management company, Apollo Medical Management, Inc. ("AMM"). Through AMM, the Company manages affiliated medical groups, which presently consist of ApolloMed Hospitalists ("AMH") and Apollo Medical Associates ("AMA").

AMM operates as a Physician Practice Management Company (PPM) and is in the business of providing management services to Physician Practice Companies (PPC) under Management Service Agreements. The Company's goal is to become a leading provider of management services to medical groups that provide comprehensive inpatient care services such as hospitalists, emergency room physicians, and other hospital-based specialists.

On August 1, 2008, AMM completed negotiations and executed a formal management agreement with AMH, under which AMM will provide management services to AMH. The Agreement is effective as of August 1, 2008 and will allow AMM, which operates as a Physician Practice Management Company, to consolidate AMH, which operates as a Physician Practice, in accordance with EITF 97-2, Application of FASB Statement No. 94 and APB Opinion No. 16 to Physician Management Entities and Certain Other Entities with Contractual Management Agreements. AMH is owned by an officer, director and major shareholder of the Company,

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2. Summary of Significant Accounting Policies

Basis of Consolidation

The accompanying unaudited condensed consolidated financial statements have been prepared by Apollo in accordance with U.S. generally accepted accounting principles for interim financial statements. The statements consist solely of the management company, Apollo Medical Holdings, Inc. prior to August 1, 2008. Commencing with the Company's third quarter on August 1, 2008, and concurrent with the execution of the Management Services Agreement, the statements reflect the consolidation of AMM and AMH, in accordance with EITF 97-2, Application of FASB Statement No. 94 and APB Opinion No. 16 to Physician Management Entities and Certain Other Entities with Contractual Management Agreements. The statements do not include all of the information and disclosures required by generally accepted accounting principles for complete financial statements. In management's opinion, all adjustments, consisting of normal recurring adjustments necessary for the fair presentation of the results of the interim periods are reflected herein. Operating results for the nine month period ended October 31, 2008 are not necessarily indicative of future financial results.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period.

Fair Value of Financial Instruments

Statement of financial accounting standard No. 107, Disclosures about fair value of financial instruments, requires that the Company disclose estimated fair values of financial instruments. The carrying amounts reported in the statements of financial position for assets and liabilities qualifying as financial instruments are a reasonable estimate of fair value.

Credit and Supply Risk

During the nine month period ended October 31, 2008 the Company has three major customers which contributed 17%, 19% and 26% of revenue. As of October 31, 2008 the total amount receivable from these customers amounted to \$26,850, \$0 and \$25,056, respectively,

Recently Issued Accounting Pronouncements

In December 2007, FASB issued FASB Statement No. 160, Noncontrolling Interests in Consolidated Financial Statements—an amendment of ARB No. 51. This Statement applies to all entities that prepare consolidated financial statements, except not-for-profit organizations, but will affect only those entities that have an outstanding non-controlling interest in one or more subsidiaries or that deconsolidate a subsidiary. Not-for-profit organizations should continue to apply the guidance in Accounting Research Bulletin No. 51, Consolidated Financial Statements, before the amendments made by this Statement, and any other applicable standards, until the Board issues interpretative guidance. This Statement is effective for fiscal years, and interim periods within those fiscal years, beginning on or after December 15, 2008 (that is, January 1, 2009, for entities with calendar year-ends). Earlier adoption is prohibited. The effective date of this Statement is the same as that of the related Statement 141(R). This Statement shall be applied prospectively as of the beginning of the fiscal year in which this Statement is initially

applied, except for the presentation and disclosure requirements. The presentation and disclosure requirements shall be applied retrospectively for all periods presented. This statement has no effect on the financial statements as the Company does not have any outstanding non-controlling interest.

