

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

FORM 10-Q

(Mark One)

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

For the quarterly period ended **September 30, 2008**

OR

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

For the transition period from _____ to _____

Commission file number 1-12635

PARADISE MUSIC & ENTERTAINMENT, INC.

(Exact name of registrant as specified in its charter)

Delaware 013-3906452
(State or other jurisdiction of (I.R.S. Employer
incorporation or organization) Identification No.)

409 Brevard Avenue, Suite 7, Cocoa, FL 3292268
(Address of principal executive offices) (Zip Code)

(Issuer's telephone number) 888-565-3259

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

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company.

Large accelerated filer Accelerated filer
Non-accelerated filer Smaller reporting company

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

At September 30, 2008, the Issuer had 62,345,500 shares of Common Stock, \$.01 par value, issued and outstanding.

PARADISE MUSIC & ENTERTAINMENT, INC.
AND SUBSIDIARIES

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PART I FINANCIAL INFORMATION

PARADISE MUSIC & ENTERTAINMENT, INC.
AND SUBSIDIARIES
CONDENSED CONSOLIDATED BALANCE SHEET
September 30, 2008 and December 31, 2007

	September 30, 2008 (Unaudited)	December 31 2007 (Audited)
	-----	-----
ASSETS		
Current Assets		
Cash and equivalents	\$ 29,106	\$ 8,657
Accounts receivable, less allowance for doubtful accounts of \$89,083 & \$66,834	880,673	1,061,016
Prepaid expenses	10,732	13,744
	-----	-----
Total Current Assets	920,511	1,084,417
Property and equipment, net	381,295	504,366
	-----	-----
Total Assets	\$ 1,301,806	\$ 1,624,783
	=====	=====
LIABILITIES AND DEFICIENCY IN ASSETS		
Liabilities		
Current Liabilities		
Accounts payable	\$ 1,788,189	\$ 1,953,019
Accrued and Other Current Liabilities	569,651	524,006
Current Portion of Long-Term Debt	346,881	252,000
Line of credit	1,190,278	837,093
Notes Payable	739,038	417,440
Notes Payable-related party	111,583	53,248
Dividends payable	40,929	30,429
	-----	-----
Total Current Liabilities	4,786,548	4,067,235
Long-term liabilities		
Notes payable	4,858	347,288
	-----	-----
Total Long-Term Liabilities	781,655	347,288
	-----	-----
Total Liabilities	4,791,406	4,414,523
Stockholders' Equity (Deficiency in assets)		
Preferred stock, \$.01 par value, 5,000,000 shares authorized, 642,300 issued	6,423	6,423
Common Stock, \$.01 par value 75,000,000 Shares authorized, 62,345,500 issued	623,455	605,954
Additional paid-In capital	27,254,304	27,498,435
Accumulated deficit	(31,373,782)	(30,900,553)
	-----	-----
Total Deficiency in assets	(3,489,600)	(2,789,740)
	-----	-----
Total Liabilities and Deficiency in assets	\$ 1,301,806	\$ 1,624,783
	=====	=====

See accompanying notes to financial statements.

**PARADISE MUSIC & ENTERTAINMENT, INC.
AND SUBSIDIARIES
CONSOLIDATED STATEMENTS OF OPERATIONS
(Unaudited)**

	For the three months ended September 30,		For the nine months ended September 30,	
	2008	2007	2008	2007
Revenues:				
Sales	\$ 606,600	\$ 751,151	\$1,753,589	\$ 2,077,492
Cost of sales	259,805	256,126	795,257	772,450
	346,795	495,025	958,332	1,305,042
Expenses:				
Selling, general and administration	475,508	408,258	1,354,816	1,200,786
Income (loss) from operations	(128,713)	86,767	(396,484)	104,256
Other (income) and expense				
Interest expense	113,960	89,671	311,372	283,804
Other (income)	(999)	-	(999)	(2,301)
Total other (income) Expense	112,961	89,671	310,373	281,473
Loss before income tax	(241,674)	(2,904)	(706,857)	(177,217)
Provision for income taxes	-	-	-	-
Net loss	\$ (241,674)	\$ (2,904)	\$ (706,857)	\$ (177,217)
Preferred stock dividend		(3,500)		(10,500)
Net loss attributable to common stock	\$ (241,674)	\$ (6,404)	\$ (706,857)	\$ (187,717)
Net loss per common share(basic and diluted)	\$ (0.004)	\$ (0.000)	\$ (0.011)	\$ (0.003)
Weighted average number of common shares outstanding (basic and diluted)	62,345,500	60,595,500	62,345,500	60,595,500

