### **BIOPHAN TECHNOLOGIES INC**

Form 10-Q July 06, 2007

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-Q

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

For the quarterly period ended: May 31, 2007

ΟR

	OR
_  TRANSITION REPORT UNDER SECTION	13 OR 15(D) OF THE EXCHANGE ACT OF 1934
For the transition period from	to
Commission 3	File No. 0-26057
	HNOLOGIES, INC. as specified in its charter)
Nevada	82-0507874
(State or other jurisdiction of incorporation or organization)	(I.R.S. Employer Identification No.)

15 Schoen Place
Pittsford, New York 14534
(Address of principal executive offices) (Zip Code)

(585) 267-4800

(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Yes |X| No |\_|

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer or a non-accelerated filer. See definition of "accelerated filer and large accelerated filer" in Rule 12b-2 of the Exchange Act. (Check one).

Large Accelerated Filer |\_ | Accelerated Filer |X| Non-Accelerated Filer |\_ |

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).

Yes |\_| No |X|

Indicate the number of shares outstanding of each of the issuer's classes of common equity, as of the latest practicable date.

Class outstanding as of June 28, 2007 - Common Stock, \$.005 par value: 87,669,931

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## PART I. FINANCIAL INFORMATION

## ITEM 1. FINANCIAL STATEMENTS

# BIOPHAN TECHNOLOGIES, INC. AND SUBSIDIARIES (A DEVELOPMENT STAGE COMPANY) CONDENSED CONSOLIDATED BALANCE SHEETS

		May 31, 2007	Fe	bruary 28, 2007
	 (U	naudited)		
ASSETS				
Current assets:				
Cash and cash equivalents	\$	740,354	\$	2,418,551
Accounts receivable		12,427		21,448
Prepaid expenses		108,850		166,171
Other current assets		45,764		25,350
Total current assets		907 <b>,</b> 395		2,631,520
Property and equipment, net		401,466		418,362
Other assets:				
Intangible assets, net of amortization				
Myotech, LLC	2	2,729,640		23,074,028

Other	1,299,154	1,322,777
Deferred financing costs, net of amortization		
of \$310,580 and \$186,350, respectively	1,221,627	1,345,860
Investment in New Scale Technologies, Inc.	100,000	
	206	
Deposits	206	3,704
Deferred tax asset, net of valuation allowance of		
\$12,584,000 and \$12,784,000 respectively		
		25,846,369
	\$ 26.659.488	\$ 28,896,251
	=========	
LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIENCY)		
Current liabilities:		
Current portion of capital lease obligation	\$ 9,610	\$ 7,445
Current portion of senior secured convertible		
notes, net of discount of \$2,199,833 and		
\$2,183,580, respectively	1,315,315	672,481
Accounts payable and accrued expenses	2,414,202	
Liquidated damages payable	652,500	
	·	
Note payable	60,050	
Line of credit - related party	4,430,000	
Due to related parties	79 <b>,</b> 430	
Deferred revenues	145,833	208,333
Total current liabilities	9,106,940	7,418,579
Long-term debt:		
Capital lease obligation	23 <b>,</b> 757	19,604
Senior secured convertible notes payable, less		
discount of \$2,337,327 and \$3,359,354, respectively	1,397,525	1,034,585
Fair value of warrant liability		10,494,006
rair varae or warrane rrability		
Total liabilities		18,966,774
Minority interest	12,657,272	
-	12,001,212	13,133,002
Stockholders' equity (deficiency):		
Common stock \$.005 par value		
Authorized, 250,000,000 and 125,000,000 shares,		
respectively		
Issued, 83,431,699 shares	417,158	417,158
Additional paid-in capital	61,034,639	54,532,204
*		
	61.451.797	54,949,362
Less treasury stock, 4,923,080 shares	(8, 467, 698)	
less creasury scock, 4,723,000 shares	(0,407,000)	(0,407,000)
		46,481,664
Deficit accumulated during the development stage	(49,510,105)	(49,692,069)
Total stockholders' equity (deficiency)	3,473,994	
iocal scockholders edutch (deficiench)	3,473,994	
Total liabilities and stockholders'		
equity (deficiency)	\$ 26,659,488	\$ 28,896,251
edately (deticiench)		

See Notes to Condensed Consolidated Financial Statements

(A DEVELOPMENT STAGE COMPANY)

## CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (UNAUDITED)

	Three Mor	Period from August 1, 1968 (date of	
		May 31, 2006	inception) to May 31, 2007
Revenues:			
Development payments	\$		\$ 300,000
License fees	62,500		1,104,166
Grant revenues	50,000		50,000
Consulting fees	59 <b>,</b> 833	94,922	827 <b>,</b> 557
	172,333	344,922	2,281,723
Operating expenses:  Research and development	1.319.947	2,588,408	21,530,341
General and administrative		2,086,191	
Write-down of intellectual property rights			530,000
	2,807,617		
Operating loss	(2,635,284)		(46,032,605)
Other income(expense):			
Interest income	15,441	6,343	226,813
Interest expense			(8,560,233)
Additional expense related to warrants			(7,304,105)
Change in fair value of warrant liability Loss on extinguishment of debt -	4,339,214		9,657,278
Related party			(670,053)
Liquidated damages	(652 <b>,</b> 500)		
Other income	28 <b>,</b> 175	47,538	
Other expense			(70 <b>,</b> 528)
	2,345,429	(249,592)	(6,491,760)
Loss from continuing operations before minority			
interest in Myotech, LLC			(52,524,365)
Minority interest in Myotech, LLC	471,819 		
Income (loss) from continuing operations	181,964	(3,883,444)	(49, 420, 748)
Loss from discontinued operations			(89 <b>,</b> 357)
Net income (loss)	\$ 181,964 =======	\$ (3,883,444)	\$(49,510,105) =======
Net income(loss) per common share:			
Basic	\$ 0.002 ======	\$ (0.050)	
Diluted	\$ 0.002	\$ (0.050)	
Weighted average shares outstanding:			
Basic	78,508,619 ======	76,893,764 ======	
Diluted	78,886,445	76,893,764	
	========	========	

See Notes to Condensed Consolidated Financial Statements

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## BIOPHAN TECHNOLOGIES, INC. AND SUBSIDIARIES (A DEVELOPMENT STAGE COMPANY)

## CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS $({\tt Unaudited})$

	Three Months Ended May 31,		Aug
	2007	2006	in Ma
Cash flows used for operating activities:			
Net income (loss)	\$ 181,964	\$ (3,883,444)	\$
Adjustments to reconcile net income (loss) to net cash			
used in operating activities:	260 011	264 511	
Amortization of intangible assets		364,511	
Amortization of deferred financing costs Depreciation and amortization	124,233 31,066		
(Gain) loss on disposal of equipment	51,000	9 <b>,</b> 340	
Additional expenses related to warrants			
Change in fair value of derivative liability	(4,339,214)		
Realized and unrealized losses on marketable securities			
Loss on debt extinguishment - related party			
Accrued interest on note converted to common stock			
Amortization of discount on convertible notes payable	1,005,774		
Write-down of intellectual property rights			
Amortization of discount on payable to related party		209,524	
Issuance of common stock for services			
Issuance of common stock for interest			
Grant of stock options for services	347,643	580,954	
Expenses paid by stockholder			
Minority interest	(482,611)	(740,904)	
Changes in operating assets and liabilities:			
(Increase) decrease in accounts receivable	9,021		
(Increase) decrease in due from related parties		(31,859)	
(Increase) decrease in prepaid expenses	57 <b>,</b> 321		
(Increase) decrease in other current assets	(20,414)		
(Increase) decrease in deposits	3,498		
Increase (decrease) in accounts payable and			
accrued expenses		553 <b>,</b> 499	
Increase (decrease) in liquidated damages	652,500		
Increase (decrease) in due to related parties	(28,096)	•	
Increase (decrease) in deferred revenues	(62,500)	(250,000)	_
Net cash used in operating activities	(1,652,388)	(3,018,588)	
Cash flows used for investing activities:			
Purchases of property and equipment	(6,984)	(201,882)	
Sales of marketable securities			
Purchase of investment			

Acquisition costs of intangible assets			
Cash paid for investment in Myotech,			
net of cash received of \$19,408			
Cash paid for acquisition of Biophan Europe,			
net of cash received of \$107,956			
Purchases of marketable securities			(2
Net cash used in investing activities	(6,984)	(201,882)	( \pm ,

See Notes to Condensed Consolidated Financial Statements.

