

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

FORM 10-QSB

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

For the quarter ended September 30, 2005

Commission file number 0-33037

NBO SYSTEMS, INC.

Maryland
(State or other jurisdiction of
incorporation or organization)

55-0795927
(I.R.S. Employer Identification No)

3676 W. California Ave. Bldg. D
Salt Lake City, Utah 84104
(Address of Principal Executive Offices)

(801) 746-8000
(Registrant's telephone number)

Check whether the issuer (1) filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the past 12 months (or for such shorter period that the registrant was required to file such reports) and (2) has been subject to such filing requirements for the past 90 days.

Yes X No

Indicate the number of shares outstanding of each of the issuer's classes of common stock as of the latest practicable date:

As of November 14, 2005, the number of shares outstanding of the registrant's only class of common stock was 18,110,788.

Transitional Small Business Disclosure Format (check one): Yes No X

NBO SYSTEMS, INC.

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Forward-looking Statements

This Report on Form 10-QSB, including information incorporated herein by reference, contains "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. These statements relate to expectations concerning matters that are not historical facts. Words such as "projects," "believes," "anticipates," "will," "estimate," "plans," "expects," "intends," and similar words and expressions are intended to identify forward-looking statements. Although we believe that such forward-looking statements are reasonable, we cannot assure you that such expectations will prove to be correct. Important language regarding factors which could cause actual results to differ materially from such expectations are disclosed in this Report, including without limitation under the caption "Risk Factors" beginning on page 12 of this Report. All forward-looking statements attributable to NBO Systems, Inc. are expressly qualified in their entirety by such language. We do not undertake any obligation to update any forward-looking statements.

NBO SYSTEMS, INC.

PART I. FINANCIAL INFORMATION

ITEM 1. CONDENSED FINANCIAL STATEMENTS

CONDENSED BALANCE SHEETS

	ASSETS (UNAUDITED)	
	September 30, 2005	December 31, 2004
CURRENT ASSETS		
Cash	\$ -	\$ 152,910
Restricted cash	4,311,304	16,798,638
Accounts receivable, net of allowance for uncollectible accounts of \$12,071 at September 30, 2005, and \$6,000 at December 31, 2004	254,108	598,604
Inventory	5,000	294,471
Prepaid expenses	90,113	136,206
Employee advances	4,889	5,159
Total current assets	4,665,414	17,985,988
PROPERTY AND EQUIPMENT, NET	361,063	548,026
OTHER ASSETS		
Deposits and reserves	301,443	333,478
Other assets	144,716	114,773
	446,159	448,251
	<u>\$ 5,472,636</u>	<u>\$ 18,982,265</u>

LIABILITIES AND STOCKHOLDERS' DEFICIT

CURRENT LIABILITIES		
Checks written in excess of cash in bank	\$ 107,620	\$ -
Gift certificates/cards payable	5,472,874	16,884,501
Accounts payable	1,736,890	3,065,340
Accrued liabilities	1,158,182	1,236,342
Notes to stockholders	6,443,871	1,000,750
Notes to officer	485,918	345,918
Total current liabilities	15,405,355	22,532,851
LONG-TERM LIABILITIES		
Long-term notes to stockholders	-	4,100,000
Total liabilities	<u>15,405,355</u>	<u>26,632,851</u>

COMMITMENTS AND CONTINGENCIES (NOTE I)

STOCKHOLDERS' DEFICIT

Capital stock		
Convertible redeemable preferred stock, par value \$1.00; authorized 1,000,000 shares; 78,838 and 71,670 shares issued and outstanding at September 30, 2005 and December 31, 2004; redemption value \$2.20 per share	78,838	71,670
Common stock, par value \$0.0005; authorized 50,000,000 shares; 17,635,788 and 17,058,670 shares issued and outstanding at September 30, 2005, and December 31, 2004, respectively	8,818	8,529
Subscriptions receivable	(17,900)	(17,900)
Deferred financing costs	(661,111)	-
Additional paid-in capital	29,857,825	26,588,832
Accumulated deficit	(39,199,189)	(34,301,717)
Total stockholders' deficit	<u>(9,932,719)</u>	<u>(7,650,586)</u>
	<u>\$ 5,472,636</u>	<u>\$ 18,982,265</u>

The accompanying notes are an integral part of the financial statements.

NBO SYSTEMS, INC.

CONDENSED STATEMENTS OF OPERATIONS
(UNAUDITED)

	Three months ended September 30		Nine months ended September 30	
	2005	2004	2005	2004
Revenues	\$ 1,744,008	\$ 1,336,435	\$ 5,559,546	\$ 5,365,622
Other Income	52,139	101,034	495,268	267,411
Total revenues and other income	<u>1,796,147</u>	<u>1,437,469</u>	<u>6,054,814</u>	<u>5,633,033</u>
Operating expenses				
Cost of revenues and other income	1,239,073	1,592,559	4,634,102	5,331,354
Selling, general and administrative expenses	<u>1,277,147</u>	<u>1,232,443</u>	<u>4,090,442</u>	<u>3,799,657</u>
Total operating expenses	<u>2,516,220</u>	<u>2,825,002</u>	<u>8,724,544</u>	<u>9,131,011</u>
Operating loss	(720,073)	(1,387,533)	(2,669,730)	(3,497,978)
Non-operating expenses				
Interest expense	(601,806)	(270,261)	(2,104,035)	(515,621)
Other (expense) income	<u>(40,050)</u>	<u>(32,359)</u>	<u>(56,507)</u>	<u>(58,357)</u>
Loss before income taxes	(1,361,929)	(1,690,153)	(4,830,272)	(4,071,956)
Income tax benefit	-	-	-	-
NET LOSS	<u>(1,361,929)</u>	<u>(1,690,153)</u>	<u>(4,830,272)</u>	<u>(4,071,956)</u>
Dividends on preferred stock	<u>(67,200)</u>	<u>(122,156)</u>	<u>(67,200)</u>	<u>(122,156)</u>
NET LOSS ATTRIBUTABLE TO COMMON SHAREHOLDERS	<u><u>\$(1,429,129)</u></u>	<u><u>\$(1,812,309)</u></u>	<u><u>\$(4,897,472)</u></u>	<u><u>\$(4,194,112)</u></u>
Net loss per common share – basic and diluted	<u><u>\$ (0.08)</u></u>	<u><u>\$ (0.10)</u></u>	<u><u>\$ (0.28)</u></u>	<u><u>\$ (0.25)</u></u>
Weighted-average number of common shares outstanding – basic and diluted	<u>17,615,000</u>	<u>16,491,000</u>	<u>17,194,000</u>	<u>16,491,000</u>

The accompanying notes are an integral part of the financial statements.

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NBO SYSTEMS, INC.

CONDENSED STATEMENTS OF CASH FLOWS
(UNAUDITED)

	Nine months ended September 30,	
	2005	2004
Increase (decrease) in cash and cash equivalents		
Cash flows from operating activities:		
Net loss	\$ (4,830,272)	\$ (4,071,956)
Adjustments to reconcile net loss to net cash used in operating activities:		
Depreciation and amortization	175,439	264,322
Loss on disposal of other assets and property and equipment	60,465	69,970
Common stock warrants issued for interest	242,564	6,644
Common stock issued for services	56,268	-
Common stock issued as payment of interest	-	3,558
Amortization of debt discount and deferred financing costs	615,888	-
Beneficial conversion feature	241,000	-
Bad debt expense	18,493	8,963
Changes in assets and liabilities:		
Accounts receivable	326,003	735,437
Employee advances	270	293
Inventory	289,471	114,435
Prepaid expenses and other assets	36,104	(32,239)
Accounts payable	(1,311,698)	(1,394,470)
Accrued liabilities	(78,160)	(163,105)
Total adjustments	672,107	(386,192)
Net cash used in operating activities	(4,158,165)	(4,458,148)
Cash flows used in investing activities:		
Purchase of property and equipment	(44,676)	(46,213)
Proceeds from sale of property, equipment, and other assets	7,816	19,805
Net cash used in investing activities	(36,860)	(26,408)
Cash flows provided by financing activities:		
Increase in checks written in excess of cash in bank	107,620	-
Increase in advances on restricted cash	1,075,707	981,587
Proceeds from sale of common stock	1,362,209	-
Proceeds from notes to officer	190,000	-
Principal payments on notes to officer	(50,000)	(22,082)
Proceeds from notes to stockholders	1,925,000	3,531,392
Principal payments on notes to stockholders	(568,421)	(21,749)
Net cash provided by financing activities	4,042,115	4,469,148
Net decrease in cash	(152,910)	(15,408)
Cash at beginning of period	152,910	58,077
Cash at end of period	\$ -	\$ 42,669
Supplemental disclosures of cash flow information		
Cash paid during the period for interest	\$ 867,583	\$ 519,061
Cash paid during the period for income taxes	3,953	2,990
Non-cash investing and financing activities		
Transfers of fixed assets to other assets	\$ (1,397)	\$ (29,808)
Transfers of other assets to fixed assets	107	35,229
Preferred stock dividend	67,200	122,156
Stock issued to repay notes payable to stockholders	-	48,898

The accompanying notes are an integral part of the financial statements.

NBO SYSTEMS, INC.
NOTES TO FINANCIAL STATEMENTS

NOTE A - BASIS OF PRESENTATION

The accompanying unaudited condensed financial statements of NBO Systems, Inc. ("NBO" or "the Company") were prepared in accordance with accounting principles generally accepted in the United States of America (US GAAP) for interim financial information and with the instructions to Form 10-QSB. Accordingly, these financial statements do not include all of the information and footnote disclosures required by US GAAP for complete financial statements. These financial statements and footnote disclosures should be read in conjunction with the audited financial statements and notes thereto for the period ended December 31, 2004, included in our Form 10-KSB/A. In the opinion of management, the accompanying unaudited condensed financial statements contain all adjustments (consisting of only normal recurring adjustments) necessary to fairly present the Company's financial position as of September 30, 2005, its results of operations for the three and nine months ended September 30, 2005 and 2004, and its cash flows for the nine months ended September 30, 2005 and 2004. The results of operations for the period ended September 30, 2005, may not be indicative of the results that may be expected for the year ending December 31, 2005.

NOTE B – GOING CONCERN

The Company has incurred net losses since inception and negative cash flows from operating activities. During the nine months ended September 30, 2005, the Company had negative cash flows of \$4,158,165 from operating activities. At September 30, 2005, the Company had a deficit in working capital of \$10,739,941 and an accumulated deficit of \$39,199,189. The Company's ability to meet its obligations as they come due is dependent upon its ability to obtain additional financing as required, and ultimately to achieve and sustain profitability. These conditions raise substantial doubt about the Company's ability to continue as a going concern.

The Company will continue to attempt to raise capital through private equity or debt offerings, as well as from institutional investors until internally generated profitability is achieved. The Company may establish a line of credit with a financial institution, or raise bridge financing until a liquidity event can be achieved. The Company is taking steps to improve profitability by restructuring contracts to increase the amount of revenue generated by each contract, and by minimizing costs on existing contracts. The Company is also expanding its available products and services to diversify the risk associated with having limited revenue sources.

There can be no assurance that the Company will be successful in executing its plans to improve operations or obtain additional debt or equity financing. If the Company is unable to improve operations or obtain additional debt and equity financing, it may be required to restructure operations during 2005. Management believes that if the Company were not able to obtain additional financing for the development of its overall business, operations could be restructured in order for the Company to be profitable at the current level of sales. However, there can be no assurance that the Company will be able to achieve its plan or to continue operating without additional financing.

NOTE C – RESTRICTED CASH

Restricted cash consists of funds held for the payment of obligations associated with issued and outstanding gift certificates and gift cards to customers. These funds are maintained at several financial institutions in depository bank accounts and associated sweep accounts held by NBO. The Federal Deposit Insurance Corporation insures balances amounting to \$100,000 cumulatively, per institution. The Company had no uninsured balances at September 30, 2005. Withdrawals of the funds are restricted to the payment to merchants in connection with the use of issued and outstanding gift certificates and gift cards and may not be transferred into operating accounts until such time that the unused gift certificates and gift cards are considered breakage or estimated breakage. Breakage is determined based on (1) expiration, (2) legal statute of limitation, or (3) the accumulation of sufficient historical breakage data upon which to make reliable estimates. Breakage by expiration or legal statute of limitation is recorded as income, and a corresponding amount is removed from gift certificates and gift cards payable. The same amount is removed from restricted cash and recorded as unrestricted cash. Estimated unused gift certificates and gift cards ("estimated breakage") is based on Company historical breakage data and is not recorded as income until the expiration date or the legal statute of limitation passes. However, the Company may transfer cash equal to all or a portion of estimated breakage from restricted cash to unrestricted cash, meaning our general operating accounts, upon issuance of the gift certificate or gift card. Estimated breakage used is not recorded an income at that time. Any estimated breakage amount transferred to unrestricted cash decreases the restricted cash balance but remains in gift certificates payable, until such estimated breakage is recognized as income. At such time, the amount of the obligation associated with gift certificates and gift cards payable is reduced by a corresponding amount.