See accompanying notes to financial statements

PARADISE MUSIC & ENTERTAINMENT, INC.
AND SUBSIDIARIES
CONSOLIDATED STATEMENTS OF CASH FLOWS
(Unaudited)

	For the nine months ended	
	September 30,	
	2008	2007
CASH FLOWS FROM OPERATING ACTIVITIES		
Net loss	\$ (706,857)	\$(177,217)
Adjustments to reconcile net loss to net cash used by operating activities:		
Depreciation and amortization	159,070	145,775
(Increase) decrease in assets:		
Accounts receivable	181,343	(378,468)
Prepaid expenses	2,375	5,336
Increase (decrease) in liabilities:		
Accounts payable	128,131	11,333
Accrued and other current liabilities	(6,648)	(36,136)
	(242,586)	429,377)
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisition of property and equipment	--	31,737)
	--	(31,737)
CASH FLOWS FROM FINANCING ACTIVITIES		
Capital stock	17,500	--
Proceeds from debentures	319,300	--
Proceeds from officer loans	58,336	32,456
Repayment of notes payable	(4,275)	87,074
Repayment of bank borrowing	(127,825)	169,062
	263,036	291,009
Net decrease in cash and equivalents	20,450	(170,105)
Cash and equivalents-beginning	8,657	192,578
Cash and equivalents-ending	\$ 29,108	\$ 22,474

See accompanying notes to financial statements.

PARADISE MUSIC & ENTERTAINMENT, INC.
AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
September 30, 2008 and 2007
(Unaudited)

NOTE 1 -BASIS OF PRESENTATION:

The condensed consolidated financial statements included herein have been prepared by Paradise Music & Entertainment, Inc. and subsidiaries (the 'Company') pursuant to the rules and regulations of the Securities and Exchange Commission (the 'SEC') and reflect all adjustments, consisting of normal recurring adjustments, which are, in the opinion of management, necessary for a fair presentation of results of operations for interim periods. Certain information and footnote disclosures have been omitted pursuant to such rules and regulations. It is suggested that these financial statements be read in conjunction with the consolidated financial statements and the notes thereto included in the Company's Annual Report for the period ended December 31, 2007 on Form 10-K.

The consolidated results of operations for the nine months ended September 30, 2008 are not necessarily indicative of the results to be expected for the full fiscal year.

NOTE 2 - ORGANIZATION AND NATURE OF OPERATIONS:

Paradise Music & Entertainment, Inc. ("Paradise" or the "Company"), a diversified holding company, is focused on adding to its 2005 acquisition, Environmental Testing Laboratories, Inc. ('ETL'). Now a wholly owned subsidiary, ETL operates profitably in the nationwide \$1.8 billion a year environmental testing industry. Expanding ETL is a focal point for Paradise, and it is pursuing additional businesses. The Company, through its new expansion plans, along with its recently expanded management team, is working to attract and subsequently acquire companies operating successfully in its industry. The goals of the expansion strategy include utilizing the Company's existing Net Operating Loss (NOL) as well as aggregating these companies into successful operations. As of the date of this report, we are not in the process of negotiating any additional mergers or acquisitions, though we have had preliminary discussions with a number of potential acquisition candidates. Paradise operates offices in Florida and Colorado.

