Consolidated Financial Statements (Unaudited)

Brainhunter Inc.

For the period ending June 30, 2006

BRAINHUNTER INC. CONSOLIDATED BALANCE SHEETS (Unaudited)

	June 30, 2006 \$	September 30, 2005 \$
ASSETS		
Current		
Cash (note 8)	85,859	
Restricted short-term investment (note 9)	125,000	125,000
Accounts receivable	34,504,216	16,223,905
Investment tax credits recoverable (note 3)	250,000	250,000
Deposits and prepaid expenses	846,348	312,618
Future income tax asset	523,432	523,432
Total current assets	36,334,855	17,434,955
Capital assets (note 4)	6,575,218	5,701,846
Investment tax credits recoverable (note 3)	1,094,507	1,094,507
Deferred financing costs	1,228,215	434,000
Intangible assets, net of amortization (note 7)	15,024,220	3,262,222
Goodwill (note 7)	18,816,187	9,382,402
Due from related parties (note 5)	230,944	282,159
Future income tax asset	500,496	500,496
	79,804,642	38,092,587
LIABILITIES AND SHAREHOLDERS' EQUITY Current		
Bank indebtedness (note 8)		10,578,481
Accounts payable and accruals	20,947,287	6,364,660
Deferred lease inducement and provisions	240,122	35,700
Current portion of long-term debt (note 9)	3,415,884	1,046,685
Deferred revenue	778,352	575,654
	25,381,645	18,601,180
Term Bank Facility (note 12)	19,345,365	
Deferred lease inducement and provisions	634,846	294,529
Long-term debt (note 9)	14,573,808	760,951
Long-term future income tax liabilities (note 6)	3,856,155	
	38,410,174	1,055,480
Shareholders' equity		
Capital stock (note 10[b])	20,303,516	20,484,854
Warrants (note 10[b])	963,143	68,945
Contributed surplus (note 10[b])	1,055,318	973,744
Equity component of convertible		
note obligation (note 10[d])	1,718,882	53,040
Deficit	(8,028,036)	(3,144,656)
Total shareholders' equity	16,012,823	18,435,927
	79,804,642	38,092,587

The notes constitute an integral part of the consolidated financial statements.

Approved on behalf of the Board:

John McKimm Director John Gillies Director

BRAINHUNTER INC. CONSOLIDATED STATEMENT OF OPERATIONS AND LOSS (Unaudited)

For the	the three month period ending:		For the nine month period ending:	
	June 30,	June 30,	June 30,	June 30,
	2006	2005	2006	2005
	\$	\$	\$	\$
Revenue	42,056,200	20,017,394	119,253,993	57,354,962
Cost of revenues	34,725,307	15,857,675	99,051,896	45,000,659
Gross margin	7,330,893	4,159,719	20,202,097	12,354,303
Expenses				
Other staffing costs	4,227,666	2,208,405	11,727,938	6,201,280
Selling, general and administrative	1,999,140	1,665,220	5,568,893	4,101,371
Restructuring costs (note 17)	1,645,000	_	1,645,000	
	7,871,806	3,873,625	18,941,831	10,302,651
Earnings before interest, amortization,				
and income taxes	(540,913)	286,094	1,260,266	2,051,652
Interest expense – non cash	287,297	16,241	935,908	53,191
Interest expense – cash	640,169	112,024	1,620,393	324,312
Amortization of capital assets	255,825	343,392	793,405	963,787
Amortization of intangibles	1,187,334	199,167	3,153,002	662,084
Amortization of deferred financing costs	272,139	_	507,551	
	2,642,764	670,824	7,010,259	2,003,374
Earnings (loss) before income taxes	(3,183,677)	(384,730)	(5,749,995)	48,278
Income taxes (note 6)	(721,079)	(138,742)	(866,613)	(75,854)
Net earnings (loss)	(2,462,598)	(245,988)	(4,883,380)	124,132
Earnings (loss) per share (note 10[c])				
Basic	\$ (0.06)	\$ (0.01)	\$ (0.12)	\$ 0.00
Diluted	\$ (0.06)	\$ (0.01)	\$ (0.12)	\$ 0.00

The notes constitute an integral part of the consolidated financial statements.

BRAINHUNTER INC. CONSOLIDATED STATEMENT OF (DEFICIT) RETAINED EARNINGS (Unaudited)

]	For the three month period ending:		For the nine month period ending:	
	June 30, 2006 \$	June 30, 2005 \$	June 30, 2006 \$	June 30, 2005 \$
(Deficit) retained earnings, beginning of period	(5,565,438)	1,030,264	(3,144,656)	673,819
Net (loss) income for the period Shares purchased for cancellation		(245,988)	(4,883,380)	124,132
excess of cost over book value	_	_	_	(13,675)
(Deficit) retained earnings, end of period	(8,028,036)	784,276	(8,028,036)	784,276

The notes constitute an integral part of the consolidated financial statements.

