STOCKGROUP INFORMATION SYSTEMS INC

Form 10QSB November 14, 2005 Stockgroup Information Systems Inc.

Form 10-QSB September 30, 2005

Form 10-QSB	
U.S. Securities and Exchange Commission	
Washington, D.C. 20549	
(Mark One)	
x Quarterly report pursuant Section 13 or 15(d) of the Securities Exchange Act	of 1934
For the quarterly period ended September 30, 2005.	
o Transition report pursuant Section 13 or 15(d) of the Securities Exchange Act	of 1934
For the transition period from to	
Commission file number: 0-23687	
STOCKGROUP INFORMATION SYSTEMS INC. (Exact name of small business issuer as specified in its charter) Colorado (State or other jurisdiction of incorporation or organization) Suite 500-750 West Pender Street, Vancouver, British Columbia, V6C 2T7 (Address of principal executive offices) (604) 331-0995 (Issuer's telephone number) (Former name, former address and former fiscal year, if changed since last repo	84-1379282 (IRS Employer Identification No.)
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: _X_ No:
Applicable only to issuers involved in bankruptcy proceedings during the preceding five years
Check whether the registrant filed all documents and reports required to be filed by Section 12, 13 or 15(d) of the Exchange Act after the distribution of securities under a plan confirmed by court. Yes No
Applicable only to corporate issuers
State the number of shares outstanding of each of the issuer's classes of common equity, as of the latest practicable date: 33,8325,296
Transitional Small Business Disclosure Format (check one): Yes: No: _X_
Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).
Yes [] No [X]
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PART I. FINANCIAL INFORMATION

Item 1. Financial Statements (unaudited)

Stockgroup Information Systems Inc.

CONSOLIDATED BALANCE SHEETS

(UNAUDITED - Expressed in U.S. Dollars)

	September 30, 2005		December 31, 2004 (1)
ASSETS CURRENT			
Cash and cash equivalents Marketable securities Accounts receivable [net of allowances for doubtful accounts of \$89,621;	\$ 2,327,321 7,642	\$	1,837,012 7,361
December 31, 2004 \$45,016] Prepaid expenses	582,495 78,861		595,848 114,426
TOTAL CURRENT ASSETS Property and equipment, net	2,996,319 247,295	\$ \$	2,554,647 287,073
	\$ 3,243,614	\$	2,841,720
LIABILITIES AND SHAREHOLDERS' EQUITY CURRENT			
Accounts payable and accrued liabilities Accrued payroll liabilities Deferred revenue Capital lease obligation Income tax payable	\$ 660,753 174,157 809,608 33,298 22,495	\$	319,846 104,230 804,061
TOTAL CURRENT LIABILITIES Capital lease obligation	\$ 1,700,311 58,110	\$	1,228,137
TOTAL LIABILITIES	1,758,421		1,228,137
COMMITMENTS AND CONTINGENCIES (note 5)			
SHAREHOLDERS' EQUITY (note 2) Common Stock, No Par Value Authorized shares 75,000,000 Issued and outstanding shares - 33,825,296 at September 30, 2005 [33,931,221 - December 31, 2004] Additional paid-in capital Accumulated deficit	\$ 13,482,844 3,173,886 (15,171,537)	\$	13,568,499 3,099,314 (15,054,230)

TOTAL SHAREHOLDERS' EQUITY	\$ 1,485,193	\$ 1,613,583

\$ 3,243,614 \$ 2,841,720

(1) The balance sheet at December 31, 2004 has been derived from the audited consolidated financial statements at that date.

The Accompanying Notes Are An Integral Part

Of These Unaudited Consolidated Financial Statements.

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Stockgroup Information Systems Inc.

CONSOLIDATED STATEMENTS OF OPERATIONS

(UNAUDITED - Expressed in U.S. Dollars)

	Three Months Ended September 30, 2005		Three Months Ended September 30, 2004		Nine Months Ended September 30, 2005		Er Se	ine Months nded eptember 30,	
REVENUE									
Revenues (note 4)	\$	1,369,103	\$	1,226,986	\$	4,303,715	\$	3,458,171	
Cost of revenues		482,639		237,954		1,047,691		658,536	
Gross profit	\$	886,464	\$	989,032	\$	3,256,024	\$	2,799,635	
EXPENSES									
Sales and marketing	\$	510,144	\$	372,815	\$	1,292,430	\$	1,100,505	
General and administrative		573,171		610,911		2,073,600		1,738,730	
	\$	1,083,315	\$	983,726	\$	3,366,030	\$	2,839,235	
INCOME(LOSS) FROM OPERATIONS	\$	(196,851)	\$	5,306	\$	(110,006)	\$	(39,600)	
Interest income		10,621		4,581		21.049		14,939	
Interest expense		(2,625)		(37)		(4,663)		(1,660)	
Other income (expense)		3,727		1,599		(1,192)		1,602	
INCOME (LOSS) AND COMPREHENSIVE									
INCOME (LOSS) BEFORE INCOME TAX	\$	(185,128)	\$	11,449	\$	(94,812)	\$	(24,719)	
	·	(, - ,		,		ζ- ,- ,		())	
PROVISIONS FOR INCOME TAXES		22.405				22.405			
Current		22,495		-		22,495		-	
NET INCOME (LOSS) AND									
COMPREHENSIVE INCOME (LOSS)	\$	(207,623)	\$	11,449	\$	(117,307)	\$	(24,719)	
BASIC AND DILUTED INCOME									
(LOSS) PER SHARE	\$	(0.01)	\$	0.00	\$	0.00	\$	0.00	
	_	(0.0-)	-		-		-		
Fully diluted weighted average shares		24.764.046		24.642.763		24.051.150		2406465	
outstanding for the period		34,764,042		34,643,763		34,951,150		34,064,667	

The Accompanying Notes Are An Integral Part

Of These Unaudited Consolidated Financial Statements.

