HAPS USA, INC.
Form 10QSB
September 16, 2005

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Washington, D.C. 20549	
Form 10-QSB	
(Mark One)	
[ x ] QUARTERLY REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE	E ACT OF 1934
For the quarterly period ended June 30, 2005	
[ ] TRANSITION REPORT UNDER SECTION 13 OR 15(d) OF THE EXCHANGE ACT	
For the transition period from to	
Commission file number: 0-32195	
HAPS USA, Inc.	
(Exact name of small business issuer as specified in its charter)	
Utah 87-0319410	
(State or other jurisdiction of (IRS Employer Identification No.)	
incorporation or organization)	

### 5231-A Kuaiwi Place

### Honolulu, Hawaii 96821

(Address of principal executive offices)

#### 808-595-8847

(Issuer s telephone number)

(Former name, former address and former fiscal year, if changed since last report)

Check whether the issuer (1) filed all reports required to be filed by Section 13 or 15(d) of the Exchange Act during the past 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 \_\_\_\_\_

# APPLICABLE ONLY TO ISSUERS INVOLVED IN BANKRUPTCY PROCEEDINGS DURING THE PRECEDING FIVE YEARS

Check whether the registrant filed all documents and reports required to be filed by Section 12, 13 or 15(d) of the Exchange Act after the distribution of securities under plan confirmed by a court. Yes \_\_\_\_\_ No \_\_\_\_

### APPLICABLE ONLY TO CORPORATE ISSUERS

State the number of shares outstanding of each of the issuer s classes of common equity, as of the last practicable date: 17,691,364 shares of common stock, no par value

Transitional Small Business Disclosure Format (Check one): Yes \_\_\_\_\_ No \_X

# FORM 10-QSB

# HAPS USA, INC.

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### PART I.

### **Financial Information**

### **Item 1. Unaudited Condensed Financial Statements**

In the opinion of management, the accompanying unaudited condensed financial statements included in this Form 10-QSB reflect all adjustments (consisting only of normal recurring adjustments) necessary for a fair presentation of the results of operations for the periods presented. The results of operations for the periods presented are not necessarily indicative of the results to be expected for the full year.

# [Formerly American Hospital Resources, Inc.]

# UNAUDITED CONDENSED BALANCE SHEETS

	ASSETS
June 30,	
December 31,	
<u>2005</u>	
<u>2004</u>	
CURRENT ASSETS:	
Cash	
\$	
115	
\$	
2,120	
Total Current Assets	
115	

2,120

OTHER ASSETS:
Deferred loan costs
-
1,329
\$
115
\$
3,449
LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIT)
LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIT)  CURRENT LIABILITIES:
CURRENT LIABILITIES:
CURRENT LIABILITIES: Accounts payable
CURRENT LIABILITIES: Accounts payable \$
CURRENT LIABILITIES: Accounts payable \$ 19,745
CURRENT LIABILITIES: Accounts payable \$ 19,745 \$
CURRENT LIABILITIES: Accounts payable  \$ 19,745 \$ 165,892
CURRENT LIABILITIES: Accounts payable  \$ 19,745 \$ 165,892

8
23,571
Convertible notes payable, net of discounts totaling
\$17 and \$12,817, respectively
83
200,128
Total Current Liabilities
19,836
586,475
COMMITMENTS AND CONTINGENCIES [See Note 10]
-
-
Total Liabilities
Total Liabilities 19,836
19,836
19,836
19,836
19,836 586,475 

shares designated, 3,185,060 and 2,247,648

shares issued and outstanding, respectively
5,754,116
3,441,285
Class B convertible preferred stock, 5,000,000
shares designated, no shares issued and outstanding.
-
-
Class C convertible preferred stock, 1,200,000
shares designated, no shares and 28,867 shares
issued and outstanding, respectively
-
143,496
Common stock, no par value, 750,000,000 shares
authorized, 17,691,364 and 14,740,576 shares
issued and outstanding, respectively
8,220,099
6,803,447
Additional paid-in capital
137,041
1,217,441
Retained earnings (deficit)
(14,130,977)
(12,188,695)
Total Stockholders' Equity (Deficit)

(19,721)			
(583,026)			
\$			
115			
\$			
3,449			

Note: The balance sheet at December 31, 2004 was taken from the audited financial statements at that date and condensed.

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

# [Formerly American Hospital Resources, Inc.]

# UNAUDITED CONDENSED STATEMENTS OF OPERATIONS

For the Three Months				
For the Six Months				
Ended June 30,				
Ended June 30,				
2005				
2004				
2005				
2004				
REVENUES				
\$				
-				
\$				
-				
\$				

\$
-
, <del></del>
EXPENSES:
General and administrative
66,128
57,335
1,004,130
800,537
Costs of unsuccessful HAPS DE acquisition
915,212
-
915,212
-
Total Expenses
981,340
57,335
1,919,342

800,537
LOSS BEFORE OTHER EXPENSE
(981,340)
(57,335)
(1,919,342)
(800,537)
OTHER EXPENSE:
Interest expense
(6,898)
(61,353)
(22,940)
(113,463)
LOSS DEFODE INCOME TAYES
LOSS BEFORE INCOME TAXES
(988,238)
(118,688)
(1,942,282)
(914,000)

CURRENT TAX EXPENSE
-
-
-
-
DEFERRED TAX EXPENSE
-
-
-
-
NET LOSS
\$
(988,238)
\$
(118,688)
\$
(1,942,282)
\$
(914,000)

DENIETICIAL CONVEDCION
BENEFICIAL CONVERSION
FEATURE OF PREFERRED STOCK
EQUIVALENT TO A DIVIDEND
-
-
-
(14,189)
DIVIDEND REQUIREMENTS OF
PREFERRED STOCK
-
(35,738)
(35,738)
(35,738)
(35,738) - (70,871)
-
-
-
-
- (70,871) ————————————————————————————————————
-
- (70,871) ————————————————————————————————————
- (70,871)
(70,871)  (70,871)  NET LOSS AVAILABLE TO COMMON SHAREHOLDERS

\$	
(154,426)	
\$	
(1,942,282)	
\$	
(999,060)	
LOSS PER COMMON SHARE	
\$	
\$	
\$ (.06)	
\$ (.06) \$	
\$ (.06) \$ (.01)	
\$ (.06) \$ (.01) \$	
\$ (.06) \$ (.01) \$ (.11)	
\$ (.06) \$ (.01) \$ (.11)	
\$ (.06) \$ (.01) \$ (.11)	
\$ (.06) \$ (.01) \$ (.11)	



# [Formerly American Hospital Resources, Inc.]

# UNAUDITED CONDENSED STATEMENTS OF CASH FLOWS

For the Six Months
Ended June 30,
2005
2004
Cash Flows from Operating Activities:
Net loss
\$
(1,942,282)
\$
(914,000)
Adjustments to reconcile net loss to net cash used by
operating activities:
Amortization of deferred loan costs
1,329
9,839
Amortization of discounts on notes payable
12,800

94,422
Non-cash services for stock
1,835,912
729,618
Changes in assets and liabilities:
Increase (Decrease) in accounts payable
(8,147)
25,305
Increase in accrued interest
8,811
9,202
Net Cash (Used) by Operating Activities
(91,577)
(45,614)
Cash Flows from Investing Activities
-
-
Net Cash (Used) by Investing Activities

-
Cash Flows from Financing Activities:
Payments for deferred loan costs
-
(6,252)
Proceeds allocated to beneficial conversion feature of
notes payable
-
60,000
Payments of stock offering costs
-
(16,563)
Proceeds from sale of Class A preferred stock
-
15,000
Proceeds from sale of common stock
93,000
1,000
Payments of preferred stock dividends
(3,428)
(7,447)

Net Cash Provided by Financing Activities

89,572
45,738
Net Increase (Decrease) in Cash
(2,005)
124
Cash at Beginning of the Period
2,120
5
Cash at End of the Period
\$
115
\$
129
Supplemental Disclosures of Cash Flow Information:
Cash paid during the period for:
Interest
\$
-
\$

\_

### Income taxes

\$

-

\$

\_

[Continued]

### [Formerly American Hospital Resources, Inc.]

### UNAUDITED CONDENSED STATEMENTS OF CASH FLOWS

### [Continued]

### Supplemental Schedule of Non-cash Investing and Financing Activities:

For the six months ended June 30, 2005:

The Company amortized \$12,800 of discounts on notes payable and \$1,329 of deferred loan costs as interest expense.

