LARGO VISTA GROUP LTD Form 10QSB/A November 22, 2005

#### U.S. SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

#### FORM 10-QSB/A

#### AMENDMENT NUMBER 1 TO QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

#### For the period ended June 30, 2005

#### **COMMISSION FILE NUMBER 000-30426**

#### LARGO VISTA GROUP, LTD

(Name of Small Business Issuer in Its Charter)

Nevada	76-0434540
(State of Incorporation)	(IRS Employer Identification No.)

4570 Campus Drive

(Address of Principal Executive Offices)

Newport Beach, CA 92660

## (949) 252-2180 ISSUER'S TELEPHONE NUMBER

Check whether the issuer (1) filed all reports required to be filed by Section 13 or 15(d) of the Exchange Act during the past 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes [X] No []

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes [] No [X]

State the number of shares outstanding of each of the issuer's classes of common equity, as of the latest practicable date: 277,635,403 shares of Common Stock (\$.001 par value) as of August 18, 2005.

#### LARGO VISTA GROUP, LTD.

#### EXPLANATORY NOTE

This Amendment Number 1 to our Quarterly Report on Form 10-QSB/A amends our previously filed Quarterly Report on Form 10-QSB for the fiscal quarter ended March 31, 2005. This amendment is being filed for two reasons. First, to clarify disclosures relating to the Company's business in LPG China. Second, to clarify disclosures relating to the Company's contract with Shanghai Oil. Both of these disclosures are found in the section describing the Company, beginning on page 12 and in the notes to the financial statements.

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#### PART I. FINANCIAL INFORMATION Item 1. Financial Statements (Unaudited)

## LARGO VISTA GROUP, LTD. CONDENSED CONSOLIDATED BALANCE SHEETS JUNE 30, 2005 AND DECEMBER 31, 2004

	(Unaudited) June 30, 2005	December 31, 2004
ASSETS		
Current assets:		
Cash and cash equivalent	\$ 90,510	\$ 94,565
Accounts receivable, net	4,088	6,865
Employee advances	14,164	13,532
Inventories, at cost (Note B)	10,091	8,834
Prepaid expenses and other	99,508	12,541
Total current assets	218,361	136,337
Property and equipment, at cost	16,221	16,221
Less: accumulated depreciation	10,797	9,273
	5,424	6,948
Deposits	755	755
Total assets	\$ 224,540	\$ 144,040
<b>LIABILITIES AND DEFICIENCY IN STOCKHOL</b> Current Liabilities: Accounts payable and accrued liabilities Customer deposits	\$ 455,623	\$ 467,632 4,831
Notes payable to related parties (Note E)	531,401	434,782
Due to related parties (Note F)	207,890	157,393
Total Current Liabilities	1,194,914	1,064,638
Commitment and contingencies	-	-
Preferred stock, \$0.001 par value; 25,000,000 shares authorized, none issued and outstanding at June 30, 2005 and December 31, 2003 (Note C) Common stock, \$0.001 par value; 400,000,000	-	-
shares authorized, 277,635,403 and 269,963,856 shares issued and outstanding at June 30, 2005 and December 31, 2004,		
respectively (Note C)	277,635	269,964
Additional paid-in capital	15,344,343	15,184,356
Subscription payable	-	18,458
Accumulated deficit	(16,596,052)	(16,397,076)
Accumulated other comprehensive income:		

Foreign currency translation adjustment Deficiency in stockholders' equity	3,700 (970,374)	3,700 (920,598)
Total liabilities and deficiency in stockholders' equity	\$ 224,540	\$ 144,040
See accompanying notes to the unaudited condensed consolidated	ated financial information	

## LARGO VISTA GROUP, LTD. CONDENSED CONSOLIDATED STATEMENTS OF LOSSES (Unaudited)

	For the three months 2005	ended June 30, 2004	For the six months 2005	ended June 30, 2004
Revenue	\$ 107,162	\$ 101,354	\$ 161,773	\$ 226,046
Cost of sales	\$ 107,102 90,784	\$ 101,354 95,655	156,850	\$ 220,040 198,886
Gross profit	16,378	5,699	4,923	27,160
Closs plott	10,378	5,099	4,923	27,100
Operating expenses:				
Selling, general and				
administrative	118,840	77,406	187,394	166,636
Depreciation	762	761	1,524	1,523
Depreclation	119,602	78,167	188,918	168,159
	119,002	/0,10/	100,910	100,109
Loss from operations	(103,224)	(72,468)	(183,995)	(140,999)
1				
Other income (expenses):				
Other income, net	-	4,391	-	10,953
Interest (expense), net	(7,372)	(7,871)	(14,981)	(15,742)
Total other income				
(expenses)	(7,372)	(3,480)	(14,981)	(4,789)
Loss from operations before				
income taxes	(110,596)	(75,948)	(198,976)	(145,788)
Provision for income taxes	-	-	-	-
Net loss	\$ (110,596)	\$ (75,948)	\$ (198,976)	\$ (145,788)
Loss per common share				
(basic and assuming	t (0.00)	<b>*</b> (0.00)	<b>*</b> (0.00)	<b>†</b> (0.00)
diluted)	\$ (0.00)	\$ (0.00)	\$ (0.00)	\$ (0.00)
Weighted average shares				
outstanding	277,635,403	269,963,856	277,084,408	268,171,201

