

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

Form 10-KSB

(Mark One)

☒ ANNUAL REPORT UNDER SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended June 30, 2008

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

For the transition period from ____ to ____

Commission File Number: 000-32691

NEPTUNE INDUSTRIES, INC.

(Name of Small Business Issuer in its charter)

____ Florida 65-0838060____
(State of Incorporation) (Employer Identification Number)

21218 St. Andrews Boulevard
Suite 645
Boca Raton, FL 33433____
Address of principal executive offices) (Zip Code)

(561)-482-6408____
(Issuer's telephone number)

Securities registered under Section 12(b) of the Exchange Act:

Title of Each Class:	Name of Exchange on Which registered:
_____	_____
_____	_____

Securities registered under Section 12(g) of the Exchange Act:

COMMON STOCK
(Title of Class)

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 ☐ No

Check if there is no disclosure of delinquent filers in response to Item 405 of Regulation SB is not contained in this form, and no disclosure will be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-KSB or any amendment to this Form 10-KSB. ☐

State the issuer's revenues for its most recent fiscal year. \$638,599

State the aggregate market value of the voting and non-voting common equity held by non-affiliates computed by reference to the price at which the common equity was sold, or the average bid and asked prices of such common equity as of a specified date within the past 60 days. \$1,113,479 at August 31, 2008

(ISSUERS INVOLVED IN BANKRUPTCY PROCEEDINGS DURING THE PAST FIVE YEARS)

Check whether the issuer has 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 a court. ☐ Yes ☐ No

(APPLICABLE ONLY TO CORPORATE REGISTRANTS)

State the number of shares outstanding of each of the issuer's classes of Common equity, as of the latest practicable date.

The outstanding shares of registrants common equity at August 31, 2008 was as follows:

Common Stock	26,152,946 shares.
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DOCUMENTS INCORPORATED BY REFERENCE

If the following documents are incorporated by reference, briefly describe them and identify the part of the Form 10-KSB (e.g., Part I, Part II, etc.) into which the document is incorporated: (1) any annual report to security holders; (2) any proxy or information statement; and (3) any prospectus filed pursuant to Rule 424(b) or (c) of the Securities Act of 1933 (Securities Act). The listed documents should be clearly described for identification purposes (e.g., annual report to security holders for fiscal year ended December 24, 1990).

Transitional Small Business Disclosure Format (check one): Yes___; No_X_

FORM 10-KSB
YEAR ENDED JUNE 30, 2008
TABLE OF CONTENTS

PART I

Item 1. DESCRIPTION OF BUSINESS.....	1
Item 2. DESCRIPTION OF PROPERTY.....	24
Item 3. LEGAL PROCEEDINGS.....	24
Item 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS.....	24

PART II

Item 5. MARKET FOR COMMON EQUITY AND RELATED STOCKHOLDER MATTERS.....	25
Item 6. MANAGER'S DISCUSSION AND ANALYSIS OR PLAN OF OPERATION.....	27
Item 7. FINANCIAL STATEMENTS.....	33
Item 8. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE.....	34
Item 8T. CONTROLS AND PROCEDURES.....	34
Item 8B. OTHER INFORMATION.....	35

PART III

Item 9. DIRECTORS, EXECUTIVE OFFICERS, PROMOTERS AND CONTROL PERSONS; COMPLIANCE WITH SECTION 16(a) OF THE EXCHANGE ACT.....	35
Item 10. EXECUTIVE COMPENSATION.....	39
Item 11. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT	40
Item 12. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS.....	41
Item 13. EXHIBITS	42
Item 14. PRINCIPAL ACCOUNTANT FEES AND SERVICES.....	42
SIGNATURES	43

FORWARD LOOKING STATEMENTS

In connection with, and because we desire to take advantage of, the safe harbor provisions of the Private Securities Litigation Reform Act of 1995, we caution readers regarding certain forward looking statements in the previous discussion and elsewhere in this report and in any other statement made by, or on behalf of our Company, whether or not in future filings with the Securities and Exchange Commission. Forward looking statements are statements not based on Historical information and which relate to future operations, strategies, financial results or other developments. Forward looking statements are necessarily based upon estimates and assumptions that are inherently subject to significant business, economic and competitive uncertainties and contingencies, many of which are beyond our control and many of which, with respect to future business decisions, are subject to change. These uncertainties and contingencies can affect actual results and could cause actual results to differ materially from those expressed in any forward looking statements made by, or on behalf of, our Company. We disclaim any obligation to update forward looking statements.

PART I

ITEM 1. DESCRIPTION OF BUSINESS

ORGANIZATION AND GENERAL HISTORY

Neptune Industries, Inc. (the Company) was incorporated in the State of Florida in May, 1998. It has been engaged since then in the aquaculture industry, developing new technology and operating a working fish farm near Florida City, Florida.

Unless the context otherwise requires, all references to the Company, we, our, us, and other similar terms shall mean Neptune Industries, Inc. and its operating subsidiaries.

BUSINESS

Neptune Industries, Inc. was incorporated in the State of Florida on May 8, 1998. We operate on a June 30 fiscal year. Our common shares are traded on the OTC Bulletin Board under the symbol NPDI. Since our inception, we have been engaged in aquaculture (fish farming) and in the development of new technologies, systems and products that directly address some of the key challenges faced by the aquaculture industry today.

Neptune Industries is a technology company which is committed to achieving sustainable, eco-friendly aquaculture by innovating and pioneering a total and comprehensive integrated systems solution approach to the mission critical challenges facing the aquaculture industry today. Dwindling supplies of wild caught stocks used for fishmeal, and the continued environmental damage, escapism, and disease caused by self-polluting net pen systems, have severely restricted industry growth on a global basis.

Our mission is to utilize our expanding production operations base of all-natural, sustainable farm raised seafood products, as the working platform for the development of innovative, next-generation technologies to eliminate current industry bottlenecks. Further, our commitment is one of systems integration that targets zero waste. Fish, organic produce, and waste-to-energy systems synergize to form a production model with multi-revenue

streams.

The Company has either licensed or developed itself certain ground-breaking technologies in the aquaculture industry, which are at the heart of its business development model.

Aqua-Sphere™ is a state-of-the-art, scalable, modular, floating closed containment system that is capable of concentrating and removing solid waste, eliminating predation and escapement, utilizing alternative energy for remote applications, and isolating crops from the environment. The system was first designed by our founders, Ernest Papadoyianis and Sal Chersch, before the Company was founded in 1998. In June 1998, the technology was first licensed to Neptune in a 10 year license granting Neptune the right to use and develop the technology for the North American market, and with a right of first refusal for all other markets. As part of the license agreement, the Company agreed to pursue patent protection for the technology in the names of the two inventors, which the Company has done. Although the license agreement, which had an automatic renewal clause for additional ten year terms, provided for annual minimum royalties to Papadoyianis and Chersch after the first five years of the license term, no royalties were ever paid by the Company on the license. In July, 2008, the Company acquired the exclusive rights to the Aqua-Sphere® technology through a Worldwide Licensing Agreement with the founders. The agreement enabled the Company to develop, market, manufacture, re-design, or license others to use the technology, and to develop and market products using the technology, in the worldwide aquaculture industry. License fees due the inventors under the previous license were waived as part of the new agreement. Although the new license was signed on July 3, 2008, and then transferred to Aqua Biologics, Inc, the Company was unable to pay the initial advance royalties required, and is now in default under the license.

Ento-Protein® is a truly revolutionary development pioneered by Neptune as a high quality, sustainable protein derived from insects which is intended to be a replacement for the rapidly depleting fishmeal made from wild caught feedstock species, which is currently a \$7 billion global market.

Aquaponics is the existing practice of integrating fish and plant production through soil-less culture (hydroponics) using the fish waste effluent as fertilizer. Neptune has advanced this methodology through the use of the Aqua-Sphere'. The hydroponic system provides a revenue stream from the waste component of the fish production through the growth and sale of very high quality organic herbs and vegetables. In addition, as another part of the water treatment and aquaponics system, a derivative product of algae is grown in floating socks. Algae is 30 times more productive than corn, on a per acre basis, for the production of bio-diesel. Neptune has coined the term Bioponix™ to describe the integration of fish farming, recycling and hydroponic or agricultural production of vegetables, fruits and spices.

Finally to validate and test Neptune's solutions and technologies, the Company's wholly-owned subsidiary, Blue Heron Aquaculture, Inc., operates a sustainable fish farming facility in Florida City, Florida called Blue Heron Aqua Farms. Blue Heron Aqua Farms currently is one of the leading producers of hybrid striped bass, which it markets nationally and internationally as Everglades Striped Bass™.

Our business model also contemplates a number of acquisitions, both of other farming and hydroponics operations and also of processing and distribution facilities, so we can vertically expand, and, more importantly, can control

all aspects of the integrated process, to insure that the resulting products are as close to all-natural, sustainable seafood products as it is currently possible to achieve, and so that we can seek organic certification of the entire process. These potential acquisitions will allow us the opportunity to use our own technology in actual production settings so that we are able to continually improve and refine the technologies.

TECHNOLOGY

We have applied for patents and made significant progress in the development of two technology platforms, one of which we have trademarked Ento-Protein®, and the second of which we have trademarked Aqua-Sphere®. Each of these disruptive technologies addresses what the Company believes to be the two, mission critical, challenges facing the aquaculture industry today

Closed Containment Farming

The core technology driving our business model is the patent-pending Aqua-Sphere®, which provides a highly efficient, environmentally friendly solution to the multiple problems with existing seafood production methods, while opening up new areas of the world to commercial scale aquaponics (fish farming and hydroponic farming integrated into a single operation). The Company has already received interest from around the world to license, purchase, and distribute the technology. Licensing, sales and joint venture activities will further expand and enhance our business model.

Sustainable Fish Feed

Our second major technology development is our Ento-Protein® sustainable, high protein meal derived from insects, as a substitute for and replacement of fish meal. This research is being conducted under a cooperative research agreement with Mississippi State University.

I Aqua-Sphere®

A) Background

In October 1996, prior to the formation of Neptune, the Company's founders, Papadoyianis and Cherch, pioneered what they believe to be the first quarry lake aqua-farm in South Florida. The pilot farm was conceived, constructed and financed by Papadoyianis and Cherch, in a 60 acre lake in Hallandale Florida. The operation was a test site to (1) determine the feasibility of raising fish in large inland bodies of water utilizing cages/net pens; (2) accumulate preliminary data regarding production costs and future pricing, and (3) determine the marketability and desirability of specific selected species.

Operations at the test site consisted of six, 4-foot x 8-foot x 6-foot deep cages. Approximately 5,000 pounds of catfish, tilapia, and hybrid striped bass were raised in the first year and given to local wholesale and retail purveyors at no charge, as a grass-roots marketing effort to determine the quality perception and demand. Each purveyor was interviewed and completed a market survey aimed at determining their potential product needs and establishing pricing guidelines. From 30 original customers, all but two remain today on the Company's repeat customer list.

During this period, the first rudimentary 'Eco-tank' was developed, as the

precursor to the Aqua-Sphere®. Papadoyianis and Cherch used large pre-formed black polyethylene planters (used in the landscaping industry) for a solid walled tank. Foam cylinders were attached to act as floating collars around the top of the tanks, and a wood frame top with plastic netting served as the top. Modified airlifts with PVC plastic pipe were added to the sides for circulation. The systems were initially used as prototype models of what the founders conceived would become the Eco-Tank. Later, since the system performed far better than anticipated, it was used to hold and isolate 50 to 100 fish overnight in preparation for orders. The system worked quite well in keeping the fish calm and free from predation.

The conclusion reached by Papadoyianis and Cherch from these early efforts was that conventional technology, in the form of cages and net pens, had such overwhelming deficiencies that a new production system was necessary for the aquaculture industry as a whole to be able to raise fish in closed bodies of water on a profitable, and environmentally sustainable basis. Over the next three years, and two additional pilot operations, Neptune's founders, Papadoyianis and Cherch, conceptualized and developed the key elements of a new production system, which today is called the Aqua-Sphere®.

In May, 1998, Neptune Industries was founded by Papadoyianis and Cherch with the vision of developing sustainable fish farms, and further developing and deploying sustainable, eco-friendly technologies for and in the quarry lakes of South Florida. Following the formation of Neptune, Papadoyianis and Cherch granted Neptune the exclusive right to develop and use this new system in North America and a right of first refusal to use it in the rest of the world, in return for Neptune paying for the costs of further development and for the patent application costs for them, as well as the payment of royalties beginning after the fifth year of the license term. This arrangement was reduced to an agreement dated June 1, 1998 incorporating the agreed terms. The initial term of the agreement was ten years, with automatic renewals for additional ten year terms, and provided that Neptune would file and prosecute patent applications for the technology in the names of Papadoyianis and Cherch, which the Company has done. The agreement also provided for annual minimum royalties after the fifth year of the term, but Neptune has never paid the minimum royalties required under the agreement.

In January, 1999, a joint venture operation was initiated by Neptune and Ryan Inc. of Deerfield, Florida under the name Aquaculture Specialties, Inc. The joint venture bought cages, floating docks and equipment from an existing farm operation in northern Florida, and installed it in a 20 acre quarry lake in Fort Lauderdale Florida, and included a 200 foot floating dock and 32 floating cages, many of which were three times larger than the original cages. Using the original design created by Papadoyianis and Cherch, the Company installed several of the first components of the Eco-Tank on that farm. One of these was a solar-powered, automatic feeding system that allowed all 32 cages to be fed on pre-determined schedules throughout the day to maximize growth and minimize labor costs. Another was an automated, pressurized water system which could be used to clean equipment and wash docks and cages to maintain bio-security. The founders also created and used a revolutionary concept which they called 'the cage sleeve' which also was used at the site. This device was designed to encapsulate an entire cage, thereby isolating the fish inside the cage from the surrounding waters for medication purposes. This allowed for treatment of disease. The development and testing of the feeding system, the pressurized water and, more importantly, the 'cage sleeve' were the first steps in the nine year development of what has resulted in today's Aqua-Sphere'. This operation ran for two years and produced multiple crops of

hybrid striped bass, tilapia, catfish, and koi.

Although this pilot was successful in many aspects, major production issues were experienced with stocking, harvesting, predation, pollution, escarpment, disease, and low oxygen conditions. At this stage, it became obvious to Papadoyianis and Cherch, that in order to utilize the abundant quarry lake resources in Florida and throughout the US, new system technology would have to be developed. The completion of the 'Eco-tank' would be critical.

In early 2000, through an affiliation already begun by Papadoyianis and Cherch, the State of Florida's Port Manatee hatchery began offering excess redfish fingerlings to Aquaculture Specialties, Neptune's joint venture operation, for experimentation in quarry lakes. Experimentation at the Fort Lauderdale site proved unsuccessful in rearing redfish, because the groundwater lacked sufficient calcium, sodium and hardness. In October 2000, the Company made arrangements to use a different quarry site in Fort Lauderdale that had brackish water, higher salinity, and was used as a cooling discharge for Florida Power & Light Company. Redfish fingerlings were stocked into four, 4-foot x 8-foot x 6-foot deep cages, and raised to market in six and a half months. Although the production was successful this time, bio-fouling and escapement were major problems. Further refinements were made, however, to the engineering models for the future solar powered automatic feeding system.

In December, 2001, management determined that the 20 acre site had provided all the data and opportunity it could. The joint venture partners amicably agreed to end operations, although William Ryan, President of the Ryan Group, currently serves as a member of Neptune's Board of Directors.

In November, 2004, Neptune began the patent process and trademark for SAFE (the original name for the Aqua-Sphere® system). As a result, in January, 2005, a provisional patent application was filed in the names of Papadoyianis and Cherch, as provided in their agreement with the Company, for the 'Aquatic Habitat and Ecological Tank', originally called the Eco-tank, but which is today known as Aqua-Sphere®. In January, 2006, the full patent application was filed. In March, 2007 we received an office action from the patent office, which we responded to in August, 2007. In May, 2008, we received another office action from the patent office, to which we have drafted a response. We are awaiting a final submission from our patent attorney.

In April, 2006, the Company entered into an agreement with a manufacturer to build the first, prototype sized [15 foot] Aqua-Sphere® with full functionality. This tank was used to test and confirm all aspects of the Aqua-Sphere® concept before making second generation design improvements. The prototype was not self-supporting as it did not include any built in floatation. This initial tank was manufactured using fiberglass to conserve capital although fiberglass was not intended to be the final material.

In May, 2007, the first pilot scale Aqua-Sphere® was installed in a 30 acre quarry lake in Florida City, FL. The pilot system was fully integrated with a solid waste recovery system, land-based methane digestion, and hydroponics greenhouse. The system was stocked with 1,000 juvenile hybrid striped bass. All of the solid waste was trapped, and pumped to shore into an anaerobic digester. One by-product of the digested waste is bio-gas (methane) which, in the future, will be used to augment energy requirements for the air-powered Aqua-Sphere® system. The digested waste then was diverted to fertilizer sumps for use in the hydroponic greenhouse, where

organic lettuce, basil, thyme, and dill were grown.

In early 2007, the Company also was contacted by Discovery Channel Canada, which proposed a filming opportunity for a fisheries related series, called, 'What's That About'. The producers were interested in documenting a diversity of venues in the seafood, commercial fisheries, aquaculture, and future technology areas of the industry. Discovery Channel had read about the Aqua-Sphere® technology, and our farming operations, and wanted to film what they believed could be the next generation eco-friendly aquaculture technology for the show. In June, 2007, Discovery Channel Canada visited our Blue Heron farm site and the nearby Lake Linda site, where they spent the day filming both of our land-based operations, and the fully integrated Aqua-Sphere system with waste collection, methane digestion, and hydroponic vegetable production. The show, which is titled, 'HOOK, LINE AND SINKER' aired on February 23, 2008 at 7PM in Canada. The rights to the show were also syndicated to National Geographic Explorer, which aired four times in August, 2008, and is scheduled to air again in January, 2009 under the name, 'High Tech Fishing: Monster Hauls'. The recorded show as broadcast in Canada is available for viewing on our website, www.neptuneindustries.net.