In January 2005, the Company issued 36,000 shares of common stock to pay accounts payable of \$18,000.

In January 2005, the Company issued 495,000 shares of common stock to cancel 550,000 warrants to purchase common stock.

In January and February 2005, the Company issued a total of 1,370,000 shares of common stock for services totaling \$721,200.

In February 2005, the Company issued 50,000 shares of Class A preferred stock for services valued at \$150,000.

In February 2005, the Company issued a total of 463,453 shares of common stock to pay accrued dividends totaling \$189,859.

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In February and March 2005, shareholders of the Company converted a total of 28,867 shares of Class C preferred stock into a total of 144,335 shares of common stock.
In May and June 2005, the Company issued a total of 70,000 shares of common stock for services totaling \$49,500.
In May 2005, the Company issued 250,743 shares of Class A preferred stock for services valued at \$915,212.
In May 2005, the Company issued 80,000 shares of Class A preferred stock to cancel 2,000,000 options to purchase common stock.
In May 2005, the Company issued 460,669 shares of Class A preferred stock to repay notes payable totaling \$212,845 with accrued interest of \$32,374.
In May 2005, the Company issued 96,000 shares of Class A preferred stock to pay accounts payable of \$120,000.

[Continued]

### [Formerly American Hospital Resources, Inc.]

#### UNAUDITED CONDENSED STATEMENTS OF CASH FLOWS

#### [Continued]

### **Supplemental Schedule of Non-cash Investing and Financing Activities:**

For the six months ended June 30, 2004:

The Company amortized \$94,422 of discounts on notes payable and \$9,839 of deferred loan costs as interest expense.

The Company recorded dividends payable of \$70,871 for the dividend requirements of its preferred stock.

In February 2004, the Company issued 110,000 shares of Class A preferred stock for services valued at \$253,000.

In February 2004, the Company issued 1,100,000 shares of common stock to pay accounts payable of \$29,382 and for services valued at \$476,618.

In February and March 2004, the Company sold convertible notes payable totaling \$60,000 and recorded discounts totaling \$60,000 for the beneficial conversion features of the notes.

In March 2004, the Company issued 8,108 shares of Class A preferred stock with a beneficial conversion feature of \$14,189 which has been accounted for as a dividend on the day of issue.



#### HAPS USA, INC.

[Formerly American Hospital Resources, Inc.]

#### NOTES TO UNAUDITED CONDENSED FINANCIAL STATEMENTS

### NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Organization - HAPS USA, Inc. (the Company) was organized under the laws of the State of Utah on May 9, 1972 as High-Line Investment & Development Company. In 1977, the Company changed its name to Gayle Industries, Inc. In 1978, the Company merged into Swing Bike. In 1979, the Company changed its name to Horizon Energy Corporation. In 1992, the Company changed its name to Millennium Entertainment Corp. In 1993, the Company changed its name to New Horizon Education, Inc. In 1993, the Company also organized a wholly owned subsidiary with the sole purpose of merging with Ruff Network Marketing, Inc. In 1997, the Company sold its wholly owned subsidiary to Phoenix Ink, LLC. In June 2002, the Company changed its name to American Hospital Resources, Inc. In May 2005, the Company changed its name to HAPS USA, Inc., in anticipation of acquiring HAPS USA, Inc., (a Delaware corporation), which manages foreign casinos. In August of 2005, the plans for the acquisition were abandoned, [See Note 2]. The Company plans to acquire businesses already operating casinos in foreign countries. The Company has, at the present time, not paid any cash dividends on its common stock and any dividends that may be paid in the future on its common stock will depend upon the financial requirements of the Company and other relevant factors.

**Condensed Financial Statements -** The accompanying financial statements have been prepared by the Company without audit. In the opinion of management, all adjustments (which include only normal recurring adjustments) necessary to present fairly the financial position, results of operations and cash flows at June 30, 2005 and 2004 and for the periods then ended have been made.

Certain information and footnote disclosures normally included in financial statements prepared in accordance with generally accepted accounting principles in the United States of America have been condensed or omitted. It is suggested that these condensed financial statements be read in conjunction with the financial statements and notes thereto included in the Company s December 31, 2004 audited financial statements. The results of operations for the periods ended June 30, 2005 and 2004 are not necessarily indicative of the operating results for the full year.

**Cash and Cash Equivalents -** The Company considers all highly liquid debt investments purchased with a maturity of three months or less to be cash equivalents.

**Property and Equipment -** Property and equipment are stated at cost. Expenditures for major renewals and betterments that extend the useful lives of property and equipment are capitalized upon being placed in service. Expenditures for maintenance and repairs are charged to expense as incurred. Depreciation is computed using the straight-line method over the estimated useful lives of the assets. In accordance with Statement of Financial Accounting Standards No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets , the Company periodically reviews its property and equipment for impairment. Depreciation expense for the six months ended June 30, 2005 and 2004 was \$0 and \$0, respectively.

### [Formerly American Hospital Resources, Inc.]

#### NOTES TO UNAUDITED CONDENSED FINANCIAL STATEMENTS

### NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES [Continued]

**Stock Offering Costs** - Costs related to proposed stock offerings are deferred and will be offset against the proceeds of the offering. In the event a stock offering is unsuccessful, the costs related to the offering are written off to expense.

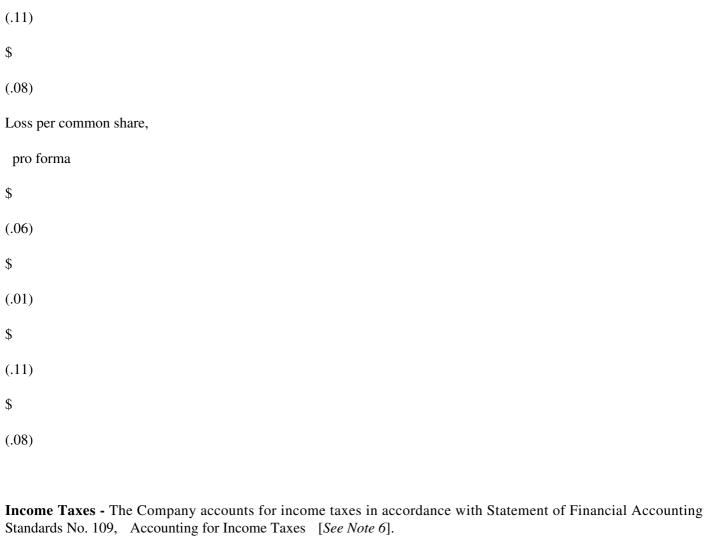
**Revenue Recognition -** The Company plans to generate revenue from management of foreign casinos.

**Stock-Based Compensation -** The Company has two stock-based employee compensation plans [*See Note 5*]. The Company accounts for its plans under the recognition and measurement principles of Accounting Principles Board Opinion No. 25, Accounting for Stock Issued to Employees and related Interpretations. The following table illustrates the effect on net income and loss per share if the Company had applied the fair value recognition provisions of Statement of Financial Accounting Standards No. 123, Accounting for Stock-Based Compensation , to the Company s stock-based employee compensation.

For the Three Month
For the Six Months
Ended June 30,
Ended June 30,
2005
2004
2005

2004
Net loss, as reported
\$
(988,238)
\$
(118,688)
\$
(1,942,282)
\$
(914,000)
Add: Stock-based employee
compensation expense
included in reported net loss
-
-
-
-
Deduct: Total stock-based employee
compensation expense determined
under fair value based method
-

-	
Pro forma net loss	
\$	
(988,238)	
\$	
(118,688)	
\$	
(1,942,282)	
\$	
(914,000)	
Loss per common share,	
as reported	
\$	
(.06)	
\$	
(.01)	
\$	



Loss Per Share - The computation of loss per share of common stock is based on the weighted average number of shares outstanding during the periods presented, in accordance with Statement of Financial Accounting Standards No. 128, Earnings Per Share [See Note 9].

Accounting Estimates - The preparation of financial statements in conformity with generally accepted accounting principles in the United States of America requires management to make estimates and assumptions that effect the reported amounts of assets and liabilities, the disclosures of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimated by management.

#### HAPS USA, INC.

[Formerly American Hospital Resources, Inc.]

