ACCELR8 TECHNOLOGY CORP Form 10OSB/A

November 12, 2003

U.S. Securities and Exchange Commission Washington, D.C. 20549

FORM 10-QSB/A Amendment #1

[X] QUARTERLY REPORT UNDER SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarter ended January 31, 2003

[] TRANSITION REPORT UNDER SECTION 13 OR 15(d) OF THE EXCHANGE ACT For the transition period from _____ to ___ Commission file number 0-11485ACCELR8 TECHNOLOGY CORPORATION (Exact name of small business issuer as specified in its charter) COLORADO 84-1072256 _____ _____ (State or other jurisdiction of (IRS Employer Identification No.) incorporation or organization) 303 East Seventeenth Avenue, Suite 108, Denver, Colorado 80203 (Address of principal executive office) (303) 863-8088 _____ (Issuer's telephone number) -----(Former name, former address and former fiscal year, if changed since last report)

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 []

Number of shares outstanding of the issuer's Common Stock:

Class Outstanding at January 31, 2003
----Common Stock, no par value 9,411,210

This Amendment No. 1 on Form 10-QSB/A amends our quarterly report on Form 10-QSB for the fiscal quarter ended January 31, 2003 (the "Quarterly Report"),

which was filed on March 14, 2003. This Amendment is a result of a restatement because the Company mistakenly accrued an income tax receivable related to the carry back of the period's net loss. The Company has previously carried back net operating losses for the years ended July 31, 2002 and 2001, in accordance with the Job Creation and Worker's Assistance Act of 2002 (the "Act") issued by the Internal Revenue Services ("IRS") after September 11, 2001. However, the Act only applied to fiscal years ending in 2002 and 2001. This restatement reflects adjustments to the income tax receivable and related income tax benefit.

We have amended each item of our Quarterly Report that has been affected by this restatement. This Amendment No. 1 does not reflect events occurring after the March 14, 2003 filing of our Quarterly Report or modify or update the disclosures set forth therein in any way, except as required to reflect the effects of the restatement.

The items of our Quarterly Report that are amended and restated herein are Items 1 and 2 of Part I. The remaining items originally contained in our Quarterly Report as filed with the Securities and Exchange Commission on March 14, 2003 are unchanged.

This Amendment No. 1 of the Quarterly Report should be read in conjunction with our quarterly report for the quarter ended April 30, 2003 and our annual report for the fiscal year ended July 31, 2003 filed on October 29, 2003.

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Accelr8 Technology Corporation

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PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

Accounts payable

Accelr8 Technology Corporation Balance Sheet

ASSETS		July 31, 2002
Current Assets:	(Unaudited) (Restated)	
Cash and cash equivalents Accounts receivable, net Prepaid expenses and other current assets Insurance recovery receivable (Note 7) Income tax receivable and deferred tax asset	80,907 96,339	\$ 8,631,192 24,767 61,665 825,000 336,500
Total current assets	9,494,102	9,879,124
Property and equipment, less accumulated depreciation of \$61,635 and \$49,335, respectively	78,305	76 , 620
Investments	493,118	445,286
<pre>Intellectual property, less accumulated amortization of \$278,681 and \$158,801, respectively (Note 5)</pre>	4,516,974	4,622,904
Total assets		\$ 15,023,934 ========
LIABILITIES AND SHAREHOLDERS' EQUITY		
Current Liabilities:		

\$ 145,627 \$ 87,599

Accrued liabilities	30 , 752	29,489
Accrued settlement loss (Note 7)	-	450,000
Deferred maintenance revenue		164,879
Other deferred revenue	3,290	•
Other deferred revenue		
Total current liabilities	792 , 131	734,167
Long-Term Liabilities:		
Deferred tax liabilities		24,833
Deferred compensation	530,618	520,286
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Total long-term liabilities	530,618	545,119
Total liabilities	1,322,749	1,279,286
Shareholders' Equity (Note 4)		
Common stock, no par value; 11,000,000 shares authorized;		
9,411,210 shares issued and outstanding	12,342,020	12,342,020
Stock to be issued (Note 7)	375 , 000	375,000
Contributed capital		329,809
Retained earnings	467,261	971,419
Shares held for employee benefit (1,129,110 shares at cost)	(273,600)	(273,600
Total shareholders' equity	13,259,750	13,744,648
Total liabilities and shareholders' equity	\$ 14,582,499 ========	

See accompanying notes to unaudited financial statements.

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Accelr8 Technology Corporation Statements of Operations (Unaudited)

	Three Months Ended			Six Months En				
	January 31, 2003(Restated)		January 31, 2002		January 31, 2003		Jan	
						(Restated)		
Revenues:								
Consulting fees	\$	20,000	\$		\$	20,000	\$	
Product license and customer support fees		85 , 320		87 , 517		115,732		
Resale of software purchased		85,448		100,528		242,125		
OptiChem(TM)revenue		13,227				18,601		
Provision for returns and allowances	(1,955) (1,3		(1,390)	(3,955)		
Net Revenues		202,040		186,655		392,503		

Costs and Expenses: Cost of services Cost of software purchased for resale General and administrative Marketing and sales Research and development Amortization Depreciation	8,173 214,588 69,425 140,347 59,940 6,150	35,394 15,548 214,851 45,914 84,662 5,325	38,763 381,925 143,968 228,920 119,880 12,300	
Total Costs and Expenses	510 , 474	·		
Loss from operations	(308,434)	(215,039)		
Other income (expense): Interest income Unrealized (loss) gain on investments Realized (loss) gain on investments Abandoned trademark Gain on asset disposal Total other income	(18,935) (1,150) 	45,136 24,465 (1,228) 2,034 	(27,539) (2,593) 	
Loss before income taxes		(144,632)	(523,589)	
Income tax benefit	19,431		19,431	
Net Loss		\$ (144,632) =======		\$
Net loss per share - basic and diluted				\$
Weighted average shares outstanding - basic and diluted	9,411,210	7,763,849 ======		7===

See accompanying notes to unaudited financial statements.

