UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-QSB

(Mark One)

☑ Quarterly Report Pursuant to	Section 1	3 or 15(d) of the Securities Exchange Act of 1934
For the quarterly	y period (ended <u>March 31, 2007</u> or
☐ Transition Report Pursuant to	Section 1	3 or 15(d) of the Securities Exchange Act of 1934
For the transition perio	od from _	to
Commis	sion file 1	number <u>0-21615</u>
PRESSURE F	SIO	SCIENCES, INC.
		Issuer as Specified in its Charter)
Massachusetts		04-2652826
(State or Other Jurisdiction of		(I.R.S. Employer
Incorporation or Organization)		Identification No.)
321 Manley St.		
West Bridgewater, Massachusetts		02379-1040
(Address of Principal Executive Offices)		(Zip Code)
(Inc. 12-11-1		80-1818
(Issuer's telepi	none num	ber, including area code
Check whether the Issuer: (1) has filed all reports required to 12 months (or for such shorter period that the registrant was requirements for the past 90 days.		by Section 13 or 15(d) of the Exchange Act of 1934 during the past to file such reports), and (2) has been subject to such filing
	ĭ Yes	□ No
Indicate by check mark whether the registrant is a shell comp	pany (as c	defined in Exchange Act Rule 12b-2).
	□ Yes	⊠ No
The number of shares outstanding of the Issuer's common st	ock as of	May 14, 2007 was 2,065,425.
Transitional Small Business Disclosure Format (check one):		
	☐ Yes	⊠ No

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PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