#### NOTES TO UNAUDITED CONDENSED FINANCIAL STATEMENTS

#### NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES [Continued]

Recently Enacted Accounting Standards - Statement of Financial Accounting Standards (SFAS) No. 151, Inventory Costs an amendment of ARB No. 43, Chapter 4, SFAS No. 152, Accounting for Real Estate Time-Sharing Transactions an amendment of FASB Statements No. 66 and 67, SFAS No. 153, Exchanges of Nonmonetary Assets an amendment of APB Opinion No. 29, SFAS No. 123 (revised 2004), Share-based Payment, and SFAS No. 154, Accounting Changes and Error Corrections a replacement of APB Opinion No. 20 and FASB Statement No. 3 were recently issued. SFAS No. 151, 152, 153 and 154 have no current applicability to the Company or their effect on the financial statements would not have been significant. If SFAS No. 123 (revised 2004) had been applied to all periods presented, it would have had the same effects as disclosed above under the caption Stock-Based Compensation.

**Restatement -** The financial statements have been restated for all periods presented to reflect the Company s amended articles of incorporation which were filed with the State of Utah in May 2005 [See Notes 4 and 5].

#### NOTE 2 ACQUISTION AND CANCELLATION OF ACQUISITION OF HAPS USA, INC.

On May 30, 2005, the Company acquired HAPS USA, Inc., (a Delaware corporation) ( HAPS DE ) pursuant to an Agreement of Purchase and Sale of Stock. The Company issued 116,595,760 shares of Class E Preferred Stock to the former shareholders of HAPS DE for 100% of the outstanding shares of HAPS DE s common stock. In August 2005, the Company determined to unwind the acquisition [See Note 11]. The financial statements reflect the acquisition as having been unwound or rescinded and any expenses associated with the acquisition have been classified as costs of the unsuccessful HAPS DE acquisition.

#### **NOTE 3 - CONVERTIBLE NOTES PAYABLE**

The Company has the following one-year 10% convertible notes payable at:

June 30,
December 31,
<u>2005</u>
<u>2004</u>
\$10,000 note payable due August 2004, convertible into
common stock at \$.29 per share, secured by
100,000 shares of the Company s common stock
\$ -
\$10,000
\$20,000 note payable due September 2004, convertible
into common stock at \$.265 per share, secured by 200,000
shares of the Company s common stock
-
20,000
\$10,000 note payable due September 2004, convertible into
common stock at \$.38 per share, secured by 100,000 shares
of the Company s common stock

10,000

\$24,000 note payable due September 2004, convertible into

common stock at \$.36 per share, secured by 250,000 shares

of the Company s common stock

-

24,000

[Continued]

## HAPS USA, INC.

### [Formerly American Hospital Resources, Inc.]

### NOTES TO UNAUDITED CONDENSED FINANCIAL STATEMENTS

NOTE 3 - CONVERTIBLE NOTES PAYABLE [Continued]
June 30,
December 31,
<u>2005</u>
<u>2004</u>
\$10,000 note payable due September 2004, convertible into
common stock at \$.37 per share, secured by 100,000 shares
of the Company s common stock
-
10,000
\$11,000 note payable due September 2004, convertible into

common stock at \$.485 per share, secured by 150,000 shares of the Company s common stock

-

11,000

\$21,345 note payable due October 2004, convertible into common stock at \$.435 per share, secured by 213,345 shares of the Company s common stock

-

21,345

\$10,000 note payable due October 2004, convertible into common stock at \$.42 per share, secured by 100,000 shares of the Company s common stock

-

10,000

\$10,000 note payable due October 2004, convertible into common stock at \$.45 per share, secured by 100,000 shares of the Company s common stock

10,000

\$10,000 note payable due October 2004, convertible into common stock at \$.40 per share, secured by 100,000 shares of the Company s common stock

-

10,000

\$5,000 note payable due November 2004, convertible into common stock at \$.375 per share, secured by 100,000 shares of the Company s common stock

-

5,000

\$2,500 note payable due December 2004, convertible into common stock at \$.18 per share, secured by 100,000 shares

of the Company s common stock

-

2,500

\$10,000 note payable due February 2005, convertible into common stock at \$.23 per share, secured by 100,000 shares of the Company s common stock,

net of discounts of \$0 and \$833, respectively

-

9,167

\$10,000 note payable due February 2005, convertible into common stock at \$.27 per share, secured by 100,000 shares

of the Company s common stock,

net of discounts of \$0 and \$833, respectively

-

9,167

\$10,000 note payable due February 2005, convertible into common stock at \$.325 per share, secured by 100,000 shares of the Company s common stock, net of discounts of \$0 and \$833, respectively

\_

9,167

\$16,000 note payable due March 2005, convertible into common stock at \$.51 per share, secured by 160,000 shares of the Company s common stock, net of discounts of \$0 and \$2,667, respectively

-

13,333

[Continued]

## HAPS USA, INC.

## [Formerly American Hospital Resources, Inc.]

### NOTES TO UNAUDITED CONDENSED FINANCIAL STATEMENTS

NOTE 3 - CONVERTIBLE NOTES PAYABLE [Con	nued]	ı
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common stock at \$.50 per share, secured by 40,000 shares

June 30,
December 31,
<u>2005</u>
<u>2004</u>
\$10,000 note payable due March 2005, convertible into
common stock at \$.425 per share, secured by 100,000 shares
of the Company s common stock,
net of discounts of \$0 and \$1,667, respectively
-
8,333
\$4,000 note payable due March 2005, convertible into

of the Company s common stock, net of discounts of \$0 and \$667, respectively 3,333 \$9,000 note payable due August 2005, convertible into common stock at \$.15 per share, secured by 90,000 shares of the Company s common stock, net of discounts of \$0 and \$5,250, respectively 3,750 \$100 note payable due in September 2005, convertible into common stock at \$.11 per share, secured by 1,000 shares of the Company s common stock, net of discounts of \$17 and \$67, respectively 83 33 83 200,128 Less current portion (83)(200,128)

\$				
-				
\$				
-				
	ny has sold convert			

The Company has sold convertible notes payable totaling \$212,945 and recorded discounts totaling \$212,945 due to the beneficial conversion feature of the notes. The discounts are being amortized over the term of the respective note. During the six months ended June 30, 2005 and 2004, the Company amortized \$12,800 and \$94,422, respectively, of the discounts on notes payable as interest expense.

The Company has paid a total of \$22,178 to consultants for negotiating the notes payable. These costs were deferred and amortized over the term of the respective notes. During the six months ended June 30, 2005 and 2004, the Company amortized \$1,329 and \$9,839, respectively, of the deferred loan costs as interest expense.

For the six months ended June 30, 2005 and 2004, interest expense on notes payable amounted to \$22,940 and \$113,463 respectively.

#### HAPS USA, INC.

[Formerly American Hospital Resources, Inc.]

#### NOTES TO UNAUDITED CONDENSED FINANCIAL STATEMENTS

#### **NOTE 4 - PREFERRED STOCK**

In May 2005, the Company amended its articles of incorporation to authorize 150,000,000 shares of preferred stock, no par value, with such rights, preferences and designations and to be issued in such classes and series as determined by the Company s Board of Directors. Previously, the Company had authorized 10,000,000 shares of preferred stock. In December 2002, the Company s Board of Directors designated 5,000,000 shares as Class A and 5,000,000 shares as Class B. In June 2003, the Company s Board of Directors modified the preferred stock distributions to designate 2,600,000 shares as Class A, 5,000,000 shares as Class B and 1,200,000 shares as Class C. In February 2005, the Company increased the number of shares designated as Class A to 6,000,000. The Class C preferred stock dividends rank senior to the Class A and B preferred stock dividends in liquidation preference and the Class B preferred stock dividends rank senior to the Class A preferred stock dividends in liquidation preference. In liquidation, Class A, B and C preferred stock have no preferential rights to any distributions other than payment of accrued dividends.

Class A Preferred Stock - Class A preferred stock is only available to the Company s management, directors and existing shareholders. Each share of Class A preferred stock has the voting rights of five shares of common stock and is convertible at the shareholder s option into five shares of common stock. If shares of the Class A preferred stock were required to be converted as part of a sale or merger of the Company, then each share of Class A preferred stock was convertible into 5.5 shares of common stock. Each share of Class A preferred stock was entitled to receive a \$.0575 annual dividend payable monthly. The total annual dividend for all shares of Class A preferred stock was limited to 50% of the Company s earnings before interest, taxes, depreciation and amortization for the year and the monthly payments were adjusted accordingly. Through June 30, 2003, the Company had negative earnings before interest, taxes, depreciation and amortization; therefore, no dividends were due on the Class A preferred stock through June 30, 2003. In June 2003, the Company s Board of Directors modified the mandatory conversion and dividend provisions of the Class A preferred stock. Effective July 1, 2003, if there was a merger, reorganization, re-capitalization or similar event in which the Company was not the surviving entity, then each share of Class A preferred stock would have been converted into 5.5 shares of common stock. Effective July 1, 2003, each share of Class A preferred stock was entitled to receive a cumulative \$.0575 annual dividend payable monthly with no limitation based on earnings. In February 2005, the Company eliminated the dividend provision of the Class A preferred stock effective December 31, 2004 and eliminated the provision for 5.5 shares of common stock to be issued for each share of Class A preferred stock if there was a merger, reorganization, re-capitalization or similar event. At June 30, 2005 and December 31, 2004, the Company owed \$0 and \$189,859, respectively, in dividends payable on Class A preferred stock.