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## BIOPHAN TECHNOLOGIES, INC. AND SUBSIDIARIES (A DEVELOPMENT STAGE COMPANY)

## CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

		Three Mor May		
		2007		2006
Cash flows provided by financing activities:				
Proceeds of bridge loans				
Loan from stockholder				
Line of credit borrowing from related party				3,630,000
Line of credit payments				(1,500,000
Proceeds of convertible notes payable				
Notes payable		(17,957)		31 <b>,</b> 372
Principal payments on capital lease obligation		(868)		
Proceeds from sales of common stock				300,000
Exercise of options				1 <b>,</b> 978
Exercise of warrants				
Swing profits				
Deferred financing costs				
Deferred equity placement costs				 
Net cash provided by (used in) financing activities		(18,825)		
Net increase(decrease) in cash and equivalents		L,678,197)		
Cash and equivalents, beginning	4	2,418,551		1,477,716
Cash and equivalents, ending	\$	740,354	\$	720 <b>,</b> 596
Supplemental schedule for cash paid for:				
Interest	\$			195 <b>,</b> 081
Supplemental schedule of non cash investing and financing activities: Allocation of proceeds from line of credit - related party	===		=:	
to beneficial conversion feature and warrants	\$		\$	272 <b>,</b> 945 ======
Allocation of proceeds from notes and warrants	\$		\$	

Change in fair value of warrants reclassified from equity	s		Ś	
to warrants liability	ې ====		ې =====:	
Reclassification of warrants from warrant liability to equity	\$ 6,	,154,792	\$	
Capital lease obligation	\$	7 <b>,</b> 186	\$	
Common stock issued for subscription receivable	\$		\$ 1,7	===== 00 <b>,</b> 000
T	====		=====	=====
Issuance of common stock upon conversion	<u> </u>		<u> </u>	
of line of credit loans	\$		Ş	
	====		=====	
Issuance of common stock for the acquisition of				
a 35% interest in Myotech, LLC	\$		\$	
	====		=====	
Issuance of common stock in satisfaction of				
accounts payable	\$		\$	
	====		=====	

See Notes to Condensed Consolidated Financial Statements.

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## BIOPHAN TECHNOLOGIES, INC. AND SUBSIDIARIES (A DEVELOPMENT STAGE COMPANY)

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

	Three Mon	ths Ended y 31,
	2007	2006
iabilities assumed in conjunction with acquisition of 51% interest in Biophan Europe and certain intellectual property rights:		
Fair value of assets acquired Cash paid Promissory note issued Restricted stock issued		
Payables incurred		
Liabilities assumed	\$ ====	Υ
ssuance of common stock upon conversion		
of bridge loans	\$	\$
	====	====
cquisition of intellectual property	\$	\$
	====	====
ntellectual property acquired through issuance of		
capital stock and assumption of related party payable	\$	\$
	====	====

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See Notes to Condensed Consolidated Financial Statements.

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BIOPHAN TECHNOLOGIES, INC. AND SUBSIDIARIES
(A DEVELOPMENT STAGE COMPANY)

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS May 31, 2007

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#### INTERIM FINANCIAL STATEMENTS:

The condensed consolidated financial statements as of May 31, 2007 and for the three months ended May 31, 2007 and 2006 are unaudited. However, in the opinion of management of the Company, these financial statements reflect all adjustments, consisting solely of normal recurring adjustments, necessary to present fairly the financial position and results of operations for such interim periods. The results of operations for the interim periods presented are not necessarily indicative of the results to be obtained for a full year. These unaudited condensed consolidated financial statements should be read in conjunction with the audited consolidated financial statements and notes thereto included in the Company's Annual Report on Form 10-K for the fiscal year ended February 28, 2007.

#### BASIS OF CONSOLIDATION:

The consolidated financial statements include the accounts of Biophan Technologies, Inc. ("Biophan"), its wholly owned subsidiaries, LTR Antisense Technology, Inc. ("Antisense") and Nanolution Technologies, Inc., formerly MRIC Drug Delivery Systems, LLC, ("Nanolution"), its majority owned subsidiaries Biophan Europe GmbH ("Biophan Europe"), formerly aMRIS GmbH, and TE Bio LLC ("TE Bio"), and Myotech, LLC ("Myotech"), a variable interest entity, collectively referred to as the "Company". All significant inter-company accounts and transactions have been eliminated in consolidation.

#### COMPANY HISTORY:

The Company was incorporated under the laws of the State of Idaho on August 1, 1968 and on January 12, 2000, changed its domicile to Nevada by merging into a Nevada corporation, and on July 19, 2001, changed its name to Biophan Technologies, Inc. From the inception of the current line of business on December 1, 2000, the Company has not generated any material revenues and operating profits. Therefore, the Company is in the development stage and will remain so until the realization of significant revenues and operating profits. The Company's ability to continue in business is dependent upon maintaining sufficient financing or attaining future profitable operations.

#### PRINCIPAL BUSINESS ACTIVITIES:

The primary mission is to develop and commercially exploit technologies for improving the performance, and as a result, the competitiveness of biomedical devices manufactured by third party companies. The Company possesses technologies for enabling biomedical devices, both implantable and those used in

diagnostic and interventional procedures, to be safe (do not harm the patient or physician) and image compatible (allow effective imaging of the device and its surrounding tissue) with MRI (magnetic resonance imaging). The Company is also developing and marketing a system for generating power for implantable devices from body heat, and a series of implantable devices including MRI-visible vascular implants such as a vena cava filter, a heart valve and an occluder for the treatment of atrial septal defects, a hole in the wall separating the left and right chambers of the heart. The Company's first licensee for several of these technologies is Boston Scientific (NYSE: BSX). The Company is also an owner of a substantial minority interest, with rights to take a majority interest, in Myotech, (accounted for as a variable interest entity) developer of the MYO-VAD, a cardiac assist device that does not contact circulating blood and utilizes technology that has the potential to become a standard of care in the device market for treating multiple types of acute and chronic heart failure including congestive heart failure and sudden cardiac arrest.

#### GOING CONCERN:

As presented in the accompanying financial statements, the Company has been in the development stage since inception, incurring recurring losses from operations and, as of May 31, 2007, the Company's current liabilities exceeded its current assets by \$8,199,545. Beginning on December 1, 2006 we were obligated to make quarterly interest payments and monthly payments of \$219,697 principal. We made an initial timely interest payment of \$165,081 in cash and in June 2007, we made interest and principal payments in stock aggregating \$1,332,870 (4,238,232 shares). As of the date hereof, we remain in default of our obligations to make payments to the investors of liquidated damages of \$652,500 and past due principal payments of \$847,403 under the Senior Secured Convertible Notes, but the investors have not demanded payment. These factors raise potential doubt about the Company's ability to continue as a going concern. Management is taking several actions to ensure that the Company will continue as a going concern.

The Company is in regular contact with its current investors to resolve the defaults and is seeking to negotiate additional capital arrangements that will enable the funding of operations for a period of up to twelve months.

Further, in order to address the current situation, management has instituted a cost reduction program that includes a reduction in monthly costs from approximately \$1,100,000 at this time last year to a goal of under \$300,000 per month in the months ahead. In addition, the Company has reduced its investments in several product lines and pursued alternative funding vehicles. The Company has reorganized its efforts on the Myotech cardiac assist device development while keeping core functions operational and maintaining intellectual property and designs.

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Management believes these factors and actions will contribute toward obtaining sufficient financing for the near term and ultimate profitability. The accompanying financial statements do not include any adjustments that might be necessary if the Company is unable to continue as a going concern.

#### DEFERRED TAXES:

Deferred tax assets and liabilities are recognized for future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using enacted rates expected to apply when

the differences are expected to be realized. A valuation allowance is recognized if it is anticipated that some or all of the deferred tax asset may not be realized.

In June 2006, the Financial Accounting Standards Board ("FASB") issued FASB Interpretation No. 48, "Accounting for Uncertainty in Income Taxes — an interpretation of FASB Statement No. 109" ("FIN 48"). FIN 48 clarifies the accounting for uncertainty in income taxes recognized in a company's financial statements in accordance with SFAS No. 109, "Accounting for Income Taxes." FIN 48 prescribes a recognition threshold and measurement attribute for the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. The Company adopted FIN 48 effective March 1, 2007. The Company does not believe that FIN 48 had a material effect on its consolidated financial position or results of operations as the Company has no unrecognized tax benefits and has not incurred any interest or penalties in any of its tax jurisdictions. The Company has open tax years beginning in fiscal years ended year February 28, 2004 through 2007. None of the Company's tax returns have been examined by federal or state jurisdictions during these periods.