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Accelr8 Technology Corporation Statements of Cash Flows (Unaudited)

	Six Months Ended		
	January 31, January 2003 200		
CACH FLOW EDON ODEDATING ACTIVITIES	(restated)		
CASH FLOW FROM OPERATING ACTIVITIES: Net loss Adjustments to reconcile net loss to net	\$ (504,158)	(390,115)	

cash provided by (used in) operating activities:		
Amortization	119,880	6,345
Depreciation	12,300	10,650
Increase in fair value of stock options granted		
for consulting services	19,260	
Gain from disposal of assets		(10,453)
Loss on abandoned trademarks		3,929
Unrealized holding loss on investments	27,539	30,939
Realized (gain) loss on sale of investments, interest and		
dividends reinvested	(371)	282
Income tax receivable and deferred income tax asset	171,545	
Net change in assets and liabilities:	,	
Accounts receivable	(56,140)	(29,390)
Insurance recovery receivable	825,000	
Inventory		875
Prepaid expenses		
		(30,364)
Accounts payable	58,028	(51,963)
Accrued liabilities	1,263	
Deferred maintenance revenue	(2,417)	
Other deferred revenue	1,090	
Other long-term liabilities	10,332	6 , 235
Net cash provided by (used in) operating activities	648,477	(673,916)
not cash provided 21 (assa in, operating assistants		
CASH FLOW FROM INVESTING ACTIVITIES:		
Purchase of fixed assets, net	(13,985)	
Proceeds on disposal of assets		11,636
Purchase of intellectual property	(13,950)	(47,660)
Purchase of investments	(75,000)	
1 d 2 d 1 d 2 d 2 d 1 d 2 d 2 d 2 d 2 d		
Net cash used in investing activities	(102,935)	(111,024)
CASH FLOW FROM FINANCING ACTIVITIES:		
Repurchase of common stock		(46,674)
Employee stock option exercised		1,800
Employee Stock option exercised		1,000
Net cash provided by (used in) financing activities		(44,874)
Net increase (decrease) in cash and cash equivalents	545 , 542	(829,814)
Cock and sock assistants beginning of married	0 621 102	0 522 242
Cash and cash equivalents, beginning of period	8,631,192 	9,522,343
Cash and cash equivalents, end of period	\$ 9,176,734	
Curry lamental information.		
Supplemental information: Cash received from income tax refunds	\$ 190 , 977	\$
	========	========

See accompanying notes to unaudited financial statements

Accelr8 Technology Corporation Notes to Financial Statements

For the six months ended January 31, 2003 and 2002

Note 1. Basis of Presentation

The restated financial statements included herein have been prepared by Accelr8 Technology Corporation (the "Company") without audit, pursuant to the rules and regulations of the United States Securities and Exchange Commission ("SEC"). Certain information and footnote disclosures normally included in the financial statements prepared in accordance with generally accepted accounting principles have been condensed or omitted as allowed by such rules and regulations. We believe that the disclosures are adequate to make the information presented not misleading. These financial statements should be read in conjunction with our annual audited financial statements dated July 31, 2002, included in our annual report on Form 10-KSB as filed with the SEC.

Management believes that the accompanying unaudited financial statements are prepared in conformity with generally accepted accounting principles, which require the use of management estimates, and contain all adjustments (including normal recurring adjustments) necessary to present fairly the operations and cash flows for the periods presented. The results of operations for the three and six month periods ended January 31, 2003 may not be indicative of the results of operations for the year ended July 31, 2003.

Note 2. Restatement of Previously Reported Financial Statements

During the audit of our financial statements for the fiscal year ended July 31, 2003, it was determined that the Company mistakenly accrued an income tax receivable related to the carry back of the period's net loss. The Company has previously carried back net operating losses for the years ended July 31, 2002 and 2001, in accordance with the Job Creation and Worker's Assistance Act of 2002 (the "Act") issued by the Internal Revenue Services ("IRS") after September 11, 2001. However, the Act only applied to fiscal years ending in 2002 and 2001.

Accordingly, the Company has amended and restated its financial statements for the quarters ended January 31, 2003 and April 30, 2003. Conforming changes reflecting these revisions have been made in the Company's Management's Discussion and Analysis of Financial Condition.

Note 3. Reclassification

Certain reclassifications have been made in the fiscal 2002 financial statements to conform to the classifications used in fiscal 2003.

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Note 4. Shareholders' Equity

Repurchase of Common Stock

On July 30, 1998, our Board of Directors authorized the repurchase of up to 500,000 shares of our common stock. The decision to repurchase our common stock was based upon the Board of Directors' belief that our common stock was undervalued considering the potential earnings and prospects for future operations. Repurchases may be made periodically in the open market, block purchases or in privately negotiated transactions, depending on market conditions and other factors. We have no commitment or obligation to repurchase all or any portion of the common stock.

Between August 1, 2002 and January 31, 2003, we did not repurchase any shares of our common stock. During the six month period ended January 31, 2002, we repurchased a total of 19,900 shares of our common stock at a cost of \$46,674.

Common Stock Options

At January 31, 2003, there were 740,000 stock options outstanding at prices ranging from \$1.45 to \$3.25 with expiration dates between July 31, 2003 and August 2, 2011, plus 100,000 stock options outstanding at a price of \$0.36 that do not expire as long as the recipient remains an employee of the Company. The remaining number of option shares available for issuance under our stock option plans is 257,500. For the six months ended January 31, 2003 and 2002, stock options exercisable into 840,000 and 739,500 shares of common stock were not included in the computation of diluted earnings per share because their effect was antidilutive.

During the six months ended January 31, 2002, five thousand stock options were exercised at a price of \$.36 and totaling \$1,800.

On May 7, 2002, we granted options to purchase 100,000 shares of our common stock to consultants for services to be provided at an exercise price of \$2.25 per share, expiring on May 7, 2006. The consultant options are subject to a vesting schedule of 50% after the first year of grant and 50% after the second year of grant. The incremental increase in the fair value of the options of \$19,260 during the six months ended January 31, 2003 was recorded as a charge to operations.