PRESSURE BIOSCIENCES, INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS

Cash and cash equivalents \$ 4,836,656 \$ 5,335,286 Accounts receivable 131,106 37,852,86 Inventories 69,860 19,651 Investments in marketable securities 1,634,084 2,060,875 Prepatid income taxes 49,487 38,687 Income tax receivable 750,532 710,011 Prepatid expenses, deposits, and other current assets 7,944,684 8,484,788 PROPERTY AND EQUIPMENT, NET 214,054 207,694 OTHER ASSETS 364,764 376,922 Intangible assets, net 364,764 376,922 Assets transferred under contractual arrangements 1,420,996 1,420,996 Total other assets 9,944,498 \$ 10,455,406 CURRENT LIABILITIES AND STOCKHOLDERS' EQUITY CURRENT LIABILITIES Accounts payable \$ 296,366 \$ 174,288 Accounts payable \$ 2,502 45,662 45,692 Account payable \$ 3,602 45,662 45,692 Deferred trevenue \$ 1,226,254 1,287,345 LONG TERM L	<u>ASSETS</u>	<u> </u>	March 31, 2007		December 31, 2006		
Cash and cash equivalents \$ 4,836,656 \$ 5,335,286 Accounts receivable 131,106 37,852,86 Inventories 69,860 19,651 Investments in marketable securities 1,634,084 2,060,875 Prepatid income taxes 49,487 38,687 Income tax receivable 750,532 710,011 Prepatid expenses, deposits, and other current assets 7,944,684 8,484,788 PROPERTY AND EQUIPMENT, NET 214,054 207,694 OTHER ASSETS 364,764 376,922 Intangible assets, net 364,764 376,922 Assets transferred under contractual arrangements 1,420,996 1,420,996 Total other assets 9,944,498 \$ 10,455,406 CURRENT LIABILITIES AND STOCKHOLDERS' EQUITY CURRENT LIABILITIES Accounts payable \$ 296,366 \$ 174,288 Accounts payable \$ 2,502 45,662 45,692 Account payable \$ 3,602 45,662 45,692 Deferred trevenue \$ 1,226,254 1,287,345 LONG TERM L		(u	naudited)				
Accounts receivable Investments receivable Investments (68,86) 19,651 [Investments in marketable securities (1,634,044 2,006,877 Prepaid income taxes (49,487 38,087 10,601 19,	CURRENT ASSETS						
Inventories	•	\$		\$	5,335,282		
Investments in marketable securities	Accounts receivable				37,495		
Prepaid income taxes	Inventories		69,860		19,658		
December 1 10,015			1,634,084		2,060,875		
Prepaid expenses, deposits, and other current assets 472,959 246,776 Total current assets 7,944,684 8,448,786 PROPERTY AND EQUIPMENT, NET 214,054 207,696 OTHER ASSETS 364,764 376,922 Intangible assets, net 364,764 376,922 Assets transferred under contractual arrangements 1,420,996 1,220,996 Total other assets 9,944,498 10,454,400 LIABILITIES AND STOCKHOLDERS' EQUITY CURRENT LIABILITIES Accuract employee compensation 101,998 242,249 Other accuract expenses 160,900 150,978 Income taxes payable 45,962 45,962 Deferred tax liability 546,610 69,520 Deferred revenue 6,288 4,099 Total current liabilities 1,226,234 1,287,342 LONG TERM LIABILITIES 1,055,619 9,120 Liabilities transferred under contractual arrangements 1,40,996 1,042,493 Total ong term liabilities 2,657,808 2,338,964 COMMITMENTS			49,487		38,687		
Total current assets 7,944,684 8,448,786 PROPERTY AND EQUIPMENT, NET 214,054 20,666 20,6			750,532		710,013		
PROPERTY AND EQUIPMENT, NET 214,054 207,698 OTHER ASSETS Intangible assets, net 364,764 Assets transferred under contractual arrangements 1,420,996 1,797,915 TOTAL ASSETS \$9,944,498 \$10,454,400 LIABILITIES AND STOCKHOLDERS' EQUITY CURRENT LIABILITIES Accounts payable \$296,366 \$174,288 Accrued employee compensation 170,128 242,497 Other accrued expenses 160,900 150,978 Income taxes payable 45,962 45,962 Deferred tax liability 546,610 669,520 Deferred revenue 6,288 4,099 Total current liabilities 1,226,254 1,287,345 LONG TERM LIABILITIES Deferred revenue 10,558 9,120 Liabilities transferred under contractual arrangements 1,420,996 1,042,495 Total long term liabilities 1,240,996 1,042,495 Total long term liabilities 2,657,808 2,338,966 COMMITMENTS (Note 7) STOCKHOLDERS' EQUITY Common stock, S.01 par value; 20,000,000 shares authorized; 2,066,425 shares issued and outstanding 20,654 20,654 20,654 20,654 20,654 25,489,398 5,347,644 Accumulated other comprehensive income 1,082,459 1,384,876	Prepaid expenses, deposits, and other current assets		472,959		246,776		
### Committee Assets (a committee assets) and the assets (a commit	Total current assets		7,944,684		8,448,786		
Intangible assets, net	PROPERTY AND EQUIPMENT, NET		214,054		207,696		
Assets transferred under contractual arrangements	OTHER ASSETS						
Assets transferred under contractual arrangements	Intangible assets, net		364,764		376,922		
Total other assets 1,785,760 1,797,918 TOTAL ASSETS \$ 9,944,498 \$ 10,454,400 LIABILITIES AND STOCKHOLDERS' EQUITY CURRENT LIABILITIES Accounts payable \$ 296,366 \$ 174,288 Accound employee compensation 170,128 242,499 Other accrued expenses 160,900 150,978 Income taxes payable 45,962 45,965 Deferred tax liability 546,610 669,520 Deferred revenue 6,288 4,099 Total current liabilities 1,226,254 1,287,349 LONG TERM LIABILITIES Deferred revenue 10,558 9,120 Liabilities transferred under contractual arrangements 1,420,996 1,042,493 Total long term liabilities 1,431,554 1,051,615 TOTAL LIABILITIES 2,657,808 2,338,966 COMMITMENTS (Note 7) STOCKHOLDERS' EQUITY Common stock, S.01 par value; 20,000,000 shares authorized; 2,065,425 shares issued and outstanding 2,065,425 shares issued and outstanding 5,459,398 5,347,644 Accumulated other comprehensive income 1,082,459 1,384,876			1,420,996		1,420,996		
CURRENT LIABILITIES Accounts payable \$ 296,366 \$ 174,288 Accounts payable \$ 296,366 \$ 174,288 Account employee compensation 170,128 242,495 Other accrued expenses 160,900 150,978 Income taxes payable 45,962 45,962 Deferred tax liability 546,610 669,520 Deferred revenue 6,288 4,099 Total current liabilities 1,226,254 1,287,345 LONG TERM LIABILITIES Deferred revenue 10,558 9,126 Liabilities transferred under contractual arrangements 1,420,996 1,042,493 Total long term liabilities 1,431,554 1,051,615 TOTAL LIABILITIES TOTAL LIABILITIES 2,657,808 2,338,964 COMMITMENTS (Note 7) STOCKHOLDERS' EQUITY Common stock, \$.01 par value; 20,000,000 shares authorized; 2,065,425 shares issued and outstanding 20,654 20,655 Additional paid-in capital 5,459,398 5,347,641 Accumulated other comprehensive income 1,082,459 1,384,876	Total other assets				1,797,918		
CURRENT LIABILITIES Accounts payable \$ 296,366 \$ 174,288 Accounts payable \$ 296,366 \$ 174,288 Account employee compensation 170,128 242,495 Other accrued expenses 160,900 150,978 Income taxes payable 45,962 45,962 Deferred tax liability 546,610 669,520 Deferred revenue 6,288 4,099 Total current liabilities 1,226,254 1,287,345 LONG TERM LIABILITIES Deferred revenue 10,558 9,126 Liabilities transferred under contractual arrangements 1,420,996 1,042,493 Total long term liabilities 1,431,554 1,051,615 TOTAL LIABILITIES TOTAL LIABILITIES 2,657,808 2,338,964 COMMITMENTS (Note 7) STOCKHOLDERS' EQUITY Common stock, \$.01 par value; 20,000,000 shares authorized; 2,065,425 shares issued and outstanding 20,654 20,655 Additional paid-in capital 5,459,398 5,347,641 Accumulated other comprehensive income 1,082,459 1,384,876	TOTAL ASSETS	\$	9 944 498	\$	10 454 400		
CURRENT LIABILITIES	TOTAL ABBLID	Ψ	7,744,470	Ψ	10,434,400		
Accounts payable \$ 296,366 \$ 174,289 Accrued employee compensation 170,128 242,497 Other accrued expenses 160,900 150,978 Income taxes payable 45,962 45,962 Deferred tax liability 546,610 669,520 Deferred revenue 6,288 4,099 Total current liabilities 1,226,254 1,287,345 LONG TERM LIABILITIES 10,558 9,126 Deferred revenue 10,558 9,126 Liabilities transferred under contractual arrangements 1,420,996 1,042,493 Total long term liabilities 1,431,554 1,051,619 TOTAL LIABILITIES 2,657,808 2,338,964 COMMITMENTS (Note 7) *** **TOTCKHOLDERS' EQUITY** Common stock, \$.01 par value; 20,000,000 shares authorized; 2,065,425 shares issued and outstanding 20,654 20,654 Additional paid-in capital 5,459,398 5,347,641 Accumulated other comprehensive income 1,082,459 1,384,876	LIABILITIES AND STOCKHOLDERS' EQUITY						
Accounts payable \$ 296,366 \$ 174,289 Accrued employee compensation 170,128 242,497 Other accrued expenses 160,900 150,978 Income taxes payable 45,962 45,962 Deferred tax liability 546,610 669,520 Deferred revenue 6,288 4,099 Total current liabilities 1,226,254 1,287,345 LONG TERM LIABILITIES 10,558 9,126 Deferred revenue 10,558 9,126 Liabilities transferred under contractual arrangements 1,420,996 1,042,493 Total long term liabilities 1,431,554 1,051,619 TOTAL LIABILITIES 2,657,808 2,338,964 COMMITMENTS (Note 7) *** **TOTCKHOLDERS' EQUITY** Common stock, \$.01 par value; 20,000,000 shares authorized; 2,065,425 shares issued and outstanding 20,654 20,654 Additional paid-in capital 5,459,398 5,347,641 Accumulated other comprehensive income 1,082,459 1,384,876	CURRENT LIABILITIES						
Accrued employee compensation 170,128 242,497 Other accrued expenses 160,900 150,978 Income taxes payable 45,962 45,962 Deferred tax liability 546,610 669,520 Deferred revenue 6,288 4,099 Total current liabilities 1,226,254 1,287,345 LONG TERM LIABILITIES 2 10,558 9,126 Liabilities transferred under contractual arrangements 1,420,996 1,042,493 Total long term liabilities 1,431,554 1,051,619 TOTAL LIABILITIES 2,657,808 2,338,964 COMMITMENTS (Note 7) STOCKHOLDERS' EQUITY Common stock, \$.01 par value; 20,000,000 shares authorized; 2,065,425 shares issued and outstanding 20,654 20,654 Additional paid-in capital 5,459,398 5,347,641 Accumulated other comprehensive income 1,082,459 1,384,876		\$	296.366	\$	174.289		
Other accrued expenses 160,900 150,978 Income taxes payable 45,962 45,962 Deferred tax liability 546,610 669,520 Deferred revenue 6,288 4,099 Total current liabilities 1,226,254 1,287,345 LONG TERM LIABILITIES 10,558 9,126 Liabilities transferred under contractual arrangements 1,420,996 1,042,493 Total long term liabilities 1,431,554 1,051,619 TOTAL LIABILITIES 2,657,808 2,338,964 COMMITMENTS (Note 7) STOCKHOLDERS' EQUITY Common stock, \$.01 par value; 20,000,000 shares authorized; 2,065,425 shares issued and outstanding 20,654 20,654 Additional paid-in capital 5,459,398 5,347,641 Accumulated other comprehensive income 1,082,459 1,384,876		Ψ		Ψ			
Income taxes payable							
Deferred tax liability 546,610 669,520 Deferred revenue 6,288 4,099 Total current liabilities 1,226,254 1,287,343 LONG TERM LIABILITIES 10,558 9,126 Liabilities transferred under contractual arrangements 1,420,996 1,042,493 Total long term liabilities 1,431,554 1,051,619 TOTAL LIABILITIES 2,657,808 2,338,964 COMMITMENTS (Note 7) STOCKHOLDERS' EQUITY Common stock, \$.01 par value; 20,000,000 shares authorized; 2,065,425 shares issued and outstanding 20,654 20,654 Additional paid-in capital 5,459,398 5,347,641 Accumulated other comprehensive income 1,082,459 1,384,876	•				•		
Deferred revenue 6,288 4,099 Total current liabilities 1,226,254 1,287,345 LONG TERM LIABILITIES 10,558 9,126 Liabilities transferred under contractual arrangements 1,420,996 1,042,493 Total long term liabilities 1,431,554 1,051,615 TOTAL LIABILITIES 2,657,808 2,338,964 COMMITMENTS (Note 7) STOCKHOLDERS' EQUITY Common stock, \$.01 par value; 20,000,000 shares authorized; 2,065,425 shares issued and outstanding 20,654 20,654 20,654 Additional paid-in capital 5,459,398 5,347,641 Accumulated other comprehensive income 1,082,459 1,384,876							
Total current liabilities 1,226,254 1,287,342 LONG TERM LIABILITIES Deferred revenue 10,558 9,126 Liabilities transferred under contractual arrangements 1,420,996 1,042,493 Total long term liabilities 1,431,554 1,051,619 TOTAL LIABILITIES 2,657,808 2,338,962 COMMITMENTS (Note 7) STOCKHOLDERS' EQUITY Common stock, \$.01 par value; 20,000,000 shares authorized; 2,065,425 shares issued and outstanding 20,654 20,654 Additional paid-in capital 5,459,398 5,347,641 Accumulated other comprehensive income 1,082,459 1,384,876					·		
LONG TERM LIABILITIES Deferred revenue 10,558 9,126 Liabilities transferred under contractual arrangements 1,420,996 1,042,493 Total long term liabilities 1,431,554 1,051,619 TOTAL LIABILITIES 2,657,808 2,338,964 COMMITMENTS (Note 7) STOCKHOLDERS' EQUITY Common stock, \$.01 par value; 20,000,000 shares authorized; 2,065,425 shares issued and outstanding 20,654 20,654 Additional paid-in capital 5,459,398 5,347,641 Accumulated other comprehensive income 1,082,459 1,384,876	Detoriou revenue		0,288		4,099		
Deferred revenue 10,558 9,126 Liabilities transferred under contractual arrangements 1,420,996 1,042,493 Total long term liabilities 1,431,554 1,051,619 TOTAL LIABILITIES 2,657,808 2,338,964 COMMITMENTS (Note 7) STOCKHOLDERS' EQUITY Common stock, \$.01 par value; 20,000,000 shares authorized; 2,065,425 shares issued and outstanding 20,654 20,654 Additional paid-in capital 5,459,398 5,347,641 Accumulated other comprehensive income 1,082,459 1,384,876	Total current liabilities	_	1,226,254	_	1,287,345		
Liabilities transferred under contractual arrangements 1,420,996 1,042,493 Total long term liabilities 1,431,554 1,051,619 TOTAL LIABILITIES 2,657,808 2,338,964 COMMITMENTS (Note 7) STOCKHOLDERS' EQUITY Common stock, \$.01 par value; 20,000,000 shares authorized; 2,065,425 shares issued and outstanding 20,654 20,654 Additional paid-in capital 5,459,398 5,347,641 Accumulated other comprehensive income 1,082,459 1,384,876	LONG TERM LIABILITIES						
Total long term liabilities 1,431,554 1,051,619 TOTAL LIABILITIES 2,657,808 2,338,964 COMMITMENTS (Note 7) STOCKHOLDERS' EQUITY Common stock, \$.01 par value; 20,000,000 shares authorized; 2,065,425 shares issued and outstanding 20,654 20,654 Additional paid-in capital 5,459,398 5,347,641 Accumulated other comprehensive income 1,082,459 1,384,876	Deferred revenue		10,558		9,126		
Total long term liabilities 1,431,554 1,051,619 TOTAL LIABILITIES 2,657,808 2,338,962 COMMITMENTS (Note 7) STOCKHOLDERS' EQUITY Common stock, \$.01 par value; 20,000,000 shares authorized; 2,065,425 shares issued and outstanding 20,654 20,654 Additional paid-in capital 5,459,398 5,347,641 Accumulated other comprehensive income 1,082,459 1,384,876	Liabilities transferred under contractual arrangements		1,420,996		1,042,493		
COMMITMENTS (Note 7) STOCKHOLDERS' EQUITY Common stock, \$.01 par value; 20,000,000 shares authorized; 2,065,425 shares issued and outstanding 20,654 Additional paid-in capital 5,459,398 5,347,641 Accumulated other comprehensive income 1,082,459 1,384,876	Total long term liabilities				1,051,619		
STOCKHOLDERS' EQUITY Common stock, \$.01 par value; 20,000,000 shares authorized; 2,065,425 shares issued and outstanding Additional paid-in capital Accumulated other comprehensive income 20,654 20,654 20,654 20,654 1,384,876	TOTAL LIABILITIES		2,657,808		2,338,964		
Common stock, \$.01 par value; 20,000,000 shares authorized; 2,065,425 shares issued and outstanding Additional paid-in capital 5,459,398 5,347,641 Accumulated other comprehensive income 1,082,459 1,384,876	COMMITMENTS (Note 7)						
Common stock, \$.01 par value; 20,000,000 shares authorized; 2,065,425 shares issued and outstanding Additional paid-in capital 5,459,398 5,347,641 Accumulated other comprehensive income 1,082,459 1,384,876	STOCKHOLDERS' EQUITY						
2,065,425 shares issued and outstanding20,65420,654Additional paid-in capital5,459,3985,347,641Accumulated other comprehensive income1,082,4591,384,876	•						
Additional paid-in capital 5,459,398 5,347,641 Accumulated other comprehensive income 1,082,459 1,384,876			20.654		20,654		
Accumulated other comprehensive income 1,082,459 1,384,876					5,347,641		
					1,384,876		
	Retained earnings		724,179		1,362,265		

Total stockholders' equity	7,286,690	8,115,436
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$ 9,944,498	\$ 10,454,400

PRESSURE BIOSCIENCES, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS (UNAUDITED)

For the Three Months Ended

	March 31,			,
		2007		2006
REVENUE:				
PCT Products, services, other	\$	37,943	\$	53,414
Grant revenue	•	93,678	•	_
Total revenue		131,621		53,414
COSTS AND EXPENSES:				
Cost of PCT products and services		31,654		51,546
Research and development		461,532		258,819
Selling and marketing		256,530		67,379
General and administrative		481,082		689,626
Total operating costs and expenses		1,230,798		1,067,370
Operating loss		(1,099,177)		(1,013,956)
OTHER INCOME (EXPENSE):				
Realized gain on securities available for sale		727,473		517,938
Other operating, net		(378,503)		-
Interest income		71,602		108,506
Total other income	_	420,572		626,444
				(202 212)
Loss before income taxes		(678,605)		(387,512)
Income tax benefit	<u> </u>	40,519		77,478
Net loss	_	(638,086)	_	(310,034)
Net loss per share - basic and diluted	\$	(0.31)	\$	(0.13)
Weighted average number of shares used to calculate net loss per share - basic and diluted		2,065,425		2,424,189

