North Horizon, Inc. Form 10-Q October 19, 2011 FORM 10-Q

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

(Mark One)
(x) Quarterly Report Under Section 13 or 15(d) Of the Securities Exchange Act of 1934 For Quarterly Period ended September 30, 2011.
() Transition Report Under Section 13 or 15(d) of the Exchange Act.
For the transition period from to
Commission File Number: 000-52991
NORTH HORIZON, INC.
(Exact name of registrant as specified in its charter)
<u>NEVADA</u> 87-0324697
(State or other jurisdiction of incorporation or organization) (IRS Employer Identification No.)

2290 East 4500 South, Suite 130

Salt Lake City, Utah 84117

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(801)278-9925

Registrant's telephone number including area code:

Former Address, if changed since last report.

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate web site, if any, every Interactive Data File required to be submitted and posted pursuant Rule 405 of Regulation S-T (§220.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files. Yes No Not applicable X
Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the proceeding 12 months (or 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 large accelerated filer, a non-accelerated filer, or a smaller reporting company.
Large accelerated filer ()
Accelerated filer ()
Non-accelerated filer ()
Smaller reporting company (x)
Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes X_ No

As of September 30, 2011, Registrant had 13,251,250 shares of common stock, par value of \$.001 per share, issued and outstanding.

PART I

ITEM I - FINANCIAL STATEMENTS

The condensed financial statements included herein have been prepared by North Horizon, Inc. (the "Company", "Registrant", we, us, or our), without audit, pursuant to the rules and regulations of the Securities and Exchange Commission. Certain information and footnote disclosures normally included in financial statements prepared in accordance with generally accepted accounting principles have been condensed or omitted pursuant to such rules and regulations, although we believe that the disclosures are adequate to make the information presented not misleading.

In our opinion, all adjustments, consisting of only normal recurring adjustments, necessary to present fairly the financial position of the Company as of September 30, 2011, and the results of our operations from January 1, 2011, through September 30, 2011, and for the three month period from July 1, 2011, to September 30, 2011. The results of our operations for such interim periods are not necessarily indicative of the results to be expected for the entire year.

(A Development Stage Company)

Consolidated Balance Sheets

ASSETS

CURRENT ASSETS	Septema 201 (Unau		December 31, 2010		
Cash	\$	-	\$	-	
Total Current Assets		-		-	
TOTAL ASSETS	\$	-	\$	-	
LIABILITIES AND STOCKHOL	.DERS' EQUI'	ΓΥ (DEFICIT)			
CURRENT LIABILITIES					
Accounts payable Related-party payable	\$	62,000	\$	48,066	
Total Current Liabilities		62,000		48,066	
STOCKHOLDERS' EQUITY (DEFICIT)					
Common stock; 80,000,000 shares authorized, at \$0.001 par value, 13,251,250					
shares issued and outstanding		13,251		13,251	
Additional paid-in capital		3,216,591		3,213,664	
Deficit accumulated during the development stage	(3	3,291,842)		(3,274,981)	
Total Stockholders' Equity (Deficit)		(62,000)		(48,066)	
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIT)	\$	-	\$	-	

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

(A Development Stage Company)

Consolidated Statements of Operations (Unaudited)

