CORDIA CORP Form 10QSB/A March 11, 2005

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

FORM 10-QSB/A

AMENDMENT NO. 1

(Mark One)

[X] Quarterly report under Section 13 or 15(d) of the Securities exchange Act of 1934

866-777-7777
------------------------(Issuer's Telephone Number, Including Area Code)

APPLICABLE ONLY TO ISSUERS INVOLVED IN

(Address of Principal Executive Offices)

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 a plan confirmed by a court.

Yes [] No []

APPLICABLE ONLY TO CORPORATE ISSUERS

As of Aug 10, 2003, there were 5,821,211 shares of the issuer's common stock outstanding.

Transitional Small Business Disclosure Format (check one):

Yes [] No [X]

Item 1. Financial Statements.

CORDIA CORPORATION AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS (UNAUDITED)

	2003	December 31, 2002
ASSETS		
Current Assets Cash Accounts receivable, less allowance for doubtful \$43,357 (2003) and \$65,000 (2002) Investments Prepaid expenses and other current assets Other loans receivable	accounts of	\$ 234,770 404,440 507,920 3,685 114,352 64,817 - 33,649
TOTAL CURRENT ASSETS		574,313 844,841
Property and equipment		
Cost of property and equipment Less: Accumulated depreciation		16,358 404,346 5,413 141,140
NET PROPERTY AND EQUIPMENT		10,945 263,206
Other Assets Notes Receivable Security Deposits		937 60,904
TOTAL OTHER ASSETS		811,937 60,904
TOTAL ASSETS	\$ 1	,397,195 \$ 1,168,951 ==========
LIABILITIES AND STOCKHOLDERS'	EQUITY (DE	EFICIT)
Current Liabilities Book Overdraft Accounts payable and accrued expenses	\$	- \$ 90,946 883,433 1,782,184

Obligation under capital lease, current portion Unearned income Loans payable to affiliates Loans payable-other	140,867 9,000 62,281	9,744	
TOTAL CURRENT LIABILITIES	1,	,095,581 2,03	37,886
Noncurrent Liabilities Obligation under capital lease, less current portion	·	- 7,404	
TOTAL NONCURRENT LIABILITIES		- 7,4	404
Stockholders' Equity (Deficit) Preferred stock, \$.001 par value; 5,000,000 shares a no shares issued and outstanding Common stock, \$.001 par value; <r>100,000,000- 5,821,211 (2003) and 5,701,211 (2002) shares issued additional paid-in capital Common stock subscribed Accumulated deficit</r>	- shares authorize sued and outstanding	5,821 3,956,739 60,000	5,701
Less Treasury stock, 10,000 common shares at cost	326,614 (851,3		5,000)
TOTAL STOCKHOLDERS' EQUITY (DEFICIT)		301,614	(876,339)
TOTAL LIABILITIES AND STOCKHOLDERS' F	-	\$	1,397,195 \$ 1,168,951

Note: The balance sheet at December 31, 2002 has been derived from audited financial statements at that date but does not include all the information and footnotes required by generally accepted accounting principles in the United States. See notes to consolidated financial statements.

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CORDIA CORPORATION AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (UNAUDITED)

		Months Ende			nths Ended
		2002	2003	2002	
	ue 58,593	3 169,184	40,	575 92	6,243 \$ 5,884 ,775
		175,068	816,8	18 98,6	559
Advertising and promotion Professional and consulting Depreciation Insurance Office expense Telephone Rent and building maintena Other selling, general and a	2,7' 34,33 20, 29,8 ance administrative	346,509 2 310,506 183,061 79 992 31 9,542 427 5,2 34 6,15 27,883 212,999 595,868	200,638 28,723 304,525 2 1,5 72 1 0 16, 9,274 28,0 1,040,1	185,393 239,342 70,29 31 5: 265 4,4 1,849 : 065 4. 14,113 21 118	91,887 2 20,866 19 131,962 55 458 2,507 ,415 3 3,274 ,295 20,527
Operating Loss	(39	3,060) (42			(184,523)
Other Income (Expenses) Income (loss) on investment Interest income (expense)		3,750 6,767 (950 3,471	(1,600) (550)
	10,517	(34,221)	4,421	(2,150))
Loss From Continuing Oper		(382,543			18,863) (186,673)

Income (Loss) from Discontinued Operations

See notes to condensed consolidated financial statements.