PRESSURE BIOSCIENCES, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE LOSS (UNAUDITED)

For the Three Months Ended March 31, Other Comprehensive Loss 2007 2006 Net loss (638,086) \$ (310,034)Holding gain 302,146 438,354 Reclassification of unrealized gain to realized gain on securities during the period (727,473)(517,938)(79,584)Unrealized loss on marketable securities (425, 327)Income tax benefit related to items other comprehensive loss 16,998 122,910 Total other comprehensive loss, net of taxes (302,417)(62,586)(940,503) (372,620)Comprehensive loss

PRESSURE BIOSCIENCES, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

For the Three Months Ended March 31,

		2007		2006
CASH FLOWS FROM OPERATING ACTIVITIES:				
Net loss	\$	(638,086)	\$	(310,034)
Adjustments to reconcile loss to net cash used in operating activities:				
Depreciation and amortization		35,478		33,843
Non-cash, stock-based, compensation expense		111,757		203,456
Loss recognized from Source Scientific, LLC		378,503		-
Realized gain on sale of marketable securities		(727,473)		(517,938)
Changes in operating assets and liabilities:				
Accounts receivable		(93,611)		12,621
Inventories		(50,202)		6,749
Income tax receivable		(40,519)		244,645
Prepaid income taxes		(10,800)		(70,000
Prepaid expenses, deposits and other current assets		(226,183)		(5,818
Accounts payable		122,077		64,144
Accrued employee compensation		(72,369)		157,211
Other accrued expenses		9,922		62,807
Deferred revenue		3,621		-
Income taxes payable		-		20,491
Deferred tax liability		-		(219,949
Net cash used in operating activities		(1,197,885)		(317,772
CASH FLOWS FROM INVESTING ACTIVITIES:				
Payments for additions to property and equipment		(29,679)		(2,155
Proceeds from sale of marketable securities		728,938		518,463
Net cash provided by investing activities	_	699,259		516,308
CASH FLOW FROM DISCONTINUED OPERATIONS:				
Cash flows from investing activities		_		1,116,819
Net cash provided by discontinued operations	_			1,116,819
CHANGE BUCACH AND CACH FOUNDALENTS.		(400, (20)		1 215 255
CHANGE IN CASH AND CASH EQUIVALENTS: Cash and cash equivalents, beginning of period		(498,626)		1,315,355
	<u></u>	5,335,282	Φ.	6,416,772
Cash and cash equivalents, end of period	<u>\$</u>	4,836,656	\$	7,732,127
SUPPLEMENTAL INFORMATION:				
Income Taxes Paid	\$	10,800	\$	71,504

1) Organization and Business Activities

Pressure BioSciences, Inc. ("PBI") is an early-stage company focused on the development and commercialization of a novel, enabling, platform technology called Pressure Cycling Technology ("PCT"). PCT uses cycles of hydrostatic pressure between ambient and ultra-high levels (up to 35,000 psi and greater) to control bio-molecular interactions. PBI currently holds 13 US and 5 foreign patents covering multiple applications of PCT in the life sciences field, including in such areas as genomic and proteomic sample preparation, pathogen inactivation, the control of enzymes, immunodiagnostics, and protein purification.

2) <u>Interim Financial Reporting</u>

The accompanying unaudited consolidated financial statements of Pressure BioSciences, Inc. have been prepared in accordance with generally accepted accounting principles for interim financial information and with the instructions to Form 10-QSB. Accordingly, they do not include all of the information and footnotes required by generally accepted accounting principles for complete financial statements. In the opinion of management, all adjustments (consisting of only normal recurring adjustments) considered necessary for a fair presentation have been included. Operating results for the three months ended March 31, 2007 are not necessarily indicative of the results that may be expected for the year ending December 31, 2007. For further information, refer to the audited consolidated financial statements and footnotes thereto included in the Company's Annual Report on Form 10-KSB, (the "Form 10-KSB") for the fiscal year ended December 31, 2006.

3) Summary of Significant Accounting Policies

Principles of Consolidation

The consolidated financial statements include the accounts of Pressure BioSciences, Inc., and its wholly-owned subsidiaries, PBI Biotech Research Laboratories, Inc., PBI Source Scientific, Inc., and PBI BioSeq, Inc.

Use of Estimates

To prepare our consolidated financial statements in conformity with generally accepted accounting principles, we are required to make significant 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. In addition, significant estimates were made in projecting future cash flows to quantify impairment of assets, deferred tax assets, the costs associated with fulfilling our warranty obligations for the instruments that we sell, and the estimates employed in our calculation of fair value of stock options awarded. We base our estimates on historical experience and on various other assumptions that we believe to be reasonable under the circumstances, the results of which form the basis for making judgments about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results could differ from the estimates and assumptions used.

Revenue Recognition

We recognize revenue in accordance with the Securities and Exchange Commission's ("SEC") Staff Accounting Bulletin ("SAB") No. 104, *Revenue Recognition* ("SAB 104"). Revenue is recognized when realized or earned when all the following criteria have been met: persuasive evidence of an arrangement exists; delivery has occurred and risk of loss has passed; the seller's price to the buyer is fixed or determinable; and collectibility is reasonably assured.

Our current instrument, the Barocycler NEP3229 requires a basic level of instrumentation expertise to set-up for initial operation. In order to support a favorable first experience for our customers, we send a technical representative to the customer site to "commission" every NEP3229 that we sell. The "commissioning" process includes uncrating and setting up the instrument and delivering an introductory user training course. Product revenue related to current Barocycler instrumentation is generally recognized upon the "commissioning" of our instrumentation at the customer location. Product revenue related to disposable PULSE Tubes is recorded upon shipment through a common carrier.

In accordance with the Financial Accounting Standards Board ("FASB") Statement of Financial Accounting Standards ("SFAS") No. 13, "Accounting for Leases", we account for our lease agreements under the operating method. We record revenue over the life of the lease term and we record depreciation expense on a straight-line basis over the thirty-six month estimated useful life of the Barocycler instrument. The depreciation expense associated with assets under lease agreement is included in the "Cost of PCT products and services" line item in our Consolidated Statements of Operations. We pay all maintenance costs associated with the instrument during the term of the leases.

Revenue from government grants is recorded when expenses are incurred under the grant in accordance with the terms of the grant award.

Revenue from extended service contracts is recorded over the life of the contracts.

Cash and Cash Equivalents

Our policy is to invest available cash in short-term, investment grade, interest-bearing obligations, including money market funds, and bank and corporate debt instruments. Securities purchased with initial maturities of three months or less are valued at cost plus accrued interest, which approximates fair market value, and are classified as cash equivalents.

Computation of Loss per Share

Basic loss per share is computed by dividing loss available to common shareholders by the weighted average number of common shares outstanding. Diluted earnings per share is computed by dividing loss available to common shareholders by the weighted average number of common shares outstanding plus additional common shares that would have been outstanding if dilutive potential common shares had been issued. For purposes of this calculation, stock options are considered common stock equivalents in periods in which they have a dilutive effect. Stock options that are anti-dilutive are excluded from this calculation.

Potentially dilutive securities having a net effect of 139,972 shares were excluded from the calculation for the three months ended March 31, 2007. Potentially dilutive securities having a net effect of 177,879 shares were excluded from the calculation for the three months ended March 31, 2006.

Accounting for Stock-Based Compensation

On January 1, 2006, we adopted SFAS No. 123 (revised 2004), "Share-Based Payment", or SFAS 123R, and its related implementation guidance as promulgated by both the Financial Accounting Standards Board (the "FASB"), and the Securities and Exchange Commission ("SEC") Staff Accounting Bulletin ("SAB") No. 107, or SAB 107, associated with the accounting for stock-based compensation arrangements of our employees and directors. These pronouncements require that equity-based compensation cost be measured at the grant date (based upon an estimate of the fair value of the compensation granted) and recorded to expense over the requisite service period, which generally is the vesting period.

We estimate the fair value of equity-based compensation utilizing the Black-Scholes option pricing model. This model requires the input of several factors such as the expected option term, expected volatility of our stock price over the expected term, expected risk-free interest rate over the expected option term, expected dividend yield rate over the expected option term, and an estimate of expected forfeiture rates, and is subject to various assumptions. We believe this valuation methodology is appropriate for estimating the fair value of stock options granted to employees and directors which are subject to SFAS 123R requirements. These amounts are estimates and thus may not be reflective of actual future results, nor amounts ultimately realized by recipients of these grants. These amounts, and the amounts applicable to future quarters, are also subject to future quarterly adjustments based upon a variety of factors. The following table summarizes the assumptions we have utilized for grants of stock options from which we incurred compensation expense during the three months ended March 31, 2007 and March 31, 2006:

Assumptions	Outside Board Members	CEO and other Officers & Employees
Expected Life	5.0	6.0
Expected Volatility	74.6% - 77.9%	88.2% - 92.5%
Risk-Free Interest Rate	4.94%	4.94%
Expected Dividend Yield	0.0%	0.0%

We developed the above referenced assumptions based on the following rationale. We utilized the simplified method provided by SAB No. 107 to develop our estimate of expected term of the stock options granted. Under this method, stock options granted to outside board members are estimated to have an expected term of 5 years and stock options granted to our CEO and all other officers and employees are estimated to have an expected term of 6 years. All stock options granted have a 10 year contractual life. The stock options granted to outside directors vest immediately and the stock options granted to the CEO and all other officers and employees vest annually, on an equal basis over three years. SAB 107 provides a simplified approach to developing the estimate of expected term based on the average of the midpoint of the vesting period and the contractual life. The expected volatility is assumed to approximate the historical volatility that was observed during the corresponding expected term for each sub-group of option recipients. The risk-free interest rate is a weighted average approximation based on the U.S. Treasury yields in effect at the time of the grants. We used a dividend yield of zero for the calculation because we have never paid cash dividends and we have no intention to begin paying dividends in the foreseeable future. While we believe these estimates are reasonable, the compensation expense recorded would increase if the assumed expected term was increased or a higher expected volatility was used.