BRAINHUNTER INC. CONSOLIDATED STATEMENT OF CASH FLOWS (Unaudited)

For the th			the nine month pe	
	June 30,	June 30,	June 30,	June 30,
	2006	2005	2006	2005
	\$	\$	\$	\$
OPERATING ACTIVITIES				
Net income (loss)	(2,462,598)	(245,988)	(4,883,380)	124,132
Items not affecting cash:	() -)/	(/	(),,	, -
Future income tax	(721,079)	(138,742)	(866,612)	(75,854)
Accretion of interest	287,296	16,241	935,905	53,191
Deferral (amortization) of lease inducement	,		· ·	
and provisions	(10,821)	(8,925)	(142,919)	101,152
Share-based compensation	27,191	24,776	81,573	89,546
Amortization of capital assets	255,825	343,392	793,405	963,787
Amortization of intangibles	1,187,334	199,167	3,153,001	662,084
Amortization of deferred financing costs	272,139	_	507,551	_
· ·	(1,164,713)	189,921	(421,476)	1,918,038
Changes in non-cash working capital items (note 11)	377,397	(271,321)	1,544,533	(3,643,941)
Cash (used in) provided by operating activities	(787,316)	(81,400)	1,123,057	(1,725,903)
FINANCING ACTIVITIES				
Issuance of common shares		59,432		589,282
Exercise of common share options (note 10)	36,681	39,432	60,663	369,262
Purchase of common shares	30,001	_	00,003	(258,578)
Increase in deferred lease inducement	73,905	_	73,905	(230,370)
Advances from bank credit facility	683,327	_	8,797,501	_
Proceeds from long-term debt	003,327		11,758,134	_
Repayment of long-term debt (note 9)	(131,688)	(139,500)	(516,284)	(289,500)
Cash provided by financing activities	662,225	(80,068)	20,173,919	41,204
Cash provided by infancing activities	002,223	(60,000)	20,173,717	41,204
INVESTING ACTIVITIES				
Additions to capital assets	(494,441)	(411,520)	(1,044,746)	(1,420,017)
Advances to related parties	76,782	(255,379)	51,215	81,061
Share purchase loans	_	_	(242,000)	_
Business acquisitions, net of cash acquired (note 2)			(19,330,765)	(64,755)
Cash used in investing activities	(417,659)	(666,899)	(20,566,296)	(1,403,711)
Increase (decrease) in cash	(542,750)	(828,367)	730,680	(3,088,410
Cash, beginning of period (note 8)	628,609	(8,180,695)	(644,821)	(5,920,652)
Cash, end of period (note 8)	85,859	(9,009,062)	85,859	(9,009,062)
C				
Supplemental disclosure of cash payments Cash income taxes paid	_	_	_	_
Cash interest paid	640,169	35,062	1,620,393	324,312

The notes constitute an integral part of the consolidated financial statements.

(Unaudited)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

[a] Basis of Presentation

These interim consolidated financial statements have been prepared in accordance with Canadian generally accepted accounting principles ("Canadian GAAP") using the same accounting policies and methods as the most recent audited consolidated financial statements. These interim consolidated financial statements do not include all of the disclosure included in the Company's annual audited consolidated financial statements. Accordingly, these interim consolidated financial statements should be read in conjunction with the annual audited financial statements for the year ending September 30th, 2005.

[b] Basis of Consolidation

These consolidated financial statements have been prepared in accordance with Canadian generally accepted accounting principles ["Canadian GAAP"] and include the accounts of Brainhunter Inc. and from the respective dates of acquisition of control, its wholly owned subsidiaries, collectively referred to herein as the "Company". All significant inter-company balances and transactions have been eliminated on consolidation.

[c] Revenue Recognition

The Company provides computer and engineer consultant placements to customers based on written agreements. Revenue from contracts that is earned over a period of time is recognized monthly when clients are billed for hours worked at agreed rates. Other one-time fees earned for individual placements are recognized in the month the individual commences the new job.

The Company enters into written contracts with customers to complete specific software consulting projects. Customer billings are prepared monthly based on hours worked and agreed rates, at which time revenue is recognized. To a significantly lesser degree certain other contracts are fixed-price, for which revenue is recognized monthly using the percentage of completion basis, based on management estimates.

The Company markets third-party software for which customers are billed upon delivery. The Company also supplies consulting and training services related to the software, for which revenue is recognized when these services are provided.

The Company earns revenue from software licenses for in-house developed software that is deferred and amortized over the term of the license. Software implementation revenue is recognized in the period the implementation is completed.

The Company's accounting policy complies with the revenue determination requirements set forth in EIC-142, "Revenue Arrangements with Multiple Deliverables", relating to the separation of multiple deliverables into individual accounting units with determinable fair values.

(Unaudited)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

Service revenue on fixed-price contracts is recognized on a percentage of completion basis, whereby revenue is recorded at the estimated net realizable value of work completed to date. Estimated losses on contracts in progress are recognized when known. Deferred revenue represents amounts billed in advance of satisfying the related service.

