UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 10-Q

(Mark One)

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

FOR THE QUARTERLY PERIOD ENDED SEPTEMBER 30, 2008.

OR

☐ TRANSITION REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
FOR THE TRANSITION FROMTO
COMMISSION FILE NUMBER 0-28353

INTEGRAL TECHNOLOGIES, INC.

(Exact Name of Registrant as Specified in its Charter)

Nevada	
(State or other jurisdiction of incorporation or organization)	(I.R.S.

805 W. Orchard Drive, Suite 7, Bellingham, Washington 98225 (Address of principal executive offices) (Zip Code)

98-0163519 Employer Identification No.)

Issuer's telephone number: (360) 752-1982

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

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer \square	Accelerated filer □
Non-accelerated filer □	Smaller reporting company T
Indicate by check mark whether the registrant is a shell company (as def	fined in Rule 12b-2 of the Exchange Act). Yes ☐ No 🗵

APPLICABLE ONLY TO ISSUERS INVOLVED IN BANKRUPTCY PROCEEDINGS DURING THE PRECEDING FIVE YEARS

Indicate by check mark whether the registrant filed all documents and reports required to be filed by Section 12, 13 or 15(d) of the Exchange Act after the distribution of securities under a plan confirmed by a court. Yes \Box No \Box

APPLICABLE ONLY TO CORPORATE ISSUERS

State the number of shares outstanding of each of the issuer's classes of common equity, as of the latest practicable date: As of November 5, 2008, there were 45,754,969 outstanding shares of the Registrant's Common Stock, \$0.001 par value.

INTEGRAL TECHNNOLOGIES, INC. SEPTEMBER 30, 2008 QUARTERLY REPORT ON FORM 10-Q

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PART I FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

INTEGRAL TECHNOLOGIES, INC. (A Development Stage Company) Consolidated Balance Sheet (Unaudited) (US Dollars)

	Se	eptember		
		30,		June 30,
		2008		2008
Assets				
ASSUS				
Current				
Cash	\$	760,043	\$	1,104,104
Prepaid expenses		24,794		30,575
Total Assets	\$	784,837	\$	1,134,679
Liabilities				
Current				
Accounts payable and accruals	\$	684,304	\$	707,848
Total Current Liabilities		684,304		707,848
Total Current Diabilities		084,304		707,840
Stockholders' Equity				
Preferred Stock and Paid-in Capital in Excess of \$0.001 Par Value 20,000,000 Shares				
authorized 308,538 (June 30, 2008 - 308,538) issued and outstanding		308,538		308,538
Common Stock and Paid-in Capital in Excess of \$0.001 Par Value 50,000,000 Shares		,		,
authorized 45,754,969 (June 30, 2008 - 45,704,969) issued and outstanding	2	29,294,687	2	29,219,71
Promissory Notes Receivable		(29,737)		(29,737
Subscriptions Received		267,000		276,500
Other Comprehensive Income		46,267		46,267
Deficit Accumulated During the Development Stage	(2	29,786,222)	(′.	29,394,448
Total Stockholders' Equity		100,533		426,83
1° V		100,555		120,03
Total Liabilities and Stockholders' Equity	\$	784,837	Ф	1,134,679

INTEGRAL TECHNOLOGIES, INC. (A Development Stage Company) Consolidated Statement of Operations (Unaudited)

(US Dollars)

		Three Mon Septem 2008			Period from February 12, 1996 (Inception) to September 30, 2008
Revenue	\$	0	\$	0	\$ 249,308
Cost of Sales	Ψ		Ψ	0	216,016
Cost of Baics		0		0	33,292
Other Income		3,862		23,498	860,958
		,		20,.70	,
		3,862		23,498	894,250
Expenses					
Legal and accounting		48,013		64,130	4,187,808
Salaries and benefits		158,558		141,000	9,260,650
Consulting		72,570		69,139	6,336,972
Travel and entertainment		15,263		20,820	1,318,609
General and administrative		19,298		21,233	1,131,937
Telephone		5,263		8,262	439,565
Rent		12,182		10,389	456,682
Bank charges and interest, net		2,344		101	204,542
Advertising		1,591		0	332,861
Research and development		56,694		41,123	1,297,597
Settlement of lawsuit		0		0	45,250
Remuneration pursuant to proprietary, non-competition agreement		0		0	711,000
Financing fees		0		0	129,043
Write-off of investments		0		0	1,250,000
Interest on beneficial conversion feature		0		0	566,456
Write-down of license and operating assets		0		0	1,855,619
Bad debts		0		0	46,604
Amortization		0		0	324,386
		391,776		376,197	29,895,581
Net Loss for Period	\$	(387,914)	\$	(352,699)	\$(29,001,331
Net Loss Per Common Share	\$	(0.01)	\$	(0.01)	
Weighted Average Number of Common Shares Outstanding		45,714,969	_	15,514,969	

INTEGRAL TECHNOLOGIES, INC.