NOTE D – INVENTORY

Inventory consists only of gift certificates purchased from third party retailers. Gift certificates are recorded at cost (specific identification method).

NOTE E – EQUITY

During the nine month period ended September 30, 2005, the Company issued 7,168 preferred stock dividends in the amount of \$67,200.

During the nine month period ended September 30, 2005, the Company issued 14,588 shares of common stock in the amount of \$56,268 according to the terms of an employment agreement for one of the Company's officers.

During the nine month period ended September 30, 2005, the Company issued 4,188 shares of common stock in the amount of \$16,752 according to the terms of a compensation agreement related to an equity offering of the Company's common stock.

During the nine month period ended September 30, 2005, the Company issued 558,342 shares of common stock in connection with a private placement generating total proceeds of \$1,389,776. The Company incurred offering costs of \$27,567. Net proceeds to the Company were \$1,362,209.

During the nine month period ended September 30, 2005, the Company issued warrants to purchase 1,273,800 shares of common stock in accordance with the terms of notes payable. The fair market value of the warrants was determined to be \$1,533,021. Of the 1,273,800 warrants issued, 100,000 have an exercise price of \$2.00, 1,064,162 have an exercise price of \$4.00 and 109,638 have an exercise price of \$5.50. All warrants issued during the nine month period ended September 30, 2005 expire 24 months after an initial public offering of the common stock of the Company. The amount of \$1,533,021 represents a total of \$858,452 in interest expense recorded in the nine month period ended September 30, 2005, plus \$13,458 in loan discount to be accreted over the life of the notes as a result of debt refinancing, plus \$661,111 in deferred interest expense on the notes issued to be accreted over the life of the notes. The note holders are also shareholders and accredited investors.

During the nine month period ended September 30, 2005, the Company recognized \$212,612 in interest expense due to an extension of the exercise period for an additional twelve months from the original warrant expiration date on 165,592 warrants that were issued in connection with a note agreement.

During the nine month period ended September 30, 2005, the Company issued 165,592 shares of common stock in connection with the exercise of warrants by existing shareholders generating total proceeds of \$496,776.

NOTE F - NOTES TO STOCKHOLDERS

	September 30, 2005	December 31, 2004
20% unsecured notes to stockholders, in default, due on demand on the earlier of June 30, 1996 or upon the Company obtaining \$3,000,000 of debt or equity financing. Because the notes are in default, the notes provided for the stockholders to receive an additional 5,208 shares of common stock for each \$25,000 note payable at September 30, 1996.	147,329	190,750
Non interest-bearing unsecured note to a stockholder, in default, due on demand.	10,000	10,000
0% unsecured note, due October 17, 2005. Holder to receive 50,000 warrants to purchase common stock of the Company, at \$5.50 per share.	250,000	500,000
30% unsecured notes to stockholder, due January 3, 2006. Holder received 33,333 warrants to purchase Common Stock at an exercise price of \$4.00 per share. Convertible at \$4.00 per share at option of Holder.	100,000	-
20% unsecured note to stockholder, due November 15, 2005. Holder received 36,666 warrants to purchase Common Stock at an exercise price of \$4.00 per share. Convertible at \$4.00 per share at option of Holder.	100,000	-
30% unsecured notes to stockholder, due January 3, 2006. Holder received 66,666 warrants to purchase Common Stock at an exercise price of \$4.00 per share. Convertible at \$4.00 per share at option of Holder.	200,000	-

NBO SYSTEMS, INC.

NOTE F - NOTES TO STOCKHOLDERS – CONTINUED

	September 30, 2005	December 31, 2004
30% unsecured notes to stockholder, due January 3, 2006. Holder received 66,666 warrants to purchase Common Stock at an exercise price of \$4.00 per share. Convertible at \$4.00 per share at option of Holder.	200,000	-
30% unsecured notes to stockholder, due November 15, 2005. Holder received 36,666 warrants to purchase Common Stock at an exercise price of \$4.00 per share. Convertible at \$4.00 per share at option of Holder.	100,000	-
22% unsecured note to stockholder, due January 24, 2006. Interest payments of \$27,500 and the issuance of 5,000 warrants at an exercise price of \$5.50 every 90 days.	500,000	500,000
22% unsecured note to stockholder, due January 24, 2006. Interest payments of \$27,500 and the issuance of 5,000 warrants at an exercise price of \$5.50 every 90 days.	500,000	500,000
18% unsecured note to stockholder, due April 4, 2006. Interest payments of \$4,500 due every 90 days. Convertible at \$4.00 per share at option of Holder.	100,000	-
20% unsecured note to stockholder, due May 31, 2006. Convertible at \$2.00 per share at option of Holder.	500,000	-
22% unsecured note to stockholder, due August 16, 2006. Interest payments of \$206,250 due every 90 days, and one interest payment of \$142,363 on September 10, 2005. Holder receives 7,083 warrants to purchase Common Stock at an exercise price of \$2.00 per share, every 90 days. Convertible at \$2.00 per share at option of Holder.	3,750,000	-
22% unsecured note to stockholder due January 15, 2005. Full principal amount was paid in January 2005.	-	100,000
17% unsecured note to stockholder, due April 6, 2005. Holder to receive 1,545 warrants to purchase common stock at \$5.50 per share at repayment of the note.	-	100,000
17% unsecured note to stockholder, due April 13, 2005. Holder to receive interest payment and 28,121 warrants to purchase common stock of the Company at \$5.50 per share, issued at note inception.	-	100,000
22% unsecured notes to stockholders, due January 24, 2006. Holders received 15,000 warrants to purchase Common Stock at an exercise price of \$5.50 per share. In addition, the Holders shall receive 5,000 warrants every 90 days in conjunction with interest payments.	-	500,000
22% unsecured note to stockholder, due March 10, 2006. Holder received 700,000 warrants to purchase common stock at an exercise price of \$4.00 per share per quarter as additional interest expense. Convertible at \$4.00 per share at option of Holder.	-	2,100,000
22% unsecured note to stockholder, due April 6, 2006. Holder received 28,121 warrants to purchase common stock at an exercise price of \$5.50 per share upon issuance of the note. In addition, the Holder shall receive 5,000 warrants every 90 days in conjunction with interest payments.	-	500,000
Discount on notes payable	(13,458)	-
Subtotal	6,443,871	5,100,750
Less current portion of notes to stockholders	6,443,871	1,000,750
Long-term notes to stockholders	<u>\$ -</u>	<u>\$ 4,100,000</u>

NOTE G – STOCK BASED COMPENSATION

The Company accounts for stock-based compensation under the recognition and measurement principles of APB Opinion No. 25, Accounting for Stock Issued to Employees, and related interpretations. The Company has adopted SFAS No. 123, "Accounting for Stock-Based Compensation". In accordance with the provisions of SFAS 123, the Company has elected to continue to apply Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees" ("APB Opinion No. 25"), and related interpretations in accounting for its stock option plans. In accordance with APB Opinion No. 25, no compensation cost has been recognized for these plans. Had compensation cost for these plans been determined based upon the fair value at the grant date consistent with the methodology prescribed under SFAS No. 123, the Company's net loss would have been changed by the following:

	Three Months Ended September 30,		Nine Months Ended September 30,	
	2005	2004	2005	2004
Net loss - as reported	\$ (1,429,129)	\$ (1,812,309)	\$ (4,897,472)	\$ (4,194,112)
Add: Stock-based employee compensation expense determined under the intrinsic value based method for all awards, net of related tax effects	-	-	-	-
Deduct: Total stock-based employee compensation expense determined under fair value based method for all awards, net of related tax effects	(153,486)	(23,669)	(306,973)	(71,008)
Net loss— pro forma	\$ (1,582,615)	\$ (1,835,978)	\$ (5,204,445)	\$ (4,265,120)
Loss per share – as reported	\$ (0.08)	\$ (0.11)	\$ (0.28)	\$ (0.25)
Loss per share – pro forma	\$ (0.09)	\$ (0.11)	\$ (0.30)	\$ (0.26)

The fair value of each option grant is estimated on the date of grant using the Black-Scholes option pricing model with the following assumptions:

	September 30,	
	2005	2004
Expected dividend yield	-	-
Expected price volatility	35.74%	27.19%
Risk-free interest rate	4.15%	4.14%
Expected life of options	10	10

The weighted average fair value of options granted during the three months and nine months ended September 30, 2005, and 2004, are \$2.00, \$3.84, \$5.50 and \$5.50 per share, respectively.

NOTE H - LOSS PER COMMON SHARE

Basic earnings (loss) per share (EPS) is calculated using income (loss) attributable to common shareholders divided by the weighted-average number of common shares outstanding during the period. Diluted EPS is similar to Basic EPS except that the weighted-average number of common shares outstanding is increased using the treasury stock method to include the number of additional common shares that would have been outstanding if the dilutive potential common shares had been issued. Such potentially dilutive common shares include stock options and warrants granted or sold, convertible preferred stock and convertible debt. Shares having an antidilutive effect on periods presented are not included in the computation of dilutive EPS.

For the periods ended September 30, 2005, and 2004, respectively, the Company had 8,508,947 and 6,409,385 potentially dilutive shares of common stock, respectively, not included in the computation of diluted net loss per common share because it would have decreased the net loss per common share. These options and warrants could be dilutive in the future.

NOTE I - COMMITMENTS AND CONTINGENCIES

Litigation

- a. Ripperda, et al v. NBO, Inc., et al, Circuit Court Twentieth Judicial Circuit of Illinois, St. Clair County, Case No. 04L91.

On February 13, 2004, Thomas Ripperda, et al, filed an action in Illinois State Court in St. Clair County, Illinois, against the Company in connection with gift cards sold at the St. Clair Square Mall in St. Clair County, Illinois. The plaintiff's complaint seeks to establish a class action. However, as of September 30, 2005, the plaintiff had not moved to certify a class. The complaint alleged that the term "valid thru" appearing on the face of the gift card next to the expiration date of the gift card is misleading in violation of the Illinois unfair business practices laws. The plaintiff sought a return of all administrative fees charged against his gift card prior to the "valid thru" date. If a class were certified, then the plaintiff would seek to recover similar fees with respect to all gift cards that the Company has sold.

On October 11, 2005, together with codefendants, the Company entered into a Memorandum of Understanding with the plaintiff's attorney for the settlement of this litigation. Under the terms of the settlement, the Company denied any wrongdoing or liability whatsoever, and, the Company will issue gift cards to gift card holders who make a sufficient showing that administrative fees were deducted from their gift cards. Amounts not claimed by gift card holders will be contributed to a charitable organization. The Company does not expect its share of the settlement amount to exceed \$90,000. The settlement will be completed and the case dismissed after the class of plaintiffs has been certified and the Court has approved the settlement.

- b. WildCard Systems, Inc., Claim for Indemnification

WildCard Systems, Inc. ("WildCard") is a credit card transaction processor. The Company entered into an agreement with WildCard for the right to use the MasterCard-branded gift cards sold at the St. Clair Square Mall and for card transaction processing in connection with these gift cards. WildCard in turn contracted with Bank of America and Bank of America issued the gift cards that were sold at St. Clair Square Mall. The term "valid thru" appearing on the face of the card are words required by Bank of America on the face of the card.

Thomas Ripperda, the plaintiff described above, named Bank of America as a defendant together with the Company when he filed his complaint against the Company in connection with the gift cards sold at St. Clair Square Mall. Bank of America has been defending the lawsuit parallel to the Company's defense of the lawsuit. WildCard has not been named as a defendant in the lawsuit.

WildCard informed the Company that Bank of America had asserted a claim for indemnification against WildCard in connection with Bank of America's expenses and possible liability arising from the lawsuit filed by Thomas Ripperda against Bank of America. WildCard in turn asserted a claim to indemnification against the Company with respect to Bank of America's claim against WildCard. The Company denied liability.

The Company has also asserted a right to indemnification from WildCard for its costs and liabilities, if any, incurred in the litigation with Thomas Ripperda. WildCard rejected the Company's claim for indemnification.

Since the agreement with WildCard contains an arbitration clause, WildCard invoked the right to arbitrate the dispute. WildCard and the Company agreed to settle the arbitration matter, including the following items: 1) The Company will contribute one-third of the funds necessary to settle the Ripperda litigation; 2) Both WildCard and the Company will dismiss their claims in arbitration; and 3) WildCard and the Company will be responsible for their own costs and attorney's fees.

The settlement will be effective upon the final settlement of the litigation in Ripperda. Both the Company and WildCard Systems, Inc., will dismiss their arbitration claims. The Company will make no additional payment in connection with the settlement of the arbitration.

Except as described above, the Company is not a party to any material threatened or pending legal proceedings, which if adversely determined, would have an adverse material effect on the Company's financial condition or results of operations. From time to time, however, the Company may become subject to legal proceedings, claims, and litigation arising in the ordinary course of business, including, but not limited to, employee, customer and vendor disputes.

NBO SYSTEMS, INC.