		(0)	iaudited)					
Fo	or the Three N	J onths	Ended	F	or the Nine M	I onths	Ended	From Re-entering the Development Stage on January 1, 2002 through
	G . 1	20			G	20		September
,	_		0010		_			30, 2011
	2011		-	\$	2011		2010	\$ -
Ψ	-	Ψ	-	Ψ	-	Ψ	-	φ -
	6,759		2,925		15,674		16,375	69,679
	6,759		2,925		15,674		16,375	69,679
	(6 = = 0)		(2.225)		/4 - / - /		(1 6 2 7 7)	(60.670)
	(6,759)		(2,925)		(15,674)		(16,375)	(69,679)
	(437)		-		(1,187)		-	(1,187)
	(437)		-		(1,187)		-	(1,187)
	-		-		-		-	(3,220,976)
	(7,196)		(2,925)		(16,861)		(16,375)	(3,291,842)
\$	(7,196)	\$	(2,925)	\$	(16,861)	\$	(16,375)	(3,2\$1,842)
\$	(0.00)	\$	(0.00)	\$	(0.00)	\$	(0.00)	
	\$	September 2011 \$ - 6,759 6,759 (6,759) (437) (437) - (7,196) \$ (7,196)	For the Three Months September 30, 2011 2 \$ - \$ 6,759 6,759 (6,759) (437) (437) - (7,196) \$ (7,196) \$	2011 2010 \$ - \$ - 6,759 2,925 6,759 2,925 (6,759) (2,925) (437) - (437) - (7,196) (2,925) \$ (7,196) \$ (2,925)	For the Three Months Ended September 30, 2011 2010 \$ - \$ - \$ 6,759 2,925 6,759 2,925 (6,759) (2,925) (437) - (7,196) (2,925) \$ (7,196) \$ (2,925) \$ (7,196) \$ \$ (2,925) \$ \$	For the Three Months Ended September 30, 2011 \$ 2010 \$ - \$ - \$ 2011 \$ 6,759 2,925 15,674 6,759 2,925 15,674 (6,759) (2,925) (15,674) (437) - (1,187) - (1,187) - (7,196) (2,925) (16,861) \$ (7,196) \$ (2,925) \$ (16,861)	For the Three Months Ended September 30, 2011 \$ 2010 \$ - \$ - \$ 6,759 2,925 15,674 6,759 2,925 15,674 (6,759) (2,925) (15,674) (437) - (1,187) - (1,187) - (7,196) (2,925) (16,861) \$ (7,196) \$ (2,925) \$ (16,861) \$ (7,196)	For the Three Months Ended September 30, 2011 2010 \$ - \$ - \$ - \$ 2010 6,759 2,925 15,674 16,375 6,759 2,925 15,674 16,375 (6,759) (2,925) (15,674) (16,375) (437) - (1,187) - (437) - (1,187) - (7,196) (2,925) (16,861) (16,375) \$ (7,196) (2,925) \$ (16,861) (16,375)

WEIGHTED AVERAGE NUMBER OF

SHARES OUTSTANDING 13,251,250 13,251,250 13,251,250 13,251,250

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

(A Development Stage Company)

Consolidated Statements of Cash Flows (Unaudited)

		1	For the Nine M	Ionths F	nded	Re-ei Dev Si Jai	From Intering the selopment tage on the selopment tage of the selopment tage where the selopment is a selopment to the selopment tage.	
		J	Septemb		inded	2002 through September 30,		
G 1 GYY TY 0 Y	va		2011		2010	2011		
ACTIVITIES	/S FROM OPERATING							
Net loss		\$	(16,861)	\$	(16,375)	\$	(3,291,842)	
	ments to reconcile net loss to							
	sh used by operating activities: Common stock issued for services		_				976	
	Imputed interest		1,187		-		1,187	
	Services contributed by shareholders		1,740		1,100		4,290	
	es in operating assets and liabilities:							
	Change in accounts payable		-		(210)		-	
	Net Cash Used in Operating Activities		(13,934)		(15,485)		(3,285,389)	
CASH FLOW	S FROM INVESTING							
ACTIVITIES			-		-		-	
CASH FLOW ACTIVITIES	VS FROM FINANCING							
	Increase in related-party payable		13,934		15,485		65,389	
	Sale of common stock		-		-		3,220,000	
	Net Cash Provided by							
	Financing Activities		13,934		15,485		3,285,389	
	NET CHANGE IN CASH		-		-		-	
	CASH AT BEGINNING OF PERIOD		-		-		-	
	CASH AT END OF PERIOD	\$	-	\$	-	\$	-	

SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION CASH PAID FOR:

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Interest Income Taxes	\$ \$	-	\$ \$	-	\$ \$	-
NON CASH FINANCING ACTIVITY Common stock issued for debt	\$	_	\$	_	\$	3,389

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

(A Development Stage Company)

Notes to the Consolidated Financial Statements

September 30, 2011 and December 31, 2010

NOTE 1 - CONDENSED FINANCIAL STATEMENTS

The accompanying financial statements have been prepared by the Company without audit. In the opinion of management, all adjustments (which include only normal recurring adjustments) necessary to present fairly the financial position, results of operations, and cash flows at September 30, 2011, and for all periods presented herein, have been made.

Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America have been condensed or omitted. It is suggested that these condensed financial statements be read in conjunction with the financial statements and notes thereto included in the Company's December 31, 2010 audited financial statements. The results of operations for the periods ended September 30, 2011 and 2010 are not necessarily indicative of the operating results for the full years.

NOTE 2 - GOING CONCERN

The Company's financial statements are prepared using generally accepted accounting principles in the United States of America applicable to a going concern which contemplates the realization of assets and liquidation of liabilities in the normal course of business. The Company has not yet established an ongoing source of revenues sufficient to cover its operating costs and allow it to continue as a going concern. The ability of the Company to continue as a going concern is dependent on the Company obtaining adequate capital to fund operating losses until it becomes profitable. If the Company is unable to obtain adequate capital, it could be forced to cease operations.

In order to continue as a going concern, the Company will need, among other things, additional capital resources. Management's plan is to obtain such resources for the Company by obtaining capital from management and significant shareholders sufficient to meet its minimal operating expenses and seeking equity and/or debt financing. However management cannot provide any assurances that the Company will be successful in accomplishing any of its plans.

The ability of the Company to continue as a going concern is dependent upon its ability to successfully accomplish the plans described in the preceding paragraph and eventually secure other sources of financing and attain profitable

operations. The accompanying financial statements do not include any adjustments that might be necessary if the Company is unable to continue as a going concern.

NOTE 3 SIGNIFICANT ACCOUNTING POLICIES

Use of Estimates

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

Recent Accounting Pronouncements

The Company has evaluated recent accounting pronouncements and their adoption has not had or is not expected to have a material impact on the Company s financial position or statements.

(A Development Stage Company)

Notes to the Consolidated Financial Statements

September 30, 2011 and December 31, 2010

NOTE 4 RELATED PARTY TRANSACTIONS

The Company has recorded expenses paid on its behalf by shareholders as a related party payable. At September 30, 2011, this payable totaled \$62,000. The amount is unsecured and is payable on demand. Interest has been imputed on the related party payable at 3% and has been recorded as a contribution to capital. For the nine months ended September 30, 2011, \$1,187 was recorded as imputed interest. During the nine months ended September 30, 2011, the Company s president performed legal services valued at \$1,740 which have been recorded as a contribution to capital.

NOTE 5 SIGNIFICANT EVENTS

On July 13, 2011, the Company entered into a Merger Agreement and Plan of Merger ("Agreement") with FasTrack Pharmaceuticals, Inc., a Delaware corporation. FasTrack was organized in October 2008. FasTrack is engaged in the business of the development of pharmaceutical products. FasTrack has unique delivery platforms and know-how which provide a basis for the therapeutic drugs under development.

In order to facilitate the merger, on June 23, 2011, the Company formed a wholly-owned subsidiary, North First General, Inc., whereby North First General will be merged with and into FasTrack and 100% of the issued and outstanding shares of FasTrack common stock will be exchanged for shares of the Company s common stock, whereupon FasTrack will be the surviving corporation and become the wholly owned subsidiary of the Company. The shareholders, convertible note holder, and warrant holder of FasTrack will receive in the transaction the number of shares comprising ninety-two percent (92%) of the fully-diluted shares of the Company as of the closing which shares will be issued after the reverse split.