Stock to be Issued

See Note 7 to unaudited financial statements for discussion.

Note 5. Intellectual Property

Intellectual property consisted of the following:

	January 31, 2003	July 31, 2002
OpTest(TM) Technologies Patents Trademarks	\$ 4,616,312 137,177 42,166	\$ 4,614,872 128,434 38,399
Less: Accumulated amortization	4,795,655 (278,681)	4,781,705 (158,801)
	\$ 4,516,974 =======	\$ 4,622,904 =======

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Intellectual properties are recorded at cost and are being amortized on a straight-line basis over their estimated useful lives of 20 years, which approximates the patents and trademarks application life of the OpTest(TM) Technologies.

Effective August 1, 2001, we adopted Statement of Financial Accounting Standards ("SFAS") No. 142, "Goodwill and Other Intangible Assets". In accordance with SFAS No. 142, we completed an impairment test of our intangible

assets and determined that no impairment existed as of August 1, 2001 or July 31, 2002. Intangible assets will be tested annually and whenever events and circumstances occur indicating that the assets may be impaired.

Upon the adoption of SFAS No. 142, we evaluated the estimated useful lives of the existing intangible assets and determined that the existing useful lives were appropriate.

Future amortization expense for the intangible assets is estimated as follows:

Years Ending July 31,	
2003 (6 months) 2004 2005 2006 2007 Thereafter	\$ 119,880 239,390 239,390 239,390 239,390 3,439,534
	\$4,516,974

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Note 6. Business Segment Information

The Company operates in two business segments: (i) software tools and related consulting services and (ii) biosciences, which includes DNA/RNA assays, protein-based assays and biosensors. Operating results and other financial data for the three and six months ended January 31, 2003 and 2002 are presented for the principal business segments as follows:

	Soft	ware Tools					
Three Months Ended		Support and		Biosciences			
January 31, 2003	Со	nsulting	Е	Business		Total	
					-		
Revenues	\$	188,813	\$	13,227	\$	202,040	
Costs and expenses		216,197		294,277		510,474	
Interest income		28,034				28,034	
Segment loss		(19, 435)		(281,050)		(300,485)	
Tax benefit				19,431		19,431	
Total assets		9,759,615		4,822,884		14,582,499	
Intellectual property, net				4,516,974		4,516,974	
Depreciation and amortization expense		1,800		64,290		66,090	
Three Months Ended		ware Tools	Ric	escioncos			
January 31, 2002				Susiness		Total	
					_		
Revenues	\$	186,655	\$		\$	186,655	

Costs and expenses	278 , 435	123,259	401,694
Interest income	45,136		45,136
Segment loss	(21,373)	(123,259)	(144,632)
Total assets	9,450,960	2,855,492	12,306,452
Intellectual property, net		2,798,892	2,798,892
Depreciation and amortization expense	1,890	3,435	5 , 325

Six Months Ended		Software Tools Support and		Biosciences		
January 31, 2003	Consulting		Business		Total	
Revenues	\$	373 , 902	\$	18,601	\$	392,503
Costs and expenses		421,601		525 , 826		947,427
Interest income		61,467				61,467
Segment loss		(16,364)		(507,225)		(523 , 589)
Tax benefit				19,431		19,431
Total assets		9,759,615		4,822,884		14,582,499
Intellectual property, net				4,516,974		4,516,974
Depreciation and amortization expense		3 , 600		128,580		132,180

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	Soft	tware Tools				
Six Months Ended	Support and		Biosciences			
January 31, 2002	Consulting		Business		Total	
Revenues	\$	278,688	\$		\$	278,688
Costs and expenses		514,262		245,717		759 , 979
Interest income		120,151				120,151
Segment loss		(140, 469)		(249,646)		(390,115)
Total assets		9,450,960		2,855,492		12,306,452
Intellectual property, net				2,798,892		2,798,892
Depreciation and amortization expense		3,780		13,215		16 , 995

Note 7. Legal Proceedings

We are a party to certain legal proceedings, the outcome of which management believes will not have a significant impact upon our financial position. We are not able to predict the outcome of the pending legal matters described below with any degree of certainty, and there can be no assurance that the resolution of one or more of the cases described below may not have a material adverse effect on the Company.

Concluded legal matters

On November 16, 1999, the SEC filed suit in the United States District Court for the District of Colorado against Accelr8 Technology Corporation, Thomas V. Geimer, Harry J. Fleury, and James Godkin, captioned Securities and Exchange Commission v. Accelr8 Technology Corporation, et al., and Civil Action No. 99-D-2203. The SEC sought an injunction permanently restraining and enjoining each defendant from violating Section 10(b) of the Securities Exchange Act of 1934, as amended (the "Exchange Act") and Rule 10b-5 promulgated thereunder; Section 13(a) of the Exchange Act, and Rules 12b-20, 13a-1, and 13a-13 promulgated thereunder, and, in addition, that Mr. Geimer and Mr. Godkin be enjoined from future violations of Section 13(b)(2) of the Exchange Act,

Section 10(b) of the Exchange Act and Rule 10b-5 thereunder related to securities fraud, Section 13 of the Exchange Act and the rules thereunder relate to reporting and record keeping. The SEC alleged that the Defendants made material misrepresentations of fact regarding the capability of certain of the Company's products, and the Company's financial condition, including its revenues and earnings. The SEC also alleged that Mr. Geimer and Mr. Godkin failed to implement, or circumvented, a system of internal accounting controls, falsified books and records, and made misrepresentations to the Company's accountants. On July 12, 2001, the Defendants, without admitting or denying the allegations of the Third Amended Complaint filed by the SEC, consented to the entry of Final Orders in which the court dismissed the securities fraud claims against all Defendants with prejudice, made no findings that any violation of law occurred, and enjoined the Defendants from future violations of Section 13 of the Exchange Act, and the regulations thereunder referred to above. In addition, Mr. Geimer paid a civil penalty of \$65,000, Mr. Fleury paid a civil penalty of \$20,000, and Mr. Godkin paid a civil penalty of \$20,000. All costs, expenses, civil penalties, and liabilities incurred by the Defendants in defending and settling this matter were borne by the Company. No further action is anticipated in this matter.

