

PURIO, INC.

Quarterly Report

for third quarter ended September 30, 2010

Item I Exact Name of the Issuer and the Address of its Principal Executive Offices.

Our exact name is: PURIO, INC.

Our principal executive offices are located at:

1048-1685 H St Blaine, WA 98230 Phone: 1 (250) 588-7180 Email: info@puriowatertech.com www.puriowatertech.com

The person responsible for our investor relations is our CEO, Daryl English, who may be reached through our contact information directly above.

Item 2 Shares Outstanding.

Common Stock Class

as of: (i	i)	9/30/2010	(ii)	12/31/2009	12/31/2008		
(i) Period end date:		9/30/2010		12/31/2009	12/31/2008		
(ii) Number of shares authorized:		49,880,000,00	0	375,000,000	375,000,000		
(iii) Number of shares outstanding:		105,234,603		55,234,603	55,234,603		
(iv) Freely-tradable sha (public float):	res	29,258,124		29,258,124	27,500,000		
(v) Total number of beneficial shareholders	:	45		49	62		
vi) Total number of shareholders of record:		appx. 200		appx. 150	appx. 100		
Preferred Stock Class							
as of:	i)	9/30/2010	(ii)	12/31/2009	12/31/2008		
(i) Period end date:		9/30/2010		12/31/2009	12/31/2008		
(ii) Number of shares authorized:		120,000,000		0	0		
(iii) Number of shares outstanding:		2		0	0		
(iv) Freely-tradable sha (public float):	res	0		0	0		
v) Total number of beneficial shareholders	:	2		0	0		
(vi) Total number of shareholders of record:		2		0	0		

Item 3 Interim Financial Statements.

Our interim financial statements begin on the next page.

PURIO, INC.

(A Development Stage Company) CONSOLIDATED BALANCE SHEET

as at September 30, 2010 (unaudited) and December 31, 2009

ASSETS	September 30, 2010 (Unaudited)	December 31, 2009
Current Assets	(
Cash and cash equivalents	\$ 737	\$ 279
Inventory	9,836	9,836
Total Current Assets	10,573	10,115
Property and Equipment		
Fixed Assets, net of accumulated depreciation	35,072	41,045
Other Assets		
Patents, net of accumulated amortization	35,005	42,127
TOTAL ASSETS	\$ 80,650	\$ 93,287
LIABILITIES AND SHAREHOLDERS' EQUITY (DEFICIT) Current Liabilities		
Accrued Interest	1,654	292
Notes Payable	47,436	28,000
Subscriptions Received	291,291	291,291
Stockholders' Loans	77,252	91,714
Total Current Liabilities	417,633	411,297
Stockholders' Equity (Deficit)		
Common Stock, no par value; stated value \$0.001, authorize 375,000,000 shares, issued and outstanding 105,234,603 as at September 30, 2010	ed	
55,234,603 as at December 31, 2009	105,234	55,234
Additional Paid-In Capital	948,974	948,974
Accumulated other comprehensive income	22,490	30,166
Accumulated deficit during the development stage	(1,413,681)	(1,352,384)
Net Income	<u> </u>	
TOTAL STOCKHOLDERS' EQUITY (DEFICIT)	(336,983)	(318,010)
TOTAL LIABILITIES AND STOCKHOLDERS' DEFICIT	\$ 80,650	\$ 93,287

PURIO INC.

(A Development Stage Company)

CONSOLIDATED STATEMENT OF OPERATIONS

(Unaudited)

	For the three s	months ended ber 30,	For the nine i	For the Period of Inception from Nov. 16, 1999, through September 30,	
	2010	2009	2010	2009	2010
Revenue					
Sales	\$ -	\$ -	\$ 777	\$ -	\$ 5,113
Selling, General and Administrative	ve Expenses:				
Marketing		-	-	-	40,345
Professional Fees	17,096	22,305	29,287	44,004	440,297
Exploration Costs and Expenses		-	-	-	22,219
Occupancy Costs	3,803	11,595	3,803	24,313	48,642
Consulting	1,648	-	1,648		432,346
Depreciation	1,991	2,060	5,973	6,180	46,615
Amortization	7,122		7,122		86,605
Impairment of mineral rights		-	-	-	3,600
Stock Transfer Fees	1,225	-	1,225	-	12,243
Administration	1,644	10,866	1,656	24,391	55,208
Other Selling, General and					
Administrative Expenses	9,886	11,611	9,998	19,828	230,029
Total Selling, General and					
Administrative Expenses	44,415	58,437	60,712	118,716	1,418,149
Net Operating Loss	(44,415)	(58,437)	(59,935)	(118,716)	(1,413,036)
Other Income (Expense)					
Other Income					777
Interest Expense	(584)	(345)	(1,362)	(772)	(1,422)
Net Loss	(44,999)	(58,782)	(61,297)	(119,488)	(1,413,681)
Currency translation adjustment	(7,687)	99	(7,676)	3,078	22,490
Comprehensive Loss	\$ (52,686)	\$ (58,683)	\$ (68,973)	\$ (116,410)	\$ (1,391,191)
Loss Per Common Share, basic and diluted	\$ (0.00)	\$ (0.00)	\$ (0.00)	\$ (0.00)	
Weighted Average Shares Outstan Basic and Diluted:	77,762,076	55,234,063	62,771,368	55,234,063	

PURIO, INC.