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Stockgroup Information Systems Inc.

CONSOLIDATED STATEMENTS OF CASH FLOWS

(UNAUDITED - Expressed in U.S. Dollars)

	E:	hree Months nded eptember 30,	E:	nree Months nded eptember 30,	E S	Tine Months nded eptember 30, 005	E:	ine Months nded eptember 30,
OPERATING ACTIVITIES Net income (loss) Add (deduct) non-cash items Amortization Bad debt expense (recovery) Stock-based compensation	\$	(207,623) 24,231 (6,522) (189,914)	\$	11,449 109,897 (4,145) - 117,201	\$	(117,307) 246,418 (33,232) 45,806 141,685	\$	(24,719) 295,018 31,718 - 302,017
Net changes in non-cash working capital Marketable securities Accounts receivable Prepaid expenses Accounts payable and accrued liabilities Accrued payroll liabilities Income tax payable Deferred revenue		(4,220) (41,211) (456) 233,765 53,315 22,495 131,057		(25,231) 124 33,428 39,651 7,364 - 87,955		(281) 46,585 35,565 340,907 69,927 22,495 5,547		(49,698) (158,149) (32,021) 50,714 (15,990) - 186,072
CASH PROVIDED BY (USED IN) OPERATIONS	\$	204,831	\$	260,492	\$	662,430	\$	282,945
INVESTING ACTIVITIES Property and equipment (net)	\$	(48,421)	\$	(41,742)	\$	(119,062)	\$	(78,954)
CASH USED IN INVESTING FINANCING ACTIVITIES	\$	(48,421)	\$	(41,742)	\$	(119,062)	\$	(78,954)
Repurchase of common stock Proceeds on exercise of warrants Proceeds on exercise of	\$	(34,414) 7,286	\$	-	\$	(118,017) 41,920	\$	-
stock options Repayment of capital lease obligation		-		-		23,038		58,875 (38,920)
CASH PROVIDED BY (USED IN) FINANCING	\$	(27,128)	\$		\$	(53,059)	\$	19,955
INCREASE IN CASH AND CASH EQUIVALENTS Cash and cash equivalents,	\$	129,282	\$	218,750	\$	490,309	\$	223,946

beginning of period 2,198,039 1,405,391 1,837,012 1,400,195 CASH AND CASH EQUIVALENTS,

END OF PERIOD \$ 2,327,321 \$ 1,624,141 \$ 2,327,321 \$ 1,624,141

The Accompanying Notes Are An Integral Part

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NOTES TO CONSOLIDATED FINANCIAL STATEMEN	ITS
For the nine months ended September 30, 2005	
(UNAUDITED)	
1. NATURE OF BUSINESS AND BASIS OF PRESENTA	TION
media, corporate, and financial services companies. In addit	ovides various financial market data, software, tools, and content to its customers in tion, the Company provides advertising services and automated investor disclosure g StockHouse.com, and through hosted services to its customers Web sites. All
The Company was incorporated under the laws of Colorado	o on December 6, 1994.
principles generally accepted in the United States for interin Regulation S-B. Accordingly, they do not include all of the annual financial statements and should be read in conjunction Company s annual report on Form 10-KSB for the year encessary for fair presentation, all of which are of a normal	I statements have been prepared by management in accordance with accounting in financial information and with the instructions to Form 10-QSB and Item 310(b) of information and footnotes required by generally accepted accounting principles for on with the consolidated financial statements and footnotes thereto included in the ded December 31, 2004. In the opinion of management, the adjustments considered and recurring nature have been included in these financial statements. Operating 5 are not necessarily indicative of the results that may be expected for the year ended
The balance sheet at December 31, 2004 has been derived f information and footnotes required by generally accepted ac	from the audited financial statements at that date but does not include all of the eccounting principles for annual financial statements.
2. SHARE CAPITAL	
The Company is authorized to issue up to 75,000,000 shares	s of common stock and 5,000,000 shares of preferred stock.
Issues of common shares for the nine-month period ended S	September 30, 2005 are summarized as follows:

On February 14, 2005, 18,000 common shares were issued to an Agent pursuant to an exercise of Warrants at C\$0.37 (\$0.30), for gross proceed of C\$6,660 (\$5,478).
On February 18, 2005, 28,000 common shares were issued to an employee pursuant to an exercise of options at \$0.27, for gross proceeds of \$7,560.
On March 14, 2005, 5,625 common shares were issued to an employee pursuant to an exercise of options at \$0.285, for gross proceeds of \$1,603.
On May 2, 2005, 92,500 common shares were issued to an employee pursuant to an exercise of options at \$0.15, for gross proceeds of \$13,875.
On May 12, 2005, 41,000 common shares were issued to an Agent pursuant to an exercise of Warrants at C\$0.37 (\$0.29US), for gross proceeds of C\$15,170 (\$11,840US).
On June 3, 2005, 58,500 common shares were issued to an Agent pursuant to an exercise of Warrants at C\$0.37 (\$0.29US), for gross proceeds of C\$21,645 (\$17,316US).
Between the dates of June 27, 2005 and June 30, 2005, 267,000 common shares were repurchased by the company. These were purchased between the prices of C\$0.36(\$0.29US) and C\$0.40(\$0.32US), for gross costs of C\$104,504 (\$83,603US).
On June 14, 2005, 3,500 common shares were issued to an Agent pursuant to an exercise of Warrants at C\$0.37 (\$0.30US), for gross proceeds C\$1,295 (\$1,036US).
On July 8, 2005, 25,000 common shares were issued to an Agent pursuant to an exercise of warrants at \$0.25US, for gross proceeds of \$6,250.
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Between the dates of August 16, 2005 and September 2, 2005, 110,050 common shares were repurchased by the company. These were purchased at the price of C\$0.38(\$0.304US), for gross costs of C\$41,819 (\$34,414US).