[d] Capital Assets

Capital assets are recorded at cost, less related investment tax credits. Amortization is provided for over the estimated useful lives of the related assets at the following annual rates and methods:

Furniture and office equipment

Computer equipment

Computer software

Developed software

Leasehold improvements

20% declining balance

100% declining balance

Straight-line over 5 years

Straight-line over the lease term

[e] Goodwill

Goodwill represents the excess of the purchase consideration paid over the fair value of identifiable net assets of acquired businesses. Goodwill is tested for impairment annually, or more frequently if events or changes in circumstances indicate that the asset might be impaired. The impairment test is carried out in two steps. In the first step, the carrying amount of the reporting unit is compared with its fair value. When the fair value of a reporting unit exceeds its carrying amount, goodwill of the reporting unit is considered not to be impaired and the second step of the impairment test is unnecessary. The second step is carried out when the carrying amount of a reporting unit exceeds its fair value, in which case the implied fair value of the reporting unit's goodwill is compared with its carrying amount to measure the amount of the impairment loss, if any. The implied fair value of goodwill is determined in the same manner as the value of goodwill is determined in a business combination, using the fair value of the reporting unit as if it was the purchase price. When the carrying amount of the reporting unit's goodwill exceeds the implied fair value of the goodwill, an impairment loss is recognized in an amount equal to the excess and is presented as a separate line item in the consolidated statement of operations.

[f] Intangible Assets

Intangible assets, comprising contracts, non-competes, customer relationships, trademarks, trade names, internet domain addresses, and patented technology are being amortized on a straight-line basis over their estimated period of benefit which varies from two to five years.

(Unaudited)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

[g] Income Taxes

The Company provides for income taxes using the liability method of tax allocation. Under this method, future income tax assets and liabilities are determined based on deductible or taxable temporary differences between the financial statement values and tax value of assets and liabilities and for the benefit of tax losses that are carried forward to offset future years' current taxes payable if they are likely to be realized. Future tax assets and liabilities are measured using the substantively enacted tax rates and laws that will be in effect when the differences are expected to reverse.

The Company establishes a valuation allowance against future income tax assets if, based upon available information, it is more likely than not that some of or all of the future income tax assets may not be realized.

[h] Deferred Lease Inducements

Leasehold inducements comprise free rent and leasehold improvement incentives. Leasehold inducements are deferred and amortized to reduce rental expense on a straight-line basis over the term of the related lease.

[i] Research and Development

Research and development costs are expensed as incurred unless the development costs meet certain generally accepted accounting criteria in Canada.

[i] Investment Tax Credits

Investment tax credits relating to qualifying research and development expenditures are recorded as a reduction from the expenditures or assets to which they relate and there is reasonable assurance that the investment tax credits will be realized.

[k] Foreign Currency Translation

Monetary assets and liabilities denominated in foreign currencies are translated into Canadian dollars at the rate of exchange prevailing at year end. Revenue and expense items are translated into Canadian dollars using exchange rates in effect on the transaction dates. Gains and losses from translation activities are included in earnings for the year.

[l] Financial Instruments

The fair value of financial instruments approximates their carrying value unless otherwise disclosed in the consolidated financial statements.

(Unaudited)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

[m]Use of Estimates and Assumptions

The preparation of financial statements in conformity with Canadian GAAP 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 consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. Such estimates include the allowance for potentially uncollectible accounts receivable, accrued liabilities, the length of product cycles and the related useful life of capital assets, providing for the recovery of investment tax credits, and providing for a valuation allowance for future income tax credits and the classification of the current year's benefit expected to be realized, all of which are based on management's best estimates. By their nature, these estimates are subject to measurement uncertainty and the effect on these consolidated financial statements of changes in estimates in future periods could be significant. Actual results could differ from those estimates.

[n] Deferred Financing Costs

Financing costs relating to long-term debt are deferred and amortized on the straight-line basis over the term of the debt.

[o] Impairment of Long-Lived Assets

The Company reviews long-lived assets such as capital assets and intangible assets whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. When indicators of impairment of the carrying value of the assets exist and the carrying value is greater than the net recoverable value, an impairment loss is recognized to the extent that the fair value is below the carrying value.

[p] Asset Retirement Obligations

Effective October 1st, 2004, the Company adopted the recommendations of CICA Section 3110, "Asset Retirement Obligations" ["CICA 3110"]. Under the new standard the Company records the fair value of a liability for an asset retirement obligation in the period in which it is incurred. The associated asset retirement costs are capitalized as part of the carrying amount of the long-lived asset and amortized over the expected useful life of the asset. The adoption of CICA 3110 did not have any impact on the Company's consolidated financial statements.

(Unaudited)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

2. BUSINESS ACQUISITIONS

AJJA Information Technology Consultants Inc.

