AIRTRAX INC Form 10QSB August 15, 2002

## U.S. SECURITIES AND EXCHANGE COMMISSION

Washington, D. C. 20549

		FORM 10-QSB
(Mark One)		
[x] QUARTERLY REPORT	Γ PURSUANT TO SEC	TION 13 OR 15(d) OF THE SECURITIES
EXCHANGE ACT OF 1934	4 for the period ended Ju	une 30, 2002.
[] TRANSITION REPORT	UNDER SECTION 13	OR 15(d) OF THE SECURITIES
EXCHANGE Act of 1934 for	or the transition period	from to
Commission file number: 0-	25791	
	I	AIRTRAX, INC.
	(Name of Smal	l Business Issuer in its charter)
New Jersey	22-3506376	
(State of	(I.R.S. Employer	
Incorporation)	I.D. Number)	
870B Central Avenue, Ham	monton, New Jersey	08037
(Address of principal execut	tive offices)	(Zip Code)
Issuer's telephone number: 6	509-567-7800.	

	Lagar Filling. All TTT VICTOR TO
(Former address and form	er telephone number, if changed from last report)
Securities registered under	r Section 12 (b) of the Act:
Title of each class	Name of exchange on which
to be registered	each class is to be registered
None	None
Securities registered under	r Section 12(g) of the Act:
Common	Stock
(Title of C	llass)
	filed all reports to be filed by Section 13 or 15(d) of the Exchange Act during the past 12 period that the registrant was required to file such reports), and (2) has been subject to such a past 90 days.
(1). Yes: X No:	
(2). Yes: X No:	
The number of shares is 5,431,237.	sued and outstanding of issuer's common stock, no par value, as of June 30, 2002 was
Transitional Small Busine	ss Issuer Format (Check One):
Yes: No: X	
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Edgar Filing: AIRTRAX INC - Form 10QSB 10 Item 3. Defaults upon Senior Securities 10 Item 4. Submission of Matters to Vote of Securityholders 10 Item 5. Other Information 10 Item 6. Exhibits and Reports on Form 8-K 10 Signatures 10 # AIRTRAX, INC.

(A Development Stage Company)

## **BALANCE SHEETS**

June 30, 2002 December 31, 2001

(Unaudited)

(Audited)

**ASSETS** 

**Current Assets** Cash \$ 84,304 \$ 32,420 Accounts receivable 16,251 20,835 Inventory 254,751 233,250 Prepaid expenses 6,938 6,938 Deferred tax asset 97,963 69,786

#### **Total current assets**

460,207

363,229

### **Fixed Assets**

Office furniture and equipment

	Edgar Filing: AIRTRAX INC - Form 10QSB
44,671	
44,671	
Automotive equipment	
16,915	
16,915	
Shop equipment	
20,660	
20,660	
Casts and tooling	
91,304	
<u>89,804</u>	
173,550	
172,050	
Less, accumulated depreciation	
120,630	
108,454	
Net fixed assets	
52,920	
63,596	
Other Assets	
Patents net	

40,440

	42,656		
Ut	cility deposits		
	<u>65</u>		
	<u>65</u>		
To	otal other assets		
	<u>40,505</u>		
	42,721		
	TOTAL ASSETS		
\$	553,632		
\$	469,546		
		LIABILITIES AND STOCKHOLDERS	<u>EQUIT</u> Y
Cı	urrent Liabilities	LIABILITIES AND STOCKHOLDERS	<u>EQUIT</u> Y
	urrent Liabilities ecounts payable	LIABILITIES AND STOCKHOLDERS	<u>EQUIT</u> Y
Αc		LIABILITIES AND STOCKHOLDERS	<u>EQUIT</u> Y
	ccounts payable	LIABILITIES AND STOCKHOLDERS	<u>EQUIT</u> Y
Ac \$ \$	ecounts payable 469,101	LIABILITIES AND STOCKHOLDERS	EQUITY
Ac \$ \$	469,101 515,725	LIABILITIES AND STOCKHOLDERS	EQUITY
Ac \$ \$	260 ccounts payable 469,101 515,725 ccrued liabilities	LIABILITIES AND STOCKHOLDERS	EQUITY
Ac \$ \$ Ac	2counts payable 469,101 515,725 2crued liabilities 79,646	LIABILITIES AND STOCKHOLDERS	EQUITY
Ac \$ \$ Ac	26counts payable 469,101 515,725 26crued liabilities 79,646 68,662	LIABILITIES AND STOCKHOLDERS	EQUITY

## **Total current liabilities**

610,498 Stockholders Equity Common stock authorized, 10,000,000 shares without par value; issued and outstanding and 5,431,237 respectively 3,077,370 2,852,895 Preferred stock authorized, 500,000 shares without par value; 275,000 issued and outstanding 12,950 12,950 Deficit accumulated during the development stage (2,975,994)(2,799,845) Deficit prior to development stage (206,952) (206,952) Total stockholders equity (92,626)(140,952)

TOTAL LIABILITIES AND

646,258

STOCKHOLDER S EQUITY

\$ 553,632

\$ 469,546

See accompanying notes and accountant s report.