(A Development Stage Company)

CONSOLIDATED STATEMENT OF CASH FLOWS

(Unaudited)

	For the nine m	onths ended	For the Period of Inception Nov. 16, 1999, through
	Septemb	per 30,	September 30,
	2010	2009	2010
Cash flows from operating activities:			
Net Operating Income (Loss)	\$ (61,297)	(119,488)	\$ (1,413,681)
Adjustments to reconcile net loss to			
net cash used by operating activities:			
Depreciation	5,973	6,180	46,614
Amortization	7,122		86,605
Subscriptions received		255,335	
Non Cash Common Stock for services	S		373,979
Consolidation of subsidiary paid-in ca	pital	15,609	(28,994)
Change in operating assets and liabilities:			
Accounts Payable, Accrued Interest	1,362	(137)	1,654
Inventory		(4,029)	(9,836)
Deposits		(265,385)	
Prepaid Expenses		11,088	
Net cash (used by) operating			
activities	(46,840)	(100,827)	(943,659)
Cash flows from investing activities:			
Subscriptions Received			291,291
Acquistion of patents			(121,610)
Disposal (acquisition) of equipment		605	(63,904)
Acquisition of water vessels			(15,722)
Net cash (used by) investing activities		605	90,055
Cash flows from financing activities:			
Common stock issued for cash			564,768
Common stock issued for debt	50,000		50,000
Proceeds (repayment) of stockholders'			
loans	(14,462)	61,819	77,252
Proceeds (repayment) Notes Payable	19,436		47,436
Other Contributed Capital			92,395

Net cash (used by) provided by financing activities	54,974		61,819	831,851
imalicing activities	 34,774		01,017	031,031
Effect of exchange rates on cash	(7,676)		3,078	 22,490
Net increase (decrease) in cash	458	((35,325)	737
Cash, beginning of the period	279		36,409	 -
Cash, end of the period	\$ 737	\$	1,084	\$ 737
Supplemental cash flow disclosure:				
Interest paid	\$ 778	\$	678	\$ 3,249
Taxes paid	\$ -	\$	-	\$ -

PURIO, INC.

(A Development Stage Company)

STATEMENT OF STOCKHOLDERS' EQUITY

For the Period from November 16, 1999 (Inception) to September 30, 2010 (Unaudited)

	Commoi	ı Stock	Ado	litional		Deficit	Sh	Total areholders'
_	Number of			aid-In		evelopment		Equity
	Shares	Capital		apital	2.	Stage	((Deficit)
_				<u> </u>				`
Inception, November 16, 1999	-	\$ -	\$	-	\$	-	\$	-
Subscriptions received during period	d	20,379						20,379
Balances, December 31, 1999	-	20,379				-		20,379
Cash contributed from Global Tech				232				232
Subscriptions received during year		115,116						115,116
Net loss year ended Dec. 31, 2000_						(2,672.00)		(2,672.00)
Balances, December 31, 2000	-	\$ 135,495	\$	232	\$	(2,672)	\$	133,055
Subscriptions received during year		1,888						1,888
Net loss year ended Dec. 31, 2001_						(5,126)		(5,126)
Balances, December 31, 2001	-	\$ 137,383	\$	232	\$	(7,798)	\$	129,817
Subscriptions received during year		7,630						7,630
Net loss year ended Dec. 31, 2002_						(11,544)		(11,544)
Balances, December 31, 2002	-	\$ 145,013	\$	232	\$	(19,342)	\$	125,903
Subscriptions received during year		1,428						1,428
Net loss year ended Dec. 31, 2003_						(6,149)		(6,149)
Balances, December 31, 2003	-	\$ 146,441	\$	232	\$	(25,491)	\$	121,182
Subscriptions received during the ye	ear	1,613						1,613
Net loss for year ended Dec. 31, 200	04					(8,461)		(8,461)
Balances, December 31, 2004	-	\$ 148,054	\$	232	\$	(33,952)	\$	114,334
Net loss for year ended Dec. 31, 200	05					(4,395)		(4,395)
Balances, December 31, 2005	-	\$ 148,054	\$	232	\$	(38,347)	\$	109,939
Net loss for year ended Dec. 31, 200	06					(4,330)		(4,330)
Balances, December 31, 2006	-	\$ 148,054	\$	232	\$	(42,677)	\$	105,609
Capital revalued Sep. 28, 2007		(148,054)			_			(148,054)
Balances September 28, 2007								
before stock issue	-	\$ -	\$	232	\$	(42,677)	\$	(42,445)