NOTE 3 ` SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Principles of Consolidation

The consolidated financial statements include the accounts of Paradise and its wholly-owned subsidiary, Environmental Testing Laboratories, Inc. (collectively the "Company"). All significant intercompany accounts and transactions have been eliminated in consolidation.

Revenue Recognition

The Company's current revenue from the provision of environmental testing services is recorded when the service has been performed.

PARADISE MUSIC & ENTERTAINMENT, INC.
AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
September 30, 2008 and 2007
(Unaudited)

NOTE 3 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Cash and Cash Equivalents

The Company considers all highly liquid investments with maturities of three months or less when purchased to be cash equivalents.

Accounts Receivable

Accounts receivable are stated at estimated net realizable value. Accounts receivable are comprised of balances due from customers net of estimated allowances for uncollectible accounts. In determining collectibility, historical trends are evaluated and specific customer issues are reviewed to arrive at appropriate allowances. Substantially all of the accounts receivable are pledged as security for a factoring agreement with Capstone Business Credit, LLC.

Property and Equipment

Property and equipment is recorded at cost. Depreciation of assets is computed using the straight-line method over the following estimated useful lives.

Laboratory equipment	3 - 10 years
Furniture and fixtures	3 - 7 years

Financial Instruments

Fair value estimates discussed herein are based on certain market assumptions and pertinent information available to management as of September 30, 2008. The respective carrying value of certain on-balance-sheet financial instruments approximated their fair values. These financial instruments include cash, accounts receivable, accounts payable and notes payable. Fair values were assumed to approximate carrying values for these financial instruments because they are short term in nature and their carrying amounts approximate fair values.

Long Lived Assets

The carrying value of long-lived assets is reviewed on a regular basis for the existence of facts and circumstances that suggest impairment. The Company will measure the amount of any impairment based on the amount that the carrying value of the impaired assets exceed the undiscounted cash flows expected to result from the use and eventual disposal of the impaired assets. At September 30, 2008, no impairment of long-lived assets was deemed appropriate.

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 amounts reported in the financial statements and accompanying notes. Actual results

PARADISE MUSIC & ENTERTAINMENT, INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
September 30, 2008 and 2007
(Unaudited)

NOTE 3 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)
could differ from those estimates.

Related parties

Parties, which can be a corporation or individual, are considered to be if the Company has the ability, directly or indirectly, to control the other party or exercise significant influence over the other party in making financial and operating decisions. Companies are also considered to be related if they are subject to common control or common significant influence. There are no related parties to the Company.

Segment Information

The Company follows SFAS 131, 'Disclosures about Segments of an Enterprise and Related Information'. Certain information is disclosed, per SFAS 131, based on the way management organizes financial information for making operating decisions and assessing performance. The Company currently operates in a single segment and will evaluate additional segment disclosure requirements as it expands its operations.

Income Taxes

The Company follows SFAS 109 "Accounting for Income Taxes" for recording the provision for income taxes. Deferred tax assets and liabilities are computed based upon the difference between the financial statement and income tax basis of assets and liabilities using the enacted marginal tax rate applicable when the related asset or liability is expected to be realized or settled. Deferred income tax expenses or benefits are based on the changes in the asset or liability each period. If available evidence suggests that it is more likely than not that some portion or all of the deferred tax assets will not be realized, a valuation allowance is required to reduce the deferred tax assets to the amount that is more likely than not to be realized. Future changes in such valuation allowance are included in the provision for deferred income taxes in the period of change.

Loss Per Common Share

Basic earnings per share excludes dilution and is computed by dividing loss applicable to common stockholders by the weighted average number of common shares outstanding for the period. Diluted earnings per share reflects the potential dilution that could occur if securities or other contracts to issue common stock were exercised or converted into common stock or resulted in the issuance of common stock that then shared in the earnings of the entity. Diluted loss per common share is the same as basic loss per common share for all periods presented. Unexercised stock options and warrants were not included in the computations of diluted earnings per common share because their effect would have been anti-dilutive as a result of the Company's losses. In December, 2007 the Company issued 362,300 shares of Series C Preferred Stock as described below. (See Subsequent Events) These transactions will significantly affect earnings per share in future periods.