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In March, 2008, the FASB issued FASB Statement No. 161, "Disclosures about Derivative Instruments and Hedging Activities". The new standard is intended to improve financial reporting about derivative instruments and hedging activities by requiring enhanced disclosures to enable investors to better understand their effects on an entity's financial performance, and cash flows. It is effective for financial statements issued for fiscal years and interim periods beginning after November 15, 2008, with early application encouraged. The new standard also improves transparency about the location and amounts of derivative instruments in an entity's financial statements; how derivative instruments and related hedged items are accounted for under Statement 133; and how derivative instruments and related hedged items affect its financial position, financial performance, and cash flows. FASB Statement No. 161 achieves these improvements by requiring disclosure of the fair values of derivative instruments and their gains and losses in a tabular format. It also provides more information about an entity's liquidity by requiring disclosure of derivative features that are credit risk-related. Finally, it requires cross-referencing within footnotes to enable financial statement users to locate important. Based on current conditions, the Company does not expect the adoption of SFAS 161 to have a significant impact on its results of operations or financial position.

In December 2007, the FASB issued SFAS No. 141 (revised 2007), "Business Combinations." This statement replaces FASB Statement No. 141, "Business Combinations." This statement retains the fundamental requirements in SFAS 141 that the acquisition method of accounting (which SFAS 141 called the purchase method) be used for all business combinations and for an acquirer to be identified for each business combination. This statement defines the acquisition date as the entity that obtains control of one or more businesses in the business combination and establishes the acquisition date as the date that the acquirer achieves control. This statement requires an acquirer to recognize the assets acquired, the liabilities assumed, and any noncontrolling interest in the acquiree at the acquisition date, measured at their fair values as of that date, with limited exceptions specified in the statement. This statement applies prospectively to business combinations for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after December 15, 2008. The Company does not expect the adoption of SFAS 160 to have a significant impact on its results of operations or financial position.

In May 2008, the FASB issued SFAS No. 162, "The Hierarchy of Generally Accepted Accounting Principles." This Statement identifies the sources of accounting principles and the framework for selecting the principles to be used in the preparation of financial statements of nongovernmental entities that are presented in conformity with generally accepted accounting principles (GAAP) in the United States (the GAAP hierarchy). This Statement will not have an impact on the Company's financial statements.

In May 2008, the FASB issued SFAS No. 163, "Accounting for Financial Guarantee Insurance Contracts, an interpretation of FASB Statement No. 60." The scope of this Statement is limited to financial guarantee insurance (and reinsurance) contracts, as described in this Statement, issued by enterprises included within the scope of Statement 60. Accordingly, this Statement does not apply to financial guarantee contracts issued by enterprises excluded from the scope of Statement 60 or to some insurance contracts that seem similar to financial guarantee insurance contracts issued by insurance enterprises (such as mortgage guaranty insurance or credit insurance on trade receivables). This Statement also does not apply to financial guarantee insurance contracts that are derivative instruments included within the scope of FASB Statement No. 133, "Accounting for Derivative Instruments and Hedging Activities." This Statement will not have an impact on the Company's financial statements.

Stock-based compensation

On October 17, 2006 the Company adopted SFAS No. 123R, "Share-Based Payment, an Amendment of FASB Statement No. 123." As of the date of this report the Company has no stock based incentive plan in effect.

Basic and Diluted Earnings Per Share

Earnings per share is calculated in accordance with the Statement of financial accounting standards No. 128 (SFAS No. 128), "Earnings per share". SFAS No. 128 superseded Accounting Principles Board Opinion No.15 (APB 15). Net income (loss) per share for all periods presented has been restated to reflect the adoption of SFAS No. 128. Basic net income per share is based upon the weighted average number of common shares outstanding. Diluted net income (loss) per share is based on the assumption that all dilutive convertible shares and stock options were converted or exercised. Dilution is computed by applying the treasury stock method. Under this method, options and warrants are assumed to be exercised at the beginning of the period (or at the time of issuance, if later), and as if funds obtained thereby were used to purchase common stock at the average market price during the period.

Cash and Cash Equivalents

Cash and cash equivalents include cash in bank representing Company's current operating account

Income Taxes

The Company utilizes SFAS No. 109, "Accounting for Income Taxes," which requires the recognition of deferred tax assets and liabilities for the expected future tax consequences of events that have been included in the financial statements or tax returns. Under this method, deferred income taxes are recognized for the tax consequences in future years of differences between the tax bases of assets and liabilities and their financial reporting amounts at each period end based on enacted tax laws and statutory tax rates applicable to the periods in which the differences are expected to affect taxable income. Valuation allowances are established, when necessary, to reduce deferred tax assets to the amount expected to be realized.