- -	Common Stock Number of Capital Shares Stock		Additional Paid-In Capital	Accumulated Other Comprehensive Income	Accumulated Deficit during development stage	Total Shareholders' Equity (Deficit)
Balances September 28, 2007		Φ.	Φ 222		ф. (42.6 77)	Φ (40 445)
before stock issue	_	\$ -	\$ 232		\$ (42,677)	\$ (42,445)
Common stock issued for cash @ 0.0026 per sh Sep. 28, 2007	10,808,694	10,809	17,569			28,378
Common stock issued for cash at \$0.036 per share Sep. 28, 2007	9,017,010	9,017	313,268			322,285
Common stock issued for cash @						
\$0.25 per share Sep. 28, 2007	776,600	776	193,329			194,105
Common stock issued for cash @ \$0.50 per share Sep. 28, 2007	40,000	40	19,960			20,000
Common stock isued for services						
\$0.0545 per share Sep. 28, 2007	6,857,696	6,858	366,886			373,744
Net loss for the year ended Dec. 31	1, 2007				(626,948)	(626,948)
Balances, December 31, 2007	27,500,000	\$ 27,500	\$ 911,244		\$ (669,625)	\$ 269,119
Merger: Purio Environmental						
Water Source, Inc. (PEWS) and						
Purio, Inc. February 13, 2008:			70.040	4.004	(02.000)	(0.07.6)
Consolidate Purio Inc.			78,849	4,984	(93,809)	(9,976)
Merger adjustments	(27, 500, 000)	(27.500)	(28,994)			(28,994)
Retire PEWS stock	(27,500,000)	(27,500)	27,500			
Issue Purio Stock	27,500,000	27,500	(27,500)			
Issue Purio Stock	27,734,603	27,734	(27,734)			
Net loss for the year ended Dec. 31	1, 2008			22,422	(354,876)	(332,454)
Dalaman Dana 1 24 4000	EE 004 600	Φ 55.004	Φ 022.267	Ф 27.406	Φ (1.110.210\)	ф. (102.205)
Balances, December 31, 2008	55,234,603	\$ 55,234	\$ 933,365	\$ 27,406	\$ (1,118,310)	\$ (102,305)
Other contributed capital	2000		15,609	2.760	(154 501)	15,609
Net loss for the year ended Dec. 31	1, 2009			2,760	(154,591)	(151,831)
Balances, December 31, 2009 Prior Period Adjustment (Note 4)	55,234,603	\$ 55,234	\$ 948,974	\$ 30,166	\$ (1,272,901) (79,483)	\$ (238,527) (79,483)
Common stock issued for debt,						
@ \$0.001 per sh. Aug. 19, 2010	50,000,000	\$ 50,000				50,000
Net loss for the 9 mo. period				(7,676)	(61,297)	(68,973)
Balances, September 30, 2010	105,234,603	\$ 105,234	\$ 948,974	\$ 22,490	\$ (1,413,681)	\$ (336,983)

PURIO INC. (A DEVELOPMENT STAGE COMPANY) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS OF SEPTEMBER 30, 2010

(Expressed in US Dollars)
(Unaudited)

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES AND ORGANIZATION

The unaudited interim financial statements as of and for the nine months ended September 30, 2010 reflect all adjustments which, in the opinion of management, are necessary to fairly state the Company's financial position and the results of its operations for the periods presented in accordance with the accounting principles generally accepted in the United States of America. All adjustments are of a normal recurring nature.

These unaudited interim financial statements should be read in conjunction with the Company's financial statements and notes thereto included in the Company's fiscal year end December 31, 2009 report. The Company assumes that the users of the interim financial information herein have read, or have access to, the audited financial statements for the preceding period, and that the adequacy of additional disclosure needed for a fair presentation may be determined in that context. The results of operations for the nine months ended September 30, 2010 are not necessarily indicative of results for the entire year ending December 31, 2010.

(A) Organization

Purio Inc. (f/k/a AOM Minerals Ltd.) (a development stage company) (the "Company") was incorporated under the laws of the State of Nevada on June 3, 2005. The Company initially was an exploration stage company with an objective of acquiring, exploring and if warranted and feasible, developing natural resource properties. Activities during this stage included developing the business plan and raising capital.

Effective December 5, 2007, the Company changed its name to "Purio Inc." and entered into a share exchange agreement with Purio Environmental Water Source, Inc. ("Purio Environmental"), a private Nevada corporation, and the Company shareholders. Pursuant to the share exchange agreement, the Company issued 27,734,603 shares of its common stock in return for all outstanding shares of Purio Environmental. By this means, Purio Environmental Water Source, Inc. became a 100% owned subsidiary of the Company, Purio Inc.

Purio Environmental Water Source, Inc. was incorporated under the laws of the State of Nevada and its principal offices are located at 1048 1685 H Street, Blaine, Washington, USA. Purio owns proprietary water clarification technology suitable to a broad number of applications including the clarification of surface water, industrial process water and sewage. The Company is marketing this technology initially for industrial and commercial applications to reclaim water and reduce the need for fresh water in such applications.

The consolidated financial statements have been prepared in accordance with the accounting principles generally accepted in the United States of America and include the following significant accounting policies:

(B) Principles of Consolidaton

The consolidated financial statements include the accounts of Purio Inc. and Purio Environmental Water Source, Inc., a wholly owned subsidiary. Significant inter-company transactions have been eliminated.

(C) Use of Estimates

In preparing financial statements in conformity with generally accepted accounting principles, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements and revenues and expenses during the reported period. Actual results could differ from those estimates.

(D) Cash and Cash Equivalents

For purposes of the cash flow statements, the Company considers all highly liquid investments with original maturities of three months or less at the time of purchase to be cash equivalents.

(E) Long-Lived Assets

The Company accounts for long-lived assets under the FASB ASC 340-10 Other Assets and Deferred Costs, (SFAS 142 and 144: "Accounting for Goodwill and Other Intangible Assets" and "Accounting for Impairment or Disposal of Long-Lived Assets"). In accordance with ASC 340, long-lived assets, goodwill and certain identifiable intangible assets held and used by the Company are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset will not be recoverable. For purposes of evaluating the recoverability of long-lived assets, goodwill and intangible assets, the recoverability test is performed using undiscounted net cash flows related to the long-lived assets. Impairment of experimental water clarification equipment is calculated based on its estimated useful life.