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On May 24, 2000, William Dews, an alleged shareholder filed a derivative action on behalf of the Company, against Thomas V. Geimer, A. Alexander Arnold III and David Wilhelm, captioned John William Dews v. Thomas V. Geimer, et al., Civil Action No. 00-CV-2785 (District Court, City and County of Denver, Colorado). That action alleged various breaches of fiduciary duty arising out of the Company's accounting and public reporting during 1997 through 1999. On January 4, 2002, the Denver District Court approved a settlement between the parties pursuant to which the complaint was dismissed without prejudice, with no payments to be made by or on behalf of the defendants.

On August 14, 2000, Derrick Hongerholt filed in the United States District Court for the District of Colorado a shareholder derivative action against Thomas V. Geimer, David C. Wilhelm, A. Alexander Arnold III, Harry J. Fleury, James Godkin and Accelr8 Technology Corporation as a nominal defendant. The defendants have answered the Hongerholt derivative complaint, and have denied all claims. In connection with this proceeding, the Company's Board of Directors appointed David G. Palmer, Esquire, as independent counsel to serve as a Special Litigation Committee to investigate the claims and circumstances relating to the derivative action filed by Derrick Hongerholt and to determine whether the derivative action should be terminated. On September 10, 2002, the Special Litigation Counsel determined, after investigation, that the derivative claims were without factual merit, and should be dismissed. On October 30, 2002, the parties agreed to a settlement of the derivative action, under which that action would be dismissed with prejudice upon an exchange of releases, with no payments made by or on behalf of any of the Defendants. A hearing on the approval of the settlement was held December 19, 2002 at which time the Court approved a settlement between the parties pursuant to which the complaint was dismissed without prejudice, with no payments to be made by or on behalf of the defendants.

On July 14, 2000, the Agricultural Excess and Surplus Insurance Company ("AESIC"), which is the carrier of the Company's director and officer liability policy, filed in the United States District Court for the District of Colorado an action for a declaratory judgment seeking to rescind Accelr8's directors and officers liability policy, captioned Agricultural Excess and Surplus Insurance Company v. Accelr8 Technology Corporation, Civil Action No. 00-B-1417. That policy has a \$1 million limit with a \$100,000 deductible. The Company and certain individuals made demand for coverage under that policy relating to third party claims involving the Company's accounting and public reporting from 1997

to 1999. AESIC alleged that it was fraudulently induced to enter into the contract of insurance through knowing material misrepresentations made by the Company in its Form 10-KSB filed with the SEC, concerning the capabilities of certain of the Company's products. The defendants answered the complaint, in which they denied the claim for rescission, and filed a counterclaim seeking damages for the insurer's refusal to provide the benefits of insurance.

Subsequent to July 31, 2002, the parties settled this lawsuit and AESIC paid \$825,000 to the Company on November 5, 2002 in full satisfaction of all claims.

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Pending legal matters

On May 4, 2000, Harley Meyer filed in the United States District Court for the District of Colorado a putative class action against Accelr8 Technology Corporation, Thomas V. Geimer and Harry J. Fleury. On June 2, 2000, Charles Germer filed in the United States District Court for the District of Colorado a putative class action against Accelr8 Technology Corporation, Thomas V. Geimer and Harry J. Fleury. On June 8, 2000, William Blais filed in the United States District Court for the District of Colorado a putative class action against Accelr8 Technology Corporation, Thomas V. Geimer and Harry J. Fleury. On June 20, 2000, Diana Wright filed in the United States District Court for the District of Colorado a putative class action against Accelr8 Technology Corporation, Thomas V. Geimer and Harry J. Fleury. These actions have been consolidated under the caption In re Accelr8 Technology Corporation Securities Litigation, Civil Action No. 00-K-938. On October 16, 2000, a Consolidated Amended Class Action Complaint was filed which added James Godkin as a defendant. The Consolidated Amended Complaint alleges violations of Section 10(b) of the Exchange, and Rule 10b-5 thereunder, relating to the Company's accounting and public disclosure from October 1997 to November 1999. The Defendants have answered the Amended Complaint, in which they denied liability and raised affirmative defenses. On January 23, 2001, the Court granted the Plaintiff's Motion for Class Certification.

The parties to the Consolidated Amended Class Action Complaint ("Class Action") have reached an agreement in principle to settle the Class Action against all parties. Under the contemplated settlement, the Company will contribute to a Settlement Fund \$450,000 and 375,000 chares of common stock in the Company. The Settlement Fund will be distributed in a manner over which the Company has no control. This agreement in principle is subject to Court approval. On February 28, 2003, the Court issued a Preliminary Order Approving Settlement and Attached Documents, and scheduled a settlement fairness hearing for May 20, 2003. Under the terms of the agreement, on March 4, 2003 the Company deposited \$450,000 into an escrow account pending final approval of the settlement. In the event that final approval of the settlement is not given, the escrowed funds will be returned, less expenses incurred for the cost of notification to class members. Although management believes that it is probable that the settlement agreement will receive final court approval, there can be no assurance that court approval will occur. In the event that the settlement is not completed, the litigation will continue. While management believes it has substantial defenses to the Class Action claims, there is no assurance that the resolution of the Class Action will not have a material adverse effect on the Company.