NOTE J – SIGNIFICANT CUSTOMER

During the three and nine months ended September 30, 2005 and 2004, the Company had sales to a customer that represented more than 10% of the Company's total revenue and other income, as follows:

	2005		2004	
	Three months ended September 30	Nine months ended September 30	Three months ended September 30	Nine months ended September 30
Darden Restaurants	51%	48%	51%	42%
Glimcher Properties, LLC	26%	19%	10%	7%

NOTE K – SUBSEQUENT EVENTS

On August 18, 2005, the Company executed a \$250,000 promissory note to a shareholder, who, on October 18, 2005, converted the outstanding balance to 125,000 shares of common stock of the Company, and was issued warrants to purchase 50,000 shares of common stock of the Company with an exercise price of \$5.50 per share.

On October 26, 2005, the Company executed a short-term demand note with the President and Chief Executive Officer of the Company in the amount of \$50,000 to fund additional operations. The note bears interest at an annualized rate of 10%. This note was retired in full on October 28, 2005, in the amount of \$50,027. The Company recorded interest expense of \$27.

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RISK FACTORS

Investing in our common stock involves a high degree of risk. Before purchasing our common stock, you should carefully consider the risks described below in addition to the other information in this Report. Our business prospects, results of operations, liquidity or financial position may be materially and adversely affected due to any of the following risks. The risks described below are not the only ones we face. Additional risks we are not presently aware of or that we currently believe are immaterial may also impair our business prospects, results of operations, liquidity or financial position. The value of our common stock could decline due to any of these risks, and you could lose all or part of your investment. In assessing these risks, you should also refer to the other information contained or incorporated by reference in this Report, including our consolidated financial statements and related notes. This Report contains forward-looking statements based on the current expectations, assumptions, estimates and projections about our industry and us. These forward-looking statements involve risks and uncertainties. Our actual results could differ materially from those discussed in these forward-looking statements as a result of certain factors, as more fully described in this section and elsewhere in this Report. We do not undertake to update publicly any forward-looking statements for any reason, even if new information becomes available or other events occur in the future.

Since inception, we have incurred net losses and negative cash flows from operating activities.

Since inception of operations in June 1994, we have incurred net losses and negative cash flows from operating activities. As of September 30, 2005, we have incurred cumulative losses of approximately \$39.2 million. In recent years, we have been financing our operations, in part, through loans extended by existing shareholders, in exchange for which we have issued promissory notes providing for interest at annual rates of between 17 and 30 percent. The aggregate amount of such loans was approximately \$6.9 million as of September 30, 2005. We may need to raise additional funds to continue to operate our business if we are unable to generate positive cash flows from our operating activities. We may not be able to obtain such financing on terms favorable to us, if at all. Any additional capital raised through the sale of equity or convertible debt securities would dilute the ownership interests of our then-existing shareholders. Any additional capital raised through debt financing would result in increased interest expense and would likely subject us to financial and other covenants that restrict our ability to operate our business. If financing is unavailable when required or is not available upon acceptable terms, we may not be able to develop or enhance our products and services, marketing efforts or operational infrastructure, which may, in turn, prevent us from achieving profitability and/or continuing in business.

If we are not successful in marketing our products and services, our results of operations will suffer.

We have expended few funds on marketing and advertising to date. We anticipate a significant increase in sales and marketing expenditures particularly for our new products and services to be offered in 2006. We have not developed or tested any targeted, integrated, multi-media marketing program that would include print, radio, television or on-line components to build brand awareness and drive sales. Our future growth and profitability will depend in large part upon our ability to:

- create greater awareness of our products and services and the ways in which consumers and corporations may purchase them;
- identify the most effective and efficient level of spending for each product in each market;
- determine the appropriate creative message and media mix for marketing expenditures;
- effectively manage marketing costs (including creative and media) in order to maintain acceptable operating margins and return on marketing investment;
- select the right markets in which to market; and
- convert consumer awareness into actual store visits, on-line visits and product purchases.

If we are not successful in implementing our marketing program, our results of operations will be adversely affected.

At present, we have a fairly limited number of customers. To continue in business and achieve profitability, we need to expand our customer base.

There are a limited number of shopping mall properties in the United States that would likely have sufficient gift card and gift certificate volume for us to be able to establish profitable gift card/certificate programs at such properties. Our target market for gift card/certificate programs is further limited as a result of owners/operators of some of the largest malls in the United States developing their own gift card and/or gift certificate programs, as have many large retailers. Further, there has been a significant amount of consolidation in the shopping mall commercial real estate industry. The prospect of further consolidation creates the risk that we may lose some of our existing mall owner/operator customers.

We maintain a non-compete agreement with ValueLink, limiting the customer base available for fulfillment contract services. At this time, we are unable to offer fulfillment services to direct ValueLink competitors.

Existing and/or proposed federal and state laws and regulations regarding gift certificates, gift cards and other prepaid stored-value cards have limited (and may further limit) the manner in which we operate our gift, incentive and fund-raising card programs and our revenues.

Existing and/or proposed federal and state laws and regulations have limited and may in the future further limit the manner in which we are able to operate our gift, incentive and fund-raising card programs. For example, a bill was recently introduced in the U.S. Senate and referred to the Committee on Banking, Housing and Urban Affairs. This proposed legislation, referred to as the Fair Gift Card Act, would, if adopted, preclude us from being able to impose fees, such as the monthly maintenance fees we charge, for non-use or inactivity of gift certificates or gift cards, except in limited circumstances. Further, the proposed legislation would make it unlawful for gift certificates or gift cards to have an expiration date of less than five years from the date of purchase. Some states have already enacted legislation eliminating expiration dates or maintenance fees, and additional states may enact similar legislation in the future. In other states, the statute of limitations before a gift certificate expires is minimally three years from the date of issuance of the gift certificate. We cannot recognize revenue from unused gift certificates until the statute of limitations expires. Accordingly, if the statute of limitations is increased or expiration dates are eliminated then this would extend the time before we would be able to recognize revenue from unused gift certificates and gift cards, which would negatively affect our results of operations.

We currently recognize revenue from the funds underlying unused gift certificates and gift cards, known in our industry as “breakage.” Through their unclaimed property laws (also known as abandoned property or escheat laws), some states seek to escheat or claim as abandoned property the funds associated with the obligation related to gift certificates and gift cards that remain unclaimed or unused for a legally specified amount of time. According to the leading U.S. Supreme Court case, Texas v. New Jersey, 379 U.S. 674 (1965), a state may escheat the unclaimed property held by a company if either (1) that company keeps records indicating that the addresses of the property owners are located in that state, or (2) the company does not keep such records, but is domiciled in that state. As a Maryland corporation, we are subject to Maryland’s unclaimed property laws, which expressly exempt gift certificates from escheat. We have relied on the ruling in Texas v. New Jersey and our Maryland domicile to determine that the breakage we hold is exempt from escheat or delivery to the states.

However, approximately 14 states have enacted unclaimed property laws that both provide for the escheat or the delivery of funds underlying the obligation related to gift certificates or gift cards and contain so-called “transactional jurisdiction” provisions. Such “transactional jurisdiction” provisions authorize a state to escheat unclaimed property that was initially sold or distributed within such state. The legal validity of “transactional jurisdiction” provisions is in question given the ruling in Texas v. New Jersey. One federal district court has held that transactional jurisdiction is invalid to the extent it conflicts with Texas v. New Jersey. However, the state courts in two states have upheld the validity of transactional jurisdiction. In future years, as the dormancy periods for the years in which the gift cards and gift certificates were issued expire, the potential amount might become material.

We face the risk that some of the states that have enacted “transactional jurisdiction” provisions will attempt to enforce such provisions and escheat the funds associated with the unused gift certificates and gift cards that we hold. If such states are successful in applying such laws, our business prospects, results of operations, liquidity, and financial position would be adversely affected. Furthermore, some of the states which have not enacted “transactional jurisdiction” provisions might enact such provisions in the future. If additional states enact “transactional jurisdiction” provisions and the unclaimed property laws of such states provide for the escheat of gift certificates or gift cards, our business prospects, results of operations, liquidity, and financial position may further be adversely affected. The potential amount subject to escheat to the states that have transactional jurisdiction statutes that do not exempt gift cards and gift certificates at the end of our last fiscal year is not material.

Since we do not have long-term agreements with our vendors and suppliers, we may not be able to secure adequate supplies, which could disrupt our operations and have an adverse affect on our business prospects, liquidity, financial position and results of operations.

We purchase 100% of our materials used for our products and services from outside vendors. These vendors, in turn, contract for our orders with multiple factories for the production of our certificate and card stock. Our relationships with our vendors generally are on a purchase order basis and do not provide a contractual obligation to provide adequate supply, quality or acceptable pricing on a long-term basis. Our vendors could discontinue sourcing products for us at any time. If the vendors were to discontinue their relationship with us, or if the factories with which they contract were to suffer a disruption in their production, we may be unable to replace the vendors in a timely manner, which could result in short-term disruption to our inventory flow as we transition our orders to new vendors or factories. Disruption in inventory could, in turn, disrupt our operations and have an adverse effect on our business, financial condition and results of operations.

Our success is highly dependent on general economic conditions since consumer gifts are highly discretionary.

Our business is subject to changes in general economic conditions. Since purchases of our products and services are dependent upon discretionary spending by the users of our gift, incentive and fund-raising cards, our financial performance is sensitive to

changes in overall economic conditions that affect consumer spending. Consumer spending habits are affected by, among other things, prevailing economic conditions, levels of employment, salaries and wage rates, consumer confidence and consumer perception of economic conditions. A general or perceived slowdown in the United States economy or uncertainty to the economic outlook could reduce discretionary spending or cause a shift in consumer discretionary spending to other products or services. Any of these factors would likely cause us to delay or slow our expansion plans, result in lower transaction volumes and revenues and adversely affect our liquidity and profitability. A nationwide economic downturn could adversely impact our busiest selling season and reduce the expected revenues and other income we expect to receive to fund our operations.

The execution of our growth strategy depends on our ability to retain key personnel, including our executive officers, and to attract qualified personnel.

The successful implementation of our business model and growth strategy depends on the continued contributions of our senior management and other key personnel, including Keith A. Guevara, our President and Chief Executive Officer. We have \$2,000,000 in key man life insurance on Mr. Guevara. We believe future success will also depend, in part, upon the ability to attract, retain and motivate qualified personnel.

If we are unable to protect our intellectual property, which is essential to our business, we may not be able to compete effectively.

We believe our copyrights, service marks, trademarks, trade secrets, and similar intellectual property are critical to our success. In a highly competitive industry with relative ease of entry into the marketplace, we rely on trademark, copyright and other intellectual property laws to protect our proprietary rights and maintain our product differentiation. We also depend on trade secret protection through confidentiality and license agreements with our employees, licensees, licensors and others. We may not have agreements containing adequate protective provisions in every case, and the contractual provisions that are in place may not provide us with adequate protection in all circumstances. The unauthorized reproduction or other misappropriation of our intellectual property could diminish the value of our brands, products and services and competitive advantages and result in decreased revenues. Despite our efforts to protect our intellectual property rights, intellectual property laws afford us only limited protection. A third party could copy or otherwise obtain information from us without authorization. Accordingly, we may not be able to prevent misappropriation of our intellectual property or to deter others from developing similar products and services. Further, monitoring the unauthorized use of our intellectual property rights is difficult. Litigation may be necessary to enforce our intellectual property rights or to determine the validity and scope of the proprietary rights of others. Litigation of this type could result in further substantial costs and diversion of resources, may result in counterclaims or other claims against us and could negatively impact our financial position, liquidity, business prospects, and results of operations. In addition, the laws of some foreign countries do not protect our proprietary rights to the same extent as the laws of the United States.

Damage or long-term disruption to our information systems would substantially harm our business.

We depend heavily on our communications and information systems, which, despite our adoption of industry-standard security measures, are vulnerable to potential systems failures, unauthorized file access, telecommunications provider failures, and power failures. Any damaging failure or long-term interruption of our systems, including those associated with new systems implementations or system upgrades, will significantly harm our business, including our sales, distribution, purchasing, inventory control, merchandising and financial controls.

Consumer-information privacy regulations could subject us to state penalties or litigation, damage our reputation, and deter current and potential users from using our products and services.

Under certain circumstances, we currently obtain and retain personal information about consumers who purchase cards on our websites, phone in orders to our call center, or register cards on our websites for theft-cancellation or loss-replacement services. Federal, state and foreign governments have enacted or may enact laws or regulations regarding the collection and use of personal information, possibly including enforcement and redress provisions. We have implemented programs and procedures designed to protect the privacy of consumers and have established security features to protect our user database and websites. However, our security measures may not prevent all possible security breaches. If third persons were able to penetrate our network security and gain access to, or otherwise misappropriate, our users' personal information, it could harm our reputation and, therefore, our business, and we could be subject to liability. Such liability could include claims for misuse of personal information. These claims could result in litigation, our involvement in which, regardless of the outcome, could require us to expend financial resources and limit our operational growth.