Revenue Recognition

The Company recognizes revenue when persuasive evidence of an arrangement exists, service has renderred, the sales price is fixed or determinable, and collection is reasonable assured.

Siclone Transaction

The Agreement and Plan of Merger with Siclone Industries, Inc. obligated the Company to pay a total of \$500,000, of which \$250,000 was paid, and expensed, at the completion of the merger in June 2008. Payment of the remaining balance of \$250,000 is tied to the completion of a significant funding event.

3. Uncertainty of ability to continue as a going concern

The Company's financial statements are prepared using the generally accepted accounting principles applicable to a going concern, which contemplates the realization of assets and liquidation of liabilities in the normal course of business. However, the Company has accumulated deficit of \$(905,829) as of October 31, 2008. Cash Flows used in Operating Activities for the nine months ended October 31, 2008 was \$(429,743).

The financial statements do not include any adjustments relating to the recoverability and classification of liabilities that might be necessary should the Company be unable to continue as a going concern.

The Company's need for working capital is a key issue for management and necessary for the Company to meet its goals and objectives. The Company is actively pursuing additional capitalization opportunities. Management believes that the above actions will allow the Company to continue operations through the next fiscal year.

4. Accounts Receivable

Accounts Receivable totals \$150,943, net of allowance for bad debt expense of \$23,415, and represent invoiced amounts due the Company as of October 31, 2008 on amounts billed by AMH. The Company recorded a bad debt reserve of \$23,415 in the third quarter against unpaid Medicare and private insurance billings. Accounts receivable was \$0 as of January 31, 2008.

5. Due from affiliate

Due from affiliate totals \$2,050 and represents amounts due from AMA, an unconsolidated Affiliate of the Company. None was due from affiliate as of January 31, 2008.

6. Prepaid expenses

Prepaid expenses of \$25,333 and \$15,719 as of October 31, 2008 and January 31, 2008, respectively, are amounts prepaid for medical malpractice insurance and Director's and Officer's insurance.

7. Property and Equipment

Property and Equipment consists of the following as of October 31, 2008:

	ctober 31, 08	January 31, 2008		
Computers	\$ 13,912	\$	_	
Furniture and				
fixtures	16,626		_	
Software	138,443		_	
Machinery and				
equipment	50,815		_	
Gross Property				
and Equipment	219,796		_	
less accumulated				
depreciation	(160,282)		_	
Net Property and				
Equipment	\$ 59,514	\$	_	_

Depreciation expense were \$9,996 and \$0 for the nine month periods ended October 31, 2008 and 2007, respectively.

8. Due from Officers

A net amount of \$9,940 was due from officers of the Company as of October 31, 2008. None was due from officers at of January 31, 2008.

9. Accounts Payable and Accrued Expenses

Accounts payable and accrued expenses consist of the following:

October 31, 2008			nuary , 2008
\$	25,313		
	11,987		12,443
	13,975		857
\$	51,275	\$	13,300
	31	31, 2008 \$ 25,313 11,987 13,975	31, 2008 31 \$ 25,313 11,987 13,975

10. Convertible Notes Payable

During the three months period ended October 31, 2008, the Company received \$170,000 proceeds from the issuance of convertible notes payable. The convertible notes bear interest at 10% and are due twelve months from the date of issuance. In connection with the convertible notes, the Company issued 113,333 warrants to the note holders with an exercise price of \$1.50.

On the date of issuance of note, the Company received the notice to exercise the conversion of note into shares from the note holders. The Company used the conversion rate to determine the number of shares to be issued and recorded 226,667 shares as shares to be issued as at October 31, 2008.