SFAS No. 5, "Accounting for Contingencies," requires loss contingencies to be accrued if it is probable an asset has been impaired or a liability incurred at the balance sheet date and the amount of loss can be reasonably estimated. Since the settlement terms discussed above satisfy the criteria for accrual of a loss contingency under SFAS No. 5, the \$450,000 cash settlement has been accrued

as a current liability and the value of the 375,000 shares of stock to be issued have been recorded in the statement of shareholders' equity as of January 31, 2003 and July 31, 2002. The stock to be issued was valued using the market price of the Company's common stock on the date the parties agreed to the terms of the settlement. If the final settlement terms are amended from those stated above, adjustments to the Company's financial statements would be necessary for the year ended July 31, 2003. Furthermore, the \$825,000 settlement receivable from AESIC was recorded as a current receivable in the Company's financial statements as of October 31, 2002 and July 31, 2002. Payment was received on November 5, 2002.

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On November 20, 2002, the Company initiated an action against Deloitte & Touche, LLP, ("Deloitte"), the Company's former auditors, captioned Accelr8 Technology Corporation v. Deloitte & Touche, LLP., Case No. 02CV8102, District Court, City and County of Denver, State of Colorado. In that action, the Company seeks damages from Deloitte for breach of contract. On January 13, 2003, Deloitte answered the Complaint and filed a counterclaim against the Company, and third-party claims against Thomas V. Geimer and Harry J. Fleury. The counter-claim asserts claims for breach of contract, deceit based on fraud, and negligent misrepresentation and seeks unspecified damages. Third-party claims allege deceit based on fraud and negligent misrepresentation, and also seek unspecified damages. On February 18, 2003, the Company, as Counter-claim Defendant, and Messrs. Geimer and Fleury, as Third-party Defendants, moved to dismiss the counterclaims and third-party complaint. That motion is pending. While the Company and Messrs. Geimer and Fleury believe they have substantial defenses to the counterclaims and third-party claims respectively, and intend to contest those claims vigorously, there can be no assurance that the resolution of the counterclaims and third party claims will not have a material adverse effect on the Company.

Note 8. Recent Accounting Pronouncements

In June 2001, the Financial Accounting Standards Board ("FASB") issued SFAS No. 143, "Accounting for Asset Retirement Obligations." SFAS No. 143 requires the fair value of a liability for an asset retirement obligation to be recognized in the period in which it is incurred if a reasonable estimate of fair value can be made. The associated asset retirement costs are capitalized as part of the carrying amount of the long-lived asset. We adopted this statement on August 1, 2002 and it had no material impact on our financial statements.

In August 2001, the FASB issued SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets." SFAS No. 144 requires that those long-lived assets be measured at the lower of carrying amount or fair value, less cost to sell, whether reported in continuing operations or in discontinued operations. Therefore, discontinued operations will no longer be measured at net realizable value or include amounts for operating losses that have not yet occurred. We adopted this statement August 1, 2002 and it had no material impact on our financial statements.

In April 2002, the FASB issued SFAS No. 145, "Rescission of FASB Statements No. 4, 44, and 64, Amendment of FASB Statement No. 13, and Technical Corrections." This statement eliminates the current requirement that gains and losses on debt extinguishment must be classified as extraordinary items in the income statement. Instead, such gains and losses will be classified as extraordinary items only if they are deemed to be unusual and infrequent, in accordance with the current generally accepted accounting standards criteria for extraordinary classification. In addition, SFAS No. 145 eliminates an

inconsistency in lease accounting by requiring that modifications of capital leases that result in reclassification as operating leases be accounted for consistent with sale-leaseback accounting rules. The statement also contains other nonsubstantive corrections to authoritative accounting literature. We adopted this standard August 1, 2002 and it had no effect on our financial statements.

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In June 2002, the FASB issued SFAS No. 146, "Accounting for Costs Associated with Exit or Disposal Activities," which addresses accounting for restructuring and similar costs. SFAS No. 146 supersedes previous accounting guidance, principally Emerging Issues Task Force ("EITF") Issue No. 94-3. We adopted the provisions of SFAS No. 146 for restructuring activities initiated after December 31, 2002. SFAS No. 146 requires that the liability for costs associated with an exit or disposal activity be recognized when the liability is incurred. Under EITF No. 94-3, a liability for an exit cost was recognized at the date of a company's commitment to an exit plan. SFAS No. 146 also establishes that the liability should initially be measured and recorded at fair value. Accordingly, SFAS No. 146 may affect the timing of the recognition of future restructuring costs as well as the amount recognized. Adoption of this standard did not have any effect on our financial statements.

In December 2002, the FASB issued SFAS No. 148, "Accounting for Stock-Based Compensation-Transition and Disclosure - an amendment of FASB Statement No. 123." SFAS No. 148 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, SFAS No. 148 amends the disclosure requirements of SFAS No. 123 to require prominent disclosures about the method of accounting for stock-based employee compensation and the effect of the method used on reported results in both annual and interim financial statements. We are required to follow the prescribed format and provide the additional disclosures required by SFAS No. 148 in our annual financial statements for the year ended July 31, 2003 and must also provide the disclosures in our quarterly reports containing condensed financial statements for interim periods beginning with the quarter ending April 30, 2003. We will continue to account for stock based compensation using the intrinsic value method.

In November 2002, the FASB issued Interpretation No. 45, "Guarantor's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees of Indebtedness of Others," which disclosures are effective for financial statements issued after December 15, 2002. This statement did not have any effect on our financial statements as of January 31, 2003.

In January 2003, the FASB issued Interpretation No. 46, "Consolidation of Variable Interest Entities," which requires the consolidation of variable interest entities, as defined. FIN No. 46 is applicable to our financial statements to be issued after July 31, 2003. This statement did not have any effect on our financial statements as of January 31, 2003.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

Information contained in the following discussion of results of operations and financial condition and in certain of the notes to the financial statements included in this document contain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995, which can be identified by the use of words such as "may," "will," "expect," "anticipate," "estimate," or "continue," or variations thereon or comparable terminology. In addition, all

statements other than statements of historical facts that address activities, events, or developments the Company expects, believes, or anticipates will or may occur in the future, and other such matters, are forward-looking statements. The following discussion should be read in conjunction with the Company's financial statements and related notes included elsewhere herein. The Company's

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future operating results may be affected by various trends and factors which are beyond the Company's control. These include, among other factors, general public perception of issues and solutions, and other uncertain business conditions that may affect the Company's business. The Company cautions the reader that a number of important factors discussed herein, and in other reports filed with the Securities and Exchange Commission, including its 10-KSB for the year ended July 31, 2002, could affect the Company's actual results and cause actual results to differ materially from those discussed in forward-looking statements.