In May 2005, the Company issued 250,743 shares of its previously authorized but unissued Class A preferred stock for services valued at \$915,212 or \$3.65 per share.

In May 2005, the Company issued 80,000 shares of its previously authorized but unissued Class A preferred stock to cancel 2,000,000 options to purchase common stock.

In May 2005, the Company issued 460,669 shares of its previously authorized but unissued Class A preferred stock to repay notes payable totaling \$212,845 with accrued interest of \$32,374 or approximately \$.5323 per share.

#### HAPS USA, INC.

### [Formerly American Hospital Resources, Inc.]

#### NOTES TO UNAUDITED CONDENSED FINANCIAL STATEMENTS

#### **NOTE 4 - PREFERRED STOCK [Continued]**

In May 2005, the Company issued 96,000 shares of its previously authorized but unissued Class A preferred stock to pay accounts payable of \$120,000 or \$1.25 per share.

In February 2005, the Company issued 50,000 shares of its previously authorized but unissued Class A preferred stock for services valued at \$150,000 or \$3.00 per share.

In March 2004, the Company issued 8,108 shares of its previously authorized but unissued Class A preferred stock to a shareholder for cash of \$15,000, or approximately \$1.85 per share. Due to the beneficial conversion feature of the shares, the Company recorded a dividend of \$14,189 upon the issuance of the shares. Stock offering costs of \$1,563 were netted against the proceeds.

In February 2004, the Company issued 110,000 shares of its previously authorized but unissued Class A preferred stock for services valued at \$253,000, or \$2.30 per share.

Class B Preferred Stock - Class B preferred stock is only available to parties who sell a business to the Company. Each share of Class B preferred stock has no voting rights and is convertible into five shares of common stock. Each share of Class B preferred stock is entitled to receive a cumulative 6% annual dividend payable quarterly based on the purchase price paid to the Company or the consideration received by the Company. Class B preferred stock may not be transferred without the express written consent of the Company. At June 30, 2005 and December 31, 2004, no shares of Class B preferred stock had been issued.

Class C Preferred Stock - Each share of Class C preferred stock has no voting rights and is entitled to receive a cumulative \$.475 annual dividend payable quarterly. Each share of Class C preferred stock is convertible at the shareholder s option into five shares of common stock after a two-year waiting period following issuance. If there is a merger, reorganization, recapitalization or similar event in which the Company is not the surviving entity, then each share of Class C preferred stock will be converted into five shares of common stock. Class C preferred stock may not

be transferred without the express written consent of the Company. At June 30, 2005 and December 31, 2004, the Company owed \$0 and \$7,025, respectively, in dividends payable on Class C preferred stock.

In February and March 2005, shareholders of the Company converted a total of 28,867 shares of Class C preferred stock into a total of 144,335 shares of common stock.

#### HAPS USA, INC.

#### [Formerly American Hospital Resources, Inc.]

#### NOTES TO UNAUDITED CONDENSED FINANCIAL STATEMENTS

#### NOTE 5 - COMMON STOCK, OPTIONS AND WARRANTS

**Common Stock** In May 2005, the Company amended its articles of incorporation to authorize 750,000,000 shares of common stock with no par value. Previously the Company had authorized 100,000,000 shares of common stock.

In May and June 2005, the Company issued a total of 70,000 shares of its previously authorized but unissued common stock for services totaling \$49,500, or approximately \$.7071 per share.

In February and March 2005, the Company issued a total of 144,335 shares of its previously authorized but unissued common stock upon the conversion of a total of 28,867 shares of Class C preferred stock.

In February 2005, the Company issued 320,000 shares of its previously authorized but unissued common stock for services rendered valued at \$192,000, or \$.60 per share.

In February 2005, the Company issued 1,000,000 shares of its previously authorized but unissued common stock for services rendered valued at \$510,000, or \$.51 per share.

In February 2005, the Company issued a total of 463,453 shares of its previously authorized but unissued common stock to pay accrued Class A preferred stock dividends totaling \$189,859, or approximately \$.41 per share.

In January and February 2005, the Company issued a total of 372,000 shares of its previously authorized but unissued common stock for cash totaling \$93,000, or \$.25 per share.

In January 2005, the Company issued 36,000 shares of its previously authorized but unissued common stock to pay accounts payable of \$18,000, or \$.50 per share.

In January 2005, the Company issued 10,000 shares of its previously authorized but unissued common stock for services rendered valued at \$4,000, or \$.40 per share.

In January 2005, the Company issued 495,000 shares of its previously authorized but unissued common stock to cancel 550,000 warrants to purchase common stock.

In January 2005, the Company issued 40,000 shares of its previously authorized but unissued common stock for services rendered valued at \$15,200, or \$.38 per share.

In December 2004, the Company issued 2,131,249 shares of its previously authorized but unissued common stock to pay liabilities of \$85,250, or \$.04 per share.

In December 2004, the Company issued 20,000 shares of its previously authorized but unissued common stock for cash of \$7,000 or \$.35 per share.

In November and December 2004, the Company issued 90,000 and 30,000 shares of its previously authorized but unissued common stock for services rendered valued at \$36,000 and \$18,000, respectively, or \$.40 and \$.60 per share, respectively.

#### HAPS USA, INC.

### [Formerly American Hospital Resources, Inc.]

#### NOTES TO UNAUDITED CONDENSED FINANCIAL STATEMENTS

#### NOTE 5 - COMMON STOCK, OPTIONS AND WARRANTS [Continued]

In September 2004, the Company issued 30,000 shares of its previously authorized but unissued common stock for services rendered valued at \$6,300, or \$.21 per share.

In August 2004, the Company issued 30,000 shares of its previously authorized but unissued common stock for services rendered valued at \$9,600, or \$.32 per share.

In March 2004, the Company issued 20,000 shares of its previously authorized but unissued common stock for cash of \$1,000, or \$.05 per share, upon the exercise of options.

In February 2004, the Company issued 1,100,000 shares of its previously authorized but unissued common stock to pay accounts payable of \$29,382 and for services valued at \$476,618, or \$.46 per share.

**Proposed Stock Offering** The Company was proposing to sell up to \$10,000,000 of its previously authorized but unissued common stock through an Equity Line of Credit Agreement [See Note 10]. The Company had recorded \$1,084,609 in deferred stock offering costs which were to be offset against the proceeds of the offering. In September 2004, the Company abandoned its plan for a stock offering and expensed the deferred stock offering costs of \$1,084,609 as general and administrative expense.

**Stock Options** In November 2002, the Company granted 2,000,000 options to purchase common stock at \$.50 per share for services rendered valued at \$882,400. The options vested immediately and were exercisable for three years. In May 2005, the Company issued 80,000 shares of Class A preferred stock to cancel the 2,000,000 options [See Note 4]. At June 30, 2005, there were no options outstanding.

In March 2002, the Company granted 20,000 options to purchase common stock at \$.05 per share to attract new directors to Company. The options vested immediately and were exercisable for two years. In March 2004, all 20,000 options were exercised.

A summary of the status of the options is presented below.
For the Three Months Ended June 30,
For the Six Months Ended June 30,
2005
2004
2005
2004
Weighted
Weighted
Weighted
Weighted
Average
Average
Average
Average

Exercise
Exercise
Exercise
Exercise
Shares
Price
Outstanding at beginning
2,000,000
\$
.50
2,000,000
\$

.50

2,000,000 \$ .50 2,020,000 \$ .50 of period Granted Exercised

20,000

	Lagar Filling. Fixe O Cox, inc. Form Fogob	
.05		
Forfeited		
2,000,000		
.50		
-		
-		
2,000,000		
.50		
_		
_		
Expired		
Expired		
-		
-		
-		
-		
-		
-		
-		
-		

Outstanding at end of period
-
\$
-
2,000,000
\$
.50
-
\$
-
2,000,000
\$
.50
Weighted average fair value of
options granted during the period
-
\$
-

\$

#### HAPS USA, INC.

#### [Formerly American Hospital Resources, Inc.]

#### NOTES TO UNAUDITED CONDENSED FINANCIAL STATEMENTS

#### NOTE 5 - COMMON STOCK, OPTIONS AND WARRANTS [Continued]

**Incentive Stock Bonus Plan -** On December 31, 2002, the Company s Board of Directors adopted the Incentive Stock Bonus Plan (the Plan). The Plan provides for the granting of 5-year warrants to purchase shares of common stock to directors, senior management and certain key employees. Awards under the Plan will be granted as determined by the Company s Board of Directors.