#### REGISTRATION RIGHTS AGREEMENT:

In December 2006, the FASB issued Staff Position No. EITF 00-19-2 ("FSP"). This FSP addresses an issuer's accounting for registration payment arrangements and specifies that the contingent obligation to make future payments or otherwise transfer consideration under a registration payment arrangement should be separately recognized and measured in accordance with FASB No. 5. The guidance in this FSP amends FASB Statements 133 and 150 and FASB Interpretation No. 45 to include scope exceptions for registration payment arrangements. This FSP further clarifies that a financial instrument subject to a registration payment arrangement should be accounted for without regard to the contingent obligation to transfer consideration pursuant to the registration payment arrangement. This guidance is effective for financial statements issued for fiscal years beginning after December 15, 2006. The Company has adopted this FSP in the current quarter as it pertains to the issuance of the Senior Secured Convertible Notes and related warrants as explained in the Note captioned "Senior Secured Convertible Notes".

#### RECENT ACCOUNTING PRONOUNCEMENTS:

Management does not believe that any recently issued, but not yet effective accounting standards, if currently adopted, would have a material effect on the accompanying financial statements.

## INVESTMENT IN MYOTECH, LLC:

Effective November 30, 2005, we entered into a Securities Purchase Agreement for the acquisition of an initial 35% interest in Myotech, LLC ("Myotech"), a New York limited liability company, whereby we exchanged 4,923,080 shares of our common stock, par value \$.005, for 3,768,488 Class A (voting) units of Myotech.

Based upon the terms of the Securities Purchase Agreement, we were obligated to purchase for cash consideration of \$2.225 million an additional 811,037 Class A units. We may elect to acquire up to an additional 3,563,097 Class A units for further cash consideration of up to \$9.775 million, over a 24-month period, which may result in the Company owning a majority interest in Myotech. During the three month period ended February 28, 2006, Biophan provided \$1,185,000 of additional funding for 431,946 newly issued Class A units of Myotech. During the year ended February 28, 2007, Biophan has provided \$1,040,000 of additional funding satisfying the cash consideration of \$2.225 million cited above, for 379,091 newly issued Class A units of Myotech. In addition, Biophan has also provided an additional investment of \$1,994,349 to Myotech against milestone 2

in the year ended February 28, 2007 for 726,963 newly issued Class A units, which increased our ownership to 43.7%. Additional investments of \$279,014 were made since during the three months ended May 31, 2007 for 101,704 additional newly issued Class A units, which raised our ownership percentage to 44.1%.

We have determined that Myotech is a Variable Interest Entity within the meaning of FIN 46(R) and that we are the primary beneficiary (as defined in FIN 46(R)). Consequently, the financial statements of Myotech have been consolidated with our consolidated financial statements for all periods ending on or after November 30, 2005, the date of our initial investment in Myotech.

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The following is selected financial data for Myotech, LLC at May 31, 2007 and 2006 and for the three months then ended:

	May 31, 2007	May 31, 2006
Total current assets Intangible assets, net of amortization Other assets	\$ 46,594 22,729,640 178,907	\$ 23,167 24,107,192 218,925
Total assets	\$22,955,141 =======	\$24,349,284 =======
Current liabilities Equity	\$ 375,341 22,579,800	\$ 547,732 23,801,552
	\$22,955,141	\$24,349,284
Net loss from operations	\$ (956,632) =======	\$(1,259,843)

#### LINE OF CREDIT AGREEMENTS:

On May 27, 2005, we entered into a Line of Credit Agreement with Biomed Solutions, LLC, a related party, whereby Biomed agreed to provide a line of credit facility of up to \$2 million. Borrowings under the line, bear interest at 8% per annum, are payable on demand and are convertible at Biomed's election, into the Company's common stock at 90% of the average closing price for the 20 trading days preceding the date of borrowings under the line. In June 2005, the Company borrowed the entire \$2 million under the line in two separate draws of \$1 million each. In accordance with the agreement, Biomed received warrants to purchase 500,000 shares of the Company's common stock at an exercise price of 110% of the average closing price for the 20 trading days preceding the date of execution of the credit agreement. The Company recorded a discount on the borrowings of \$958,160 due to the beneficial conversion feature of the note as well as for the value of the warrants. The discount was amortized as additional interest expense over the term of the note. In August 2005, Biomed elected to convert \$1 million of the note plus accrued interest into 480,899 shares of common stock at which time, the remaining discount related to the \$1 million portion of the loan was fully expensed. On October 7, 2005, we repaid \$500,000 of principal and all accrued interest on the loan. The balance of borrowings on the line was \$500,000 at May 31, 2007.

On January 24, 2006, we entered into an additional Line of Credit Agreement (the "Line of Credit Agreement") with Biomed Solutions, LLC, pursuant to which Biomed committed to make advances to us, in an aggregate amount of up to \$5,000,000. Under the Line of Credit Agreement, advances may be drawn down in such amounts and at such times as we determine upon 15 days prior notice to Biomed, except

that we may not draw down more than \$1,500,000 in any 30-day period. Amounts borrowed bear interest at the rate of 8% per annum and were convertible into shares of our Common Stock at the rate of \$1.46 per share. Biomed's obligation to lend to us under the Line of Credit Agreement expires on June 30, 2007, on which date the entire amount borrowed by us (and not converted into shares of our Common Stock) becomes due and payable. In connection with the establishment of the credit facility, we issued to Biomed a warrant to purchase up to 1,198,630 shares of our Common Stock at an exercise price of \$1.89 per share. The Company recorded a discount on the borrowings of \$1,678,425 due to the beneficial conversion feature of the note as well as for the value of the warrant.

On October 11, 2006, in connection with our Securities Purchase Agreement dated October 11, 2006 with Iroquois Master Fund Ltd and other private investors (the "Purchase Agreement"), we amended our January 24, 2006 Line of Credit Agreement (the "Biomed Line of Credit Agreement") with Biomed and the Convertible Promissory Note in the original principal amount of \$5,000,000 issued by us to Biomed on January 24, 2006 pursuant to the Biomed Line of Credit Agreement (the "\$5,000,000 Biomed Note"). The amendment reduced the price at which the \$5,000,000 Biomed Note is convertible into shares of our Common Stock from \$1.46 per share to a conversion price of \$0.67. In connection with the Purchase Agreement, we also entered into a Subordination and Standstill Agreement (the "Subordination Agreement") with Biomed and the investors who are parties to the Purchase Agreement, pursuant to which Biomed agreed (i) to subordinate its rights to payment under the \$5,000,000 Biomed Note and the Convertible Promissory Note in the original principal amount of \$2,000,000 issued by us to Biomed on May 27, 2005 to the rights of the investors under the Notes and (ii) to convert the entire outstanding amount of principal and interest due under the \$5,000,000 Biomed Note in excess of \$700,000 into shares of our common stock upon the effectiveness of an amendment to our Articles of Incorporation to increase the number of our authorized shares which was effective May 9, 2007. As of this date, the required conversion has not occurred and the balance of the borrowings of the line was \$3,930,000 at May 31, 2007.

The fair value of the notes is not readily determinable as there is a limited market for such related party debt.

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#### SENIOR SECURED CONVERTIBLE NOTES:

On October 11, 2006, we entered into a Securities Purchase Agreement (the "Purchase Agreement") with 10 private investors led by Iroquois Master Fund Ltd ("Iroquois"). Pursuant to the Purchase Agreement, on October 12, 2006 we issued \$7,250,000 of Senior Secured Convertible Notes (the "Notes") to the investors and received proceeds of \$6,219,880 after paying estimated fees and expenses of \$1,030,120 related to the transaction. The holders of the Notes may elect to convert the Notes at any time into shares of our common stock based upon a price of \$0.67 per share (the "Conversion Price"). Interest on the outstanding principal amount under the Notes is payable quarterly at a rate equal to the six-month London InterBank Overnight Rate plus 500 basis points, with a minimum rate of 10% per annum and a maximum rate of 12% per annum, payable at our option in cash or shares of our common stock registered for resale under the Securities Act of 1933, as amended (the "Securities Act"). If we elect to make an interest payment in common stock, the number of shares issuable by us will be based upon the lower of (i) 90% of the 20-day trailing average volume weighted average price per share as reported on Bloomberg LP (the "VWAPS") or (ii) the Conversion Price. Principal on the Notes amortizes and payments are due in 33 equal monthly installments commencing four months following issuance of the Notes, and may be

made at our option in cash or shares of our common stock registered for resale under the Securities Act. If we elect to make a principal payment in common stock, the number of shares issuable by us will be based upon the lower of (i) 87.5% of the 15-day trailing VWAPS prior to the principal payment date or (ii) the Conversion Price. Our obligations under the Notes are secured by a first priority security interest in substantially all of our assets pursuant to a Security Agreement dated as of October 11, 2006 among us, the investors and Iroquois, as agent for the investors (the "Security Agreement").