On February 21, 2005, the Company entered into a non-monetary transaction with a third party, in which it obtained investor relation services in exchange for 400,000 stock options. The options vest evenly over one year and expire on February 21, 2008. The fair value of the options was calculated using Black-Scholes model and \$41,976 has been expensed to date. This relationship was mutually terminated on September 24, 2005. The investor relations firm has the option to exercise their vested options for 100,000 shares at an exercise price of C\$0.44 per share (\$0.37US).

Stock Options

The Company's 1999, 2000, 2001, 2002, and 2003 Stock Option Plans (collectively the "Plans") authorize a total of 5,186,975 common shares for issuance. Activity under the Plans is set forth below.

		Options Outstandin	ng		
	Shares Available For Grant #	Number of Shares #	Price Per Share \$	Weighted Average Exercise Price \$	
Balance at December 31, 2004	1,622,500	3,598,100	\$0.12 - \$0.59	\$0.25	
Options granted	(990,000)	990,000	\$0.29 - \$0.53	\$0.38	
Options exercised	-	(126,125)	\$0.15 - \$0.29	\$0.18	
Options forfeited	174,375	(174,375)	\$0.29 - \$0.39	\$0.31	
Balance at September 30, 2005	806,875	4,287,600	\$0.12 - \$0.59	\$0.27	

The Company discontinued the granting of options under the 1999, 2000, 2001 and 2002 Stock Option Plans in December 2002. Options outstanding under these Plans continue to be exercisable as vested until exercised or forfeited, and if forfeited, they are no longer available for future grants. Stock options forfeited under the 2003 Plan are available for future grants.

Warrants

As at September 30, 2005, common stock issuable pursuant to warrants outstanding is as follows:

	Outstanding At December 31, 2004 #	Exercised #	Forfeited #	Outstanding At September 30, 2005 #	Exercise Price \$	Expiry Date
Series 1	281,818	_	281,818	-	3.00	March 31, 2005
Series 3A	500,000	25,000	475,000	-	0.25	July 31, 2005
Series 3B	300,000	-	300,000	-	0.50	July 31, 2005
Series 8	498,000	-	498,000	-	0.50 (C\$0.60)	January 16, 2005
Series 9	374,280	120,000	254,280	-	0.31 (C\$0.37)	June 4, 2005 and July 16, 2005
Series 10	49,800	-	49,800	-	0.50 (C\$0.60)	January 16, 2005
	2,003,898	145,000	1,858,898	-		

3. ACCOUNTING FOR STOCK-BASED COMPENSATION

The Company measures compensation expense for all of its Plans using the intrinsic value method prescribed by Accounting Principles Board Opinion No. 25, Accounting for Stock Issued to Employees (APB 25) and related interpretations and complies with the disclosure provisions of Statement of Accounting Standards No. 123 Accounting for Stock-Based Compensation (SFAS 123), as amended by Statement of Accounting Standards No. 148, Accounting for Stock-Based Compensation Transition and Disclosure an amendment of FASB Statement No. 123 (SFAS 148).

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The following table provides pro forma disclosures of the effect on net income and earnings per share as if the fair value-based method using the Black-Scholes option-pricing model had been applied in measuring compensation expense:

		ne three months eptember 30, 105	en	nded September 30, 2004	Fo	or the nine months September 30, 2005	end	ded September 30, 2004
Net income (loss) - as reported Deduct: Stock-based employee compensation expense determined under the fair value- based method		07,623)	\$	11,449	\$	(117,307)	\$, , , ,
for all awards	(33	5,036)		(51,989)		(133,150)		(136,458)
Net income (loss) - pro forma	\$ (24	42,659)	\$	(40,540)	\$	(250,457)	\$	(161,177)
Basic and diluted loss per share As reported Pro forma		.01) .01)	\$	(0.00) (0.00)	\$	(0.01) (0.01)	\$	(0.00) (0.00)

For purposes of the pro forma disclosures, the estimated fair value of the stock options is amortized over the stock options vesting period.

The pro forma effects of applying SFAS 123 for the periods presented are not likely to be representative of the pro forma effects of future periods as the number of stock options, their fair value at the date of grant and the vesting schedules thereof, vary widely from quarter to quarter.

The weighted average assumptions used and the resulting estimates of weighted average fair value of stock options granted are as follows:

	For the three months ended September 30		For the nine months ended September 30	
	2005	2004	2005	2004
Dividend yield	0%	0%	0%	0%
Weighted average expected life (years)	2.96	3.49	2.96	4.06
Risk-free interest rate	3.09%	3.88%	3.32%	4.30%
Expected volatility	51%	121%	51%	121%

4. SEGMENTED INFORMATION

SFAS No. 131, Disclosure about Segments of an Enterprise and Related Information, requires a public business enterprise to report financial and descriptive information about its reportable operating segments. The Company has concluded that its business activities fall into one identifiable business segment with the following sources of revenue:

	Fo	or the three months ended			F	For the nine months ended		
		September 30, 2005		September 30, 2004		September 30, 2005		September 30, 2004
Financial Software and Content Systems Advertising Services	\$	767,367 601,736	\$	510,682 716,304	\$	2,095,773 2,207,942	\$	1,418,665 2,039,506
	\$	1,369,103	\$	1,226,986	\$	4,303,715	\$	3,458,171

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Effective January 1, 2005, the Company renamed the former segment, Public Company Disclosure and Awareness Products division, as Advertising Services. In addition, it re-classed the revenue from certain products, which were historically categorized as Advertising Services, formerly Public Company Disclosure and Awareness Products to Financial Software and Content Systems. The amount re-classified from Advertising Services to Financial Software and Content Systems for the nine months ended September 30, 2005 was \$298,543. The reclassification for the comparative period in 2004 was \$218,327.