We recognized stock-based compensation expense of \$111,757 for the three months ended March 31, 2007 and \$203,456 for the three months ended March 31, 2006. The following table summarizes the effect of this stock-based compensation expense within our Consolidated Statement of Operations for both periods:

For the Three Months Ended

	 March 31,		
	 2007		2006
Cost of PCT products and services	\$ 2,620	\$	2,094
Research and development	49,494		22,475
Selling and marketing	15,995		7,888
General and administrative	 43,648		170,999
Total stock-based compensation expense	\$ 111,757	\$	203,456

The provisions of SFAS 123R require that we make an estimate of our forfeiture rate and adjust the expense that we recognize to reflect the estimated number of stock options that will go unexercised. We estimate that our forfeiture rate will approximate 5% for the foreseeable future. As our workforce expands and our business matures we will continue to monitor this rate and consider adjusting our estimate if we feel it is appropriate to do so. The stock option expense recognized for the three months ended March 31, 2007 reflects our estimated forfeiture rate of 5%.

As of March 31, 2007, the total estimated fair value of unvested stock options to be amortized over their remaining vesting period was \$952,715.

Accounting for Income Taxes

Effective January 1, 2007, we adopted the provisions of FASB Interpretation No. 48, "Accounting for Uncertainty in Income Taxes - an Interpretation of FASB Statement No. 109" (FIN 48). This interpretation clarifies the accounting for uncertainty in income taxes by prescribing a minimum recognition threshold for a tax position taken or expected to be taken in a tax return that is required to be met before being recognized in the financial statements. FIN 48 also provides guidance on de-recognition, measurement, classification, interest and penalties, accounting in interim periods, disclosure and transition.

In accordance with FIN 48, we have analyzed filing positions in all of the federal, state, and other jurisdictions where we are required to file income tax returns, as well as all open tax years in these jurisdictions. The periods subject to examination for all federal, state and other jurisdictions are the 2003 through 2005 tax years. We do not believe there are any tax positions that would increase within the next twelve-month period. Therefore, no reserves for uncertain income tax positions have been recorded and we did not record a cumulative effect adjustment related to the adoption of FIN 48.

Fair Value Measurements

In September 2006, FASB issued SFAS 157, "Fair Value Measurements". SFAS No. 157 establishes a formal framework for measuring fair value under GAAP and expands on disclosure of fair value measurements. Although SFAS No. 157 applies to and amends the provisions of existing FASB and AICPA pronouncements, it does not, of itself, require any new fair value measurements, nor does it establish valuation standards. SFAS No. 157 applies to all other accounting pronouncements requiring or permitting fair value measurements, except for; SFAS No. 123R, share based payment and related pronouncements, the practicability exceptions to fair value determinations allowed by various other authoritative pronouncements, and AICPA Statements of Position 97-2 and 98-9 that deal with software revenue recognition. This statement is effective for financial statements issued for fiscal years beginning after November 15, 2007, and interim periods within those fiscal years.

Effects of Prior Year Misstatements

In September 2006, the SEC staff released Staff Accounting Bulletin No. 108, "Considering the Effects of Prior Year Misstatements When Quantifying Misstatements in Current Year Financial Statements," or SAB 108. SAB 108 provides for a "one-time" special transition provision for correcting certain prior year misstatements that were uncorrected as of the beginning of the fiscal year of adoption. SAB 108 permits existing public companies to initially apply its provisions either by (i) restating prior financial statements as if the dual approach had always been used or (ii) recording the cumulative effect of initially applying the dual approach as adjustments recorded to the opening balance of retained earnings. SAB 108 is effective for fiscal years ending after November 15, 2006. The adoption of SAB 108 did not have a material impact on our consolidated financial statements.

4) Investment in Marketable Securities

As of March 31, 2007, we held 352,934 shares of common stock of Panacos Pharmaceuticals Inc. ("Panacos"), a publicly traded company listed on the NASDAQ Global Market. We account for this investment in accordance with SFAS 115 "Accounting for Certain Investments in Debt and Equity Securities" as securities available for sale. On March 31, 2007, our balance sheet reflected the fair value of our investment in Panacos to be approximately \$1.6 million, based on the closing price of Panacos shares of \$4.63 per share on that day. The carrying value of our investment in Panacos common stock held will change from period to period based on the closing price of the common stock of Panacos, and the number of shares we hold, as of the balance sheet date. This change in market value will be recorded by us on a quarterly basis in Comprehensive Income or Loss.

5) <u>Assets and Liabilities Transferred Under Contractual Arrangements</u>

In June 2004, we transferred certain assets and liabilities of our PBI Source Scientific, Inc. subsidiary to a newly formed limited liability company known as Source Scientific, LLC. At the time of the transfer, we owned 100% of the ownership interests of Source Scientific, LLC. We subsequently sold 70% of our ownership interests of Source Scientific, LLC to Mr. Richard Henson and Mr. Bruce A. Sargeant pursuant to a purchase agreement (the "Source Scientific Agreement"). As a result of the sale of 70% of our ownership interests, Mr. Henson and Mr. Sargeant each own 35% and we own the remaining 30% of Source Scientific, LLC. Under the Source Scientific Agreement, we received notes receivable in the aggregate amount of \$900,000 (the "Notes") payable at the end of three years bearing 8% interest. The Source Scientific Agreement offers Mr. Henson and Mr. Sargeant the opportunity to purchase our 30% ownership interest in Source Scientific, LLC until May 31, 2007, at an escalating premium (10-50%) over our initial ownership value, provided that they have first paid off the Notes in their entirety.

Despite our intent to exit the laboratory instrumentation business, we may be viewed as having a continuing involvement in the business of Source Scientific, LLC. Because of this and other factors, even though the transaction is treated as a divestiture for legal purposes, we have not recognized the transaction as a divestiture for accounting purposes in accordance with SEC SAB Topic 5E, "Accounting for Divestiture of a Subsidiary or Other Business Operation". In accordance with SAB Topic 5E, we have recorded the assets and liabilities associated with the Source Scientific, LLC operation on our consolidated balance sheet as of December 31, 2006 under the captions "Assets transferred under contractual arrangements" and "Liabilities transferred under contractual arrangements".

During the three months ended March 31, 2007, Source Scientific, LLC reported a net loss of approximately \$483,000. In accordance with SAB Topic 5E we have recorded a charge in our Consolidated Statement of Operations equal to the net book value on our Consolidated Balance Sheet of \$378,503. SAB Topic 5E requires that we recognize the losses of Source Scientific, LLC to the extent such losses exceed profits in the same fiscal year. In accordance with SAB Topic 5E, we have reduced our net carrying value of our investment in Source Scientific, LLC to zero as of March 31, 2007.

During the three months ended March 31, 2007, total purchases from Source Scientific, LLC by us amounted to \$100,299. During the same period in 2006, total purchases from Source Scientific, LLC by us amounted to \$4,359. These purchases were for services in connection with the design and manufacture of our Barocycler instrumentation. All of our purchases from Source Scientific, LLC are negotiated as arms length transactions and paid through our normal accounts payable process. As of March 31, 2007, we had accounts payable to Source Scientific, LLC of \$96,595 and deposits receivable of \$344,000. As of December 31, 2006, we had accounts payable to Source Scientific, LLC of \$38,605 and deposits receivable of \$168,000.

6) <u>Inventories</u>

Inventories represented are comprised of Barocycler instruments, PULSE Tubes, and purchased sub-components to be used in the manufacture of Barocycler instruments. As of March 31, 2007 and December 31, 2006, inventories were comprised as follows:

	March 31,	December 31,
	2007	2006
Raw materials	\$ 41,618	\$ 3,158
Finished goods	28,242	16,500
Total	\$ 69,860	\$ 19,658

7) <u>Commitments</u>

Royalty Commitments

In 1998, we acquired all the remaining outstanding common stock of BioSeq, Inc., a development-stage company involved with PCT. In accordance with the provisions of a technology transfer agreement assumed in the transaction, we are obligated to pay a 5% royalty on net sales until March 2016. For purposes of the royalty calculation, net sales include the revenues related to units sold or leased as well as PULSETM Tube revenue. The royalty obligation that we accrued for the three months ended March 31, 2007 was approximately \$2,100. The royalty obligation that we accrued and paid for the same period in 2006 was \$2,500.

Operating Leases

On April 9, 2007, we extended our sub-lease agreement with Proteome Systems, Inc., pursuant to which we have agreed to lease approximately 650 sq. feet of laboratory space plus 100 sq. feet of office space from Proteome Systems in Woburn, Massachusetts. The lease period was extended through August 31, 2007 and the monthly rent was increased to \$3,200 for the use of these facilities.

On June 1, 2006, we entered into a lease agreement with Scheer Partners and the Maryland Economic Development Corporation, pursuant to which we have agreed to lease laboratory and office space in Rockville, Maryland. The lease period will expire on May 31, 2007, and will continue on a month-to-month basis thereafter. We will pay \$2,600 per month for the use of these facilities.

Purchase Commitments

In March 2007, we executed a purchase order with Source Scientific, LLC under which we agreed to purchase 20 Barocycler NEP3229 units and nine demonstration (NEP2320) units to be used by our sales force in 2007. This purchase order is in addition to the 20 units on order under the previously placed purchase order with Source Scientific. In connection with each of these purchase orders, we submitted a deposit to Source Scientific, LLC for \$200,000. In accordance with the terms of these agreements, we expect that the units will be completed during 2007. We will be billed for the complete cost of each unit as it is completed, net of the deposit we placed for each instrument. Finished goods will stay at Source Scientific, LLC for shipment directly to our customers. As of March 31, 2007, Source Scientific completed and billed us for seven units under the first purchase order.

8) Stockholders' Equity

Stock Options

On September 16, 2005, our stockholders approved our 2005 Equity Incentive Plan (the "Plan") pursuant to which an aggregate of 1,000,000 shares of common stock were reserved for the issuance upon exercise of stock options or other equity awards made under the Plan. Under the Plan, our board of directors has authority to grant stock options or other equity awards to employees, officers, directors, consultants, and advisors. As of March 31, 2007, there were 790,000 stock options granted and outstanding under the 2005 Equity Incentive Plan and 210,000 shares available for future grants.