In July, 2007, Neptune incorporated Aqua Biologics of Canada, Ltd., as a wholly-owned Canadian subsidiary of Aqua Biologics, Inc., (the successor by name change to Aquaculture Specialties, Inc.) to act as the technology development entity for Aqua Biologics in Canada. AB Canada is a Canadian national company based in British Columbia. In June, 2007, John Holder, of JLH Consulting in Vancouver, British Columbia, agreed to join the Board of AB Canada. Mr. Holder has been an active figure as a consultant, engineer and systems designer in the salmon industry in Canada and worldwide for over 30 years.

In August, 2007, federal trademarks were granted for 'Aqua-Sphere®' and Aqua-Cell®. Also in August, 2007, a Patent Cooperative Treaty application was submitted, as the precursor to filing international patents for the Aqua-Sphere® system. In December, 2007, the Company filed European patents, again in the names of Papadoyianis and Cherch, as agreed.

On October 30, 2007, the Company entered an agreement with one of the top plastics engineers in the country to assist in the design, engineering and material analysis of our next generation Aqua-Sphere®.

On December 12, 2007 the Company signed an agreement with a large plastics design and fabrication company to manufacture Aqua-Sphere®.

In March, 2008, Aqua Biologics took delivery of the second generation Aqua-Sphere, a 30 foot diameter tank. The tank was installed with all of the supporting infrastructure in April and May, 2008. at the Lake Linda test site. Testing of the air-lift pumping system, and waste collection system have been on-going, and it is anticipated that the final stocking will take place in October, 2008. Following continuous testing, modifications have been made to the air-lift system, self-leveling ballast system, and the waste recovery system. A new waste recovery tank that increases waste recovery efficiency has been designed, and is anticipated to be installed in October, 2008. A shade covering for the system has also been designed and is due to be installed prior to the stocking of fingerlings.

In June, 2008, at the urging of its then investment advisor, Dawson James

Securities, Inc., an independent committee of the Company's Board of Directors determined to replace the existing license agreement with a new, worldwide license agreement for the Aqua-Sphere® technology. After several meetings without the involvement of Papadoyianis and Cherch, the Board of Directors approved the new license agreement on July 2, 2008. Under this new worldwide license agreement, a copy of which is attached as Exhibit 10 to this Report, the Company agreed to license the technology on a worldwide basis in return for an initial license fee of \$200,000, payable half at signing and the other half in one year, plus 1,000,000 shares of Series A Convertible Preferred stock, plus additional royalties of the greater of 1.5 percent per year on gross revenues or \$100,000, commencing July 1, 2009. As noted, this license is now in default for failure by the Company to pay the initial license fees required, due to lack of funds.

The Company also agreed to undertake the cost of prosecuting patent protection on behalf of and in the name of the licensors, as had been the case with the earlier license agreement. In the event the Company defaults on any royalty payments due to the founders, they have the option to terminate the license and recover the technology. As of the date of this Report, the Company has been unable to make the initial royalty payment required by the license and has received notice of default from the licensors, but no further steps have been taken to recover the technology or to cancel the license. Under the terms of the license, the license terminates automatically on a change of control of the Company, on notice of default with no cure within the cure period provided, or on bankruptcy. All rights under the license were assigned to the Company's wholly-owned technology development subsidiary, Aqua Biologics, Inc., at the time it was signed.

The new exclusive worldwide licensing agreement enabled the Company, through Aqua Biologics, Inc., to develop, manufacture, market, re-design and license others to use the technology, and to develop and market products using the technology, in whatever manner it may choose in the worldwide aquaculture market. Aqua Biologics, Inc. has been in licensing discussions for Aqua-Sphere®'s use with organizations outside of North America.

The Aqua-Sphere® System, which is the result of this cooperative agreement, is designed to address and resolve the objections of environmentalists to the common methods of aquaculture used today, and for thousands of years in the past, which result in significant pollution, escapism, and other environmental problems.

In 2008, after more than 12 years of serious and committed development, both by our founders initially, and thereafter in the Company, Neptune expects to deploy, and to have ready for distribution and sale, the first commercial production models of Aqua-Sphere®. Based on the already enormous interest in these systems communicated to the Company from potential customers, not only in North American and Europe, but also from around the globe, the Company anticipates that commercial operations for its Aqua-Sphere® division can begin in early 2009. The Company will have to meet the requirements of the license agreement in order to do so, however, including making the initial royalty payment plus interest to restore the license, with the consent of the Inventors.

II Ento-Protein®

In June 2006, during a strategic planning meeting, discussions arose regarding the tremendous bottleneck facing the aquaculture industry with

finding suitable replacements for fishmeal in aquaculture feeds. Then existing research had concentrated on vegetable proteins, which were not proving very successful for carnivorous species. Fishmeal and fish feed were rapidly escalating in price due to supply constraints, and industry observers agreed that this \$7 billion market was ripe for technology innovation.

In the weeks that followed, several suggestions arose as alternative sources for fish meal, including rats, insects, snails, worms and fish processing waste, and extensive research was conducted. The team quickly concluded that insects appeared to offer the greatest commercial potential. The fact that freshwater fish consume insects continuously was one of several key factors in our initial thinking. For example, some species such as trout, thrive almost exclusively on microscopic insects living and hatching from the riverbed. Following the decision to pursue insect protein as a fish meal substitute, management began further development of the concept and also began due diligence on the top entomology programs in the country in order to identify a cooperative research partner to conduct future research and development, with the goal of bringing a breakthrough product to market in a two to three year period.

As a result of the preliminary work done by the Company, in July, 2006, we retained patent counsel to begin a patent search and to file a provisional patent for the Company. In September, 2006, a provisional patent was filed by Neptune Industries (in its own name) for 'Production and Processing of Insects for Transformation into Protein Meal for Fish and Animal Diets.' In April, 2007, a trademark application was filed for 'Ento-Protein®' as an intent to use filing.

In December, 2006, after extensive due diligence on various university entomology departments, management contacted Dr. Frank Davis, Professor Emeritus in the Entomology Department at Mississippi State University (MSU). In January, 2007, Papadoyianis and Cherch visited Mississippi State and met with Dr. Davis who has over 30 years experience in rearing a variety of insect species for agricultural research. He has traveled internationally and assisted other governments in insect rearing programs to eradicate pest species. Dr. Davis also began the first insect rearing course ever in 2000 at MSU to teach students how to raise quality insects. Dr. Davis served as a member of Neptune's Advisory Board for 8 months, but resigned in June, 2008 to focus his limited time and energy on education. In June, 2008, Dr. Louis R. D'Abramo, W.L. Giles Distinguished Professor at Mississippi State University, Department of Wildlife and Fisheries, agreed to join the Advisory Board of the Company. Dr. D'Abramo is a distinguished figure in the U.S. aquaculture industry with over 40 years of applied research. He is the former President of the World Aquaculture Society.

The joint research effort will be pursued in several stages, based on the results of the prior stage:

STAGE	DESCRIPTION	STATUS
1a	Literature search, production analyses requirements, and species identification.	Completed July, 2007
1b	Feed acceptability and off-flavor analysis	Completed November, 2007

2. Feeding trials for growth and survival of juvenile hybrid striped bass Completed April, 2008
3. Pilot production facility development and testing of habitats, feed, and processing Anticipated to begin in Fall, 2008

In April, 2007, Neptune executed its first memorandum of understanding with MSU to officially begin its research relationship and to start its initial (Stage 1a) research experiments. Stage 1a involved the cooperative efforts of MSU and Neptune to develop a comprehensive listing of optimal production qualifications and parameters in order to qualify, or narrow down, the list of insect species.

Once the list was created, a complete literature search was conducted to carefully review species characteristics, nutritional analyses, etc. The literature search proved to be extensive. This information was reviewed and summarized by MSU data tables were created, where applicable, to indicate nutritional profiles where they were available.

Four insect species emerged as the most promising mass production candidates. These four species were then acquired by MSU, dried, and sent to an independent laboratory for complete nutritional profiles, including amino acid, fatty acid, and quantitative analyses. Of the four analyses completed, two species showed considerably greater nutritional profiles, and were selected as the two candidates for future research.

In August, 2007, Neptune executed its second memorandum of understanding with MSU to commence Stage 1b research experiments. Stage 1b involved feed acceptability and concurrent feed trials for 'off-flavor' analysis. Dried insect meal from a select species, internally referenced as Species 'A', was prepared at MSU and shipped to Zeigler Bros. feed mill in Gardners, PA for inclusion in an experimental diet, at a rate equal to the normal fishmeal portion in the control diet, i.e., 100 percent fishmeal replacement.

In September, 2007, a utility (non-provisional) patent application was filed by Neptune Industries for 'Production and Processing of Insects for Transformation into Protein Meal for Fish and Animal Diets.' In December, 2007, the trademark filed for 'Ento-Protein®' was approved for registration by the U.S. Patent and Trademark Office. In June, 2008, we received notice from the patent office estimating that the patent application would be reviewed in 'approximately 27 months'. In March, 2008, we received a Notice of Allowance for the Ento-Protein trademark. The Company now needs to file a Statement of Use to show the evidence of use of the trademark. The Company filed a six month extension in August, 2008, in order to extend the time necessary to demonstrate an intent to use through initial commerce.

In October, 2007, an 18 day feeding trial on juvenile hybrid striped bass was conducted at Mississippi State University for diet acceptability and off-flavor testing. Off flavor is an important consideration for any diet development, because changes to the taste, texture or smell of the fish flesh could adversely affect market appeal.

Two treatments, a control (standard fishmeal based) diet and an experimental (100 percent replacement of fishmeal with insect protein meal) diet were trialed. Both diets were submitted to the Mississippi State University Chemical Laboratory for proximate analysis.

On the eighteenth day of the trials, the fish were collected, immersed in an ice bath and then filleted. The treatment-dependent filets were isolated and either refrigerated for sensory analysis conducted by the Garrison Sensory Evaluation Laboratory within three hours of sacrifice, or frozen for proximate analysis conducted by the Mississippi State Chemical Laboratory.

Sensory analysis was conducted at the Food Science and Technology Department of MSU. A blind panel evaluated the fish for taste, texture, and smell. The results indicated that there was no significant differences reported in the taste of the fish fed the insect meal based diet, versus the fish fed with the fish meal based diet. Further, the majority of the panel actually preferred the taste of the fish fed the insect meal based diet, over the fish fed with the fish meal based diet.

In February 2008, Stage II research trials with MSU's Entomology Department and the Wildlife and Fisheries Department began. A 60-day feeding trial, to assess growth in juvenile hybrid striped bass, was initiated. Five treatments are being assessed, including a standard control diet (fishmeal-based as before), and four experimental diets, all replacing 100 percent of the fishmeal in the diets.

In April, 2008, all of the fish on all of the diets were weighed, and a statistical analysis was done to compare the growth rates. Juvenile hybrid striped bass fed the diets containing Ento-Protein (as a full replacement for fishmeal) achieved a grow rate of 85% of the fish in the control. These results were very encouraging as they showed Ento-Protein may provide a superior sustainable protein replacement to any of the currently researched vegetable derived substitutes. Feed conversion ratios (FCR) were also calculated as the defining parameter for growth and digestibility of the diets. FCR's of experimental diets ranged from 1.19 to 1.21, compared to the fishmeal control at 1.10 to 1, which again was very positive. Survival of the fish fed the Ento-Protein diets was 100% over the 6 week period.

The advancement of additional research is awaiting the development of a pilot scale production facility to further evaluate production costs, diets, drying equipment, and scalability. It is anticipated that a small pilot development will be deployed in the Fall of 2008 at the Florida City farm site.

The Company currently has a high degree of confidence that Ento-Protein®, which is being developed by Aqua Biologics, Inc., can become a significant alternative to fishmeal in a rapidly growing \$7 billion worldwide market. Aqua Biologics, Inc. has begun entering discussions with universities, commercial feed mills, and distributors of fish diets and feed about the potential of integrating Ento-Protein® into various research diets, specialty feeds, and all-natural/organic diets as an entrance into the marketplace. The Company also recognizes there is still considerable work to be done in research, product development, manufacturing, and merchandizing, and that it is quite possible difficulties will emerge that could delay or substantially impact the commercialization of this technology.

In May, 2008, Aqua Biologics, Inc. received a Letter of Intent from Zeigler Bros, Inc. in Gardners, PA to purchase 40 tons per month of Ento-Protein® for use in their aquaculture and pet diets. Aqua Biologics, Inc. anticipates that other similar contracts will be forthcoming once pilot operations are in

production, and sample quantities can be distributed to interested parties. Aqua Biologics already has received letters and emails of interest from around the world.

Farming Operations

Current farming operation are managed by our Blue Heron Aquaculture, Inc. subsidiary on a 48 acre site at the edge of the Florida Everglades, owned by the South Florida Water Management District, an agency of the State of Florida. Blue Heron Aquaculture, Inc., is the successor to Blue Heron Aqua-Farms, LLC, the previous farm manager, which transferred the management agreement for the farm property to the new corporation as of January 1, 2008. The actual leasehold interest in the 48 acre farm is held by South Florida Aquaculture, Inc., a Florida corporation with which Blue Heron Aqua-Farms, LLC entered into a management agreement in 2000. On January 1, 2008, Blue Heron Aqua-Farms, LLC acquired a controlling interest (85+ percent) in the common stock of South Florida Aquaculture, Inc. from two shareholders, including James Harvey, who is also a director of Neptune, in exchange for 105,000 shares of the common stock of Neptune. At the same time, Mr. Papadoyianis also transferred shares in South Florida Aquaculture, Inc. which he had acquired with his own funds several years ago, in exchange for 19,000 shares of Neptune common stock, using the same exchange ratio. This transaction, and the interests of Mr. Harvey and Mr. Papadoyianis, were fully disclosed to the independent members of the Board of Directors of Neptune, and the Board unanimously approved the transaction, with Mr. Harvey and Mr. Papadoyianis abstaining.

Utilizing a water use permit from the District, Blue Heron draws water from the limestone aquifer, oxygenates the water, and then pumps the water through a series of tanks, in which hybrid striped bass in various graduated sizes, are raised. This unique flow through system insures that the fish at the farm are raised in constantly flowing, clean water, with all wastes removed on a continuous basis. The water is then discharged into a settling pond on the site, and from there flows into a blind canal, also fully on the site, where the water returns to the aquifer through the natural limestone. No water or waste is ever discharged from the site. The resulting hybrid striped bass, which we call Everglades Striped Bass, have a natural, sweet flavor, and demand for our product far exceeds our current available supply. We use no hormones, antibiotics, coloring agents, or other artificial treatments in our farming operations, and we have begun the process of developing an 'organic farm plan' as the first step in seeking organic certification for our Everglades Striped Bass'.

Since our current farm operation had used only a small fraction of the 48 acres at the site, and was not an economically viable operation at such a small size, we implemented a plan to expand the farm. A portion of the total proceeds from the debenture offering conducted through Dawson James Securities during fiscal year ending June 30, 2007, have been used for that purpose, once the ownership of the lease was secured by the acquisition of a controlling interest in South Florida Aquaculture, Inc on January 1, 2008 and the necessary regulatory approvals for the expansion were obtained.

Our expansion timetable was delayed by several months due to unexpected regulatory and licensing issues, as well as the need to complete the acquisition of South Florida Aquaculture, Inc, closed on January 1, 2008, so that we could control the entire lease property ourselves. The delays included unexpected obstacles in renewing our existing water permits for the site and

in obtaining consent of the South Florida Water Management District to the expansion, as a result of water shortages in South Florida and heightened regulatory scrutiny of water use in the area by all users. In addition, an anonymous letter from a 'concerned scientist' was received by the South Florida Water Management District and other, state and federal, regulatory agencies claiming that there were environmental, immigration and other operational issues at the farm by Blue Heron Aqua Farms, LLC. This letter prompted a state review and investigation and the eventual issuing of a report clearing Blue Heron of any issues at the farm. Blue Heron did, however, agree to clear certain non-native plant species from the site, as part of the lease terms. The Company also filed a John Doe action in the Circuit Court of Palm Beach County seeking to identify the anonymous writer, however after numerous legal inquiries to Yahoo and Hotmail, such information could not be recovered. Given the lack of cooperation from these providers, the case has been abandoned.

In June, 2008, the Company's South Farm site was completely leveled in preparation for an extensive expansion. An employee trailer was installed as part of on-site management for the new facilities. The revised eco-friendly development plan revolves around using the water several times as part of an integrated model for producing both fish and produce, while reducing or even eliminating waste products. The current expansion plan incorporates large circular tanks to produce hybrid striped bass. The first 32 tanks have already arrived on site and are being assembled. Our current estimates are that the expanded operations will more than triple our total fish production. Part of the expanded operation also will incorporate use of the effluent water and waste for hydroponic growing of vegetables and herbs, a process already begun on a trial basis at the Lake Linda site near the existing farm and named Bioponix™ by the Company. The hydroponics farming will add a second income stream to the farm operation, and should produce revenues faster than the fish farming, which will take ten to twelve months from initial stocking before the fish can be harvested. A 30,000 s.f. greenhouse has been erected for the first phase of the hydroponic production. The Bioponix™ operation will be operated and managed by Florida Aquaponics Corp., a wholly-owned subsidiary. The Company intends to pursue organic certification for its hydroponic herbs and vegetables grown with natural fish wastes. The Company has earmarked capital from its next financing efforts to complete both the greenhouse and the fish production expansion.

Effective January 1, 2008, the Company reorganized its subsidiary operating structure to reflect its two major lines of business. BHA Holdings, Inc. was incorporated as a wholly-owned subsidiary. Blue Heron Aquaculture, Inc. was incorporated to take over the operations of the Blue Heron Aqua Farm from Blue Heron Aqua Farms, LLC, which now continues as a non-operating entity. Florida Aquaponics Corp. was incorporated to manage and operate the hydroponics and aquaponics operations in Florida. Both companies are wholly-owned subsidiaries of BHA Holdings, Inc. The Company also acquired a controlling interest in South Florida Aquaculture, Inc., the tenant of the land on which the Blue Heron Aqua Farms is operated, on January 1, 2008. Aqua Biologics, Inc. continued as a separate wholly-owned subsidiary which manages all of the technology development of the Company, and which holds the license rights to Aqua-Sphere® and the ownership rights to Ento-Protein®.

Since June 30, 2008, the Company has incorporated a number of other subsidiaries to undertake different aspects of the development and operating plan, including Pennsylvania Bioponix, Inc., a Pennsylvania corporation which will undertake the Pennsylvania development opportunity.