Previously reported revenue was:

	For the three months ended September 30, 2004	For the nine months ended September 30, 2004
Financial Software and Content Systems Public Company Disclosure	\$ 431,145	\$ 1,200,338
and Awareness Products	795,841	2,257,833
	\$ 1,226,986	\$ 3,458,171

As a result of this change, the segment Financial Software and Content Systems, has an increase in revenue of 15.6% for Q3 2004 and Advertising Services, decreases by 11.1% for Q3 2004.

During the nine months ended September 30, 2005 and 2004, the Company had no customers from whom revenue received by the Company represented greater than 10% of total revenue. Two customers constituted account receivables greater than 10% of total accounts receivable at September 30, 2005 as compared with no customers in the same period in 2004.

In the normal course of business, the Company entered into a non-monetary transaction with a bandwidth provider on March 27, 2003, in which the Company received bandwidth in exchange for advertising services on the Company s Web sites. This contract expired on March 27, 2005 and was not renewed. The non-monetary transaction resulted in revenue of \$13,695 for the nine months ended September 30, 2005 with a corresponding expense included in cost of revenues in each period. The non-monetary pricing was at fair market prices based on equivalent services paid for in cash during the same period.

5. COMMITMENTS AND CONTINGENCIES

The Company is currently involved in litigation with a customer to collect amounts owing pursuant to a contract entered into in September 2000. The defendant provided a \$100,000 deposit and contracted the Company to provide certain advertising services. The Company delivered the requested services throughout October and November 2000; however, the defendant defaulted on all additional payments. The Company is suing the defendant for the \$351,800 balance owing, plus interest and costs. The defendant has filed a statement of defense and counterclaim to recover the \$100,000 deposit. No court date has been set at this time. Although management currently believes the outcome of the litigation will be in the Company s favor, they have not elected to aggressively pursue the litigation at this time. The Company has made no provision for the counterclaim in the financial statements and any settlement or final award will be reflected in the statement of operations in the period the litigation is resolved.

In addition, the Company is subject to various other legal matters in the ordinary course of business. It is not possible at this time to predict with any certainty the outcome of such litigation. Management believes that the ultimate resolution of these matters would not have a material effect on the Company s financial position or results of operations.

6. ACCOUNTING FOR AND DISCLOSURE OF GUARANTEES

The Company from time-to-time enters into certain types of contracts that contingently require the Company to indemnify parties against third party claims. These contracts primarily relate to: (i) service agreements, under which the Company may be required to indemnify clients for liabilities relating to data transmission and dissemination; and (ii) certain agreements with the Company s officers, directors and employees and third parties, under which the Company may be required to indemnify such persons for liabilities arising out of their duties to the Company.

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The Company regularly enters into service level agreements within certain pre-defined tolerances.	with clients, under which the Company guarantees consistent streaming of data
agreements often are not explicitly stated, the overall maxim	obligation is not explicitly stated. Because the obligated amounts of these types of the amount of the obligations cannot be reasonably estimated. Historically, the first for these obligations, and no liabilities have been recorded for these obligations
7. RECENT ACCOUNTING PRONOUNCEMENTS	
On December 16, 2004, the Financial Accounting Standards	Poord ("EASD") issued EASD Statement No. 152 Evaluates of Non-monatory
Assets, an amendment of APB No. 29, Accounting for Non-the exception for non-monetary exchanges of similar product assets that do not have commercial substance. A non-monetar expected to change significantly as a result of the exchange.	Board ("FASB") issued FASB Statement No. 153, Exchange of Non-monetary monetary Transactions ("SFAS 153"). SFAS 153 amends APB No. 29 to eliminate tive assets and replaces it with a general exception for exchanges of non-monetary ary exchange has commercial substance if the future cash flows of the entity are The Company is required to adopt SFAS 153, on a prospective basis, for have not yet determined if SFAS 153 will have an impact on our results of
SFAS 123. SFAS 123(R) supersedes APB 25, Accounting for Cash Flows. Generally, the approach in SFAS 123(R) is sim	123 (revised 2004), Share-Based Payment (SFAS 123(R)), which is a revision of or Stock Issued to Employees, and amends FASB Statement No. 95, Statement of ilar to the approach described in SFAS 123. However, SFAS 123(R) requires all ployee stock options, to be recognized in the income statement based on their fair 123, is no longer an alternative.
SEAS 123(R) must be adopted no later than January 1, 2006	. Early adoption is permitted in periods in which financial statements have not yet
been issued.	
Statement 123(R) permits public companies to adopt its requ	tirements using one of two methods:
A modified prospective method in which compensation c	ost is recognized beginning with the effective date (a) based on the requirements of

SFAS 123(R) for all share-based payments granted after the effective date and (b) based on the requirements of SFAS 123 for all awards granted to employees prior to the effective date of SFAS 123(R) that remain unvested on the effective date. A modified retrospective method which includes the requirements of the modified prospective method described above, but also permits entities to restate based on the amounts previously recognized under SFAS 123 for purposes of pro forma disclosures either (a) all prior periods presented or (b) prior interim periods of

the year of adoption.

The Company expects to adopt SFAS 123(R) on January 1, 2006 using the modified-prospective method.

As permitted by SFAS 123, the Company currently accounts for share-based payments to employees using APB 25 s intrinsic value method, and as such, generally recognizes no compensation cost for employee stock options. Accordingly, the adoption of SFAS 123(R) s fair value method will have a significant impact on the Company s statement of operations, although it will have no impact on the Company s overall financial position. The impact of adoption of SFAS 123(R) cannot be predicted at this time because it will depend on levels of share-based payments granted in the future. However, had the Company adopted SFAS 123(R) in prior periods, the impact of that standard would have approximated the impact of SFAS 123 as described in the disclosure of pro forma net income and earnings (loss) per share in Note 3 to these consolidated financial statements.