The Company recorded value of warrants using the Black Scholes pricing model using the following assumptions: Stock price \$0.27, Expected life of 3 years, Risk free bond rate of 1.69% to 2.00% and volatility of 46%. Based on the assumptions used the Company recorded the weighted average fair value of warrants amounting to \$375 which was fully amortized as interest expense during the nine month period ended October 31, 2008.

11. Related Party Transactions

During the nine months ended October 31, 2008 and 2007, the Company generated revenue of \$19,795 and \$100,500, respectively, by providing management services to ApolloMed Hospitalists (AMH), an affiliated company with common ownership interest. Commencing August 1, 2008, the management services fee income reported by AMM was eliminated in consolidation against similar costs recorded at AMH.

The Company borrowed \$70,000 on a short-term promissory note in the quarter ended July 2008 from a related party of the Chief Executive officer of the Company. The note is unsecured, non-interest bearing and in default.

12. Notes payable

The Company had borrowed a total of \$195,000 on short-term promissory notes in the quarter ended July 2008. Dr. Mohammad Hosseinion, the father of Dr. Warren Hosseinion, the Company's CEO, loaned \$70,000 to the Company and Progene, Inc., a corporation owned by another physician, loaned the Company \$125,000.

The \$70,000 note carries no interest rate, and the Company is obligated to pay an origination fee of \$5,000 at the time of payoff. This note was default as of October 31, 2008.

The Company borrowed \$125,000 on June 13, 2008. The note also bears no interest rate and was due and payable in full on July 2, 2008. The note was paid off as of October 31, 2008. The Company recorded a penalty of \$6,250 during the nine months ended October 31, 2008 due to late payment.

Also, during the third quarter, the Company borrowed \$125,000 on September 24, 2008 under a note. This note bore an interest rate of 15 percent and was due and payable in full on October 22, 2008. The note obligated the Company for an origination fee of \$10,000 and reimbursement of legal fees totaling \$1,500 and issuance of 50,000 shares of the Company's common stock. The note, along with the origination fee and legal reimbursement, was paid off in full on October 20, 2008.

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13. Line of credit

The Company, through AMH, has a SBA line of credit with Wells Fargo Bank. The loan was established on January 5, 2006 and provided a total available credit of \$200,000. The interest rate is the banks prime rate plus 2 points. As of October 31, 2008, Apollo had drawn \$198,000 against this facility.

An interest expense of \$3,542 was recorded during the quarters ended October 31, 2008

14. Minority Interest

The Company recorded AMH ownership interest in the accompanied financial statements as Minority Interest amounting to \$162,512.

15. Stockholder's Equity

During the period from February 1, 2007 to July 31, 2007, Apollo Medical issued 364,000 shares to investors for a total cash value \$182,000. As part of issuance of shares for cash the Company granted 91,000 stock warrants to investors. During the period from February 1, 2008 to July 31, 2008, Apollo Medical issued 670,000 shares to investors for a total cash value \$335,000. As part of issuance of shares for cash the Company granted 167,500 stock warrants to investors.

As the result of the merger on June 13, 2008, the former shareholders of Apollo Medical received 20,933,490 shares of the Company's common stock in exchange for all the issued and outstanding shares of Apollo Medical. Certain former shareholders of Apollo Medical received 470,470 warrants in exchange for warrants granted to them in previous fund raising.

During the three month period ended October 31, 2008, the Company issued 268,687 shares for legal, accounting and investment advisory services provided to the Company. The Company also issued 50,000 shares as financing fee on a note payable.

During the three months period ended October 31, 2008, the Company received \$170,000 proceeds from the issuance of convertible notes payable. The convertible notes bear interest at 10% and are due twelve months from the date of issuance. In connection with the convertible notes, the Company issued 113,333 warrants to the note holders with an exercise price of \$1.50. On the same date of issuance, the Company received notice to convert the notes into common stock from the note holders. These notes payable were to be converted to 226,667 shares of the Company common stock, which were recorded as shares to be issued as of October 31, 2008.

During the three months ended October 31, 2008, the Company entered into an Employment Agreement pursuant to which the Company employed the Chief Financial Officer. As per the agreement, the CFO shall receive 250,000 shares of the Company's common stock. These shares have been recorded as shares to be issued as of October 31, 2008.