As further consideration to the investors, we issued to the investors one-year warrants to purchase an aggregate of 10,820,896 shares of our common stock at a price of \$0.67 per share. If the investors elect to exercise these one-year warrants, they will also receive additional five-year warrants to purchase the shares of our common stock equal to the number of shares purchased under the one-year warrants, with 50% of the additional warrants having an exercise price of 115% of the per share purchase price, and the remaining 50% of the additional five-year warrants having an exercise price of 125% of the per share purchase price. We also issued to the investors five-year warrants to purchase an aggregate of 10,820,896 shares of our common stock. The first five-year warrants allow for the purchase of 5,410,448 shares of our common stock at an exercise price of \$0.81 per share, and the second five-year warrants allow for the purchase of 5,410,448 shares of our common stock at an exercise price of \$0.89 per share. The warrants contain anti-dilution protection that, should we issue equity or equity-linked securities at a price per common share below the exercise price of the five-year warrants, it will automatically adjust the exercise price of the warrants to the price at which we issue such equity or equity-linked securities. The total fair value of the warrants was \$14,554,105. The Company recorded a discount on the Notes of \$7,250,000 for the fair value of the related warrants. The excess of the fair value of the warrants over the carrying value of the notes, which amounted to \$7,304,105, was recognized as additional expense related to warrants in the statement of operations for the year ended February 28, 2007. The discount on the Notes is being amortized over the life of the Notes using the effective interest method. The discount amortization for the three months ended May 31, 2007 amounted to \$1,005,774 and is included in interest expense.

We further agreed to register for resale under the Securities Act the common stock issuable upon the exercise of the warrants and any shares of common stock we may issue to the holders of the Notes in connection with payments of interest and principal, or which we are obligated to issue upon any conversion of the Notes at the option of the holders. Because we were unable to comply with various provisions of the registration requirements of the Purchase Agreement we incurred liquidated damages amounting to \$652,500 that have been accrued and charged to operations during the three months ended May 31, 2007.

On February 21, 2007, we entered into a Forbearance Agreement (the "Forbearance Agreement") with the investors pursuant to which the investors agreed that, during the period commencing on February 16, 2007 and ending on the earlier of (i) March 31, 2007 or (ii) the date on which any Termination Event (as defined in the Forbearance Agreement) first occurs (the "Forbearance Period"), they will forbear from exercising any and all of the rights and remedies which they may have against us or any of our assets under the Notes or the Purchase Agreement or at law or in equity as a result of any default under the Notes or as a result of the occurrence of certain events with respect to the Purchase Agreement. In exchange for entering into the Forbearance Agreement, we issued pro rata to the investors three-year warrants for the purchase of an aggregate of 60,000 shares of our common stock at an exercise price of \$0.51 per share (the "Fee Warrants").

Upon the issuance of the Fee Warrants, the exercise prices of the five-year warrants issued to the investors pursuant to the Purchase Agreement (the "Original Warrants") for the purchase of an aggregate of 10,820,896 shares of

our common stock were automatically adjusted from \$0.81 per share and \$0.89 per share, respectively, to \$0.51 per share, and the number of shares of our common stock issuable upon exercise of the Original Warrants was automatically adjusted, proportionately, to an aggregate of 18,034,830 shares. In the Forbearance Agreement, the investors waived, with respect to the issuance of the Fee Warrants, application of similar anti-dilution adjustments contained in the Notes and in a third series of warrants for the purchase, on or before October 12, 2007, of an aggregate of 10,820,896 additional shares of our common stock at an exercise price of \$0.67 per share (the "One Year Warrants"). C.E. Unterberg Towbin, which holds a warrant for the purchase of 865,672 shares of our common stock at an exercise price of \$0.67 per share, issued to it in connection with its services as exclusive placement agent under the Purchase Agreement, separately agreed to waive, with respect to the issuance of the Fee Warrants, application of the anti-dilution provisions set forth in that warrant. Because the anti-dilution adjustment to the Original Warrants is accounted for as a modification of the Original Warrants, we recorded an expense for this modification in the period ended February 28, 2007.

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#### FAIR VALUE OF WARRANT LIABILITY:

In accordance with the guidance provided by EITF 00-19, Accounting for Derivative Financial Instruments Indexed to and Potentially Settled in, a Company's Own Stock, we recorded a liability of \$10,157,937 for the fair value of the warrants related to the Senior Secured Convertible Notes at February 28, 2007 in order to provide for the possibility that we would not be able to comply with the registration rights of the lenders as contained in the Securities Purchase Agreement because we did not have sufficient available authorized shares to execute a potential conversion of the Notes and related warrants and thus we would be required to settle the contract in cash. In addition, since we did not have sufficient available authorized shares to execute a potential conversion of other outstanding warrants, if requested to do so by the grantees, we could be required to settle any conversion requests in cash. Therefore, we reclassified warrants with an approximate value of \$756,000 from equity to the warrant liability. The fair value of this amount was \$336,069 at February 28, 2007. The Company obtained stockholder approval to increase the authorized shares at a Special Meeting held on May 8, 2007. The total fair value of derivative liability, recorded at \$10,494,006 at February 28, 2007, was adjusted by \$4,339,214 to \$6,154,792 at May 8, 2007 resulting in a net non-cash income adjustment of that amount. The balance of the liability was then reclassified to additional paid-in capital.

## STOCKHOLDERS' EQUITY:

On May 8, 2007, at a Special Meeting of Stockholders, a proposal to increase the authorized shares of common stock, \$.005 par value, from 125 million to 250 million was approved by the stockholders. As a result, additional paid-in capital was increased by \$6,154,792 due to the elimination of the fair value of warrant liability as of the date of the stockholder approval. In addition, a non-cash charge for stock option expense increased additional paid-in capital in the amount of \$347,643 for the three months ended May 31, 2007.

#### EARNINGS PER SHARE:

Dilutive potential common shares are calculated in accordance with the treasury stock method. Basic earnings per common share for the three months ended May 31, 2007 are calculated by dividing net income by weighted-average common shares outstanding during the period. Diluted earnings per common share for the three

months ended May 31, 2007 are calculated by dividing net income by weighted-average common shares outstanding during the period plus dilutive potential common shares, which are determined as follows:

Weighted-average common shares	78,508,619
Effect of dilutive securities:	
Warrants	250 <b>,</b> 000
Options to purchase common stock	680,000
Treasury shares purchased with proceeds of exercises	(552 <b>,</b> 174)
Dilutive potential common shares	78,886,445
	========

Dilutive potential common shares are calculated in accordance with the treasury stock method, which assumes that proceeds from the exercise of all warrants and options are used to repurchase common stock at market value. The amount of shares remaining after the proceeds are exhausted represents the potentially dilutive effect of the securities.

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## SHARE-BASED COMPENSATION PLANS:

The Company has two stock-based compensation plans, entitled Biophan Technologies, Inc. 2001 Stock Option Plan and Biophan Technologies, Inc. 2006 Incentive Stock Plan (the "Plans") which are stockholder approved. The Plans provide for the grant of incentive and non-qualified stock options to selected employees, and the grant of non-qualified options to selected consultants and to directors and advisory board members. In addition, various other types of stock-based awards may be granted. The Plans are administered by the Compensation Committee of the Board and authorizes the grant of options or restricted stock awards for 13,000,000 shares under the 2001 Plan and 7,500,000 shares under the 2006 Plan. The Compensation Committee determines which eligible individuals are to receive options or other awards under the Plans, the terms and conditions of those awards, the applicable vesting schedule, the option price and term for any granted options, and all other terms and conditions governing the option grants and other awards made under the Option Plan. Non-employee directors also receive periodic option grants pursuant to the automatic grant program in effect for them under the 2006 Plan.