See accompanying notes to the unaudited condensed consolidated financial information

#### LARGO VISTA GROUP, LTD. CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

	(Unauuneu)	
	For the six months ended June 30,	
	2005	2004
CASH FLOWS FROM		
OPERATING ACTIVITIES:		
	¢ (109.076)	¢ (145 700)
Net (loss)	\$ (198,976)	\$ (145,788)
Adjustments to reconcile net (loss) to		
net cash provided by (used in)		
operating activities:		
Depreciation	1,524	1,523
Changes in assets and liabilities:		
Accounts receivable	2,777	53,291
Inventories	(1,257)	4,560
Employee advances	(632)	43,254
- ·		
Prepaid expenses and other	(86,967)	(48,507)
Accounts payable and other liabilities	71,990	96,795
Customer deposits	(4,831)	
Deferred revenue	-	15,827
NET CASH PROVIDED BY (USED		
IN) OPERATING ACTIVITIES	(216,372)	20,955
,		,
CASH FLOWS FROM FINANCING		
ACTIVITIES:		
Capital contributions from related		
parties (Note C)	40,979	36,159
Proceeds of loans from related		
parties, net of repayments	171,338	17,676
NET CASH PROVIDED BY		
FINANCING ACTIVITIES	212,317	53,835
	,	,
NET INCREASE (DECREASE) IN		
CASH AND CASH EQUIVALENTS	(4,055)	74,790
-	(4,055)	74,790
Cash and cash equivalents at the	04.565	7.074
beginning of the period	94,565	7,874
Cash and cash equivalents at the end		
of the period	\$ 90,510	\$ 82,664
Supplemental Disclosures of Cash		
Flow Information		
Cash paid during the period for		
interest	\$ -	\$ -
Income taxes paid	φ -	φ-
	-	-
Common stock issued for services	-	-
Common stock issued for accrued		
service fees (Note C)	84,000	82,400
Common stock issued in exchange	18,458	-
for common stock subscribed (Note		

C) Common stock issued in exchange for due to related parties (Note C)

24,222 15,078

See accompanying notes to the unaudited condensed consolidated financial information

## LARGO VISTA GROUP, LTD. NOTES TO CONDENSED CONSOLIDATED FINANCIAL INFORMATION JUNE 30, 2005 (UNAUDITED)

## NOTE A - SUMMARY OF ACCOUNTING POLICIES

#### General

The accompanying unaudited condensed consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America for interim financial information and with the instructions to Form 10-QSB. Accordingly, they do not include all of the information and footnotes required by generally accepted accounting principles for complete financial statements.

In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation have been included. Accordingly, the results from operations for the three and six-month period ended June 30, 2005 are not necessarily indicative of the results that may be expected for the year ended December 31, 2005. The unaudited condensed consolidated financial statements should be read in conjunction with the consolidated December 31, 2004 financial statements and footnotes thereto included in the Company's SEC Form 10-KSB.

#### **Business and Basis of Presentation**

Largo Vista Group, Ltd. (the "Company") was incorporated under the laws of the State of Nevada. The Company is principally engaged in the distribution of liquid petroleum gas (LPG) in the retail and wholesale markets in South China and in the purchase of petroleum products for delivery to the Far East.

The consolidated financial statements include the accounts of the Company and its wholly-owned subsidiaries, Largo Vista, Inc., Largo Vista Construction, Inc., and Largo Vista International Corp. Largo Vista, Inc. is formed under the laws of the State of California and is inactive. Largo Vista Construction, Inc. is formed under the laws of the State of Nevada and is inactive. Largo Vista International Corp. is formed under the laws of Panama and is inactive. The Company also has operations through DBA (Doing Business As) agreements with Zunyi Jiahong Gas Co., Ltd. ("Jiahong"). Jiahong is registered under the Chinese laws in the Peoples Republic of China.

All significant intercompany balances and transactions have been eliminated in consolidation. All amounts in these consolidated financial statements and notes thereto are stated in United States dollars unless otherwise indicated.

#### **Stock Based Compensation**

In December 2002, the FASB issued Statement of Financial Accounting Standards No. 148 ("SFAS No. 148"), "Accounting for Stock-Based Compensation-Transition and Disclosure-an amendment of SFAS 123." This statement amends SFAS No. 123, "Accounting for Stock-Based Compensation," to provide alternative methods of transition for a voluntary change to the fair value based method of accounting for stock-based employee compensation. In addition, this statement amends the disclosure requirements of SFAS No. 123 to require prominent disclosures in both annual and interim financial statements about the method of accounting for stock-based employee compensation and the effect of the method used on reported results. The Company has chosen to continue to account for stock-based compensation using the intrinsic value method prescribed in APB Opinion No. 25 and related interpretations. Accordingly, compensation expense for stock options is measured as the excess, if any, of the fair market value of the Company's stock at the date of the grant over the exercise price of the related option. The Company has adopted the

annual disclosure provisions of SFAS No. 148 in its financial reports for the year ended December 31, 2004 and has adopted the interim disclosure provisions for its financial reports for the subsequent periods. The Company has no awards of stock-based employee compensation outstanding at June 30, 2005.

