ALTRIMEGA HEALTH CORP Form 10QSB August 14, 2002

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 JUNE 30, 2002				
() 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 000-26119			
ALTRIMEGA HEALTH CORPORATION				
(EXACT NAME OF REGISTRANT	AS SPECIFIED IN CHARTER)			
NEVADA	87-0631750			
(STATE OR OTHER JURISDICTION OF INCORPORATION OR ORGANIZATION)	(I.R.S. EMPLOYER IDENTIFICATION NO.)			
5600 BELL STREET, SUITE 111, AMARILLO, T	EXAS 79106			
(ADDRESS OF PRINCIPAL EXECUTIVE OFFICE	S) (ZIP CODE)			
(806) 3	31-6398			
REGISTRANT'S TELEPHONE NU	MBER, INCLUDING AREA CODE			
(FORMER NAME, FORMER ADDRESS, AND FOREPORT.)	RMER FISCAL YEAR, IF CHANGED SINCE LAST			
TO BE FILED BY SECTION 13 OR 15(d) OF TH THE PRECEDING 12 MONTHS (OR FOR SUCH S	TRANT (1) HAS FILED ALL REPORTS REQUIRED E SECURITIES EXCHANGE ACT OF 1934 DURING HORTER PERIOD THAT THE REGISTRANT WAS X] NO [], AND (2) HAS BEEN SUBJECT TO DAYS. YES [X] NO []			
APPLICABLE ONLY TO	CORPORATE ISSUERS:			
INDICATE THE NUMBER OF SHARES OUTSTANDI COMMON STOCK, AS OF THE LAST PRACTICABLE	NG OF EACH OF THE ISSUER'S CLASSES OF DATE.			
CLASS	OUTSTANDING AS OF JUNE 30, 2002			
COMMON STOCK, \$0.001	22,020,000			

PART I FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

The accompanying balance sheets of Altrimega Health Corporation (a development stage company) at June 30, 2002 and December 31, 2001, and the related statements of operations and cash flows for the three and six months ended June 30, 2002 and 2001 and the period from September 8, 1998 to June 30, 2002, have been prepared by the Company's management in conformity with accounting principles generally accepted in the United States of America. In the opinion of management, all adjustments considered necessary for a fair presentation of the results of operations and financial position have been included and all such adjustments are of a normal recurring nature.

Operating results for the quarter ended June 30, 2002, are not necessarily indicative of the results that can be expected for the year ending December 31, 2002.

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ALTRIMEGA HEALTH CORPORATION (DEVELOPMENT STAGE COMPANY) BALANCE SHEETS JUNE 30, 2002 AND DECEMBER 31, 2001

	JUN 30, 2002		DEC 31, 2001	
ASSETS CURRENT ASSETS				
Cash	\$	_	\$	_
Total Current Assets	\$ =====	- - -	\$ =====	-
LIABILITIES AND STOCKHOLDERS' EQUITY CURRENT LIABILITIES				
Accounts payable	\$ 3	32,219	\$	-
Total Current Liabilities		32 , 219		_
STOCKHOLDERS' EQUITY Preferred stock 10,000,000 shares authorized at \$0.001 par value; none outstanding Common stock 50,000,000 shares authorized at \$0.001 par value; 22,020,000 shares issued and outstanding		- - 22 , 020		-
Capital in excess of par value	11	L7 , 135	11	7,135
Deficit accumulated during the development stage	(17	71,374)	(13	9,155)
Total Stockholders' Deficiency	(3	32,219)		-

\$ =========

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

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ALTRIMEGA HEALTH CORPORATION (DEVELOPMENT STAGE COMPANY) STATEMENTS OF OPERATIONS FOR THE THREE AND SIX MONTHS ENDED JUNE 30, 2002 AND 2001 AND THE PERIOD SEPTEMBER 8, 1998 (DATE OF INCEPTION) TO JUNE 30, 2002

	THREE MONTHS		SIX	MONTHS
		JUN 30, 2001	JUN 30, 2002	
REVENUES	\$ - -	\$ - 	\$ - -	\$ -
EXPENSES				
Product development Administrative Depreciation	21,324	1,750 -	32 , 219	12 , 830 -
	21,324	1,750	32,219	12,830
NET LOSS	\$(21,324) =======	\$ (1,750) =======	\$(32,219) =======	\$(12,830) ======
NET LOSS PER COMMON SHARE Basic	\$ - 	\$ - 	\$ – 	\$ -
AVERAGE OUTSTANDING SHARES Basic (stated in 1,000's)	22,020	22,020	22,020	22,020