Effective March 1, 2006, the Company adopted SFAS No. 123 (revised), "Share-Based Payment" (SFAS 123(R)) utilizing the modified prospective approach. Prior to the adoption of SFAS 123(R), stock option grants to employees and directors were accounted for in accordance with APB Opinion No. 25, "Accounting for Stock Issued to Employees" (the intrinsic value method) and the disclosure-only provisions of SFAS 123, "Accounting for Stock-Based Compensation". Accordingly, employee compensation expense was recognized only to the extent that the fair value of our common stock on the date of grant exceeded the stock option exercise price.

Under the modified prospective approach, SFAS 123(R) applies to new grants and to grants that were outstanding on February 28, 2006 that are subsequently modified, repurchased or cancelled. Under the modified prospective approach, compensation cost recognized in fiscal 2007 includes compensation cost for all share-based payments granted prior to, but not yet vested as of February 28, 2006, based on the grant-date fair value estimated in accordance with the original provisions of SFAS 123, and compensation cost for all share-based payments granted subsequent to February 28, 2006, based on the grant-date fair value estimated in accordance with the provisions of SFAS 123(R). Prior periods

were not restated to reflect the impact of adopting the new standard.

We use the Black-Scholes option pricing model to estimate the fair value of stock-based awards with the following weighted-average assumptions for the quarters ended May 31, 2007 and 2006:

	2007	2006
Expected volatility	75.2-81.4	119.7-121.8
Risk-free interest rate	4.55%-4.67%	4.6%
Expected life of options (years)	8 years	5-10 years
Expected dividends	-0-	-0-

The assumptions above are based on multiple factors, including historical exercise patterns of employees in relatively homogeneous groups with respect to exercise and post-vesting employment termination behaviors, expected future exercising patterns for these same homogeneous groups and the implied volatility of our stock price.

At May 31, 2007, there was \$963,715 of unrecognized compensation cost related to stock-based payments which is expected to be recognized over a weighted-average period of 1.18 years.

The following table represents stock option activity for the quarter ended May 31, 2007:

	Number of Shares	Weighted- Average Exercise Price	Weighted- Average Remaining Contract Life (years)
Outstanding options at 2/28/07 Granted Exercised	9,428,062 115,000 -0-	\$ .96 \$ .45	
Forfeited Expired	(631,500) -0-	\$1.49	
Outstanding options at 5/31/07	8,911,562	\$ .93	6.21
	=======	====	====
Outstanding exercisable at 5/31/07	7 <b>,</b> 281 <b>,</b> 979	\$ .84	6.02
		=====	====

At May 31, 2007, shares available for future stock option grants to employees and others under our 2001 Stock Option Plan were 1,189,481 and shares available for future stock option grants to employees and others under our 2006 Incentive Stock Plan were 7,190,003.

At May 31, 2007, the aggregate intrinsic value of shares outstanding was \$32,500, and the aggregate intrinsic value of options exercisable was \$32,500. No options were exercised during the quarter ended May 31, 2007.

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The following table summarizes our non-vested stock option activity for the quarter ended May 31, 2007:

Weighted-Average Number of Grant-Date Fair

	Shares	Value
Non-vested stock options at 2/28/07 Granted Vested Forfeited	1,994,583 115,000 (18,750) (461,250)	\$ .62 \$ .35 \$ .37 \$ .50
Non-vested stock options at 5/31/07	1,629,583 ======	\$ .72

#### CONTINGENCIES:

We are not a party to any material legal proceedings and there are no material legal proceedings pending with respect to our property, except as noted below. We are not aware of any legal proceedings contemplated by any governmental authorities involving either us or our property. None of our directors, officers or affiliates is an adverse party in any legal proceedings involving us or our subsidiaries, or has an interest in any proceeding which is adverse to us or our subsidiaries.

The Company is pursuing legal claims against one of its former law firms and certain of its attorneys. Review of the firm's work product and bills revealed questions about the firm's billing practices and other activities. The amount of potential damages has not yet been quantified. Also, the law firm has asserted claims seeking payment of additional legal fees, which claims the Company has denied. The litigation is in an early stage. While, as with any legal proceedings, no assurance can be given as to ultimate outcome, management believes that the outcome of the litigation will not have a material adverse effect upon the Company's financial condition. Accordingly, adjustments, if any that might result from the resolution of this matter have not been reflected in the financial statements.

On April 5, 2007, SBI Brightline LLC and SBI Brightline XI, LLC brought suit against us and Biomed Solutions, LLC in the Superior Court of Orange County, California. The suit alleges, among other things, that in September 2006 we entered into an agreement to terminate the Stock Purchase Agreement dated as of May 27, 2005 and amended on January 8, 2006, between us and SBI Brightline XI, LLC, and seeks unspecified monetary damages and an order by the Court deeming the Stock Purchase Agreement to be terminated. We believe the allegations made by SBI are without basis in fact and in response moved for dismissal of the complaint. The plaintiffs withdrew their complaint following our motion and filed an amended complaint containing nearly identical allegations. We intend to continue to defend the law suit vigorously, including seeking dismissal of the amended complaint. Because of the potential costs of litigation and the anticipated demands that our defense may place on the time and attention of our management our defense of this matter, regardless of the outcome, could have a material adverse effect on our business and operations.

MANAGEMENT'S DISCUSSION AND ANALYSIS OF THE FINANCIAL CONDITION AND RESULTS OF OPERATIONS

## GENERAL

Our primary mission is to develop and commercially exploit technologies for improving the performance, and the corresponding competitiveness, of biomedical devices manufactured by third party companies. We do not currently employ our own manufacturing or distribution channels but rather rely on relationships with sub-contractors and/or partner companies. We develop technology protected by strong intellectual property targeted at specific markets within the medical technology sector.

### COMPANY BUSINESS

During this period we have:

- O Continued to develop and market our technology to help solve the problems of MRI safety that prevent MRI examination of people with pacemakers, implantable cardioverter defibrillators (ICDs), neurostimulators, pain control devices, pumps, and virtually any implanted or interventional device with elongated metal leads.
- Continued technical meetings and negotiations with representatives of multiple medical device companies interested in Biophan's solutions for MRI safety, and entered into currently ongoing negotiations with several of these companies in which we have responded to requests for pricing for co-exclusive licensing options. As a result of the acquisition of Guidant and Advanced Bionics by Boston Scientific, these companies have a license to use our technology for MRI safety for pacemakers, ICDs, and neurostimulators on a non-exclusive basis. This has led to a significant increase in activity and interest in additional licenses for our technology. Several of these discussions have resulted in the exchange of term sheets as well as discussions about possible forms of new R&D relationships.
- o Recognized approximately \$172,000 in revenue from licensing, MRI testing, and consulting. We expect to recognize additional revenue from these transactions in the next several quarters.

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- Continued development of a new cardiac support system, the Myotech CSS, through our relationship with MYOTECH, LLC. The Myotech CSS is a life-saving device that provides benefits and competitive advantages not possible with other cardiac support devices. In the past, this technology has saved human lives and holds tremendous promise for the treatment of multiple forms of acute and chronic heart failure.
- Continued optimization of our technology to improve stents so they can be non-invasively imaged with MRI to detect the presence of restenosis (blood vessel blockage) and blood clots after implantation. We are also developing an MRI visible heart valve, including the ability to optionally place the valve under MRI guidance, which provides significant advantages over existing imaging procedures. Several technologies to enable stent and heart valve visibility are licensed exclusively to Boston Scientific (NYSE:BSX), with rights to enforce and/or sub-license the technology to third parties.
- O Continued development of an MRI image compatible vena cava filter, which allows MR imaging of blood clots that may be present in the filter to help ensure the safe removal of the device. We are also developing a septal occluder device that can also be imaged and optionally implanted under MRI guidance to treat conditions such as PFO (patent foramen ovale) and atrial septal defects, the latter being a hole in the septum between the left and right atria in the heart. This will be the first septal occluder to be visible as well as optionally implantable under MRI.
- O Continued working under a Cooperative Research and Development Agreement (CRADA) with the FDA's Office of Science and Engineering Laboratories (OSEL) to research and define methods for measuring MRI safety of medical implants by examining the leads of cardiac rhythm management and neurostimulation devices. This work will involve identifying worst case

conditions for testing MRI safety, establishing precise device safety guidelines, and defining measurement methods, i.e., how to measure device safety. One objective of the CRADA is to develop test methods and guidelines that could be offered to standards-setting groups as well as FDA reviewers for consideration for testing MR compatibility. This initiative had initial participation by all major pacemaker, defibrillator, neurostimulator manufacturers, and several MRI manufacturers, and Biophan is supporting movement of the industry towards solving in earnest the problems of MRI contraindication for these devices.