On October 11th, 2005, 100% of the common and preference shares of AJJA Information Technology Consultants Inc. ("AJJA"), an information technology staffing company, were acquired for cash, convertible notes, and zero-interest vendor-take-back loans. The convertible notes have a nominal value of \$4,000,000 and are to be repaid \$325,000 quarterly plus interest beginning December 31st, 2006 and \$337,500 quarterly plus interest beginning June 30th, 2007. Interest is payable on each payment date at the rate equivalent to that on a 90-day Canadian Treasury Bill for the 90-day period immediately preceding each payment date, with interest accruing from October 1st, 2006. The notes are convertible over their term to common shares of the Company at an exercise price of \$1.00 per share. In accordance with CICA 3860, the convertible notes are to be separated into two components: a financial liability to make future payments and an equity instrument that is effectively a call option granting the holder the right, for a specified period of time, to convert into common shares of the Company. The Company has calculated the fair value of the financial liability component of the convertible notes to be \$3,122,573 by discounting the quarterly payments of principal plus estimated interest using an effective interest rate of 15% per annum. This discount on the convertible notes is being charged to interest expense over the term of the loan. The carrying amount of the equity instrument, \$877,427, was determined by deducting the fair value of the financial liability from the amount of the convertible notes as a whole. The zero-interest vendor-take-back loans have a nominal value of \$2,200,000 and are to be repaid \$36,667 monthly for 60 months. The Company has calculated the fair value of the vendor-take-back loans to be \$1,541,268 by discounting the monthly payments using an effective interest rate of 15%. This discount on the vendor-take-back loans is being charged to interest expense over the term of the loans. The results of AJJA have been consolidated commencing October 11th, 2005.

The purchase price for the AJJA acquisition has been allocated to identifiable tangible and intangible assets acquired and liabilities assumed based on their estimated fair values as follows:

	\$
Walling social	1 222 922
Working capital	1,233,833
Capital assets	185,771
Intangible assets – existing contracts	1,265,000
Intangible assets - customer relationships	6,000,000
Intangible assets - non-competition agreements	500,000
Future income tax liability	(2,804,718)
Goodwill	5,917,050
	12,296,936

(Unaudited)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

The purchase price components for the acquisition of AJJA are:

	\$
Cash consideration	6,200,000
Liability portion of notes	3,122,573
Conversion rights on notes	877,427
Vendor-take-back loans	1,541,268
Transaction costs	555,668
	12,296,936

The costs of the intangible assets are being amortized on a straight-line basis as follows:

Customer relationships5 yearsExisting contracts2 yearsNon-competition agreements3 years

iGate Mastech Ltd.

On November 16th, 2005, 100% of the common shares of iGate Mastech Ltd. ("iGate"), an information technology staffing company, were acquired for cash and a promissory note. The promissory note has a nominal value of \$500,000 that is due November 16th, 2007. The promissory note pays interest only quarterly at the rate equivalent to that on a 90-day Canadian Treasury Bill for the 90-day period immediately preceding each payment date. The Company has calculated the fair value of the promissory note to be \$399,829 by discounting the nominal value plus the stream of estimated quarterly interest payments using an effective interest rate of 15% per annum. This discount on the promissory note is being charged to interest expense over the term of the note. The results of iGate have been consolidated commencing November 16th, 2005.

The purchase price for the iGate acquisition has been allocated to identifiable tangible and intangible assets acquired and liabilities assumed based on their estimated fair values as follows:

	\$
Working capital	5,410,259
Property and equipment	243,159
Intangibles - existing contracts	1,150,000
Intangibles - customer relationships	6,000,000
Liability for premise leases	(574,441)
Future income tax liability	(1,918,050)
Goodwill	3,482,902
Total	13,793,829

(Unaudited)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

The purchase price components for the acquisition of iGate are:

	\$
Cash consideration	12,293,000
Vendor-take-back loans	399,829
Transaction costs	1,101,000
	13,793,829

The costs of the intangible assets are being amortized on a straight-line basis as follows:

Customer relationships 5 years Existing contracts 2 years

Year Ending September 30, 2005

Vision2Hire Solutions Inc.

100% of the common shares of Vision2Hire Solutions Inc. ["V2H"] were acquired for cash and convertible notes on December 1st, 2004. The convertible notes have a nominal value of \$446,054, pay no interest over their three-year term, and are to be repaid \$55,757 quarterly beginning February 11th, 2006. The notes are convertible over their term to common shares of the Company at an exercise price of \$2.00 per share. In accordance with CICA 3860, the convertible notes are to be separated into two components: a financial liability to make future payments and an equity instrument that is effectively a call option granting the holder the right, for a specified period of time, to convert into common shares of the Company. The Company has calculated the fair value of the financial liability component of the convertible notes to be \$393,014 by discounting the quarterly payments using an effective interest rate of 6% per annum. This discount on the convertible notes is being charged to interest expense over the term of the notes. The carrying amount of the equity instrument, \$53,040, was determined by deducting the fair value of the financial liability from the amount of the convertible notes as a whole. The results of V2H have been consolidated in the Company's accounts commencing December 1st, 2004.

