FONECASH INC
Form 10QSB
January 11, 2005

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UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form 10-QSB

[X] QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the quarterly period ended March 31, 2004

OR

[] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the transition period from ______to _____

Commission file number: 000-30536

FoneCash, Inc.

(Exact name of registrant as specified in its charter)

Delaware	22-3530573
(State or other jurisdiction of	(I.R.S. Employer
incorporation or organization)	Identification No.)
162 M Homestead Street, Manchester, CT	06040
(Address of principal executive offices)	(Zip-Code)

Registrant's telephone number, including area code: (860) 805-0701

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 [X] No []

Indicate by check mark whether the registrant has filed all documents and reports required to be filed by Sections 12,13,or 15(d) of the Securities Exchange Act of 1934 subsequent to the distribution of securities under a plan confirmed by a court.

Yes [X] No []

The number of outstanding shares of the registrant's Common Stock, par value \$.0001 per share, was 98,574,056 on March 31, 2004.

SEC 2334 (8-03)

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Fonecash, Inc.

Quarterly Report on Form 10-QSB

For the Quarter Ended on March 31, 2004

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PART I - FINANCIAL INFORMATION

Item 1. Financial Statements

FONECASH, INC. AND SUBSIDIARIES

(A Development Stage Company)

Consolidated Balance Sheets

ASSETS

	March 31,					
			2003			
Current assets:						
Accounts receivable	\$		\$			
Inventory						
Prepaid expenses						
Total Current Assets						
Property and equipment, net						
Other assets:						
Patent rights, net						
Total Assets	\$		\$			
<u>LIABILITIES</u>	S AND STOCKE	IOLDERS' DEFICIT				
Current liabilities:						
Accounts payable	\$	449,086	\$	445,487		
Due to officer/stockholder		610,493		584,243		
Notes payable		252,881		252,881		
Total Current Liabilities		1,312,460		1,282,611		
Stockholders' deficit:						
Preferred stock; \$.0001 par value; authorized -						
10,000,000 shares; issued - none						
Common stock; \$.0001 par value; authorized -						

500,000,000 shares; issued and

outstanding -

98,574,056 shares in 2004 and 2003	9,857	9,857
Additional paid-in capital	4,410,353	4,410,353
Treasury stock, 500 shares at cost	(1,500)	(1,500)
Deficit accumulated during the development		
stage	(5,731,170)	(5,701,321)
Total Stockholders' (Deficit)	(1,312,460)	(1,282,611)
Total Liabilities and Stockholders' (Deficit)	\$ 	\$

The accompanying notes are an integral part of these statements.

(A Development Stage Company)

Consolidated Statements of Operations

		Three Three Months Ended Months Ended March 31, March 31, 2004 2003		Months Ended March 31, March 31,		Aug. 7, 1997 (Inception) to March 31, 2004
Revenue:						
Sales	\$		\$		\$ 10,840	
Cost of sales					5,662	
Gross profit					5,178	
Interest income					5,257	
Total revenue					10,435	
Costs and expenses:						
Depreciation					210,426	
Amortization					4,118	
Research and development,						
related party					432,256	
Officer's compensation		26,250		26,250	1,109,570	
Impairment of investment in related party					50,000	
Impairment of investment in subsidiaries					450,000	
Loss on disposition of assets					11,449	
SEC litigation settlement					110,977	
General and administrative		3,599		3,675	3,362,809	
		29,849		29,925	5,741,605	
Net loss	\$	(29,849)	\$	(29,925)	\$ (5,731,170)	
Basic and diluted loss per common share	\$	(.00)	\$	(.00)		
		98,574,056		58,574,056		

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Weighted average common shares outstanding				
The	e accompanying notes are ar	n integral part of these sta	atements.	
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(A Development Stage Company)

Consolidated Statements of Changes in Stockholders' Equity For the Period August 7, 1997 (Inception) to March 31, 2004