Increased accounting and financial reporting requirements, as an SEC reporting entity, could stress our internal accounting system and system of internal controls sufficient to potentially impair the accuracy of our financial results or impair our ability to prevent fraud.

The risks associated with financial reporting have come to the forefront in recent years. Any failure to effectively implement adequate controls or meet the growing systems and staffing needs of our accounting and finance functions could result in errors in our published financial reports or in other failures to comply with our obligations as a public company, including the requirements of the Sarbanes-Oxley Act of 2002. Based upon our size and scope of operations, we are not required to comply with Sarbanes-Oxley Section 404 until the Company's first fiscal year ending on or after July 15, 2007, which would require our compliance by December 31, 2007. Effective internal controls are necessary for us to provide reliable financial reports and effectively prevent fraud within the company. Our intent is to operate within the confines of the requirement to ensure effective internal controls within the organization. As we have been a non-listed public company, we have had limited accounting personnel and other resources with which to address our internal controls and procedures. Our reporting obligations will increase significantly should we become a listed public company, placing a considerable strain on our management, operational and financial resources and systems for the foreseeable future. We are currently developing and improving our internal accounting systems, particularly our operational, financial, communications and management controls and our reporting systems and procedures. We expect to devote significant resources to ensure that our administrative infrastructure and system of internal controls remain adequate for a listed public company. We cannot be certain that these measures will ensure that we implement and maintain adequate controls over our financial processes and reporting. Non-compliance with Sarbanes-Oxley can result in litigation, public scrutiny, and/or lost revenues, significantly limiting opportunities for future growth.

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

This item discusses our results of operations for the three and nine month period ended September 30, 2005, and compares these periods with the same periods of the previous year. In addition, the discussion describes the significant changes in our financial position at September 30, 2005, as compared to December 31, 2004, our fiscal year end. This discussion should be read in conjunction with our unaudited condensed financial statements and accompanying notes presented in Part I, Item 1 of this report, and the audited financial statements and accompanying notes included in our Form 10-KSB/A for the period ended December 31, 2004.

Principal Products and Services

We develop and market prepaid stored-value card programs that operate on the established payment systems operated by Visa and MasterCard (open networks) or on Discover (private dedicated networks). The cards that operate on the Visa and MasterCard payment systems are issued by national banks that are part of a national bank association and may be used at any merchant that accepts Visa or MasterCard. Discover cards are issued by NBO on behalf of Discover and may be used at any participating merchant that accepts Discover (see Shopping Mall Universal Gift Card paragraph below). Our products and services address several different market segments for prepaid stored-value concepts, including universal mall gift cards, corporate incentive and membership reward cards, and cards utilized in fund-raising efforts.

For consumers, prepaid stored-value cards may be better categorized as either "dedicated" or "universal" cards. Dedicated cards are typically "branded" with a retail business's name and are accepted only by that retail business at its specific retail locations. For example, the Blockbuster Entertainment gift card is a dedicated card that permits use only at Blockbuster retail locations. By contrast, multiple retail establishments accept universal cards as in the case of the shopping mall gift card.

The universal cards may operate in an open network environment, such as Visa or MasterCard, or, may be limited to multiple, specific retail establishments through the use of inclusion tables on a private dedicated network environment such as Discover. Our ability to offer customers multiple network alternatives relieves us of the costs of maintaining our own infrastructure to support transaction payment processes. Additionally, our development, marketing, and fulfillment services place us in a central and neutral position among credit card associations, issuing banks and data processors. We intend to leverage this position and offer customers with opportunities to design prepaid stored-value card programs that meet their individual needs.

We continue to offer paper-based gift certificates to legacy customers, but over time, we expect that the paper-based gift certificate business will transition to card-based technology. The growing popularity of gift cards can be attributed, in part, to the convenience and flexibility provided to both purchasers and recipients. A gift card allows the purchase decision to be made by the card recipient. The card recipient, in turn, may avoid the inconvenience of exchanging or returning unwanted or duplicative merchandise.

Target Markets

Our primary target markets for our card programs consist of:

- owners and operators of shopping malls;
- consumers who prefer to shop on-line via the Internet;
- fulfillment for third-party companies that develop and manage individual retailers' dedicated card programs (i.e., programs in which the gift cards can only be used in the stores of the issuing retailer or its affiliates);
- businesses and organizations that sponsor incentive and loyalty rewards programs;
- high volume retailers such as grocers, convenience stores and pharmacies; and
- the non-profit fund-raising sector, particularly K-12 and university-based educational institutions.

Shopping Mall Universal Gift Cards

Our product delivery to owners/developers and operators of shopping malls shifted from gift certificate products to gift card products in 2001. Our gift card programs may be tailored specifically to the larger owner/operators of multiple shopping malls, as well as individual, independent shopping malls.

A universal mall gift card issued on an open network environment, such as Visa or MasterCard, may be used at a specific shopping mall (or a group of specific shopping malls) and would be valid at any store within the shopping mall, as well as any retail establishment that accepts Visa or MasterCard.

A universal gift card issued on a private dedicated network environment, such as Discover, would be valid only at specific retailers identified in a group, such as retail stores in a specific mall, through the use of inclusion tables, who accept Discover as a payment type for merchandise or services. If an inclusion table is not used, the Discover card would be considered an open network card.

Virtual Malls

Our experience indicates that about 25% of open-network mall gift card usage activity occurs outside of the shopping mall that sold the mall gift card. This phenomenon is commonly referred to in the industry as "leakage." Leakage is applicable to mall gift cards sold on the VISA or MasterCard networks only, as the Visa or MasterCard logos on the face of the card indicates to the retailer that the card may be accepted anywhere VISA or MasterCard are accepted. Leakage is generally not applicable to mall gift cards sold on the Discover platform because Discover typically uses inclusion tables to restrict the usage activity of the card to only those merchants located in the mall property. We are currently working with VISA and MasterCard to deploy inclusion table gift cards as well. We believe that leakage percentages will increase as consumers recognize their ability to use cards at merchant locations outside the particular shopping mall property where the mall gift card was sold. Our solution to that problem is to offer an inclusion table based card program where possible. Where not possible, practical or desired, we have developed a Virtual Mall incentive solution.

Leakage decreases the mall's customer traffic and ultimately the mall's sales volume. Opportunity arises when recipients of mall gift cards are unable to find the merchandise that they seek at that particular brick-and-mortar mall location, or when they prefer to shop on-line via the Internet, versus making a trip to the actual mall location. We anticipate that our Virtual Mall website will provide a solution to these challenges. A customized Virtual Mall website will be established to complement the sales efforts of each brick-and-mortar mall location. Shoppers would access the Virtual Mall either through the mall's website or our own website.

Our Virtual Mall fulfillment partners receive merchandise in bulk, or are able to ship merchandise to shoppers directly from the manufacturer. This greatly reduces the inventory handling costs and enables us to offer the same, high quality merchandise offered at the shopping mall, or elsewhere on the Internet, at discounts to the retail price offered at the physical mall location. In most instances, shipping to the shopper is free of charge, except for very large items. To incentivize the mall to promote the Virtual Mall, we pay a commission to the mall on all virtual mall sales. For mall gift cards issued on the Discover platform, the Virtual Mall is included as one of the participating merchants in the inclusion tables set up.

We established an agreement with i-Carrots, a leading provider of Internet retail services, as the engine behind our Virtual Mall. i-Carrots has direct relationships with the manufacturers of a broad range of consumer merchandise, ranging from consumer electronics to apparel to jewelry. i-Carrots also has a network of distribution centers to handle order fulfillment. During the period ended September 30, 2005, we completed the development work and are now actively marketing the Virtual Mall with our mall gift card services.

Fulfillment Services

We provide Internet and call-center fulfillment services for dedicated closed network gift cards for our partners such as ValueLink and Darden. Currently, 35 of ValueLink's clients utilize our dedicated closed network card order fulfillment program.

Corporate Incentive and Membership Reward Cards

We developed a multi-merchant prepaid stored-value card program in the fourth quarter of 2004. At December 31, 2004, we entered into agreements with 64 national and regional retail merchants having in excess of 23,000 brick and mortar retail consumer locations, in addition to the merchant's online retail operations. At September 30, 2005, the number of retail merchants has grown to 84, representing a total exceeding 36,000 brick and mortar retail locations. Each of the participating merchants provides us with rebates, varying from 3%-30%, whenever the multi-merchant card is presented for use at the merchant locations. The process of adding participating merchants to our cards continued in the three month period ended September 30, 2005.

Sponsors of corporate incentive and membership rewards programs are increasing their use of prepaid stored-value cards. For businesses, prepaid stored-value cards may be in the form of incentive and reward cards given to employees for achieving specific goals or other general purposes. Our target customers for these cards are third-party providers of incentive, promotion and loyalty programs for a wide variety of entities, including financial institutions, subscription-based services and membership clubs.

For example, a membership reward card may be given to a member or customer of a business who satisfies the criteria of a particular program. Once these incentive and membership rewards cards are distributed by the sponsors, they function in the same manner as dedicated or universal gift cards.

We contract with program sponsors and administrators to provide the prepaid stored-value cards and associated administration of the cards as an important component of the overall corporate incentive and membership rewards programs. By using our prepaid stored-value cards, program sponsors are not required to maintain and manage the distribution of any inventory of goods, or the process to track the usage of incentive or reward systems. Instead, the program sponsor simply distributes the cards to the recipients, thereby relieving the sponsor of much of the logistical time and cost of the traditional incentive and membership rewards programs.

Retail Incentive Cards

The retail incentive card is another use for the multi-merchant prepaid stored-value card designed for mass-market retail distribution. Although we have not yet distributed any of these retail incentive cards, we are negotiating distribution agreements with marketing firms and credit card processors experienced in the retail industry. These third parties will market our retail incentive cards to high volume retail locations such as grocery stores, drug stores or convenience stores with which they already have relationships, or market our products to new retail outlets. Our retail incentive cards will be available in the checkout lines near the cash registers. We do not load value on the cards distributed through this channel until they are purchased. In order to load value on the cards at the time of purchase, we provide a software interface between the merchant's point-of-sale terminal and our distribution partner or our data base system, allowing all parties access to all required transaction data. Our distribution partners for this channel have completed development of the interface software into the point-of-sale terminals for many of the largest retail merchants in the country, making this a viable business channel for our multi-merchant card products. We believe our multi-merchant retail incentive card provides additional convenience and benefits to the consumer over single-retailer incentive cards competing in the same space.

Fund-Raising Cards

Non-profit organizations, including school-based groups such as PTAs, booster groups, support foundations, youth sports organizations and churches use discounted gift certificates and gift cards sold at face value to patrons to generate revenue to supplement tuition and to support extra-curricular activities including trips, music programs, and athletic teams. These discounted certificates and cards are known in the fund-raising industry as "scrip."

There is an inventory and capitalization burden using traditional scrip products. Therefore, the charitable fund-raising industry in the United States is increasingly making use of prepaid stored-value cards. We sell multi-merchant stored value cards in the fundraising channel as a supplement to traditional scrip products, useable at a variety of participating local and national merchants. We brand cards used in the K-12 schools under the "Children's Heroes" name, and label them as Community Scrip Cards (CSC). Other applications are under development for universities and specific charitable foundations.

We have agreements with merchants that allow us to receive rebates or discounts when our cards are presented for use at participating merchants. Non-profit organizations purchase the fundraising cards from us at face value and then re-sell the cards to parents, members and other supporters at face value. When a card is used at a participating merchant, the merchant receives the full value of the card as is typical in any debit card transaction. We track card usage activity and invoice the participating merchants for the agreed upon rebate or discount. Revenue sharing does not occur with the fundraising organization or the distributor until we receive the rebates or discounts from the participating merchant. The use of a multi-merchant stored-value card accomplishes the same fundraising objectives as traditional scrip products, but without the capitalization and inventory requirements.

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In November 2004, we signed an agreement with Great Lakes Scrip Company ("GLSC") of Grand Rapids, Michigan to operate a pilot program for distributing our fundraising cards in California, Minnesota, and Iowa in the first quarter of 2005. It is currently unclear to us whether to proceed with a larger scale project or not. We are in continuing discussions with GLSC as well as other leading fundraising organizations. If we proceed, we intend to enter into a long-term agreement to distribute our fundraising cards nationwide. We sell the cards to the fundraising organization, which in turn, sells the cards to its customers, including the schools in traditional scrip programs.

Growth Strategy

Our objective is to become the leading provider of prepaid stored-value card programs. We intend to build upon our expertise as a developer of prepaid stored-value card systems and services to mall owners/developers, restaurant chains, incentive program providers and fund-raising institutions. Key elements of our strategy include the following:

- *Expand Existing Mall Gift Card Programs*

We intend to continue to provide gift card solutions to large and medium-sized shopping center owner/operators by introducing new programs that are more consumer-friendly, and more attractive revenue-sharing programs through the use of our new virtual mall concept. Of the approximately 3,500 indoor shopping malls located in the United States, we will concentrate our efforts on those malls having a minimum annual gift certificate or gift card sales volume of \$250,000 or greater. We also plan to engage mall owner/operators in the use of our Virtual Mall as a revenue enhancement device to their existing operations.