Economic Development Model

Beginning in April, 2008, the State of Pennsylvania has encouraged Neptune to bring its technology and eco-friendly, integrated agri-business to the State. The State's Department's of Economic Development and Environmental Protection have worked closely with the Company to identify a site that meets all of the pre-qualifications set forth for successful operations. Further, the State has committed its resources to provide a financial incentive package to assist in developing the project, and marketing assistance for 'Pennsylvania Preferred' products produced in the state.

Neptune has established a new corporation to conduct operations in Pennsylvania. Pennsylvania Bioponix, Inc., a Pennsylvania corporation, will utilize the Company's technology and management expertise to develop a state-of-the-art aquaponic facility in northeastern Pennsylvania, and other locations which may subsequently be identified as suitable. Neptune has a letter of intent signed with a cogeneration power company for a lease-purchase agreement on an eight acre parcel containing a 3.25 acre heated greenhouse. Heat for the greenhouse will be supplied by the power company via waste heat from the cooling towers at no cost to Neptune. Bioponix™ is the synergistic application of fish farming, hydroponics and insect production combined in an integrated process. Fish waste from the fish production operation is used as organic fertilizer in the hydroponic system to produce organic herbs and vegetables as a secondary crop. The fish waste is therefore transformed from a liability into an asset. The herb and vegetable plants remove nutrients from the water, thereby acting as a natural filtration system, so the water can then be re-circulated back into the fish production system over and over again, thereby significantly reducing water consumption. The planned pilot insect production facility will utilize various waste products to produce high quality protein meal that can be incorporated into the fish diet.

Acquisition Plans

We intend to diversify our farming operations to include other marine products; production of hydroponic herbs and vegetables; wholesale distribution, processing and live delivery (hybrid striped bass and tilapia) to the Asian and Latin markets; and value added products. Whether land or lake based operations, the Company's strategic South Florida location with its twelve month growing season, tremendous local market, and a select niche market for live products, provides a significant advantage over competitors. A focus on products limited in the wild, or by seasonality, further increases market value and demand.

The Company also has identified and has begun acquisition discussions with a number of acquisition candidates which will allow the Company to expand its business plan to develop an operating model which utilizes waste and by-products from one operation as fuel or feed for other parts of the business model, with the goal of minimizing or eliminating all adverse environmental impacts from the Company's operations. These targets include hatchery operations, processing and distribution operations, larger aqua-farms, and operations in other natural and organic food products. The goal of the Company is to grow to become a manufacturer, processor and distributor of organic and natural seafood and other organic food and nutritional products using processes that eliminate or at least minimize any adverse effect on the environment by controlling waste and discharge from its operations.

In addition to the existing farm, we plan to take advantage of the massive, yet pristine, quarry lakes spread throughout Florida which will provide an ideal environment for fish production. Management has focused its efforts on further research and development of the various components of the Aqua-Sphere® system technology, while fine tuning production methods for use in quarry lake aqua farms. Among the many technological developments tested during this period have been a solar powered, programmable, automated, feeding system which allows controlled amounts of feed to be distributed at specific times of the day. This insures a more rapid growth rate, with less waste than other common productions methods in the industry. Through the development and operation of three previous pilot farms, we improved our technology, and production techniques to effectuate the efficient and economical production of seafood in large, open bodies of water. Through Aqua Biologics, we are now operating a test farm in a quarry lake in Florida City, Florida, at which we are now growing Everglades Striped Bass in the Aqua-Sphere®, collecting the fish waste from the Aqua-Sphere® system on a continuous basis, and transferring the waste to an aerobic digestive system, which converts the waste into methane gas and a nitrogen rich solution which is then used in hydroponic farming at the site. The applications of the Aqua-Sphere® system now extend to an open, worldwide market. In addition, we have successfully raised and marketed three commercially viable species (hybrid striped bass, redfish and tilapia).

Currently, we distribute our products through wholesale distributors who pick up the fresh fish at our Florida City, Florida fish farm and distribute the product nationwide. In addition, some local Florida customers pick up the product themselves at the farm site. We do not currently distribute any product ourselves, although our business plan is to expand our capabilities into both production and distribution, through growth and acquisitions.

Suppliers

We purchase fingerling fish stock for our farming operations primarily from two suppliers that actually work cooperatively together. There are a number of sources for fingerling stock which we can use to maintain our current production and to expand as we open additional acreage to production. However, we have built a strong relationship with our suppliers, and they are the largest producer of hybrid striped bass fingerlings in the world. The quality of fish they produce is greater than various other suppliers. In 2007, our two suppliers had production difficulties that were the result of personnel issues in one of the companies. The one farm was allowed to run down, and production was severely compromised. Although this farm is currently under new management, the lack of available fingerlings had, and continues to have, a significant impact on our farm production. The impact of this fingerling shortage affected not only Neptune's production, but hybrid striped production in general in the U.S. Both fingerling farms are now 'over-producing' fingerling stock in order to avoid this issue in the future. It is also part of our business plan to acquire one or more fingerling production farms in the future, so that we can grow our own fingerlings and control the quality, price and availability of feed stock.

Competition

Competition for our products derives from two industries as well as for two distinctly different products. Our involvement in fresh seafood production operations, and the development of disruptive technologies for controlled production systems are addressed in different capacities later in this report.

Seafood

The competition for seafood products in the United States is significant. With over 84 percent (at a cost of over \$9 billion) of all seafood consumed in the U.S. being imported, the competition for our U.S. market is worldwide. More reasonable labor and land costs in foreign countries has a significant impact on the cost of production, and in many instances offsets the costs of freight. Our market penetration has focused on eco-friendly production, sustainable species, and providing our customers the freshest product available. This focus has allowed us to compete and grow in a market that is dominated by companies that are better financed, have longer operating histories, and a more diversified product line.

We currently produce a single species, hybrid striped bass, due in part to the enormous market growth potential. Annual U.S. production of hybrid striped bass was 11,240,000 lbs in 2007, and market growth is limited only by current production capacity and methods. There are approximately 55 farms in the U.S. producing hybrid striped bass as per the 2007 industry census; however four large farms produce roughly 60 percent of the annual production. These producers include both pond and re-circulating farms, although the pond producers have a lower cost of production due to the extensive nature of those farms. Over the past year, several of the larger farms have begun to expand their operations, which will inevitably place more available product into the marketplace. In addition to other producers of hybrid striped bass, further competition for our products comes from wild-caught seafood. Wild striped bass, as well as species such as yellowtail snapper, grouper, halibut, flounder, and others all compete against our product at the retail level. Competition for fresh fish products is generally narrowed down to quality, price, availability, and shelf life. As a higher priced product, we have been relatively successful in the marketplace due to our excellent quality, availability and shelf-life. The seasonality of wild striped bass affects the market in the respect that seafood wholesalers that buy primarily on price tend to migrate to this product during season. We have avoided these customers and have catered to those that focus on quality, sustainability, year-round availability and freshness. We recognize the need to progressively diversify our product line, and toward that end have investigated numerous opportunities over the last year. We established our Canadian subsidiary, Aqua Biologics of Canada, Ltd. to explore and develop coldwater marine opportunities in both eastern and western Canada. We are currently working on a collaborative grant opportunity in western Canada to utilize Aqua-Sphere® to demonstrate closed containment production of salmon, renewable energy, and waste utilization. In eastern Canada, we are investigating an opportunity to utilize Aqua-Sphere® for the production of halibut and cod. We will continue to explore these opportunities to demonstrate and use our technologies in various environments worldwide.

With almost 40 percent of commercial fish species threatened, and commercial harvests fairly level since the late 1980s, the future will inevitably be reliant upon controlled commercial production. In addition, increased concerns over adverse environmental impact of traditional; fish farming methods will have a major impact on the industry, one which we feel Neptune is in a unique position to meet. Recent adverse publicity for open net pen farming methods has led to a proposed ban on this method in British Columbia, Canada's salmon farming industry, with a recommended change to closed containment systems, such as Aqua-Sphere®. We formed Aqua-Biologics of Canada, Ltd. as a subsidiary of Aqua Biologics, Inc., to explore this new opportunity and have already been in contact with a salmon farming operation in British Columbia interested in a joint venture test of the Aqua-Sphere® for salmon production.

We believe that the market for our current product, as well as future products, will continue to grow in accordance with production.

Research and Development

The aquaculture, or fish farming, industry has in recent years seen a significant increase in the introduction of new technologies. Most of the advances are in land-based and re-circulating systems that conserve water use. Many of the companies introducing these technologies have longer operating histories and are better financed than us. Further, many of these companies have received government grants to advance their technologies, and others have cooperating relationships with universities. Both avenues have significant advantages in the time-to-market of the final products. Some companies have obtained either design or operating patents for all or part of their systems, as well.

We acquired the exclusive worldwide rights to the Aqua-Sphere® system technology. On behalf of Chief Executive Officer, Ernest Papadoyianis, and Chief Operating Officer, Xavier (Sal) Charch, we filed a provisional patent in February, 2005, and obtained a patent pending status on the Aqua-Sphere® and the major component of the Aqua-Sphere® system, the Aqua-Cell', formerly referred to as the Eco-tank, and in January 2006 we applied for full patent status. There is no guaranty that full patent status will be granted. In addition, we filed for a trademark on the Aqua-Sphere® and the Aqua-Cell' names in July, 2006 and have received registered trademark status for both names. In August, 2007, we filed a PCT application as a precursor for filing European patents. In July, 2008 we filed our foreign patent in Canada.

We consider the Aqua-Sphere® system to be disruptive technology which may displace the antiquated equipment used to cultivate fish in large lakes, bays, inshore, and offshore environments. The technology used for 2000 years is in the form of floating net pens and cages that contain fish in large bodies of water for production purposes. While our technology has many advantages over net pens, it may be more expensive to purchase and operate. We will be heavily relying upon increasingly stringent environmental regulations to market our system, and believe these regulations are already well underway. There can be no assurance that the pollution/contamination caused by the older net pens systems will be curtailed by regulatory action. Additionally, there are a number of other companies that are in the testing phases of other containment systems that will compete against the Aqua-Sphere®. As stated above, most of these companies are better funded, have university affiliations, and longer operating histories.

Currently, we are in the process of performing final testing on the Aqua-Sphere' System. Some of our competitors are already producing and are selling their products. This places us at a disadvantage in the marketplace unless we can prove our system is superior to some of the newer technologies. Many of our competitors claim their products obtain similar results to the Aqua-Sphere' System.

In June, 2006, we transferred our technology research and development to a subsidiary, Aquaculture Specialties, Inc., which we renamed Aqua Biologics, Inc., to oversee the complete development of the Aqua-Sphere® system, sales and marketing. Aqua Biologics, Inc. holds the exclusive license to the Aqua-Sphere® system under the exclusive worldwide license agreement, and also Owns the rights to the Ento-Protein® technology.

During the past two fiscal years, we have incurred direct costs related to our research and development activities of \$21,830 and \$35,625 for the years ended June 30, 2008 and 2007 respectively, most of which related to pending matters, and deferred development costs of \$83,580 and \$44,483 for the years ended June 30, 2008 and 2007 respectively. Additional costs relating to research and development activities have not been maintained as separate items and are incorporated in our normal operating expenses.

Geographic Expansion

In July, 2006, we began the process of contacting various cities, counties and states which suffer from high unemployment rates. The purpose of this effort is and will be, to locate those areas and governmental agencies with economic development commissions which may be receptive to offering incentives, grants, abatements or tax relief as an inducement for Neptune to build expansion facilities and diversify its operations and product line. As we continue this effort, we will focus on sites and areas that would provide competitive advantages in terms of production, market penetration, new species/products, etc. This includes quarry lakes for the deployment of our Aqua-Sphere® system and the pending opportunity in Pennsylvania, where we have already discussed the potential of developing integrated 'green' agribusiness opportunities there. Our executive officers toured the area and the State Capital, and were hosted by state officials in Economic Development, Technology Advancement, International Export, and Environmental Protection. The State representatives reviewed many programs available in grants, loans, tax abatements, employment incentives, and land, that could apply to such integrated aquaculture operations. A list of site requirements was developed by the executive officers for distribution by the State to over 250 county economic development offices. Several potential sites were identified, and others are anticipated in the near future. The initial project would involve the development of integrated fish farming facilities that could utilize the waste heat from an existing adjacent business, which may include co-generation plants, energy plants, ethanol/bio-diesel plants, produce processing plants, etc.

Preliminary investigations and discussions have already verified the viability of this concept. In addition, members of the management team have experience in the successful development of similar projects. This previous experience and current discussions leads us to believe that we may incur significant tax savings; benefit from labor incentives; achieve reduced building costs for new facilities; and receive long term low interest rate loans backed through local municipal bond issues. Several states, including, but certainly not limited to, New Jersey, Michigan, Virginia, Ohio, North Carolina and Louisiana have active economic development programs. Furthermore, in keeping with our business model, opening facilities in other areas will enable us to raise locally popular species while reducing shipping costs. We may in the near future create a new subsidiary whose purpose will be to find, negotiate and acquire appropriate sites.

Organic Seafood

Currently, there are no approved standards for organic certification of seafood production in the United States, although there are some seafood producers or distributors who claim to have 'organic' seafood. These producers or distributors either rely on a non-U.S. certification process, or purchase seafood that is said to be 'raised under organic conditions'. This often places the consumer in a position of purchasing seafood that they believe is

organic, but, in fact, may not be.

In May, 2007, the National Organic Standards Group delivered its recommendations for organic standards for seafood for adoption by the U.S. Department of Agriculture, the only valid certifying body for organic products in the U.S. These proposals, which have caused considerable controversy in parts of the U.S. seafood industry, could result in or may include:

- Excluding all fish raised in open net pens (which includes almost all farm-raised salmon)
- Excluding all wild caught fish
- Excluding all carnivorous fish fed on diets containing fishmeal.

These recommendations, if finally adopted, will accelerate the demand for closed containment systems, such as the Aqua-Sphere®, and will position our farms for organic certification. Our current production facilities operated by Blue Heron and Aqua Biologics currently use no antibiotics, growth hormones or similar non-organic methods, use no net pen methods, and, with the introduction of the Ento-Protein® feed, our farm raised fish will be fed only with a sustainable, all natural protein source from the insect meal. The Ento-Protein® product is currently in development through a cooperative research relationship with Mississippi State University's Departments of Entomology; Fisheries & Wildlife; and Food Science.

The demand for organically produced products has skyrocketed over the last five years. National organic supermarket chains such as Whole Foods Market and Wild Oats, have become very successful focusing entirely on organic products. Even main line chains like Publix, Stop & Shop and others have jumped on the organic bandwagon and created, or significantly expanded, organic departments. Organic products often sell for 2 to 4 times a comparable non-organic product. The significantly greater retail price warrants the greater cost of production in most cases.

U.S. organic food sales reached \$17 billion in 2006, growing at over 20% annually. Once USDA organic seafood guidelines are in place, organic seafood is expected to grow at a similar rate. While there are a wide variety of organically farmed seafood products available in Europe through certification by the European Union, the U.S. has lagged behind in establishing organic certification guidelines for seafood. Most organic retailers have strongly opposed labeling any wild-caught seafood products as organic due to their unknown origins and diet (Supermarket News, March, 2005).

Although all other sources of farmed protein are abundantly produced organically to meet this rapidly expanding market, the seafood industry for the most part has been left behind. This temporary exclusion again stems from the fact that seafood is still predominantly harvested from wild sources which are not controlled.

The Company believes that controlled production or organic hybrid striped bass and other products will create a premium market. Management is desirous of producing organic products at certain sites once U.S. guidelines are in place.

Environmental Regulations

Our operations involve the production, handling, and packaging of consumable seafood products and are subject to environmental and food regulation at the

Federal and state level.

In addition, our production facility, Blue Heron Aqua Farms, LLC, requires operating permits that are subject to renewal or modification by the State of Florida Division of Aquaculture. Violations of environmental laws or permits may result in restrictions being imposed on operating activities, substantial fines, penalties, damages or other costs, any of which could have a material adverse effect on our business, financial condition, results of operations or cash flows. We currently adhere to the Best Management Practices of the State of Florida, Division of Aquaculture, which regulates waste discharge, water usage, fish species, and general facility issues. We also maintain a Food Permit and must comply with Florida Department of Agriculture guidelines for seafood handling, and farm and employee cleanliness.

Our Blue Heron subsidiary also maintains a water use permit for 41,000,000 gallons per day, held under the name of South Florida Aquaculture, Inc. Currently, we use less than 50 percent of our allowance; however future plans are for massive expansion into other areas of our site, which will inevitably utilize most if not all of this permitted amount. There can be no assurance that we will be able to maintain this permit in the future, however this permit was renewed for the remainder of the lease term, through March, 2016. Blue Heron utilized the services of a water resource and environmental consulting firm, to complete the permit renewal.

We do not separately account for costs directly related to compliance with environmental regulations, since these costs are inherent in our methods of operations and are included in our normal operating costs. We do, however, incur separate charges for environmental insurance, and incurred \$1,500 and \$1,003 in premiums for the years ended June 30, 2008 and 2007, respectively.

The production of seafood and aquaculture is also regulated at the Federal level by the FDA. The FDA has strict laws prohibiting the use of antibiotics (only three are approved for use in aquaculture), hormones, chemicals, certain coloring agents, and other chemicals that may affect the quality of the consumable products. These laws severely limit our abilities to combat diseases if and when they arise. The FDA is now in the process of completing further regulation on the Origin of Nation labeling program to identify the source of all seafood. At this stage in our development, all of our product is sold whole, in-the-round, and packaged on ice. In the future, however, our business plan will incorporate vertical integration of processing, distribution and value-added processes of seafood products, which will have to comply with Origin of Nation labeling.

Further, once we develop the processing and distribution entities, we will be required to comply with stringent HACCP (Hazard Analysis Critical Control Points) regulations that pertain to all food processing procedures, site cleanliness, disinfection standards, temperature control, etc. Processing facilities must pass regular inspections.