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

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ALTRIMEGA HEALTH CORPORATION (DEVELOPMENT STAGE COMPANY) STATEMENT OF CASH FLOWS FOR THE SIX MONTHS ENDED JUNE 30, 2002 AND 2001 AND THE PERIOD SEPTEMBER 8, 1998 (DATE OF INCEPTION) TO JUNE 30, 2002

	JUN 30, 2002	· ·	SEPT 8, 1998 TO JUN 30, 2002
CASH FLOWS FROM OPERATING ACTIVITIES Net loss Adjustments to reconcile net loss to net		\$ (12,830)	
cash provided by operating activities Depreciation Changes in accounts payable Contributions to capital - expenses	32,219 -	280 32,566 -	69,882 4,492
Net Cash Received (Used) in Operations		20,016	(97,000)
CASH FLOWS FROM INVESTING ACTIVITIES Advance deposit - lease	-	(20,000)	-
CASH FLOWS FROM FINANCING ACTIVITIES Proceeds from issuance of common stock	_	_	97,000
Net Increase (decrease) in Cash Cash at Beginning of Period	- - -	16 33	-
Cash at End of Period	\$ -	\$ 49	\$ -
NON CASH FLOWS FROM OPERATING AND INVESTING ACTIVITIES Contributions to capital - expenses - related parties - 2001	\$ 4 , 492		========
Contributions to capital - forgiveness of debt - related party - 2001	37,663		

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

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ALTRIMEGA HEALTH CORPORATION (DEVELOPMENT STAGE COMPANY) NOTES TO FINANCIAL STATEMENTS

1. ORGANIZATION

The Company was incorporated under the laws of the State of Nevada on September 8, 1998 with the name of Mega International Health Corporation with authorized common stock of 50,000,000 shares with a par value of \$0.001 and preferred stock of 10,000,000 shares with a par value of \$0.001. The board of directors will determine the powers and rights of the preferred stock when it is issued. On June 23, 1999 the name was changed to Altrimega Health Corporation. The Company was organized for the purpose of marketing nutritional products.

The Company is in the development stage.

On March 5, 2001 the Company completed a forward stock split of four shares for

each outstanding share. This report has been prepared showing after stock split shares from inception.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

ACCOUNTING METHODS

The Company recognizes income and expenses based on the accrual method of accounting.

DIVIDEND POLICY

The Company has not adopted a policy regarding payment of dividends.

INCOME TAXES

On June 30, 2002 the Company had a net operating loss carryforward of \$171,374. The tax benefit of approximately \$51,412 from the loss carry forward has been fully offset by a valuation reserve because the use of the future tax benefit is doubtful, since the Company has no operations on which to project future net profits. The loss carryover will expire in 2023.

BASIC AND DILUTED NET INCOME (LOSS) PER SHARE

Basic net income (loss) per share amounts are computed based on the weighted average number of shares actually outstanding. Diluted net income (loss) per share amounts are computed using the weighted average number of common shares and common equivalent shares outstanding as if shares had been issued on the exercise of the preferred share rights unless the exercise becomes antidilutive and then only the basic per share amounts are shown in the report.

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2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

FINANCIAL INSTRUMENTS

The carrying amounts of financial instruments, including accounts payable, are considered by management to be their estimated fair values.

ESTIMATES AND ASSUMPTIONS

Management uses estimates and assumptions in preparing financial statements in accordance with accounting principles generally accepted in the United States of America. Those estimates and assumptions affect the reported amounts of the assets and liabilities, the disclosure of contingent assets and liabilities, and the reported revenues and expenses. Actual results could vary from the estimates that were assumed in preparing these financial statements.

OTHER RECENT ACCOUNTING PRONOUNCEMENTS

The Company does not expect that the adoption of other recent accounting pronouncements to have any material impact on its financial statements.

3. SIGNIFICANT TRANSACTIONS WITH RELATED PARTIES

Officers-directors of the Company have acquired 28% of the outstanding common stock.

A former president-director has made a contribution to the capital by the forgiveness of debt due him from the Company of \$37,663.

Former officers-directors have made contributions to the capital of the Company by the payment of expenses incurred by the Company of \$4,492.

4. GOING CONCERN

The Company will need additional working capital to service its debt and for its future planned activity and continuation of the Company as a going concern is dependent upon obtaining sufficient working capital to be successful in that effort and the management of the Company has developed a strategy, which it believes will accomplish this objective through additional equity funding, and long term financing, which will enable the Company to operate for the coming year.

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

Altrimega Health Corporation was incorporated under the laws of the State of Nevada on September 8, 1998 as Mega Health Corporation. On June 23, 1999 the name of the Corporation was changed to Altrimega Health Corporation.