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Warrants outstanding:

Aggregate	e		
intrinsic	Nı	umber of	
value	v	varrants	
\$		165,620	
		418,183	
	—		
			_
\$		583,803	
	intrinsic value	value v \$	intrinsic Number of value warrants \$ 165,620 418,183

			Weighted			
			average		We	eighted
		average				
Exercise Warrants			contractual	ntractual Warrants		
	Price	outstanding	life	exercisable	1	orice
	\$1.10	470,470	1.65	470,470	\$	0.89
	\$1.50	113,333	0.57	113,333	\$	0.29
		583,803	2.22	583,803	\$	1.18

The grant date fair value of warrants amounting \$7,709 which was calculated using the Black-Scholes Option Pricing Model.

16. Commitments

On September 4, 2008, Apollo Medical Management, Inc. executed an employment agreement with Jilbert Issai, M.D., to provide services as Vice President of Business Development. The agreement is for an initial one-year term with provision for successive one-year periods. Under the agreement, Doctor Issai is entitled to a nominal salary and was granted options to purchase an aggregate of 300,000 shares of the Company's common stock at an exercise price of \$.10 per share at the Company's adoption of stock compensation plan.

The Company entered into an Advisory Agreement with Stonecreek Associates, Inc. on October 27, 2008, under which Stonecreek will provide investment advisory services to the Company. Apollo is obligated to pay a fee to Stonecreek on completion of any debt or equity financing. The agreement terminates on March 31, 2009.

On October 27, 2008, the Company entered into a Board of Director's Agreement with Suresh Nihalani. The Company will issue a stock award of 400,000 shares to Mr. Nihalani, under the terms of the Director's Agreement, which shares will be issued ratably over a thirty-six month period commencing December 2008. The shares will be released to Mr. Nihalani on a monthly basis during his tenure as a Director. The distribution of shares will continue as long as Mr. Nihalani serves on the Board, but will cease when Mr. Nihalani is no longer is a Director.

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ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Three Months Ended October 31, 2008 vs. Three Months Ended October 31, 2007

Revenues

Apollo reported revenues of \$479,808 for the quarter ended October 2008, compared to revenues of \$10,000 in the comparable quarter ended October 2007. Prior to the Management Services Agreement executed on August 1, 2008, the Company could only report the management fees charged to its affiliate, AMH. Subsequent to August 1, 2008, revenues represent the billings by AMH under the various fee structures from health plans, medical groups/IPA's and hospitals. Management fee revenues have been eliminated subsequent to August 1, 2008.

Cost of Goods Sold

Cost of Goods sold totaled \$362,495 for the three months ended October 2008 versus cost of goods sold of \$15, 806 for the three months ended October 2007. Cost of Goods includes compensation paid to the doctors under contract with AMH, costs for medical malpractice insurance for these physicians, professional privileges and telephone and uniform cleaning expenses. Cost of Goods for the quarter ended October 2008 included \$311,368 of compensation to physicians on the consolidation required by the Management Agreement. Cost of Goods in the third quarter of 2007 did not include compensation costs.

Gross Profit

Gross profit was \$117,313 for the quarter just ended compared to \$(5,806) for the third quarter of 2007.

Operating Expenses

General and Administrative expenses totaled \$404,964 for the three months ended October 2008, up \$384,604 from general and administrative expenses of \$20,360 reported in the third quarter of 2007. General and Administrative costs in 2008 include the overhead costs of supporting the operations of AMH, compared to a smaller cost base supporting the operations of AMM in all prior quarters.

In addition, Apollo initiated steps to access the public markets in early 2008 which culminated with a merger into an already public Company. In support of this merger and its efforts to seek additional investor financing, the Company has incurred higher legal and consulting fees. Legal fees totaled \$65,825 in the third quarter of 2008, compared to \$801 in the comparable quarter of 2007.

Operating expenses in 2008 also includes \$86,045 of costs related to the issuance of common shares for legal, accountant, investment services and financing cost, and \$67,500 for shares to be issued to the Company's Chief Financial Officer.

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