In December 2004, the Company granted 150,000 warrants to purchase common stock from the 2004 Stock Bonus Pool to directors for services rendered valued at \$45,000. The warrants vested immediately and were exercisable at \$.25 per share for five years.

In December 2003, the Company s Board of Directors authorized the 2004 Stock Bonus Pool which consisted of 1,000,000 warrants to purchase common stock at \$.25 per share. Further, the Company granted 200,000 warrants to purchase common stock from the 2004 Stock Bonus Pool to directors for services rendered valued at \$4,000. The warrants vested immediately and were exercisable at \$.25 per share for five years.

In December 2002, the Company s Board of Directors authorized the 2003 Stock Bonus Pool which consisted of 1,000,000 warrants to purchase common stock at \$.25 per share. Further, the Company granted 300,000 warrants to purchase common stock from the 2003 Stock Bonus Pool to directors and NIPSI personnel for services rendered valued at \$19,577. The warrants vested immediately and were exercisable at \$.25 per share for five years.

In February 2004, the Company obtained a court order to cancel 75,000 of the warrants [See Note 10]. In January 2005, the Company issued 495,000 shares of common stock to cancel 550,000 of the warrants [See above]. In January 2005, the Company cancelled the remaining 25,000 warrants. At June 30, 2005, there were no warrants outstanding under the Company s Incentive Stock Bonus Plan.

A summary of the status of the warrants granted under the Company s Incentive Stock Bonus Plan is presented below.

For the Three Months Ended June 30,		
For the Six Months Ended June 30,		
2005		
2004		
2005		
2004		
Weighted		
Average		
Exercise		
Shares		

Price
Shares
Price
Shares
Price
Shares
Price
Outstanding at beginning of period
Outstanding at beginning of period
-
-
-
- \$ -
- \$ - 425,000
- \$ - 425,000 \$
- \$ - 425,000 \$ .25
- \$ - 425,000 \$ .25 575,000

\$ .25 Granted Exercised Forfeited 575,000

.25 Expired Outstanding at end of period 425,000 \$

.25

-	
\$	
-	
425,000	
\$	
.25	
Weighted average fair value of	
Weighted average fair value of warrants granted during the period	
warrants granted during the period	
warrants granted during the period	
warrants granted during the period  - \$	
warrants granted during the period  - \$ -	
warrants granted during the period  - \$	
warrants granted during the period  - \$	
warrants granted during the period  - \$ \$ - \$ \$	
warrants granted during the period  - \$	
warrants granted during the period  - \$ \$ - \$ \$	

-			

#### HAPS USA, INC.

[Formerly American Hospital Resources, Inc.]

#### NOTES TO UNAUDITED CONDENSED FINANCIAL STATEMENTS

#### NOTE 5 - COMMON STOCK, OPTIONS AND WARRANTS [Continued]

The fair value of each warrant granted is estimated on the date granted using the Black-Scholes option pricing model, with the following assumptions used for the grants on December 15, 2004: risk-free interest rate of 3.48%, expected dividend yield of zero, expected lives of 5 years and expected volatility of 199%.

#### NOTE 6 INCOME TAXES

The Company accounts for income taxes in accordance with Statement of Financial Accounting Standards No. 109, Accounting for Income Taxes . SFAS No. 109 requires the Company to provide a net deferred tax asset or liability equal to the expected future tax benefit or expense of temporary reporting differences between book and tax accounting methods and any available operating loss or tax credit carryforwards. At June 30, 2005, the Company has available unused net operating and capital loss carryforwards of approximately \$5,857,000 and \$294,000, respectively, which may be applied against future taxable income and which expire in various years through 2025 and 2008, respectively. If certain substantial changes in the Company s ownership should occur, there may be an annual limitation on the amount of net operating loss carryforwards which can be utilized.

At June 30, 2005 and December 31, 2004, respectively, the total of all deferred tax assets is approximately \$2,450,000 and \$1,251,000 and the total of all deferred tax liabilities is \$0 and \$0. The amount of and ultimate realization of the benefits from the deferred tax assets for income tax purposes is dependent, in part, upon the tax laws in effect, the future earnings of the Company, and other future events, the effects of which cannot be determined. Because of the uncertainty surrounding the realization of the loss carryforwards, the Company has established a valuation allowance of approximately \$2,450,000 and \$1,251,000 at June 30, 2005 and December 31, 2004, respectively. The change in the valuation allowance for the six months ended June 30, 2005 is approximately \$1,199,000.

The temporary differences, tax credits and carryforwards gave rise to the following deferred tax asset (liability) at:

June 30,

December 31,

5	
2005	
2004	
Net operating loss carryover	
\$2,333,045	
\$ 1,134,162	
Capital loss carryover	
117,253	
117,253	
Total deferred tax asset	
\$ 2,450,298	
\$ 1,251,415	

## HAPS USA, INC.

## [Formerly American Hospital Resources, Inc.]

## NOTES TO UNAUDITED CONDENSED FINANCIAL STATEMENTS

## NOTE 6 INCOME TAXES [Continued]

The components of income tax expense from continuing operations consisted of the following for the six months ended:
June 30,
June 30,
2005
2004
Current income tax expense:
Federal
\$
-
\$
-
State
-
-

Current tax expense					
\$					
-					
\$					
-					
Deferred tax expense (benefit) arising from:					
Net operating loss carryover					
\$					
(1,198,883)					
\$					
(334,043)					
Valuation allowance					
1,198,883					
334,043					
Net deferred tax expense					
\$					
-					
\$					
-					

Deferred income tax expense results primarily from the reversal of temporary timing differences between tax and

financial statement income.
The reconciliation of income tax expense from continuing operations computed at the U.S. federal statutory tax rate to the Company s effective rate is as follows for the six months ended:
June 30,
June 30,
2005
2004
Computed tax at the expected
federal statutory rate
34.00%
34.00%
State income taxes, net of federal benefit
5.83
5.83
Conversion of stock options
22.16 -
Other
(.26)
(3.28)
Valuation allowance
(61.73)
(36.55)

Effective income tax rates	
0.00%	
0.00%	

#### **NOTE 7 - GOING CONCERN**

The accompanying financial statements have been prepared in conformity with generally accepted accounting principles in the United States of America, which contemplate continuation of the Company as a going concern. However, the Company has incurred significant losses and has not yet been successful in establishing profitable operations. Further, the Company has current liabilities in excess of current assets. These factors raise substantial doubt about the ability of the Company to continue as a going concern. In this regard, management is proposing to raise any necessary additional funds not provided by operations through loans or through sales of its stock or through a possible acquisition of another company. There is no assurance that the Company will be successful in raising this additional capital or in achieving profitable operations. The financial statements do not include any adjustments that might result from the outcome of these uncertainties.

#### HAPS USA, INC.

### [Formerly American Hospital Resources, Inc.]

#### NOTES TO UNAUDITED CONDENSED FINANCIAL STATEMENTS

#### **NOTE 8 - RELATED PARTY TRANSACTIONS**

**Note Payable -** In September 2004, the Company sold a note payable for \$100 to its Chief Executive Officer [*See Note 3*].

**Stock Issuances** In February 2005, the Company issued a total of 463,453 shares of common stock to pay accrued Class A preferred stock dividends totaling \$189,859 [See Note 5].

In January 2005, the Company issued 495,000 shares of common stock to directors of the Company to cancel 550,000 warrants to purchase common stock [See Note 5].

In March 2004, the Company issued 8,108 shares of Class A preferred stock to a shareholder of the Company for cash of \$15,000 [See Note 4].

Exercise of Options - In March 2004, the Company issued 20,000 shares of common stock to directors upon the exercise of options [See Note 5].

**Warrants** - In December 2004, the Company granted 150,000 warrants to purchase common stock to directors of the Company for services rendered valued at \$45,000 [See Note 5].