- *Continue to Establish Merchant Rebate Agreements for use with the Multi-Merchant Card Applications*

As part of our multi-merchant card strategy, we plan to continue to add additional anchor merchants to our current list of 84 participating merchants. These agreements are difficult and time-consuming to craft, and form one barrier to entry in the channel for potential competitors. We believe our existing relationships will facilitate further advancement in the marketplace.

- *Expand Corporate Incentive and Membership Reward Card Programs*

We currently supply prepaid stored-value cards to providers of turnkey corporate incentive and membership reward programs. We intend to expand our marketing efforts of prepaid stored-value cards to companies that administer their own incentive and membership reward programs.

- *Establish a Direct Retail Presence for our Multi-Merchant Cards*

We intend to market our prepaid stored-value cards through high-traffic retail locations, such as grocery stores, drug stores, convenience stores and entertainment venues. These companies market, distribute and manage card activation through the point-of-sale systems for prepaid cards, such as individual merchant cards or phone cards, for sale in grocery store checkout lines or in other retail establishments. The sale of prepaid telephone cards by other vendors at such locations is well established, and an increasing number of open and closed network gift cards from other vendors are now being sold through direct retail locations.

- *Expand the Gift Card Fulfillment Program*

As we demonstrate the power, flexibility, and economy of our fulfillment model, we attract additional business from our existing partners such as ValueLink and we entice new customers through word-of-mouth referrals. We plan to expand our gift card order fulfillment business for dedicated prepaid stored-value gift cards primarily through our exclusive arrangement with ValueLink for ValueLink's customers. This increased volume of business has allowed us to leverage economies of scale in our operations. We will also continue to pursue order fulfillment business from outside ValueLink's existing customer base where non-compete agreements allow for such activities.

- *Promote our Fundraising Programs Through Distributorship Relationships*

Fund-raising for schools, youth sports organizations, church and similar organizations is primarily a grass-roots activity, and we are pursuing opportunities to partner with firms who have already established strong distribution networks to market our multi-merchant rebate cards. We are marketing our stored-value multi-merchant cards as complementary or replacement products for traditional scrip products.

- *Credit Card Registration Program to Generate Rebates from Leading Retailers*

We developed a program to supplement the multi-merchant cards with the standard credit/debit cards that most consumers currently utilize for everyday purchases. Under this program, we contract with leading merchants to provide rebates on purchases made with regular credit/debit cards by those individuals who have registered those credit/debit cards as part of our program. We have already negotiated such agreements with approximately 15 retailers, constituting about 18% of the retailers who participate in the multi-merchant card program. We do not expect material sales or revenues from this new channel until 2006 or 2007. We must demonstrate traction with our multi-merchant stored-value cards and sign up significantly more merchants offering rebates before this becomes a material part of our operations.

Sales and Marketing

Our approach to sales and marketing varies by product and target market. We maintain an internal sales team supported by senior management, and also use third parties as distribution channels and extensions of our own sales force. We market our gift card programs and services to shopping malls and other retail merchants. Our gift cards are sold at mall customer service desks through mall-staffed dedicated terminals, through Internet websites that we operate and maintain, and through telephone orders to our in-house call center. Our marketing programs may be tailored specifically to one shopping mall, to a number of shopping malls owned by one owner/operator, to one retailer, or to multiple retailers. We market our multi-merchant card to high-volume outlets such as grocery stores and drug stores. We market our incentive cards to businesses that use them for employee incentive rewards programs and for customer loyalty rewards programs. We market our fund-raising cards to primary and secondary schools, colleges and universities and to their affiliated support organizations, as well as single purpose non-profit fundraising organizations. Finally, we market our Internet and call-center gift card fulfillment services to businesses that use proprietary closed system gift cards. We maintain several websites such as nbo.com, thegiftcardcompany.com, thegiftcertificatecompany.com, and childrensheroes.com to accommodate sales in each of the above-mentioned channels. Additionally, purchasers or recipients of a gift card can access our gift card inquiry websites, www.giftcardbalance.com and www.myprepaidcard.info, to check the amount remaining on their cards.

Operations and Strategic Relationships

We manage our prepaid stored-value card program operations in four basic categories:

- Program setup
- Sales and distribution
- Usage
- Post-usage activity, including analysis, reporting, and billing

Program Setup

Our operation steps for program setup vary, depending primarily on the platform or network that the card program will employ. For open-network programs, those that rely on the Visa or MasterCard networks, our first step is to define the new program with an issuing bank, the financial institution that is ultimately responsible for the underwriting of the card. We have relationships with several banks that underwrite our card programs, including Bank First, MetaBank, and Mercantile Bank. For dedicated-network programs, those that rely on the Discover network, we are considered the issuing partner through sponsorship by Discover.

Next, we work with the issuing bank's or network's data processor to establish card number ranges and other details. We have agreements with First Data Corporation and Metavante Corporation, two of the leading data processors in the industry, who handle large volumes of Visa, MasterCard, and Discover transactions. We secure network approval on the card design, including card artwork and terms and conditions. We then order the plastic cards themselves, through the data processors, and the processors prepare the cards for distribution by encoding their magnetic stripes and embossing card numbers.

Our setup steps for a closed-network program, such as a ValueLink gift card program, require us to form a connection to the ValueLink client's data processor, and then establish a shopping cart on the client's website to effect Internet and call center sales.

Sales and Distribution

We sell cards through a mall PC desktop counter-top unit ("CTU"), one of our websites, our call center, or in bulk to a business-to-business customer, corporate incentive program provider, or fundraising group. These entities present a credit card, cashier's check, wire transfer, or other form of payment. In exchange, they receive a card or group of cards loaded with value, ready to use. In programs where we are responsible for handling a credit card transaction in support of a prepaid card sale, we route the transaction through our credit card processor, Nova Information Systems ("NOVA"), an industry-leading gateway to the major credit card networks.

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We use CTUs located in the malls as our primary mall gift card and gift certificate sales medium. The CTU software gives the consumer the choice of purchasing a gift card or paper gift certificate (where supported) by credit/debit card, check, or cash. When the customer presents a credit/debit card for payment, the most common payment source, the mall employee swipes the consumer's card at the CTU, which then transmits an authorization request to NOVA. Upon receipt of the applicable authorization, the CTU software charges the credit/debit card for the gift card face value, plus any applicable point of sale fees and taxes. We deposit the funds into a local bank account, often on the mall premises. At the end of each business day, we sweep the funds from the depository bank account into a holding account designated specifically for gift card obligations. These restricted bank accounts are maintained by the card-issuing bank or network designate and are separate from our operating accounts. The funds are remitted to merchants as consumers use the gift cards. We earn interest income on the deposited funds.

Use of the Cards

The flow of funds from use of the funds lies solely within the domain of the merchant's credit card processors, the card networks, and the issuing bank's data processors. When a cardholder presents one of our cards at a merchant, that merchant authorizes the transaction using its own credit card processor and the network affiliated with the card. The data processor receives the authorization request, consults its database, and either approves or denies the purchase. The merchant later settles the transaction with the bank, triggering a transfer of funds from our holding accounts to the merchant. The transactions are high volume – we rely on the 'heavy iron' secure and redundant processing systems within the data processors to accommodate this traffic. We earn a portion of the interchange on the usage of the cards.

Post-Use Activity

The data processors relay usage information to us on a regular basis. We use the usage information to add value for our clients by supplying them with store-by-store usage reports, information on the payment sources used by cardholders to load value on the cards, and rebate generation, where appropriate. Our customers use this information to analyze spending trends and to gauge program performance. We rely on usage data to bill merchants for agreed-upon rebates, and to support our billing to our customers of account initiation and interchange fees.

Another important post-usage step is the calculation of merchant rebates. We match card usage against our list of participating merchants, and determine the rebate that relates to each transaction. The merchant rebates vary in percentage, in general from 3% to 30%. We deduct a technical services fee from each rebate up front, and then, depending on the program and sales channel, either retain the rest of the rebate, or calculate a split with our distribution partner from the appropriate channels mentioned above.

To support post-usage processing for the credit/debit card-registration program, we rely on our agreement with Card Commerce International ("CCI"), a leading supplier of transaction filtering and fraud check services. CCI scans all traffic from participating merchants, detects transactions from registered cards, and relays the usage activity to us for analysis, reporting, and billing. Filtering the large number of transactions is a burdensome task, requiring significant infrastructure and association certification. Our 5-year agreement with CCI, signed in 2002, relieves us of that burden.

Critical Accounting Policies and Estimates

The preparation of financial statements in conformity with U.S. generally accepted accounting principles requires the appropriate application of certain accounting policies, many of which require us to make estimates and assumptions about future events and their impact on amounts reported in our financial statements and related notes. Since future events and their impact cannot be determined with certainty, the actual results may differ from our estimates. Such differences could be material to the financial statements.

We believe the application of accounting policies, and the estimates inherently required in connection with the application of such policies, are reasonable. These accounting policies and estimates are periodically reevaluated, and adjustments are made when facts and circumstances dictate a change. Historically, we have found our application of accounting policies to be appropriate, and actual results have not differed materially from those determined using necessary estimates.

How We Generate Revenues and Other Income

With respect to our various gift card programs, we derive revenue and other income from a number of sources, including:

- Enrollment or point of sale fees charged to purchasers of cards issued in connection with one of our card programs, either at the time of purchase or during the life of the card. These fees are an additional expense to the consumer and are deposited with the proceeds from the card sales regularly in accounts swept by us.

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- Payment system interchange and transaction fees in connection with card transactions.
- Rebates paid by merchants who participate in our card programs.
- Interest on funds held in reserve for the payment of transactions with the prepaid, stored-value cards.
- Monthly administrative fees and renewal fees charged on inactive prepaid, stored-value cards.
- Remaining amount inquiry fees.
- Fees charged to sponsors of employee incentive and customer rewards programs.
- “Breakage” resulting from prepaid, stored-valued cards that expire or are never used.

Historically, we expect to receive approximately 10% of the value loaded on our multi-merchant cards back in the form of maintenance fees, expiration fees, remaining amount inquiry fees and other administrative fees.

With respect to our various gift certificate programs, we derive revenue and other income from a number of sources, including:

- Interest income on funds held in reserve until utilized for gift certificate transactions by the customer.
- Breakage resulting from unused or unusable gift certificates.

We also record revenue from the sale of third-party closed-end gift cards and gift certificates. We purchase these gift cards and gift certificates at a discount as inventory and in turn resell them to customers or provide them to clients of ValueLink through our call center and internet fulfillment website. We record revenue equal to the sales price of the gift cards and gift certificates sold or the fulfillment fee paid to us by ValueLink and the shipping and handling charges.

Revenue Recognition/Cost of Goods

Gift Card Fees

Our multi-merchant cards are governed by the rules of, and approved by, the member bank associations (Visa and MasterCard) and Discover. The member bank associations and their related issuing financial institutions require us to fund the value of the multi-merchant cards within 24 to 48 hours from the sale of the multi-merchant card. We sweep the depository funds from the mall owner/operator deposit accounts and hold the funds in restricted bank accounts. The issuing bank or financial institution sweeps the funds reserved for gift card usage from our restricted cash accounts to be held for future multi-merchant card usage. We show the funds on our balance sheet as restricted cash. We record an offsetting liability labeled gift certificates/gift cards payable on our balance sheet. The multi-merchant card-issuing bank makes a perpetual daily reconciliation to net new sales against usage and fees owed to us.

We record interchange transaction or processing fees earned in connection with card usage transactions as revenues when received. We begin to recognize material revenues on multi-merchant card sales approximately seven months from the date of sale. The issuing bank and card processor calculate the fees owed to us and submit the fee revenue to us from the restricted bank accounts on a regular basis, typically monthly.

The multi-merchant card has a maximum life of 18 months based on the “Valid thru” (or other similar phrase) date imprinted on the face of the multi-merchant card. The issuing banks mandate this expiration date. However, for a period of up to 12 months after the expiration of the multi-merchant card, the consumer may obtain a replacement multi-merchant card with the remaining amount by calling us. All multi-merchant card fees are charged against the value of the multi-merchant card after expiration as described in the terms and conditions document provided to the consumer at the point of sale. The issuing bank holding the funds for our multi-merchant cards remits to us the funds remaining upon expiration of the multi-merchant card, which we record as revenue when received. Our experience shows that approximately 2% of the face value of all multi-merchant cards sold will be returned to us in the form of expiration fees.

The average life of all multi-merchant cards is approximately 3 to 4 months. Consumers use most multi-merchant cards (approximately 85% to 90%) before any maintenance fees or expiration fees are imposed. For those multi-merchant cards that are not fully used by a particular date (which may vary from mall to mall), we charge a monthly maintenance fee (typically \$2.50 per month) to the card per the Terms and Conditions (imprinted on the multi-merchant card and in a separate document provided at the point of sale) until the remaining amount on the multi-merchant card is zero, subject to the requirements of local law which might place restrictions on fees. We deactivate the multi-merchant card account 12 months after the multi-merchant card expires. Our experience shows that approximately 8% of the face value of all multi-merchant cards sold will be returned to us in the form of maintenance fees. The monthly maintenance fees and the expiration fees enable us to provide the multi-merchant card service to consumers and cover our up-front costs. We record gift card maintenance and expiration fees as revenue in the period earned. We record rebate income as revenue net of any revenue sharing agreements with third parties in the period received. We apply estimates when compiling quarter-end or year-end results due to timing of receipts of receivable invoices or amounts due to us.