## LARGO VISTA GROUP, LTD. NOTES TO CONDENSED CONSOLIDATED FINANCIAL INFORMATION JUNE 30, 2005 (UNAUDITED)

## NOTE A - SUMMARY OF ACCOUNTING POLICIES (Continued)

#### **Stock Based Compensation (Continued)**

On December 16, 2004, the Financial Accounting Standards Board (FASB) issued FASB Statement No. 123R (revised 2004), "Share-Based Payment" which is a revision of FASB Statement No. 123, "Accounting for Stock-Based Compensation". Statement 123R supersedes APB opinion No. 25, "Accounting for Stock Issued to Employees", and amends FASB Statement No. 95, "Statement of Cash Flows". Generally, the approach in Statement 123R is similar to the approach described in Statement 123. However, Statement 123R requires all share-based payments to employees, including grants of employee stock options, to be recognized in the income statement based on their fair values. Pro-forma disclosure is no longer an alternative. On April 14, 2005, the SEC amended the effective date of the provisions of this statement. The effect of this amendment by the SEC is that the Company will have to comply with Statement 123R and use the Fair Value based method of accounting no later than the first quarter of 2006. Management has not determined the impact that this statement will have on Company's consolidated financial statements.

#### **Revenue Recognition**

For revenue from product sales, the Company recognizes revenue in accordance with Staff Accounting Bulletin No. 104, REVENUE RECOGNITION ("SAB104"), which superseded Staff Accounting Bulletin No. 101, REVENUE RECOGNITION IN FINANCIAL STATEMENTS ("SAB101"). SAB 101 requires that four basic criteria must be met before revenue can be recognized: (1) persuasive evidence of an arrangement exists; (2) delivery has occurred; (3) the selling price is fixed and determinable; and (4) collectibility is reasonably assured. Determination of criteria (3) and (4) are based on management's judgments regarding the fixed nature of the selling prices of the products delivered and the collectibility of those amounts. Provisions for discounts and rebates to customers, estimated returns and allowances, and other adjustments are provided for in the same period the related sales are recorded. The Company defers any revenue for which the product has not been delivered or is subject to refund until such time that the Company and the customer jointly determine that the product has been delivered or no refund will be required.

SAB 104 incorporates Emerging Issues Task Force 00-21 ("EITF 00-21"), MULTIPLE-DELIVERABLE REVENUE ARRANGEMENTS. EITF 00-21 addresses accounting for arrangements that may involve the delivery or performance of multiple products, services and/or rights to use assets. The effect of implementing EITF 00-21 on the Company's consolidated financial position and results of operations was not significant.

The Company generally recognizes revenue upon delivery of LPG to the customer. Revenue associated with shipments of petroleum products is recognized when title passes to the customer. There are no significant credit transactions.

In February 2002, the Company entered into an agreement ("Agreement") with Zunyi Municipal Government ("Government") to design and install LPG pipeline systems in residential areas in the city of Zunyi, China on behalf of Government. In exchange for installing the pipeline, the Agreement provides for the Company to be the sole LPG supplier for those households. Pursuant to the Agreement, Government had paid to the Company 50% of the total contracted installation fees, and the Company has to collect the remaining 50% of contract price directly from the customers. The Company substantially completed the installation of the LPG pipeline as of December 31, 2002 and

recognized revenues in the amount of fees collected from Government. The Company's management has determined that the collectibility and length of time to collect the amount due from customers can not be reasonably assured. Accordingly, revenues are recognized as collected in connection with the portion of the contracted price to be collected from customers.

#### LARGO VISTA GROUP, LTD. NOTES TO CONDENSED CONSOLIDATED FINANCIAL INFORMATION JUNE 30, 2005 (UNAUDITED)

#### NOTE A - SUMMARY OF ACCOUNTING POLICIES (Continued)

#### **Revenue Recognition (Continued)**

In May 2003, the Company entered into its Second Agreement ("Second Agreement") with Government to design and install more LPG pipeline systems in residential areas in the city of Zunyi, China on behalf of Government. In exchange for installing the pipeline, the Second Agreement provides for the Company to be the sole LPG supplier for those households. Pursuant to the Second Agreement, Government is obligated to pay to the Company 50% of the total contracted installation price, and the Company has to collect the remaining 50% of contracted price directly from the customers. During the year ended December 31, 2003, the Company did not receive any payments from Government and thus delayed the installation of pipelines. During the year ended December 31, 2004, the Company received 50% of the total contracted price from Government and substantially completed the installation project. The Company recognized revenues in the amount of fees collected from Government during the year ended December 31, 2004. The Company management has determined that the collectibility and length of time to collect the remaining contracted price due from customers can not be reasonably assured. Accordingly, revenues will be recognized as collected in connection with the portion of contracted price to be collected from customers.