Overview

Accelr8 Technology Corporation has been a provider of software tools and consulting services for the modernization of software applications running on the VMS operating systems developed by Digital Equipment Corporation ("DEC") and which are proprietary to Compaq Computer Corporation ("COMPAQ") as a result of its purchase of DEC. These assets were merged into Hewlett Packard Company ("HP") in 2002. Our consulting services and software conversion tools enable the Company's customers to analyze and implement conversions to UNIX, Linux and NT operating systems from VMS in a predictable and cost-effective manner. Our clients include a number of Fortune 1000 companies and government agencies.

Based upon the significant decline in sales of our software tools and related consulting services, we have taken steps to limit the costs associated with the conduct of this business. These steps included the reduction of the number of personnel whose efforts are directed towards this business, not renewing the contracts of several members of management whose primary activities related to this business and reducing the amount of space occupied by the Company. Management intends to operate this business at a level that is sufficient to service the needs of existing customers and to support future sales of software tools. We do not expect to continue our consulting activities, although if such opportunities arise, management believes that it may be able to subcontract for the performance of the necessary services from third parties or former employees. We are also investigating the possibility of selling these business operations to another party although no arrangements or understandings currently exist with respect to the sale of these assets. Management believes that the merger of HP and COMPAQ provides an opportunity for the Company to provide a practical strategy for the Digital VMS installed base of customers to adapt their computer software programs to the next generation of HP hardware solutions, as well as hardware solutions provided by Sun Microsystems and IBM.

On January 18, 2001, we purchased the OpTest technology assets ("OpTest") from DDx, Inc. and commenced investment in development and optimization of OpTest's surface chemistry (OptiChem(TM)) and quantitative instruments (QuanDx(TM) and OTER(TM)). Our goal is to compete in the general area of biosciences, including DNA/RNA assays, protein-based assays and biosensors. Our proprietary surface chemistry and its quantitative instruments (QuanDx (TM) and Oter(TM)) support real-time assessment of medical diagnostics, food-borne pathogens, water-borne pathogens and bio-warfare assessments. We have received minimal revenues to date from these products and there is no assurance that we will be successful in marketing the new products. However, during the six months ended January 31, 2003, the Company's OptiChem(TM) slides have been offered commercially in the microarray marketplace and have resulted in sales revenue of

\$18,601.

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The scientific agenda has also included the manufacture of a customized surface for a proteomics customer who is committed to the use of proprietary probe technology. We believe that successful implementation of this unique application could, when licensed, contribute to immediate recognition of the OptiChem(TM) surface chemistry as a new benchmark for diagnostic applications and could attract other DNA "content" providers for use as a microarray platform.

Restatement

During the audit of our financial statements for the fiscal year ended July 31, 2003, it was determined that we mistakenly accrued an income tax receivable related to the carry back of the period's net loss. We have previously carried back net operating losses for the years ended July 31, 2002 and 2001, in accordance with the Job Creation and Worker's Assistance Act of 2002 (the "Act") issued by the Internal Revenue Services ("IRS") after September 11, 2001. However, the Act only applied to fiscal years ending in 2002 and 2001.

Accordingly, we have amended and restated our financial statements for the quarter and six months ended January 31, 2003 to correct the mistaken accrual of an income tax receivable. The aggregate impact of this adjustment was to increase our net losses for the quarter and six months ended January 31, 2003 from \$204,269 and \$427,373, respectively, to \$281,054 and \$504,158, respectively, and to increase our net loss per share (basic and diluted) for the quarter ended January 31, 2003 from \$0.02 per share to \$0.03 per share. Net loss per share (basic and diluted) for the six months ended January 31, 2003 remained unchanged at \$0.05 per share.

Changes in Results of Operations: Six months ended January 31, 2003 compared to six months ended January 31, 2002

Consulting fees for the six months ended January 31, 2003 were \$20,000, as compared to none for the six months ended January 31, 2002, and represented 5.1% of net revenues, due to a code analysis project for a single customer.

Product license and customer support fees for the six months ended January 31, 2003, were \$115,732 a decrease of \$1,544 or 1.3% as compared to the six months ended January 31, 2002, and represented 29.5% of net revenues.

Revenues from the resale of purchased software including purchased maintenance for the six months ended January 31, 2003 were \$242,125, an increase of \$78,268 or 47.8% as compared to the six months ended January 31, 2002, and represented 61.7% of net revenues. This increase largely resulted from the sale of three software tools to a single customer.

OptiChem(TM) revenues for the six months ended January 31, 2003 were \$18,601 as compared to none for the six months ended January 31, 2002 and represented 4.74% of net revenues. This product was not available for sale in the period ended January 31, 2002.

Due to the above factors, net revenues for the six months ended January 31, 2003, were \$392,503 after a provision of \$3,955, or 1% of net revenues for possible returns and allowances, which represented an increase of \$113,815 or 40.8% as compared to the six months ended January 31, 2002.

During the six months ended January 31, 2003, sales to our three largest customers were \$140,781, \$67,200, and \$50,725 representing 35.9%, 17.1% and 12.9% of our net revenues. In comparison, sales to our two largest customers were \$79,400 and \$55,743, representing 28.5% and 20.0% of net revenues for the six months ended January 31, 2002. The loss of a major customer could have a significant impact on our financial performance in any given year.

Cost of services for the six months ended January 31, 2003 was \$21,671, a decrease of \$65,407 or 75.1%, as compared to the six months ended January 31, 2002. This decrease resulted largely from a reduction in engineering salaries of \$57,125 and rent of \$8,912.