**Management Compensation** During the six months ended June 30, 2005 and 2004, respectively, the Company did not pay any cash compensation to any officer or director of the Company.

**Office Space -** The Company rents office space from its Chief Executive Officer on an as-needed, month-to-month basis. Total rents to the Chief Executive Officer amounted to \$3,250 and \$500 for the six months ended June 30, 2005 and 2004, respectively.

# **NOTE 9 - LOSS PER SHARE**

The following data show the amounts used in computing loss per share for the periods:
For the Three Months
For the Six Months
Ended June 30,
Ended June 30,
2005
2004
2005
2004
Net loss available to common
shareholders (numerator)
\$
(988,238)

\$
(154,426)
\$
(1,942,282)
\$
(999,060)
Weighted average number of common
shares outstanding used in loss per
shares outstanding used in loss per common share for the period
common share for the period
common share for the period (denominator)
common share for the period (denominator) 17,654,111
common share for the period (denominator) 17,654,111 12,409,327
common share for the period (denominator) 17,654,111 12,409,327 17,127,227
common share for the period (denominator) 17,654,111 12,409,327 17,127,227
common share for the period (denominator) 17,654,111 12,409,327 17,127,227

#### HAPS USA, INC.

[Formerly American Hospital Resources, Inc.]

#### NOTES TO UNAUDITED CONDENSED FINANCIAL STATEMENTS

#### NOTE 9 - LOSS PER SHARE [Continued]

At June 30, 2005, the Company had a note payable convertible into 979 shares, 1,000 shares issuable as collateral on notes payable and preferred stock convertible into 15,925,300 shares of common stock which were not used in the computation of dilutive loss per share because their effect would be anti-dilutive. At June 30, 2004, the Company had 2,000,000 outstanding options, 425,000 outstanding warrants, notes payable convertible into 610,689 shares, 2,213,345 shares issuable as collateral on notes payable and preferred stock convertible into 11,382,575 shares of common stock which were not used in the computation of dilutive loss per share because their effect would be anti-dilutive. Dilutive loss per share was not presented, as the Company had no common stock equivalent shares for all periods presented that would effect the computation of diluted loss per share.

#### **NOTE 10 - COMMITMENTS AND CONTINGENCIES**

**Potential Stock Issuances** - The Company had signed notes payable totaling \$212,945 which called for the Company to issue a total of 2,304,345 shares of common stock as collateral; however, none of the shares have been issued. At June 30, 2005 and December 31, 2004, the Company had 1,000 shares and 2,304,345 shares, respectively, issuable as collateral on notes payable.

Advertising and Promotional Services Agreement - In August 2004, the Company signed a one-year agreement with Hobson, Lorenze, Bowersock & Associates (HLB). The agreement called for the Company to issue up to 500,000 shares of common stock and up to 50,000 shares of Class A preferred stock for HLB s assistance in raising capital. The shares were to be issued as follows: 30,000 shares of common stock each month, 100,000 shares of common stock if HLB assisted in raising at least \$100,000 and all the remaining shares of common and preferred stock if HLB assisted in raising at least \$1,100,000. In October 2004, the Company amended its agreement with HLB so that the Company would issue 600,000 shares of common stock and 50,000 shares of Class A preferred stock for HLB s assistance in raising capital. The shares were to be issued as follows: 50,000 shares of common stock each month, 100,000 shares of common stock if HLB assisted in raising at least \$100,000 and 50,000 shares of Class A preferred stock during the last month of the agreement. In February 2005, the Company issued a final installment of 70,000 shares of common stock and cancelled the agreement. During the six months ended June 30, 2005 and 2004, the services rendered by HLB under this agreement amounted to \$42,000 and \$0, respectively.

**Consulting Agreements -** In April 2002, the Company signed three-year consulting agreements with both Synergistic Connections, Inc. and Corporate Dynamics, Inc. (collectively Consultants). The agreements called for the Company to pay \$10,000 per month for consulting services. During the six months ended June 30, 2005 and 2004, the services rendered by Consultants under these agreements amounted to \$30,000 and \$30,000 respectively.

#### HAPS USA, INC.

[Formerly American Hospital Resources, Inc.]

#### NOTES TO UNAUDITED CONDENSED FINANCIAL STATEMENTS

#### **NOTE 10 - COMMITMENTS AND CONTINGENCIES [Continued]**

Equity Line of Credit Agreement - In November 2002, the Company signed an Equity Line of Credit Agreement with Cornell Capital Partners, LP ( Cornell ). The agreement called for the Company to sell up to \$10,000,000 of common stock to Cornell at 95% of the closing bid price for the five preceding trading days. The agreement required that the shares of common stock be registered with the Securities and Exchange Commission and that the shares be sold in intervals over a two-year period commencing after such registration was effective. The agreement also stated that, at the time of each stock sale transaction, the Company would pay \$500 in legal fees and pay Cornell 7% of the proceeds received. In 2003, the Company issued 1,200,000 shares of common stock as payment of a commitment fee of \$290,000 and paid \$10,000 in legal fees which were classified as deferred stock offering costs. The Company also paid \$757,000 to consultants who negotiated the agreement which were also classified as deferred stock offering costs [See Below]. In September 2004, the Company abandoned its plan for a stock offering and expensed the deferred stock offering costs of \$1,084,609 as general and administrative expense.

**Finder Agreements -** In April 2002, the Company signed three-year finder agreements with both Synergistic Connections, Inc. and Corporate Dynamics, Inc. (collectively Consultants). The agreements called for the Company to pay finders fees of 10% of the first \$3,000,000, 8% of the next \$3,000,000, 6% of the next \$3,000,000, and 4% of any additional funding provided through the efforts of Consultants. In December 2002, the Company signed a \$10,000,000 Equity Line of Credit Agreement which was negotiated by Consultants and the Company recorded stock offering costs of \$757,000 which were classified as deferred stock offering costs [See above]. From August 2003 through August 2004, the Company signed notes payable with proceeds totaling \$212,845 which were negotiated by Consultants and the Company recorded loan costs totaling \$22,178 which were deferred and amortized over the lives of the related notes [See Note 3]. In March 2004, the Company sold 8,108 shares of Class A preferred stock for cash of \$15,000 which was negotiated by Consultants and the Company recorded stock offering costs of \$1,563 which were offset against the proceeds [See Note 4].

In March 2004, the Company signed an agreement with GunnAllen Financial (GAF) wherein the Company agreed to pay GAF 1-7% of any proceeds received by the Company depending upon the nature of the financing. The agreement also provided for the issuance of warrants to GAF with similar terms as those issued in financing transactions.

**Judgment and Share Cancellation -** In February 2004, a shareholder of the Company filed a written stipulation for final judgment in which the shareholder sought to have certificates representing the following shares cancelled for

lack of consideration: 6,250,000 shares of common stock for an anticipated financing agreement, 600,000 shares of Class B preferred stock for a proposed acquisition of RX Solutions, Inc., 1,000,000 shares of common stock for a proposed acquisition of Coastalmed Inc. and Coastalmed of Panama City, Inc. and 671,824 shares of common stock and 78,760 shares of Class A preferred stock for the acquisition of American Hospital Resources, Inc. (a Delaware corporation). The shareholder also sought to cancel a Purchase and Sale Agreement with Gaelic Capital Group and to cancel 75,000 warrants to purchase common stock which had been issued to the Company s former Chief Executive Officer. In February 2004, the court entered a judgment against the Company and ordered that the Company cancel all the shares, the agreement and all the warrants listed in the filing. As a result of these proceedings, the Company cancelled certificates representing 7,921,824 shares of common stock, certificates representing 78,760 shares of Class A preferred stock, certificates representing 600,000 shares of Class B preferred stock and 75,000 warrants to purchase common stock, and the Company was released as a defendant. The financial statements reflect the stock, agreement and warrants as having been cancelled in 2003.

#### HAPS USA, INC.

[Formerly American Hospital Resources, Inc.]

#### NOTES TO UNAUDITED CONDENSED FINANCIAL STATEMENTS

## **NOTE 10 - COMMITMENTS AND CONTINGENCIES [Continued]**

**Management Agreement -** In March 2004, the Company signed a Management Agreement with Judah Feigenbaum ( JF ) to act as an agent of the Company through July 15, 2004. The agreement called for the Company to pay \$24,000 plus 3% of the consideration of any pharmacy acquisitions completed through March 2005. During the six months ended June 30, 2005 and 2004, respectively, the services rendered by JF under the agreement amounted to \$0 and \$6,000.