(A Development Stage Company)

Consolidated Statements of Stockholders' Equity (Deficit)

(US Dollars)

	Shares of Common Stock Issued	Common Stock and Paid-in Capital in Excess of Par	Shares of Preferred Stock Issued	in Excess	Promissory Notes Receivable	Share Subscriptions	Other Comprehensive Income	. 6	Total Stockholders' Equity (Deficit)
Balance, June		***	••• •••	* * * * * * * * * * * * * * * * * * *			4.005	* (** 140 00 *)	
30, 2007	45,514,969	\$28,762,772	308,538	\$ 308,538	\$ (29,737)	\$ 0	\$ 46,267	\$ (27,440,805)	\$ 1,647,035
Shares Issued									
for									
Exercise of	190,000	200.005	0	0	0	0	0	0	200.005
warrants Subscription	190,000	208,995	U	U	U	U	0	U	208,995
received	0	0	0	0	0	276,500	0	0	276,500
Dividends on	U	U	U	U	U	270,300	U	0	270,300
preferred									
shares	0	0	0	0	0	0	0	(15,427)	(15,427)
Stock option								, , ,	, , ,
compensation	0	247,944	0	0	0	0	0	0	247,944
Net loss for									
year	0	0	0	0	0	0	0	(1,938,216)	(1,938,216)
Dalamas Tuna									
Balance, June									
30, 2008	45,704,969	\$29,219,711	308,538	\$ 308,538	\$ (29,737)	\$ 276,500	\$ 46,267	\$ (29,394,448)	\$ 426,831
Shares Issued									
for									
Past services	50.000	46.500	0	0	0	(46.500)	0	0	0
(note 2(a)) Subscription	50,000	46,500	0	0	0	(46,500)	0	0	0
received	0	0	0	0	0	37,000	0	0	37,000
Dividends on	U	U	U	U	U	37,000	U	0	37,000
preferred									
shares	0	0	0	0	0	0	0	(3,860)	(3,860)
Stock option								(-,)	(-,-,-,-,
compensation	0	28,476	0	0	0	0	0	0	28,476
Net loss for									
period	0	0	0	0	0	0	0	(387,914)	(387,914)
Balance, September 30, 2008	45 754 060	\$20,204,697	200 520	¢ 200 520	¢ (20.727)	\$ 267,000	\$ 46.267	\$ (20.794.222)	¢ 100.522
50, 2000	43,734,969	\$29,294,687	308,338	\$ 308,538	\$ (29,737)	\$ 267,000	\$ 40,267	\$ (29,786,222)	\$ 100,533

INTEGRAL TECHNOLOGIES, INC.

(A Development Stage Company)

Consolidated Statement of Cash Flows

(Unaudited)

(US Dollars)