Capital Needs

In order to carry out our business plan, on April 18, 2006, we signed a Placement Agent Agreement with Dawson James Securities, Inc. to raise \$2,000,000 in funds for working capital and expansion of the existing aquaculture farm operation. The Placement Agent Agreement provided for a total compensation to Dawson James Securities, Inc. of 13 percent of the funds raised, plus Neptune common stock and warrants to purchase additional

common stock. The Private Placement Memorandum for this offering described the proposed Use of Proceeds by Neptune in the following language:

USE OF PROCEEDS

The net proceeds to the Company from the sale of the Units being \$435,000 if the Minimum Amount is sold, and \$1,740,000 if the Maximum Amount is sold. See 'Plan of Distribution.' We intend to use the net proceeds of the Offering to (i) develop the first commercial scale prototype of the S.A.F.E.™ System floating production technology and commence several pilot/demonstration operations, (ii) complete the first of three expansion phases on the Blue Heron farm, (iii) begin development of the first commercial scale quarry lake aqua-farm utilizing the S.A.F.E.™ System, and (iv) for working capital.

If we raise the Minimum Amount, we believe that the net proceeds from the Offering, together with our existing capital resources and revenue or cash flows from operations, if any, will be adequate to satisfy our working capital requirements only for a period of approximately four to five months. If we raise the Maximum Amount, we expect the proceeds would last approximately 12-18 months from the date of the final closing (depending upon expansion and investor relations requirements). However, if we continue to incur operating losses or if unforeseen events occur that would require additional funding, we may need to raise additional capital or incur debt to fund our operations. Furthermore, we may need to raise additional capital to fund the expansion of our business into complementary areas, including one or more strategic acquisitions. We cannot assure you that our estimates are accurate or that unforeseen events will not occur that would require us to seek additional funding to meet our needs for working capital. We expect to seek such capital, if needed, through sales of additional equity or through debt securities, but there can be no assurance that such funding will be available on acceptable terms, if at all. Our estimate of the use of proceeds from this Offering is as follows:

Description	Minimum Amount	Maximum Amount
S.A.F.E.™ System prototype(1)	\$ 175,000	\$ 350,000
S.A.F.E.™ System farm site(2)	0	450,000
Expansion of Blue Heron farm(3)	0	400,000
Notes/Bridge Payable(4)	0	200,000
Working capital (5)	260,000	340,000
Net Proceeds of Offering	\$ 435,000	\$ 1,740,000

The total amount of the offering was \$2,000,000, which would result in net proceeds to Neptune of \$1,740,000 after paying the Dawson James compensation of \$360,000. As noted in the description above from the Private Placement Memorandum, the Use of Proceeds was based on the assumption that the full amount of the offering would be raised within a relatively short time after it began on April 18, 2006, since raising the minimum net amount would only

meet capital requirements for 4 to 5 months, and 12 to 18 months if the maximum amount was raised ('depending upon expansion and investor relations requirements').

The first funds raised in the offering were not raised until May 10, 2006, in the total amount of \$500,000, with net proceeds to Neptune of \$435,000, which was, coincidentally, the minimum offering amount described in the Use of Proceeds. These proceeds were used approximately as suggested in the Use of Proceeds above, including Working Capital for the general operations of Neptune.

The next funds raised in the offering did not come until six months after the offering began, or not until October 16, 2006. That was, of course, beyond the 4 to 5 month period of available funds described in the Use of Proceeds for the minimum offering amount. The October 16, 2006 net proceeds was only \$26,100 and did not permit Neptune to do anything other than pay some payables (i.e., working capital). In addition, at the insistence of Dawson James, Neptune was required to retain the first of several investor relations firms, at the cost of stock plus \$2,000 per month in fees.

On November 22, 2006, another \$180,000 in net proceeds was received by Neptune in the continuing offering, which once again, provided only enough working capital to cover the, to date, 7 month delay in funding the offering beyond the minimum amount. No part of the funds could be allocated to any substantial expansion of the farm or the technology, to the considerable frustration of management. Most of the funds instead had to be allocated to the current operations of the farm and to the cost of stocking the existing operation.

On January 22, 2007, another \$113,000 in net proceeds was received by Neptune, which did not even cover the cost of existing operations for the additional two month funding delay.

After another two month delay, Neptune received another \$282,750 in net proceeds, which covered in part the working capital needs due to the delay in funding, beyond the original estimate of 4 to 5 months after the offering commenced in April, 2006, but allowed some patent and trademark work to be done on the technology.

On March 20, 2007, Neptune finally received enough net proceeds of the offering to begin to apply to the Use of Proceeds, a total net amount of \$1,322,988. The Use of Proceeds from that investment was used as follows:

Description	Estimated Use of Proceeds	Approximate Actual Use of Proceeds
S.A.F.E. System prototype	\$ 264,600	\$ 264,928
S.A.F.E. System farm site	344,000	120,500
Expansion of Blue Heron farm	304,500	340,318
Notes payable	152,000	55,000
Ento-Protein® research	0	300,000
Working capital	257,888	342,242
Net proceeds	\$ 1,322,988	\$ 1,322,988

The Estimated Use of Proceeds is derived from the Use of Proceeds in the

Offering Memorandum if the Maximum Amount was raised, and applying the same relative percentages for each item to the actual net amount finally raised in March 2007 of \$1,322,988. The Approximate Amount of Actual Use of Proceeds is based on a review of the expenditures of Neptune and its subsidiaries over the period from March 2007 through May 31, 2008, and includes expenditures for the development of the Ento-Protein® technology and the S.A.F.E. expenditures. S.A.F.E. is now referred to as the Aqua-Sphere'. It should be noted that Ento-Protein® was not yet conceptualized when this offering began. Patent searches and provisional patent filings did not occur until April, 2007. Therefore, no proceeds from the offering had been allocated for this research, legal expenses, outside services, etc. Based upon the current market, demand, and price, Ento-Protein® may have the potential to become the largest revenue stream for the company. Also, the original Use of Proceeds did not include any significant amounts for 'investor relations', but when Dawson James was unable to complete the offering itself on a timely basis, it insisted that Neptune retain another placement agent to assist in the offering, at additional cost and also that it retain, on a serial basis, a number of 'investor relations experts' recommended by it, again at an additional cost in cash and in common stock, although little benefit was achieved for the Company. The total cost of this investor relations effort was \$98,980 in the fiscal year ended June 30, 2008 and \$114,823 for the fiscal year ended June 30, 2007.

Furthermore, the three specific goals for use of the net proceeds: 'to (i) develop the first commercial scale prototype of the S.A.F.E.™ system floating production technology and commence several pilot/demonstration operations, (ii) complete the first of three expansion phases on the Blue Heron farm, (iii) begin development of the first commercial scale quarry lake aqua-farm utilizing the S.A.F.E.' system, and (iv) for working capital' have all been accomplished and more.

Dawson James Securities received a fee equal to ten percent of the amount raised in the offering and an unaccountable expense allowance of three percent of the amount raised. In addition, Dawson James received warrants to acquire common shares on each closing of the sale of the Units in the offering equal to twenty percent (20%) of the Units sold in the Offering. These warrants are exercisable at any time during the five (5) years from the date of the closing at an exercise price equal to \$.50 per share for the warrants based on the original sale of units, and \$.30 per share for the warrants based on conversion of the Debentures to common stock. Each of the units offered (individually a Unit, and collectively the Units) consisted of (i) a \$1,000.00 Convertible Debenture (the Debenture) with a 24% coupon, payable in kind with common stock, and (ii) one thousand redeemable common stock purchase warrants ("Warrant"). Each Warrant entitles the holder to purchase one share of Common Stock at an exercise price of \$0.50 per share over a term of five years from the initial closing date of the Offering. The Warrants are redeemable by the Company upon 30 days written notice at a purchase price of \$0.01 per Warrant, subject to our common stock having a closing bid price of at least \$1.25 per share for a period of ten (10) consecutive trading days. The term of each Debenture is for 24 months from the date of issue. During the term, holders of the Debenture may convert their note to common stock at a price of \$0.30 per share. The 24% PIK (Paid in Kind) Coupon is to be paid out on a quarterly basis in cash or stock, at the election of the Company. If the Company elects to pay in common stock, the market price valuation will be established by the average closing bid price of the common stock for the last twenty (20) trading days of the calendar quarter for which the interest due is being paid in common stock (the

Average Closing Price). The right of the Company to make any interest payment in shares of common stock on a particular date is subject to the satisfaction (or waiver by the Holder) of the following additional conditions on such date: (1) there is then an effective registration statement covering the common shares to be issued on such date, for which no stop order is in effect; (2) no defined event of default exists on such date; (3) the Average Closing Price is equal to or greater than \$.15 per share (as appropriately adjusted for any stock split, stock dividend or other similar corporate action); and (4) the Company has sufficient authorized but un-issued shares of common stock to provide for the issuance of the interest shares to the Holders of the Debentures.

As part of the Offering, the Company also entered into a Registration Rights Agreement with the debenture purchasers, under which the Company agreed to file a registration statement for the shares into which the Debentures could be converted, and any common shares issued as PIK interest, as well as maintain an effective registration statement for any shares underlying the accompanying warrants issued with the Debentures. Under the terms of the Registration Rights Agreement, the first registration statement was required to be filed within 120 days from receipt of notice from the investors, in the form provided. When it was discovered that Dawson James had failed to provide the required notice form to its investor clients, the Company itself provided a notice form to the Debenture Holders, and the first notice was then received by the Company in October, 2007. Within 120 days thereafter, in December, 2007, the Company filed a Form S-3 registration statement with the SEC, seeking to register the common shares into which the Debentures may be converted, the interest shares and the warrant shares. Subsequently, the SEC amended its Rule 144 requirements in February, 2008, so that now, all of the shares underlying the Debentures already qualify under Rule 144 and all shares issued as interest payments have also qualified under Rule 144 after a six month holding period. Under the terms of the Registration Rights Agreement, any shares that meet the qualification requirements of Rule 144 do not need to be included in the registration statement. Neptune has received comments from the SEC on the filed registration statement which will be addressed as soon as this annual report is filed.

Due to a number of unresolved issues, Neptune has now terminated its relationship with Dawson James Securities. Due to subsequent activities which were disclosed to Neptune by some of its shareholders (who also were Debenture Holders, Neptune has filed a complaint with the Financial Industry Regulatory Association (FINRA) regarding Dawson James, a principal of that company and another investment bank. The Company also has received information that Dawson James and certain principals and employees have begun shorting its common stock, which appears to be at least a major contributing factor in the decline of the trading price of the common stock over the past several months. Neptune has not yet retained a new investment banking advisor to assist it in the needed additional capital funding efforts, but expects to do so in the near future.

There currently are no limitations on our ability to borrow funds to carry out our business plan, except to the extent that we propose to secure any future loans by assets of Neptune itself. The debenture bonds issued during 2006 and 2007 fiscal years contain a provision giving the debenture holders prior consent rights to any senior secured debt of Neptune, since the debentures are unsecured. This same limitation does not apply to any secured loans made to a subsidiary company; however, the Company's limited resources and operating history may make it difficult to borrow funds. The amount and nature of any

borrowings will depend on numerous considerations, including our capital requirements, potential lenders evaluation of our ability to meet debt service on borrowings and the then prevailing conditions in the financial markets, as well as general economic conditions. We have no present arrangements with any bank or financial institution to secure additional financing and there can be no assurance that such arrangements if required or otherwise sought, would be available on terms commercially acceptable or otherwise in our best interests. Our inability to borrow funds required to implement our business plan, or to provide equity funds for an additional infusion of capital into the Company, may have a material adverse effect on our financial condition and future prospects, and any borrowings may subject the Company to various risks traditionally associated with indebtedness, including the risks of interest rate fluctuations and insufficiency of cash flow to pay principal and interest. In addition, the current balance on the Debentures of approximately \$2.3 million, begins to come due in December 2008 and the balance in early 2009, and it is not likely that the Holders will agree to a conversion of the Debentures into common stock at the current contractual conversion price of \$0.30 per share, given the current trading price of the common stock. As noted, the Company has reason to believe that the current stock price has been the subject of price manipulation and shorting by Dawson James and others, which has driven the trading price below the contract conversion price, and this belief is a part of the basis for the pending FINRA matter.

EMPLOYEES

As of June 30, 2008, we had four employees in the Company, and an additional six employees in Blue Heron.

ITEM 2. DESCRIPTION OF PROPERTY.

We currently do not maintain separate offices, and our current address is only a mail box address used for that purpose. Our officers currently work from home offices in order to conserve capital. They do not charge us for such use, and have not done so for the eight and a half years the Company has been in business.

Our subsidiary, Blue Heron, operates a fish farm under a management agreement with South Florida Aquaculture, Inc., which holds a lease on a forty eight acre parcel of land owned by the South Florida Water Management District with a remaining term of seven years. The management agreement also has seven years remaining. South Florida Aquaculture, Inc. is owned 85 percent by Blue Heron Aqua Farms, LLC, as of January 1, 2008.

Our subsidiary Aqua Biologics, Inc. operates a test facility for the Aqua-Sphere' System at a quarry lake in Florida City, Florida on a two year lease at a monthly rent of \$ 1,000.

ITEM 3. LEGAL PROCEEDINGS.

We are not a named defendant in any pending legal proceedings.

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

No matters were submitted to a vote of securities holders of the Company during the Fourth Quarter of the fiscal year ended June 30, 2008.

PART II

ITEM 5. MARKET FOR COMMON EQUITY AND RELATED STOCKHOLDER MATTERS.

As of June 30, 2008, our common shares traded under the symbol NPDI on the OTC Bulletin Board and on The Pink Sheets. Activity in our common stock is Reflected in the following table:

FISCAL YEAR 2008	HIGH	LOW
First Quarter	\$ 0.55	\$ 0.30
Second Quarter	0.45	0.20
Third Quarter	0.38	0.17
Fourth Quarter	0.30	0.14

FISCAL YEAR 2007	HIGH	LOW
First Quarter	\$ 0.70	\$ 0.29
Second Quarter	0.48	0.15
Third Quarter	0.48	0.16
Fourth Quarter	0.45	0.22

These quotations reflect inter-dealer prices, without mark-up, mark-down or commission, as reported through CBS MarketWatch.com and may not represent actual transactions.

As of June 30, 2008, we had 25,351,631 shares of our common stock outstanding. This includes 6 million shares of common stock issued on the conversion of 5 million shares of Class A Convertible Preferred Stock which had been outstanding. Our shares of common stock are held by approximately 163 stockholders of record. The number of record holders was determined from the records of our transfer agent and does not include beneficial owners of common stock whose shares are held in the names of various security brokers, dealers, and registered clearing agencies. A recent NOBO list indicated an additional 1,051 beneficial shareholders in addition to those listed by the transfer agent.

There were also 582,500 shares of our preferred stock outstanding, which are convertible into a total of 5,158,333 million additional shares of our common stock.

SECTION 15(g) OF THE EXCHANGE ACT

The shares of our common stock are covered by Section 15(g) of the Exchange Act, and SEC Rules 15g-1 through 15g-6, which impose additional sales practice requirements on broker-dealers who sell our securities to persons other than established customers and accredited investors.

Rule 15g-2 declares unlawful any broker-dealer transactions in penny stocks unless the broker-dealer has first provided to the customer a standardized disclosure document.

Rule 15g-3 provides that it is unlawful for a broker-dealer to engage in a penny stock transaction unless the broker-dealer first discloses and subsequently confirms to the customer the current quotation prices or similar market information concerning the penny stock in question.

Rule 15g-4 prohibits broker-dealers from completing penny stock transactions for a customer unless the broker-dealer first discloses to

the customer the amount of compensation or other remuneration received as a result of the penny stock transaction.

Rule 15c-5 requires that a broker-dealer executing a penny stock transaction, other than one exempt under Rule 15c-1, disclose to its customer, at the time of or prior to the transaction, information about the sales persons compensation.

Our common stock may be subject to the foregoing rules. The application of the penny stock rules may affect our stockholders ability to sell their shares because some broker-dealers may not be willing to make a market in our common stock because of the burdens imposed upon them by the penny stock rules.

There were no purchases of common stock by the Company or by any affiliates of the Company during the fourth quarter of our fiscal year ended June 30, 2008.

SHAREHOLDERS

There were approximately 163 holders of record our common stock as of June 30, 2008. An additional 1,051 beneficial stockholders were disclosed in a current NOBO listing.

DIVIDENDS

We have not paid any cash dividends to date and do not anticipate paying dividends on our common stock in the foreseeable future. Future dividends, if any, will depend upon our earnings.

RECENT SALES OF UNREGISTERED SECURITIES

During the fiscal year ended June 30, 2008, the Company issued securities as follows:

Common shares outstanding at June 30, 2007:	19,966,199
Common shares issued as payment of interest	1,453,308
Common shares issued for consulting services	500,000
Common shares issued as compensation	942,500
Common shares issued on conversion of debentures	2,365,624
Common shares issued for acquisition	124,000

Total common shares outstanding at June 30, 2008:	25,351,631

All of the shares were issued in private transactions in reliance on Section 4(2) of the Securities Act of 1933, and all of the certificates representing the shares bear legends restricting any transfer of the shares unless subsequently registered by the holder, or pursuant to an exemption from such registration.

The Company also issued 482,500 shares of Series A Convertible Preferred Stock in cancellation of \$482,500 in accrued compensation due to our officers and a consultant. A total of 200,000 shares were issued to each of Mr. Cherch and Mr. Papadoyianis, and 82,500 shares to CF Consulting, LLC. The shares are convertible in 10 common shares for each preferred share. The Company also issued 100,000 shares of Series B Preferred Stock to an outside investor for

a cash investment of \$100,000.

TRANSFER AGENT AND REGISTRAR

Our transfer agent on June 30, 2008 was InterWest Transfer Co., Inc., P.O. Box 17136, Salt Lake City, Utah 84117.

ITEM 6. MANAGEMENT DISCUSSION AND ANALYSIS OR PLAN OF OPERATION

We were incorporated in the State of Florida on May 8, 1998. We operate on a June 30 fiscal year. Our common shares are traded on the Pink Sheets and on the OTC Bulletin Board under the symbol NPDI. Since our inception, we have been engaged in aquaculture (fish farming) through our subsidiary, Blue Heron Aqua Farms, LLC, in Florida City, Florida and in the development of new technologies for aquaculture and related marine uses. On June 9, 2005, we merged with Move Films, Inc., a Texas corporation, with the Company as the surviving entity. As a result of that merger, we succeeded to the filing and reporting obligations of Move Films, Inc. under Section 12(g) of the Securities Exchange Act of 1934.