The purchase price for the V2H acquisition has been allocated to identifiable tangible and intangible assets acquired and liabilities assumed based on their estimated fair values as follows:

	\$
Working capital deficiency	(257,044)
Capital assets	23,411
Intangible assets - customer relationships	800,000
Future income tax assets	76,310
Goodwill	10,620
	653,297

(Unaudited)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

The purchase price components for the acquisition of V2H are as follows:

	\$
Cash consideration	56,217
Liability portion of notes	393,014
Conversion rights on notes	53,040
Transaction costs	151,026
	653,297

The costs of the intangible assets - customer relationships are being amortized on a straight-line basis over 3 years.

Promethean Systems Consultants Inc.

On January 1st, 2005, Promethean Systems Consultants Inc. ["Promethean"] was acquired in exchange for 150,000 shares of the Company and 266,125 share purchase warrants of the Company exercisable at a price of \$1.00 per share for a period of 4 years. Of the warrants issued, 157,422 were released from escrow in September 2005 and the remaining 108,703 will be released at a rate of 1/3 per year, beginning May, 2006. The fair value of the warrants was estimated using the Black-Scholes option pricing model. Key valuation assumptions include an estimated term of 3 years, risk-free interest rates of 3.06% and 3.28%, and stock volatility of 0.4963 based on a 3-year trading history. In addition, the Company undertook for 3 years to make \$1,500 monthly interest payments on bank debt of the former shareholders of Promethean, as well as guaranteeing that bank debt up to an amount of \$100,000 which approximates fair value. The monthly interest payments have been recorded as a long-term debt with a fair value of \$49,307, representing the present value of the payments calculated using a discount rate of 6% per annum. The results of Promethean have been consolidated in the Company's accounts commencing January 1st, 2005.

The purchase price for the Promethean acquisition has been allocated to identifiable tangible and intangible assets acquired and liabilities assumed based on their estimated fair values as follows:

Working capital deficiency	(137,266)
Capital assets	12,257
Intangible assets - customer relationships	170,000
Intangible assets - existing contracts	30,000
Goodwill	15,689
Future income tax assets	227,760
	318,440

(Unaudited)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

The purchase price components for the acquisition of Promethean are as follows:

9	\$
Issue of 150,000 common shares at a price of \$1.00 per share	150,000
Issue of 266,125 shareholder warrants, at fair value	66,154
Long-term debt	49,307
Transaction costs	52,979
	318,440

In accordance with Canadian GAAP, the value of the 150,000 common shares was determined based on the average market price of the Company's common shares for the two trading days prior to the parties' agreement and the two trading days following the agreement.

The costs of the intangible assets are being amortized on a straight-line basis as follows:

Customer relationships 4 years
Existing contracts 6 months

Additionally, as part of the agreements with the shareholders of Promethean, the Company allocated employee retention warrants on May 5^{th} , 2005 to purchase 250,000 common shares of the Company. These warrants vest under terms similar to those of the Company's employee stock option plan.

3. INVESTMENT TAX CREDITS RECOVERABLE

	June 30, 2006 \$	September 30, 2005 \$
Investment tax credits recoverable	1,363,127	1,363,127
Income taxes (payable) recoverable	(18,620)	(18,620)
	1,344,507	1,344,507
Less current portion	250,000	250,000
	1,094,507	1,094,507

(Unaudited)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

4. CAPITAL ASSETS

	<u>June</u>	e 30, 2006 Accumulated		ember 30, 2005 Accumulated
	Cost \$	amortization \$	Cost \$	amortization \$
Furniture and office equipment	2,115,488	1,521,133	1,524,397	1,051,077
Computer equipment	4,710,570	3,901,672	3,361,483	2,588,757
Computer software	1,408,124	1,222,232	925,513	815,961
Developed software	5,640,219	1,392,041	4,777,751	1,000,000
Leasehold improvements	1,264,855	526,960	976,611	408,114
	15,139,256	8,564,038	11,565,755	5,863,909
Less accumulated amortization	8,564,038		5,863,909	
	6,575,218		5,701,846	

5. DUE FROM RELATED PARTIES

	June 30, 2006 \$	September 30, 2005 \$
Loans to companies related to the Chairman of the Company,		
non-interest bearing and with no fixed repayment terms	230,944	267,727
Miscellaneous advances	_	14,432
	230,944	282,159

Amounts due from related parties are non-interest bearing with no stated terms of repayment.