PARADISE MUSIC & ENTERTAINMENT, INC.
AND SUBSIDIARIES
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September 30, 2008 and 2007
(Unaudited)

NOTE 3 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Stock Warrants

Stock warrants issued for goods and services are accounted for in accordance with Emerging Issues Task Force (EITF) 96-18, Accounting for Warrants that are issued to other than Employees for Acquisition, or in Conjunction with Selling Goods and Services. Accordingly warrants subject to vesting based on performance, will be valued each reporting period until vested. The portion of the value related to the completed term of the related agreement is expensed, and the remaining non-cash deferred consulting expense is amortized over the remaining term of the agreement. The value of such related warrants was to adjustment until such time that the warrant was nonforfeitable, fully vested and exercisable. All warrants issued as consideration for goods or services, either were fully vested or cancelled as of September 30, 2008.

Stock-Based Compensation

The Company accounts for equity instruments issued to employees for services based on the fair value of the equity instruments issued and accounts for equity instruments issued to other than employees based on the fair value of consideration received or the fair value of the equity instruments, whichever is more reliably measurable.

The Company accounts for stock based compensation in accordance with SFAS 123 "Accounting for Stock-Based Compensation." The provisions of SFAS 123 allow companies to either expense the estimated fair value of stock options or to continue to follow the intrinsic value method set forth in APB Opinion 25, "Accounting for Stock Issued to Employees" ('APB 25') but disclose the pro forma effects on net income (loss) had the fair value of the options been expensed. The Company has elected to continue to apply APB 25 in accounting its stock option incentive plans.

Recent Accounting Pronouncements

In May 2008, the FASB issued Statement of Financial Accounting Standards No. 162 (SFAS 162), The Hierarchy of Generally Accepted Accounting Principles. The new standard is intended to improve financial reporting by identifying a consistent framework, or hierarchy, for selecting accounting principles to be used in preparing financial statements that are presented in conformity with .S. generally accepted accounting principles (GAAP) for non-governmental entities. The Statement will be effective 60 days following the SEC's approval of the Public Company Accounting Oversight Board ('PCAOB') amendments to AU Section 411, 'The Meaning of Present Fairly in Conformity with Generally Accepted Accounting Principles.' We are currently evaluating the effects, if any, that SFAS 162 may have on our financial reporting.

In December, 2007, the FASB issued FAS No. 141(R), Business Combinations, and SFAS No. 160, Accounting and Reporting of Noncontrolling Interests in Consolidated Financial Statements, an amendment of ARB No. 51. FAS No. 141(R) is required to be adopted concurrently with SFAS No. 160. These standards are

PARADISE MUSIC & ENTERTAINMENT, INC.
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September 30, 2008 and 2007
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NOTE 3 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

effective for fiscal years beginning after December 15, 2008 and will apply prospectively to business combinations completed on or after that date. Early adoption is prohibited. FAS 141(R) requires changes in accounting for acquisitions and FAS 160 will change the accounting for minority interests. The Company is evaluating the impact of these statements on its financial statements.

NOTE 4 GOING CONCERN STATUS - FUTURE OPERATIONS

Since its inception, the Company has not operated profitably. The Company had a stockholders' deficit of \$31,373,782 at September 30, 2008. There can be no assurance that commercial viability can be demonstrated for the Company's products and services, and there can be no assurance that the Company will ever achieve profitability on a sustained basis, if at all.

The Company's status as a going concern is dependent on its ability to implement a successful marketing plan and to generate sufficient revenues to operate on a profitable basis, along with continued financial support by officers and major shareholders, and the raising of additional funds for working capital. The financial statements do not include any adjustments that might be necessary should the Company be unable to continue as a going concern.