Our mission is to become a leading supplier of sustainable seafood products through the development of a vertically integrated production and distribution enterprise, encompassing fish farms, processing facilities, wholesale distribution, and value-added product lines. The catalyst to our business model is the patent-pending Aqua-Sphere® technology which provides a highly efficient, environmentally friendly solution to current seafood production requirements, while opening up new areas of the world to commercial farming. The Company has already received interest from around the world to license, purchase, and distribute the technology. Licensing, sales and joint venture activities will further expedite and enhance our business model. The final strategic phase of our mission involves the utilization of our publicly traded vehicle to conduct a roll-up of the highly fragmented aquaculture and distribution industries. The acquisition of other seafood related businesses should allow us to expand, diversify, and integrate our technology in the most efficient manner.

The founders of the Company, Messrs. Ernest D. Papadoyianis and Xavier T. (Sal) Charch began designing and testing what today is known as the Aqua-Sphere' System over 10 years ago. The Aqua-Sphere® System is designed to address and resolve the concerns of environmentalists. Today, through a contractual arrangement, Neptune itself and its subsidiary, Aqua Biologics, Inc., have spent over 7 years and more than three million dollars in the development of the Aqua-Sphere® System, perfecting production methods, performing market analyses, acquiring lease sites, and creating a cornerstone production facility through our subsidiary, Blue Heron Aqua Farms, LLC (Blue Heron). Blue Heron operates a forty eight acre fish farm in Florida City, Florida that incorporates a one-of-a-kind flow-through environment which is virtually extinct in the U.S. today. In October, 2004, the Company completed a state of the art nursery expansion in order to increase production capacity of its sashimi quality hybrid striped bass (branded as Everglades Striped Bass) by over 25%. The market for all seafood, particularly fresh farm-raised product, has grown to tremendous proportions, warranting immediate and extensive expansion of production and diversification to other popular species. With only four acres of the 48 acre site under production at this time, the Company has the capability of producing close to two million pounds of fish per year from this site alone when the site is fully developed, which development is well underway.

Management focused its efforts on further research and development of the various components of the Aqua-Sphere® system technology, while fine tuning production methods for use in quarry lake aqua-farms. Among the many technological developments tested during this period was a solar powered programmable, automated, feeding system which allows controlled amounts of feed to be fed at specific times of the day. This insures a more rapid growth rate, with less waste. Through the development and operation of three previous pilot farms, Neptune and Aqua Biologics have improved this technology, and production techniques to effectuate the efficient and economical production of seafood in large, open bodies of water. The applications now extend to an open worldwide market. In addition, we successfully raised and marketed three commercially viable species (hybrid striped bass, redbass and tilapia). Our farms purchase fingerling fish, raise the product to market size (1.25 to 2+ pounds), and then harvest and distribute it to wholesalers, processors, market chains, etc. throughout the U.S., Canada, and the Caribbean. Management believes that our unique, low-cost production strategy, technology, and existing distribution through independent wholesalers and distributors allow us to bring our products to market faster and cheaper than the competition.

DEVELOPMENT STRATEGY

With a strong distribution network for our fresh farm raised seafood products throughout the United States, Canada and the Caribbean, we are now focused on a three phase expansion program at our Florida City site in order to meet market demand. In addition, we have moved into the final stages of preparation for the commercial production of the Aqua-Sphere® System with the establishment of the test facility at a quarry lake in Florida City, Florida by Aqua Biologics.

We also plan to integrate our operations by locating and attempting to acquire our own distribution network, as well as processing capabilities and nursery operations to raise and control our own fingerling production.

Farming Operations

We are well underway in the process to expand our facilities, diversify our production, and vertically integrate our operations. We expect to increase capacity to produce over two million pounds of hybrid striped bass and other species; operate the only hybrid striped bass nursery in South Florida; and utilize our effluent wastewater to produce a diversity of hydroponic vegetables and herbs. The combination of our commercial aquaculture expertise, management and technology, teamed with the expansive forty eight acre fish farm facility, have created one of the premier commercial aquaculture operations on the East Coast and perhaps the U.S.

In addition to the Florida City site, we have identified and have had preliminary discussions for lease options on a number of prime quarry lake sites in South Florida. Historically, management has focused its production and technology on developing these vast man-made impoundments which are abundant in South Florida and offer tremendous opportunity for development. Quarry sites will be developed by Aqua Biologics, Inc., utilizing the Aqua-Sphere® System technology which was designed and engineered from years of practical experience in commercial production in South Florida quarries. Quarry lake development presents an ideal opportunity to establish multiple farm locations with minimal capital outlay.

Technology

The Aqua-Sphere® System incorporates many features which make it suitable for all parts of the world. Aqua Biologics continues to be deluged with inquiries. The Aqua-Sphere® System is a floating, articulating, patent pending containment system which utilizes alternative energy to power many of its components. The system can be utilized as a stand-alone single tank (an Aqua-Cell) in a variety of sizes or several Aqua-Cells can be interconnected into pods to create the Aqua-Sphere®. In a pod configuration, each Aqua-Cell is connected to another by an underwater conveyance pipe. This allows the operator to move fish from Aqua-Cell to Aqua-Cell without removing them from the water, or handling. Therefore, an Aqua-Sphere® system actually becomes a self-contained nursery and grow-out area. An automated solar powered feeding system and a revolutionary waste collection system insure rapid growth without contamination of surrounding waters. Since each Aqua-Cell has solid sides, predators cannot get in, crops cannot escape, and in the event of contamination of surrounding waters, the crops can be isolated and protected.

We have already entered into an arrangement with The Redland Company, Inc. of Homestead, Florida to utilize a 38 acre quarry lake site for testing of the Aqua-Sphere® prototype. This site is close to our current operations and provides an ideal environment for these final tests. In addition to testing our own technology, we will also be selecting and testing several other products which will be used in conjunction with it. Site operations are fully underway with the new prototype tank delivered, assembled and launched. Tests of the prototype are well underway as are the related production of methane from fish waste and production of herbs and vegetables with the fish waste by-products.

On September 27, 2006, the Company filed a Provisional Process Patent on the Production and Processing of Select Insects into Protein Meal for Fish and Animal Diets. This patent and research was born out of the tremendous need for replacement of fish meal in fish and other livestock diets worldwide. Fish meal has gone up in price considerably over the last year and the wild species targeted for fish meal production are growing scarcer over time. In January, CEO, Ernest Papadoyianis, and COO, Sal Cherch, were invited to Mississippi State University to meet with members of its Entomology Department to discuss research activities for the Company. Mississippi State is a world leader in insect rearing methodology and has been instrumental in developing facilities, diets, and rearing methods for facilities worldwide. The Company completed the first phase of its research with very promising results. The initial nutritional profiles of the selected insect species closely matched those of fishmeal, with certain elements exceeding those of fishmeal. The second phase of research is now set to begin with actual feeding trials of the experimental Ento-Protein® diet on hybrid striped bass in order to assess acceptability, and flesh flavor.

Our future development plans expand far beyond our South Florida production base. Management has identified several acquisition candidates that would allow immediate production benefit and a diversification of our product line. The Company also intends to diversify its operations to include marine products such as baitfish for the multi-million dollar sport fishing market; integrated hydroponic production of herbs and vegetables; wholesale distribution and live delivery (hybrid striped bass and tilapia) to the Asian and Latin markets; value added products; and franchise/joint venturing of our Aqua-Sphere technology. Whether land or lake based operations, the Company's strategic South Florida location with its twelve month growing season, tremendous local market, and a select niche market for live products,

provides a significant advantage over competitors. A focus on products limited in the wild, or by seasonality, further increases market value and demand.

The Company also has identified and has begun acquisition discussions with a number of acquisition candidates which will allow the Company to expand its business plan to develop an operating model which utilizes waste and by-products from one operation as fuel or feed for other parts of the business model, with the goal of minimizing or eliminating all adverse environmental impacts from the Company's operations. These targets include hatchery operations, processing and distribution operations, larger aqua-farms, and operations in other natural and organic food products. The goal of the Company is to grow to become a manufacturer and distributor of organic and natural seafood and other food and nutritional products using processes that eliminate or at least minimize any adverse effect on the environment by controlling waste and discharge from its operations.

TWELVE MONTHS ENDED JUNE 30, 2008 COMPARED TO THE TWELVE MONTHS ENDED JUNE 30, 2007.

REVENUE

Revenue for the 12 months ended June 30, 2008 was \$638,599, compared to \$851,141 for the 12 months ended June 30, 2007.

Revenues in 2008 were lower than the prior year based upon several factors. The operational area of the North Farm of the Florida City site is relatively small, and the production capacity has been maximized for a number of years. Although we have attempted to cut costs wherever possible, there are simply very few economies of scale in a four acre operating facility. The cyclical problem we have faced since 2001, is one where we run low on, or completely out of, product every 12 to 16 months, causing a significant reduction in, or complete elimination of revenues for a short period. This period has typically lasted 4-8 weeks depending upon a multitude of factors. The timing of this cycle maximized the returns during the fiscal year ended June 30, 2007, which resulted in gross revenues of \$851,141. This compares with the gross revenues of \$638,599 for the year ended June 30, 2008 and the gross revenues of \$527,155 for the fiscal year ended June 30, 2006. We feel that we have fine-tuned our production processes and methodologies to maximize production and minimize mortality through optimal husbandry; however the operations need the additional capacity which the expansion into the South Farm will provide in order to avoid this cycling problem in the future.

Secondly, in 2008 we were faced with a major project replacing one of our main pumps. An upgraded replacement took almost 10 weeks to be delivered and installed, and after a very brief period of optimal performance, the pump volume decreased. We have been working closely with both the manufacturer and distributor for over three months to determine the cause. The result has been a decrease in water flow to one side of the farm, which has reduced overall productivity. We anticipate a resolution to this issue by the end of September, and look forward to resuming maximum water flow.

Lastly, and most significantly, for an extended period in late 2007 and early 2008, there were no hybrid striped bass fingerlings available for purchase. In 2007, our two suppliers had production difficulties that were the result of personnel issues in one of the companies. The one farm was allowed to run down, and production was severely compromised. Although this farm is currently under

new management, the lack of available fingerlings had, and continues to have, a significant impact on our farm production. The impact of this fingerling shortage affected not only Blue Heron's production, but hybrid striped bass production in general in the U.S. Both fingerling farms are now over-producing fingerling stock in order to avoid this issue in the future. Unfortunately, this was not a problem that could have been foreseen. As a result, it is also part of our business plan to acquire one or more fingerling production farms in the future, so that we can grow our own fingerlings and control the quality, price and availability of feed stock.

Fingerling supply, quality, and available size all have a significant effect on our production. There is a fine balance between fingerling size, cost, mortality, and time to market. Hybrid striped bass are only spawned twice per year, with the major spawn occurring around March. As the fingerlings grow, different sizes become available. The larger the fingerling, the greater the cost of that fish, and the fewer fish can be loaded onto a truck, but the time to market is shorter. Each live haul truck costs almost \$6,000 in freight for a delivery, and the number of fish per truck can vary from over 200,000 to less than 30,000, depending upon size. Additionally, there are times in both the winter and the summer months that seining these fingerlings at the fingerling farms are not possible due to ice, cold and/or hot temperatures. Since the development of our nursery system, we have been reasonably successful at bringing in very small fingerlings of less than 1 inch and raising them to 3 inches to 5 inches prior to stocking. The difference in total time-to-market is significant, as is the price. A one inch or less fingerling can take 14 to 16 months to reach market (1.75 lbs), while a 3 inch to 5 inch fish typically takes 10 to 12 months. This cycle is also dependent upon stocking densities. In order to maximize the small amount of production capacity of the North Farm, densities are kept high, which in turn increases the time to market. All factors being considered, management varies production strategy to suit fingerling size. During times when only small fingerlings are available, they are typically stocked at 3 to 4 times the final stocking density, and then spread out to additional tanks as they grow.

Lastly, the breeding stock each year effects the quality of the fingerlings we receive. Unlike catfish, trout, tilapia and other species, our fish is a hybrid, and has parents of two different species, and two different environments (i.e. a saltwater striped bass and a freshwater white bass). In contrast to the other species, which carefully select their brood fish based upon size, color, growth, etc., hybrid striped bass fingerling farms collect most of their brood fish from the wild. This means that the quality of the genes/offspring is totally unknown, and different every year. As such, in certain years, some brood stock produce better quality fingerlings with fewer 'runts' than in other years. Until we operate our own fingerling farm, this is not a variable that we can control.

COST OF SALES

Cost of sales was \$781,070 for the year ended June 30, 2008, resulting in gross profit of \$(142,471) as compared to \$1,025,089 cost of sales for the twelve months ended June 30, 2007, and gross profit of \$(173,948).

Inventory Fluctuations

The Company's hybrid striped bass is produced under the continuous culture method rather than the batch culture production method. Continuous culture ensures that product becomes ready for market each week, as opposed to an

entire crop being harvested at a single point in time. Accordingly, certain tanks are emptied monthly, and subsequently re-stocked with fingerlings (small, juvenile fish). Due to the very small size of the fingerlings (30 to 800 fish to the pound), tanks can be stocked with a significantly larger number of fish than can be grown to maturity in a similar sized tank. As the juvenile fish grow, they are dispersed to multiple tanks to grow to market size. Therefore, at certain times during the year, the inventory varies significantly depending upon the ratio of fingerlings to mature fish in stock. We carry over ten months of inventory due to the ten to twelve month average growth period for the fish stock and our practice of introducing new fingerlings to the production base at regular intervals, so that we are able to produce mature fish for sale every week. This results in an average inventory age of about ten months.

GENERAL AND ADMINISTRATIVE EXPENSES

Consolidated general and administrative expenses (G&A) were \$1,089,837 for the twelve months ended June 30, 2008, compared to \$1,636,646 for the twelve months ended June 30, 2007 a decrease of \$546,809 or approximately 33 percent. The primary components of G&A during the twelve months ended June 30, 2008 were officer's salaries and related taxes and benefits (\$549,863), outside services (\$181,392), investor relations (\$98,980) and professional expenses (\$33,705). Not all of these expenses were paid in cash, however, and our two principal officers, Papadoyianis and Cherch, agreed to receive only 40 percent of the salaries they were entitled to receive, as did CF Consulting, LLC, which provides CFO consulting services.

We expect G&A expenses to remain substantially the same in the coming twelve months, after eliminating the one-time items. We intend to focus on operating efficiencies, increasing revenues, and ensuring profitability during this period.

NET LOSS

Our net loss before taxes for the twelve months ending June 30, 2008 was (\$1,896,031) as compared to (\$2,156,740) for the twelve months ended June 30, 2007, a decrease of \$260,709 or approximately 12 percent.

Negative Gross Margins

The Company currently has negative gross margins on sales due in part to a lack of sufficient infrastructure/production facilities to house sufficient inventory to accommodate the ten to twelve month growth cycle for the inventory of fish on the farm. Our current fish farming operations are relatively small in scope, at approximately 275,000 lbs of production per year. The Company's operations have experienced a higher relative cost of sales due to our inability to purchase in larger quantities, overall price increases for fingerling stock, and operational size limitations. In order for these conditions to change, our operations must capitalize on the inherent benefits of economies of scale in significant cost items such as fingerlings, feed and oxygen. Management has commenced expansion plans to add further infrastructure to the existing forty-eight acre farm site to expand our production significantly. Completion of this planned expansion depends on our ability to raise additional capital for expansion and working capital.

LIQUIDITY AND CAPITAL RESOURCES

We intend to continue to find ways to expand our business through new product development and introduction, increase capacity and possibly through completing planned acquisitions. We believe that revenues and earnings will increase as we grow. We anticipate that we will incur smaller losses in the near future if we are able to complete the expansion of our existing farm business and the marketing of our products and services now under development. Our operating losses as shown may be perceived as alarming and possibly indicate a downward spiral leading to the demise of the company; however, from a management point of view, there is a positive side to the operating losses. Our net loss decreased by almost 10 percent in 2008, and the planned expansion of the South Farm will bring the farm operation into a profitable status. The anticipated commercialization of our technologies also will bring positive cash flow and profits in the next few years. In order to accomplish this, we will need to raise additional capital on a timely basis, and not the extended one year period for the last capital raise which precluded many of the positive benefits anticipated when the raise began in March 2006.

We anticipate that we will need to raise an additional \$5 million in working capital in the short term to complete the expansion of the South Farm, which is already underway, and to retire the outstanding debentures. We also estimate that an additional \$5 to \$7 million will be needed to complete all of the current development and testing of the Aqua-Sphere® and Ento-Protein® technologies and bring them to a marketable state. Without the additional capital, these requirement steps will not be possible, and the Company may be unable to retire the debenture bonds when they come due in late 2008 and early 2009.

In addition, the Company has to date not paid the initial license fee required under the worldwide license for the Aqua-Sphere® in the amount of \$200,000 to the licensors, Papadoyianis and Cherch, which means that the license can be cancelled on notice and the technology recovered by the licensors. A notice of default has been given as of September 1, 2008, but the Company hopes to be able to continue to develop the market potential for the technology. Loss of the rights to the Aqua-Sphere® technology represents a major loss in the growth potential of the Company.

During the twelve months ended June 30, 2008 we generated a net loss of (\$1,896,031). During the twelve months ended June 30, 2008, we used cash in operating activities of \$1,302,964, cash used in investing activities was \$377,837, and cash provided by financing activities was \$487,252.

OFF-BALANCE SHEET ARRANGEMENTS.

We currently do not have any off-balance sheet arrangements.

RECENT ACCOUNTING PRONOUNCEMENTS.

We do not believe the adoption of recent accounting pronouncements discussed in Note 1 to the consolidated financial statements will have a significant impact on our results of operations, financial position, or cash flows.

ITEM 7. FINANCIAL STATEMENTS.

NEPTUNE INDUSTRIES, INC. AND SUBSIDIARIES
AUDITED CONSOLIDATED FINANCIAL STATEMENTS
June 30, 2008 and 2007

NEPTUNE INDUSTRIES, INC. AND SUBSIDIARIES

C O N T E N T S

REPORTS OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	F-2
FINANCIAL STATEMENTS	
Audited Consolidated Balance Sheets	F-4
Audited Consolidated Statements of Operations	F-6
Audited Consolidated Statements of Cash Flows	F-7
Audited Consolidated Statements of Stockholders' Equity (Deficiency in Assets)	F-7
Notes to Audited Consolidated Financial Statements	F-9

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Stockholders of Neptune Industries, Inc.