#### **New Accounting Pronouncements**

In March 2005, the FASB issued FASB Interpretation (FIN) No. 47, "Accounting for Conditional Asset Retirement Obligations, an interpretation of FASB Statement No. 143," which requires an entity to recognize a liability for the fair value of a conditional asset retirement obligation when incurred if the liability's fair value can be reasonably estimated. The Company is required to adopt the provisions of FIN 47 no later than the first quarter of fiscal 2006. The Company does not expect the adoption of this Interpretation to have a material impact on its consolidated financial position, results of operations or cash flows.

In May 2005 the FASB issued Statement of Financial Accounting Standards (SFAS) No. 154, "Accounting Changes and Error Corrections, a replacement of APB Opinion No. 20 and FASB Statement No. 3." SFAS 154 requires retrospective application to prior periods' financial statements for changes in accounting principle, unless it is impracticable to determine either the period-specific effects or the cumulative effect of the change. SFAS 154 also requires that retrospective application of a change in accounting principle be limited to the direct effects of the change. Indirect effects of a change in accounting principle, such as a change in non-discretionary profit-sharing payments resulting from an accounting change, should be recognized in the period of the accounting change. SFAS 154 also requires that a change in depreciation, amortization, or depletion method for long-lived, non-financial assets be accounted for as a change in accounting estimate effected by a change in accounting principle. SFAS 154 is effective for accounting changes and corrections of errors made in fiscal years beginning after December 15, 2005. Early adoption is permitted for accounting changes and corrections of errors made in fiscal years beginning after the date this Statement is issued. The Company does not expect the adoption of this SFAS to have a material impact on its consolidated financial position, results of operations or cash flows.

#### Reclassifications

Certain reclassifications have been made in prior year's financial statements to conform to classifications used in the current year.

### LARGO VISTA GROUP, LTD. NOTES TO CONDENSED CONSOLIDATED FINANCIAL INFORMATION JUNE 30, 2005 (UNAUDITED)

## **NOTE B - INVENTORIES**

Inventories are stated at the lower of cost or market determined by the first-in, first-out (FIFO) method. Inventories consist primarily of liquid petroleum gas available for sale to contract clients and the public. Components of inventories as of June 30, 2005 and December 31, 2004 are as follows:

	June 30, 2005 Dece 2004	mber 31,
Liquid petroleum gas	\$ 3,565	\$ 2,860
Packaging bottles	5,939	4,428
Supplies	587	1546
Total	\$ 10,091	\$ 8,834

## NOTE C - CAPITAL STOCK

The Company has authorized 25,000,000 shares of Series A Preferred Stock, with a par value of \$.001 per share. As of June 30, 2005 and December 31, 2004, the Company has no Series A Preferred Stock issued and outstanding. The company has authorized 400,000,000 shares of common stock, with a par value of \$.001 per share. As of June 30, 2005 and December 31, 2004, the Company has 277,635,403 and 269,963,856 shares of common stock issued and outstanding, respectively.

In December 2004, one of the Company's significant shareholders agreed to subscribe 1,230,546 shares of common stock in exchange for \$15,000 of notes payable and \$3,458 of accrued interest due to the shareholder. The Company accounted for the common shares to be issued as stock subscription payable at December 31, 2004. In January 2005, the 1,230,546 shares of common stock were issued.

During the six months ended June 30, 2005, the Company issued an aggregate of 4,923,963 shares of common stock to consultants for in exchange for accrued services fees in the amount of \$84,000. All valuations of common stock issued for services were based upon the value of the services rendered, which did not differ materially from the fair value of the Company's common stock during the period the services were rendered. Additionally, the Company issued an aggregate of 1,517,038 shares of common stock to related parties in exchange for \$24,222 of expenses previously paid by the related parties on behalf of the Company.

## **NOTE D - DISTRIBUTION AGREEMENT**

On March 18, 2005, The Company signed an Agreement and Assignment of Certain Contractual Rights and Benefits (the "Agreement"), with Shanghai Offshore Oil Group (HK) Co., Ltd. ("Shanghai Oil"). Under the Agreement, Shanghai Oil assigned to The Company all of its rights to receive payments under a prior contract with Asiacorp Investment Holding Ltd. ("Asiacorp"), under which Shanghai Oil would purchase from Asiacorp fuel oil produced in Russia and deliver it to entities in The People's Republic of China at a rate of thirty thousand (30,000) metric tons per month for three (3) months and continue for the following thirty-three (33) months at a rate of two hundred thousand (200,000) metric tons per month, for a total of six million, six hundred ninety thousand (6,690,000) metric tons (the "Asiacorp")

Contract"). The Agreement states that deliveries under the Asiacorp Contract were to begin no later than May 18, 2005.

## LARGO VISTA GROUP, LTD. NOTES TO CONDENSED CONSOLIDATED FINANCIAL INFORMATION JUNE 30, 2005 (UNAUDITED)

## NOTE D - DISTRIBUTION AGREEMENT (continued)

The Agreement provides that The Company will receive all of the profit realized by Shanghai Oil from the sale of fuel oil it acquires under the Asiacorp Contract, after the deduction of costs associated with the purchase, transportation and sale of the fuel oil, with a minimum payment of two dollars (\$2.00) per metric ton. In exchange for the assignment of the Asiacorp contract and subject to the receipt of payment(s) from Shanghai Oil, The Company agreed to issue to Shanghai Oil one hundred million (100,000,000) shares of The Company's common stock, deliverable in three equal increments over the term of the Agreement, which amounts may be reduced based upon the amount, if any, of Shanghai Oil's actual payments from its sale of the fuel oil. However, The Company has not received any payments from Shanghai Oil under the Agreement, and cannot give absolute assurances that any fuel oil will be delivered under the Asiacorp Contract.