			Additional			Accumulated During the
	Commo	on Stock	Paid-in	Trea	sury Stock	Development
	Shares	Amount	Capital	Shares	Amount	Stage
Balances, August 7, 1997 (inception)		\$	\$		\$	\$
Common stock issued for services						
and costs advanced, valued at						
\$.0001 per						
share	2,000,000	200				
Common stock issued for services,						
valued at \$.15 per share	200,000	20	29,980			
Net loss for the period	ŕ		,			(61,404)
Balances, December 31, 1997	2,200,000	220	29,980			(61,404)
Sale of common stock (\$.4156 per						
share) Net loss	204,500	20	84,965			(95,211)
Balances,						
December 31, 1998 Sale of common	2,404,500	240	114,945			(156,615)
stock (\$.7622 per	1 000 505	110	927 160			
share) Services	1,098,505	110	837,160			
contributed by the						
president of the Company			60,000			
Common stock issued for services,						
	333,333	33	269,967			

Deficit

valued at \$.81 per share

Net loss (785,366)

Balances,

December 31, 1999 3,836,338 383 1,282,072 -- (941,981)

(continued)

The accompanying notes are an integral part of these statements.

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(A Development Stage Company)

Consolidated Statements of Changes in Stockholders' Equity For the Period August 7, 1997 (Inception) to March 31, 2004

	Commoi	ı Stock	Additional Paid-in	Trea	sury Stock	Deficit Accumulated During the Development
	Shares	Amount	Capital	Shares	Amount	Stage
Sale of common stock (\$1.25 per share) Common stock issued for services,	25,000	3	31,247			
valued at \$.11 per share Common stock issued for services, valued at	1,466,667	147	157,353			
\$.5312 per share	623,367	62	331,071			
Purchase of treasury stock Net loss				500	(1,500)	 (897,368)
Balances, December 31, 2000	5,951,372	\$ 595	\$ 1,801,743	500	\$ (1,500)	\$ (1,839,349)
Common stock issued for services,						
valued at \$.12 per share	6,959,708	696	858,080			
Sale of common stock (\$.017 per share)	1,087,976	109	17,891			
Common stock issued in acquisition of subsidiaries, valued at \$.50 per	1,007,770	107	1,,621			
share Net loss	900,000	90	449,910			(1,878,498)

Balances,							
December 31,							
2001	14,899,056	\$ 1,490	\$ 3,127,624	500	\$	(1,500)	\$ (3,717,847)
Sale of common stock (\$.012 per share)	n 10,746,826	1,074	122,878				
Common stock issued for services	5,						
valued at \$.0 per share Net loss	32,928,174	3,293	1,123,851				 (1,857,167)
Balances, December 31, 2002	58,574,056	5,857	4,374,353	500)	(1,500)	(5,575,014)

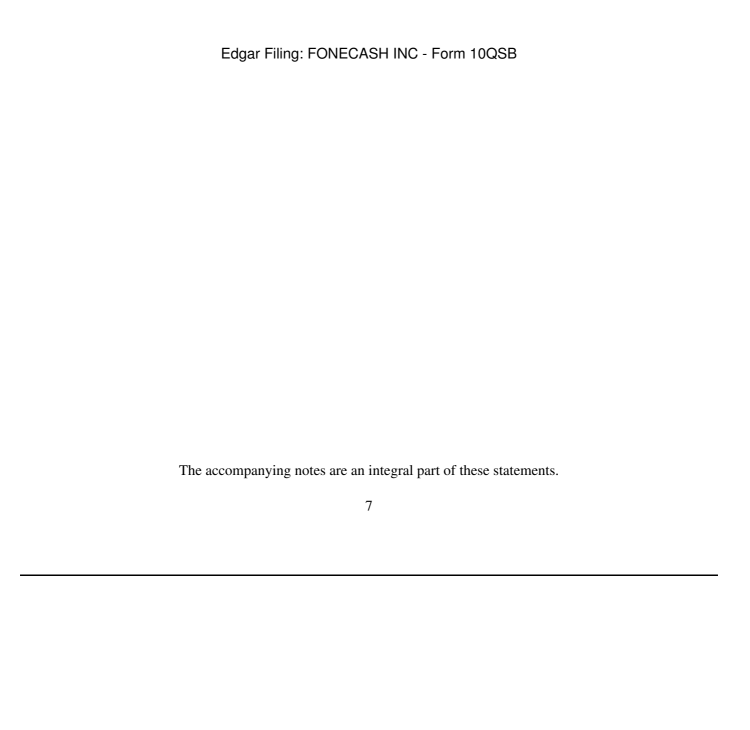
(continued)