(F) Income Taxes

The Company utilizes FASB ACS 740, "Income Taxes," which requires the recognition of deferred tax assets and liabilities for the expected future tax consequences of events that have been included in the financial statements or tax returns. Under this method, deferred tax assets and liabilities are determined based on the difference between the tax basis of assets and liabilities and their financial reporting amounts based on enacted tax laws and statutory tax rates applicable to the periods in which the differences are expected to affect taxable income. Valuation allowances are established, when necessary, to reduce deferred tax assets to the amount expected to be realized. The Company generated a deferred tax credit through net operating loss carryforward. However, a valuation allowance of 100% has been established, as the realization of the deferred tax credits is not reasonably certain, based on going concern considerations outlined in the following.

(G) Recent Accounting Pronouncements

In May, 2009, the FASB issued ASC 855, *Subsequent Events*, which established general standards of accounting and disclosure for events that occur after the balance sheet date, but before financial statements are issued or available to be issued. In accordance with ASC 855, the Company has evaluated subsequent events through the date the financial statements were filed.

In June, 2009, the FASB issued their final SFAS, No. 168, "FASB Accounting Standards Codification", ("ASC"), and the Hierarchy of Generally Accepted Accounting Principles". This was reflected in the codification as FASB ASC 105, Generally Accepted Accounting Principles. "ASC" is the single source of authoritative US generally accepted accounting principles recognized by the FASB to be applied to nongovernmental entities. It is effective for financial statements issued for interim and annual periods ending after September 15, 2009. It will not have an impact on the Company's financial position, results of operations or cash flows.

(H) Loss Per Share

Net loss per share is calculated in accordance with FASB ASC 260, *Earnings Per Share*, for the period presented. ASC 260 requires presentation of basic earnings per share and diluted earnings per share. Basic income (loss) per share ("Basic EPS") is computed by dividing net loss available to common stockholders by the weighted average number of common shares outstanding during the period. Diluted earnings per share ("Diluted EPS") is similarly calculated using the treasury stock. At September 30, 2010, there were no potentially dilutive securities.

The following is a reconciliation of the numerators and denominators of the basic and diluted earnings per share computations for the nine months ended September 30, 2010 and 2009:

Numerator:	<u>2010</u>	<u>2009</u>
Basic and diluted net loss per share:		
Comprehensive Loss	\$ (68,973)	\$ (116,410)
Denominator:		
Basic and diluted weighted average number of shares outstanding	62,771,368	55,234,603
Basic and Diluted Net Loss Per Share:	\$ (0.00)	\$ (0.00)

(I) Patent

The patent is United States Patent 5904855 granted May 18, 1999 for a "Closed Chemically Advanced Treatment System" and was acquired August, 2001. It has a life of 15 years. The invention described in the patent is used by the Company in the water purification equipment which is under development. The patent is amortized over its remaining life at \$9,538 per year.

(J) Foreign Currency Translation

In accordance with FASB ASC 830-20 *Foreign Currency Transactions*, (SFAS No. 52 "*Foreign Currency Translation*"), the Company has determined that its functional currency is the United States Dollar. The Company recorded a foreign currency loss of \$ 7,676 in the nine months ended September 30,2010. Exchange differences since inception are accumulated as a component of accumulated other comprehensive gain.

(K) Comprehensive Income (Loss)

Comprehensive income or loss encompasses net income or loss and "other comprehensive income or loss", which includes all other non-owner transactions and events that change shareholders' equity/deficiency. The Company's other comprehensive gain reflects the effect of foreign currency translation adjustments on the translation of the financial statements from the functional currency of Canadian dollars into the reporting currency of U.S. dollars.

(L) Fair Value of Financial Instruments

The Financial Accounting Standards Board issued ASC (Accounting Standards Codification) 820-10 (SFAS No. 157), "Fair Value Measurements and Disclosures" for financial assets and liabilities. ASC 820-10 provides a framework for measuring fair value and requires expanded disclosures regarding fair value measurements. FASB ASC 820-10 defines fair value as the price that would be received for an asset or the exit price that would be paid to transfer a liability in the principal or most advantageous market in an orderly transaction between market participants on the measurement date. FASB ASC 820-10 also establishes a fair value hierarchy which requires an entity to maximize the use of observable inputs, where available. The following summarizes the three levels of inputs required by the standard that the Company uses to measure fair value:

- Level 1: Quoted prices in active markets for identical assets or liabilities
- Level 2: Observable inputs other than Level 1 prices, such as quoted prices for similar assets or liabilities; quoted prices in markets that are not active, or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the related assets or liabilities.
- Level 3: Unobservable inputs that are supported by little or no market activity and that are significant to the fair value of the assets or liabilities.

The carrying amounts of the Company's financial instruments as of April 30, 2010, reflect

- Cash: Level One measurement based on bank reporting.
- Subscriptions Received: Level 2 based on contract.
- Loans from Officers: Level 3 based on promissory notes.
- Notes Payable: Level 2 based on observable inputs.