Operating Activities \$ (387,914) \$ (352,699) \$ (29,001,331) Items not involving cash 0 0 1,250,000 Write-down of investment 0 0 0 711,000 Proprietary, non-competition agreement 0 0 349,941 Other income 0 0 6(58,305) Consulting services and financing fees 0 0 1,523,783 Stock option compensation 28,476 0 5,742,770 Interest on beneficial conversion feature 0 0 60,250 Write-down of license and operating assets 0 0 77,712 Bad debts 0 0 77,712 Due from affiliaded company 0 0 (16,000) Notes and account receivable 0 0 (109,213) Inventory 0 0 (16,842) Prepaid expenses 5,781 2,043 (24,794) Other 0 0 (26,099) Accounts payable and accruals (27,404) 5,377 <td< th=""><th></th><th>Three Month Septembe</th><th>er 30,</th><th>Period from February 12, 1996 (Inception) to September 30,</th></td<>		Three Month Septembe	er 30,	Period from February 12, 1996 (Inception) to September 30,
Net loss		2008	2007	2008
Items not involving cash Write-down of investment 0				
Write-down of investment 0 0 1,250,000 Proprietary, non-competition agreement 0 0 711,000 Amortization 0 0 349,941 Other income 0 0 0.658,305 Consulting services and financing fees 0 0 1,523,783 Stock option compensation 28,476 0 5,742,770 Interest on beneficial conversion feature 0 0 60,250 Settlement of lawsuit 0 0 60,250 Write-down of license and operating assets 0 0 1,833,542 Bad debts 0 0 1,833,542 Bad debts 0 0 0 177,122 Changes in Non-Cash Working Capital 0 0 0 116,000 Notes and account receivable 0 0 0 116,000 Notes and account receivable 0 0 0 16,000 Investing Activities 3,10 0 0 0 16,000 Asset acqui	- 1-1-1-1-1	\$ (387,914) \$	(352,699)	\$(29,001,331)
Proprietary, non-competition agreement 0 0 711,000 Amortization 0 0 349,941 Other income 0 0 1,523,783 Stock option compensation 28,476 0 5,742,770 Interest on beneficial conversion feature 0 0 60,250 Settlement of lawsuit 0 0 60,250 Write-down of license and operating assets 0 0 77,712 Changes in Non-Cash Working Capital 0 0 (16,000) Notes and account receivable 0 0 (16,000) Notes and account receivable 0 0 (16,000) Notes and account receivable 0 0 (10,213) Inventory 0 0 (26,09) Accounts payable and accruals (27,404) 5,377 953,444 Cash Used in Operating Activities (381,061) (345,279) (16,870,196) Investing Activities (381,061) (32,279) (16,870,196) Investing Activities 0 0<				
Amortization 0 0 349,941 Other income 0 0 (558,305) Consulting services and financing fees 0 0 1,523,783 Stock option compensation 28,476 0 5,742,770 Interest on beneficial conversion feature 0 0 60,250 Write-down of license and operating assets 0 0 0 60,250 Write-down of license and operating assets 0 0 0 60,250 Write-down of license and operating assets 0 0 0 60,250 Write-down of license and operating assets 0 0 0 77,712 Changes in Non-Cash Working Capital 0 0 0 116,000 0 116,000 0 116,000 0 120,213 1 1 1 1 1 1 1 0 0 0 116,000 0 1 1 0 0 1 1 0 0 1 1 0 0 1 <				
Other income 0 0 (658.305) Consulting services and financing fees 0 0 1,523,783 Stock option compensation 28,476 0 5,742,770 Interest on beneficial conversion feature 0 0 566,456 Settlement of lawsuit 0 0 0,250 Write-down of license and operating assets 0 0 7,712 Changes in Non-Cash Working Capital 0 0 0 7,712 Changes in Non-Cash Working Capital 0 0 0 (106,000) Notes and account receivable 0 0 0 (109,213) Inventory 0 0 0 (26,094) Other 0 0 0 (26,094) Accounts payable and accruals (381,061) (345,279) (16,870,196) Investing Activities (381,061) (345,279) (16,870,196) Investing Activities 0 0 (200,035) Assets acquired and liabilities assumed on purchase of subsidiary 0 0				
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Stock option compensation 28,476 0 5,742,770 Interest on beneficial conversion feature 0 0 566,456 Settlement of lawsuit 0 0 60,250 Write-down of license and operating assets 0 0 7,712 Bad debts 0 0 7,712 Changes in Non-Cash Working Capital 0 0 (116,000) Notes and account receivable 0 0 (16,000) Notes and account receivable 0 0 0 (26,09) Accounts payable and accruals 2,781 2,043 (24,794) Other 0 0 0 (26,09) Accounts payable and accruals (27,404) 5,377 953,444 Cash Used in Operating Activities (381,061) (345,279) (16,870,196) Investing Activities 0 0 (20,09,000) Investing Activities 0 0 (20,00,000) Investing Activities 0 0 (2,455,244) Cash Used in Investing Activities				
Interest on beneficial conversion feature				