The accompanying notes are an integral part of these statements.

(A Development Stage Company)

Consolidated Statements of Changes in Stockholders' Equity For the Period August 7, 1997 (Inception) to March 31, 2004

	Commo	on Stock		Additional Paid-in		Treas	sury S	Stock	Deficit Accumulated During the Development
	Shares	Ame	ount	Capital	Sh	ares		Amount	Stage
Common stock issued for									
services,	17,000,000	1	,700	15,300					
valued at \$.001 per share									
Common stock issued as									
repayment of	23,000,000	2	2,300	20,700					
related party debt,									
valued at \$.001 per share									
Net loss									(126,307)
Balances, December 31,									
2003	98,574,056	9	,857	4,410,353		500		(1,500)	(5,701,321)
Net loss for the period									(29,849)
Balances, March 31, 2004	98,574,056	\$ 9	9,857	\$ 4,410,353		500	\$	(1,500)	\$ (5,731,170)



(A Development Stage Company)

Consolidated Statements of Cash Flows

	Three Months	Three Months	Aug. 7, 1997
	Ended	Ended	(Inception) to
	March 31,	March 31,	March 31,
	2004	2003	2004
Cash flows from operating activities:			
Net loss	\$ (29,849)	\$ (29,925)	\$ (5,731,170)
Adjustments to reconcile net loss to net			
cash used in operating activities			
Depreciation			210,426
Amortization			4,118
Common stock issued for			
services			2,851,753
Common stock issued in acquisition of subsidiaries			450,000
Common stock issued to officer in payment of debt			23,000
Notes issued for payment of			
expenses			41,280
Write-down of lost inventory			204,338
Write off uncollectible			
accounts			10,840
Loss on disposition of assets			11,449
Changes in assets and liabilities			
Increase in accounts			
receivable			(10,840)
Increase in inventory			(204,338)
Increase (decrease) in accounts payable	3,599	3,675	449,086
Net cash used in operating			
activities	(26,250)	(26,250)	(1,690,058)
Cash flows from investing activities:			
Organization costs			(368)
			(220,625)

Purchases of property and			
equipment			
Acquisition of patent rights			(5,000)
Net cash used in investing			
activities			(225,993)
Cash flows from financing activities:			
Proceeds from short-term debt			274,949
Repayment of short-term debt			(63,348)
Increase (decrease) in amounts			
due to an officer/stockholder	26,250	26,250	610,493
Purchase of treasury stock			(1,500)
Proceeds from sale of common			
stock			1,095,457
Net cash provided by financing			
activities	26,250	26,250	1,916,051
Net increase (decrease) in cash			
Cash at beginning of period			
Cash at end of period	\$ 	\$ 	\$

The accompanying notes are an integral part of these statements.

(A Development Stage Company)

Quarter Ended March 31, 2004

Notes to Consolidated Financial Statements

Note 1 Condensed Consolidated Financial Statements

Basis of Presentation

The accompanying interim unaudited consolidated financial statements include the accounts of FoneCash, Inc. and its subsidiaries which are hereafter referred to as (the "Company"). All Intercompany accounts and transactions have been eliminated in consolidation. These financial statements have been prepared in accordance with accounting principles generally accepted in the United States for interim financial information and with the instructions to Form 10-QSB of Regulation S-B. Accordingly, they do not include all of the information and footnotes required by accounting principles generally accepted in the United States for complete financial statements. In the opinion of management, such interim statements reflect all adjustments (consisting of normal recurring accruals) necessary to present fairly the financial position and the results of operations and cash flows for the interim periods presented. The results of operations for these interim periods are not necessarily indicative of the results to be expected for the year ending December 31, 2004.