Our initial plan of operation focused on marketing natural medicines and nutritional supplements. We attempted to establish a distribution network with various marketing firms with experience in marketing nutritional supplements, however, these marketing efforts proved unsuccessful.

We began seeking potential business acquisition or opportunities to enter in an effort to continue business operations. In July 2001, we entered into a Plan and Agreement of Merger to acquire all of the issued and outstanding shares of YellowOnline.com, a California corporation. The transaction contemplated that upon closing, both the common and preferred shareholders of YellowOnline.com would together own no less than 84% of our then issued and outstanding shares. This transaction was not completed and was terminated on November 1, 2001.

On November 9, 2001, our president and controlling shareholder, Howard Abrams sold 13,200,000 shares of our common stock owned by him to Rio Investment Group, LLC, a Delaware limited liability company. The 13,200,000 shares represented approximately 59.9% of our issued and outstanding shares. In connection with the transaction, Abrams resigned as an officer and director and Ashley Choate, Ft. Worth, Texas, was appointed to replace him.

On December 11, 2001, Altrimega Health Corporation, a Nevada corporation, entered into an Exchange Agreement with Advanced Messaging Wireless, Inc., a Texas corporation. Pursuant to the Exchange Agreement, the shareholders of Advanced were to exchange all of the outstanding shares of common stock of Advanced Messaging for an aggregate of 10,000,000 shares of common stock. Pursuant to the proposed transaction, Advanced was to become a wholly owned subsidiary of Altrimega. On July 15, 2002, Altrimega terminated the Exchange Agreement with Advanced due to its failure to satisfy its conditions subsequent.

On July 25, 2002, Altrimega entered into a non-binding letter of intent with Creative Holdings, Inc., a South Carolina corporation. Pursuant to the Letter of Intent and upon the consummation of a definitive agreement, Atrimega will

acquire Creative Holdings. Upon consummation of the merger, Creative Holdings will become a wholly owned subsidiary of Altrimega. At closing, Altrimega will issue 20,000,000 shares of common stock to the former shareholders of Creative Holdings. Further, Altrimega is obligated to seek shareholder approval to increase its authorized capital stock to 800,000,000 shares of common stock. Upon obtaining such approval, Altrimega will be obligated to issue an additional 300,000,000 shares of common stock to the former shareholders of Creative Holdings, such that they will own a total of 320,000,000 shares of common stock upon completion of the transaction.

Creative Holdings is a real estate holding company. Creative Holdings holds an option to purchase a 49% interest in a joint venture project in North Myrtle Beach, South Carolina known as the Barefoot Resort and Golf Community. The project is under development and contemplates a yacht marina with 167 slips and a multi-use building for retain and residential units. The project will require additional funding to complete.

RESULTS OF OPERATIONS

We are a development stage company and had limited operations during the three-month period ended June 30, 2002, wherein we incurred \$21,324 in administrative expenses. Since our inception on September 8, 1998, we have generated net losses of \$171,374, based on limited operating capital. As a result, the report of our auditor at December 31, 2001 contains a going concern modification as to our ability to continue as a going concern. Our continuation as a going concern is dependent on our ability to meet our obligations and obtain additional debt or equity financing required until we complete the proposed merger with Creative Holdings and are able to obtain profitability through our operations. Until such time, we have taken the following steps to revise our operating and financial requirements in an effort to enable us to continue in existence:

- $\,$ o $\,$ We have reduced administrative expenses to a minimum by $\,$ consolidating management responsibilities to our chief executive officer.
- o We will seek, if required, either equity or further debt funding from principal shareholders.

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- o We will attempt to obtain the professional services of third-parties through favorable financing arrangements or payment by the issuance of our common stock.
- o We believe that the foregoing plan will enable us to generate sufficient funds to continue its operations for the next twelve months.

LIQUIDITY AND CAPITAL RESOURCES

Altrimega had no cash or assets as of June 30, 2002. Altrimega is dependent upon its ability to consummate the transaction with Creative Holdings and thereafter to raise capital from the sale of debt or equity securities. Such capital will be required in order for Altrimega to continue operations, which consist primarily of its need to pay administrative expenses until the merger of Creative Holdings is consummated. Altrimega has no commitments for financing. Administrative expenses are expected to consist primarily of professional fees necessary to file its periodic reports with the Securities and Exchange Commission, including the review and audit of its financial statements. Altrimega has minimized its expenses as discussed above. Upon consummation of

the acquisition of Creative Holdings, Altrimega anticipates that its need for capital will also include helping to fund the Barefoot Resort joint venture. Creative Holdings owns a 49% interest in Barefoot Resort. No assurances can be given that the acquisition of Creative Holdings will be consummated due to a number of factors, including the finalization of definitive agreements, shareholder approval for an increase in Altrimega's authorized capital stock and approval of the acquisition by the shareholders of Creative Holdings.