Other Income – Gift Certificate Breakage

For gift certificates, we record the gross transaction volume on our balance sheet as restricted cash. We adjust the restricted cash liability as we offset new gift certificate sales against our payment to retailers of gift certificates they present to us for payment. We earn and retain all of the interest income from the restricted bank accounts. With interest rates at their current levels, revenue from interest income is not material.

We do not record the full amount of the mall gift certificate sale as revenue. We recognize the majority of our other income from unused or unusable gift certificates, known in the industry as “breakage”. We classify breakage as “Other Income” in our statement of operations. We recognize income from breakage upon expiration of the gift certificate, or when no expiration date exists, upon the extinguishment of the liability per the applicable state statute of limitations, for which we use an average of three years from the date of issuance. We have tracked usage and breakage patterns since inception. Our historical analysis indicates that we receive approximately 4% of the gift certificate gross transaction volume in the form of breakage. However, this breakage income is deferred a minimum of 12 months from the sale date to several years from the sale date, based on the existence or non-existence of an expiration date on the gift certificate. As we record breakage income in the statement of operations in the applicable period, we record a corresponding decrease in gift certificate liability.

Gift Certificate Processing Fees

Our sales history shows that typically 70% to 80% of the gift certificates are purchased with a credit or debit card, with the remainder being purchased with either cash or check. Each credit or debit card transaction is assessed a processing fee, which we show as a cost of revenue shown as merchant fees and charges in our statement of operations. We pay the processing fees and subsequently invoice the mall operator for the processing fees in the following month. We record revenue from the credit and debit card processing fees as merchant fees earned from retailers in our statement of operations.

Sale of Third-Party Gift Certificates and Gift Cards and Related Fulfillment Services

Because we pre-purchase third party gift certificate and gift card inventory, we bear all the financial risk associated with that inventory. Therefore, we record the entire transaction volume sold as revenue in our statement of operations. The associated cost of revenue is the discounted price we pay to the seller of the gift certificates and gift cards we purchase for re-sale.

Since we pre-purchase the entire inventory for traditional scrip, we record the face value amount of the scrip as revenue when sold. We offer no terms on traditional scrip products. Non-profit organizations purchasing the scrip products pay for the scrip electronically or by check before we ship out the product. Our cost of revenue is the pre-purchase amount of the scrip, less the agreed upon discount provided by the retailers. We also share the discount provided by the retailers with the non-profit organization. We exited the traditional scrip business entirely in the period ended June 30, 2005.

We record all fulfillment business transaction volume conducted for third parties as revenue. This channel, reflected as sale of third party gift certificates/cards in our statement of operations, currently constitutes approximately 61% of our revenues. We derive the majority of the revenue from this channel from our Darden relationship. We expect the percentage of revenues in future periods to be reduced as we generate other revenue from new products and services that we anticipate selling through other business channels in 2005.

ValueLink, our leading fulfillment customer, pays us on a per card fulfilled basis, which we record as revenue in the appropriate period. Typically, we ship ValueLink’s consumer orders from our facilities in Salt Lake City. Most orders are placed by consumers and corporations via our website or call center operators. We retain any shipping and handling margins from the fulfillment of the ValueLink products.

Results of Operations***Transaction Volume***

The following figures are included for informational purposes only and are not included in the Company's statements of operations. Transaction volume does not represent revenues or other income of the Company. Rather, transaction volume represents the face value amount of the gift certificates and gift cards that we sell through our various business channels. Transaction volume is sometimes referred to as "sales."

	Three Months Ended September 30,		Dollar	Percentage
	2005	2004	Change	Change
Mall gift certificates	\$ 675,000	\$ 2,365,000	\$ (1,690,000)	-71.5%
Mall gift cards	3,352,000	2,463,000	889,000	36.1%
NBO fulfillment (excluding ValueLink and Scrip)	850,000	671,000	179,000	26.7%
ValueLink	350,000	93,000	257,000	276.3%
Scrip	-	550,000	(550,000)	-100.0%
	<u>\$ 5,227,000</u>	<u>\$ 6,142,000</u>	<u>\$ (915,000)</u>	<u>-14.9%</u>

	Nine Months Ended September 30,		Dollar	Percentage
	2005	2004	Change	Change
Mall gift certificates	\$ 2,363,000	\$ 15,348,000	\$ (12,985,000)	-84.6%
Mall gift cards	10,338,000	7,899,000	2,439,000	30.9%
NBO fulfillment (excluding ValueLink and Scrip)	2,812,000	2,205,000	607,000	27.5%
ValueLink	1,016,000	205,000	811,000	395.6%
Scrip	484,000	1,855,000	(1,371,000)	-73.9%
	<u>\$ 17,013,000</u>	<u>\$ 27,512,000</u>	<u>\$ (10,499,000)</u>	<u>-38.2%</u>

Starting in 2004 and continuing into 2005, we experienced a major shift from mall gift certificate sales to mall gift card sales. This was primarily a result of The Rouse Company and JP Realty being purchased by General Growth Properties. Our gift certificate sales for The Rouse Company and JP Realty ceased in mid-2004. The Rouse Company had been our largest mall customer, while JP Realty was our third largest customer. We replaced a significant portion of the lost Rouse and JP Realty gift certificate sales with gift card sales by Glimcher Properties, now our largest mall client, as well as other new independent mall owner/operators. We anticipate a further reduction in gift certificate sales as more properties convert to stored-value mall gift cards.

With the decline in gift certificate sales, we have developed new products and services to provide diversification away from the mall channel. We will continue to grow our mall gift card business, but anticipate less of a reliance on the mall channel for future growth in sales and revenue.

We also experienced a 26.7% and 27.5% increase in the number of third party gift certificates and gift cards fulfilled in the three and nine month periods ended September 30, 2005, respectively. The majority of this transaction volume resulted from year-over-year increases in Darden sales (Red Lobster, Olive Garden and Bahama Breeze). Darden added another restaurant chain named Seasons 52 to our fulfillment services in the period ended June 30, 2005. We are not yet sure what the anticipated increase in transaction volume will be from Seasons 52. Our contract with Darden was renewed through August 2006.

ValueLink transaction volume increased almost four-fold in the nine month period ended September 30, 2005. We expect 2005 ValueLink transaction volume to continue to substantially exceed 2004 volumes.

The Scrip transaction volume decrease is a result of our decision to exit the traditional scrip business in favor of selling our Community Scrip Card. We have already transitioned all of our participating schools to other traditional scrip providers, have sold the majority of our inventory and phased out traditional scrip operations as of June 30, 2005.

Overall transaction volume is down 38.2% in the nine month period ended September 30, 2005. However, we anticipate increases in our overall transaction volume in 2006 compared to 2005 arising from our fundraising card, loyalty and incentive cards, retail incentive cards as well as sales from our virtual mall.

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Revenues and Other Income

Revenues and other income from the various channels are recorded as follows:

	Three Months Ended September 30,		Dollar	Percentage
	2005	2004	Change	Change
Sale of third party gift certificates/cards	\$ 852,000	\$ 1,214,000	\$ (362,000)	-29.8%
Fees earned from customers	624,000	(95,000)	719,000	756.8%
Gift certificate breakage	52,000	101,000	(49,000)	-48.5%
Merchant fees earned from retailers	136,000	142,000	(6,000)	-4.2%
Miscellaneous Income	101,000	62,000	39,000	62.9%
Interest on restricted cash	31,000	13,000	18,000	138.5%
Total revenues and other income	<u>\$ 1,796,000</u>	<u>\$ 1,437,000</u>	<u>\$ 359,000</u>	25.0%

	Nine Months Ended September 30,		Dollar	Percentage
	2005	2004	Change	Change
Sale of third party gift certificates/cards	\$ 3,282,000	\$ 4,033,000	\$ (751,000)	-18.6%
Fees earned from customers	1,371,000	334,000	1,037,000	310.5%
Gift certificate breakage	495,000	267,000	228,000	85.4%
Merchant fees earned from retailers	437,000	725,000	(288,000)	-39.7%
Miscellaneous Income	366,000	246,000	120,000	48.8%
Interest on restricted cash	104,000	28,000	76,000	271.4%
Total revenues and other income	<u>\$ 6,055,000</u>	<u>\$ 5,633,000</u>	<u>\$ 422,000</u>	7.5%

For the three month period ended September 30, 2005, revenues and other income increased approximately 25.0% despite a decrease in transaction volume of approximately 14.9%. For the nine month period ended September 30, 2005, revenues and other income increased approximately 7.5% despite a decrease in transaction volume of approximately 38.2%. The main reason for the reduction in the sale of third party gift certificates/cards is from our exiting the traditional scrip business. We will continue to exhibit period over period decreases in this line item through June 30, 2006. The fees we earned from customers in the form of maintenance fees and expiration fees on gift cards increased substantially in the three and nine month period ended September 30, 2005. We expect this upward trend to continue as our mall gift card business grows. Gift certificate breakage income will decrease in future periods coincident to our lost gift certificate transaction volume in 2004.

Cost of Revenues and Other Income

Cost of revenues for the various revenue channels are as follows:

	Three Months Ended September 30,		Dollar	Percentage
	2005	2004	Change	Change
Third party gift certificates/cards	\$ 822,000	\$ 1,158,000	\$ (336,000)	-29.0%
Merchant fees and charges	262,000	279,000	(17,000)	-6.1%
Commissions paid to mall owner/operators	57,000	50,000	7,000	14.0%
Other	98,000	106,000	(8,000)	-7.5%
Total cost of revenues and other income	<u>\$ 1,239,000</u>	<u>\$ 1,593,000</u>	<u>\$ (354,000)</u>	-22.2%

	Nine Months Ended September 30,		Dollar	Percentage
	2005	2004	Change	Change
Third party gift certificates/cards	\$ 3,077,000	\$ 3,755,000	\$ (678,000)	-18.1%
Merchant fees and charges	864,000	931,000	(67,000)	-7.2%
Commissions paid to mall owner/operators	360,000	242,000	118,000	48.8%
Other	333,000	403,000	(70,000)	-17.4%
Total cost of revenues and other income	<u>\$ 4,634,000</u>	<u>\$ 5,331,000</u>	<u>\$ (697,000)</u>	-13.1%

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Cost of revenues and other income decreased 22.2% compared to a 25.0% increase in revenues and other income for the three month period ended September 30, 2005. Cost of revenues and other income decreased 13.1% compared to a 7.5% increase in revenues and other income for the nine month period ended September 30, 2005.

Cost of Revenues associated with third party gift certificates and cards represent the costs associated with providing outside gift certificates to our fulfillment and scrip customers. Our inventory of outside vendors' cards and certificates are purchased directly from the vendors at a discount and then resold to outside customers. As noted above, we experienced decreases in sales, and subsequently revenues, associated with third party cards and certificates primarily due to our exit from the traditional scrip business. We experienced a corresponding decrease in the Cost of Revenues associated with the exit from the traditional scrip business.

Merchant fees and charges decreased in the three and nine month period as a result of the decrease in mall gift certificates sold as described above.

We pay a commission on mall gift cards sold (based on transaction volume and the number of cards sold) to mall owner/operators as an incentive to use our card programs. We accumulate these commissions and pay the commissions to the malls approximately one year following the completion of the card transaction year. Commissions paid to mall owner/operators increased substantially as mall programs selling our gift cards reached their first one-year anniversary, resulting in payouts of contractual commissions due to them. We anticipate further year-over-year increases as more malls migrate from selling paper gift certificates to our mall gift cards. This anticipated increase in cost in the form of commissions paid is more than offset by the revenues we receive in fees earned from customers from our gift cards.

Other Costs is comprised primarily of postage and handling costs associated with providing gift cards and certificates to our mall clients, and the cost of gift card and gift certificate stock. The largest change in these accounts from the prior year is due to the "hard costs" associated with providing our mall gift card products. We incur all of the up-front costs of the raw plastic, the embossing and encoding of the mall and multi-merchant CSC cards. As the number of gift cards issued increases annually, these hard costs increase proportionately. However, we have negotiated volume discounts based on bulk purchases of gift card stock which resulted in the decrease in other costs of revenue of approximately 7.5% and 17.4% in the three and nine month period ended September 30, 2005, respectively.