Payments received by The Company based upon Shanghai Oil's sale of the fuel oil, if any, will be accounted for as a capital transaction as The Company's transaction with Shanghai Oil represents, in substance, a stock subscription under which The Company would receive approximately \$0.13 per share if the total projected amount of fuel oil is sold and the minimum guaranteed profit margin is paid to The Company.

During June of 2005, Shanghai Oil notified The Company that it had not received any fuel oil under the Asiacorp Contract. As The Company had not received any payments from Shanghai Oil, it did not release any of its shares of common stock to Shanghai Oil. On approximately July 1, 2005, The Company sent Shanghai Oil a written "Demand to Cure Delayed-Performance" giving Shanghai Oil until July 18, 2005, later extended to August 31, 2005, to make its first payment to The Company under the Agreement. Although Shanghai Oil has indicated to The Company that it intends to deliver payment pursuant to the Agreement, either through performance under the Asiacorp Contract or through another contract in its place, investors should understand that delivery is far from certain. As of September 30, 2005, the Company has not received any payments from Shanghai Oil nor has it released any of the shares deliverable to Shanghai Oil.

The Company will continue to pursue amicable remedies with Shanghai Oil. Although any resolution with Shanghai Oil is highly uncertain, The Company believes that continuing to pursue a business relationship with Shanghai Oil is in the best interest of the Company. Should Shanghai Oil deliver any payments to The Company, pursuant to the terms of the Agreement, the management of The Company will determine the number of shares of its common stock, if any, to deliver to Shanghai Oil.

#### NOTE E - NOTES PAYABLE TO RELATED PARTIES

Notes payable to related parties at June 30, 2005 and December 31, 2004 consists of the following:

	June 30, 2005	December 31,
		2004
Note payable on demand to Company's Chairman; interes	t	
payable	\$ 531,401	\$ 434,782
monthly at 7% per annum; unsecured.		
Less: current portion	(531,401)	(434,782)
Note payable-long term	\$ -	\$ -

#### NOTE F - RELATED PARTY TRANSACTIONS

In addition to notes payable to related parties described in Note E, a consultant (shareholder and former employee) of the Company has advanced funds to the Company as working capital of its Vietnam representative office. No formal repayment terms or arrangements exist. The net amount of advances due the consultant at June 30, 2005 and December 31, 2004 was \$56,826 and \$14,708, respectively.

The Company's Chief Financial Officer has advanced funds to the Company for working capital purpose. No formal repayment terms or arrangements exist. The net amount of advances due the Chief Financial Officer at June 30, 2005 and December 31, 2004 was \$2,571 and \$11,326, respectively.

#### NOTE F - RELATED PARTY TRANSACTIONS (continued)

The Company's Chairman has advanced funds to the Company for working capital purposes. No formal repayment terms or arrangements exist. The net amount of advances due the Company's Chairman at June 30, 2005 and December 31, 2004 was \$148,493 and \$131,359, respectively.

During the six months ended June 30, 2005, the Company Chairman and significant shareholders contributed cash of \$40,979 to the Company as working capital.

#### NOTE G - SUBSEQUENT EVENTS

In August 2005, the staff of the Los Angeles office of the Securities and Exchange Commission advised the Company that it had initiated a formal, non-public inquiry. The Company and its officers have received document subpoenas seeking documents related to the previously announced contract between the Company and Shanghai Oil (Note D) and trading in the securities of the Company, among other things.

While the Company is confident in its practices, there is a risk that an enforcement proceeding will be recommended by the staff of the Commission as a result of this formal investigation. An enforcement proceeding could include allegations by the SEC that the Company and/or its officers violated, among others, the anti-fraud and books and records provisions of federal securities laws, and the rules thereunder. It cannot be predicted with certainty what the nature of such enforcement proceeding would be, the type of sanctions that might be sought, or what the likelihood would be of reaching settlement. The Company has been and expects to continue to cooperate with the ongoing SEC investigation.

#### ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS

The following discussion should be read in conjunction with the Company's Condensed Consolidated Financial Statements and Notes thereto, included elsewhere within this Report.

## **DESCRIPTION OF THE COMPANY**

Largo Vista Group, Ltd. ("Largo Vista" or the "Company") was formed under the laws of the State of Nevada on January 16, 1987 under the name, "The George Group". On January 9, 1989, The George Group acquired Waste Service Technologies, Inc. ("WST"), an Oregon corporation, and filed a name change in Nevada and changed its name to WST, listed its stock, and began trading on OTC bulletin Board.