Prior to the Closing the Company will amend its Articles of Incorporation to change its name and to increase its authorized capital to 150,000,000 shares of common stock, par value of \$.001 per share and will adopt a recapitalization by a reverse stock split on the basis of ten shares into one share for the issued and outstanding shares of the Company s common stock. Pursuant to the terms of the Agreement the current directors will resign and appoint three new directors, Vivian Liu; Henry Esber, Ph.D.; and Ziad Mirza, M.D. The appointment of the new directors will become effective upon their acceptance and the closing. The Company s principal shareholder who owns

approximately sixty-three percent (63%) of the issued and outstanding shares of common stock approved by written consent the foregoing proposals to amend the Company's Articles of incorporation.

The closing will cause a change in control of the Company. Presently the Company has 13,251,250 shares of common stock issued and outstanding. The effect of the reverse-split will be to reduce that number to 1,325,125. To acquire the shares of FasTrack the Company will issue to the FasTrack shareholders, convertible note holder, and warrant holder, on a fully-diluted basis, approximately 15,238,938 shares (post reverse split). When these shares are issued, the Company will then have outstanding approximately 16,564,063 shares of common stock.

The Company sent an Information Statement with respect to this transaction to its shareholders on September 27, 2011. The Company anticipates this Merger Agreement will become effective during the fourth quarter of 2011.

NOTE 6 SUBSEQUENT EVENTS

In accordance with ASC 855-10, Company management reviewed all material events through the date of this report and there are no additional material subsequent events to report.

ITEM 2	- MANAGE	MENT'S I	DISCUSSION	AND A	ANALYSIS	OF FINAN	ICIAL	CONDITION	AND	RESULT	ΓS OF
OPERA'	TIONS										

The following information should be read with the financial statements and notes appearing

in this Form 10-Q

Plan of Operations.

We have not engaged in any material operations during the period ended September 30, 2011. Over the past several years we have not engaged in any material operations other than matters pertaining to our corporate existence. We reported that we have entered into a Merger Agreement and Plan of Merger with FasTrack Pharmaceuticals, Inc., whereby FasTrack will become a wholly subsidiary. This was reported in a Report on Form 8-K filed on July 20, 2011. At the present time we are considered to be a development stage company and we have no assets.

Our cash requirements during the next twelve month period will change relating to the acquisition of FasTrack and its operations. At a minimum we will incur expenses and costs to maintain our status as a corporate entity, and to comply with the periodic reporting requirements of the U.S. Securities and Exchange Commission. Our future plans are dependent on the closing of the Merger Agreement with FasTrack. We will incur fees and costs to consummate the proposed transactions involving the agreement with FasTrack. We have no immediate plans to raise additional capital. Upon the closing of the FasTrack contract our future plans will be significantly changed.

Results of Operations.

For the quarter ended September 30, 2011, we had limited operations. During the quarter ended Seeptember 30, 2011, we had no revenues and incurred expenses of \$7,196 with a net loss of \$(7,196) compared to no revenues and expenses of \$2,925 and a net loss of \$(2,925) for the same period a year earlier. Expenses increased because in the current period as we had additional expenses relating to the activities regarding the transaction with FasTrack. For the nine month period ended September 30, 2011, we had no revenues and incurred expenses of \$16,861 with a net loss of \$(16,861) compared to no revenues and expenses of \$16,375 and a net loss of \$(16,375) for the same period a year earlier.

Off-balance sheet arrangements.

We have no off-balance sheet arrangements.		

Forward looking statements.

This Report makes certain forward-looking statements. Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934 refer to the term—forward looking statements. Such statements may refer to such matters as anticipated financial performance, future revenues or earnings, business prospects, projected ventures, new products and services, anticipated market performance, and similar matters.

Such words as may, will, expect, continue, estimate, project, and intend and similar terms and expressions intended to identify forward looking statements. These terms may relate to events, conditions, and financial trends that may affect our future plans of operations, business strategy, operating results, and financial position. We advise readers that actual results may differ substantially from such forward-looking statements. Forward-looking statements involve risks and uncertainties that could cause actual results to differ materially from those expressed in or implied by the statements, including but not limited to, the following: our ability to find a suitable business venture that will benefit us, our ability to investigate a potential business venture, and our ability to determine all information about a business venture.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISKS.