Gross Profit

Gross Profit for the related periods is as follows:

	Three Months Ended September 30,		Dollar	Percentage
	2005	2004	Change	Change
Revenues and other income	\$ 1,796,000	\$ 1,437,000	\$ 359,000	25.0%
Cost of Revenues and other income	(1,239,000)	(1,593,000)	354,000	-22.2%
Gross Profit	<u>\$ 557,000</u>	<u>\$ (156,000)</u>	<u>\$ 713,000</u>	457.1%
Gross Margin %	31.0%	-10.9%		

	Nine Months Ended September 30,		Dollar	Percentage
	2005	2004	Change	Change
Revenues and other income	\$ 6,055,000	\$ 5,633,000	\$ 422,000	7.5%
Cost of Revenues and other income	(4,634,000)	(5,331,000)	697,000	-13.1%
Gross Profit	<u>\$ 1,421,000</u>	<u>\$ 302,000</u>	<u>\$ 1,119,000</u>	370.5%
Gross Margin %	23.5%	5.4%		

Revenues and other income increased 25.0% and increased 7.5% in the three and nine month period ended September 30, 2005, respectively, as detailed above. Cost of revenues and other income decreased 22.2% and decreased 13.1% in the three and nine month period ended September 30, 2005, respectively, as detailed above. Collectively, gross profit increased 457.1% and 370.5% in the three and nine month period ended September 30, 2005, respectively. We anticipate gross margins will be maintained at approximately 20% to 30% throughout 2005. Our shift in revenues away from traditional scrip, which carried a lower gross margin, combined with our transition from the sale of gift certificates to gift cards is reflected in the substantial increase in gross profit in the year-over-year comparison for the three and nine month periods ended September 30.

Selling, General and Administrative Expenses

	Three Months Ended September 30,		Dollar	Percentage
	2005	2004	Change	Change
Personnel	\$ 757,000	\$ 890,000	\$ (133,000)	-14.9%
Rent and office expense	165,000	159,000	6,000	3.8%
Depreciation and amortization	53,000	85,000	(32,000)	-37.6%
Professional fees	234,000	29,000	205,000	706.9%
Other selling, general and administrative expenses	68,000	69,000	(1,000)	-1.4%
	<u>\$ 1,277,000</u>	<u>\$ 1,232,000</u>	<u>\$ 45,000</u>	<u>3.7%</u>

	Nine Months Ended September 30,		Dollar	Percentage
	2005	2004	Change	Change
Personnel	\$ 2,317,000	\$ 2,504,000	\$ (187,000)	-7.5%
Rent and office expense	494,000	506,000	(12,000)	-2.4%
Depreciation and amortization	175,000	264,000	(89,000)	-33.7%
Professional fees	917,000	331,000	586,000	177.0%
Other selling, general and administrative expenses	187,000	195,000	(8,000)	-4.1%
	<u>\$ 4,090,000</u>	<u>\$ 3,800,000</u>	<u>\$ 290,000</u>	<u>7.6%</u>

Selling, general and administrative expenses increased 3.7% and 7.6% in the three and nine month period ended September 30, 2005, respectively, due primarily to an increase in legal fees incurred as a result of defending the litigation referenced in Note I to the financial statements. We experienced decreases in nearly all other selling, general and administrative expenses for the three and nine month period ended September 30, 2005. Legal expenses are expected to return to levels in 2004 once the litigation referenced in Note I is concluded.

Professional fees are expected to increase in connection with our refinement of our internal controls and the required, associated documentation. We will contract, as appropriate, with independent consultants to further strengthen our internal control environment. We cannot predict how federal and state regulatory activity may affect us, especially as state governments address the legal requirements associated with unclaimed property. We expect additional expenditures to protect and further our interests in this area. We also expect additional expenditures to defend ourselves in the matters of litigation we are a party to.

Interest Expense

	Three Months Ended September 30,		Dollar	Percentage
	2005	2004	Change	Change
Interest expense	\$ 602,000	\$ 270,000	\$ 332,000	123.0%

	Nine Months Ended September 30,		Dollar	Percentage
	2005	2004	Change	Change
Interest expense	\$ 2,104,000	\$ 516,000	\$ 1,588,000	307.8%

Our interest expense increased 123.0% and 307.8% for the three and nine month period ended September 30, 2005, respectively. Until such time that we achieve positive cash flow from operations, we will continue to raise working capital from debt and equity offerings. All of the working capital needed in excess of operating funds has been provided by loans from existing shareholders or additional equity investments that are discussed below. We sometimes must enter debt with interest rates that are not favorable to us, or loans with dilutive warrants to purchase common stock attached. We are required to record interest expense relating to these loans as discussed in Note E to the financial statements. \$1,108,658 of these interest expenses are “non-cash” expenses, yet they have an additive effect on our net losses as evidenced below.

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Net Income (Loss) Attributable to Common Shareholders

Net Income (Loss) attributable to common shareholders for the related periods is as follows:

	Three Months Ended September 30,		Dollar	Percentage
	2005	2004	Change	Change
Net Loss Attributable to Common Shareholders	\$ (1,429,000)	\$ (1,812,000)	\$ 383,000	-21.1%
	Nine Months Ended September 30,		Dollar	Percentage
	2005	2004	Change	Change
Net Loss Attributable to Common Shareholders	\$ (4,897,000)	\$ (4,194,000)	\$ (703,000)	16.8%

Transaction volume decreased 14.9% and 38.2% in the three and nine month period ended September 30, 2005, from the comparable period ended September 30, 2004, respectively, primarily due to the shopping mall industry consolidation discussed above. However, revenues and other income increased 25.0% and increased 7.5% in the comparable periods, respectively, while the cost of revenues and other income decreased 22.2% and 13.1%, respectively. Gross profit increased 457.1% and 370.5%, respectively resulting in gross margins of 31.0% and 23.5%, respectively, compared to gross margins of -10.9% and 5.4%, respectively, for the comparable period. Selling, general and administrative expenses increased 3.7% and 7.6%, respectively. Additionally, interest expenses relating to notes issued to shareholders to obtain working capital increased 123.0% and 307.8%, respectively, as discussed above. All of these factors combined resulted in a decrease in net losses attributable to common shareholders of approximately 21.1% in the three month period ended September 30, 2005, and an increase in net losses attributable to common shareholders of approximately 16.8% in the nine month period ended September 30, 2005.

We believe our gift card programs are more profitable than our gift certificate programs as evidenced by the increases in gross margin above. Our gift card program costs are “front-loaded”, meaning we bear the cost of providing the card services, but do not receive material revenues until several quarters later. This sometimes has the effect of showing a greater increase in cost of revenues than the growth rate in revenues, although not in this reporting period. We anticipate this trend may continue until new product offerings and programs result in more even revenue recognition throughout the year and minimize the upfront cost of cards to us prior to sale. We are introducing new products with up-front fees. As we become less dependent upon maintenance fees, expiration fees and breakage, we anticipate revenues and costs will be recorded at approximately the same time. We have consistently concentrated on decreasing Selling, General and Administrative expenses through attrition and cost cutting measures. However, our generation of cash flows from operating activities has not been sufficient and therefore, we have raised working capital through equity and debt offerings. The equity offerings dilute existing shareholders and the debt offerings increase our interest expense, which has negatively impacted our net income (loss).

Liquidity and Capital Resources

Our total costs and expenses are currently greater than revenues and other income. In addition, our operating activities have used cash rather than provided cash. The Company to date has had a history of losses and the accumulated deficit (since inception June 23, 1994) as of September 30, 2005, is approximately (\$39,200,000). Our net losses decreased by 21.1% or \$383,000 to (\$1,429,000) from (\$1,812,000) in the three months ended September 30, 2005, compared to the three months ended September 30, 2004, respectively. Our net losses increased by 16.8% or \$703,000 to (\$4,897,000) from (\$4,194,000) in the nine months ended September 30, 2005, compared to the nine months ended September 30, 2004, respectively. Our current liabilities exceed current assets by \$10,740,000 as of September 30, 2005. These conditions raise substantial doubt about our ability to continue as a going concern.

Our liquidity is dependent on our ability to meet our obligations, to obtain additional financing as may be required and ultimately to attain profitability. In the period ended September 30, 2005, the Company entered into financing agreements that provided the Company with \$1,925,000 to use for operations. We raised \$1,362,209 by selling 558,342 common shares in a private equity offering. The proceeds are for general operating purposes. We also raised \$497,000 in connection with the exercise of warrants by existing shareholders. Additionally, our President and Chief Executive Officer entered into short-term demand notes to provide the Company with \$190,000 to use for operations. During the nine month period ended September 30, 2005, the Company retired \$50,000 of the demand note due to our President and Chief Executive Officer. In March 2005, and again in August 2005, we renegotiated the terms of certain financing agreements, consolidating debt and extending maturities into 2006.

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The Company will continue to attempt to raise capital through private equity or debt offerings, as well as institutional investors until internally generated profitability is achieved. The Company is taking steps to improve profitability as described above. There can be no assurance that the Company will be successful in executing its plans to improve operations or obtain additional debt and equity financing. If the Company is unable to improve operations or obtain additional debt and equity financing, it may be required to restructure operations during 2005. Management believes that if the Company were not able to obtain additional financing to finance development of its overall business, that operations could be restructured so that the Company may be profitable at the current level of sales. We filed Form 8-K on July 22, 2005, providing a summary of the voting matters and discussion in conjunction with our annual shareholder meeting on June 14, 2005.

Liquidity and Financing Arrangements

During the nine month period ended September 30, 2005, the Company issued 14,588 shares of common stock in the amount of \$56,268 according to the terms of an employment agreement for one of the Company's officers.

During the nine month period ended September 30, 2005, the Company issued 1,273,800 warrants to purchase shares of common stock in the amount of \$1,533,021 in accordance with the terms of notes payable. Of the 1,273,800 warrants issued, 100,000 have an exercise price of \$2.00, 1,064,162 have an exercise price of \$4.00 and 109,638 have an exercise price of \$5.50. All warrants issued during the nine month period ended September 30, 2005 expire 24 months after an initial public offering of the common stock of the Company. The amount of \$1,533,021 represents a total of \$858,452 in interest expense recorded in the nine month period ended September 30, 2005, plus \$13,458 in loan discount to be accreted over the life of the notes as a result of debt refinancing, plus \$661,111 in deferred interest expense on the notes issued to be accreted over the life of the notes. The note holders are also shareholders and accredited investors.

During the nine month period ended September 30, 2005, the Company recognized \$212,612 in interest expense due to an extension of the exercise period for an additional twelve months from the original warrant expiration date on 165,592 warrants.

During the nine month period ended September 30, 2005, the Company issued 558,342 shares of common stock in connection with a private placement generating total proceeds of \$1,389,776. The Company incurred offering costs of \$27,568. Net proceeds to the Company were \$1,362,208.

During the nine month period ended September 30, 2005, the Company issued 165,592 shares of common stock in connection with the exercise of warrants by existing shareholders generating total proceeds of \$496,776.

On March 8, 2005, the Company executed promissory notes with shareholders in the amount of \$700,000 to fund additional operations. The note holders are accredited investors. The notes bear interest at an annualized rate of 30%, are convertible into shares of common stock of the Company at \$4.00 per share, and were due July 7, 2005. Prior to the maturity date, the notes were extended for an additional six months to January 3, 2006. The Company issued 100,000 warrants to purchase common stock at \$2.00 per share as an incentive to extend the maturity date of the notes. In association with these notes, the Company recorded beneficial conversion features totaling \$157,500 and debt discounts totaling \$118,246. The entire debt discount was recognized as interest expense in the nine months ended September 30, 2005. Reference the entry for August 17, 2005 below.

On March 10, 2005, the Company re-structured several promissory notes with a shareholder to extend the maturity of the notes beyond March 31, 2006, in the amount of \$2,100,000 bearing interest at an annualized rate of 22%. The note holder is an accredited investor. In connection with the refinancing, the Company recorded \$610,492 as deferred financing costs, \$313,725 of which was recognized as interest expense in the nine months ended September 30, 2005, leaving a balance remaining of \$296,767. Reference the entry for August 17, 2005 below.

On April 5, 2005, the Company executed a promissory note with a shareholder in the amount of \$100,000 to fund additional operations. The note holder is an accredited investor. The note bears interest at an annualized rate of 18%, is convertible into shares of common stock of the Company at \$4.00 per share, and is due April 4, 2006. In connection with the note, the Company issued 2,500 warrants to purchase shares of common stock of the Company at an exercise price of \$4.00 per share.

On April 12, 2005, the Company executed a promissory note with a shareholder in the amount of \$100,000 to fund additional operations. The note holder is an accredited investor. The note bears interest at an annualized rate of 22%, is convertible into shares of common stock of the Company at \$4.00 per share, and is due October 11, 2005. In connection with the note, the Company issued 36,666 warrants to purchase shares of common stock of the Company at an exercise price of \$4.00 per share. The Company recorded \$20,000 as deferred financing costs, \$13,333 of which was recognized as interest expense in the nine months ended September 30, 2005, leaving a balance remaining of \$6,667. Reference the entry for August 17, 2005 below.

On April 13, 2005, the Company executed a short-term demand note with the President and Chief Executive Officer of the Company in the amount of \$40,000 to fund additional operations. The note bears interest at an annualized rate of 10%.