NOTE 2 ACQUISITION OF MINERAL PROPERTY

On March 31, 2006, the Company entered into an agreement for an option to acquire a 100% interest in the August Property in the Kettle River Region of British Columbia, Canada for a purchase price of \$3,600. The property consists of 2 mineral claims known as the Kenrick #1 and Hard To Beat Claims.

In August 2006, a geological survey on the property was completed, geological report filed, and exploration program recommended.

Because the company had not yet established the viability of the property, the mineral rights were impaired 100% on June 30, 2009.

NOTE 3 STOCKHOLDERS EQUITY

On February 28, 2006, the Company issued 27,500,000 shares of common stock to its founders for cash of \$5,500 (\$0.0002 per share).

On June 30, 2006, the Company issued 27,500,000 shares of common stock for cash of \$55,000 (\$0.002 per share).

On October 29, 2007, the Company effected a 5:1 forward split of its common stock.

On December 7, 2007, the Company entered into a share exchange agreement with Purio Environmental Water Source, Inc. ("Purio Environmental"), a private Nevada corporation, and the Company shareholders. Pursuant to the terms of the share exchange agreement, the Company agreed to acquire all of the issued and outstanding shares of Purio Environmental's common stock in exchange for 27,500,000 shares of the Company.

On February 11, 2008, the share exchange agreement was amended. On February 13, 2008, pursuant to the terms of the amendment, the Company acquired all of the issued and outstanding shares of Purio Environmental's common stock in exchange for the Company's issuance of 27,734,603 shares of common stock to the shareholders of Purio Environmental. The transaction was accounted for as a purchase, with the Company, Purio Inc., being the acquirer for accounting purposes. By this means, Purio Environmental Water Source, Inc. became a 100% owned subsidiary of the Company.

On February 13, 2008, 27,500,000 shares of founders' stock was surrendered to the treasury of the Company and the shares retired.

On August 18, 2010 50,000,000 shares were issued to two stockholders at \$0.001 per share in repayment of stockholders' loans of \$50,000

At September 30, 2010, the Company was authorized to issue 375,000,000 shares, of which there were 105,234,603 shares issued and outstanding.

NOTE 4 PRIOR PERIOD ADJUSTMENT

A prior period adjustment was made to retained earnings to correct an error in accounting principle. The patent is not considered to have deteriorated in fair value, however should have been subject to amortization, it being a Type I Intangible with a finite useful life. The adjustment accumulated amortization to the current date from the date the patent was acquired in August, 2001. Annual amortization over the remaining useful life is \$9,538, anticipating the expiration of the patent May 17, 2014. Prior period balance sheet presented for comparison was adjusted accordingly.

NOTE 5 GOING CONCERN

As reflected in the accompanying financial statements, the Company is in the development stage with no operations, and from inception has a consolidated net operating loss of \$1,413,681 The Company has negative consolidated working capital of \$407,060 and a stockholders' deficit of \$336,983 as at September 30, 2010. There is substantial doubt about its ability to continue as a going concern. The ability of the Company to continue as a going concern is dependent on the Company's ability to raise additional capital and implement its business plan. The financial statements do not include any adjustments that might be necessary if the Company is unable to continue as a going concern.

Management believes that actions presently being taken to obtain additional funding and implement its strategic plans provide the opportunity for the Company to continue as a going concern.

NOTE 6 LITIGATION

There are no significant legal proceedings against the Company with respect to matters arising in the ordinary course of business.

NOTE 7 SUBSEQUENT EVENTS

Events subsequent to September 30, 2010 have been evaluated through November 4, 2010, the date these statements were available to be issued, to determine whether they should be disclosed to keep the financial statements from being misleading.

On August 20, 2010 the Articles of Incorporation were amended as follows:

The aggregate number of shares this Corporation is authorized to issue is 50,000,000,000 (fifty billion), allocated as follows among these classes of stock:

Common Stock Class, par value \$0.00000001 per share – 49,880,000 shares authorized Preferred Stock Class, Series A, par value \$0.00000001 per share– 10,000,000 shares authorized Preferred Stock Class, Series B, par value \$0.00000001per shaere–90,000,000 shares authorized Preferred Stock Class, Series C, par value \$0.00000001per shaere–20,000,000 shares authorized

On October 13, 2010 approval was received for a 400 to 1 reverse stock split of common stock.

On October 20, 2010 separate five-year employment contracts were signed with the President, Daryl English, and the Vice President, Maurice Swanson, in which each was issued 5 billion common shares and 1 Series A preferred share.

On November 3, 2010 a Note payable to Plus Water Solutions for \$28,000 matured and was paid by contribution from a third party.

Proposal and Offer to Buy Stock.

A Proposal and Offer to buy Stock of Weter Trust, a California business trust was made and carried out on November 1, 2010. Weter Trust offered to sell to the Company all issued and outstanding shares of beneficial interest in Weter Trust, at an exchange rate of one share of Weter Trust for 2,000 shares of the Company common stock and ten shares of Series B preferred stock. Weter Trust would thereby become a whollyowned subsidiary of the Company.

Company shares were issued on November 9, 2010 to the former beneficial owners of Weter Trust in reliance on the "no sale" exclusion from registration contained in rule 145 as promulgated by the Securities and Exchange Commission under the Securities Act of 1933, as amended, and no commission or other remuneration was paid directly for the solicitation of the exchange of shares of the beneficial interest in Weter Trust.