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

General

Paradise Music & Entertainment, Inc. ("Paradise" or the "Company"), an environmental services company, is focused on adding to its 2005 acquisition, Environmental Testing Laboratories, Inc. ('ETL'). Now a wholly owned subsidiary, ETL operates in the nationwide \$1.8 billion a year environmental testing industry. Paradise operates offices in Florida and Colorado, and was incorporated in the State of Delaware in July 1996.

In the past Paradise operated as a music and entertainment company focused on partnering with other companies in the entertainment industry.

Paradise is pursuing acquisitions in the environmental services industry. To that end, Paradise acquired Environmental Testing Laboratories, Inc. (ETL) of Farmingdale, NY in February 2005.

The Company, to date, has not completed acquisitions of any additional merger candidates, but has identified and entered into negotiations with a number of potential candidates. There can be no assurances that such acquisitions will occur.

Forward-Looking Statements

Except for the historical information contained herein, this quarterly report On Form 10-Q may contain forward-looking statements as defined in the Private Securities Litigation Reform Act of 1995. These statements relate to future events and to our future financial performance. These statements are only predictions and may differ from actual future events or results. We disclaim any intention or obligation to revise any forward-looking statements whether as a result of new information, future developments or otherwise. Please refer to our other filings with the Securities and Exchange Commission, which identify important risk factors that could cause actual results to differ from those contained in the forward-looking statements, including but not limited to risks associated with changes in general economic and business conditions, actions of our competitors, the extent to which we are able to develop new services and markets for our services, the time and expense involved in such development activities, the level of demand and market acceptance of our services and changes in business strategies.

Results of Operations

Three Months Ended September 30, 2008 Compared to Three Months Ended September 30, 2007.

The net loss was \$ 2,904 for the three months ended September 30, 2007 compared to a net loss of \$241,674 for the three months ended September 30, 2008.

Paradise's marketing, selling, general and administrative expenses increased to \$475,508 for the three months ended September 30, 2008 from \$408,258 for the three months ended September 30, 2007, an increase of \$67,250.

Net interest expense was \$89,671 for the three months ended September 30, 2007, compared to \$113,960 for the three months ended September 30, 2008. Revenue was \$751,151 for the three months ended September 30, 2007 compared to \$606,600 for the three months ended September 30, 2008.

Liquidity and Capital Resources

Net cash used in operating activities for the nine months ended September 30, 2008 was \$242,586.

Net cash provided by financing activities for the nine months ended September 30, 2008 was \$263,036, the result of repayment of funds borrowed from financial Institutions, notes payable and officer loans.

The Company is reviewing the profit and/or loss projections and cash needs of its businesses. Discussions are under way with various prospective investors to provide additional capital, but there can be no assurance that such discussions will result in the arrangement of such capital on terms acceptable to the Company if at all. As more fully discussed in Note 4 to the financial statements included in Item 1, continuation of the Company as a going concern is dependent upon its ability to resolve its liquidity problem and attain future profitable operations.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK.

We are subject to financial market risks, including changes in interest rates, equity price risk and some of the loans in our portfolio may have floating rates in the future. We may hedge against interest rate fluctuations by using standard hedging instruments such as futures, options and forward contracts subject to the requirements of the 1940 Act. While hedging activities may insulate us against adverse changes in interest rates, they may also limit our ability to participate in the benefits of higher interest rates with respect to our portfolio of investments. During the nine months ended September 30, 2008 we did not engage in any hedging activities.

Since the Company to date has had no hedging or similar activities, the information and disclosures required by Item 305 of Regulation S-K are omitted as not material.

ITEM 4. CONTROLS AND PROCEDURES

Based upon an evaluation, supervised by Richard Rifenburgh, our Chairman, of the effectiveness of the design and operation of our disclosure controls and procedures, Mr. Rifenburgh has concluded that our disclosure controls and procedures were effective as of September 30, 2008. During the quarter ended September 30, 2008, there were no significant changes in our internal accounting controls or in other factors that materially affected, or are reasonably likely to materially affect our internal controls over financial reporting.