(Unaudited)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

6. INCOME TAXES

[a] The provision for (recovery of) income taxes differs from the expense (recovery) that would be obtained by applying the statutory tax rate to earnings (loss) before income taxes as a result of the following:

Fo	or the three month pe	the three month period ending:		eriod ending:
	June 30, 2006 \$	June 30, 2005 \$	June 30 2006 \$	June 30, 2005 \$
Income tax (recovery) expense at statutory tax rate Increase (decrease) in income taxes re	(1,149,944)	(138,965)	(2,005,477)	17,438
from timing differences	428,865	223	1,138,864	(93,292)
	(721,079)	(138,742)	(866,613)	(75,854)

[b] Future Income Tax Liabilities

CICA Handbook Section 1581.48 *Business Combinations* requires that when a business is acquired, all identifiable intangible assets should be recognized as a part of the assets acquired with the business. Accordingly, upon the acquisitions of AJJA and iGate, the Company recognized for accounting purposes intangible assets totaling \$7,765,000 and \$7,150,000 respectively (note 2). These intangible assets are amortized over their estimated useful lives. This amortization expense is not, however, tax deductible and so the intangible assets have a nil value for tax purposes. This taxable difference between their value for accounting purposes and their value for tax purposes is required by CICA Handbook Section 3465 *Income taxes* to be recognized as a future tax liability, calculated by multiplying the taxable differences by the expected future corporate income tax rate; at the time of these acquisitions, the expected future tax rate was 36.12%.

These future tax liabilities do not create a new burden of tax for the Company to pay, but function instead to reduce the carrying value of the intangible assets on the balance sheet to a *net-of-tax* amount.

	\$
Balance, September 30, 2005	_
Future income tax liabilities calculated as per above	
AJJA	2,804,718
iGate	1,918,050
Future income tax recovery	(866,613)
Balance June 30, 2006	3,856,155

(Unaudited)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

7. GOODWILL AND INTANGIBLE ASSETS [note 2]

The variations in goodwill are as follows:

	June 30, 2006	September 30, 2005	
	\$	\$	
	(9 months)	(12 months)	
Balance, beginning of period	9,382,402	9,356,093	
Goodwill acquired on acquisitions			
AJJA	5,950,883	_	
iGate	3,482,902	_	
V2H		10,620	
Promethean	_	15,689	
Balance, end of period	18,816,187	9,382,402	

Intangible assets are comprised of the following:

	<u>June 30, 2006</u>		<u>September 30, 2005</u>		
	Cost \$	Accumulated amortization \$	Cost \$	Accumulated amortization \$	
Contracts Non-competition agreements	4,391,337 585,000	2,418,006 195,000	1,176,339 185,000		
Customer relationships Other	16,370,000 391,764	3,709,111 391,764	5,070,000 391,764	1,807,778	
Less accumulated amortization	21,738,101 6,713,881	6,713,881	6,823,103 3,560,883	3,560,881	
	15,024,220		3,262,222	2	

(Unaudited)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

8. BANK INDEBTEDNESS & CASH

	June 30, 2006 \$	September 30, 2005 \$
(Bank overdraft) cash	85,859	(644,821)
Bank operating loan	· -	(9,933,660)
	85,859	(10,578,481)

On September 30th, 2005, the Company had a revolving demand bank credit facility of \$10,000,000, bearing interest at prime plus 1.5%. The credit facility was collateralized by a general security agreement that constitutes a first charge over all the assets of the Company. The operating loan was retired through proceeds from the term facility arranged November 16th, 2005 (see Note 12).

(Unaudited)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

9. LONG-TERM DEBT

Long-term debt consists of the following:	June 30, 2006 \$	September 30, 2005 \$
Promissory note, non-interest bearing, payable quarterly at the lesser of 2% of net sales of the Company or \$75,000	88,808	161,387
Acquisition obligation of the Company to pay \$458,382 on March 10 th , 2006 in common stock of the Company based on the weighted average trading price for previous twenty days or, at the Company's option, in cash, however the holders have the right to refuse a cash offer and elect to accept shares	458,382	444,933
Promissory note, non-interest bearing, payable yearly beginning October 2004, at the greater of \$75,000 or a formula based on Protec's income	278,570	266,313
V2H acquisition convertible note obligation of \$446,054, non-interest bearing repayable in equal quarterly principal payments of 1/8 of the principal beginning in the second year after closing, and at the holders' option, convertible into common shares of the Company at a price of \$2.00 per share; fair value of conversion rights added to shareholders' equity	331,182	407,748
Present value of Promethean \$49,307 acquisition obligation of 36 interest-only monthly payments of \$1,500, discounted at 0.5% per month	31,014	44,255
Sirius acquisition convertible note obligation, bearing interest tied to the 90-day treasury bills rate, repayable in equal quarterly principal payments of \$125,000, and at the holders' option, convertible into common shares of the Company at a price of \$3.00 per share, fully collateralized by Government of Canada Treasury Bills held by a trust	125,000	125,000
AJJA acquisition convertible note obligation of \$4,000,000, bearing interest tied to the 90-day treasury bill rate, repayable in quarterly \$325,000 plus interest beginning December 31, 2006 and \$337,500 plus interest beginning June 30, 2007, and at the holders' option, convertible into common shares of the Company at a price of \$1.00 per share; fair value of conversion rights added to shareholders' equity	3,379,750	_
AJJA acquisition vendor take-back loan of \$2,200,000, non-interest bearing, repayable \$36,667 monthly for 60 months	1,341,255	_