We also have 244,000 stock options outstanding under our 1999 Non-Qualified Plan and 9,500 stock options outstanding under our 1994 Incentive Stock Option Plan. As of March 31, 2007, there were 4,800 shares available for future grant under the 1999 Non-Qualified Plan. The 1994 Incentive Stock Option Plan has expired; therefore, there are no shares available for future grants under this plan.

The following tables summarize information concerning options outstanding and exercisable as of March 31, 2007:

	Options Outstanding			Op	tions Exercisa	ıble	;	
		Weigh	Weighted Average			Weighte	d A	Average
Range of Exercise Prices	Number of Options	Contractual Life	Exercise Price		Number of Options	Contractual Life		Exercise Price
\$2.50 - \$2.70	159,000	5.4	\$	2.64	159,000	5.4	\$	2.64
2.71 - 3.08	343,000	7.4		2.96	209,000	6.9		2.98
3.09 - 3.97	414,500	9.1		3.70	65,630	8.4		3.70
3.98 - 4.25	127,000	8.6		4.05	127,000	8.6		8.63
\$2.50 - \$4.25	1,043,500	7.9		3.34	560,630	7.0		3.21

		Stock Options Weighted Average					
		price Shares per share Exercisable			Average pri le per share		
	Shares						
Balance outstanding, 12/31/2006	945,500	\$ 3.32		524,000	\$	3.17	
Granted	98,000		3.51				
Exercised	-						
Expired	-						
Forfeited							
Balance outstanding, 3/31/2007	1,043,500	\$	3.34	560,630	\$	3.21	

The aggregate intrinsic value of options outstanding as of March 31, 2007 was \$876,540. The aggregate intrinsic value of options exercisable as of March 31, 2007 was \$543,811.

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

SPECIAL NOTE REGARDING FORWARD-LOOKING STATEMENTS

This Quarterly Report on Form 10-QSB contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. In some cases, forward-looking statements are identified by terms such as "may", "will", "should", "could", "would", "expects", "plans", "anticipates", "believes", "estimates", "projects", "predicts", "potential", and similar expressions intended to identify forward-looking statements. Such statements include, without limitation, statements regarding:

- our plans and expectations with respect to our pressure cycling technology (PCT) operations;
- potential growth in the market for our PCT products;
- market acceptance and the potential for commercial success of our PCT products;
- our belief that PCT provides a superior solution for sample extraction;
- the potential applications for PCT;
- our plans to expand our domestic sales force and our foreign distribution network;
- the potential results of our experiments funded with SBIR Phase I grants;
- our belief that we will complete the divesture of Source Scientific, LLC during the second quarter of 2007
- our belief that we have sufficient liquidity to finance operations based upon current projections;
- our intent to sell our shares of Panacos Pharmaceuticals and the timing thereof;
- the amount of cash necessary to operate our business;
- our ability to raise additional capital when and if needed;
- general economic conditions; and
- the anticipated future financial performance and business operations of our Company.

These forward-looking statements are only predictions and involve known and unknown risks, uncertainties, and other factors that may cause our actual results, levels of activity, performance, or achievements to be materially different from any future results, levels of activity, performance, or achievements expressed or implied by such forward-looking statements. Also, these forward-looking statements represent our estimates and assumptions only as of the date of this report. Except as otherwise required by law, we expressly disclaim any obligation or undertaking to release publicly any updates or revisions to any forward-looking statement contained in the report to reflect any change in our expectations or any change in events, conditions, or circumstances on which any of our forward-looking statements are based or to conform to actual results. Factors that could cause or contribute to differences in our future financial results include those discussed in the risk factors set forth in Item 6 of our Annual Report on Form 10-KSB for the year ended December 31, 2006, as well as those discussed elsewhere in this report. We qualify all of our forward-looking statements by these cautionary statements.

You should read this section in combination with the section entitled Management's Discussion and Analysis of Financial Condition or Plan of Operation for the year ended December 31, 2006, included in our Annual Report on Form 10-KSB, for the year ended December 31, 2006.

OVERVIEW

We are an early-stage life sciences company focused on the development and commercialization of a novel, enabling, platform technology called Pressure Cycling Technology ("PCT"). PCT uses cycles of hydrostatic pressure between ambient and ultra-high levels (up to 35,000 psi and greater) at controlled temperatures to rapidly and repeatedly control the interactions of bio-molecules.

Our instrument, the Barocycler, and our internally developed disposable PULSE (Pressure Used to Lyse Samples for Extraction) Tubes together make up the PCT Sample Preparation System ("PCT SPS").

Our pressure cycling technology employs a unique approach that has the potential for broad applications in a number of established and emerging life sciences areas, including;

- sample preparation for genomic, proteomic and small molecule studies;
- control of chemical (enzymatic) reactions;
- protein purification;
- pathogen inactivation;
- immunodiagnostics;
- DNA sequencing; and
- food safety.

Since we began significant operations as Pressure BioSciences in February 2005, we have been focusing substantially all of our research and development and commercialization efforts on sample preparation for genomic, proteomic, and small molecule studies.

On March 27, 2007, we announced our 2007 PCT Product Line commercialization plan. This plan includes the expansion of our domestic sales force from one full-time, sales director in 2006 to five by June 30, 2007. In addition to a planned increase in our domestic sales force, our commercialization plan also includes expanding our foreign distribution network in an effort to commercialize PCT globally in 2008. In support of this commercialization plan we also increased the number of Barocycler NEP3229's that we had on order with Source Scientific, LLC from 20 to 40 units; we expect all 40 units will be available for sale in 2007. Additionally, we announced that we had developed a light-weight, more portable model for use on a demonstration basis. We subsequently announced that this demonstration unit will also be launched as a product (Barocycler NEP2320) that would be available for sale by September 2007.

If we are successful commercializing our technology in the sample preparation market, we believe that our financial results will be positively effected by a combination of the sale and lease of our Barocycler instruments and a recurring revenue stream from the sale of our single-use PULSE Tubes.

We also derive revenues from Small Business Innovation Research ("SBIR") grants awarded to us by the National Institutes of Health. In September 2006, and in March 2007, we received SBIR Phase I grants in the aggregate amount of \$300,000. These grants are funding experiments to demonstrate the feasibility of using pressure cycling technology in various contexts. If our work in SBIR Phase 1 grants is successful, then we will have the opportunity to apply for larger Phase II grants. Additionally, if our work with the SBIR grants is successful, the publication of application notes in specific areas of research should further support our commercialization efforts.

Another source of revenue is derived from the sale of extended service contracts on our instrumentation. These extended service contracts allow a customer who purchases a Barocycler NEP3229, or an NEP2320, to receive on-site scheduled preventative maintenance, on-site repair and replacement of all worn or defective component parts, and telephone support, all at no incremental cost, for the life of the service contract.

RESULTS OF OPERATIONS

THREE MONTHS ENDED MARCH 31, 2007 AND 2006

Revenue

We recognized revenue of \$131,621 for the three months ended March 31, 2007, as compared to \$53,414 for the three months ended March 2006.

Revenue for the sale of PCT products and services was \$37,943 for the three months ended March 31, 2007 as compared to \$53,414 for the same period in the prior year. During both periods we recognized revenue from the sale of one Barocycler NEP3229 instrument and PULSE Tubes. During the first quarter of 2006 we also sold various sub-component parts for our Barocycler instrumentation. During the first quarter of 2007 we did not sell any sub-component parts however we did record rental revenue from two instruments under lease agreement.

During the first quarter of 2007 we recorded \$93,678 of grant revenue. All of this revenue was billed pursuant to our SBIR Phase 1 grant for the extraction and subsequent study of organelles. During the first quarter of 2006 we did not record any grant revenue.

Cost of PCT Products and Services

The cost of PCT products and services was \$31,654 for the three months ended March 31, 2007 compared to \$51,546 for the comparable period in 2006. The decrease in cost of PCT products and services is due primarily to the decrease in product revenue. Also contributing to our decreased cost of PCT products and services is fact that we now account for the majority of our technical services departmental costs as part of selling and marketing to reflect the shift in departmental activities.

Included in the cost of PCT products and services for the three months ended March 31, 2007 is \$2,620 non-cash, stock-based compensation expense that we recognized in accordance with SFAS 123R. The same period in the prior year included \$2,094 of compensation expense associated with SFAS 123R.

We expect that our future gross profit will continue to be favorably impacted by grant revenue. Additionally, we anticipate an expansion of our product gross margins from increasing sales of Barocycler units and PULSE Tubes if we are successful commercializing PCT.

Research and Development

Research and development expenditures increased to \$461,532 in the first quarter of 2007 as compared to \$258,819 in the same period in 2006. This increase in research and development expense is due primarily to our growth in research and development staff from five full-time employees to eight full-time employees. Also contributing to the increased costs is the increased number of scientific experiments our staff is managing within our own laboratories. This increase in headcount and project spending is consistent with our strategy to continue to evaluate and potentially offer new applications of PCT within the life sciences sample preparation field.

Research and development expense recognized in the first quarter of 2007 and 2006 included \$49,494 and \$22,474, respectively, of non-cash, stock-based compensation expense associated with SFAS 123R. We expect non-cash, stock-based compensation expense charged to research and development to increase in future periods as we continue to hire additional scientific personnel.

Consistent with our strategy, we plan to continue to add research and development personnel to our staff. We believe that expanding the number and the scope of research and development projects being performed by our internal staff, and by our collaborators, will have a direct effect on the number of application notes developed and published by our own researchers, and by our collaboration partners. We are also investing research and development resources on the continued improvement of the operating performance of our current bench top Barocycler, including the re-engineering of several key component parts, as well as the design and development of additional Barocycler instruments. One recent example of our engineering investment is our introduction of the Barocycler NEP2320 as a demonstration unit for our sales force and as a product that will be available for sale by September 2007.

Selling and Marketing

Selling and marketing expenses increased to \$256,530 for the three months ended March 31, 2007 from \$67,379 for the comparable period in 2006. This increase was the result of our growth from one selling and marketing employee in the first quarter of 2006 to four in the first quarter of 2007. In addition to increasing our staff we have also increased our spending on several marketing programs to support our commercialization plan.

During the first quarter of 2007 and 2006, selling and marketing expense included \$15,995 and \$7,888, respectively, of non-cash, stock-based compensation expense in accordance with the provisions of SFAS 123R. We expect SFAS 123R expense to increase in future quarters as we continue to hire our domestic sales force and award stock options to these employees.