O Changed our distributorship for the MRI Safe "Squiggle Motor" to a non-exclusive agreement to eliminate the annual fees associated with maintaining exclusivity. We retain the rights to distribute the technology to certain named accounts in the medical field with whom we have been involved in evaluating the Squiggle motor.

We have determined that the technologies that we control which are the most proven and the most likely to produce revenues within the near term are our MRI technologies (both for safety and image compatibility), and the MYOTECH MYO-VAD technology. These technologies are our primary areas of focus.

Other programs, such as the biothermal power supply that we have been developing with NASA, will take longer to develop, and we have decided to fund these projects through either government grants, strategic partners, or other structures that do not divert focus and resources from our short-term goals of capitalizing on our core business fields.

The work done to date at NASA on the biothermal power supply has indicated that it may require an additional 18 months to determine if we can develop a significant improvement in performance of thermoelectric materials over the current state of the art, and adequate to generate power from the available heat in the human body. This is the first step that we must complete before we can begin construction of a prototype for generating power from body heat. We estimate that the additional investment required to take this technology to a completed prototype stage will be at least two more years, at a cost of approximately \$200,000 to \$300,000 per year. We are exploring collaborations or joint development efforts to continue active development of this program. We have secured one SBIR Phase 1 grant from Department of Homeland Security, are expecting a similar grant from Department of Energy, and are pursuing additional grant and matching fund opportunities with other Federal agencies.

### LIQUIDITY

As further described under the heading "Line of Credit Agreements" in the Notes to the Condensed Consolidated Financial Statements, our affiliate Biomed Solutions, LLC, provided us with a \$5 million Line of Credit. Under the Line of Credit agreement, advances may be drawn down in such amounts and at such times as we determine upon 15 days prior notice to Biomed, except that we may not draw down more than \$1,500,000 in any 30-day period. Amounts borrowed will bear interest at the rate of 8% per annum and are convertible into shares of our Common Stock at the rate of \$1.46 per share. Biomed's obligation to lend to us under the line of credit agreement expires on June 30, 2007, on which date the entire amount borrowed by us (and not converted into shares of our Common Stock) becomes due and payable. We are obligated to utilize the entire credit facility. The balance of borrowings on the line was \$3,930,000 at November 30, 2006. Biomed is headed by our President, Michael Weiner, who is also a substantial beneficial owner of Biomed. On October 11, 2006, in connection with our Securities Purchase Agreement dated October 11, 2006 with Iroquois Master Fund Ltd and other private investors (the "Purchase Agreement"), we amended our January 24, 2006 Line of Credit Agreement (the "Biomed Line of Credit Agreement") with Biomed and the Convertible Promissory Note in the original principal amount of \$5,000,000 issued by us to Biomed on January 24, 2006

pursuant to the Biomed Line of Credit Agreement (the "\$5,000,000 Biomed Note"). The amendments reduce the price at which the \$5,000,000 Biomed Note is convertible into shares of our Common Stock from \$1.46 per share to a conversion price of \$0.67. The amendments also eliminate our obligation to draw down the entire credit facility. In connection with the Purchase Agreement, we also entered into a Subordination and Standstill Agreement (the "Subordination Agreement") with Biomed and the investors who are parties to the Purchase Agreement, pursuant to which Biomed agreed (i) to subordinate its rights to payment under the \$5,000,000 Biomed Note and the Convertible Promissory Note in the original principal amount of \$2,000,000 issued by us to Biomed on May 27, 2005 to the rights of the investors under the Iroquois Notes and (ii) to convert the entire outstanding amount of principal and interest due under the \$5,000,000 Biomed Note in excess of \$700,000 into shares of our common stock upon the effectiveness of an amendment to our Articles of Incorporation to increase the number of our authorized shares which we have agreed, in the Purchase Agreement, to propose to our shareholders. Although the Articles of Incorporation were amended on May 9, 2007, we have not yet converted the major portion of the Biomed Note to common stock, as described above, at May 31, 2007.

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On May 27, 2005, we entered into a Line of Credit Agreement with Biomed, whereby Biomed agreed to provide a line of credit facility of up to \$2 million. Borrowings under the line bear interest at 8% per annum, are payable on demand after November 30, 2006 and are convertible, at Biomed's election into the Company's common stock at 90% of the average closing price for the 20 trading days preceding the date of borrowings under the line. In June 2005, the Company borrowed the entire \$2 million under the line in two separate draws of \$1 million each, in accordance with the agreement. On August 31, 2005, Biomed elected to convert \$1 million of the note plus accrued interest into 480,899 shares of common stock at which time, the remaining discount related to the \$1 million portion of the loan was fully expensed. On October 7, 2005, we repaid \$500,000 of principal and all accrued interest on the loan. The balance of borrowings on the line was \$500,000 at May 31, 2007.

We have an agreement with SBI Brightline XI, LLC for a \$30 million fixed price financing involving the sale to SBI of up to 10,000,000 shares of our common stock. The Company elected to sell the first tranche of 1 million shares at \$2 per share on May 23, 2006; the funds from the sale of this first tranche have been received. The Company elected to sell the second tranche of 1 million shares at \$2 per share on July 21, 2006. To date \$1,175,000 of the funds from the sale of this tranche has been received and 587,500 shares have been issued. On October 11, 2006, we elected to exercise all of our remaining put rights, requiring SBI to purchase the remaining tranches at a price of \$26,000,000. To date, SBI has failed to meet its obligation to purchase these shares and the Company has not issued the shares. We believe SBI's failure to purchase all of the shares which we elected to sell to them on July 21, 2006, or any of the shares which we elected to sell to them on October 11, 2006 constitutes a breach of SBI's contractual obligations under the SBI Agreement. Under the SBI Agreement, SBI is irrevocably bound to purchase the shares in the amounts and at the times determined by us. We filed an action to enforce all of our rights under the SBI Agreement. In our Purchase Agreement with Iroquois Master Fund Ltd and the other investors, we agreed (i) to enforce all of our rights and remedies under the SBI Agreement in connection with the breach by SBI, and (ii) not to agree to any settlement, amendment, waiver or consent under the SBI Agreement without the prior written consent of Iroquois.

Effective November 30, 2005, we entered into a Securities Purchase Agreement for the acquisition of an initial 35% interest in Myotech, LLC ("Myotech"), a New

York limited liability company, whereby we exchanged 4,923,080 shares of our common stock, par value \$.005, for 3,768,488 Class A (voting) units of Myotech. Based upon the terms of the Securities Purchase Agreement, we were obligated to purchase for cash consideration of \$2.225 million an additional 811,037 Class A units. We may elect to acquire up to an additional 3,563,097 Class A units for further cash consideration of up to \$9.775 million, over a 24-month period, which may result in the Company owning a majority interest in Myotech. During the three month period ended February 28, 2006, Biophan provided \$1,185,000 of additional funding for 431,946 newly issued Class A units of Myotech.

During the year ended February 28, 2007, Biophan has provided \$1,040,000 of additional funding satisfying the cash consideration of \$2.225 million cited above, for 379,091 newly issued Class A units of Myotech. In addition, Biophan has also provided an additional investment of \$1,994,349 to Myotech against milestone 2 in the year ended February 28, 2007 for 726,963 newly issued Class A units, which increased our ownership to 43.7%. Additional investments of \$279,014 were made since during the three months ended May 31, 2007 for 101,704 additional newly issued Class A units, which raised our ownership percentage to 44.1%.

This investment was previously accounted for using the equity method. However, the Company re-evaluated its investment in Myotech and has determined that Myotech is a variable interest entity in accordance with FASB Interpretation No. 46 (FIN-46R) (Revised December 2003), Consolidation of Variable Interest Entities. The Company has further concluded that it is the primary beneficiary as defined by FIN-46R and, as a result, the Company is required to consolidate Myotech as of the date of acquisition of November 30, 2005. Therefore, the consolidated financial statements of the Company include the accounts of Myotech, LLC.

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The Company revalued its investment in Myotech, now reported on the balance sheet as intangible assets, using the services of a nationally-recognized appraisal firm.

On October 11, 2006, we entered into a Securities Purchase Agreement (the "Purchase Agreement") with 10 private investors led by Iroquois Master Fund Ltd ("Iroquois").