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Assets acquired and liabilities assumed on purchase of subsidiary 0 0 (129,474) Investment purchase 0 0 (2,000,000) License agreement 0 0 (124,835) Cash Used in Investing Activities 0 0 (2,455,244) Financing Activities 0 0 0 (50,000) Repayment of loan 0 0 0 (11,000) Repayments to stockholders 0 0 0 18,200,470 Advances from Issuance of common stock 0 0 1,078,284 Share issue cost 0 0 0 227,420) Subscriptions received 37,000 0 540,165 Proceeds from convertible debentures 0 0 600,000 Cash Provided by Financing Activities 37,000 0 20,039,216 Effect of Foreign Currency Translation on Cash 0 0 46,267 Inflow (Outflow) of Cash (344,061) (345,279) 760,043 Cash, Beginning of Period 1,104,104 2,240,356 0	Investing Activities			
Assets acquired and liabilities assumed on purchase of subsidiary 0 0 (129,474) Investment purchase 0 0 (2,000,000) License agreement 0 0 (124,835) Cash Used in Investing Activities 0 0 (2,455,244) Financing Activities 0 0 0 (50,000) Repayment of loan 0 0 0 (11,000) Repayments to stockholders 0 0 0 18,200,470 Advances from Issuance of common stock 0 0 1,078,284 Share issue cost 0 0 0 227,420) Subscriptions received 37,000 0 540,165 Proceeds from convertible debentures 0 0 600,000 Cash Provided by Financing Activities 37,000 0 20,039,216 Effect of Foreign Currency Translation on Cash 0 0 46,267 Inflow (Outflow) of Cash (344,061) (345,279) 760,043 Cash, Beginning of Period 1,104,104 2,240,356 0	Purchase of property, equipment and intangible assets	0	0	(200,935)
Investment purchase 0 0 (2,000,000) License agreement 0 0 (124,835) Cash Used in Investing Activities 0 0 (2,455,244) Financing Activities 8 0 0 (50,000) Redemption of preferred shares 0 0 (11,000) Repayment of loan 0 0 (91,283) Proceeds from Issuance of common stock 0 0 18,200,470 Advances from stockholders 0 0 1,078,284 Share issue cost 0 0 (227,420) Subscriptions received 37,000 0 540,165 Proceeds from convertible debentures 0 0 600,000 Cash Provided by Financing Activities 37,000 0 20,039,216 Effect of Foreign Currency Translation on Cash 0 0 46,267 Inflow (Outflow) of Cash (344,061) (345,279) 760,043 Cash, Beginning of Period 1,104,104 2,240,356 0		0	0	(129,474)
Cash Used in Investing Activities 0 0 (2,455,244) Financing Activities Redemption of preferred shares Repayment of loan 0 0 (50,000) Repayments to stockholders 0 0 (91,283) Proceeds from Issuance of common stock 0 0 18,200,470 Advances from stockholders 0 0 1,078,284 Share issue cost 0 0 227,420 Subscriptions received 37,000 0 540,165 Proceeds from convertible debentures 0 0 600,000 Cash Provided by Financing Activities 37,000 0 20,039,216 Effect of Foreign Currency Translation on Cash 0 0 46,267 Inflow (Outflow) of Cash (344,061) (345,279) 760,043 Cash, Beginning of Period 1,104,104 2,240,356 0		0	0	(2,000,000)
Financing Activities Company of preferred shares 0 0 (50,000) Repayment of loan 0 0 (11,000) Repayments to stockholders 0 0 (91,283) Proceeds from Issuance of common stock 0 0 18,200,470 Advances from stockholders 0 0 1,078,284 Share issue cost 0 0 0 (227,420) Subscriptions received 37,000 0 540,165 Proceeds from convertible debentures 0 0 600,000 Cash Provided by Financing Activities 37,000 0 20,039,216 Effect of Foreign Currency Translation on Cash 0 0 46,267 Inflow (Outflow) of Cash (344,061) (345,279) 760,043 Cash, Beginning of Period 1,104,104 2,240,356 0	License agreement	0	0	(124,835)
Financing Activities Redemption of preferred shares 0 0 (50,000) Repayment of loan 0 0 (11,000) Repayments to stockholders 0 0 (91,283) Proceeds from Issuance of common stock 0 0 18,200,470 Advances from stockholders 0 0 1,078,284 Share issue cost 0 0 0 (227,420) Subscriptions received 37,000 0 540,165 Proceeds from convertible debentures 0 0 600,000 Cash Provided by Financing Activities 37,000 0 20,039,216 Effect of Foreign Currency Translation on Cash 0 0 46,267 Inflow (Outflow) of Cash (344,061) (345,279) 760,043 Cash, Beginning of Period 1,104,104 2,240,356 0	Cash Used in Investing Activities	0	0	(2,455,244)
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Inflow (Outflow) of Cash (344,061) (345,279) 760,043 Cash, Beginning of Period 1,104,104 2,240,356 0	Effect of Foreign Currency Translation on Cash			
Cash, Beginning of Period 1,104,104 2,240,356 0				
	Cash, End of Period			760,043