We expect to continue our increased focus on selling and marketing activities for the remainder of 2007 to drive our commercialization plan. Consistent with our plans, we intend to hire three additional domestic sale directors in the second quarter. We also plan to continue our expansion of our advertising and marketing programs to further raise awareness of PCT within the scientific community.

General and Administrative

General and administrative costs totaled \$481,082 for the three months ended March 31, 2007, as compared to \$689,626 for the comparable period in 2006. Our general and administrative costs for 2006 included \$170,999 of SFAS 123R expense as compared to \$43,648 in the first quarter of 2007. This decrease in SFAS 123R expense was due to the decision by the Board of Directors not to award themselves their annual stock options during 2007. The stock options awarded to the Board of Directors during the first quarter of 2006 resulted in the recognition of \$159,438 of SFAS 123R expense. The results for the first quarter of 2006 also included the expense recorded for the payment of a bonus of \$150,000, to Richard T. Schumacher, our President and CEO, in recognition of his 2005 performance. Beginning in the first quarter of 2007, we accrue a target bonus award of approximately \$30,000 for our entire senior executive management team, on a quarterly basis. This amount will be adjusted in the fourth quarter based on our compensation committee's decision on the amount of bonuses to award, if any. Aside from these items our general and administrative costs increased due to the increase in general and administrative headcount from one full-time employee in the first quarter of 2006 to four in the first quarter of 2007.

We expect that general and administrative spending for the rest of 2007 will be slightly higher on a quarterly basis than in the current quarter. These increases will be driven primarily by a continued increase in spending on investor relations programs and spending required to conform to section 404 of the Sarbanes-Oxley Act.

Operating Loss

Our operating loss was \$1,099,177 for the three months ended March 31, 2007 as compared to an operating loss of \$1,013,956 for the comparable period in 2006. The increase in operating loss was primarily the result of increases in activities within our research and development and selling and marketing functions, partially offset by our increase in revenue and a decrease in general and administrative expense and non-cash, stock-based compensation expense associated with SFAS 123R.

The operating loss from continuing operations for the three months ended March 31, 2007 included \$111,757 of non-cash, stock-based compensation charges recognized in accordance with SFAS 123R. The same period for 2006 included \$203,456 of SFAS 123R expense.

We plan to continue to increase our level of activity in all areas of our business, particularly sales and marketing and research and development, for the remainder of 2007. Consequently we expect our operating loss for 2007 to exceed that of 2006.

In the three months ended March 31, 2007, we sold 161,000 shares of Panacos Pharmaceuticals and realized a gain on securities sold of \$727,473. During the same period in 2006 we sold 57,900 shares of Panacos Pharmaceuticals and realized gain on securities sold of \$517,938. We expect to sell additional shares of Panacos Pharmaceuticals during 2007 to increase our cash position for continued investment into our pressure cycling technology.

Other Operating (Charges), net

During the first quarter of 2007 Source Scientific, LLC reported a loss of approximately \$483,000. In accordance with the provisions of SEC SAB Topic No. 5E we recorded a charge to "Other operating, net" of \$378,503, to reduce our net carrying value in Source Scientific, LLC to zero as of March 31, 2007. During the same period in 2006, Source Scientific, LLC recognized a profit of approximately \$100,000, which, pursuant to the provisions of SAB Topic 5E, we did not record.

We expect to complete our divestiture of the Source Scientific, LLC business during the second quarter. If we are successful completing this divestiture we will write-off the "Assets transferred under contractual arrangements" and "Liabilities transferred under contractual arrangements", and recognize any proceeds from the sale as a gain.

Interest Income

Interest income totaled \$71,602 for the three months ended March 31, 2007 as compared to interest income of \$108,506 in the prior year period. The decrease in interest income is due to a lower average cash balance.

Income Taxes

In the quarter ended March 31, 2007, we recorded a tax benefit from continuing operations of \$40,519. During the same period in 2006, we recorded a benefit of \$77,478. The unfavorable change in benefit rate in 2007 as compared to 2006 was consistent with our expectations and was due to a significant reduction in Federal Income Tax carry-back, against which we can apply current operating losses. We expect to record a total benefit of approximately \$230,000 during 2007, due to our Federal Income Tax carry-back position. Our benefit rate was also unfavorably impacted by the difference in treatment of the loss from Source Scientific, LLC for tax purposes as compared to accounting purposes.

Net Loss

For the quarter ended March 31, 2007, we realized a net loss of \$638,086 compared to a net loss of \$310,034 for the same period in 2006. The increase in loss was due to the many factors described above including, increases in research and development and selling and marketing expenses to support our business plan, a charge of \$378,503 related to the net loss recorded by Source Scientific, LLC and an unfavorable change in our income tax benefit rate, all partially offset by an increase in gain from the sale of Panacos Pharmaceuticals shares, an increase in revenue and a decrease in general and administrative costs.

LIQUIDITY AND FINANCIAL CONDITION

As of March 31, 2007, our working capital position was \$5,630,956, the primary components of which were cash and cash equivalents, accounts receivable, income taxes receivable, and prepaid expenses and deposits, partially offset by accounts payable, accrued employee compensation, other accrued expenses, and accrued income taxes. Working capital excludes our investment in Panacos Pharmaceuticals and the related deferred tax liability. As of December 31, 2006, our working capital balance was \$5,770,086, the primary components of which were cash and cash equivalents, income taxes receivable and prepaid expenses and deposits. This decrease in working capital of \$139,130 was the result of our operating losses and increases in our current assets to support our growth, partially offset by proceeds from the sale of 161,000 shares of Panacos Pharmaceuticals of \$728,938. We expect to continue to fund our operating losses from our working capital balance and by liquidating our investment in Panacos Pharmaceuticals.

Net cash used in continuing operations for the three months ended March 31, 2007 was \$1,197,885 as compared to net cash used in continuing operations of \$317,772 for the three months ended March 31, 2006. The cash used in operations for the three months ended March 31, 2007 included our net loss, an increase in accounts receivable, inventory, income taxes receivable, prepaid income taxes, and prepaid expenses and deposits, all partially offset by an increase in accounts payable. We expect to continue to use cash in continuing operations for the foreseeable future.

Net cash provided by investing activities for the three months ended March 31, 2007 was \$699,259 as compared to cash provided of \$516,308 for the same period in the prior year. The cash generated in the first quarter of 2007 was entirely from the sale of 161,000 shares of Panacos common stock, partially offset by purchases of fixed assets of approximately \$29,000. The cash generated in the same period in 2006 was entirely from the sale of 57,900 shares of Panacos common stock, also partially offset by purchases of fixed assets. We will continue to monitor the market price of Panacos common stock with the intent of liquidating our position at what we consider to be favorable terms. We expect that our investment in fixed assets will increase in future quarters as we continue to increase our staff and operating facilities.

For the three months ended March 31, 2007 there were no cash flows from discontinued operations. For the same period in 2006 we received approximately \$1.1 million as the final escrow payment from the sale of the Boston Biomedica, Inc., core business units in September 2004.

COMMITMENTS

Royalty Commitments

In 1998, we acquired all the remaining outstanding common stock of BioSeq, Inc., a development-stage company involved with PCT. In accordance with the provisions of a technology transfer agreement assumed in the transaction, we are obligated to pay a 5% royalty on net sales until March 2016. For purposes of the royalty calculation, net sales include the revenues related to units sold or leased as well as PULSETM Tube revenue. The royalty obligation that we accrued for the three months ended March 31, 2007 was approximately \$2,100. The royalty obligation that we accrued and paid for the same period in 2006 was \$2,500.

Operating Leases

On April 9, 2007, we extended our sub-lease agreement with Proteome Systems, Inc., pursuant to which we have agreed to lease approximately 650 sq. feet of laboratory space plus 100 sq. feet of office space from Proteome Systems in Woburn, Massachusetts. The lease period was extended through August 31, 2007 and the monthly rent was increased to \$3,200 for the use of these facilities.

On June 1, 2006, we entered into a lease agreement with Scheer Partners and the Maryland Economic Development Corporation, pursuant to which we have agreed to lease laboratory and office space in Rockville, Maryland. The lease period will expire on May 31, 2007, and will continue on a month-to-month basis thereafter. We will pay \$2,600 per month for the use of these facilities.

Purchase Commitments

In March 2007, we executed a purchase order with Source Scientific, LLC under which we agreed to purchase 20 additional Barocycler NEP3229 units and nine demonstration (NEP2320) units to be used by our sales force in 2007. This purchase order is in addition to the 20 units on order under the previously placed purchase order with Source Scientific. In connection with each of these purchase orders, we submitted a deposit to Source Scientific, LLC for \$200,000. In accordance with the terms of these agreements, we expect that the units will be completed during 2007. We will be billed for the complete cost of each unit as it is completed, net of the deposit we placed for each instrument. Finished goods will stay at Source Scientific, LLC for shipment directly to our customers. As of March 31, 2007, Source Scientific completed and billed us for seven units under the first purchase order.

RECENT ACCOUNTING STANDARDS

Accounting for Income Taxes

Effective January 1, 2007, we adopted the provisions of FASB Interpretation No. 48, "Accounting for Uncertainty in Income Taxes - an Interpretation of FASB Statement No. 109" (FIN 48). This interpretation clarifies the accounting for uncertainty in income taxes by prescribing a minimum recognition threshold for a tax position taken or expected to be taken in a tax return that is required to be met before being recognized in the financial statements. FIN 48 also provides guidance on de-recognition, measurement, classification, interest and penalties, accounting in interim periods, disclosure and transition.

In accordance with FIN 48, we have analyzed filing positions in all of the federal, state and other jurisdictions where we are required to file income tax returns, as well as all open tax years in these jurisdictions. The periods subject to examination for all federal, state and other jurisdictions are the 2003 through 2005 tax years. We do not believe there are any tax positions that would increase within the next twelve-month period. Therefore, no reserves for uncertain income tax positions have been recorded and we did not record a cumulative effect adjustment related to the adoption of FIN 48.

Fair Value Measurements

In September 2006, FASB issued SFAS 157, "Fair Value Measurements". SFAS No. 157 establishes a formal framework for measuring fair value under GAAP and expands on disclosure of fair value measurements. Although SFAS No. 157 applies to and amends the provisions of existing FASB and AICPA pronouncements, it does not, of itself, require any new fair value measurements, nor does it establish valuation standards. SFAS No. 157 applies to all other accounting pronouncements requiring or permitting fair value measurements, except for; SFAS No. 123R, share based payment and related pronouncements, the practicability exceptions to fair value determinations allowed by various other authoritative pronouncements, and AICPA Statements of Position 97-2 and 98-9 that deal with software revenue recognition. This statement is effective for financial statements issued for fiscal years beginning after November 15, 2007, and interim periods within those fiscal years.