Pursuant to the Purchase Agreement, on October 12, 2006 we issued \$7,250,000 face amount of Senior Secured Convertible Notes (the "Notes") to the investors and received proceeds of \$6,219,880 after paying fees and expenses of \$1,030,120 related to the transaction. The holders of the Notes may elect to convert the Notes at any time into shares of our common stock based upon a price of \$0.67per share (the "Conversion Price"). Interest on the outstanding principal amount under the Notes is payable quarterly at a rate equal to the six-month London InterBank Overnight Rate plus 500 basis points, with a minimum rate of 10% per annum and a maximum rate of 12% per annum, payable at our option in cash or shares of our common stock registered for resale under the Securities Act of 1933, as amended (the "Securities Act"). If we elect to make an interest payment in common stock, the number of shares issuable by us will be based upon the lower of (i) 90% of the 20-day trailing average volume weighted average price per share as reported on Bloomberg LP (the "VWAPS") or (ii) the Conversion Price. Principal on the Notes amortizes and payments are due in 33 equal monthly installments commencing four months following issuance of the Notes, and may be made at our option in cash or shares of our common stock registered for resale under the Securities Act. If we elect to make a principal payment in common stock, the number of shares issuable by us will be based upon the lower of (i)

87.5% of the 15-day trailing VWAPS prior to the principal payment date or (ii) the Conversion Price. Our obligations under the Notes are secured by a first priority security interest in substantially all of our assets pursuant to a Security Agreement dated as of October 11, 2006 among us, the investors and Iroquois, as agent for the investors (the "Security Agreement").

As further consideration to the investors, we issued to the investors one-year warrants to purchase an aggregate of 10,820,896 shares of our common stock at a price of \$0.67 per share. If the investors elect to exercise these one-year warrants, they will also receive additional five-year warrants to purchase the shares of our common stock equal to the number of shares purchased under the one-year warrants, with 50% of the additional warrants having an exercise price of 115% of the per share purchase price, and the remaining 50% of the additional five-year warrants having an exercise price of 125% of the per share purchase price. We also issued to the investors five-year warrants to purchase an aggregate of 10,820,896 shares of our common stock. The first five-year warrants allow for the purchase of 5,410,448 shares of our common stock at an exercise price of \$0.81 per share, and the second five-year warrants allow for the purchase of 5,410,448 shares of our common stock at an exercise price of \$0.89 per share. The warrants contain anti-dilution protection that will automatically adjust the exercise price of the warrants should we issue equity or equity-linked securities at a price per common share below the exercise price of the five-year warrants to the price at which we issue such equity or equity-linked securities.

We further agreed to register for resale under the Securities Act the common stock issuable upon the exercise of the warrants and any shares of common stock the Company may issue to the holders of the Notes in connection with payments of interest and principal, or which the Company is obligated to issue upon any conversion of the Notes at the option of the holders. Because we were unable to comply with various provisions of the registration requirements of the Purchase Agreement we incurred liquidated damages amounting to \$652,500 that have been accrued and charged to operations during the three months ended May 31, 2007.

On February 21, 2007, we entered into a Forbearance Agreement (the "Forbearance Agreement") with the investors pursuant to which the investors agreed that, during the period commencing on February 16, 2007 and ending on the earlier of (i) March 31, 2007 or (ii) the date on which any Termination Event (as defined in the Forbearance Agreement) first occurs (the "Forbearance Period"), they will forbear from exercising any and all of the rights and remedies which they may have against us or any of our assets under the Notes or the Purchase Agreement or at law or in equity as a result of any default under the Notes or as a result of the occurrence of certain events with respect to the Purchase Agreement. In exchange for entering into the Forbearance Agreement, we issued pro rata to the investors three-year warrants for the purchase of an aggregate of 60,000 shares of our common stock at an exercise price of \$0.51 per share (the "Fee Warrants").

Upon the issuance of the Fee Warrants, the exercise prices of the five-year warrants issued to the investors pursuant to the Purchase Agreement (the "Original Warrants") for the purchase of an aggregate of 10,820,896 shares of our common stock were automatically adjusted from \$0.81 per share and \$0.89 per share, respectively, to \$0.51 per share, and the number of shares of our common stock issuable upon exercise of the Original Warrants was automatically adjusted, proportionately, to an aggregate of 18,034,830 shares. In the Forbearance Agreement, the investors waived, with respect to the issuance of the Fee Warrants, application of similar anti-dilution adjustments contained in the Notes and in a third series of warrants for the purchase, on or before October 12, 2007, of an aggregate of 10,820,896 additional shares of our common stock at an exercise price of \$0.67 per share (the "One Year Warrants"). C.E. Unterberg Towbin, which holds a warrant for the purchase of 865,672 shares of our common stock at an exercise price of \$0.67 per share, issued to it in connection with

its services as exclusive placement agent under the Purchase Agreement, separately agreed to waive, with respect to the issuance of the Fee Warrants, application of the anti-dilution provisions set forth in that warrant. Because the anti-dilution adjustment to the Original Warrants is accounted for as a modification of the Original Warrants, we recorded an expense for this modification in the period ended February 28, 2007.

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Our second \$250,000 annual minimum payment under our license was received in December, 2006. As was the case with the first annual minimum payment, this payment will be recognized over 12 months starting in January 2007. Accordingly, for the three months ended May 31, 2007, the Company recorded \$62,500 in revenue.

Further, in order to address the current liquidity situation, management has instituted a cost reduction program that includes a reduction in monthly costs from approximately \$1,100,000 at this time last year to a goal of under \$300,000 per month in the months ahead. In addition, the Company has reduced its investments in several product lines and pursued alternative funding vehicles in support of other projects. As an example, the Company has been awarded two SBIR grants, one from the Dept of Homeland Security and one from the Department of Energy, totaling \$200,000, in support of our biothermal battery (a power system for implantable pacemakers and other devices that generates electricity from the output of body heat, using proprietary technology patented by Biophan) used both for implantable power generation as well as for the needs of the military and homeland security from which to generate power. The Dept of Homeland Security grant is for \$100,000, of which we have received \$50,000 on schedule. This allows us to move the technology forward and maintain the intellectual property.

The Company has also reorganized its efforts on the Myotech cardiac assist device development while keeping core functions operational and maintaining intellectual property and designs.

We believe that the Company has adequate working capital resources for the upcoming 1-2 months of operations.

#### RESULTS OF OPERATIONS

The following comments discuss the significant factors affecting the consolidated operating results, financial condition and liquidity and cash flows of the Company for the three months ended May 31, 2007 as compared to the three months ended May 31, 2006.

COMPARISON OF THE THREE MONTHS ENDED MAY 31, 2007 AND 2006

#### REVENUES

Revenues. Revenues were \$0.172 million for the three months ended May 31, 2007 as compared to \$0.345 million for the three months ended May 31, 2006. The decrease is due to reduced license fees from Boston Scientific Scimed, and operating revenues from our European subsidiary, which consisted primarily of MRI-related testing and consulting services to medical device manufacturers, partially offset by a federal grant of \$50,000 related to the development of our thermal power technology.

### OPERATING EXPENSES

Research and Development. Research and development expenses decreased by 49 %,

to approximately \$1.320 million for the three months ended May 31, 2007 from approximately \$2.588 million for the three months ended May 31, 2006. This decrease is primarily attributable to reduced spending on several research and development projects of \$0.880 million, reduced non-cash stock option expense of \$0.180 million and reduced outside services of \$0.050 million.

General and Administrative. General and administrative expenses decreased by 29% to approximately \$1.488 million for the three months ended May 31, 2007 from approximately \$2.086 million for the three months ended May 31, 2006. This decrease is primarily attributable to decreased salaries of \$0.175 million, decreased spending for legal services of \$0.150 million, reduced non-cash stock option expense of \$0.050 million, combined with reduced spending for almost all other expenses.

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#### OTHER INCOME (EXPENSE)

Interest Expense. We incurred interest expense amounting to approximately \$1.385 million for the three months ended May 31, 2007 compared to \$0.303 million for the three months ended May 31, 2006. The expense pertained primarily to the senior secured convertible note of \$7.250 million.