INTEGRAL TECHNOLOGIES, INC. (A Development Stage Company) Notes to Consolidated Financial Statements Three Months Ended September 30, 2008 (Unaudited) (US Dollars)

1. BASIS OF PRESENTATION

These unaudited consolidated financial statements have been prepared in accordance with generally accepted accounting principles in the United States for interim financial information. These financial statements are condensed and do not include all disclosures required for annual financial statements. The organization and business of the Company, accounting policies followed by the Company and other information are contained in the notes to the Company's audited consolidated financial statements filed as part of the Company's June 30, 2008 Form 10-KSB.

In the opinion of the Company's management, these consolidated financial statements reflect all adjustments necessary to present fairly the Company's consolidated financial position at September 30, 2008 and June 30, 2008 and the consolidated results of operations and cash flows for the three months ended September 30, 2008 and 2007. The results of operations for the three months ended September 30, 2008 and 2007 are not necessarily indicative of the results to be expected for the entire fiscal year.

2. STOCKHOLDERS' EQUITY

(a) Common stock

During the period ended September 30, 2008, the Company issued 50,000 shares as consideration for consulting services. These shares were recorded as subscriptions received during the year ended June 30, 2008 at a value of \$46,500 representing the market value of the shares at the date when the shares were to be issued.

(b) Stock based compensation

During the period ended September 30, 2008, the Company extended the expiry date of 855,000 options. These options have been re-measured resulting in \$28,476 additional compensation expense recognized in the period, \$15,531 is included as part of salaries and benefits and \$12,945 is included as part of consulting fees.

The fair value of each option grant is calculated using the following weighted average assumptions:

Expected life (years)	1
Interest rate	4.19%
Volatility	81.80%
Dividend yield	0.00%
Forfeiture rate	0.00%
Dividend yield	0.00%

INTEGRAL TECHNOLOGIES, INC. (A Development Stage Company) Notes to Consolidated Financial Statements Three Months Ended September 30, 2008 (Unaudited) (US Dollars)

2. STOCKHOLDERS' EQUITY (Continued)

(c) Subscriptions received

During the period ended September 30, 2008, a total of \$37,000 was received for a subscription of 92,500 units at \$0.40 per unit, each unit consists of one share of common stock and one warrant. Each warrant entitles the holder to purchase one share of common stock on or before two years after the closing date at an exercise price of \$0.60 per share. To date, these units have not been issued.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS AND PLAN OF OPERATIONS

Statements contained herein that are not historical facts are forward-looking statements. Although we believe that the expectations reflected in such forward-looking statements are reasonable, the forward-looking statements are subject to risks and uncertainties that could cause actual results to differ from those projected. We caution investors that any forward-looking statements made by us are not guarantees of future performance and that actual results may differ materially from those in the forward-looking statements. Such risks and uncertainties include, without limitation: well-established competitors who have substantially greater financial resources and longer operating histories, regulatory delays or denials, ability to compete as a start-up company in a highly competitive market, and access to sources of capital.

The following discussion and analysis should be read in conjunction with our financial statements and notes thereto included elsewhere in this Form 10-Q. Except for the historical information contained herein, the discussion in this Form 10-Q contains certain forward-looking statements that involve risks and uncertainties, such as statements of our plans, objectives, expectations and intentions. The cautionary statements made in this Form 10-Q should be read as being applicable to all related forward-looking statements wherever they appear in this Form 10-Q. Our actual results could differ materially from those discussed here.

To date we have recorded nominal revenues. We are still considered a development stage company for accounting purposes. From inception on February 12, 1996 through September 30, 2008, we have accrued an accumulated deficit of approximately \$29.8 million.

At September 30, 2008, all of our assets were current assets of \$784,837, consisting of cash of \$760,043 and prepaid expenses of \$24,794. All of our property and equipment has been fully depreciated.

At September 30, 2008, all of our liabilities were current liabilities of \$684,304, consisting of accounts payable and accruals. Of this amount, payables for legal fees (including associated filing fees) related to patent filings accounting for approximately \$535,000 of the total.

At September 30, 2008, total stockholder's equity was \$100,533.