PART II OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS.

A declaratory judgment action was filed against the company in a state court in New York seeking to recover on a debt originating in 2002, and purporting to be a class action on behalf of all other parties with debts arising in 2002. The Company has not done business, had an office or otherwise had any connection with the State of New York since 2002, and the Company has obtained an opinion of counsel that there is no jurisdiction over the Company in New York. The Complaint in the action also was never served on the Company. There are no other enforceable debts arising in 2002, so there is no basis for a action as well. In 2009, the Company filed a declaratory judgment action in

Florida, where it is based and where the plaintiff in the purported class action also resides, to declare that this and other debts arising in 2002 are unenforceable under the applicable statute of limitations.

ITEM 1A. RISK FACTORS.

We have a history of losses, we expect more losses in the future and we have substantial doubt regarding our ability to continue as a going concern. The report of our independent auditor contains a qualification that points out factors "raising substantial doubt about our ability to continue as a going concern." Since our inception, we have never been profitable before extraordinary items. For the year ended December 31, 2007, we had a net loss from operations of \$(443,803) compared to net income from operations of \$101,163 for the year ended December 31, 2006, and stockholders' deficit of \$(2,789,740) as of December 31, 2007. We presently have limited credit facilities and we are in default on several loan instruments. These factors raise substantial doubt about our ability to continue as a going concern, though we may report positive net income in 2009.

We believe we do not currently have available funds sufficient to sustain our operations through the second quarter of 2009. Our available funds generally consist of cash and the funding derived from our revenue sources: income related to environmental testing. As of September 30, 2008, we had \$29,106 in available cash. Reducing operating expenses and capital expenditures alone will not be sufficient to solve our liquidity problems. Unless we are able to obtain sufficient funding through equity or debt offerings we will not be able to expand our business. Even if we are able to obtain additional financing it may not be sufficient to expand our current operations.

The Company's strategy is to maximize the opportunity for growing the Company into a profitable operating company. That strategy is to acquire companies that are, or can be, operated profitably in environmental services. The Company's management has operated service companies in a variety of fields for over 35 years. While there has been some progress made on the implementation of this relatively new strategy, the strategy is still in its infancy. The Company presently has limited credit facilities and is in default on several loan instruments. All of the above factors raise substantial doubt about our ability to continue as a going concern.

The Company's status as a going concern is dependent on its ability to successfully implement a marketing plan and generate sufficient revenues to operate on a profitable basis, continued financial support by officers and major shareholders and raising of additional funds for working capital. The financial statements do not include any adjustments to reflect the possible future effects on the recoverability and classification of assets or the amounts and classification of liabilities that may result from the possible inability of the Company to continue as a going concern.

The Company Directors and officers make all decisions regarding selection of management, budgeting, marketing, salaries and other matters affecting the Company. Shareholders have little, if any, ability to influence the management or the direction of the Company.

Agreements and arrangements between the Company and the Directors are not the result of arm's length negotiations and may result in conflicts of interest. See 'MANAGEMENT- Compensation.'

The Company will initiate additional acquisitions in the future and has only

limited prior acquisition history. A shareholder in the Company must rely upon the ability of Management in identifying, structuring, and implementing acquisitions consistent with the Company's objectives and policies. There can be no assurance that there will be any additional acquisitions.

The Company may involve high degrees of leverage. Accordingly, recessions, operating problems and other general business and economic risks may have a more pronounced effect on the profitability or survival of the company. Also, increased interest rates increase the company's interest expenses. In the event the company cannot generate adequate cash flow to meet debt service, the Company may suffer a partial or total loss of capital invested in the company.

Decisions with respect to the management of the Company will be made by management of the Company. The loss of the services of one or more of the principal members of Management could have an adverse impact on the Company's ability to realize its business objectives.

The principals of the Company anticipate devoting sufficient time as may be necessary to conduct the business affairs of the Company in an appropriate manner. However, the principals of the Company and its parent are not full time employees and may participate in activities of other companies. There can be no assurance that the participation in such additional Companies will not give rise to conflicts of interest.

ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

There were no common shares issued during the quarter ended September 30, 2008

ITEM 3. DEFAULTS UPON SENIOR SECURITIES

Not applicable.

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

Not applicable.

ITEM 5. OTHER INFORMATION

On July 23, 2008, the Board of Directors elected three new members to the Board of Directors: Mr. Boris Rubizhevsky, Mr. Barry Saxe and Mr. Michael R. Wiechnik.

Mr. Boris Rubizhevsky, who was also elected President and Chief Executive Officer (CEO) as well as a director, has over thirty years of business experience ranging from corporate management and mergers and acquisitions, to business development, sales and marketing. He has held several Board of Director positions. Most recently, Mr. Rubizhevsky founded NexGen Security Corporation, a consulting firm specializing in homeland security, biological and environmental products and technologies. Prior to this, in 1992 Mr. Rubizhevsky co-founded Isonics Corporation (NASDAQ: ISON), a diversified international company with offices in the United States, Germany and Russia and businesses in life science, semiconductor wafer services and homeland security products biotech applications as well as identifying capital funding sources, including the company's initial public offering and follow-on secondary equity and debt offerings. Prior to Isonics, he was with General Electric in a number of international sales and marketing managerial positions. Mr. Rubizhevsky holds a B.S. degree in engineering from

the Stevens Institute of Technology.

Mr. Barry Saxe is a businessman with a 40 year career as an owner and operator of several companies in the electrical, environmental and constructions fields. Mr. Saxe attended Brooklyn College of the University of New York City and University of California at Berkeley.

Mr. Michael R. Wiechnik has spent a career with the State of New Jersey's Department of Corrections including leadership positions from Administrative Analyst to Chief of the Bureau of Correctional Systems.

Mr. Richard P. Rifenburgh maintains his position as Chairman of the Board, which he has held since June 2006.

In consideration for their service on the Board, the Directors and the Secretary of the Corporation each receive 250,000 common shares each year as a grant as well as warrants for 125,000 per year at a strike price of \$0.03 per share. In addition, Mr. Rubishevsky has been granted 50,000 shares of the Company's Preferred C described above and options on 3,000,000 common shares over the next three years; Mr. Saxe has been granted 20,000 shares of the Company's Series C Preferred Stock; Mr. Wiechnik has been granted 5,000 shares of the Company's Series C Preferred stock; Mr. Rifenburgh has been granted 15,000 shares of the Company's Series C Preferred stock; Ms. Belden has been granted 15,000 shares of the Company's Series C Preferred stock; Mr. Kelly Hickel, Chairman and CEO of the Company's subsidiary, has been granted 15,000 shares of the Company's Series C Preferred stock; and CF Consulting, LLC has been granted 15,000 shares of the Company's Series C Preferred stock. Each share of Series C Preferred stock is convertible into 100 shares of the Company's Common Stock, subject to adjustment if, as, and when, the Company has authorized a sufficient number of shares of Common Stock for issuance upon such conversion. The Company has agreed to undertake, at its expense, the effort to register under the Securities Act of 1933, as amended, and to register or qualify under the applicable securities laws of other jurisdictions, the shares of Common Stock into which the shares of Series C Preferred stock are convertible. Upon the effectiveness of such registrations and qualifications, the shares of Series C Preferred stock will automatically be converted into shares of Common Stock as described above.

ITEM 6. EXHIBITS AND REPORTS ON FORM 8-K

(a) Exhibits

31 Rule 13a-14(a) Certification of Richard P. Rifenburgh

32 Section 1350 Certification of Richard P. Rifenburgh

(b) Reports on Form 8-K

A report on Form 8-K was filed on July 30, 2009 reporting the election of new officers and directors.

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

PARADISE MUSIC & ENTERTAINMENT, INC.

By: /s/ Richard P. Rifenburgh

Date: March 24, 2009