On April 27, 2005, the Company executed a short-term demand note with the President and Chief Executive Officer of the Company in the amount of \$50,000 to fund additional operations. The note bears interest at an annualized rate of 10%. This note was retired in full on June 24, 2005, in the amount of \$50,787. The Company recorded interest expense of \$787.

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On May 16, 2005, the Company executed promissory notes with shareholders in the amount of \$250,000 to fund additional operations. The note holders are accredited investors. The notes bear interest at an annualized rate of 20%, are convertible into shares of common stock of the Company at \$4.00 per share, and are due November 16, 2005. In connection with the note, the Company issued 91,665 warrants to purchase shares of common stock of the Company at an exercise price of \$4.00 per share. The Company recorded \$57,500 as a debt discount, \$45,042 of which was recognized as interest expense in the nine months ended September 30, 2005, leaving a balance remaining of \$12,458. Reference the entry for August 17, 2005 below.

On June 5, 2005, the Company executed a promissory note with a shareholder, effective May 31, 2005, in the amount of \$500,000 to fund additional operations. The note holder is an accredited investor. The note bears interest at an annualized rate of 20%, is convertible into shares of common stock of the Company at \$2.00 per share, and is due May 31, 2006. In connection with the note, if the maturity date is reached and the note holder has not converted to common shares, the Company will issue 25,000 warrants to purchase shares of common stock of the Company at an exercise price of \$4.00 per share.

On August 17, 2005, the Company re-structured several promissory notes with a shareholder to consolidate the debt and extend the maturity of the notes to August 16, 2006, in the amount of \$3,750,000 bearing interest at an annualized rate of 22%. The note holder is an accredited investor. The individual consolidated notes were as follows: a) \$500,000 executed June 24, 2004 at 22% annualized interest due January 24, 2006; b) \$500,000 executed September 7, 2004 at 22% annualized interest due April 6, 2006; c) \$200,000 executed March 8, 2005 at 30% annualized interest due January 3, 2006; d) \$2,100,000 executed March 10, 2005 at 22% annualized interests due March 9, 2006; e) \$100,000 executed April 12, 2005 at 22% annualized interest due October 11, 2005; and f) \$50,000 executed May 16, 2005 at 20% annualized interest due November 15, 2005.

On August 18, 2005, the Company executed a promissory note with a shareholder in the amount of \$250,000 to fund additional operations. The note holder is an accredited investor. The note bears zero interest. However, at Maturity, the note holder will be issued 50,000 warrants to purchase shares of common stock of the Company at \$5.50 per share. The note is convertible into shares of common stock of the Company at \$2.00 per share, and is due October 17, 2005. On October 13, 2005 the note holder exercised their right to convert the outstanding balance to common stock of the Company at \$2.00 per share. The Company issued 125,000 shares of common stock as well as 50,000 warrants to purchase common stock in the Company with an exercise price of \$5.50 per share.

On September 15, 2005, the Company executed a short-term demand note with the President and Chief Executive Officer of the Company in the amount of \$100,000 to fund additional operations. The note bears interest at an annualized rate of 10%.

On September 19, 2005, the Company executed a short-term demand note with a shareholder in the amount of \$75,000 to fund additional operations. The note bears zero interest. This note was retired in full on September 27, 2005.

Subsequent Events

On August 18, 2005, the Company executed a \$250,000 promissory note to a shareholder, who, on October 18, 2005, converted the outstanding balance to 125,000 shares of common stock of the Company, and was issued warrants to purchase 50,000 shares of common stock of the Company with an exercise price of \$5.50 per share.

On October 26, 2005, the Company executed a short-term demand note with the President and Chief Executive Officer of the Company in the amount of \$50,000 to fund additional operations. The note bears interest at an annualized rate of 10%. This note was retired in full on October 28, 2005, in the amount of \$50,027. The Company recorded interest expense of \$27.

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ITEM 3. CONTROLS AND PROCEDURES

- a. Evaluation of disclosure controls and procedures.

The Company's management evaluated, with the participation of the Chief Executive Officer and Chief Financial Officer, the effectiveness of our disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e) as of September 30, 2005, (the "Evaluation Date"). Based on that evaluation, the Chief Executive Officer and Chief Financial Officer have concluded that as of the Evaluation Date, the Company's disclosure controls and procedures were effective.

- b. Changes in internal controls.

During the fiscal quarter covered by this report, there has been no change in our internal control over financial reporting (as defined in Rule 13a-15(f) or 15d-15(f) under the Exchange Act) that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

Other than described in Note I to the financial statements, the Company is not a party to any material threatened or pending legal proceedings, which if adversely determined, would have an adverse material effect on the financial condition or results of operations of the Company. From time to time, however, the Company may become subject to legal proceedings, claims, and litigation arising in the ordinary course of business, including, but not limited to, employee, customer and vendor disputes.

Item 2. Unregistered Sales of Equity Securities

On August 31, 2005, we issued 7,168 shares of preferred stock as stock dividends to some of our shareholders in the amount of \$67,200.

On January 6, 2005, May 27, 2005 and August 5, 2005, we issued a total of 14,588 shares of common stock in the amount of \$56,268 according to the terms of an employment agreement for one of our officers.

On February 18, 2005 we issued 4,188 shares of common stock in the amount \$16,752 to a referral source in connection with an equity offering of our common stock.

On February 2, 2005, June 22, 2005, June 30, 2005 and July 29, 2005, we issued a total of 392,750 shares of common stock to several of our existing shareholders generating total proceeds of \$893,000. We incurred offering costs of \$27,568. Net proceeds to us were \$865,432.

On April 18, 2005 we extended the exercise period for an additional twelve months from the original warrant expiration date for 165,592 warrants. The warrants are exercisable at an exercise price of \$3.00 and are held by existing shareholders.

On April 19, 2005, April 29, 2005 and May 24, 2005, we issued at total of 165,592 shares of common stock in connection with the exercise of warrants by existing shareholders generating total proceeds of \$496,776.

On January 13, 2005 and March 10, 2005 we issued warrants to purchase a total of 34,965 shares of our common stock at an exercise price of \$5.50 per share in connection with a \$1,100,000 loan to us effective January 13, 2005.

On February 15, 2005, May 16, 2005 and August 19, 2005 we issued warrants to purchase a total of 15,000 shares of our common stock at an exercise price of \$5.50 per share in connection with a \$500,000 loan to us effective August 19, 2004.

On March 6, 2005 and June 4, 2005 we issued warrants to purchase a total of 10,000 shares of our common stock at an exercise price of \$5.50 per share in connection with a \$500,000 loan to us effective September 7, 2004.

On March 8, 2005, we issued warrants to purchase a total of 233,331 shares of our common stock at an exercise price of \$4.00 per share in connection with four separate loans to us totaling \$700,000, each of which were effective March 8, 2005.

NBO SYSTEMS, INC.

On March 10, 2005 we issued warrants to purchase a total of 6,583 shares of our common stock at an exercise price of \$5.50 per share in connection with a \$1,000,000 loan to us effective March 26, 2004.

On March 10, 2005 we issued warrants to purchase a total of 700,000 shares of our common stock at an exercise price of \$4.00 per share in connection with a \$2,100,000 loan to us effective March 10, 2005.

On March 21, 2005, June 19, 2005 and September 17, 2005 we issued warrants to purchase a total of 40,000 shares of our common stock at an exercise price of \$5.50 per share in connection with three separate loans to us totaling \$1,500,000, each of which were effective June 24, 2004.

On April 5, 2005 we issued warrants to purchase 1,545 shares of our common stock at an exercise price of \$5.50 per share in connection with a \$100,000 loan to us effective October 6, 2004.

On April 5, 2005 we issued warrants to purchase 2,500 shares of our common stock at an exercise price of \$4.00 per share in connection with a \$100,000 loan to us effective April 5, 2005.

On April 12, 2005 we issued warrants to purchase 1,545 shares of our common stock at an exercise price of \$5.50 per share in connection with a \$100,000 loan to us effective October 13, 2004.

On April 12, 2005 we issued warrants to purchase 36,666 shares of our common stock at an exercise price of \$4.00 per share in connection with a \$100,000 loan to us effective April 12, 2005.

On May 16, 2005 we issued warrants to purchase a total of 91,665 shares of our common stock at an exercise price of \$4.00 per share in connection with three separate loans to us totaling \$250,000, each of which were effective May 16, 2005.

On July 6, 2005 we issued warrants to purchase 100,000 shares of our common stock at an exercise price of \$2.00 per share in connection with a \$200,000 loan to us effective March 8, 2005.

All of the investors are accredited investors. We relied upon the exemption from registration set forth in section 4(2) of the Securities Act of 1933, as amended, and Rule 506 of Regulation D thereunder. All investors are also shareholders of ours. All shareholders are financially sophisticated. We have had a long relationship with the investors in our securities. We did not engage in any public solicitation or advertising. All of the securities are restricted by legends and stop-transfer instructions.

Item 6. Exhibits

(a) Exhibits:

- 31.1 Certification, Keith A. Guevara, Chairman, President and CEO
- 31.2 Certification, Christopher Foley, Board Member, CFO

- 32 Certification pursuant to 18 U.S.C. Section 1350 of Keith A. Guevara and Christopher Foley

SIGNATURES

In accordance with the requirements of the Exchange Act, the registrant caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

NBO SYSTEMS, INC.

By	/s/ Keith A. Guevara Chairman/President/CEO	November 14, 2005
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	/s/ Christopher Foley Director, Chief Financial Officer	November 14, 2005
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	/s/ Kent Jasperson Secretary/Treasurer, Chief Accounting Officer	November 14, 2005
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NBO Systems, Inc.

Exhibit 31.1

I, Keith A. Guevara, certify that:

1. I have reviewed this Form 10-QSB report for the quarter ended September 30, 2005 of NBO SYSTEMS, INC.;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the periods covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the small business issuer as of, and for, the periods presented in this report;
4. The small business issuer's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) for the small business issuer and have:
 - a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the small business issuer, is made known to us by others, particularly during the period in which this report is being prepared;
 - b) [Paragraph omitted pursuant to SEC Release Nos. 33-8545 and 34-51293]
 - c) evaluated the effectiveness of the small business issuer's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) disclosed in this report any change in the small business issuer's internal control over financial reporting that occurred during the small business issuer's most recent fiscal quarter that has materially affected or is reasonably likely to materially affect the small business issuer's internal control over financial reporting.
5. The small business issuer's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the small business issuer's auditors and the audit committee of small business issuer's board of directors (or persons performing the equivalent functions):
 - a) all significant deficiencies and material weakness in the design or operation of internal controls which are reasonably likely to adversely affect the small business issuer's ability to record, process, summarize and report financial information; and
 - b) any fraud, whether or not material, that involves management or other employees who have a significant role in the small business issuer's internal control over financial reporting.

Date: November 14, 2005

/s/ Keith A. Guevara
[Signature]

Chairman of the Board of Directors, Chief Executive Officer and President

NBO Systems, Inc.

Exhibit 31.2

I, Christopher Foley, certify that:

1. I have reviewed this Form 10-QSB report for the quarter ended September 30, 2005 of NBO SYSTEMS, INC.;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the periods covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the small business issuer as of, and for, the periods presented in this report;
4. The small business issuer's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15e)) for the small business issuer and have:
 - a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the small business issuer, is made known to us by others, particularly during the period in which this report is being prepared;
 - b) [Paragraph omitted pursuant to SEC Release Nos. 33-8545 and 34-51293]
 - c) evaluated the effectiveness of the small business issuer's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) disclosed in this report any change in the small business issuer's internal control over financial reporting that occurred during the small business issuer's most recent fiscal quarter that has materially affected or is reasonably likely to materially affect the small business issuer's internal control over financial reporting.
5. The small business issuer's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the small business issuer's auditors and the audit committee of small business issuer's board of directors (or persons performing the equivalent functions):
 - a) all significant deficiencies and material weakness in the design or operation of internal controls which are reasonably likely to adversely affect the small business issuer's ability to record, process, summarize and report financial information; and
 - b) any fraud, whether or not material, that involves management or other employees who have a significant role in the small business issuer's internal control over financial reporting.

Date: November 14, 2005

/s/ Christopher Foley
[Signature]

Director, Chief Financial Officer

**STATEMENT PURSUANT TO
18 U.S.C. SECTION 1350**

Keith A. Guevara, as Chief Executive Officer of NBO Systems, Inc. (the “Company”), and Christopher Foley, as Chief Financial Officer of the Company, hereby certify, pursuant to 18 U.S.C. §1350(b), that

- (1) our Report of Form 10-QSB for the quarterly period ended September 30, 2005, as filed with the Securities and Exchange Commission on the date hereof (the “Report”) fully complies with the applicable requirements of Section 13(a) or Section 15(d) of the Securities Exchange Act of 1934; and
- (2) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Dated: November 14, 2005

/s/Keith A. Guevara
Chief Executive Officer
Of NBO Systems, Inc.

Dated: November 14, 2005

/s/Christopher Foley
Chief Financial Officer
Of NBO Systems, Inc.