Our net loss for the quarter ended September 30, 2008, was \$387,914, compared to a net loss of \$352,699 for the corresponding period of the prior fiscal year, an increase of \$35,215 which was primary a result of a reduction in other income of \$19,636.

Total expenses for the quarter ended September, 2008, was \$391,776 compared to total expenses of \$376,197 for the corresponding period of the prior fiscal year a modest increase of \$15,579.

Total income for the quarter ended September 30, 2008, was comprised of "other income" of \$3,862, compared to "other income" of \$23,498 for the corresponding period of the prior fiscal year, a decrease of \$19,636. The category of "other income" consists of interest income and nominal license fees.

Consulting expenses during the quarter ended September 30, 2008, were \$72,570 which included non-cash, stock based compensation charges (for the extension of the expiry date of options) of \$12,945. In the corresponding period of the prior fiscal year, consulting expenses were \$69,139, which included non-cash, stock based compensation charges of \$nil.

Research and development costs of \$56,694 during the quarter ended September 30, 2008, are attributable to refining the manufacturing process of our ElectriPlastTM material. In the corresponding period of the prior fiscal year, the amount expensed under this category was \$41,123.

For the three months ended September 30, 2008, our cash used in operating activities was \$381,061 compared to \$345,279 used in the corresponding period of the prior fiscal year a reduction of \$35,782.

For the three months ended September 30, 2008, our cash provided by financing activities was \$37,000 compared to \$nil provided in the corresponding period of the prior fiscal year. The difference of \$37,000 was due to subscriptions received during the three months ended September 30, 2008, for the private placement of equity securities which has not been completed to date.

We anticipate spending up to approximately \$250,000 over the next twelve months on ongoing research and development (primarily salaries and consulting fees) of the different applications and uses of our technologies.

During the next twelve months, we do not anticipate increasing our staff.

As of September 30, 2008, we had \$760,043 in cash on hand. Accordingly, management believes that there is adequate cash on hand to fund operations over the next 4 months and additional equity funding will be required thereafter.

We are not in the manufacturing business and do not expect to make any capital purchases of a manufacturing plant or significant equipment in the next twelve months.

1

Presently, we are focusing the majority of our resources on the researching, developing and commercializing of our ElectriPlastTM technologies. Our business strategy focuses on leveraging our intellectual property rights and our strengths in product design and material innovation. We are focusing our marketing efforts on securing licensing agreements for applications of our ElectriPlastTM technologies with manufacturers of products which would benefit from the incorporation of any of the ElectriPlastTM applications.

ElectriPlastTM is an innovative, electrically-conductive resin-based material. The ElectriPlastTM polymer is a compounded formulation of resin-based materials, which are conductively loaded, or doped, with a proprietary-controlled, balanced concentration of micron conductive materials, then pelletized. The conductive loading or doping within this pellet is then homogenized using conventional molding techniques and conventional molding equipment. The end result is a product that can be molded into any of the infinite shapes and sizes associated with plastics and rubbers, and is non-corrosive, but which is as electrically conductive as if it were metal.

Various examples of applications for ElectriPlastTM are shielding, lighting circuitry, switch actuators, resistors, medical devices, thermal management and cable connector bodies, to name just a few. We have been working to introduce these new applications and the ElectriPlastTM technology to the marketplace.

Patents/Trademarks on Technologies

Our intellectual property portfolio consists of over eleven years of accumulated research and design knowledge and trade secrets. We have sought U.S. patent protection for many of our ideas related to our ElectriPlastTM technologies. Currently, we have filed 119 U.S. patent applications, 39 of which have been issued, 2 of which have been allowed and are pending issuance, and 78 of which have been filed and are pending approval. No assurances can be given that all patent applications will be approved; however, to the extent that patents are not granted, we will continue to attempt to commercialize these technologies without the protection of patents. As patents are issued, we will have the exclusive right to use in the U.S. the design(s) described in each issued patent for the 18-year life of the patent.

Of the aforementioned 78 U.S. patent applications which have been filed, 28 have been rejected. Certain patent office applications have been rejected by the patent office due to more stringent requirements implemented by the patent office over 18 months ago. The company has elected not to appeal those patent application rejected as the contents of those rejected applications have been incorporated into subsequent applications.