#

## AIRTRAX, INC.

(A Development Stage Company)

# STATEMENTS OF OPERATIONS and DEFICIT

### ACCUMULATED DURING DEVELOPMENT STAGE

For the Three Month Period Ended June 30, 2002 and 2001

(Unaudited)

May 19, 1997

(Date of Inception)

2002 2001

## to June 30, 2002

# **SALES** 129,730 52,463 \$ 694,688 COST OF GOODS SOLD 66,580 1,222 275,837 **Gross Profit** 63,150 51,241 418,851 OPERATING AND ADMINISTRATIVE EXPENSES 188,209 215,810 3,423,099

(125,059)
(164,569)
(3,004,248)
OTHER INCOME AND (EXPENSE)
Interest expense
(8,370)
(9,051)
(80,963)
Other income
<del></del>
800
63,186
NET LOSS BEFORE INCOME TAXES
( <u>133,429</u> )
( <u>172,820</u> )
(3.022.025)

**OPERATING LOSS** 

INCOME TAX BENEFIT (STATE):

Current

11,331	
15,617	
93,078	
Prior years	
<del></del>	
<u> 183,573</u>	
Total Benefit	
11,331	
_15,617	<u>276.651</u>
LOSS ACCUMUI	LATED DURING
DEVELOPMENT	STAGE
\$( <u>122,098</u> )	\$( <u>157,203</u> )
(2,745,374)	
PREFERRED STO	OCK DIVIDENDS DURING
DEVELOPMENT	STAGE
(230,620)	
DEFICIT ACCUM	MULATED DURING DEVELOPMENT
STAGE	
\$(2,975,994)	

NET LOSS	PER SH	ARE F	Basic a	and D	iluted

\$(<u>.02</u>)

\$(.03)

See accompanying notes and accountant s report.

#

## AIRTRAX, INC.

(A Development Stage Company)

### STATEMENTS OF OPERATIONS and DEFICIT

## ACCUMULATED DURING DEVELOPMENT STAGE

## For the Six Month Period Ended June 30, 2002 and 2001

# (Unaudited)

May 19, 1997	
(Date of Inception)	
<u>2002</u> <u>2001</u>	
to June 30, 2002	
SALES	
\$ 244,566	
\$ 88,430	
\$ 694,688	
COST OF GOODS SOLD	
104,414	
1,222	
275,837	

Gross Profit

140,152

14

87,208
418,851
OPERATING AND ADMINISTRATIVE EXPENSES
<u>330.573</u>
<u>438,933</u>
<u>3,423,099</u>
OPERATING LOSS
(190,421)
(351,725)
(3,004,248)
OTHER INCOME AND (EXPENSE)
Interest expense
(13,905)
(16,154)
(80,963)
Other income
<del>-</del>
<u>925</u>
<u>63,186</u>

## NET LOSS BEFORE INCOME TAXES

(204,326)			
(366,954)			
(3,022,025)			
INCOME TAX I	BENEFIT (STATE):		
Current			
28,177			
33,026			
93,078			
Prior years			
183,573			
Total Benefit			
28,177			
33,026	<u>276,651</u>		
LOSS ACCUMU	JLATED DURING		
DEVELOPMEN	T STAGE		
\$( <u>176,149</u> )	\$(333,928)		
(2,745,374)			

PREFERRED STOCK DIVIDENDS DURING

	Lagar rilling. Air triAX into Tollin 10Q0B
DEVELOPMENT STAGE	
(230,620)	
DEFICIT ACCUMULATE	ED DURING DEVELOPMENT
STAGE	
\$( <u>2,975,994</u> )	
NET LOSS PER SHARE	Basic and Diluted
\$( <u>.02</u> )	
\$( <u>.03</u> )	

See accompanying notes and accountant s report.