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This item is not applicable to smaller reporting companies.
ITEM 4. CONTROLS AND PROCEDURES
Evaluation of Disclosure Controls and Procedures.
As of the end of the period covered by this quarterly report, we conducted an evaluation under the supervision and direct participation of our management, including our chief executive officer and principal accounting officer, of the effectiveness of the design and operation of our disclosure controls and procedures. In designing and evaluating disclosure controls and procedures, management recognizes that there are inherent limitations to the effectiveness of any system of disclosure procedures. Accordingly, even effective disclosure controls and procedures can only provide reasonable assurance of achieving their desired control objectives. In evaluating and implementing possible controls and procedures, management is required to apply its reasonable judgment. Based on the evaluation described above, our management, including our principal executive officer and principal accounting officer, has concluded that, as of September 30, 2011, our disclosure controls and procedures were not effective.
Changes in Internal Controls over Financial Reporting.
We had no significant changes in our internal controls during the period ended September 30, 2011. Management concluded there has been no change in our internal control over financial reporting during the quarter ended September 30, 2011, that has materially affected or is reasonably likely to affect our internal control over financial reporting.
Changes in Internal Controls.
Management has evaluated whether any change in our internal control over financial reporting occurred during the third quarter of calendar 2011. Based on its evaluation, management including the chief executive officer and principal accounting officer, has concluded that there has been no change in our internal control over financial reporting during the third quarter of 2011 that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

Part II.
Item 1. Legal Proceedings.
None.
Item 1A. Risk Factors.
This item is not applicable to smaller reporting companies.
Item 2. Unregistered Sales of Equity Securities and Use of Proceeds.
None.
Item 3. Defaults upon Senior Securities.
None, not applicable.
Item 4. (Removed and reserved.)
This item is not applicable.
Item 5. Other Information.
On July 20, we filed a report on Form 8-k advising that we entered into a definitive contract with FasTrack, Inc., a Delaware corporation, whereby FasTrack will become a wholly owned subsidiary of the Company. FasTrack is a privately held specialty pharmaceutical company engaged in the development of human therapeutic drugs including drugs for the treatment of liver cancer and autoimmune diseases. In the transaction FasTrack stockholders,

convertible note holder and warrant holder will receive shares comprising 92% of the outstanding shares post reverse split. Upon the Closing it is anticipated there will be approximately 16,564,063 common shares outstanding post reverse split.

FasTrack has a 50% interest in the potential commercial value of the product PrevOnco. It is in Phase 3 development as a possible second line therapy for liver cancer patients. Other products under development are Apeaz for pain relief and Regia for bleeding gums. These products are in development and no assurance can be given that they will receive FDA approval or will be successful commercially.

FasTrack will merge with our wholly owned subsidiary North First General, Inc. FasTrack will become a wholly owned subsidiary. We have agreed to amend our Articles of Incorporation by changing our name to Innovus Pharmaceuticals, Inc., and increasing our capitalization to 150,000,000 shares of common stock. We agreed to effect a reverse split of our issued and outstanding shares by a ratio of ten shares into one share. The directors of FasTrack will become our directors thereby causing a change in control. The Merger Agreement and Plan of Merger was filed as an Exhibit to our report on Form 8-K filed on July 20, 2011. A definitive information statement was mailed to our shareholders on September 27, 2011.

ITEM 6. EXHIBITS
EXHIBITS
No. Description
3(i) Articles of Incorporation - previously filed.
(ii) Bylaws - previously filed.
(iii) Ethics Policy - previously filed.
10.1 Merger Agreement and Plan of Merger - previously filed.
31.1 Certification pursuant to Section 302.
31.2 Certification pursuant to Section 302.
32.1 Certification.
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 October 19, 2011
North Horizon, Inc.
By /s/Wallace Boyack
President and Chief Executive Officer

By /s/Wallace Boyack

Chief Financial Officer