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Stockgroup Information Systems Inc.	Form 10-QSB September 30, 2005
Item 2. Management's Discussion and Analysis of Financi	al Condition and Results Of Operations
and expectations regarding our future services and operation these forward-looking statements on our current expectation statements by looking for words such as "may", "should", "objectives", or similar expressions in this document or in number of risks, uncertainties and assumptions about us the statements. Such risks, uncertainties and assumptions included	o, among other things, projections of future results of operations, our plans, objectives ons and general industry and business conditions applicable to us. We have based ons and projections about future events. You can find many of these forward-looking "believes", "expects", "anticipates", "estimates", "intends", "projects", "goals", documents incorporated herein. These forward-looking statements are subject to a act could cause actual results to differ materially from those in such forward-looking ade, but are not limited to, the factors that we describe in the section entitled "Risk of 31, 2004. We claim the protection of the safe harbor for forward-looking statements of 1995.
RESULTS OF OPERATIONS NINE AND THREE MO	ONTH PERIODS ENDED SEPTEMBER 30, 2005 AND SEPTEMBER 30, 2004
	al Software and Content Systems and (ii) Advertising Services. There are basic ces relate to the financial markets and all of our services are currently delivered over
demand for market information by our clients customers for online advertising across all industries. Our audience le	ck markets. Our Financial Software and Content Systems business is driven by the Our Advertising Services are in greater demand when there is greater overall demand evels on our StockHouse Web site are closely correlated with the popularity of the tockHouse will translate into larger advertising revenues for us over the long term.
levels of sophistication. Increasing numbers of people are content is becoming an expected standard offering for med clients, including large news Web sites, brokerages, banks	We believe the Internet has not yet reached maturity and continues to reach new using the Internet as a source of stock market information. As a result, financial lia and financial services companies. Our Financial Software and Content Systems, and other media are encountering competitive pressures to improve their financial d for our services and has resulted in continued sales growth over the past 12 months.

The net income (loss) for three months ended September 30, 2005 and 2004 was \$(207,623) and \$11,449 respectively. As noted elsewhere in this Management Discussion and Analysis, the net loss for nine months ended September 30, 2005 was \$(117,307) an increase compared to a loss of \$(24,719) from nine months ended September 30, 2004. This has been primarily due to an increase in data feed liabilities that have arisen as a result of clarifications of the terms of certain data feed agreements with vendors during this quarter.

Revenue and Gross Profits Revenue Summary (in thousands)

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	2005	2004	Change (\$)	Change (%)
For the 3 months ended September 30				
Total revenues	\$1,369	\$1,227	\$142	+ 11.6%
Breakdown of major categories:				
Financial Software and Content	767	511	256	+ 50.0%
Advertising Services	602	716	(114)	(15.9)%
For the 9 months ended September 30				
Total revenues	\$4,304	\$3,458	\$846	+24.5%
Breakdown of major categories:				
Financial Software and Content	2,096	1,419	677	+47.7%
Advertising Services	2,208	2,040	168	+ 8.2%

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Stockgroup Information Systems Inc.

Form 10-QSB September 30, 2005

Financial Software and Content Systems (FSCS) revenue has grown by 47.7% when comparing the nine months ended September 30, 2005 and 2004 respectively. The growth is attributable to a growing number of monthly agreements, renewals of existing agreements, and the expansion of our services to existing clients. Existing clients have been adding new and current products to their websites. We have also been expanding our sales force in Canada and New York which is now showing positive sales results.

Our Advertising Services revenue includes general advertising on StockHouse and our specialty advertising products such as our investor relations and marketing packages. The increase of 8.2% between the nine months ended September 30, 2005 and 2004 is due in part to an increased number of clients purchasing specialty advertising products such as our investor relations and marketing packages throughout the year. The decrease of 15.9% for Q3 is due to a cancellation of one large advertising client which we had in 2004. Investor relations activities which is part of the Adverting segment has grown due to a greater demand among companies for targeted advertising. These products target specific investors in order to maximize client exposure to potential investors. We have developed a certain level of access to the investment community through our StockHouse Web site. Our access and StockHouse brand name give us the ability to provide a range of advertising services for companies. This exposure is highly valued, and is normally sold as a comprehensive monthly program that gives the client sustained and multi-faceted exposure to potential investors.

Cost of Revenues	and	Gross	Profit Summary

2005	2004	Change (\$)	Change (%)
\$ 483	\$238	\$245	+ 102.9%
886	989	(103)	(10.4)%
65%	81%	(16)	(19.8)%
\$1,048	\$ 659	\$389	+ 59.0%
3,256	2,800	456	+ 16.3%
76%	81%	(5)%	(6.2)%
	\$ 483 886 65% \$1,048 3,256	\$ 483	\$ 483

Our cost of revenues consists of bandwidth, data feeds, and other direct product costs. Bandwidth costs are correlated with changes in our StockHouse and Financial Software and Content Systems traffic, both of which have increased from the nine months ended September 30, 2004 to the nine months ended September 30, 2005.

Data feed providers, including vendors, exchanges and indices, have in the last year seen the increased value of their content. These providers want to capture this value and are requiring that the purchasers of this content track the dissemination of the proprietary data and remit a user fee. Technological advances, improved systems and clearer interpretation by the vendors is allowing the company to estimate the increased cost for purchasing and disseminating data. For future periods we anticipate an increase in direct costs of approximately 10% to 15% of which a portion may be recoverable from clients. Recovery of data fees will be reported as revenue.

During this quarter, the company clarified the terms of certain data feed agreements, and as a result, estimated additional fees of \$116,000 to be recognized. In addition, the company continues to renegotiate contracts with data feed vendors, and it may be possible that additional amounts will have to be accrued. Management has been diligent to develop the systems to track the use of information upon being notified by the vendors of their interpretations and expectations. Of the settlement fees to be paid \$3,950 will be recovered from clients.