Recent developments in the law increase the challenge of obtaining US patent protection. In particular, the Supreme Court's decision in *KSR v. Teleflex* (2007) makes it easier for the USPTO to sustain obviousness rejections. As a result, the USPTO is now more likely to reject applications by combining elements from the prior art – even where no motivation to combine can be shown in the art references. This new approach affects all applicants, including Integral Technologies, Inc., and has reduced the rate of patent issues. Nevertheless, Integral Technology, Inc., continues to pursue intellectual property protection through its patent and trademark portfolio while constantly evaluating its filings to judiciously apply resources to the most critical technologies.

We have also filed trademark applications with the U.S. Trademark Office for "ElectriPlastTM" and related names such as "ElectriPonixTM" and "ElectriOnixTM.

Summary descriptions of our manufacturing agreement with Jasper Rubber Products, Inc. and our various patent license agreements are included in our annual report on Form 10-KSB for the year ended June 30, 2008.

We have also filed trademark applications with the U.S. Trademark Office for "ElectriPlastTM" and related names such as "ElectriPonixTM" and "ElectriOnixTM.

We are not in the manufacturing business. Our manufacturing agreement with Jasper Rubber Products, Inc. provides for Jasper to manufacture ElectriPlastTM for us.

After twenty-three months of refining the manufacturing and molding process of ElectriPlastTM, the Jasper facility is now capable of producing over 50,000 pounds of ElectriPlastTM pellets per month. We have entered into patent license agreements with several companies, as summarized below, and we are in the process of producing prototypes of requested applications of ElectriPlastTM for these companies as well as other prospective customers.

In addition to its manufacturing capabilities, Jasper has a distribution network throughout the US and Canada, allowing for ElectriPlast TM to be introduced to prospective customers and delivered to customers.

We anticipate that our technologies will not be sold directly to the general public, but rather to businesses and manufacturers who will incorporate our technologies as components in the design of their products.

During the three month period ended September 30, 2008, the Company extended the expiration date of 855,000 options.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK.

N/A.

ITEM 4T. CONTROLS AND PROCEDURES.

Evaluation of Disclosure Controls and Procedures

Our management is responsible for establishing and maintaining a system of disclosure controls and procedures (as defined in Rule 13a-15(e)) under the Exchange Act) that is designed to ensure that information required to be disclosed by the Company in the reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported, within the time specified in the Commission's rules and forms. Disclosure controls and procedures include, without limitation, controls and procedures designed to ensure that information required to be disclosed by an issuer in the reports that it files or submits under the Exchange Act is accumulated and communicated to the issuer's management, including its principal executive officer or officers and principal financial officer or officers, or persons performing similar functions, as appropriate to allow timely decisions regarding required disclosure.

Pursuant to Rule 13a-15(b) under the Exchange Act the Company carried out an evaluation with the participation of the Company's management, including William S. Robinson, our Chief Executive Officer ("CEO") and William A. Ince, our Company's Chief Financial Officer ("CFO"), of the effectiveness of the Company's disclosure controls and procedures (as defined under Rule 13a-15(e) under the Exchange Act) as of the period ended September 30, 2008. Based upon that evaluation, the Company's CEO and CFO concluded that the Company's disclosure controls and procedures are effective to ensure that information required to be disclosed by the Company in the reports that the Company files or submits under the Exchange Act, is recorded, processed, summarized and reported, within the time periods specified in the SEC's rules and forms, and that such information is accumulated and communicated to the Company's management, including the Company's CEO and CFO, as appropriate, to allow timely decisions regarding required disclosure.

Changes in internal controls

Our management, with the participation our Chief Executive Officer and Chief Financial Officer, performed an evaluation as to whether any change in our internal controls over financial reporting occurred during the Quarter ended September 30, 2008. Based on that evaluation, our Chief Executive Officer and our Chief Financial Officer concluded that no change occurred in the Company's internal controls over financial reporting during the 2008 Quarter ended September 30, 2008 that has materially affected, or is reasonably likely to materially affect, the Company's internal controls over financial reporting.

PART II

OTHER INFORMATION COMPANY CONFIRM OR UPDATE AS NEEDED

ITEM 1 - LEGAL PROCEEDINGS

We are not a party to any pending legal proceeding, nor is our property the subject of a pending legal proceeding, that is not in the ordinary course of business or otherwise material to the financial condition of our business. None of our directors, officers or affiliates is involved in a proceeding adverse to our business or has a material interest adverse to our business.

ITEM 1A. RISK FACTORS

There have been no material changes from the Risk Factors described in our Annual Report on Form 10-KSB for the fiscal year ended June 30, 2008.