On April 15, 1994, WST acquired Largo Vista, Inc., a California corporation, and filed a name change in Nevada to change WST's name to Largo Vista Group, Ltd., OTC bulletin Board symbol "LGOV". Largo Vista originally planned to develop housing in China, but after shipping two factory built homes to China, never fully implemented plans due to unanticipated financing, environmental and regulatory complications.

Unless the context otherwise requires, all references to the Company include its wholly-owned subsidiaries, Largo Vista, Inc., an inactive California corporation, Largo Vista Construction, Inc., an inactive Nevada corporation, and Largo Vista International, Corp., an inactive Panama corporation. Largo Vista also has operations through Doing Business As ("DBA") agreement with Jiahong Gas Co., Ltd. ("Jiahong"), registered under the Chinese laws in the Peoples Republic of China, Guizhou Province.

Through DBA agreements with Jiahong, Largo Vista is engaged in the business of purchasing and reselling liquid petroleum gas ("LPG") in the retail and wholesale markets to both residential and commercial consumers. Largo Vista operated a storage depot and has an office headquarters in the City of Zunyi. Largo Vista has found the storage depot operations to be unprofitable; and therefore has terminated those operations in order to concentrate its resources on supplying LPG in bottles and through pipelines.

In February 2002, Largo Vista's China operations entered into an agreement with the Zunyi Municipal Government to design and install LPG pipeline systems in residential areas in the city of Zunyi. In exchange for installing the pipeline, the agreement provides for the Largo Vista to be the sole LPG supplier for those households for 40 years. Largo Vista substantially completed the installation of the LPG pipeline in 2002 and continues to operate the pipeline.

In May 2003, Largo Vista's China operations entered into its second agreement with Zunyi Municipal Government to design and install more LPG pipeline systems in residential areas in the city of Zunyi, China. The pipeline project was substantially completed in December of 2004. These two pipelines currently serve approximately 440 customers. When natural gas becomes available to the area, these pipelines will be in place to deliver that commodity to the same customers.

In addition, Largo Vista has contracted with a private developer to construct four additional pipelines in the same area. Pipeline Number 3 serves 42 condominiums and was completed in July of 2005. Pipeline Number 4 will serve 60 condominiums. Construction schedules are being developed. Pipeline Number 5 will serve 1,067 condominiums with completion in August of 2005. Pipeline Number 6 will serve 5,000 condominiums and is currently in the architectural development stage. All of these pipelines will be operated by Largo Vista under exclusive 40-year supply contracts.

The contracts that Largo Vista has with the Zunyi Municipal Government grant to the Company the exclusive right to supply liquid petroleum gas (LPG) to certain building projects and to construct or have constructed pipeline systems to deliver the LPG. These building projects are similar to large apartment or condominium complexes in the United

States. The Company contracts with independent third parties for all of the design and construction of the pipelines. Generally, a central supply station will be built close to the building project to be served. LPG will be stored in this facility and gasified before entering the pipeline system. The Company operates these central supply stations and manages the relationships with the individual customers in the building projects.

The Zunyi Municipal Government ("Zunyi") agreed in its contracts with the Company to reimburse the Company for the costs of constructing the LPG pipelines, fifty percent (50%) after the signing of each contract and the remaining fifty percent (50%) upon completion of each pipeline project. Zunyi did pay the Company the first fifty percent (50%); but failed to pay the Company the remaining fifty percent (50%) upon completion of the first two (2) pipeline projects. Zunyi took the position that the Company should collect the balance from the customers as they subscribe for LPG delivery. The Company has been collecting that amount as a connection or subscription fee and accounting for that revenue as it is received.

Largo Vista continues to engage in the petroleum supply business in Vietnam.

In addition, Largo Vista has two representative offices in the Far East area, one in Wuhan, China and another in Ho Chi Minh City, Vietnam, to supervise LPG and gas oil trading operations in China and Vietnam, respectively. Largo Vista continues to evaluate the acquisition of other possible business opportunities in the Far East.

#### Agreement To Sell Stock To Shanghai Offshore Oil Group

On March 18, 2005, Largo Vista signed an Agreement and Assignment of Certain Contractual Rights and Benefits (the "Agreement"), with Shanghai Offshore Oil Group (HK) Co., Ltd. ("Shanghai Oil"). Under the Agreement, Shanghai Oil assigned to Largo Vista all of its rights to receive payments under a prior contract with Asiacorp Investment Holding Ltd. ("Asiacorp"), under which Shanghai Oil would purchase from Asiacorp fuel oil produced in Russia and deliver it to entities in The People's Republic of China at a rate of thirty thousand (30,000) metric tons per month for three (3) months and continue for the following thirty-three (33) months at a rate of two hundred thousand (200,000) metric tons per month, for a total of six million, six hundred ninety thousand (6,690,000) metric tons (the "Asiacorp Contract"). The Agreement states that deliveries under the Asiacorp Contract were to begin no later than May 18, 2005.