Operating Expenses				
Operating Expense Summary				
	2005	2004	Change (\$)	Change (%)
For the 3 months ended September 30				
Total operating expenses	\$1,083	\$984	\$99	+ 10.1%
Breakdown:				
Sales and marketing	510	373	137	+ 36.7%
General and administrative	573	611	(38)	(6.2)%
For the 9 months ended September 30				
Total operating expenses	\$3,366	\$2,839	\$527	+ 18.6%
Breakdown:				
Sales and marketing	1,292	1,101	191	+ 17.3%
General and administrative	2,074	1,739	335	+ 19.3%

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Sales and marketing expenses increased by 36.72% for the three months ended September 30, 2005 and increased 17.3% for the nine months ended September 30, 2005 when compared with the same periods in 2004. The increase in sales and marketing expenses for the comparative three months ended September 30 is due to increased marketing activities and increased travel expenses in Q3 2005. The increases for the nine months ended September 30, 2005 are due primarily to an increase in the number of sales staff between 2004 and 2005. The compensation and training expense arising from this increase in sales staff accounts for the increase in sales and marketing expense year over year, and we believe this will result in an increase in revenue over the long term. In addition, we experienced increased commissions expense due to increased sales year over year.

General and administrative expense decreased by 6.2% and increased 19.3% for the three and nine months ended September 30, 2005 compared to the same periods in 2004. The decrease in the current quarter is due to the decrease in amortization of the Stockhouse assets. The asset became fully amortized at the beginning of the quarter. The year to date increase is due mainly to overall expansion and increased staff due to an increase in our support infrastructure. The company anticipates that general and administrative expense will increase in the future, as the company prepares for internal control reporting requirements of section 404 of the Sarbanes Oxley Act.

At the end of August, the company cancelled the investor relations contract entered into in February. The investor relations firm had at that time 100,000 vested options with an exercise price of \$0.42 CAD which had to be exercised by October 24, 2005. These were not exercised by October 24, 2005 and have now expired.

Other Income (Expense) Interest and Other Income (Expense) Summary

(2005	2004
For the 3 months ended September 30		
Total interest and other income (expenses)	\$11,722	\$6,143
Breakdown:		
Interest income	10,621	4,581
Cash interest expense	(2,626)	(37)
Other income (expense)	3,727	1,599
For the 9 months ended September 30		
Total interest and other income (expenses)	\$15,194	\$14,881
Breakdown:		
Interest income	21,049	14,939
Cash interest expense	(4,663)	(1,660)
Other income (expense)	(1,192)	1,602

LIQUIDITY AND CAPITAL RESOURCES

As at September 30, 2005 we had cash and cash equivalents of \$2,327,321, an increase of \$490,309 from December 31, 2004. Our cash from (used in) operations for the past 4 quarters is as follows:

212K
202K
256K
205K

Our working capital at September 30, 2005 was \$1,296,008.

Working Capital is a non-GAAP measure that does not have a standardized meaning and may not be comparable to similar measures disclosed by other issuers. This measure does not have a comparable GAAP measure. Working Capital is defined as current assets less current liabilities.

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We have purchased \$131,452 of computer equipment during	the first nine months of 2005.
capital lease obligation of \$91,408 at September 30, 2005; \$3 as well as certain other current liabilities are denominated in effect on the USD equivalent liabilities. At September 30, 20	o lease computer equipment, being primarily network servers. This has created a 3,298 of which is due within the next 12 months. As certain of these capital leases, Canadian dollars, fluctuations in exchange rates with the United States can have an 05, the Company estimates that a Canadian \$0.01 increase in the exchange rate of approximate negative impact of \$3,013 on earnings before income tax for the 2005.
computer hardware upgrades. There is a risk that our current need to raise additional financing through equity or debt issue	elp us through the next twelve months of our growth, including acquisition of cash balance will not be adequate for our long term needs, in which case we would es. You should be cautioned that there can be no assurance that revenue, margins, twe will be successful in raising a sufficient amount of additional capital or in ing-term requirements.
We do not expect to declare any cash dividends in the foresec	eable future.
ACCOUNTING FOR AND DISCLOSURE OF GUARANT	EES
contracts primarily relate to: (i) service agreements, under wh	at contingently require us to indemnify parties against third party claims. These nich we may be required to indemnify clients for liabilities relating to data our officers, directors and employees and third parties, under which we may be of their duties to us.
tolerances. The terms of such obligations vary and generally, of the obligations cannot be reasonably estimated. Historicall	under which we guarantee consistent streaming of data within certain pre-defined a maximum obligation is not explicitly stated as such the overall maximum amount y, we have not been obligated to make significant payments for these obligations, our balance sheet as of September 30, 2005 and at September 30, 2004
OFF-BALANCE SHEET ARRANGEMENTS	
We did not have any off-balance sheet arrangements at Septe	mber 30, 2005.