Brainhunter Inc. (Unaudited)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

9. LONG-TERM DEBT – CONTINUED

Long-term debt consists of the following:	June 30, 2006 \$	September 30, 2005 \$
iGate acquisition promissory note of \$500,000 with a term of two years, repayable at maturity only, with interest-only quarterly payments at a rate tied to the 90-day treasury bill rate	431,132	_
Debenture of \$5,000,000, repayable on December 15, 2008, paying interest-only quarterly at 12%, collateralized by a floating charge on all assets, subordinated only to the general security agreement held by the Company's bank	4,715,163	_
Convertible term notes of \$7,856,000 with a term of three years, repayable at maturity only, with monthly payments of interest only at 8%, collateralized by a floating charge on the Company's assets, subordinated to the security of the Company's bank and the debenture, and at the holders' option, convertible into common shares of the Company at a price of \$1.00 per share; fair value of		
conversion rights added to shareholders' equity	6,809,437	358,000
Less current portion	17,989,692 3,415,884	1,807,636 1,046,685
	14,573,808	760,951

(Unaudited)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

10. CAPITAL STOCK

[a] Authorized

Unlimited number of common shares with no par value Unlimited number of preferred shares with no fixed dividends and no par value Unlimited number of non-cumulative, non-redeemable, non-retractable, convertible, voting Series A preferred shares with no fixed dividends and no par value

[b] The following tables summarize the capital stock activity:

	Common shares	Series A preferred shares #	Warrants #	Stock options #
Balance, September 30, 2004	40,363,031	4,614,681	3,211,478	4,509,945
Pursuant to exercise of	40,505,051	4,014,001	3,211,470	4,507,745
Warrants	1,201,429	_	(1,201,429)	_
Stock options	538,679	_		(538,679)
Pursuant to the issuance of common stock				
on acquisition of Promethean	150,000	_	516,125	_
Pursuant to expiry of warrants	_	_	(95,714)	_
Pursuant to normal course issuer bid	(29,409)	_	_	_
Balance, September 30, 2005	42,223,730	4,614,681	2,430,460	3,971,266
Pursuant to exercise of				
stock options [i]	197,540	_	_	(197,540)
Pursuant to issuance of warrants				
in conjunction with debenture [ii]	_		1,000,000	_
Pursuant to issuance of warrants				
in conjunction with convertible notes [iii]	_	_	3,928,000	_
Balance June 30, 2006	42,421,270	4,614,681	7,358,460	3,773,726

(Unaudited)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

	Common shares	Capital stock Common shares pledged as security \$	Series A preferred shares \$	Total \$	Warrants \$	Contributed surplus Stock options \$
Balance, September 30, 2004	18,050,137	(947,127)	2,378,045	19,481,055	_	_
Change in accounting policy	, , , <u> </u>	· · · · ·	· · · —	, , <u> </u>	_	757,648
Pursuant to exercise of						
Warrants	584,500	_		584,500	_	_
Stock options	150,670	_		150,670	_	_
Pursuant to the issuance of common stock						
on acquisition of Promethean	150,000	_	_	150,000	68,945	_
Pursuant to pledging of common shares	_	(228,500)		(228,500)	_	_
Repayment of share purchase loans	_	332,789		332,789		
Stock-based compensation expense	_	_		_	_	243,376
Stock-based compensation expense related to stock options exercised	27,280	_	_	27,280	_	(27,280)
Pursuant to normal course issuer bid	(12,940)	_	_	(12,940)	_	_
Balance, September 30, 2005	18,949,647	(842,838)	2,378,045	20,484,854	68,945	973,744
Pursuant to exercise of						
stock options [i]	60,662	_		60,662	_	_
Pursuant to the issuance of warrants in conjunction						
with issuance of debentures [ii]	_	_	_	_	360,639	_
Pursuant to the issuance of warrants in conjunction						
with issuance of convertible notes [iii]	_	_		_	533,559	_
Pursuant to pledging of common shares [iv]	_	(242,000)	_	(242,000)	_	_
Stock-based compensation expense	_	_	_	_	_	81,574
Balance June 30, 2006	19,010,309	(1,084,838)	2,378,045	20,303,516	963,143	1,055,318