As a result of this transaction the Company issued 2.4 billion shares of common stock and 12 million shares of Series B preferred stock.

Item 4 Management's discussion and analysis or plan of operation.

Corporate Structure Explanatory Note

On February 14, 2008, we acquired Purio Environmental Water Source, Inc., a private Nevada corporation ("PEWS"), causing PEWS to become our wholly-owned subsidiary, as well as our new operating business as of February 13, 2008. The acquisition was made in conjunction with a change in control of our company, and as a result, the acquisition was accounted for as a reverse merger and, as a result, our consolidated financial statements are, in substance, those of PEWS.

Forward Looking Statements

This quarterly report on Form 10-Q contains forward-looking statements that involve risks and uncertainties. These statements relate to future events or our future financial performance. In some cases, you can identify forward-looking statements by terminology such as "may", "should", "expect", "plan", "anticipate", "believe", "estimate", "predict", "potential" or "continue" or the negative of these terms or other comparable terminology. These statements are only predictions.

While these forward-looking statements, and any assumptions upon which they are based, are made in good faith and reflect our current judgment regarding the direction of our business, actual results will almost always vary, sometimes materially, from any estimates, predictions, projections, assumptions or other future performance suggested in this report. Except as required by applicable law, we do not intend to update any of the forward-looking statements to conform these statements to actual results.

Our unaudited financial statements are stated in U.S. dollars and are prepared in accordance with generally accepted accounting principles in the United States. The following discussion should be read in conjunction with our financial statements and the related notes that appear elsewhere in this quarterly report.

Business Overview

As of the closing date of the acquisition of PEWS on February 13, 2008, we adopted the business of PEWS, which involves selling clarified and reclaimed product water for human consumption, as well as agricultural, industrial, domestic and recreational uses. Our business strategy is to generate revenues through the production, processing and distribution of clarified and reclaimed product water. In addition, we intend to distribute water purification equipment in Canada, the Unites States and internationally through license agreements and other appropriate arrangements.

PEWS owns proprietary water clarification technology suitable for a broad number of applications including the clarification of surface water, industrial process water and sewage. We intend to use PEWS's technology initially for industrial and commercial applications to reclaim water and reduce the need for fresh water in such applications. We further intend to use Purio's technology to produce potable water for commercial and residential use. In all cases, we intend for PEWS to retain ownership and operation of its proprietary technology and to sell the water to end users.

We also intend to distribute a comprehensive line of in-home and office drinking water purification equipment in Canada and the United States.

Results of Operations

Our results of operations are presented below:

	Ended	Three Months Ended September 30, 2009 (\$) (Unaudited)	Nine Months Ended September 30, 2010 (\$) (Unaudited)	Nine Months Ended September 30, 2009 (\$) (Unaudited)	Period from November 16, 1999 (Date of Inception¹) to Sept. 2010 (\$) (Unaudited)
Revenue	-	-	777	-	5,113
Selling, General and Administrative Expenses	44,415	58,437	53,590	118,716	1,418,149
Net Loss	44,999	58,782	54,175	119,488	1,413,681

¹ Date of Inception refers to our subsidiary PEWS' date of inception.

Results of Operations for the Three Months Ended September 30, 2010 and for the period from November 16, 1999 (Date of Inception) to September 30, 2010

During the three months ended September 30, 2010 we incurred a net loss of \$44,999, compared to a net loss of \$58,782 during the same period in fiscal 2009. Our net loss from the inception of our subsidiary PEWS on November 16, 1999 to September 30, 2010 was \$1,413,681. Our net loss per share was \$0.00 for the three months ended September 30, 2010, as it was for the same period in our prior fiscal year.

Our total operating expenses during the three months ended September 30, 2010 were \$44,415, compared to total operating expenses of \$58,437 during the same period in fiscal 2009. Our total operating expenses from the inception of our subsidiary PEWS on November 16, 1999 to September 30, 2010 were \$1,413,681.

Our total operating expenses during the three months ended September 30, 2010 consisted entirely of selling, general and administrative expenses, including \$17,096 in professional fees, \$1,991 in depreciation and \$7,122 charged for amortization.

Our total operating expenses during the three months ended September 30, 2009 consisted entirely of selling, general and administrative expenses, including \$22,305 in professional fees, \$11,595 in occupancy costs, \$2,060 in depreciation and \$10,866 in administration

Our total operating expenses from our subsidiary's inception on November 16, 1999 to September 30, 2010 consisted of \$40,345 in marketing expenses, \$440,297 in professional fees, \$22,219 in exploration costs and expenses, \$48,642 in occupancy costs, \$432,346 in consulting fees, \$46,615 in depreciation, \$3,600 in impairment of mineral rights, \$12,243 in stock transfer fees, \$55,208 in administration costs and \$230,029 in other general and administrative expenses.

Our general and administrative expenses consisted of travel, meals and entertainment, office maintenance, communication expenses (cellular, internet, fax and telephone), office supplies, web development and courier and postage costs. Our professional fees consisted of legal, accounting and auditing fees.

The decrease in our operating expenses for the three months ended September 30, 2010 versus the same period in fiscal 2009 was primarily due to decreases in our professional fees, occupancy costs and administration expenses.