We have audited the accompanying consolidated balance sheets of Neptune Industries, Inc. and Subsidiaries (the Company) as of June 30, 2008 and 2007, and the related consolidated statements of operations, stockholders' equity (deficiency in assets) and cash flows for the years then ended. These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audit.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement. The Company is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. Our audit included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the consolidated financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Neptune Industries, Inc. and Subsidiaries as of June 30, 2008 and 2007, and the results of their operations and their cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America.

As discussed in Note 1 to the financial statements, effective July 1, 2007, the Company changed its method of accounting for inventory costs.

The accompanying consolidated financial statements have been prepared assuming that the Company will continue as a going concern. As discussed in Note 2 to the consolidated financial statements, the Company has suffered recurring losses from operations and has a deficiency in assets which raise substantial doubt about its ability to continue as a going concern. Management's plans in regard to these matters are also described in Note 2 to the consolidated financial statements. The financial statements do not include any adjustments that might result from the outcome of this uncertainty.

/s/ Berman Hopkins Wright & LaHam, CPAs and Associates, LLP

October 13, 2008
Winter Park, Florida

NEPTUNE INDUSTRIES, INC.
AND SUBSIDIARIES
AUDITED CONSOLIDATED BALANCE SHEET
JUNE 30, 2008 and 2007

ASSETS	June 30,	
	2008	2007
Current Assets		
Cash	\$ 287,041	\$ 1,480,590
Accounts Receivable	125,876	70,183
Inventory	512,283	444,982
Prepaid expenses	21,917	3,218
Deposits	19,754	38,917
Deferred Costs	128,063	44,483
	-----	-----
Total Current Assets	1,094,934	2,081,653
Property and Equipment Net	693,907	387,045
Other assets	27,709	-
	-----	-----
Total Assets	\$ 1,816,550	\$ 2,468,698
	=====	=====

LIABILITIES AND STOCKHOLDERS EQUITY
(DEFICIENCY IN ASSETS)

Liabilities

Current Liabilities		
Accounts payable	\$ 203,139	\$ 90,347
Accrued and other current liabilities	585,888	599,331
Current portion long term debt	-	338
Notes Payable	461,088	285,000
Notes Payable-Officers	89,888	107,388
Convertible debentures	2,291,000	-
	-----	-----
Total Current Liabilities	3,631,003	1,082,404
Long-term Liabilities:		
Convertible notes	-	229,213
Long term debentures	-	2,713,000
Stock based compensation	194,293	194,293
	-----	-----
Total Long-Term Liabilities	194,293	3,136,506
	-----	-----
Total Liabilities	\$ 3,825,296	\$ 4,218,910
	-----	-----

COMMITMENTS AND CONTINGENCIES (NOTES 2, 7 AND 8)

Stockholders' Equity (Deficiency in Assets)

Preferred Stock, \$.001 par value, 5,000,000 shares authorized, 582,500 and 0 shares issued and outstanding, respectively	583	-
Common Stock, \$.001 par value 100,000,000 shares authorized, 25,351,631 and 19,966,199 issued and outstanding, respectively	25,352	19,966
Additional Paid-In Capital	7,005,339	5,183,450
Accumulated Deficit	(9,040,020)	(6,953,628)
	-----	-----
Total Stockholders' Equity (Deficiency in Assets)	(2,008,746)	(1,750,212)
	-----	-----
Total Liabilities and Stockholders' Equity (Deficiency in Assets)	\$ 1,816,550	2,468,698
	=====	=====

See accompanying notes.

Revenues:			
Sales	\$	638,599	\$ 851,141
Cost of Sales		781,070	1,025,089
		-----	-----
Gross Loss		(142,471)	(173,949)
		-----	-----
Expenses:			
Advertising and marketing		4,319	-
Automobile and truck		27,055	21,199
Depreciation & amortization		2,600	713
Insurance		75,826	33,991
Office		6,289	6,185
Officers salary, related			
taxes and benefits		549,863	354,308
Other operating expenses		93,034	334,622
Outside services		181,392	539,952
Professional fees		33,705	26,118
Public relations		98,980	114,823
Repairs		270	-
Salaries & wages		4,512	-
Stock based compensation		-	194,293
Utilities		11,521	10,442
		-----	-----
Total expenses		1,089,366	1,636,646
		-----	-----
Loss before interest and			
income taxes	\$	(1,231,837)	\$ (1,810,594)
Interest Expense		(694,349)	(434,380)
Other income		30,155	88,234
		-----	-----
Total other net income		(664,194)	(346,146)
		-----	-----
Loss before income taxes		(1,896,031)	(2,156,740)
Provision for income taxes		-	-
		-----	-----
Net loss	\$	(1,896,031)	\$ (2,156,740)
		=====	=====
Net loss per share (basic			
and diluted)	\$	(0.08)	\$ (0.17)
		=====	=====
Weighted average number of common			
shares outstanding (basic			
and diluted)		23,111,174	12,499,548
		=====	=====
See accompanying notes			

NEPTUNE INDUSTRIES, INC.
AND SUBSIDIARIES
AUDITED CONSOLIDATED STATEMENTS OF CASH FLOWS
For the years ended
June 30,
2008 2007

CASH FLOWS FROM OPERATING ACTIVITIES		
Net Loss	\$ (1,896,031)	\$ (2,156,740)
Adjustments to reconcile net loss to net cash used by operating activities:		
Depreciation and amortization	73,106	68,160
Common stock issued for interest	454,276	305,642
Common stock exchanged for services	62,538	447,526
Stock based compensation	-	194,293
(Increase) decrease in assets:		
Accounts receivable	(55,693)	(1,763)
Inventory	(289,824)	53,506
Prepaid expenses	(18,699)	(2,113)
Deposits	18,443	(21,817)
Deferred costs	(83,580)	(15,904)
Investment in SFA (lease)	(10,000)	-
Increase (decrease) in liabilities:		
Accounts payable	112,792	(47,976)
Accrued and other current liabilities	534,798	198,312
Net cash used by operating activities	(1,097,874)	(978,874)
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisition of property and equipment	(377,837)	21,836
Net cash provided (used) by investing activities	(377,837)	(21,836)
CASH FLOWS FROM FINANCING ACTIVITIES		
Sale of preferred stock	100,000	-
Proceeds from convertible notes	200,000	110,949
Payments on convertible notes	-	(252,500)
Proceeds from long-term debt-related party	(17,500)	17,500
Proceeds from debentures	-	2,213,000
Payments on long-term debt	(338)	(1,851)
Net Cash provided by financing activities	282,162	2,205,362
Net Increase (Decrease) in cash and equivalents	(1,193,549)	1,204,652
Cash and equivalents-beginning	1,480,590	275,938
Cash and equivalents-ending	\$ 287,041	\$ 1,480,590

SUPPLEMENTAL DISCLOSURES

Cash paid during the year for:

Interest	\$	55,503	\$	40,600
Income taxes	\$	-	\$	-

See accompanying notes.

NEPTUNE INDUSTRIES INC.
AND SUBSIDIARIES
AUDITED STATEMENTS OF STOCKHOLDERS EQUITY (DEFICIENCY IN ASSETS)
YEARS ENDED June 30, 2008 AND 2007

	Common Shares	Stock Amount	Preferred Shares	Stock Amount	Paid-In Capital	Accumulated Deficit	Total Stockholders Equity (Deficiency) in Assets
Balance 6/30/2006	11,349,269	\$11,349	5,000,000	\$5,000	\$ 4,433,899	\$ (4,796,888)	\$ (346,640)
Shares issued on conversion of preferred	6,000 000	6,000	(5,000,000)	(5,000)	(1,000)	-	-
Shares issued to pay interest	870,680	871	-	-	304,771	-	305,642
Shares issued for services (net)	1,600,000	1,600	-	-	445,780	-	447,380
Shares issued as Incentive	146,250	146	-	-	-	-	146
Net loss for the year ended	-	-	-	-	-	(2,156,740)	(2,156,740)
Balance 6/30/2007	19,966,199	19,966	-	-	5,183,450	(6,953,628)	(1,750,212)
Inventory Revaluation	-	-	-	-	-	(190,361)	(190,361)
Shares issued for cash	-	-	100,000	100	99,900	-	100,000
Shares issued on conversion of debt	2,365,624	2,366	482,500	483	1,186,902	-	1,189,751
Shares issued as payment of interest	1,453,308	1,453	-	-	454,276	-	455,729
Shares issued in payment for consulting	500,000	500	-	-	49,500	-	50,000
Shares issued for acquisition	124,000	124	-	-	19,716	-	19,840
Shares issued as Compensation	942,500	943	-	-	11,595	-	12,538
Net loss for the Year 6/30/2008	-	-	-	-	-	(1,896,031)	(1,896,031)
Balance 6/30/2008	25,351,631	25,352	582,500	583	7,005,339	(9,340,020)	(2,008,746)

See accompanying notes.

NEPTUNE INDUSTRIES, INC. AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
FOR THE YEARS ENDING JUNE 30, 2008 AND 2007
(AUDITED)

NOTE 1. SUMMARY OF SIGNIFICANT ACCOUNTING PRINCIPLES

Organization and nature of operations

Neptune Industries, Inc. (the Company) is a Florida corporation which conducts business from its headquarters in Boca Raton, Florida. The Company was incorporated on May 8, 1998 and in February 2004, changed its name from Neptune Aquaculture, Inc. to Neptune Industries, Inc. Since that time, the Company's main activities have been devoted to raising capital; implementing its business plan; commencing operations through its subsidiary, Blue Heron Aqua Farms, LLC; developing, testing and patenting (pending) the Aqua-Sphere® and Aqua-Cell (formerly known as S.A.F.E.) technologies; and completing the food science bio-technology research to discover a suitable protein substitute for fish meal in animal diets.

In June 2001, the Company acquired the operating rights to a 48 acre established fish farm in Florida City, Florida to be operated as Blue Heron Aqua Farms, LLC. The farm maintains a 47,000,000 gallon per day water usage permit and a twenty year lease from South Florida Water Management District, with 8 years remaining. This site has become the cornerstone of the Company's South Florida operations with its extensive infrastructure and future potential for hatchery facilities for fingerling production.

Common shares of the Company, are listed on the OTC Bulletin Board and on the OTC Pink Sheets under the trading symbol NPDI.

Basis of Presentation

The consolidated financial statements include the accounts of Neptune Industries, Inc. and its wholly-owned subsidiaries, Aqua Biologics, Inc., and BH Holdings, Inc., which in turn has two operating subsidiaries whose accounts are also consolidated, Blue Heron Aquaculture, Inc. and Florida Aquaponics, Inc. The results of operations of Blue Heron Aqua Farm, LLC, in which the Company holds a 99+ percent interest, are consolidated through the period ended December 31, 2007, when it ceased all further operations and transferred its assets and liabilities to Blue Heron Aquaculture, Inc. All inter-company balances and transactions have been eliminated at consolidation.

Cash and Cash Equivalents

The company considers all highly liquid investments with a maturity date of three months or less at the time of purchase to be cash equivalents.

Property and Equipment

Property and equipment consists of equipment, leasehold improvements, office furniture and vehicles which are stated at cost. Depreciation is based on the estimated useful lives of the assets, ranging from five years to fifteen years, using the straight-line method. Expenditures for maintenance and repairs are charged to expense as incurred. Major improvements are capitalized. Gains and losses on disposition of property and equipment are

NEPTUNE INDUSTRIES, INC. AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
FOR THE YEARS ENDING JUNE 30, 2008 AND 2007
(AUDITED)

NOTE 1. SUMMARY OF SIGNIFICANT ACCOUNTING PRINCIPLES (Continued)

included in income as realized.

Revenue Recognition

Sales revenue is recognized upon the shipment of merchandise to customers or when a customer picks up product at the Company's facilities. Allowances for sales returns are recorded as a component of net sales in the period the allowances are recognized.

Income Taxes

Income taxes are computed under the provisions of the Financial Accounting Standards Board (FASB) Statement No. 109 (SFAS 109), Accounting for Income Taxes. SFAS 109 is an asset and liability approach that requires the recognition of deferred tax assets and liabilities for the expected future tax consequences of the difference in events that have been recognized in the Company's financial statements compared to the tax returns.

As of June 30, 2008, the Company has more than \$9 million of net operating loss carry-forwards available to affect taxable income and has established a valuation allowance equal to the tax benefit of the net operating loss carry-forwards as realization of the asset is not assured. The net operating loss carry-forwards may be limited under the change of control provisions of the Internal Revenue Code, Section 382.

Advertising and marketing costs

Advertising and marketing costs are expensed as incurred. Advertising and marketing expense was \$4,319 and \$0 for the years ending June 30, 2008, and 2007 respectively.

Fair Value of Financial Instruments

Financial instruments, including cash, receivables, accounts payable, and notes payable are carried at amounts which reasonably approximate their fair value due to the short-term nature of these amounts or due to variable rates of interest which are consistent with market rates.

Concentrations of Credit Risk and Economic Dependence

Financial instruments, which potentially subject the Company to a concentration of credit risk, are cash and cash equivalents and accounts receivable. The Company currently maintains its day-to-day operating cash balances at a single financial institution. At times, cash balances may be in excess of the FDIC insurance limits. At June 30, 2008, the Company did not have cash on deposit exceeding the insured limit. The Company operates domestically and internationally. The ability of the Company to collect the amounts due from customers may be affected by economic fluctuations in each of the Company's customers' geographic locations. To date, the Company has had no significant bad debt losses, and therefore does not maintain any

NEPTUNE INDUSTRIES, INC. AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
FOR THE YEARS ENDING JUNE 30, 2008 AND 2007
(AUDITED)

NOTE 1. SUMMARY OF SIGNIFICANT ACCOUNTING PRINCIPLES (Continued)

reserve for bad debts.

Recent Accounting Pronouncement

In May, 2008, the Financial Accounting Standards Board (FASB) issued SFAS No. 163, Accounting for Financial Guarantee Insurance Contracts ` An interpretation of FASB Statement No. 60. SFAS No. 163 by its terms applies to insurance companies and financial guarantee insurance contracts. SFAS No. 163 does not apply to the Company and will not have any effect on the Company's financial statements.

In May 2008, the FASB issued SFAS No. 162, The Hierarchy of Generally Accepted Accounting Principles. SFAS No. 162 identifies the sources of accounting principles and the framework for selecting the principles to be used in the preparation of financial statements of non-governmental entities that are presented in conformity with generally accepted accounting principles in the United States. It is effective 60 days following the SEC's approval of the Public Company Accounting Oversight Board's amendments to AU Section 411, The Meaning of Present Fairly in Conformity with Generally Accepted Accounting Principles. The adoption of this statement is not expected to have a material effect on the Company's financial statements.

In March 2008, the FASB issued SFAS No. 161, Disclosure about Derivative Instruments and Hedging Activities ` an amendment to FASB Statement No. 133. SFAS No. 161 is intended to improve financial standards for derivative instruments and hedging activities by requiring enhanced disclosures to enable investors to better understand their effect's on an entities' financial position, financial performance, and cash flows. Entities are required to provide enhanced disclosures about (a) how and why an entity uses derivative instruments; (b) how derivative instruments and related hedged items are accounted for under Statement No. 133 and its related interpretations; and (c) how derivative instruments and related hedged items affect an entity's financial position, financial performance, and cash flows. It is effective for financial statements issued for fiscal years beginning after November 15, 2008, with early adoption encouraged. The Company engages in no hedging activities and has no derivative instruments. The adoption of this statement is not expected to have a material effect on the Company's financial statements.

In December 2007, the FASB issued SFAS No. 141 (revised 2007), Business Combinations. This statement replaced SFAS No. 141 and defines the acquirer in a business combination as the entity that obtains control of one or more businesses in a business combination and establishes the acquisition date as the date that the acquirer achieves control. SFAS 141 (revised 2007) requires an acquirer to recognize the assets acquired, the liabilities assumed, and any non-controlling interest in the acquired entity at the acquisition date, measured at their fair market values as of that date. SFAS 141 (revised 2007) also requires the acquirer to recognize contingent consideration at the acquisition date, measured at its fair value at that date. This statement is effective for fiscal years, and interim periods within those fiscal years,

NEPTUNE INDUSTRIES, INC. AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
FOR THE YEARS ENDING JUNE 30, 2008 AND 2007
(AUDITED)

NOTE 1. SUMMARY OF SIGNIFICANT ACCOUNTING PRINCIPLES (Continued)

beginning on or after December 15, 2008. Earlier adoption is prohibited. The adoption of this statement is not expected to have a material effect on the Company's financial statements.

In December 2007, FASB issued SFAS No. 160, Non-controlling Interests in Consolidated Financial Statements Liabilities ` an Amendment of ARB No. 51. This statement amends ARB 51 to establish accounting and reporting standards for the non-controlling interest in a subsidiary and for the deconsolidation of a subsidiary. This statement is effective for fiscal years beginning on or after December 15, 2008. Earlier adoption is prohibited. The adoption of this statement is not expected to have a material effect on the Company's financial statements.

In February 2007, the FASB issued SFAS No. 159, The Fair Value Option for Financial Assets and Financial Liabilities ` Including an Amendment of FASB Statement No. 115. This statement permits entities to choose to measure many Financial instruments and certain other items at fair value. Most of the provisions of SFAS No. 159 apply only to entities elect the fair value option. However, the amendment to SFAS No. 115, Accounting for Certain Investments in Debt and Equity Securities, applies to all entities with available-for-sale and trading securities. SFAS No. 159 is effective as of the beginning of an entity's first fiscal year that begins after November 15, 2007, provided the entity also elects to apply the provisions of SFAS No. 157, Fair Value Measurements. The adoption of this statement is not expected to have a material effect on the Company's financial statements.

Net Loss Per Share

Basic net loss per share is computed by dividing net loss attributable to common stockholders by the weighted average number of shares of common stock outstanding during the period. Diluted net loss per share takes into consideration shares of common stock outstanding (computed under basic loss per share) and potentially dilutive shares of common stock. In periods where losses are reported, the weighted average number of common shares outstanding excludes common stock equivalents, because their inclusion would be anti-dilutive.

Long-Lived and Disposal of Assets

The Company follows FASB Statement No. 144 (SFAS 144), Accounting for the Impairment of Long-Lived Assets. SFAS 144 requires that long-lived assets to be held and used be reviewed for impairment whenever events or changes in circumstances indicate that the related carrying amount may not be recoverable. When required, impairment losses on assets to be held and used are recognized based on the fair value of the asset. Long-lived assets to be disposed of, if any, are reported at the lower of carrying amount or fair value less cost to sell.