Change in Fair Value of Warrant Liability. We reduced this liability of \$10.494 million at February 28, 2007 by \$4.339 million through May 8, 2007. Then as a result of a successful vote at a Special Shareholder Meeting on May 8, 2007 wherein shareholders approved the increase in our authorized shares of common stock from 125 million to 250 million shares, thus eliminating the need for this warrant liability, we reclassified the remaining \$6.155 million to Stockholders Equity - Additional Paid in Capital at the end of the quarter. Minority Interest in Myotech LLC. The loss of \$0.472 million is a pro rata share of the loss incurred by Myotech, LLC attributable to minority interests for the quarter ended May 31, 2007. The loss for the current quarter is lower than for the same period in the prior year by approximately \$0.224 million due to aggressive efforts to reduce spending in all non-critical areas of the Myotech operation to preserve cash in the near term. As further described under the heading "Investment in Myotech, LLC" in the "Notes to Consolidated Financial Statements" the Company holds a 44.1 % interest in Myotech LLC.

We have determined that Myotech is a Variable Interest Entity within the meaning of FIN 46(R) and that we are the primary beneficiary (as defined in FIN 46(R)). Consequently, the financial statements of Myotech have been consolidated with our consolidated financial statements for all periods ending on or after November 30, 2005, the date of our initial investment in Myotech.

#### CAPITAL RESOURCES

Our current strategic plan does not indicate a need for material capital expenditures in the conduct of research and development activities.

We currently employ sixteen full-time individuals, fourteen in the U.S. and two in Europe.

#### FORWARD LOOKING STATEMENTS

Forward looking statements in this Form 10-Q and in other documents incorporated herein, as well as in oral statements made by the Company, statements that are prefaced with the words "may," "will," "expect," "anticipate," "continue," "estimate," "project," "intend," "designed" and similar expressions, are

intended to identify forward-looking statements regarding events, conditions, and financial trends that may affect the Company's future plans of operations, business strategy, results of operations and financial position. These statements are based on the Company's current expectations and estimates as to prospective events and circumstances about which the Company can give no firm assurance. Further, any forward-looking statement speaks only as of the date on which such statement is made, and the Company undertakes no obligation to update any forward-looking statement to reflect subsequent events or circumstances. Forward-looking statements should not be relied upon as a prediction of actual future financial condition or results. These forward-looking statements, like any forward-looking statements, involve risks and uncertainties that could cause actual results to differ materially from those projected or unanticipated.

#### ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Derivative Financial Instruments, Other Financial Instruments, and Derivative Commodity Instruments

As of May 31, 2007, the Company did not participate in any derivative financial instruments, or other financial and commodity instruments for which fair value disclosure would be required under SFAS No. 107.

### Primary Market Risk Exposures

The Company's primary market risk exposures are in the areas of interest rate risk and foreign currency exchange rate risk. The Company's investment portfolio of cash equivalents is subject to interest rate fluctuations, but the Company believes this risk is immaterial due to the short-term nature of these investments. For the three months ended May 31, 2007, foreign currency translation gains were approximately \$3,197 as a result of consolidating the Company's foreign subsidiaries. During the period, the Company did not engage in any foreign currency hedging activities.

#### ITEM 4. CONTROLS AND PROCEDURES

Based on their evaluation as of the end of the period covered by this quarterly report on Form 10-Q, our principal executive officer and principal financial officer, with the participation and assistance of our management, concluded that our disclosure controls and procedures, as defined in Rule 13a-15(e) promulgated under the Securities Exchange Act of 1934, were effective in design and operation. There have been no changes in our system of internal control over financial reporting in connection with the evaluation by our principal executive officer and principal financial officer during our fiscal quarter ended May 31, 2007 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

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## PART II. OTHER INFORMATION

## ITEM 1. LEGAL PROCEEDINGS

Except as noted below, we are not a party to any material legal proceedings and there are no material legal proceedings pending with respect to our property, except as noted below. We are not aware of any legal proceedings contemplated by any governmental authorities involving either us or our property. None of our directors, officers or affiliates is an adverse party in any legal proceedings involving us or our subsidiaries, or has an interest in any proceeding which is adverse to us or our subsidiaries.

The Company is pursuing legal claims against one of its former law firms and certain of its attorneys. Review of the firm's work product and bills revealed questions about the firm's billing practices and other activities. The amount of potential damages has not yet been quantified. Also, the law firm has asserted claims seeking payment of additional legal fees, which claims the Company has denied. The litigation is in an early stage. While, as with any legal proceedings, no assurance can be given as to ultimate outcome, management believes that the outcome of the litigation will not have a material adverse effect upon the Company's financial condition. Accordingly, adjustments, if any that might result from the resolution of this matter have not been reflected in the financial statements.

On April 5, 2007, SBI Brightline LLC and SBI Brightline XI, LLC brought suit against us and Biomed Solutions, LLC in the Superior Court of Orange County, California. The suit alleges, among other things, that in September 2006 we entered into an agreement to terminate the Stock Purchase Agreement dated as of May 27, 2005 and amended on January 8, 2006, between us and SBI Brightline XI, LLC, and seeks unspecified monetary damages and an order by the Court deeming the Stock Purchase Agreement to be terminated. We believe the allegations made by SBI are without basis in fact and in response moved for dismissal of the complaint. The plaintiffs withdrew their complaint following our motion and filed an amended complaint containing nearly identical allegations. We intend to continue to defend the law suit vigorously, including seeking dismissal of the amended complaint. Because of the potential costs of litigation and the anticipated demands that our defense may place on the time and attention of our management our defense of this matter, regardless of the outcome, could have a material adverse effect on our business and operations.

#### ITEM 1A. RISK FACTORS

There are no material changes from risk factors as previously disclosed in the Company's Form 10-K for the fiscal year ended February 28, 2007 and Form S-1, Amendment No. 4, dated May 24, 2007.

ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

Not applicable.

## ITEM 3. DEFAULTS UPON SENIOR SECURITIES

In connection with our Securities Purchase Agreement dated October 11, 2006 with Iroquois Master Fund Ltd and other private investors we are required to make scheduled payments of principal and interest. Beginning on December 1, 2006 we were obligated to make quarterly interest payments and monthly payments of \$219,697 principal. We made an initial timely interest payment of \$165,081 in cash and in June 2007, we made interest and principal payments in stock aggregating \$1,332,870 (4,238,232 shares). As of the date hereof, we remain in default of our obligations to make payments to the investors of liquidated damages of \$652,500 and past due principal payments of \$847,403 under the Senior Secured Convertible Notes, but the investors have not demanded payment. In the event of a default of our obligations under the Senior Secured Convertible Notes, the investors are entitled to, among other remedies, demand that we repurchase the outstanding principal and pay accrued interest in an amount equal to the greater of 110% of the outstanding principal and accrued interest or a calculated "Event Equity Value" of the underlying convertible shares of stock. Although we entered into a Forbearance Agreement with the investors dated February 16, 2007 to postpone the foregoing obligations, the Forbearance Agreement has since expired. Accordingly, we are still obligated to make payments of liquidated damages and past due principal payments under the Senior Secured Convertible Notes, which had been postponed, but not waived under the Forbearance Agreement. Since the Senior Secured Convertible Notes are secured by

all of our assets, any demand from the investors would result in a foreclosure on our assets and a resulting termination of our operations.

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

On Tuesday, May 8, 2007, pursuant to proper notice to stockholders, the Company held a Special Meeting of Stockholders in West Henrietta, New York. At the Meeting, a proposal was made to approve an increase in the authorized shares of common stock, \$.005 par value, from 125 million to 250 million. The proposal carried by a vote of 50,238,671 for, 4,639,216 against and 327,284 abstaining.

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ITEM 5. OTHER INFORMATION

Not applicable.

ITEM 6. EXHIBITS

Exhibit No.	Exhibit Description	Location
31.1	Certification of principal executive officer pursuant to Rule 13a-14(a)	Filed herewith
31.2	Certification of principal financial officer pursuant to Rule 13a-14(a)	Filed herewith
32.1	Certification of principal executive officer pursuant to Rule 13a-14(b) and 18 U.S.C. Section 1350	Filed herewith
32.2	Certification of principal financial officer pursuant to Rule 13a-14(b) and 18 U.S.C. Section 1350	Filed herewith

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#### SIGNATURES

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

BIOPHAN TECHNOLOGIES, INC. (Registrant)

By: /s/ Michael L. Weiner

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Name: Michael L. Weiner,

Title: President

By: /s/ Darryl L. Canfield

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Name: Darryl L. Canfield

Title: Chief Financial Officer,
Treasurer and Secretary

(Principal Financial Officer and Principal Accounting Officer)

Date: July 6, 2007

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