#### **NOTE 11 - SUBSEQUENT EVENTS**

**Unwinding of the Acquisition of HAPS USA, Inc.** In August 2005, the Company determined to unwind the acquisition of HAPS USA, Inc., (a Delaware corporation). [See Note 2].

**Conversion of Shares -** In July and August of 2005, shareholders of the Company converted 126,300 shares of Class A preferred stock into 631,500 shares of common stock.

#### ITEM 2. Management s Discussion and Analysis of Financial Condition or Plan of Operations

#### **Safe Harbor for Forward-Looking Statements**

When used in this report, the words may, will, expect, anticipate, continue, estimate, intend, an expressions are intended to identify forward-looking statements within the meaning of Section 27a of the Securities Act of 1933 and Section 21e of the Securities Exchange Act of 1934 regarding events, conditions, and financial trends that may affect the Company s future plans of operations, business strategy, operating results, and financial position. Persons reviewing this report are cautioned that any forward-looking statements are not guarantees of future performance and are subject to risks and uncertainties and that actual results may differ materially from those included within the forward-looking statements as a result of various factors. Such factors are discussed under the Item 2. Management s Discussion and Analysis of Financial Condition or Plan of Operations, and also include general economic factors and conditions that may directly or indirectly impact the Company s financial condition or results of operations.

#### **Description of Business**

HAPS USA, Inc. or HAPS, originally incorporated in the State of Utah on May 9, 1972, under the name High-Line Investment & Development Company. In 1977, we changed our name to Gayle Industries, Inc. In 1978 we merged into our subsidiary, Swing Bike, and retained the Swing Bike name. In 1979 we changed our name from Swing Bike to Horizon Energy Corp., and in 1992 we changed our name to Millennium Entertainment Corp.

In 1993 we changed our name to New Horizon Education, Inc. and implemented a business plan focusing on marketing computer education programs. Later that year, we formed a new subsidiary, Sunset Horizon, Inc. for the purpose of merging with Ruff Network Marketing, Inc. The subsidiary owned the marketing rights to the computer education programs and Ruff Network Marketing, Inc. provided the marketing network. We were not successful in our marketing activities and in 1995 we sold our assets and suspended operations. In 1997 we sold our subsidiary and remained essentially dormant from 1998 through 2000.

In 2001, we brought our SEC filings current and began seeking business opportunities. In June of 2002, we finalized an Agreement and Plan of Reorganization with American Hospital Resources, Inc (AHR). Under the Agreement, American Hospital Resources Inc. became our wholly owned subsidiary and we changed our name to American Hospital Resources, Inc. We also authorized a class of 10,000,000 shares of Preferred Stock at no par value and changed our business strategy to focus on providing health care services and management. On December 22, 2003, we discontinued our hospital management consulting business. The Company s board of directors determined that the Company had not realized the expected benefits from the acquisition of AHR subsidiary and made the determination

to seek to dispose of the AHR subsidiary. As a result, the Company repurchased 2,131,249 shares of common stock for \$85,250 and obtained a court order to cancel the remaining 1,065,624 shares. AHR has since discontinued operations and has been voided by the State of Delaware. All operations of AHR subsidiary have been reclassified to discontinued operations. Our common stock is quoted on the OTCBB under the symbol HAPS.

We were unsuccessful in our attempt to enter the health care services industry and did not generate any revenues during the past two fiscal years ended December 31, 2003 and 2004. The Company amended its Articles of Incorporation on May 10, 2005 to increase the capitalization of the Company to 750,000,000 shares of Common Stock, no par value and 150,000,000 shares of Preferred Stock, no par value with rights, preferences and designations of the Preferred Stock to be determined by the Board of Directors. The Company also changed its name to HAPS USA, Inc.

We are now considered a blank check company. Management believes it is in the best interest of the Company and its shareholders to simultaneously seek, investigate, and if warranted, acquire an interest in a different business opportunity. We are not restricting our search to any particular industry or geographical area. We may therefore engage in essentially any business in any industry. Our management has unrestricted discretion in seeking and participating in a business opportunity, subject to the availability of such opportunities, economic conditions and other factors.

On May 30, 2005, the Company reported the completion of the acquisition of HAPS USA, Inc., Delaware, and filed a current report on Form 8-K. The acquisition of HAPS USA, Inc., Delaware, was contingent upon certain terms and conditions including the condition that HAPS USA, Inc., Delaware provide audited financials statements and pro formas no later than 60 days following the filing date of the Form 8-K reporting the acquisition.

The Company disclosed in the May 30, 2005 Form 8-K that it was impracticable to provide the financial statements of HAPS Delaware at the time of the filing of the May 30, 2005 Form 8-K and that such financial statements would be filed as soon as they became available, but not later than 60 days following the date of filing the May 30, 2005 Form 8-K. The May 30, 2005 Form 8-K also disclosed that the proforma financial information was not then available, but that the Company expected to file such financial information not later than 60 days following the date of filing the May 30, 2005 Form 8-K.

As of the date of this filing, the Company has not filed an amendment to the May 30, 2005 Form 8-K to provide the required financial statements and pro forma financial information specified in Item 9.01 of Form 8-K, and is not at this time able to provide an expected date for filing such financial statements and pro forma financial information.

On August 22, 2005, the Company filed a current report on Form 8-K stating among other things:

The completion of the share exchange transaction triggered an obligation on the part of the Company to file with the SEC:

consolidated financial statements of HAPS Delaware (including its wholly-owned subsidiary, Hikari System Co., Ltd., a Japanese company engaged in the Pachinko business in Chiba, Japan (Hikari System )) for the periods specified in Rule 3-05(b) of Regulation S-X, in accordance with and within the time period (i.e., within 75 calendar days after the completion of the share exchange transaction) specified by Item 9.01(a) of Form 8-K; and

pro forma financial information required by Article 11 of Regulation S-X, in accordance with and within the time period (i.e., within 75 calendar days after the completion of the share exchange transaction) specified by Item 9.01(b) of Form 8-K.

The Company and HAPS USA, Inc., Delaware and the Kanemitsus (who owned a majority of the HAPS USA, Inc., Delaware stock) have agreed to unwind the transaction. Pursuant to the terms of the Agreement, an aggregate of 116,595,760 shares of Class E Preferred Stock (the Shares) of the Company was issued to the Stockholders in exchange for all issued and outstanding shares of common stock of HAPS USA, Inc., Delaware. The Class E Preferred Stock will be cancelled and all shares of HAPS USA, Inc., Delaware will be returned to the HAPS USA, Inc., Delaware shareholders, placing both parties in the position held prior to the acquisition agreement. Upon

completion of the unwinding, in accordance with the Rescission and Release Agreement, the Class E Preferred Stock will have been cancelled and all of the shares of HAPS USA, Inc. Delaware will have been returned to the HAPS USA, Inc. Delaware shareholders, seeking to place the relevant parties in the position held prior to consummation of the Purchase Agreement.

The Company has learned that Mr. Yoshihiro Kanemitsu has recently passed away. Further, due to the unwinding of the HAPS USA, Inc., Delaware transaction, Junyo Kanemitsu has advised that he is resigning from the board of directors and as an officer of the Company and the Company expects to receive the resignation of Mr. Haruo Miyano as a director of the Company. Mr. Mark Buck has been re-appointed Chairman of the Board and President and Chief Financial Officer of the Company and Mr. Antoine Gedeon has been re-appointed to the board of directors. A complete copy of the Rescission and Release Agreement dated September 15, 2005 is attached as an exhibit to this report.

The Company intends to seek a suitable candidate for acquisition in the near future.

#### Three Month and Six Month Periods Ended June 30, 2005 and 2004

We had no revenues for the three and six months ended June 31, 2005 or 2004. Our general and administrative expenses were \$66,128 for the three months ended June 30, 2005 compared to \$57,335 for the same period of 2004. For the three months ended June 30, 2005, we had \$915,212 in costs of unsuccessful HAPS acquisition and \$6,898 in interest expense compared to \$61,353 in interest expense for the same period in 2004. For the six months ended June 30, 2005, we had general and administrative expenses of \$1,004,130 compared to \$800,537 for the same period in 2004. Our increase in expenses was mainly due to the anticipated HAPS acquisition. Our net loss for the three months ended June 30, 2005 was \$988,238 compared to \$118,688 for the three months ended June 30, 2004. For the six months ended June 30, 2005 our net loss was \$1,942,282 compared to \$914,000 for the same period in 2004.