## AIRTRAX, INC.

(A Development Stage Company)

### STATEMENTS OF CASH FLOWS

For the Six Month Periods ended June 30, 2002 and 2001

(Unaudited)

May 19, 1997

(Date of Inception)

2002

<u>2001</u> <u>to June 31, 2002</u>

### **CASH FLOWS FROM OPERATING ACTIVITIES**

Net Loss

\$(176,149)

\$(333,928)

\$(2,745,374)

Adjustments to reconcile net income to net cash

consumed by operating activities:

Depreciation and amortization

14,392

```
16,590
      147,797
Value of common stock issued for services
  24,973
    18,767
     201,521
Accrual of deferred tax benefit
 (28,177)
   (33,026)
     (97,963)
Changes in current assets and liabilities:
  (Decrease) Increase in accounts payable
    and accrued liabilities
(105,760)
   (95,162)
                     622,944
Decrease (Increase) in prepaid expense
       (7,003)
Decrease (increase) in accounts receivable
                                                4,584
    21,428
     (16,251)
  Increase in inventory
                    46,211
 (21,501)
    (254,751)
```

	9		 
<b>Net Cash Consumed By</b>			
<b>Operating Activities</b>			
(216,118)			
(359,120)			
(2,149,080)			
CASH FLOWS FROM IN	NVESTING AC	CTIVITIES	
Acquisitions of equipment			
(1,500)			
(18,907)			
(173,550)			
Additions to patent cost			
-			
- (67,60	07)		
<del></del>			

Net Cash Consumed By

**Investing Activities** 

(1,500)
(18,907)
(241,157)
CASH FLOWS FROM FINANCING ACTIVITIES
Net proceeds of common stock sales
199,502
320,801
2,491,780
Proceeds of sales of preferred stock
-
-
12,950
Proceeds of stockholder loans
70,000 1,400
23,314
Preferred stock dividends paid in cash
<del></del>
50,000
<u>(53,503)</u>

# **Net Cash Provided By**

## **Financing Activities**

269,502 372,201

2,474,541		
Net Increase (Decrease) In Cash	ı	
51,884		
(5,826)		
84,304		
Balance at beginning of period		
32,420		
23,663		
<del></del>		
-		
Balance at end of period		
\$ <u>84,304</u>		
\$ <u>17.837</u>		
\$ 84,304		
	See accompanying notes and accountant	s report

#### AIRTRAX, INC.

(A Development Stage Company)

#### NOTES TO FINANCIAL STATEMENTS

June 30, 2002

(Unaudited)

1.

#### **BASIS OF PRESENTATION**

The unaudited interim financial statements of AirTrax, Inc. (the Company) as of June 30, 2002 and for the three month and six month periods ended June 30, 2002 and 2001, respectively, have been prepared in accordance with generally accepted accounting principles. In the opinion of management, such information contains all adjustments, consisting only of normal recurring adjustments, necessary for a fair presentation of the results for such periods. The results of operations for the quarter and six month period ended June 30, 2002 are not necessarily indicative of the results to be expected for the full fiscal year ending December 31, 2002.

Certain information and disclosures normally included in the notes to financial statements have been condensed or omitted as permitted by the rules and regulations of the Securities and Exchange Commission, although the Company believes the disclosure is adequate to make the information presented not misleading. The accompanying unaudited financial statements should be read in conjunction with the financial statements of the Company for the year ended December 31, 2001.

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Item 2. Management's Discussion and Analysis.

The following discusses the financial results and position of the accounts of the Company for the periods indicated.

Forward Looking Statements.

#### **Forward Looking Statements**

Certain of the statements contained in this Quarterly Report on Form 10-QSB include "forward looking statements" within the meaning of Section 21E of the Securities Exchange Act of 1934, as amended ("Exchange Act"). See the Company's Annual Report on Form 10-KSB for the period ending December 31, 2001 (Form 10-KSB) for additional statements concerning operations and future capital requirements. Certain risks exist with respect to the Company and its business, which risks include the need for additional capital, lack of commercial product, lack of determined product prices and impact on profit margins, and limited operating history, among other factors. Readers are urged to refer to the section entitled Cautionary Statements in the Company s Form 10-KSB for a broader discussion of such risks and uncertainties.

Results of Operations.

Six Months Ended June 30, 2002 compared with Six Months Ended June 30, 2001.