RECENT PRONOUNCEMENTS

See note 7 to the unaudited consolidated financial statements in this quarterly report on Form 10-QSB.
CRITICAL ACCOUNTING POLICIES
Management's Discussion and Analysis of Financial Condition and Results of Operations discusses our unaudited consolidated financial statements, which have been prepared in accordance with accounting policies generally accepted in the United States. The preparation of these unaudited consolidated financial statements requires us to make estimates and assumptions that affect the assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. We believe the following critical accounting policies require significant judgments, estimates and assumptions used in the preparation of the unaudited consolidated financial statements.
Revenue
Financial Software and Content Systems services consist of managing, licensing, and delivering financial market information. Examples of financial market information are real time stock quotes, stock charts, public company profiles, investment information and technical stock analysis. We use formal service agreements, which are typically for 24-month terms. Under the service agreements we normally charge our clients a set up fee, a fixed monthly fee, and additional fees for usage beyond the threshold specified in the agreement. Usage usually refers to Web site page views by the client—s end users. Revenue from set up fees and fixed monthly licensing fees for ongoing use of financial tools and content is recognized ratably over the agreement term.
All Financial Software and Content Systems services are delivered via the Internet from our Web servers to the clients Web sites on a continuous real time basis. Revenue is earned starting on the day the service is delivered to the customer. We monitor usage from the day the service is activated and record any usage-based revenue on a monthly basis as it occurs. Many agreements contain service level agreements, which specify minimum service standards and remedies, such as billing reductions, for deficiency of service. In
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cases where a billing adjustment occurs due to a service level deficiency, we reverse th occurred.	ne applicable revenue in the month where the deficiency
Investor relations Web page tools, sold under the name IntegrateIR, are delivered to th Internet data feed, in real time and on a continuous basis for an agreed period of time, according to the agreed fixed rate, on a monthly basis once the IntegrateIR data feed h ratably over the initial term of the agreement, on a monthly basis.	normally 12 months. Revenue is recognized evenly,
Advertising Services consist of investor relations Web page tools, client advertising or sponsorships and Internet advertising services. These services are sold either individual periods prior to January 31, 2005, the company s IntergateIR product was part of the product has been classified as part of the Financial Software and Content Systems segments.	lly or bundled together into comprehensive programs. In Advertising Services segment. This year the IntegrateIR
Client advertising on our investment-oriented Web sites consists of continuous or rotat within StockHouse.com, Smallcapcenter.com and Investormarketplace.com. Delivery days appearing on the Web pages or a certain quantity of page views, profile views or is a single instance of an Internet user viewing the page which contains the client s na Internet user clicking on the client s profile link. A click-through is a single instance or redirected to the client s Web site. Revenue is recognized on such client profile programeasured to equal the agreed monthly fee in each month the client is profiled on the Web sites.	of these profiles is based either on a certain number of click-throughs, depending on the agreement. A page view me and/or logo. A profile view is a single instance of an of an Internet user clicking on the client s profile and being ams based on delivery, and delivery is organized and
E-mail services are mailings to a targeted list of e-mail addresses, with delivery consis targets. E-mail services may be bought on a per-transmittal basis, for which revenue is monthly basis in which the client receives access to a fixed number of transmittals per e-mail services on a pro rata basis over the term of the agreement.	recorded when the transmittal occurs, or on a fixed-fee
Internet advertising on our Web sites is delivered, and revenue is earned, on a page-vice insertion orders are obtained from clients and advertisements are delivered in a set rota others. At the end of certain specified period, usually monthly, the client is given a page of page-views delivered.	tion on www.stockhouse.com, www.stockhouse.ca, and
All sources of revenue are recorded pursuant to SAB 104 Revenue Recognition, when services has occurred, the fee is fixed or determinable and collectibility is reasonably a with Multiple Deliverables, when the services are provided in a multiple elements arra deliverable based on its relative fair value and recognized when the criteria under SAB	issured. Pursuant to EITF 00-21 Revenue Arrangements ngement, revenue is allocated to each respective

Payments received in advance of services provided, including deposits, are recorded as deferred revenue.

Cost of Revenues	Cost	of	Revenues
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Cost of revenues is recorded if the cost relates directly to the services we sell or to our revenue-generating Web sites such as StockHouse, Smallcapcenter, and InvestorMarketPlace. Cost of revenues consists of subscription fees for access to data feeds of financial and business databases, Internet bandwidth, direct advertising purchases, and direct labor. Data feeds are a key component of many of our Financial Software and Content Systems services, as well as a key input into our revenue-generating Web sites. Bandwidth is consumed by our revenue-generating Web sites, by our Financial Software and Content Systems services, by our IntegrateIR service, and by our e-mail mailing services. Direct labor is the hourly labor cost of certain programmers and designers who implement or maintain licensed client feeds, design advertising for clients, and produce e-mail mailings for clients. Direct labor costs are fully recognized as cost of revenues in the period in which the associated revenue is recognized. Other than the cost discovered in this quarter and mention in the MD&A, all other costs of revenues are recognized in the period incurred. We foresee higher data feed cost of 10% going forward and believe that it will not significantly affect the company in future periods.

Allowance for Doubtful Accounts

We evaluate our accounts receivable and make judgments as to the collectibility of each account. In general, accounts over 90 days overdue are allowed for fully, with certain exceptions where prior special arrangements are agreed to with the customer. In some cases an allowance is made before 90 days if we have a reasonable belief that the collection of the account is doubtful.

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Property and Equipment	
carrying amount of the asset may not be recoverable. We bar the future economic benefit of the assets, any historical or fu factors that may be present. If these impairment indicators an may not be recoverable, we then use an estimate of the undis- asset is recoverable and measure the amount of any impairm	nt, to determine whether any events or changes in circumstances indicate that the se our evaluation on certain impairment indicators, such as the nature of the assets, ature profitability measurements, as well as other external market conditions or represent or other factors exist that indicate that the carrying amount of the asset secounted value of expected future operating cash flows to determine whether the nent as the difference between the carrying amount of the asset and its estimated fair is such as market prices for similar assets or discounted future operating cash flows.
Amortization of property and equipment is on a straight-line	basis over the asset s estimated useful life.
Contingencies	
likelihood of any adverse judgments or outcomes to these coaccordingly. We use professional judgment, legal advice, an	nd other claims related to labor and other matters. We are required to assess the ontingencies as well as potential ranges of probable losses and establish reserves destimates in the assessment of outcomes of contingencies. The amounts of reserve evelopments in each matter or changes in approach to a matter such as a change in
collect amounts owing pursuant to a contract entered into in provide certain lead generation services. We delivered the redefaulted on all additional payments. We are suing the defenfiled a statement of defense and counterclaim to recover the either party and no court date has been set. Although we cur	Supreme Court with a former customer, Pacific Capital Markets Inc. or PCMI, to September 2000. The defendant provided a \$100,000 deposit and contracted us to equested services throughout October and November 2000, however, the defendant adant for the \$351,800 balance owing, plus interest and costs. The defendant has \$100,000 deposit. As of the date of this filing no further action had been taken by rently believe the outcome of the litigation will be in our favor, we have not elected ade no provision for the counterclaim in the financial statements and any settlement as in the period the litigation is resolved.
	newan Court of Queen s Bench by plaintiffs Black Strap Hospitality, Harold Lane at lamages for defamation in the amount of C\$100,000 plus pre-judgment interest. The