#### **Liquidity and Capital Resources**

At June 30, 2005, total current assets consisted of \$115 in cash on hand compared to \$2,120 in cash on hand at December 31, 2004.

At June 30, 2005, we had total liabilities of \$19,836 compared to \$586,475 at December 31, 2004. Our current liabilities include \$19,745 in accounts payable, \$8 in accrued interest and \$83 in convertible notes payable. The decrease is mainly attributable to debt conversion.

During the next twelve months we will have legal and auditing expenses relating to our public reports. Management hopes to identify and acquire an appropriate on-going business in order to generate revenue to cover operating expenses. However, should it become necessary to raise additional capital, we may consider securing loans from officers and directors, selling additional stock or entering into debt financing. We have no material commitments for capital expenditures for the next twelve months.

#### **Item 3. Controls and Procedures**

(a)

Evaluation of Disclosure Controls and Procedures. The Company's management, with the participation of the chief executive officer/chief financial officer, carried out an evaluation of the effectiveness of the Company's "disclosure, controls and procedures" (as defined in the Securities Exchange Act of 1934 (the "Exchange Act") Rules 13a-15(3) and 15-d-15(3) as of the end of the period covered by this quarterly report (the "Evaluation Date"). Based upon that

evaluation, the chief executive officer/chief financial officer concluded that, as of the Evaluation Date, the Company's disclosure, controls and procedures are effective, providing material information relating to the Company as required to be disclosed in the reports the Company files or submits under the Exchange Act on a timely basis.

(b)

Changes in Internal Control over Financial Reporting. There were no changes in the Company's internal controls over financial reporting, known to the chief executive officer or the chief financial officer, that occurred during the period covered by this report that has materially affected, or is reasonably likely to materially affect, the Company's internal control over financial reporting.

#### PART II OTHER INFORMATION

### Item 2. Changes in Securities and Use of Proceeds

Unless other wise noted, the following stock issues were offered in a private transaction without registration in reliance on the exemption provided by Section 4(2) of the Securities Act. No broker was involved and no commissions were paid in the transaction.

In May and June 2005, the Company issued 70,000 shares of its previously authorized but unissued restricted common stock for services totaling \$49,500.

In May 2005, the Company issued 250,743 shares of Class A preferred stock for services valued at \$915,212 and also issued 80,000 shares of Class A preferred stock to cancel 2,000,000 options to purchase common stock.

In May 2005, the Company issued 460,669 shares of Class A preferred stock to repay notes totaling \$212,845 with accrued interest of \$32,374. The Company also issued 96,000 shares of Class A preferred stock to pay accounts payable of \$120,000.

In February 2005, the Company issued 50,000 shares of its previously authorized but unissued Class A preferred stock for services valued at \$150,000 or \$3.00 per share.

In February and March 2005, the Company issued a total of 144,335 shares of its previously authorized but unissued common stock upon the conversion of a total of 28,867 shares of Class C preferred stock.

In February 2005, the Company issued 320,000 shares of its previously authorized but unissued common stock for services rendered valued at \$192,000, or \$.60 per share.

In February 2005, the Company issued 1,000,000 shares of its previously authorized but unissued common stock for services rendered valued at \$510,000, or \$.51 per share.

In February 2005, the Company issued a total of 463,453 shares of its previously authorized but unissued common stock to pay accrued Class A preferred stock dividends totaling \$189,859, or approximately \$.41 per share.

In January and February 2005, the Company issued a total of 372,000 shares of its previously authorized but unissued common stock for cash totaling \$93,000, or \$.25 per share.

In January 2005, the Company issued 36,000 shares of its previously authorized but unissued common stock to pay accounts payable of \$18,000, or \$.50 per share.

In January 2005, the Company issued 10,000 shares of its previously authorized but unissued common stock for services rendered valued at \$4,000, or \$.40 per share.

In January 2005, the Company issued 495,000 shares of its previously authorized but unissued common stock to cancel 550,000 warrants to purchase common stock.

In January 2005, the Company issued 40,000 shares of its previously authorized but unissued common stock for services rendered valued at \$15,200, or \$.38 per share.

In December 2004 the Company issued a total of 30,000 shares of common stock for services valued at a total of \$18,000.

In December 2004 the Company reissued stock it had previously canceled for a total of 2,131,249 shares of common stock valued at a total of \$85,250 payment off a liability.

In December 2004 the Company issued a total of 20,000 shares of common stock for cash of \$7,000.

In November 2004, the Company issued a total of 90,000 shares of common stock for services valued at a total of \$36,000.

In September 2004, the Company issued 30,000 shares of its previously authorized but unissued common stock for services rendered valued at \$6,300, or \$.21 per share.

In August 2004 the Company issued 30,000 shares of its previously authorized but unissued common stock for services rendered valued at \$9,600 or \$.32 per share.

In March, 2004, the Company issued 8,108 shares of Class A preferred stock for cash of \$15,000 with a beneficial conversion feature of \$14,189 which has been accounted for as a dividend on the day of issue.

In March 2004, the Company issued 20,000 shares of its common stock for \$1,000 cash upon the exercise of outstanding options.

In February 2004, the Company issued 1,100,000 shares of its common stock to pay accounts payable of \$29,382 and for services valued at \$476,618. Of the 1,100,000 shares issued, 250,000 of the shares were registered on Form S-8.

In February 2004, the Company issued 110,000 shares of Class A preferred stock for services valued at \$253,000.

In December 2003, the Company cancelled 1,065,624 shares of its common stock due to a court order. In December 2003, the Company repurchased and cancelled 2,131,249 shares of the Company s issued and outstanding common stock for \$85,250, or \$.04 per share.

In December 2003, the Company issued 2,537,150 shares of its previously authorized but unissued common stock upon the conversion of 353,750 shares of Class A preferred stock and 153,680 shares of Class C preferred stock.

In October 2003, the Company issued 1,200,000 shares of common stock to pay a liability of \$290,000 or approximately \$.2417 per share.

In September 2003, the Company issued 173,747 shares of Class C preferred stock to a third party in exchange for payment of liabilities totaling \$868,735 which were owed to shareholders of the Company.

In June and July, 2003, the Company issued 8,800 shares of Class C preferred stock for \$44,000 cash.

In May 2003, shareholders of the Company converted 505,010 shares of Class A preferred stock into 2,525,050 shares of common stock.

From April through June 2003, the Company issued a total of 388,300 shares of Class A preferred stock with beneficial conversion features totaling \$324,775 which have been accounted for as dividends on the day of issue.

In April and May 2003, the Company issued 570,000 shares of common stock for services valued at \$131,000.

In February 2003, the Company issued 40,000 shares of common stock for \$10,000 cash.

#### **Option and Warrants**

All Securities are issued without registration in reliance on the exemption provided by Section 4(2) and/or Rule 506, Regulation D of the Securities Act. No broker was involved and no commissions were paid in any transaction.

In December 2004 the Company granted 150,000 warrants to purchase common stock from the 2004 Stock Bonus Pool as payment of \$45,000 to officers and directors for compensation. The warrants vested immediately and are exercisable at \$0.25 per share for a period of five years. As of December 31, 2004, none of these warrants had been exercised, forfeited or cancelled. These warrants have been cancelled in exchange for shares of restricted common stock of the Company.

In December 2003, the Board of Directors authorized the 2004 Stock Bonus Pool which consists of 1,000,000 warrants to purchase common stock at \$0.25 per share. The Company granted 200,000 warrants to purchase common stock from the 2004 Stock Bonus Pool to officers and directors for services rendered valued at \$4,000. As of December 31, 2004, none of these warrants had been exercised, forfeited or cancelled. These warrants have been cancelled in exchange for shares of restricted common stock of the Company.

#### Item 6. Exhibits and Reports on Form 8-K

The Company filed the following reports on Form 8-K:

#### **Date**

Item(s)

June 1, 2005

2.01, 3.02. 5.01, 5.02 and 9.01

August 22, 2005

8.01

<b>Exhibits:</b>	
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Exhibit Number	Title	Location
10	Rescission and Release Agreement	Attached
31.1	Certification of the Principal Executive Officer and Principal Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002	Attached
32.1	Certification of the Principal Executive Officer and Principal Financial Officer pursuant to U.S.C. Section 1350 as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002	Attached

### **SIGNATURES**

In accordance with the requirements of the Exchange Act, the registrant caused this report to be signed on its behalf by the undersigned, thereunton duly authorized.

American Hospital Resources, Inc.

Date: September 15, 2005

### /s/ Mark Buck

Mark Buck

Chief Executive Officer

Chief Financial Officer