Effects of Prior Year Misstatements

In September 2006, the SEC staff released Staff Accounting Bulletin No. 108, "Considering the Effects of Prior Year Misstatements When Quantifying Misstatements in Current Year Financial Statements," or SAB 108. SAB 108 provides for a "one-time" special transition provision for correcting certain prior year misstatements that were uncorrected as of the beginning of the fiscal year of adoption. SAB 108 permits existing public companies to initially apply its provisions either by (i) restating prior financial statements as if the dual approach had always been used or (ii) recording the cumulative effect of initially applying the dual approach as adjustments recorded to the opening balance of retained earnings. SAB 108 is effective for fiscal years ending after November 15, 2006. The adoption of SAB 108 did not have a material impact on our consolidated financial statements.

ITEM 3. AND ITEM 3A(T). CONTROLS AND PROCEDURES

We maintain disclosure controls and procedures that are designed to ensure that information required to be disclosed in our Securities Exchange Act reports is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms, and that such information is accumulated and communicated to our management, including our President and Chief Executive Officer (Principal Executive Officer) and Chief Financial Officer (Principal Financial Officer), as appropriate, to allow timely decisions regarding required disclosure. In designing and evaluating the disclosure controls and procedures, management recognized that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives, as ours are designed to do, and management necessarily was required to apply its judgment in evaluating the cost-benefit relationship of possible controls and procedures.

As of March 31, 2007, we carried out an evaluation, under the supervision and with the participation of our management, including our President and Chief Executive Officer (Principal Executive Officer) and Chief Financial Officer (Principal Financial Officer) of the effectiveness of the design and operation of our disclosure controls and procedures, as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934. Based upon that evaluation, our President and Chief Executive Officer (Principal Executive Officer) and Chief Financial Officer (Principal Financial Officer) concluded that our disclosure controls and procedures are effective in enabling us to record, process, summarize and report information required to be included in our periodic SEC filings within the required time period and to ensure that information required to be disclosed in such reports that we file or submit under the Securities Exchange Act of 1934 is accumulated and communicated to our management, including our President and Chief Executive Officer (Principal Executive Officer) and Chief Financial Officer (Principal Financial Officer) to allow timely decisions regarding required disclosure.

There have been no changes in our internal control over financial reporting that occurred during the period covered by this Report that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II. OTHER INFORMATION

ITEM 6. EXHIBITS

Exhibits		Reference
10.1	Extension of Sub-Lease Agreement with Proteome Systems, Inc	Filed herewith
31.1	Principal Executive Officer Certification Pursuant to Item 601(b)(31) of Regulation S-K, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002	Filed herewith
31.2	Principal Financial Officer Certification Pursuant to Item 601(b)(31) of Regulation S-K, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002	Filed herewith
32.1	Principal Executive Officer Certification Pursuant to Item 601(b)(32) of Regulation S-K, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002	Filed herewith
32.2	Principal Financial Officer Certification Pursuant to Item 601(b)(32) of Regulation S-K, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002	Filed herewith
	-22-	

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.

PRESSURE BIOSCIENCE, INC.

Date: May 15, 2007 By: /s/ Richard T. Schumacher

Richard T. Schumacher President, Chief Executive Officer & Treasurer (Principal Executive Officer)

By: /s/ Edward H. Myles

Edward H. Myles Senior Vice President of Finance & Chief Financial Officer (Principal Financial and Accounting Officer)

9 April 2007

Edward Myles Senior Vice President of Finance & CFO

Pressure BioSciences, Inc.

321 Manley Street

West Bridgewater, MA 02379

Dear Ted.

As discussed, Pressure BioSciences would like to continue to sublease space from Proteome Systems at 6 Gill Street, Suite H Woburn, MA 01801. Details to what will be provided to PBI under this sublease and the requirements PBI will adhere to during this sublease are provided.

Before agreeing to your request we require the approval of our lessor, Cummings Property LLC. On February 20, 2007 we formally requested the right to continue to sublease space to Pressure BioSciences, Inc.

Laboratory Space

Proteome Systems will provide laboratory space in the lab located in the center of the building. The center lab's contains the following:

- 2 exhaust hoods.
- 60 linear feet of lab bench space. Defined as 1 center lab bench with 13 linear feet per side, 13 linear foot bench located along the inside wall, 8 linear foot bench along the outside wall bordered by one exhaust hood, and 13 linear foot bench located along back corner bordered by the laboratory sink.
- 2 laboratory sinks.
- Closed cabinet, drawer and shelf storage.
- 2 laboratory storage freezers
- . In the event of an emergency this lab contains the following:
 - Eyewash station
 - Fire extinguisher
 - 3. Spill control kit
 - 4. Fire blanket

Lab Support

Since PSI and PBI will coexist at 6 Gill Street, PSI will provide the following to support to PBI:

- PSI will allow PBI access to the facility's deionized water system.
- Access will be provided to existing PSI general use laboratory equipment such as:
 - Centrifuges
 - Imaging equipment
 - Shakers
 - Balances
 - o General use glassware
 - Stirrers

- Autoclave
- Proteomic equipment
- Note: PSI will have priority use of all PSI laboratory equipment in the event of a use conflict. PSI will provide maintenance as required on general use laboratory equipment..PSI will provide PBI with refrigerator space as defined
- PSI will provide PBI with freezer space as defined

Note: PBI is responsible to remove and properly dispose of all PBI items stored in the refrigerator and freezer prior to vacating the premise.

PSI will provide laboratory waste removal services for waste generated by PBI. PSI will invoice PBI separately for expenses incurred by PSI for PBI laboratory waste. PSI and PBI will jointly coordinate the arrangements for laboratory waste removal services. PBI will be responsible to dispose of their generated waste in PSI defined laboratory waste disposal area.

PSI's laboratory policies require the wearing of laboratory coats and safety glasses in the laboratory.

PSI will provide PBI access to proper chemical storage in approved flammable and acid cabinets as required.

Note: PBI is responsible to remove and properly dispose of all items stored in the flammable and acid cabinets prior to vacating the premise.

Laboratory practices

PBI will adhere to good laboratory practices and maintain the laboratory in a clean orderly fashion.

- PBI will follow all PSI equipment operating and safety procedures and notify PSI in the event of PSI equipment malfunction.
- PBI may install and operate its own equipment within their designated space
- PBI will label all PBI experiments, chemicals and reagents and store them either on their designated laboratory bench or in the assigned storage cabinet/cold storage.
- PSI will allow PBI to conduct laboratory work in the general nature. PSI requires
 notification of any specialized or hazardous laboratory work to be conducted and
 retains the right to review and approve such laboratory work in advance.
 - If any proposed specialized or hazardous laboratory work approved by PSI, such as work with radioactive materials, requires incremental materials or assets, such as for shielding or waste storage, or additional, incremental, inspections, permits or licenses beyond those currently in place at PSI, PBI will reimburse PSI for all such incremental costs.
- PBI will provide PSI with a listing of all chemicals, reagents and such used. PSI will
 require PBI to maintain a book of all Material Safety Data Sheets, MSDS, for all
 chemical, reagents and the like used by PBI at 6 Gill Street.
 - PBI employees will adhere to all PSI safety practices and attend training as required by PSI.
 - PBI will provide a list of chemicals exhausted though the exhaust hood to PSI and inform PSI of any releases that exceed permitted limits.
- PBI will reimburse PSI for any and all expenses incurred by PSI for PBI chemical spills or situations requiring outside assistance to sanitize areas of PBI activities.

Office Space

PSI will provide offices with desks, telephone handsets, and network access for up to 8 permanent PBI employees and provide office space for up to 2 additional employees or guests of PBI for use on an occasional basis.

Office/Business Support

While coexisting at 6 Gill Street, PSI will support PBI's office and business needs.

PSI will provide access PBI to all common areas such as: cafeteria, restrooms, and loading dock.

PSI allows the use of its DHL and UPS account to PBI for the shipment of its goods. PSI will invoice PBI on regular basis for all goods shipped on PSI's account. PSI will assist in the shipment and receipt of PBI materials in the absence of PBI employees.

- PSI will provide for document disposal services.
- PSI provides for office and building cleaning on a biweekly basis and provides for general waste removal.
- PSI will allow PBI employees to use the general office copier.
- PSI will provide PBI will provide telephone service. PSI will review the monthly phone bill and invoice PBI for the cost associated with long distance calls initiated by PBI employees.
- PSI will provide access to computer equipment office for PBI's remote server
- PSI will provide access to its network printers; PBI will keep a log of its use of PSI's color printer and HP Plotter and will reimburse PSI for direct ink and plotter paper usage.
- PBI will purchase its own office supplies, laboratory reagents, accessories and consumables.
- PSI will allow the use of its conference room by PBI for business functions. PBI will provide adequate notice with PSI Office Manager for conference room use. In the event of a conflict PSI will have priority use of this space.
- PSI will direct and route telephone calls for PBI employees.
- PSI will receive and distribute mail for PBI employees. PSI will maintain mailboxes for all PBI employees.
- PSI will provide staff amenities for PBI employees such as bottled water, coffee, tea, etc.

Office/Business Practices

- PSI agrees to provide a reasonably clean, and safe work environment for PBI employees.
- PBI employees will require PBI guests to sign the guest log located in the front lobby.
- PBI employees agree to adhere to Cummings Property rules and regulations.
- PBI employees sign for issued keys to access 6 Gill Street and to the expiration of this agreement PBI employees will return issued keys to PSI.
- PBI employees agree to ensure that lights are turned off and the building is locked prior leaving the building when they are last person to leave.

Intellectual Property

Proteome Systems, Inc. and Pressure BioSciences, Inc. are not currently involved in a collaborative project. In the event that the parties involve themselves in collaboration the intellectual property section of the collaboration agreement will apply.

Sublease Terms

Term of this agreement: 1 January 2007 to 31 August 2007. PBI can continue to sublease space on a month-to-month basis for 5 additional months. PBI will provide PSI 30 days notice of their intention for a monthly extension

PSI retains the right to cancel this sublease agreement at anytime and will provide PBI 30 days notice if such event was to occur

Cost per month to occupy lab/office space and receive lab/office/business support at 6 Gill is: \$3,200.00 per month, plus any reimbursements as detailed above for the month.