(Unaudited)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

- [i] During the nine month period ending June 30th, 2006, 197,540 stock options were exercised, resulting in cash receipts of \$60,662.
- [ii] Effective November 16th, 2005, the Company issued 1,000,000 share purchase warrants in conjunction with the issuance of a \$5,000,000 debenture [note 9]. The Company has reflected an estimated fair value of these warrants of \$360,639 using the residual method described in CICA Handbook Section 3860, Financial Instruments Disclosure and Presentation.
- [iii] Effective November 16th, 2005, the Company issued 3,928,000 share purchase warrants in conjunction with the issuance of convertible notes of \$7,658,000 [note 9]. The Company has reflected an estimated fair value of these warrants of \$533,559 using the residual method described in CICA Handbook Section 3860, Financial Instruments Disclosure and Presentation.
- [iv] The Company has advanced funds to key senior employees to acquire shares of the Company. On June 30th, 2006, the balance of such loans totaled \$1,084,838 of which \$200,000 bears interest at 5% per annum to be repaid September 30th, 2006. The remaining loans are non-interest bearing with various terms of repayment. The balances at each reporting date have been recorded as offsetting amounts to capital stock.
- [v] The Series A preferred shares are convertible at the discretion of the holder at any time into one common share for each preferred share held and are voting.

[c] Loss Per Share

The following table details the weighted average number of common shares outstanding:

	For the three month	For the three month period ending:		For the nine month period ending:	
	June 30, 2006	June 30, 2005	June 30 2006	June 30, 2005	
Basic	42,390,872	46,478,399	42,329,344	45,933,884	
Diluted	42,390,872	52,911,152	42,329,344	52,860,699	

As a result of the net losses for the periods ending June 30th, 2006, the potentially dilutive securities have not been included in the calculation of diluted loss per share, because to do so would have been anti-dilutive.

(Unaudited)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

[d] Equity Components of Convertible Note Obligations

The variations in the equity component of convertible note obligations are as follows:

	June 30, 2006 \$	September 30, 2005 \$
	(9 months)	(12 months)
Balance, beginning of period	53,040	_
Equity components of obligations issued:		
V2H acquisition note	_	53,040
AJJA acquisition notes	877,427	_
Convertible term notes	788,415	_
Balance, end of period	1,718,882	53,040

11. NET CHANGE IN NON-CASH WORKING CAPITAL ITEMS

The net change in non-cash operating elements of working capital consists of the following:

For	For the three month period ending:		For the nine month period ending:	
	June 30, 2006 \$	June 30, 2005 \$	June 30, 2006 \$	June 30, 2005 \$
Accounts receivable	(150,340)	(193,255)	(2,659,107)	(2,743,381)
Investment tax credits recoverable		(117,875)	_	(497,533)
Deposits and prepaid expenses	26,284	(88,570)	(166,186)	(491,693)
Accounts payable and accrued liabilitie	s 625,029	73,888	4,169,132	(37,772)
Deferred revenue	(123,576)	54,497	200,694	126,438
	377,397	(271,321)	1,544,533	(3,643,941)

(Unaudited)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

12. TERM BANK FACILITY

On November 16th, 2005, the Company obtained a revolving term credit facility of \$20,000,000 from a Schedule "A" bank, with a term of two years, bearing interest at prime plus 0.5% to 1.5%, depending on a specific bank covenant ratio, collateralized by a general security agreement that constitutes a first charge over all the assets of the Company. A portion of the proceeds was used to retire the \$10,000,000 facility in place on September 30th, 2005.

13. FINANCIAL INSTRUMENTS

[a] Fair Value

The fair values of the Company's current assets and current liabilities approximate their carrying values due to their short-term nature. The fair market value of long-term debt approximates carrying value based on the Company's current borrowing rates for similar types of borrowing arrangements.

[b] Credit Risk

The Company manages its credit risk with respect to accounts receivable primarily by dealing with creditworthy customers. Substantially all of the Company's revenue and the resulting accounts receivable are from large companies and governmental agencies.

[c] Foreign Currency Rate Risk

The Company is exposed to risk due to fluctuations in the exchange rate of the U.S. dollar in relation to the Canadian dollar.

14. SEGMENT INFORMATION

The Company considers its business to materially fall within one segment, that being the placement of computer and engineering personnel on a contract or permanent basis.

15. COMPARATIVE CONSOLIDATED FINANCIAL STATEMENTS

The comparative consolidated financial statements have been reclassified from statements previously presented to conform to the current presentation.

16. UNAUDITED INTERIM FINANCIAL STATEMENTS

These unaudited interim financial statements were not reviewed by the Company's external auditors.

(Unaudited)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

17. RESTRUCTURING COSTS

The integration of the acquisitions of AJJA Information Technology Consultants Inc. and iGate Mastech Limited has resulted in significant cost savings from a combination of people resources and redundant leased office space. During the quarter ending June 30th, 2006, primarily in June, 2006, Brainhunter Inc. reduced a number of staff positions, including senior management, administration, sales and recruiting personnel. The total annualized compensation costs are estimated to exceed \$2,100,000 million. In accordance with accounting policy, severance and termination costs and allowances associated with personnel reductions must be recognized as an expense at the point the decision is made. Additionally, the acquisitions resulted in redundant leased premises, due to amalgamation of certain offices. The Company has provided in this quarter a reasonable reserve for this redundant space and the severance and termination costs.