Cost of software purchased for resale including purchased maintenance for the six months ended January 31, 2003 was \$38,763 an increase of \$13,557 or 53.8%, as compared to the six months ended January 31, 2002. The increase results from increased revenue from resale of purchased software including purchased maintenance and variations in the product mix of items sold.

General and administrative expenses for the six months ended January 31, 2003 were \$381,925, an increase of \$4,702 or 1.3% as compared to the six months ended January 31, 2002.

Marketing and sales expenses for the six months ended January 31, 2003, were \$143,968 an increase of \$44,761 or 45.1% as compared to the six months ended January 31, 2002. This increase was mainly due to increased consulting fees of \$27,130 and \$21,633 in marketing, which include advertising, promotional material and attendance at trade shows offset by a decrease in communications of \$10,909 resulting from a change in telephone system. These increased costs were incurred in developing a market for the OpTest(TM) technologies.

Research and development expenses for the six months ended January 31, 2003 were \$228,920 an increase of \$74,650, or 48.4% as compared to the six months ended January 31, 2002. This increase was largely due to an increase in salaried scientific personnel of \$26,270, consulting fees of \$16,496, rent of \$4,975, and laboratory expense and supplies in the amount of \$26,738 for the continued development of the OpTest technologies.

Amortization for the six months ended January 31, 2003 was \$119,880, an increase of \$113,535 as compared to the six months ended January 31, 2002. During the second and third quarters of the year ended July 31, 2002, the gross asset base of intellectual properties increased significantly due to the purchase of the OpTest(TM) technologies (see discussion in the Company's Form 10-KSB for the year ended July 31, 2002). The increase in amortization expense results from the amortization of the OpTest(TM) technologies.

Depreciation for the six months ended January 31, 2003 was \$12,300, an increase of \$1,650 or 15.5% compared to the six months ended January 31, 2002.

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As a result of these factors, loss from operations for the six months ended January 31, 2003 was \$554,924 an increased loss of \$73,633 or 15.3% as compared to loss from operations of \$481,291 for the six months ended January 31, 2002.

Interest income for the six months ended January 31, 2003, was \$61,467 a decrease of \$58,684 or 48.9% as compared to the six months ended January 31, 2002. This decrease was primarily due to decreased interest rates in government money market funds.

Realized loss on marketable securities held in the deferred compensation trust for the six months ended January 31, 2003 was \$2,593, a decreased loss of \$1,669 as compared to the six months ended January 31, 2002. This loss was the result of selling trust investments offset by interest earned of \$2,965. Unrealized loss on marketable securities held in the deferred compensation trust for the six months ended January 31, 2003 was \$27,539 a decreased loss of \$3,697, as compared to the six months ended January 31, 2002. This loss was the result of changing market value of securities held by the trust.

There was no gain on asset disposal for the six months ended January 31, 2003 as compared to a gain of \$10,453 for the six months ended January 31, 2002.

There was no loss from abandoned trademarks for the six months ended January 31, 2003 as compared to a loss of \$3,930 for the six months ended January 31, 2002.

Income tax benefit recorded during the six months ended January 31, 2003 was \$19,431 compared to no income tax benefit during the six months ended January 31, 2002. Deferred income tax assets and liabilities are computed to determine differences between the financial statement basis and the estimated income tax basis of assets and liabilities that will result in taxable or deductible amounts in the future. Changes in these deferred tax assets and liabilities resulted in the tax benefit for the period.

As a result of these factors, net loss for the six months ended January 31, 2003 was \$504,158, an increased loss of \$114,043 or 29.2% as compared to the six months ended January 31, 2002.

Changes in Results of Operations: Three months ended January 31, 2003 compared to three months ended January 31, 2002

Consulting fees for the three months ended January 31, 2003 were \$20,000, as compared to none for the three months ended January 31, 2002 and represented 9.9% of net revenues due to a code analysis project for a single customer.

Product license and customer support fees for the three months ended January 31, 2003, were \$85,320 a decrease of \$2,197 or 2.5% as compared to the three months ended January 31, 2002, and represented 42.2% of net revenue.

Revenues from the resale of purchased software for the three months ended January 31, 2003, were \$85,448 a decrease of \$15,080 or 15.0% as compared to the three months ended January 31, 2002, and represented 42.3% of net revenue. This license was largely due to not selling a major tool during the period.

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OptiChem(TM) revenues for the three months ended January 31, 2003, were \$13,227, as compared to none for the three months ended January 31, 2002 and represented 6.6% of net revenues. This product was not available for sale in fiscal 2002.

Due to the factors above, net revenues for the three months ended January 31, 2003 were \$202,040, after a provision of \$1,955 or 1% of net revenues for possible returns and allowances, an increase of \$15,385 or 8.2% as compared to the three months ended January 31, 2002.

During the three months ended January 31, 2003, sales to our two largest customers were \$59,406 and \$50,000 representing 29.4% and 24.7% of our net revenues. In comparison, sales to our largest customer was \$79,400 representing 42.5% of net revenues for the three months ended January 31, 2002. The loss of a major customer could have a significant impact on our financial performance in

any given year.

Cost of services for the three months ended January 31, 2003 was \$11,851 a decrease of \$23,543 or 66.5% as compared to the three months ended January 31, 2002. This decrease resulted largely from a reduction in engineering salaries of \$22,184.

Cost of software purchased for resale for the three months ended January 31, 2003, was \$8,173 a decrease of \$7,375 or 47.4% as compared to the three months ended January 31, 2002. The decrease in software purchased for resale results from decreased revenue from resale of purchased software and variations in the product mix of items sold.

General and administrative expenses for the three months ended January 31, 2003 were \$214,588 a decrease of \$263 as compared to the three months ended January 31, 2002.

Marketing and sales expenses for the three months ended January 31, 2003 were \$69,425 an increase of \$23,511 or 51.2% as compared to the three months ended January 31, 2002. This increase was largely due to increased consulting fees of \$17,505. These increased costs were incurred in developing a market for the OpTest(TM) technologies.