The Agreement provides that Largo Vista will receive all of the profit realized by Shanghai Oil from the sale of fuel oil it acquires under the Asiacorp Contract, after the deduction of costs associated with the purchase, transportation and sale of the fuel oil, with a minimum payment of two dollars (\$2.00) per metric ton. In exchange for the assignment of the Asiacorp contract and subject to the receipt of payment(s) from Shanghai Oil, Largo Vista agreed to issue to Shanghai Oil one hundred million (100,000,000) shares of Largo Vista's common stock, deliverable in three equal increments over the term of the Agreement, which amounts may be reduced based upon the amount, if any, of Shanghai Oil's actual payments from its sale of the fuel oil. However, Largo Vista has not received any payments from Shanghai Oil under the Agreement, and cannot give absolute assurances that any fuel oil will be delivered under the Asiacorp Contract.

Payments received by Largo Vista based upon Shanghai Oil's sale of the fuel oil, if any, will be accounted for as a capital transaction as Largo Vista's transaction with Shanghai Oil represents, in substance, a stock subscription under which Largo Vista would receive approximately \$0.13 per share if the total projected amount of fuel oil is sold and the minimum guaranteed profit margin is paid to Largo Vista.

During June of 2005, Shanghai Oil notified Largo Vista that it had not received any fuel oil under the Asiacorp Contract. As Largo Vista had not received any payments from Shanghai Oil, it did not release any of its shares of common stock to Shanghai Oil. On approximately July 1, 2005, Largo Vista sent Shanghai Oil a written "Demand to Cure Delayed-Performance" giving Shanghai Oil until July 18, 2005, later extended to August 31, 2005, to make its first payment to Largo Vista under the Agreement. Although Shanghai Oil has indicated to Largo Vista that it intends to deliver payment pursuant to the Agreement, either through performance under the Asiacorp Contract or through another contract in its place, investors should understand that delivery is far from certain. As of the date of filing of this Amendment, Largo Vista has not received any payments from Shanghai Oil nor has it released any of the shares

deliverable to Shanghai Oil.

Largo Vista will continue to pursue amicable remedies with Shanghai Oil. Although any resolution with Shanghai Oil is highly uncertain, Largo Vista believes that continuing to pursue a business relationship with Shanghai Oil is in the best interest of the Largo Vista. Should Shanghai Oil deliver any payments to Largo Vista, pursuant to the terms of the Agreement, the management of Largo Vista will determine the number of shares of Largo Vista common stock, if any, to deliver to Shanghai Oil.

## FORWARD LOOKING STATEMENTS

This Form 10-QSB contains certain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. All statements included Herein that address activities, events or developments that the Corporation expects, believes, estimates, plans, intends, projects or anticipates will or may occur in the future, are forward-looking statements. Actual events may differ materially from those anticipated in the forward-looking statements. Important risks that may cause such a difference include: general domestic and international economic business conditions, increased competition in the Company's markets and products. Other factors may include, availability and terms of capital, and/or increases in operating and supply costs. Market acceptance of existing and new products, rapid technological changes, availability of qualified personnel also could be factors. Changes in the Company's business strategies and development plans and changes in government regulation could adversely affect the Company. Although the Company believes that the assumptions underlying the forward-looking statements included in this filing will prove to be accurate. In light of the significant uncertainties inherent in the forward-looking statements included herein, the inclusion of such information should not be regarded as a representation by the Company that the objectives and expectations of the Company would be achieved.

#### **RESULTS OF OPERATIONS**

#### Revenue

During the quarter ended June 30, 2005 the Company realized \$107,162 of revenue compared to \$101,354 for the same period in the prior year, a 5.7% increase. During the six months ended June 30, 2005 revenues from operations were \$161,773 as compared with \$226,046 for the same period last year. The increase of 5.7% in revenue in the quarter ended June 30, 2005 compared with the same period last year is due to added customers with the pipeline operations. The decrease in the six month period ended June 30, 2005 of 28.4% compared with the six month ended June 30, 2004 is primarily attributable to the decrease in revenues from the unprofitable depot operations closed in the second quarter 2004.

#### **Costs and Expenses**

The Company incurred costs of sales of \$90,784 in connection with the LPG revenues during three months ended June 30, 2005, compared to \$95,655 for the three months ended June 30, 2004; a decrease of \$4,871 or 5.1%. Cost of sales for the six month period ended June 30, 2005 is \$156,850; a decrease of \$42,036 or 21.1% as compared with the same period last year (\$198,886). The decrease in cost of sales during the quarter ended June 30, 2005 is the result of improved margins achieved in our LPG sales. The six month decrease in cost of sales of \$42,036 from June 30, 2005 as compared with the same last year is primarily attributable to the decrease in related revenues from the unprofitable depot operations closed in 2004.

During the quarter ended June 30, 2005 the Company incurred \$118,840 of operating expenses compared to \$77,406 for the same period in the prior year.; a \$41,434 or 53.5% increase For the six month period ended June 30, 2005 operating expenses is \$187,394 compared with \$166,636 for the same period last year; an increase of \$20,758 or 12.5%. The increase is due primarily to increases in professional, consulting and other related administrative services.

#### Liquidity and Capital Resources

As of June 30, 2005, we had a working capital deficit of \$976,553. As a result of our operating losses for the six month period ended June 30, 2005, we generated a cash flow deficit of \$216,372 from operating activities. We met

our cash requirements during this period through loans, net of repayments, from related parties totaling \$171,338 and \$40,979 from capital contributions from the Company's officers, principal shareholders and third parties.