NEPTUNE INDUSTRIES, INC. AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
FOR THE YEARS ENDING JUNE 30, 2008 AND 2007
(AUDITED)

NOTE 1. SUMMARY OF SIGNIFICANT ACCOUNTING PRINCIPLES (Continued)

Stock Compensation for Services Rendered

The Company has issued restricted shares of common stock to non-employees in exchange for services rendered. Common stock issued to non-employees for services received are based upon the fair value of the services or equity instruments issued, whichever is more reliably determined.

Inventory

Inventory is stated at the lower of cost (first-in, first-out method) or market. The inventory consists of seafood, feed, chemicals, and overhead costs, such as utilities. Overhead is allocated to inventory based on the number of pounds of fish included in ending inventory. Inventory at June 30, 2008 and 2007 consisted of the following:

	2008	2007
Work in process (fish) \$	492,529	\$ 245,758
Raw materials	19,754	199,224
	-----	-----
\$	512,283	\$ 444,982

Effective July 1, 2007, the beginning of the current fiscal year, the Company changed its method of accounting for its inventory, by adopting a process Inventory system. Under this system, all direct costs of production and the cost of raw materials used each month are allocated to the separate raceways and tanks on the farms in proportion to the number of pounds in each against the total pounds of fish on the farm at the end of each month. This results in a direct cost allocation to each tank and raceway each month, based on the total actual costs for the month. As fish are harvested, the costs allocated to each tank or raceway from which fish are harvested are then charged to cost of sales, on a proportionate basis.

Inventory as reported on the June 30, 2007 audited financial statements was \$420,926, exclusive of raw materials, and there were 135,931 pounds of growing fish on hand, resulting in a cost per pound of approximately \$3.10, an amount substantially in excess of the average selling price of \$2.85 per pound. This higher cost is a direct result of the several years of double counting of certain costs in measuring inventory under the previous system. Actual costs for the inventory in the opinion of management was approximately \$2.20 per pound, based on actual costs incurred as well as general cost information available for other producers. Accordingly, management has determined that July 1, 2007 inventory should be reduced to \$222,523 a reduction of \$222,459. This reduction in value has been charged directly to the accumulated deficit of the Company, because the Company was unable to determine the period-specific effects of the accounting change, for lack of information measuring the requisite amounts in prior periods. This reporting is in conformity with FASB 154, Accounting Change and Error Corrections, Interpretation No. 1.

NEPTUNE INDUSTRIES, INC. AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
FOR THE YEARS ENDING JUNE 30, 2008 AND 2007
(AUDITED)

NOTE 1. SUMMARY OF SIGNIFICANT ACCOUNTING PRINCIPLES (Continued)

Inventory at July 1, 2007 consisted of the following, as a result of this write down:

Work in process	\$ 198,466
Raw materials	24,057
Total	\$ 222,523

No lower of cost or market inventory reduction was necessary at June 30, 2008.

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 reported amounts in the financial statements. Actual results could differ from those estimates and assumptions.

Deferred costs

Legal fees and other external costs incurred in securing patents are capitalized and amortized over the life of the related patents.

NOTE 2. GOING CONCERN

The accompanying consolidated financial statements have been prepared assuming that the Company will continue as a going concern. The Company's financial position and operating results raise substantial doubt about the Company's ability to continue as a going concern, as reflected by the accumulated deficit of \$9,040,020 and recurring gross and net losses. The ability of the Company to continue as a going concern is dependent upon expanding operations, increasing sales and obtaining additional capital and financing. Managements plan in this regard is to secure additional funds through future equity financings. The financial statements do not include any adjustments that might be necessary if the Company is unable to continue as a going concern.

NOTE 3. PROPERTY AND EQUIPMENT

Property and equipment consisted of the following:

	2008	2007
	-----	-----
Vehicles	\$ -----	\$ 17,578
Computer and office equipment	8,888	8,888
Equipment	834,251	637,210
Leasehold improvements	351,112	152,738
	-----	-----
	1,194,251	816,414
Accumulated depreciation	(500,344)	(429,369)
	-----	-----
Property and equipment, net	\$ 693,907	\$ 387,045
	=====	=====

NEPTUNE INDUSTRIES, INC. AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
FOR THE YEARS ENDING JUNE 30, 2008 AND 2007
(AUDITED)

NOTE 3 PROPERTY AND EQUIPMENT (continued)

Total depreciation expense for the years ended June 30, 2008 and 2007, amounted to \$89,039 and \$66,972, respectively. Of these amounts, \$88,314 and \$66,259 are included in cost of sales and \$490 and \$468 are included in expenses for the years ended June 30, 2008 and 2007, respectively. Amortization expense of \$2,131 also was recorded in the year ended June 30, 2008 representing the investment in South Florida Aquaculture, Inc., to acquire the remaining term of the lease for the farm property, which is being amortized over the remaining lease term.

NOTE 4. ACCRUED AND OTHER CURRENT LIABILITIES

Accrued and other liabilities consisted of the following:

	2008	2007
	-----	-----
Accrued payroll - officers	\$ 198,316	\$ 487,850
Accrued interest - officers	127,941	83,467
Accrued interest - others	181,129	28,014
Accrued-other	78,502	-
	-----	-----
	\$ 585,888	\$ 599,331
	=====	=====

NOTE 5 ACCRUED OFFICERS' COMPENSATION AND INTEREST

Effective February 8, 2000, the Company entered into five-year employment agreements (the Agreements) with two key members of management. In April, 2007, the Board of Directors approved new employment agreements for 5 years and approved the modification of Paragraph 'a' of Schedule 'A' whereby Mr. Cherch and Mr. Papadoyianis would be entitled to an annual bonus of \$25,000 each providing that annual gross revenues of the Company exceed \$810,000. When annual revenues exceed \$810,000 by more than 10%, then each shall be entitled to receive 120% of the \$25,000 bonus for that year. In the event the annual gross revenues are 10% less than \$810,000 the bonus shall be reduced by 20%. Furthermore, if the gross revenues are 20% less than the \$810,000 then the bonus shall be reduced by 40%. There would be no bonus paid if the gross revenue is more than 20% below the \$810,000 figure. The Agreements also provide that the two key members of management are entitled to and automatically receive a cost of living adjustment calculated in proportion to the upward change in the consumer price index U.S. Average All Items (1967=100), published by the U.S. Department of Labor.

On October 1, 2007, the independent members of the Board of Directors approved new employment agreements for Papadoyianis and Cherch providing for salaries of \$250,000 each, plus the same bonus structure. However, the officers agreed to initially defer approximately 40 percent of the salaries due until the Company resources are better. Additionally, the officers met in March, 2008 and voluntarily agreed to once again defer an additional 40% of their salaries to help the company until further funding could be raised. The officers are

NEPTUNE INDUSTRIES, INC. AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
FOR THE YEARS ENDING JUNE 30, 2008 AND 2007 (AUDITED)

NOTE 5 ACCRUED OFFICERS' COMPENSATION AND INTEREST (Continued)

actually receiving salaries substantially less than those they received in 2005 and 2006.

Pursuant to these employment agreements, the Company accrued a total of \$198,316 and \$354,399 through the years ended June 30, 2008 and 2007, respectively. Cash compensation actually paid was \$272,260 and \$223,804 for the years ended June 30, 2008 and 2007, respectively. During the quarter ended June 30, 2008, each officer was entitled to compensation of \$62,500, and actually received \$22,020, or approximately one-third of the amount due. The Agreements also provide for accrued interest of twelve percent (12%) per annum until the employee's salary, bonuses and benefits are paid in full.

The Company contracted with CF Consulting LLC to provide principal financial officer services beginning April 1, 2006, in return for monthly compensation of \$5,500 for six months commencing April 1, 2006, \$6,000 for the next six months and \$6,500 for the next six months of the 18 month term of the agreement, ending September 31, 2007. CF Consulting also received 250,000 shares of stock, valued at \$15,000 based on the lack of tradability of the shares and other factors. On October 1, 2007, the Board of Directors approved a new consulting contract with CF Consulting, LLC providing for monthly consulting fees of \$16,667. CF Consulting also agreed to receive less than the full consulting fee due as a result of the financial condition of the Company. As a result, a total of \$78,503 in consulting fees were accrued and not paid for the fiscal year ended June 30, 2008. For the quarter ended June 30, 2008, CF Consulting was entitled to consulting fees of \$50,000, but received only \$18,000, or approximately 36 percent of the amount due. The Agreements also provide for accrued interest of twelve percent (12%) per annum until the amount due is paid in full. A total of \$78,503 has been accrued as due under the agreements with CF Consulting, LLC as of June 30, 2008.

NOTE 6. RELATED PARTY TRANSACTIONS

Notes Payable Officers

During the fiscal year ended June 30, 2002, the Company entered into an agreement to retire the outstanding preferred stock with Messrs Papadoyianis and Cherch in exchange for \$100,000. The Company paid \$30,000 and the remaining \$70,000 was converted to a note payable accruing interest at a rate of 8%. Accrued interest on this note was later converted to preferred stock. On February 7, 2006, the Board of Directors resolved to repay the notes outstanding to Messrs. Papadoyianis and Cherch through the issuance of new notes, which were made retroactive to January 1, 2006, bear interest at the rate of 15% per annum, and include one warrant for every dollar outstanding, or 70,000 total warrants. Each warrant to purchase one share of common stock is at a price of \$0.30 per share for a period of three years. The new notes were in the amount of \$44,944 each, include repayment of principal of \$35,000 and accrued interest of \$9,944 each, and are included in Notes Payable-Officers.

NEPTUNE INDUSTRIES, INC. AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
FOR THE YEARS ENDING JUNE 30, 2008 AND 2007
(AUDITED)

NOTE 7. NOTES PAYABLE

During the quarter ended June 30, 2008, the Company renewed three outstanding promissory notes due to unrelated parties, by executing new notes in the original principal amounts of the prior notes, plus accrued interest. The notes were all one year notes, and bear interest at 12 percent per annum. A total of \$261,088 in principal amount is due on these notes. In addition, the Company borrowed a total of \$200,000 from an unrelated lender for one year at 12 percent on April 9, 2008 and issued 200,000 warrants to purchase common shares of the Company for three years at \$0.30 per share.

Also during the fiscal year, a total of \$422,000 in convertible debentures elected to convert to common stock at the contractual conversion price of \$0.30 per share, and a total of 1,406,666 common shares were issued as a result. A total of \$2,291,000 in convertible debentures remain outstanding after the conversions. In May, 2008, four of the debentures, totaling \$500,000 came due. Three of the debenture holders agreed to extend the due date for one year, and the fourth, in the amount of \$250,000, agreed to extend the due date until December 15, 2008.

NOTE 8. STOCKHOLDERS' EQUITY

During the fiscal year ending June 30, 2008, the Company issued a total of 5,385,432 common shares, increasing the total number of common shares outstanding from 19,966,199 at June 30, 2007 to 25,351,631 common shares at June 30, 2008. Of these additional common shares, 124,000 shares were issued for the acquisition of South Florida Aquaculture, Inc., 1,453,308 shares were issued in payment of accrued interest, 942,500 shares were issued for services, 500,000 shares were issued for outside investor relations services, and 2,365,624 common shares were issued on conversion of convertible debentures and other liabilities.

NOTE 9. WARRANTS

The Company issued 200,000 and 2,688,463 warrants in conjunction with the issuance of its securities and convertible debt during the years ended June 30, 2008 and 2007, respectively. Warrants that were issued did not have a life that exceeds five years. No options or warrants were issued during the fiscal year ended June, 2008 except for 200,000 warrants to purchase common shares at \$0.30 per share, issued in connection with a loan of \$200,000 to the Company by an unrelated party.

Information regarding warrants and options to purchase common shares is summarized below:

NEPTUNE INDUSTRIES, INC. AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
FOR THE YEARS ENDING JUNE 30, 2008 AND 2007
(AUDITED)

NOTE 9. WARRANTS (Continued)

Warrants and Options	Number of Options and Warrants	Weighted Average Exercise Price Per Share
-----	-----	-----
Outstanding at July 1, 2006	8,401,957	\$ 0.35
Granted	2,688,463	\$ 0.47
Cancelled/Forfeited	-	-
Expired	-	-
Exercised	-	-
-----	-----	-----
Outstanding at June 30, 2007	11,090,240	\$ 0.38
Granted	200,000	\$ 0.30
Cancelled/Forfeited	-	-
Expired	-	-
Exercised	-	-
-----	-----	-----
Outstanding at June 30, 2008	11,290,240	\$ 0.38

The following table summarizes information about outstanding warrants and options for common stock at June 30, 2008:

Range of Exercise	Number Outstanding	Weighted Average Remaining Contractual Life (Years)	Weighted Average Exercise Price	Number Exercised	Average Exercise Price
-----	-----	-----	-----	-----	-----
\$	#	#	\$	#	\$
0.30 - 0.50	11,290,240	4.92	0.38	-	-

NOTE 10. MAJOR CUSTOMERS

Revenues from two customers comprised approximately 78 percent of revenues during the period ended June 30, 2007, compared to the same two customers comprising 86 percent for the prior period ending June 30, 2006.

ITEM 8. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS.

None

ITEM 8A(T). CONTROLS AND PROCEDURES

Disclosure Controls and Procedures

Our Principal Executive Officer and Principal Financial Officer have concluded that our disclosure controls and procedures as of June 30, 2008 were not effective, as described below under the heading "Internal Control Over Financial Reporting"), based on an evaluation of these controls and procedures pursuant to Rule 13a-15(b) of the Exchange Act.

Internal Control Over Financial Reporting

The management of the Company is responsible for establishing and maintaining adequate internal control over financial reporting. The Company's internal control over financial reporting is a process designed under the supervision of the Company's Principal Executive Officer and Principal Financial Officer to provide reasonable assurance regarding the reliability of financial reporting and the preparation of the Company's financial statements for external purposes in accordance with U.S. generally accepted accounting principles.

As of June 30, 2008, management assessed the effectiveness of the Company's internal control over financial reporting based on the criteria for effective internal control over financial reporting established in Internal Control' Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission ("COSO") and SEC guidance on conducting such assessments. Based on that evaluation, they concluded that, during the period covered by this report, such internal controls and procedures were not effective to detect the inappropriate application of US GAAP rules as more fully described below. This was due to deficiencies that existed in the design or operation of our internal control over financial reporting that adversely affected our internal controls and that may be considered to be material weaknesses.

The matters involving internal controls and procedures that the Company's management considered to be material weaknesses under COSO and SEC rules were:

(1) lack of a functioning audit committee, resulting in ineffective oversight in the establishment and monitoring of required internal controls and procedures; (2) inadequate segregation of duties consistent with control objectives; (3) insufficient written policies and procedures for accounting and financial reporting with respect to the requirements and application of US GAAP and SEC disclosure requirements; and (4) ineffective controls over period end financial disclosure and reporting processes. The aforementioned material weaknesses were identified by the Company's Chief Financial Officer in connection with the preparation of our financial statements as of June 30, 2008.

Management believes that the material weaknesses set forth in items (2), (3) and (4) above did not have an effect on the Company's financial results. However, management believes that the lack of a functioning audit committee, resulting in ineffective oversight in the establishment and monitoring of required internal controls and procedures, can impact the Company's financial statements for the future years.

We are committed to improving our financial organization. As part of this commitment, we intend to create a position to segregate duties consistent with control objectives and to increase our personnel resources and technical accounting expertise within the accounting function when funds are available to the Company, by: i) appointing one or more outside directors of our board of directors to an audit committee of the Company resulting in a fully functioning audit committee who will undertake the oversight in the establishment and monitoring of required internal controls and procedures; and ii) preparing and implementing sufficient written policies and checklists which will set forth procedures for accounting and financial reporting with respect to the requirements and application of US GAAP and SEC disclosure requirements.

Management believes that the appointment of one or more independent directors to a fully functioning audit committee, will remedy the lack of a functioning audit committee. In addition, management believes that preparing and implementing sufficient written policies and checklists will remedy the following material weaknesses: (i) insufficient written policies and procedures for accounting and financial reporting with respect to the requirements and application of US GAAP and SEC disclosure requirements; and (ii) ineffective controls over period end financial close and reporting processes. Further, management believes that the hiring of additional personnel who have the technical expertise and knowledge will result proper segregation of duties and provide more checks and balances within the department. Additional personnel will also provide the cross training needed to support the Company if personnel turn over issues within the department occur. Management believes that this, coupled with the appointment of additional outside directors, will greatly decrease any control and procedure issues the company may encounter in the future.

We will continue to monitor and evaluate the effectiveness of our internal controls and procedures and our internal controls over financial reporting on an ongoing basis and are committed to taking further action and implementing additional enhancements or improvements, as necessary and as funds allow.

This annual report does not include an attestation report of the Company's registered public accounting firm regarding internal control over financial reporting. Management's report was not subject to attestation by the company's registered public accounting firm pursuant to temporary rules of the Securities and Exchange Commission that permit the company to provide only management's report in this annual report.

Changes in Internal Control Over Financial Reporting

There have been no changes in our internal control over financial reporting identified in connection with the evaluation required by paragraph (d) of Rules 13a-15 or 15d-15 under the Exchange Act that occurred during the small business issuer's last fiscal quarter that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

ITEM 8B. OTHER INFORMATION

PART III

ITEM 9. DIRECTORS, EXECUTIVE OFFICERS, PROMOTERS, AND CONTROL PERSONS; COMPLIANCE WITH SECTION 16(c) OF THE EXCHANGE ACT.

Management during Fiscal Year Ended June 30, 2008

Names	Title or Position	Ages
Ernest D. Papadoyianis	President, CEO and Chairman	49
X.T. 'Sal' Cherch	COO/ Secretary/Treasurer and Director	74

ERNEST D. PAPADOYIANIS, CEO, PRESIDENT and CHAIRMAN

Mr. Papadoyianis, age 49, has been an active figure in seafood/aquaculture for over twenty-two years. He has successfully implemented his production strategies in a diversity of aquaculture businesses throughout the world. He is the founder of Exotic Reef Technologies, Inc., and Marcon Development Corporation, and co-founder of Taurus Investments, Ltd. And Aquaculture Specialties, Inc. Mr. Papadoyianis was a former Director in S.M.A.R.T., Inc. and The Watermark Corporation. He is also a member of the Board of Directors of the Striped Bass Growers Association, where he represents that sector of the industry.