Results of Operations for the Nine Months Ended September 30, 2010

During the nine months ended September 30, 2010 we incurred a net loss of \$54,175, compared to a net loss of \$119,488 during the same period in fiscal 2009. Our net loss per share was \$0.00 for the nine months ended September 30, 2010, as it was for the same period in our prior fiscal year.

Our total operating expenses during the nine months ended September 30, 2010 were \$52,813, compared to total operating expenses of \$118,716 during the same period in fiscal 2009.

Our total operating expenses during the nine months ended September 30, 2010 consisted almost entirely of selling, general and administrative expenses, including \$29,287 in professional fees, \$5,973 in depreciation and \$3,803 in occupancy costs.

Our total operating expenses during the nine months ended September 30, 2009 consisted almost entirely of selling, general and administrative expenses, including \$44,004 in professional fees, \$24,313 in occupancy costs, \$6,180 in depreciation, \$24,391 in administration costs and \$19,828 in other selling, general and administrative expenses.

The decrease in operating expenses for the nine months ended September 30, 2010 was primarily due to decreases in our professional fees and occupancy costs.

Liquidity and Capital Resources

As of September 30, 2010 we had cash of \$737 in our bank accounts. As of September 30, 2010 we also had inventory of \$9,836, property and equipment of \$35,072 and patents of \$35,005, for total assets of \$80,650.

As of September 30, 2010 we had current assets of \$10,573, current liabilities of \$417,633, resulting in a working capital deficit of \$407,060. Our accumulated deficit from our subsidiary's inception on November 16, 1999 to September 30, 2010 was \$1,413,681 and was funded primarily through equity financing and loans from stockholders.

During the nine months ended September 30, 2010 we spent net cash of \$46,840 on operating activities, compared to net cash spending of \$100,827 on operating activities during the same period in fiscal 2009.

We did not engage in any investing activities during the three months or nine months ended September 30, 2010, nor did we engage in any investing activities during the same periods in fiscal 2009. However, we did dispose of equipment during the nine months ended September 30, 2009, which resulted in a charge of \$605.

During the nine months ended September 30, 2010 we received net cash of \$54,974 from financing activities, whereas we received net cash of \$61,819 from financing activities during the same period in fiscal 2009. The decrease in our receipts from financing activities during the nine months ended September 30, 2010 was primarily due to a decrease in our proceeds from notes payable.

<u>Industry Overview and Perceived Trends</u>

We believe that access to safe sources of potable water, the growing need for reclamation and reuse of fresh water and the effects of water borne pollution on economies and human health are increasingly important political issues, and particularly so in developing countries such as those in Africa and Asia. In addition, with the rapid increase in the standard of living of emerging countries such as Brazil, India and China, public demands for safe and secure potable water are increasing. Governments are increasingly turning to the private sector for solutions to their water issues, many of which cannot be solved with conventional technology. This provides an opportunity for new technologies such as ours to step into the breach.

While there are a myriad of opportunities, they cannot be realized without financing, and given the state of the banking system and financial markets in general worldwide, and the recent trend among most major governments to severely limit new spending in order to tame their sovereign debts and budget deficits, the challenges facing development-stage technologies is daunting and will remain the largest issue facing our company.

Plans for Development Over the Next 12 Months

We estimate our planned expenses for the next 12 months (beginning November 2010) to be approximately \$1,000,000, as summarized in the table below:

Description	Potential Completion Date	Estimated Expenses (\$)
Construction or purchase of purification equipment	12 months	500,000
Marketing expenses	12 months	300,000
Research and development	12 months	50,000
Professional fees (legal, accounting and auditing fees)	12 months	100,000
Other general and administrative expenses	12 months	50,000
Total		1,000,000

Our general and administrative expenses for the year will consist of travel, meals and entertainment, office maintenance, communication expenses (cellular, internet, fax and telephone), office supplies, web development and courier and postage costs. Our professional fees include legal, accounting and auditing fees, and are related to our regulatory filings throughout the year.

Based on our planned expenditures, we require additional funds of approximately \$1,000,000 to proceed with our business plan over the next 12 months. If we are not able to obtain additional financing on a timely basis, either through private or public stock sales, or loans from existing shareholders or others, we will be unable to conduct our operations as planned, and we will not be able to meet our obligations as they become due. In such an event, we will be forced to scale down or perhaps even cease our operations.

However, on the assumption that a minimum of \$1 million can be raised then we can move forward with our plans as follows:

In the past 12 months we have received inquiries from and established contacts with parties interested in acquiring the rights to, joint venturing and/or marketing our technology. We have at this time developed a short list of what we believe to be suitable candidates in each of our primary target markets. The markets include India, China, Kuwait, Dubai, Nigeria and other west African nations.

We look for one or more of the following characteristics from prospective joint venture partners:

- a) They have experience and current activity in the water industry and/or civil engineering projects in their markets;
- b) They have a track record of working with or for governments in their local market;
- c) They are active developers with multiple project opportunities in their local market.
- d) They have an established and successful track record of marketing new technologies in their local market.

Our current list of prospective joint venture partners are almost entirely civil/consulting engineering firms or heavy type construction contractors.