While we have raised capital to meet our working capital and financing needs in the past, additional financing is required in order to meet our current and projected cash flow deficits from operations. We currently have no commitments for financing and there is no guarantee that we will be successful in raising the funds required. Certain shareholders and related parties have advanced funds and contributed capital to the Company in the past. There is no guarantee advances or contributions will continue into the future.

If we are not successful in generating sufficient liquidity from operations or in raising sufficient capital resources, on terms acceptable to us, this could have a material adverse effect on our business, results of operations liquidity and financial condition.

The Company's independent certified public accountant has stated in his report included in the Company's December 31, 2004 Form 10-KSB, that the Company has incurred operating losses in the last two years, and that the Company is dependent upon management's ability to develop profitable operations.

The effect of inflation on the Company's revenue and operating results was not significant. The Company's operations are located in mainland China and there are no seasonal aspects that would have a material effect on the Company's financial condition or results of operations.

## CAUTIONARY FACTORS THAT MAY AFFECT FUTURE RESULTS

Our annual report on Form 10-KSB, as amended, for the year ended December 31, 2004 includes a detailed list of cautionary factors that may affect future results. Management believes that there have been material changes to the factors so listed, and as such should reflect positively on future results. That annual report can be accessed in the EDGAR section of the SEC website.

#### **Off-Balance Sheet Arrangements**

We have not had, and at June 30, 2005 do not have, any 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 is material to investors.

## **ITEM 3. CONTROLS AND PROCEDURES**

a. <u>Evaluation of Disclosure Controls and Procedures</u>. As of June 30, 2005, our management carried out an evaluation, under the supervision of our Chief Executive Officer and Chief Financial Officer of the effectiveness of the design and operation of our system of disclosure controls and procedures pursuant to the Securities and Exchange Act, Rule 13a-15(e) and 15d-15(e) under the Exchange Act). Based on that evaluation, our chief executive officer and chief financial officer concluded that our disclosure controls and procedures are effective to provide reasonable assurance that information we are required to disclose in reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in Securities and Exchange Commission rules and forms, and that such information is accumulated and communicated to our management, including our chief executive officer and chief financial officer and chief financial officer, as appropriate, to allow timely decisions regarding required disclosure.

b. <u>Changes in internal controls</u>. There were no changes in internal controls over financial reporting that occurred during the period covered by this report that have materially affected, or are reasonably likely to materially effect, our internal control over financial reporting.

# PART II OTHER INFORMATION

## **ITEM 1. LEGAL PROCEEDINGS**

None

### ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

In January 2005, the Company issued an aggregate of 4,923,963 shares of common stock to consultants for in exchange for accrued services fees in the amount of \$84,000. The shares were issued pursuant to an exemption provided by Section 4(2) of the Securities Act.

In January 2005, the Company issued an aggregate of 1,517,038 shares of common stock to related parties in exchange for \$24,222 of expenses previously paid by the related parties on behalf of the Company. The shares were issued pursuant to an exemption provided by Section 4(2) of the Securities Act.In January 2005, the Company issued 1,230,546 shares of common stock to a shareholder in exchange for \$15,000 of notes payable and \$3,458 of accrued interest due to the shareholder. The shares were issued pursuant to an exemption provided by Section 4(2) of the Securities Act.

#### **ITEM 3. DEFAULTS UPON SENIOR SECURITIES**

None

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

None

#### **ITEM 5. OTHER INFORMATION**

#### **Subsequent Events**

In August 2005, the staff of the Los Angeles office of the Securities and Exchange Commission advised Largo Vista that it had initiated a formal, non-public inquiry. Largo Vista and its officers have received document subpoenas seeking documents related to the previously announced contract between Largo Vista and Shanghai Oil and trading in the securities of Largo Vista, among other things.

While the Company is confident in its practices, there is a risk that an enforcement proceeding will be recommended by the staff of the Commission as a result of this formal investigation. An enforcement proceeding could include allegations by the SEC that the Company and/or its officers violated, among others, the anti-fraud and books and records provisions of federal securities laws, and the rules thereunder. It cannot be predicted with certainty what the nature of such enforcement proceeding would be, the type of sanctions that might be sought, or what the likelihood would be of reaching settlement. The Company has been and expects to continue to cooperate with the ongoing SEC investigation.

#### **ITEM 6. EXHIBITS**

31.1	Certification pursuant to Section 302 of the
	Sarbanes-Oxley Act of 2002 - Chief Executive Officer.
31.2	Certification pursuant to Section 302 of the
	Sarbanes-Oxley Act of 2002 - Chief Financial Officer

32.1	Certification of Deng Shan Pursuant to Section 906 of
	the Sarbanes-Oxley Act of 2002.
32.2	Certification of Albert Figueroa Pursuant to Section
	906 of the Sarbanes-Oxley Act of 2002.

## 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: November 21, 2005	LARGO VISTA GROUP, LTD.
	/S/ DENG SHAN
	DENG SHAN
	ACTING CHIEF EXECUTIVE OFFICER