Research and development expenses for the three months ended January 31, 2003 were \$140,347 an increase of \$55,685 or 65.8% as compared to the three months ended January 31, 2003. This increase was largely due to an increase in salaried scientific personnel of \$16,598, consulting fees of \$18,588, rent of \$3,705, and laboratory expense and supplies of \$14,720 for the continued development of the OpTest technologies.

Amortization for the three months ended January 31, 2003 was \$59,940, as compared to none for the three months ended January 31, 2002. During the second and third quarters of the year ended July 31, 2002, the gross asset basis of intellectual properties increased significantly due to the purchase of the OpTest(TM) technologies (see discussion in the Company's Form 10-KSB for the year ended July 31, 2002). The increase in amortization expense results from the amortization of the OpTest(TM) technologies.

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Depreciation for the three months ended January 31, 2003 was \$6,150, an increase of \$825 or 15.5% compared to the three months ended January 31, 2002.

As a result of these factors, loss from operations for the three months ended January 31, 2003 was \$308,434 an increased loss of \$93,395 or 43.4% as compared to loss from operations for the three months ended January 31, 2002.

Interest income for the three months ended January 31, 2003 was \$28,034 a decrease of \$17,102 or 37.9% as compared to the three months ended January 31, 2002. This decrease was primarily due to decreased interest rates in government money market funds.

Realized loss on marketable securities held in the deferred compensation trust for the three months ended January 31, 2003 was \$1,150 a decrease of \$78 as compared to the three months ended January 31, 2002. Unrealized loss on marketable securities held in the deferred compensation trust for the three months ended January 31, 2003 was \$18,935 an increased loss of \$43,400 as compared to the three months ended January 31, 2002. This loss was the result of changing market value of securities held by the trust.

There was no gain or loss on asset disposal for the three months ended

January 31, 2003 as compared to a gain of \$2,034 for the three months ended January 31, 2002.

Income tax benefit recorded during the three months ended January 31, 2003 was \$19,431 compared to no income tax benefit during the three months ended January 31, 2002. Deferred income tax assets and liabilities are computed to determine differences between the financial statement basis and the estimated income tax basis of assets and liabilities that will result in taxable or deductible amounts in the future. Changes in these deferred tax assets and liabilities resulted in the tax benefit for the period.

As a result of these factors net loss for the three months ended January 31, 2003 was \$281,054, an increased loss of \$136,422 or 94.3% as compared to the three months ended January 31, 2002.

Capital Resources and Liquidity

At January 31, 2003, as compared to July 31, 2002, our current assets decreased 3.9% from \$9,879,124 to \$9,494,102 and our liquidity, as measured by cash and cash equivalents, increased by 6.3% from \$8,631,192 to \$9,176,734. At January 31, 2003, as compared to July 31, 2002, our working capital decreased 4.8% from \$9,144,957 to \$8,701,971. During the same period, shareholders' equity decreased 3.5% from \$13,744,648 to \$13,259,750, largely as a result of the net loss of \$504,158 during the six months ended January 31, 2003.

We have historically funded our operations primarily through equity financing and cash flow generated from operations. We anticipate that current cash balances and working capital plus future positive cash flow from operations will be sufficient to fund our capital and liquidity needs in the foreseeable future.

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Contractual Obligations

The following tables set forth information with respect to our contractual obligations and commercial commitments as of January 31, 2003.

Payments	due	bу	Period

	Total	1 to 3 years	4 to 5 years	More than 5 years
Laboratory Lease Payments(1) Thomas V. Geimer	\$111 , 077	\$111,077	0	0
Employment Contract(2)	\$1,189,615	\$720 , 000	469,615	0

⁽¹⁾ We have a three year lease agreement that began on October 1, 2002 for our laboratory located at 7000 Broadway, Denver Colorado 80221.

⁽²⁾ Calculated as of January 31, 2003. Effective December 1, 2002, a new employment agreement was negotiated and approved by the Compensation Committee. The new agreement provides for an annual base salary of \$165,000 with annual deferred compensation of \$75,000. The new agreement expires on December 31, 2007. Additionally, in the event of a change in control, any unpaid amounts due under the initial term of the agreement for both base salary and deferred compensation would be payable plus five times the sum of the base salary and deferred compensation. A copy of Mr. Geimer's employment contract is attached hereto as Exhibit 10.1.

Item 3. Controls and Procedures $\,$

Within the 90-day period prior to the date of this report, our Chief Executive Officer and Chief Financial Officer evaluated the effectiveness of the design and operation of our disclosure controls and procedures. Based upon that evaluation, our Chief Executive Officer and our Chief Financial Officer concluded that our disclosure controls and procedures are effective in timely alerting them to material information required to be included in this quarterly report on Form 10-QSB. There have been no significant changes in our internal controls or in other factors which could significantly affect internal controls subsequent to the date that the Chief Executive Officer and Chief Financial Officer carried out the evaluation.

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PART II. OTHER INFORMATION

Item 1. Legal Proceedings

Please see Note 7 to the unaudited financial statements for information with respect to concluded and pending legal proceedings.

Item 2. Changes in Securities

None.

Item 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:
 - 1. Exhibit 10.1 Thomas V. Geimer Employment Agreement
 - 2. Exhibit 31.1 Certification of Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
 - Exhibit 31.2 Certification of Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.

- 4. Exhibit 32.1 Certification of Officers Pursuant to 18 U.S.C. 1350, as adopted pursuant to section 906 of the Sarbanes-Oxley Act of 2002.
- b) Reports on Form 8-K: None.

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SIGNATURES

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

Date: November 12, 2003

ACCELR8 TECHNOLOGY CORPORATION

/s/ Thomas V. Geimer

Thomas V. Geimer, Secretary, Chief Executive Officer and Chief

Executive officer and chie

Financial Officer

/s/ James Godkin

James Godkin, Principal Accounting

Officer