alleged defamation was caused by certain members of our Bull Boards investment discussion forum on www.stockhouse.com/ca. We have responded to the action by providing, under court order, information on the Bull Boards members specified in the court order. We expect to be

released from this litigation without incurring significant expense.

In addition, we are subject to various other legal matters in the ordinary course of business. It is not possible at this time to predict with any
certainty the outcome of such litigation. Our management believes that the ultimate resolution of these matters would not have a material effect
on our financial position or results of operations.

Item 3. Controls and Procedures

(a) Evaluation of Disclosure Controls and Procedures.

Our management, with the participation of our Chief Executive Officer, evaluated the effectiveness of our disclosure controls and procedures (as defined in Rule 13a-15(e) of the Exchange Act) as of the end of the period covered by this report. Based on this evaluation, our Chief Executive Officer concluded that our disclosure controls and procedures as of the end of the period covered by this report were effective in ensuring that information required to be disclosed by us in reports that we file or submit under the Exchange Act of 1934 is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission s rules and forms.

Our management, including the Chief Executive Officer, does not expect that our disclosure controls and procedures will prevent all errors and all fraud. Because of inherent limitations on any systems of disclosure controls and procedures, no evaluation of controls can provide absolute assurance that all errors or fraud, if any, within a Company may be detected.

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(b) Changes in internal controls.	
	er financial reporting (as defined in Rule 13a-15(f) of the Exchange Act) that naterially affected, or are reasonably likely to materially affect, our internal control
Part II. OTHER INFORMATION	
Item 1. Legal Proceedings	
collect amounts owing pursuant to a contract entered into in provide certain lead generation services. We delivered the re defaulted on all additional payments. We are suing the defen filed a statement of defense and counterclaim to recover the either party and no court date has been set. Although we curr	Supreme Court with a former customer, Pacific Capital Markets Inc. or PCMI, to September 2000. The defendant provided a \$100,000 deposit and contracted us to quested services throughout October and November 2000, however, the defendant dant for the \$351,800 balance owing, plus interest and costs. The defendant has \$100,000 deposit. As of the date of this filing no further action had been taken by rently believe the outcome of the litigation will be in our favor, we have not elected ade no provision for the counterclaim in the financial statements and any settlement is in the period the litigation is resolved.
Derek Neis. The plaintiffs have brought the action seeking d alleged defamation was caused by certain members of our B	ewan Court of Queen s Bench by plaintiffs Black Strap Hospitality, Harold Lane and amages for defamation in the amount of C\$100,000 plus pre-judgment interest. The ull Boards investment discussion forum on www.stockhouse.com/ca. We have rmation on the Bull Boards members specified in the court order. We expect to be bense.
	atters in the ordinary course of business. It is not possible at this time to predict with elieves that the ultimate resolution of these matters would not have a material effect
Item 2. Unregistered Sales of Equity Securities and Use of P	roceeds

No unregistered securities were issued during the period covered by this report. There were no changes to any class of our securities.

Item 3. Submission of Matters to a Vote of Security Holders

- (a) On May 11, 2005, the Company held its annual general meeting in Vancouver, British Columbia.
- (b) The existing board of directors was re-elected in its entirety.
- (c) Votes were also cast to authorize the Board of Directors to amend the Employee Stock Option Plan from a minimum vesting period of two years to a minimum of one year.

Votes were cast as set out in the table below.

	For	Against	Withheld
Election of Directors			
Marcus New	16,802,698	0	1,270,793
Leslie Landes	16,801,698	0	1,271,793
Lee deBoer	18,021,098	0	52,393
David Caddey	18,021,698	0	51,793
Jeff Berwick	16,801,698	0	1,271,793
Patrick Spain	18,021,648	0	51,843
Board authority for Employee Stock Option Plan Amendment			
	3,098,622	1,472,612	11,518

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Item 4. Exhibits and Reports on Form 8-K 1. Reports on Form 8-K (incorporated by reference only)
1. Reports on Form 8-K (incorporated by reference only)
May 20, 2005 - Normal Course Issuer Bid was filed announcing the possible buyback of up to 1,600,000 shares between the period of May 25, 2005 to May 25, 2006.
June 6, 2005 - Mr. David Gillard resigned as our Chief Financial Officer.
July 15, 2005 Ms. Elisabeth DeMarse appointed to Board of Directors to be effective July 5, 2005
July 19, 2005 Mr. Doug Keast hired as Executive Vice President and Chief Financial Officer to be effective August 2, 2005
 31. 302 Certification 31.1 Section 302 Certification under Sarbanes-Oxley Act of 2002 of Marcus New. * 31.2 Section 302 Certification under Sarbanes-Oxley Act of 2002 of Doug Keast. * 32. 906 Certification 32.1 Section 906 Certification under Sarbanes-Oxley Act of 2002 of Marcus New. * * Filed herewith.
SIGNATURE
Pursuant to the requirements of the Exchange Act, the registrant caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.
STOCKGROUP INFORMATION SYSTEMS INC.
(Registrant)

Date: November 14th, 2005	By: /s/ Marcus New	
	Marcus New, Chief Executive Officer	
By: /s/ Doug Keast		
	Doug Keast, Chief Financial Officer	

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