CRITICAL ACCOUNTING POLICIES

Below is a summary of Altrimega's critical accounting policies.

ACCOUNTING METHODS. Altrimega recognizes income and expenses based on the accrual method of accounting.

 ${\tt DIVIDEND}$ POLICY. Altrimega has not adopted a policy regarding $% {\tt DIVIDEND}$ payment of dividends.

INCOME TAXES. On June 30, 2002, Altrimega had a net operating loss carryforward of \$171,374. The tax benefit of approximately \$51,412 from the loss carry forward has been fully offset by a valuation reserve because the use of the future tax benefit is doubtful, since the Company has no operations on which to project future net profits. The loss carryover will expire in 2023.

BASIC AND DILUTED NET INCOME (LOSS) PER SHARE. Basic net income (loss) per share amounts are computed based on the weighted average number of shares actually outstanding. Diluted net income (loss) per share amounts are computed using the weighted average number of common shares and common equivalent shares outstanding as if shares had been issued on the exercise of the preferred share rights unless the exercise becomes antidilutive and then only the basic per share amounts are shown in the report.

FINANCIAL INSTRUMENTS. The carrying amounts of financial instruments, including accounts payable, are considered by management to be their estimated fair values.

ESTIMATES AND ASSUMPTIONS. Management uses estimates and assumptions in preparing financial statements in accordance with accounting principles generally accepted in the United States of America. Those estimates and assumptions affect the reported amounts of the assets and liabilities, the disclosure of contingent assets and liabilities, and the reported revenues and expenses. Actual results could vary from the estimates that were assumed in preparing these financial statements.

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PART II

OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS.

There is no pending litigation against us.

ITEM 2. CHANGES IN SECURITIES AND USE OF PROCEEDS.

(a), (b), (c) and (d) None.

ITEM 3. DEFAULTS UPON SENIOR SECURITIES.

None.

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

None.

ITEM 5. OTHER INFORMATION.

Not applicable.

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ITEM 6. EXHIBITS AND REPORTS ON FORM 8-K.

(A) EXHIBITS.

EXHIBIT NO.	DESCRIPTION	LOCATION
2.1	Agreement and Plan of Merger dated July 19, 2001, by and among Altrimega Health Corporation, Altrimega Merger Sub, Inc. and YellowOnline.com	Incorporated by reference to Exhibi Corporation's 8-K filed with the SE 2001
2.2	Exchange Agreement between Altrimega Health Corporation and Advanced Messaging Wireless, Inc. dated December 11, 2001	
3.1	Articles of Incorporation	Incorporated by reference to Exhibithe Corporation's 10-SB filed with January 21, 2000
3.2	Amendment to Articles of Incorporation	Incorporated by reference to Exhibithe Corporation's 10-SB filed with January 21, 2000
3.3	Certificate of Amendment to Articles of Incorporation	Incorporated by reference to Exhibi Corporation's PRE 14C filed on Janu
3.4	Bylaws	Incorporated by reference to Exhibi Corporation's 10-SB filed with the January 21, 2000
10.1	Letter of Intent dated July 25, 2002, by and between Altrimega Health Corporation and Creative	Incorporated by reference to Exhibi Corporation's 8-K filed on July 26,

(B) REPORTS ON FORM 8-K.

Holdings Inc.

On July 19, 2002, Altrimega filed a Form 8-K announcing the termination of the proposed acquisition of Advanced Messaging Wireless, Inc.

On July 26, 2002, Altrimega filed a Form 8-K announcing the letter of intent to acquire Creative Holdings, Inc.

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SIGNATURES

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

Date: August 14, 2002 ALTRIMEGA HEALTH CORPORATION

By: /s/ Kelley Magee

Kelley Magee

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

In connection with the Quarterly Report of Altrimega Health Corporation (on Form 10-QSB for the period ended June 30, 2002 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), each of the undersigned, in the capacities and on the dates indicated below, hereby certifies pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that to his knowledge:

- 1. The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- $\,$ 2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operation of Altrimega Health Corporation.

	August 14, 2002	/s/ Kelley Magee
Date		Kelley Magee President and Chief Executive Officer
	August 14, 2002	/s/ Kelley Magee
Date		Kelley Magee Chief Financial Officer

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