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

None.

ITEM 3 - DEFAULTS UPON SENIOR SECURITIES

None.

ITEM 4 - SUBMISSION OF MATTERS TO VOTE OF SECURITY HOLDERS

None.

ITEM 5 - OTHER INFORMATION

None.

ITEM 6. Exhibits

31.1	Certification by Chief Executive Officer, required by Rule 13a-14(a) or Rule 15d-14(a) of the Exchange Act
31.2	Certification by Chief Financial Officer, required by Rule 13a-14(a) or Rule 15d-14(a) of the Exchange Act
32.1	Certification by Chief Executive Officer, required by Rule 13a-14(b) or Rule 15d-14(b) of the Exchange Act and
	Section 1350 of Chapter 63 of Title 18 of the United States Code
32.2	Certification by Chief Financial Officer, required by Rule 13a-14(b) or Rule 15d-14(b) of the Exchange Act and
	Section 1350 of Chapter 63 of Title 18 of the United States Code

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

DATE: November 14, 2008

Integral Technologies, Inc.

By: /s/ William S. Robinson

William S. Robinson, Chief Executive Officer and Principal Executive Officer

By: /s/ William A. Ince

William A. Ince, Chief Financial Officer and Principal Accounting Officer

Date: November 14, 2008

EXHIBIT INDEX

<u>31.1</u>	Certification by Chief Executive Officer, required by Rule 13a-14(a) or Rule 15d-14(a) of the Exchange Act
<u>31.2</u>	Certification by Chief Financial Officer, required by Rule 13a-14(a) or Rule 15d-14(a) of the Exchange Act
32.1	Certification by Chief Executive Officer, required by Rule 13a-14(b) or Rule 15d-14(b) of the Exchange Act and Section 1350 of Chapter 63 of Title 18 of the United States Code
<u>32.2</u>	Certification by Chief Financial Officer, required by Rule 13a-14(b) or Rule 15d-14(b) of the Exchange Act and Section 1350 of Chapter 63 of Title 18 of the United States Code

CERTIFICATION OF PRINCIPAL EXECUTIVE OFFICER PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

- I, William S. Robinson, Chief Executive Officer of Integral Technologies, Inc. certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Integral Technologies, Inc. for the period ended September 30, 2008;
- 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 period 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 registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer 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)) and internal controls over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - 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 registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - evaluated the effectiveness of the registrant'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 registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting;
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent function):
 - a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant'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 registrant's internal controls over financial reporting.

Dated: November 14, 2008 By: /s/ William S. Robinson

William S. Robinson
Chief Executive Officer (principal executive officer)

CERTIFICATION OF PRINCIPAL EXECUTIVE OFFICER PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

- I, William A. Ince, Chief Financial Officer of Integral Technologies, Inc. certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Integral Technologies, Inc. for the period ended September 30, 2008;
- 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 period 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 registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer 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)) and internal controls over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - 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 registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - evaluated the effectiveness of the registrant'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 registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting;
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent function):
 - all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant'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 registrant's internal controls over financial reporting.

Dated: November 14, 2008

By: /s/ William A. Ince
William A. Ince
Chief Financial Officer (principal financial officer)

Exhibit 32.1

CERTIFICATION PURSUANT TO 18 U.S.C. ss.1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

Solely for the purposes of complying with, and the extent required by 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, the undersigned certifies, in his capacity as the Chief Executive Officer of Integral Technologies, Inc., that, to his knowledge, the quarterly report of the company on Form 10-Q for the period ended September 30, 2008 fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934 and that the information contained in the report fairly presents, in all material respects, the company's financial condition and results of operations.

November	14,	2008
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/s/ William S. Robinson

William S. Robinson, Chief Executive Officer (principal executive officer)

Exhibit 32.2

CERTIFICATION PURSUANT TO 18 U.S.C. ss.1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

Solely for the purposes of complying with, and the extent required by 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, the undersigned certifies, in his capacity as the Chief Financial Officer of Integral Technologies, Inc., that, to his knowledge, the quarterly report of the company on Form 10-Q for the period ended September 30, 2008, fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934 and that the information contained in the report fairly presents, in all material respects, the company's financial condition and results of operations.

/s/ William A. Ince
William A. Ince, Chief Financial Officer (principal financial officer)

November 14, 2008