He has formulated business plans and management strategies for a number of prior and on-going businesses. His reputation as a top producer of quality products is well substantiated in both the aquaculture and seafood industries. He has appeared in, and has been interviewed for, numerous industry publications including Fish Farming News, Fish Farming International and the South Florida Business Journal. In May, 2005, he appeared on the CNBC World Business Review with General Alexander Haig to discuss environmentally friendly aquaculture technology.

Over the last 15 years, Mr. Papadoyianis has engaged in the Development and capitalization of emerging businesses. He had structured management teams and directed activities for new product development, design and engineering of new technology applications, website and CD marketing and promotional development, and international sales.

Mr. Papadoyianis has a Masters Degree in Biology from Northeastern University. During this time, he was an integral part of a U.S. Government funded research team which involved the New England Aquarium, and explored the affects of drilling muds on benthic marine life. Shortly after the completion of this study, he was invited to join a U.S. Government funded research team from Harvard University. The team was formed to conduct an oceanographic and ecological impact study on a U.S. Nuclear Defense testing island in the South Pacific.

Mr. Papadoyianis has served as a production supervisor for a number Of aquaculture businesses including S.P. Engineering, Quality Pet Supply, O'Beirne Wholesale, and Aqualife Research Corporation. In this capacity, he has initiated hatchery protocol for the breeding, production and sale of over 60 species of freshwater and marine fish and shrimp. Included in these are certain food species including rainbow trout, coho salmon, tilapia, freshwater prawns, and bluegills. He also developed his own hatchery business in 1987 under Quality Pet Supply, where he supplied the bio-assay market with marine fish and shrimp for environmental testing.

Throughout his career, Mr. Papadoyianis has succeeded in Overcoming production problems at a diversity of aquaculture operations. His

experience and technological know-how has led to production increases of 100 to 400% at all of his engagements, where dramatic improvements were realized in survival, growth, coloration, and elimination of disease. His experience with many fish and shrimp species has allowed him to become a pioneer in the culture of a number of new species on the commercial level as well. At the executive level, Mr. Papadoyianis has developed and written fish farming protocols for the commercial production of marine tropical fish and livestock.

Mr. Papadoyianis has consulted on a variety of existing and potential farming businesses throughout the Caribbean, North America, and Europe.

XAVIER T. SAL CHERCH, CHIEF OPERATING OFFICER

Mr. Cherch, age 73, has over 50 years of business experience in developing, initiating, and operating companies in a broad range of industries. Over the last eight years, he has devoted himself exclusively to the Aquaculture industry. He is the co-founder of Taurus Investments, Ltd. and Aquaculture Specialties, Inc. He has served in an executive capacity for a number of privately held and public companies including Ford Motor Company.

Mr. Cherch is the President and founder of Landa Financial Group, Inc. This investment and holding company has interests in the electronic security and access control industry including Low Voltage Systems, Inc., Holiday Springs Alarms, and Security Consultants. He is the founder of Quest International, Inc. and Meter Maid, Inc., and is the former owner of Corporate Consultants, Inc.

Mr. Cherch has been responsible for the formation and funding of several private companies, which he brought to the public as IPOs. He founded and was CEO of National Early Warning Systems, Inc. (N.E.W.S.), OTC, National Electronics and Design, Inc., OTC, and served as an executive officer of Lancer Industries, Inc., AMEX. Mr. Cherch was instrumental in the design and patenting of several products for Lancer Industries and its subsidiary Universal Fiberglass Industries, Inc. These products were the basis upon which both companies built manufacturing and distribution networks in the United States and Europe. In addition, Mr. Cherch owns or has patents pending on several other products.

Mr. Cherch attended Seton Hall University and Montclair State Teachers College.

DIRECTORS DURING FISCAL YEAR ENDED JUNE 30, 2008.

In addition to Mr. Papadoyianis and Mr. Cherch, our directors during the fiscal year ended June 30, 2007 were:

WILLIAM H. RYAN, DIRECTOR

Mr. Ryan, age 50, is the Chief Executive Officer of Ryan Golf and Bryant Midwest and President of Ryan Incorporated Southern and Ryan Sales and Service, which are family owned and operated businesses that specializes in residential, commercial and industrial site development and construction work, golf course construction and quarry operations. The Ryan companies are generally ranked in the top 100 U.S. specialty contractors. Mr. Ryan has BS degree from Boston College and an MBA from the University of Miami. He has also been Chairman of the Florida Chapter of the Young Presidents Organization and is a member of

the Chief Executives Organization and a certified General Contractor in the State of Florida. Mr. Ryan's Company, Bridgeview Estates Development Company, was a joint venture partner with Neptune Industries under Aquaculture Specialties, Inc. (Aquaculture Specialties, Inc. recently completed a name change to Aqua Biologics, Inc.), for almost 3 years from 1998 to 2001. The joint venture designed and operated a 32 pen floating quarry lake farm where the company successfully raised hybrid striped bass, koi, tilapia, and channel catfish.

DON C. TEWKSBURY, DIRECTOR

Mr. Tewksbury, age 64, is the founder and President of New England Pet Centers whose subsidiaries are Debby's Petland, a twelve store chain of full line pet stores, and Quality Pet Supply. Quality Pet Supply is a full-line pet and pet supply distributor representing over 100 manufacturers of pet supplies and a complete freshwater and saltwater fish, small animal, bird, and reptile holding and distribution center. In the winter of 1994, Mr. Tewksbury opened The Pet Club, a 36,000 square foot super store/cash and carry wholesale pet center in Massachusetts which focuses on tropical fish and supplies. This wholesale and Retail enterprise is one of the largest in the Northeast in both size and sales volume.

Mr. Tewksbury is a national pet industry leader and has represented the retail industry on the Board of Directors of the Pet Industry Joint Advisory Council (PIJAC) which is a federation of leading pet industry retailers, distributors, livestock breeders and importers, manufacturers and associations. He was the state coordinator of PIJAC for Massachusetts and New Hampshire. In 1975, he was selected as the industry representative to participate in drafting the original pet store licensing legislation and represents the Massachusetts pet industry today on a task force updating current pet store regulations.

JAMES M. HARVEY, DIRECTOR

Mr. Harvey, age 62, was the Chairman and CEO of South Florida Aquaculture, Inc. and has been an active figure in the State of Florida aquaculture and water resource policy. Mr. Harvey is a consultant for North American Strategies (formerly Florida Government Strategies), a consulting practice centered on natural resource management, energy land use, and water supply planning in Florida and eastern Canada. Clients include numerous groups interested in environmental water needs of Everglades and Florida Bay, as well as an important Indian tribe, educational and health care clients. Throughout his career in South Florida, Mr. Harvey has lobbied hundreds of bills through the Florida Legislature.

Prior to joining Florida Government Strategies in 1992, Mr. Harvey was the Planning Department Director for the South Florida Water Management District, where he was responsible for the development of local government programs to solve joint water management and land use problems through cooperative partnerships. He designed and implemented an interdisciplinary planning department to better plan for South Florida's water future and worked closely with the District Governing Board as a senior manager. He was responsible for the daily operations of the plans to improve Biscayne Bay, Indian River Lagoon, and Lake Okeechobee. Mr. Harvey served as Executive Director in 1999 and assisted Governor Jeb Bush implement the Everglades Restoration Program and directed the Agency's 1800 employees and 900 million dollar budget.

From 1983 to 1985, Mr. Harvey served as Deputy Executive Director for the

Southwest Florida Water Management District where he directed planning, administration, and management of all facets of the District's planning, financial budgetary, public information, land acquisition, and field operations. He managed a 16 county, 300 employee agency requiring a \$30 million annual budget.

Mr. Harvey is, and has been, an advisor to or officer of, numerous government and environmental organizations including: Chairman, Vice Chairman and Secretary of the Florida Conservation Association; Advisor to the Governors Commission for a Sustainable South Florida; Member of the Planning and Resource Management Committee for the Florida Keys; Member of the Save the Manatee Committee; and the Florida Aquaculture Review Council, and The Habitat Advisory Council of the US Department of Commerce South Atlantic Fishery Management Council. Mr. Harvey has a B.A. in Political Science from Delta State University, and an M.S. in Urban Planning from Florida State University.

Board Committees

We do not currently maintain committees of the Board of Directors, including an independent audit committee of the Board of Directors. We also have not currently identified a financial expert on the Board of Directors.

Code of Ethics

The Company has not yet adopted a Code of Ethics but anticipates doing so following the election of the new Board of Directors at the Annual Meeting of the Company.

Other Advisers and Consultants

CF Consulting, LLC, Principal Financial Officer Consulting Services

CF Consulting, LLC provides financial and legal consulting services to the Company under a Consulting Agreement dated October 1, 2007, including providing a designated representative to serve as principal financial officer and corporate counsel for the Company. Robert Hipple, age 64, an attorney and senior executive with 35 years experience as president and chief executive officer, chief financial officer and general counsel, as well as a director, for several public (NYSE, AMEX and NASDAQ) companies, has been the representative designated by CF Consulting, LLC.

ITEM. 10. EXECUTIVE COMPENSATION.

During the fiscal year ended June 30, 2008, Mr. Cherch and Mr. Papadoyianis were entitled to compensation in the amount of \$232,563 each for the fiscal year ended June 30, 2008 under the employment agreements signed by each of them with the Company. A portion of the salaries due have been deferred by agreement due to the Company's cash position and have been accrued during the fiscal year ended June 30, 2008 for future payment. The accrued portion of the total salaries (\$99,158 each) representing 42.6 percent of the amounts due each, is included in Accrued and Other Current Liabilities on our financial statements. The Company also agreed with CF Consulting, LLC to defer a portion of the total consulting fees due of \$169,502 for the fiscal year ended June 30, 2008, again due to the cash position of the Company. A total of \$78,503 has been accrued as of June 30, 2008 under this agreement, or 46.3 percent of the amount actually due.

SUMMARY OF CASH AND CERTAIN OTHER COMPENSATION

SUMMARY COMPENSATION TABLE

In fiscal years ended June 30, 2008 and 2007, respectively, two of our officers were entitled to compensation in excess of \$100,000, as reflected in the table below. There were no stock options, warrants or similar grants to any officer or director, made during the fiscal year ended June 30, 2008,

The following table provides certain summary information concerning The compensation earned by the named executive officers (determined as of the end of the last fiscal year) for services rendered in all capacities to the Company and its subsidiaries:

NAME AND PRINCIPAL POSITION	FISCAL YEAR F1	ANNUAL COMPENSATION			LONG TERM COMPENSATION			
		SALARY F2 F3 (\$)	BONUS (\$)	OTHER ANNUAL COMPENSATION (\$)	AWARDS		PAYOUTS	
					STOCK UNDERLYING AWARDS OPTIONS/SARS (\$)	LTIP PAYOUTS (\$)	RESTRICTED SECURITIES PAYOUTS (\$)	ALL OTHER COMP. (\$)
Ernest Papadoyianis	2006	180,250	0	0	0	0	0	0
	2007	180,250	23,824	0	0	500,000	0	0
	2008	235,563	0	0	200,000	0	0	0
X.T. 'Sal' Cherch	2006	180,250	0	0	0	0	0	0
	2007	180,250	23,824	0	0	500,000	0	0
	2008	235,563	0	0	200,000	0	0	0

F1 Refers to fiscal years ending June 30.

F2 The amounts referred to as salary reflect salaries accrued for each named officer and do not necessarily reflect amounts actually paid during the fiscal year.

F3 The amounts listed do not reflect amounts paid or due to CF Consulting, LLC for its contracted consulting services, through which it provides principal financial officer and corporate counsel services on a consulting basis since neither CF Consulting nor any principal or employee of CF Consulting is an officer, director or employee.

ITEM 11. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT PRINCIPAL SHAREHOLDERS.

The following table sets forth certain information regarding the beneficial ownership of our Common Stock as of June 30, 2008, based on information available to us, by (i) each person who is known by us to own more than 5% of the outstanding Common Stock based upon reports filed by such persons with the Securities and Exchange Commission; (ii) each of our Company's directors; (iii) each of the Named Executive Officers; and (iv) all officers and directors of our Company as a group.

Name	Shares of Common Stock	Percentage<F1>
Ernest D. Papadoyianis (O,D)<F2> <F3>	5,260,560	20.75%
Xavier T. Cherch (O,D)<F2> <F3>	5,224,377	20.61%
Don C. Tewksbury (D)<F3>	25,000	----
James Harvey (D)<F3>	25,000	----
All officers and directors, as a group <F4>	10,534,937	41.56%

<F1> Based upon 25,351,660 shares outstanding at June 30, 2008.

<F2> Neptune Industries, Inc. had two classes of preferred stock issued and outstanding at June 30, 2008. The Class A Preferred Stock was a voting, convertible preferred stock which was issued to Ernest Papadoyianis (200,000 shares) and X.T. 'Sal' Cherch (200,000 shares) in payment and satisfaction of accrued salaries and expenses totaling \$400,000 owed to them by the company. The Class A Preferred Stock is convertible into common shares on the basis of ten shares of common to each share of preferred, or a total of 4,000,000 shares if fully converted, and votes on a par with the common stock as if converted. On a fully converted basis, Mr. Papadoyianis has 24.74% of the voting power, Mr. Cherch has 24.61% of the total voting power.

<F3> The addresses for all officers and directors is care of the Company at 21218 St. Andrews Blvd., Suite 645, Boca Raton, FL 33433.

<F4> CF Consulting, LLC provides contract principal financial officer and corporate counsel services to the Company, but neither it nor any representative are an elected officer or a director of the Company. Robert Hipple serves as the designated representative of CF Consulting, LLC under the consulting agreement. He owns 2,179 common shares of the Company directly. Mr. Hipple's wife owns 16,834 Common shares purchased in the open market, and CF Consulting, LLC, owns 647,958 common shares and 82,500 Series A Preferred shares issued in payment of \$82,500 in accrued fees, as to all of which Mr. Hipple disclaims beneficial interest.

ITEM 12. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS.

On July 3, 2008, the Company entered in to a new licensing agreement with Mr. Cherch and Mr. Papadoyianis to continue the licensing of the Aqua-Sphere® technology. The prior license had been signed in 1997 and had provided for a limited use of the technology owned by the two inventors in North America only, but with a right of first refusal for other geographic territories. Royalties were deferred for the first 5 years of the license term, but then began to accrue, and a total of \$100,000 was owed to each inventors at June 30, 2008. By agreement this amount was not accrued and was waived as part of the new license.

The new license was negotiated and approved by the independent members of the Board of Directors, acting as an Executive Committee, without the involvement of Mr. Papadoyianis or Mr. Cherch, and provides for the exclusive worldwide rights to use, develop, manufacture, market, sell and distribute the Aqua-Sphere' to Neptune for the license term. The license rights were then immediately assigned to Neptune's technology subsidiary, Aqua Biologics, Inc., which has continued the previous development and research activities.

The new license provides for an initial advance royalty payment equal to \$200,00, payable \$100,000 at signing and the remaining \$100,000 in July 2009, with interest, plus 500,000 shares of Series C Convertible Preferred Stock to Each of the inventors, convertible into 5,000,000 common shares. Although the Series C Convertible Preferred Shares were issued on July 3, 2008, the Company was unable to make the initial advance royalty payment of \$100,000 on July 3, 2008. On September 1, 2008, the two inventors, Mr. Papadoyianis and Mr. Cherch, gave written notice of default to the Company based on the non-payment in order to preserve their rights as the inventors.

ITEM 13. EXHIBITS.

- 3.5.* Articles of Merger of Move Films, Inc. into Neptune Industries, Inc. effective June 9, 2005.
- 3.6.* Articles of Incorporation of Neptune Industries, Inc.
- 3.7.* By-laws of Neptune Industries, Inc.
- 10.1 World License Agreement for Aqua-Sphere® technology
- 10.2 Employment Agreement dated October 1, 2007 with Ernest Papadoyianis
- 10.3 Employment Agreement dated October 1, 2007 with Xavier T. Cherch
- 21 List of Subsidiaries
- 31 Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act
- 31.1 Certification of principal financial officer pursuant to Section 302 of the Sarbanes-Oxley Act
- 32 Certification of Chief Executive Officer and Chief Financial Officer Pursuant to Section 906 of the Sarbanes-Oxley Act

* Exhibits were previously filed.

ITEM 14. PRINCIPAL ACCOUNTANT FEES AND SERVICES.

The following is a summary of the fees billed to us by our current auditors Berman, Hopkins, Wright & LaHam CPAs and Associates, LLP for professional services rendered for the year ended June 30, 2008 and 2007:

Service	2008	2007
Audit Fees	\$ 17,759	\$ 6,469
Audit-Related Fees	-	-
Tax Fees	-	-
All Other Fees	-	-
Total	\$ 17,759	4 6,469

Audit Fees - Consists of fees billed for professional services rendered for the audits of our financial statements, reviews of our interim financial statements included in quarterly reports, services performed in connection with filings

with the Securities & Exchange Commission and related comfort letters and other services that are normally provided by our auditors in connection with statutory and regulatory filings or engagements.

Tax Fees - Consists of fees billed for professional services for tax compliance, tax advice and tax planning. These services include assistance regarding federal, state and local tax compliance and consultation in connection with various transactions and acquisitions.

Audit Committee Pre-Approval of Audit and Permissible Non-Audit Services Of Independent Auditors

The Company currently does not maintain an independent Audit Committee, but intends to appoint an Audit Committee as soon as possible, given its current resources.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, Neptune Industries, Inc. has duly caused this annual report on Form 10-KSB to be signed on its behalf by the undersigned, hereunto duly authorized.

Neptune Industries, Inc.

By: /s/ Ernest Papadoyianis

Dated: October 13, 2008

Ernest Papadoyianis

President and Chief Executive Officer

Pursuant to the requirements of the Securities Exchange Act of 1934, this Report has been signed below by the following persons on behalf of the issuer and in the capacities and on the dates indicated.

/s/ Ernest Papadoyianis

October 13, 2008

President and Chief Executive Officer

/s/ X. T. 'Sal' Cherch

October 13, 2008

Director and Treasurer

/s/ William H. Ryan

October 13, 2008

Director

/s/ James M. Harvey

October 13, 2008

Director

/s/ Don C. Tewksbury

October 13, 2008

Director

/s/ Eric Jager

October 13, 2008

Director