For the six month period ended June 30, 2002 and comparable period in 2001, the Company was a development stage company and the Company has not engaged in full-scale operations for these periods. The limited revenues for the periods have been derived from sales of a non omni-directional product, and from contracts with the United States Navy that relate to the research and potential application of omni-directional products for military use, and to a lesser extent the sale of omni-directional equipment to defense contractors. The period-to-period results presented and discussed below are not necessarily meaningful comparisons due to the Company s development stage status, and are not indicative of future results.

Revenues for the six months ended June 30, 2002six Juwere \$244,566 compared with \$88,430 in revenues for the same period in 2001. Revenues for the 2002 period consisted of \$239,366 in contract revenues from the United States Navy and \$5,200 in sales of a non omni-directional product. Revenues for the 2001 period consisted of \$86,322 in

contract revenues from the United States Navy and \$2,108 in sales of a non omni-directional product.

Cost of goods sold for the 2002 and 2001 six month periods were \$104,414 and \$1,222, respectively. Of the amount for the 2002 period, \$69,951 represented parts and \$34,893 represented employee salaries. The amount for the 2001 period represented parts and manufacturing costs for the non omni-directional product.\$280,050 which

Operating and administrative expenses which includes administrative salaries and overhead for thesix six month periodJune in 2002 totaled \$330,573 compared with \$438,933 for the same period in 2001. The decrease\$340,220 of \$108,360 from the 2001 period is principally due to reduced product marketing and promotional expenses and reduced development costs of the omni-directional technology, partially offset by increased professional fees. Income tax benefit is funds received from the State of New Jersey s technology tax transfer program which is designed to foster technology development in the State of New Jersey. Pursuant to this program, the Company is able to sell its net operating losses and research and development credits as calculated under state law to other businesses within the state in exchange for a cash payment equal to approximately 75% of such losses and credits. Income tax benefit accrued for the six month period in 2002 was \$28,177 contrasted with \$33,026 for the period in 2001.

consisted of administrative salaries and overhead expenses incurred during its development and initial operating phase which represents an increase of \$223,353 from the prior six month period ended June 30, 1996. Net loss accumulated during development stage for the six month period in 2002 applicable to common shareholders was \$176,149 or \$0.02 per common share, compared with a net loss applicable to common shareholders of \$333,928 or \$0.03 per common share for the prior period. (\$407,421).

Liquidity and Capital Resource	es.

Since its inception, the Company has financed its operations through the private placement of its common stock. During 2000 and 2001, the Company raised approximately \$430,858 and \$348,600, respectively, net of offering costs from the private placement of its common stock. June During the six month period in 2002, the Company raised \$199,502 net of offering costs from the private placement of 48,000 shares of its common stock. During this period in 2002, the Company received a shareholder loan in the amount of \$70,000 which is due upon demand. In addition, under the New Jersey tax transfer program discussed above, the Company has received \$183,573 since inception.

As of March 31, 2002, the Company s working capital deficit was \$186,051.

The Company anticipates that its cash requirements for the foreseeable future will be significant. In particular, management expects substantial expenditures for inventory and product production in anticipation of the rollout of its omni-directional forklift. Funds required to initiate production are estimated to be \$1,500,000. The Company intends to fund its operations through the issuance of equity and/or debt securities. Presently, the Company is seeking capital from one or more funding sources; however, at this time no arrangement has been finalized. No assurances can be given that the Company will be successful in obtaining sufficient capital to fund the initiation of its production activities. If the Company is unable to obtain sufficient funds in the near future, such event will delay the rollout of its product and likely will have a material adverse impact on the Company and its business prospects.

Total assets, net of accumulated depreciation, totaled \$553,632\$1,895,587 on June 30, 2002. Total assets, net of			
accumulated depreciation, totaled \$469,546 on December 31, 2001.			
#			
Part II OTHER INFORMATION			
Item 1. Legal Proceedings.			
None			
Item 2. Changes in Securities.			
None			
Item 3. Defaults upon Senior Securities.			
None			

Item 4. Submission of Matte	rs to a Vote of Securityholders.
None	
Item 5. Other Information.	
None	
Item 6. Exhibits.	
(a). Furnish the Exhibits requ	uired by Item 601 of Regulation S-B.
None.	
(b). Reports on Form 8-K.	
On June 27, 2002, the Comp	any filed a report of Form 8-K to report information under Item 5 and Item 7.
	of the Securities Exchange Act of 1934, the registrant has duly caused this report to be indersigned thereunto duly authorized.
signed on its benan by the th	idersigned therealite duty additionized.
AIRTRA	X INC
MATA	A, II.C.
Date: August 14, 2002	/s/Peter Amico
	Peter Amico
	President and
	Principal Financial Officer

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