With an initial money raise of \$500,000, we would be able to move forward to commerce in these markets following these steps:

- ➤ Complete our due diligence process on the prospective joint venture partners via face to face visits in the named countries;
- ➤ Introduce ourselves and our technology to the proper governmental agencies in each country in order to gain a better understanding of the entry requirements and possible barriers to entry for the technology in each country;
- Establish contact with suitable legal, banking and accounting support;
- Access both the short and long term potential of each target market on a first hand basis;

- ➤ Develop marketing collateral such as brochures and video copy to assist in introducing ourselves and the technology to each market and short list candidate;
- ➤ Develop contacts to carry out the local manufacture of our treatment train, determine the quality standards of each market and determine the level of operational support required;
- ➤ In the case of China and India, seek out acceptable locations for the establishment of demonstration sites for both potable and waste water treatment trains and develop appropriate cost budgets for their operation;
- ➤ Develop preliminary marketing budgets with each party, set quantifiable measures of performance and negotiate, where applicable the licensing fees and or joint venture arrangements; and
- ➤ Make preliminary arrangements for participation in direct marketing efforts such as attendance at industry trade shows etc. in each market.

The above will be conducted within six months of receipt of the anticipated proceeds. Travel and out of pocket expenses will consume the largest, if not all of the initial funding.

With a second tranche of \$500,000 in financing, we would focus on these important next steps in our development:

- Fund our portion of the costs (to be shared with the joint venture partner) of the manufacture, shipping and installation of 4 units for demonstration purposes: \$200,000;
- Fund continuing international marketing activities, i.e. participation in trade shows and events surrounding the demonstration units: \$100,000
- General working capital purposes: \$200,000

Discussion of Financings

We have generated limited revenues, have achieved losses since our inception, and rely upon the sale of our securities to fund our operations. We anticipate that we will incur substantial losses for the foreseeable future, and we are dependent upon obtaining outside financing to carry out our operations. Our financial statements for the three months ended September 30, 2010 have been prepared on a going concern basis and do not include any adjustments that might result from the outcome of this uncertainty.

We will require approximately \$1,000,000 over the next 12 months in order to enable us to proceed with our plan of operations, including paying our ongoing expenses. These cash requirements are in excess of our current cash and working capital resources. Accordingly, we intend to raise the balance of our cash requirements for the next 12 months from private placements, stockholder loans or possibly a registered public offering (either self-underwritten or through a broker-dealer). If we are unsuccessful in raising enough money through such efforts, we may review other financing possibilities such as bank loans. At this time we do not have a commitment from any broker-dealer to provide us with financing, and there is no guarantee that any financing will be available to us or if available, on terms that will be acceptable to us.

If we are unable to obtain the necessary additional financing, then we plan to reduce the amounts that we spend on our operations, our professional fees and our other general and administrative expenses so as not to exceed the amount of capital resources that are available to us. If we do not secure additional financing our current cash reserves and working capital will be not be sufficient to enable us to sustain our operations and for the next 12 months, even if we do decide to scale back our operations.

Off-Balance Sheet Arrangements

We have no significant off-balance sheet arrangements that have or are reasonably likely to have a current or future effect on our financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources that are material to stockholders.

Critical Accounting Policies

Our financial statements are affected by the accounting policies used and the estimates and assumptions made by management during their preparation. A complete summary of these policies is included in Note 1 of the notes to our financial statements. We have identified below the accounting policies that are of particular importance in the presentation of our financial position, results of operations and cash flows, and which require the application of significant judgment by management.

Principles of Consolidation

Our consolidated financial statements include the accounts of Purio Inc. and Purio Environmental Water Source, Inc., a wholly owned subsidiary. Significant inter-company transactions have been eliminated.

Patent

The patent is United States Patent 5904855 granted May 18, 1999 for a "Closed Chemically Advanced Treatment System". The invention described in the patent is used by us in the water purification equipment which is under development. The patent is not in use to protect marketed products and is therefore not amortized. There has been no change in circumstances that would warrant impairment per an evaluation under FASB ASC 340-10.

Inflation

The amounts presented in the financial statements do not provide for the effect of inflation on our operations or financial position. The net operating losses shown would be greater than reported if the effects of inflation were reflected either by charging operations with amounts that represent replacement costs or by using other inflation adjustments.

Item 5 Legal proceedings.

In the ordinary course of our business, we may from time to time become subject to routine litigation or administrative proceedings which are incidental to our business. We are not a party to nor are we aware of any existing, pending or threatened lawsuits or other legal actions involving us.

Item 6 Defaults upon senior securities.

None.

Item 7 Other Information.

We recently re-domiciled from the state of Nevada to the state of Wyoming.

As of August 12, 2010, as a result of the re-domiciling, we were no longer a Nevada corporation, and became a Wyoming corporation.

The file-stamped copy of the most recent Articles of Domestication and amended Articles of Incorporation are filed through the OTC Disclosure and News Service.

Item 8 Exhibits.

Exhibit 1: The file-stamped copy of the Articles of Domestication, changing our state of incorporation from Nevada to Wyoming.

Exhibit 2: The file-stamped copy of the most recent amended Articles of Incorporation is filed through the OTC Disclosure and News Service.

Item 9 Certifications.

- I, Daryl English, certify that:
 - 1. I have reviewed this quarterly report of Purio, Inc.;
 - Based on my knowledge, this disclosure statement 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 disclosure statement; and

3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

Date: November 14, 2010 By: /s/ Daryl English

Daryl English

Chief Executive Officer