- PSI will invoice PBI on the 1st of each month for the anticipated period of occupancy for up coming month.
- PBI is a tenant-at-will for the term of this proposal.

SUBLEASE SUMMARY

PSI will provide PBI the following space:

Office space with desks and data access	357 ft ²
Laboratory space as described above	469 ft ²
Demo and equipment workshop space	232 ft ²
Warehouse space	200 ft ²
Cold storage space	20 ft ²
Common space allocation	289 ft ²

Total space subleased 1,587 ft²

PSI will provide the following services:

Telephone services

Secure computer room with network access

Network printers

Office, lab cleaning and general waste disposal

Laboratory equipment

DI water

Loading dock - with handling equipment

Front office support

Equipped cafeteria with amenities

Freezer and refrigerator space

Chemical storage

Thank you for considering this proposal. If the above meets with your approval, please sign and return one copy of this document to me.							
Sincerely,							
Agreed For Proteome Systems, Inc.:	Agreed For Pressure BioSciences, Inc.:						
15 tropes	1						
Timothy Fisher Director of Finance and Administration	Name: Eoman Mybs						
A	Title: SVP Fine & CFO						
Date: 400 1, 200 7	Date: 2007						
, , ,	Date.						

STANDAND TONM

SUBLEASE CONSENT

In connection with a									0.70	10.000			- 20	2010	
Woburn	, Massa	achuset	ts, fully	executed o	n	January	11.	20	05	and ter	minating	Januar	y 30,	2010	_
and in consideration	of one	dollar	(\$1.00)	and other	mutual	benefits	to	be ·	derived	herefrom,	Cummings	Properties,	LLC,	LESSOR,	and
Proteome System	s, Inc.	veloe co				1900/01/04/01		01		_ , LESSE	E, hereby ag	ree to amen	d said	lease as fol	lows

- LESSEE desires to sublease to <u>Pressure BioSciences</u>, Inc. (a MA corp.), 321 Manley Street, West Bridgewater, MA 02379 (SUBLESSEE) approximately 1,587 square feet (including % common area) at the above-referenced premises ("the subleased premises") effective January 1, 2007 . LESSOR *acknowledges receipt of \$350 towards **its expenses in connection with this consent, and LESSEE shall, upon LESSEE's execution of this Sublease Consent, pay any additional charges that may be due.
 *hereby waives **of
- LESSOR, as provided in the lease, hereby approves LESSEE's sublease to SUBLESSEE. LESSEE represents that the attached document is a true and complete copy of the sublease. LESSEE and SUBLESSEE shall not amend the attached sublease without LESSOR's prior written consent. Notwithstanding the provisions of this sublease, LESSOR is not a party to it and shall not be bound by it.
- SUBLESSEE agrees to comply with all covenants, conditions and terms of the lease as fully as if, for purposes hereof, SUBLESSEE were LESSEE under the lease.
- Notwithstanding the foregoing, however, LESSEE shall continue to remain liable to LESSOR, as provided in the lease, for the payment of all rent and for the full performance of all covenants and conditions of the lease.
- 5. SUBLESSEE shall be SSPARRIANG RealtPiles of SES NontsuA Parts (xecution of this Sublease Consent, subject to the same terms and conditions provided in Section 2 of the lease.
- SUBLESSEE shall, upon its execution of this Sublease Consent, supply LESSOR with a certificate of insurance in the amount of \$1,000,000 naming LESSOR and the owner of the building (OWNER) as additional insureds. LESSOR and OWNER shall be included as additional insureds using standard endorsement ISO Form CG 20 26 11 85 or another similar form specifically approved in advance by LESSOR.
- Any notices from LESSOR to LESSEE shall be served at <u>the leased premises</u> and otherwise as provided in the lease. Any notices from LESSOR to SUBLESSEE shall be served at the subleased premises and otherwise as provided in the lease.
- 8. On the first of each month during the period of the sublease, LESSEE shall pay LESSOR 50 percent of any amount by which the payments due to LESSEE under the sublease exceed the rent payment due from LESSEE to LESSOR for that month. Such amount shall be calculated on a proportionate basis in the case of a sublease of only a portion of the leased premises.
- 9. In the event LESSEE defaults in the payment of rent or any other moneys due to LESSOR pursuant to the lease, then SUBLESSEE, upon written notice from LESSOR with a copy to LESSEE, shall make any further rent or other payments under the sublease directly to LESSOR until such time as LESSOR notifies SUBLESSEE to resume its payments to LESSEE. Any such payments received by LESSOR shall be applied to LESSEE's obligations under the lease. In the event of a default, SUBLESSEE shall be liable to LESSOR for any accrued rent, taxes, and other charges due to LESSOR under the lease. Acceptance of any payments by LESSOR from SUBLESSEE pursuant to this paragraph shall not establish a new tenancy or in any way affect the relationship between LESSOR and LESSEE or LESSEE's covenants and obligations under the lease. In the event the lease is terminated for any reason, the sublease shall automatically terminate at the same time.
- 10. SUBLESSEE hereby grants LESSOR a continuing security interest in all existing or hereafter acquired property of SUBLESSEE at the leased premises to secure SUBLESSEE's obligations to LESSOR under this Sublease Consent. Default in the payment or performance of any of SUBLESSEE's obligations to LESSOR under this Sublease Consent is a default under this security agreement, and shall entitle LESSOR to immediately exercise all of the rights and remedies of a secured party under the Uniform Commercial Code, as adopted in the Commonwealth of Massachusetts. SUBLESSEE shall execute, and deliver to LESSOR upon execution of this Sublease Consent, UCC-1 financing statements and any other financing agreement required by LESSOR in connection with this security interest.
- 11. To the extent any inconsistency exists between the lease (including this Sublease Consent and any prior amendments to the lease) and the sublease, the terms and conditions of the lease shall govern. Any terms herein that are applicable to matters other than the sublease shall continue to apply as between LESSOR and LESSEE after termination of the sublease.
- 12. LESSOR shall continue to hold the \$4,700 additional security deposit paid under a prior sublease consent among the parties hereto and SUBLESSEE shall pay LESSOR an additional security deposit of \$1,700 upon SUBLESSEE's execution of this Sublease Consent, subject to the same terms and conditions provided in Section 2 of the lease.
- Pursuant to Section 3 above, SUBLESSEE agrees to comply with Paragraph L of the Rider to Lease, including but not limited to providing LESSOR with the required CIH certification.

By: ENDO	Λ.	Duly Authorized	By:	EDIAN MA	Duly Authorized
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EXHIBIT 31.1

CERTIFICATION PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

- I, Richard T. Schumacher, certify that:
- 1. I have reviewed this Quarterly Report on Form 10-QSB of Pressure BioSciences, Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the small business issuer as of, and for, the periods presented in this report;
- 4. The small business issuer's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) for the small business issuer and have:
- a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the small business issuer, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- b) (Omitted)
- c) Evaluated the effectiveness of the small business issuer's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- d) Disclosed in this report any change in the small business issuer's internal control over financial reporting that occurred during the small business issuer's most recent fiscal quarter (the small business issuer's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the small business issuer's internal control over financial reporting; and
- 5. The small business issuer's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the small business issuer's auditors and the audit committee of the small business issuer's board of directors (or persons performing the equivalent functions):
- a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the small business issuer's ability to record, process, summarize and report financial data; and
- b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the small business issuer's internal control over financial reporting.

Dated: May 15, 2007

/s/ Richard T. Schumacher Richard T. Schumacher President & Chief Executive Officer (Principal Executive Officer)

EXHIBIT 31.2

CERTIFICATION PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

- I, Edward H. Myles, certify that:
- 1. I have reviewed this Quarterly Report on Form 10-QSB of Pressure BioSciences, Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the small business issuer as of, and for, the periods presented in this report;
- 4. The small business issuer's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) for the small business issuer and have:
- a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the small business issuer, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- b) (Omitted)
- c) Evaluated the effectiveness of the small business issuer's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- d) Disclosed in this report any change in the small business issuer's internal control over financial reporting that occurred during the small business issuer's most recent fiscal quarter (the small business issuer's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the small business issuer's internal control over financial reporting; and
- 5. The small business issuer's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the small business issuer's auditors and the audit committee of the small business issuer's board of directors (or persons performing the equivalent functions):
- a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the small business issuer's ability to record, process, summarize and report financial data; and
- b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the small business issuer's internal control over financial reporting.

Dated: May 15, 2007

/s/ Edward H. Myles

Edward H. Myles

Senior Vice President of Finance

& Chief Financial Officer
(Principal Financial and Accounting Officer)

EXHIBIT 32.1

Certification Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (Subsections (a) and (b) of Section 1350, Chapter 63 of Title 18, United States Code)

In connection with the Quarterly Report on Form 10-QSB of Pressure BioSciences, Inc., a Massachusetts corporation (the "Company") for the period ended March 31, 2007 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Richard T. Schumacher, President and Chief Executive Officer of the Company, do hereby certify, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (subsections (a) and (b) of Section 1350, Chapter 63 of Title 18, United States Code) that:

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

Dated: May 15, 2007 /s/ Richard T. Schumacher

Richard T. Schumacher President & Chief Executive Officer (Principal Executive Officer)

A signed original of this written statement required by Section 906 has been provided to Pressure BioSciences, Inc. and will be retained by Pressure BioSciences, Inc. and furnished to the Securities and Exchange Commission or its staff upon request.

EXHIBIT 32.2

Certification Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (Subsections (a) and (b) of Section 1350, Chapter 63 of Title 18, United States Code)

In connection with the Quarterly Report on Form 10-QSB of Pressure BioSciences, Inc., a Massachusetts corporation (the "Company") for the period ended March 31, 2007 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Edward H. Myles, Senior Vice President of Finance and Chief Financial Officer of the Company, do hereby certify, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (subsections (a) and (b) of Section 1350, Chapter 63 of Title 18, United States Code) that:

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

Dated: May 15, 2007 /s/ Edward H. Myles

Edward H. Myles
Senior Vice President of Finance
& Chief Financial Officer
(Principal Financial and Accounting Officer)

A signed original of this written statement required by Section 906 has been provided to Pressure BioSciences, Inc. and will be retained by Pressure BioSciences, Inc. and furnished to the Securities and Exchange Commission or its staff upon request.