These financial statements should be read in conjunction with the audited financial statements and footnotes included in the Company's report on Form 10-KSB for the year ended December 31, 2003.

Description of Business

The financial statements presented are those of FoneCash, Inc. and its subsidiaries, a development stage company (the Company). The Company was incorporated under the laws of the State of Delaware on August 7, 1997. The Company ceased operations in the fourth quarter of 2002. The Company s initial business activity was to acquire the rights to market an electronic terminal that was to be used by retail merchants and in-home salespersons when payment was made with a credit or debit card. Currently the Company is seeking a merger candidate. The Company has limited operations and in accordance with Statement of Financial Accounting Standards No. 7 (SFAS #7), the Company is considered a development stage company.

Use of Estimates in the Preparation of Financial Statements

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

Loss Per Common Share

Loss per common share is computed by dividing the net loss by the weighted average shares outstanding during the period.

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Item 2. Management's Discussion and Analysis

This Quarterly Report on Form 10-QSB, including the information incorporated by reference herein, includes "forward looking statement" within the meaning of Section 27A of the Securities Act of 1933, as amended (the "Act") and Section 21E of the Securities Act of 1934, as amended ("Act of 34"). All of the statements contained in this Quarterly Report on Form 10-QSB, other than statements of historical fact, should be considered forward looking statements, including, but not limited to, those concerning the Company's strategies, objectives and plans for expansion of its operation, products and services and growth in demand for it's products and services. There can be no assurances that these expectations will prove to have been correct. Certain important factors that could cause actual results to differ materially from the Company's expectations (the "Cautionary Statements") are disclosed in this Quarterly report on Form 10-QSB. All subsequent written and oral forward looking statements by or attributable to the Company or persons acting on behalf are expressly qualified in their entirety by such Cautionary Statements. Investors are cautioned not to place undue reliance on these forward looking statements which speak only as of the date hereof and are not intended to give any assurance as to future results. The Company undertakes no obligation to publicly release any revisions to these forward-looking statements to reflect events or reflect the occurrence of unanticipated events.

Fonecash, Inc. (the "Company") was incorporated under the laws of the State of Delaware on August 7, 1997 and is in its development stage. The Company currently has no ongoing business operation and is actively seeking a potential merger or acquisition candidate. The Company has not yet found such a candidate and as of this date no negotiations have been conducted with any potential candidate.

The Company incurred operating losses of \$ (5,741,605) from Inception to March 31, 2004. The Company expects its accumulated deficit to grow for the foreseeable future as total costs and expenses continue without any revenue or business activity. There can be no assurances that the Company will locate a potential merger or acquisition candidate or that if such a candidate is located that management can successfully negotiate and consummate a business combination with any such entity.

General

Fonecash, Inc. (the "Company") was incorporated under the laws of the State of Delaware on August 7, 1997. During the fourth quarter of December 2002, the Company began to wind down its operations. This occurred because of management s inability to raise sufficient funds to finance the continued development of the Company s business plan.

Until that point, the Company had been engaged in the payment processing of transactions for banks and their merchants through its terminals and proprietary system. As part of that operation, the Company was developing a wired and wireless gateway to convert consumers' credit and debit card information collected by mobile merchants into a format that can be processed by banks. The Company intended to act as a payment system service provider between banks, mobile merchants and their customers. The Company intended to charge merchants a fixed transaction fee to process their payments.

Currently, the Company remains in development stage and has no operating profits to date. With the cessation of its pursuit of the credit card processing business, the Company currently has no business operations. The Company is actively seeking a possible merger candidate in an effort to provide shareholders value.

The Company incurred operating losses of \$29,849 during the period ended March 31, 2004 compared to a loss of \$29,925 during the same period in 2003. This decrease in the Company s operating loss of \$76 was attributable to a reduction of General and Administrative Expenses. The Company spent a total of \$432,256 on Research and Development from Inception to March 31, 2004. The Company expects its accumulated deficit to grow for the foreseeable future.

The Company's Operations to Date

The Company was developing a system of processing credit cards for an under served community of low volume merchants and in-home salespersons consisting of a fixed wire or wireless terminal and a system of computers, utilizing established communications networks, both wired and wireless, for processing the data from credit and debit cards. The Company ceased this operation during the fourth quarter of 2002.

The Company has never operated under any other name, nor has it ever been involved with any bankruptcy, receivership or similar proceeding or engaged in any material reclassification, merger, consolidation, or purchase or sale of assets.

Results of Operation

General and administrative expenses during the period ending March 31, 2004 were \$3,599 as compared to \$3,675 for the same period in 2003, representing a decrease of \$76.

Balance Sheet Data

The Company's combined cash and cash equivalents totaled \$ -0- for the period ending March 31, 2004. This is the same as at the end of the same period in 2003.

The Company does not expect to generate a positive internal cash flow for at least the next six months due to it having no current revenue generating activities.

Property and equipment was valued at \$ 0- the period ending March 31, 2004 which is the same amount as in 2003 for the same period.

Item 3. Controls and Procedures

As of the end of the period covered by this report, the Company carried out an evaluation, under the supervision and with the participation of the Company s management, including the C ompany s principal executive officer, of the effectiveness of the design and operation of the C ompany s disclosure controls and procedures pursuant to Exchange Act Rule 13a-14. Based upon that evaluation, the principal executive officer concluded that the C ompany s disclosure controls and procedures are effective in timely alerting them to material information relating to the C ompany required to be included in the Company s periodic SEC filings. As such no changes were made in controls and procedures.

PART II - OTHER INFORMATION

Item 1. L	egal Proc	eedings
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The Company was served with a summons and complaint for failure to pay the monthly payments on its line of credit with Fleet National Bank. Pursuant to the lawsuit, the Company would be liable to Fleet National Bank for the outstanding principal balance of \$107,645 plus attorney s fees. Management has indicated its intentions to defend the action and will repay the principal balance in monthly installments upon receipt of capital contributions from investors.

On April 8, 2002 the Securities and Exchange Commission filed a complaint alleging that a registration statement and amendments, filed with the Commission by the Company in December 2001, January 2002 and March 2002, and signed by the former president of the Company, Daniel E. Charboneau, contained material misrepresentations and omissions. On January 6, 2004, a United States District Judge from the District of Columbia entered a default judgment against the Company restraining the Company from further violations of Section 17(a) of the Securities Act of 1933, Sections 10(b) and 13a-13 of the Securities Exchange Act of 1934 and Rules 10b-5, 12b-20, 13a-1 and 13a-13 thereunder. As part of this order the Court also ordered penalties and interest in the amount of \$110,977.

Item 2. Changes in Securities

None.

Items 3. Defaults upon Senior Securities

None

Item 4. Submission of Matters to a Vote of Security Holders

None
Item 5. Other Information
None
Item 6. Exhibits and Reports on Form 8-K.
(a) Exhibits.
Exhibit 31.1 Certification required by Rule 13a-14(a) or Rule 15d-14(a),
Exhibit 32.1 Certification Required by Rule 13a-14(b) or Rule 15d-14(b) and section 906 of the Sarbanes-Oxley Act of 2002, 18 U.S.C. Section 1350
(b) The Registrant filed no reports on Form 8-K during the period ended March 31, 2004.
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Si	gnatures	
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In accordance with the requirer	ments of the Exchange Act,	the registrant c	aused this report to	be signed on its	behalf
by the undersigned who is duly	authorized to sign as an of	ficer and as the r	principal officer of	the Company.	

By: /s/ Abraham Pierce

Abraham Pierce, Chairman/CEO

Date: January 10, 2005