CORDIA CORPORATION AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

	For the Six Months Ended June 30,
	2003 2002
Cook Elong Enga On austing Activities	
Cash Flows From Operating Activities	¢1 021 027 ¢ (655 609)
Net income (loss) (Gain) on disposal of subsidiaries	\$1,031,037 \$ (655,608) (1,554,308) (322,796)
Adjustments to reconcile net income (loss) to r	
provided (used) by operations	net cash
(Gain) loss on investments	(3,750) 54,456
Consulting expense	108,417 142,600
Depreciation expense	2,780 43,784
Noncash expenses of discontinued business	
(Increase) decrease in assets	2,5
Accounts receivable	(64,126) (64,211)
Prepaid expenses and other current assets	(106,264) (93,000)
Security deposits	(28,172)
Increase (decrease) in liabilities	
Book overdraft	182,236
Accounts payable and accrued expenses	211,299 680,394
Unearned income	214,296 39,649
NET CASH PROVIDED (USED) BY OPER	RATING ACTIVITIES 7,364 (174,732)
1,21 61,3111116 (12,22) 21 61,216	
Cash Flows From Investing Activities	
Decrease in loans receivable from affiliates	15,070
(Increase) in other loans receivable	(9,104) (100,250)
Decrease in other loans receivable	1,750
Decrease in cash of sold subsidiaries	(241,055)
Proceeds from sale of investments	6,550 26,547
Purchase of investments	(66,790)
Purchase of property and equipment	(8,549) (89,299)
NET CASH (USED) BY INVESTING ACTIV	IVITIES (250,408) (214,722)
NET CASH (OSED) BT INVESTING ACTI	(250,406) (214,722)
Cash Flows From Financing Activities	
Net Proceeds from issuance and subscription o	of common stock 38,500 387,500
Payment of notes payable	(1,650)
Payments of obligations under capital lease	(9,884) (7,615)
Proceeds from loans payable to affiliates	9,000 14,446

Payment of loans payable to affiliates - (8,296)
Proceeds from loans payable other 67,468 277,006
Payments of other loans payable (41,289) (130,000)

NET CASH PROVIDED BY FINANCING ACTIVITIES

63,795 531,391

Increase (Decrease) in Cash (179,249) 141,937

Cash, Beginning 234,770 185,348

See notes to condensed consolidated financial statements.

CORDIA CORPORATION AND SUBSIDIARIES NOTES TO CONDENSED FINANCIAL STATEMENTS

June 30, 2003

Note 1: Basis of Presentation

Our unaudited condensed financial statements have been prepared in accordance with the instructions to Form 10-QSB and do not include all of the information and disclosures required by generally accepted accounting principles. Therefore, these financial statements should be read in conjunction with the financial statements and related footnotes included in our Annual Report on Form 10-KSB for the most recent year-end. These financial statements reflect all adjustments that are, in the opinion of management, necessary to fairly state the results for the interim periods reported. The results of operations for the three- and six-month periods ended June 30, 2003 are not necessarily indicative of the results to be expected for the full year.

The consolidated financial statements include the accounts of Cordia Corporation ("Cordia"), and Cordia Communications Corp. ("CCC") for the six months and three months ended June 30, 2003 and 2002. The consolidated financial statements also include the accounts of Cordia's discontinued business ISG Group, Inc ("ISG") and its subsidiaries (Universal Recoveries, Inc. and U.L.A.E., Inc., both wholly-owned) for the period January 1, 2003 through March 3, 2003 (date of disposal) and for the six and three months ended June 30, 2002. The consolidated financial statements also include the accounts of Cordia's discontinued business segment RiderPoint and subsidiary, for the six months and three months ended June 30, 2002. Cordia Corporation and its subsidiaries are collectively referred to herein as the "Company." All material intercompany balances and transactions have been eliminated.

Note 2: Investments

Trading Securities

At December 31, 2002, investments included common shares of eLEC Communications Corp. ("eLEC"). All investments are classified as trading securities and accordingly, stated at fair value, which is based on market quotes. Adjustments to fair value of the equity securities are recorded as an increase or decrease in investment income in the accompanying statements of operations. All remaining shares of eLEC were sold during the second quarter of 2003.

During June 2002, we sold all of our common shares of RiderPoint Inc. and its subsidiary, RP Insurance Agency Inc., and our entire membership interest in Webquill Internet Services, LLC for \$1,000. We recognized a gain of \$322,796 in connection with such sale. The results of operations of RiderPoint Inc, RP Insurance Agency Inc, and Webquill are presented as losses from operations of discontinued segments in the accompanying condensed consolidated statements of operations.

On March 3, 2003, Cordia sold its equity interests in ISG to West Lane Group Inc., a company owned by the then-current management of ISG. The \$750,000 selling price of ISG is evidenced by a promissory note bearing interest at the rate of 6% per annum. The principal obligation of \$750,000 under the note is payable on or before March 3, 2005, and is secured by 700,000 shares of Cordia's common stock owned by WestLane Group, Inc.

NOTE 3 - SALE OF BUSINESS SEGMENTS

Sale of RiderPoint, Inc., and its subsidiary, and Webquill Internet Services, **LLC:**

On June 27, 2002, the Company sold for \$1,000 in cash, (a) its common stock equity interests in RiderPoint, Inc. and its subsidiary, RP Insurance Agency, Inc., and (b) its entire membership interest in Webquill. RiderPoint had focused on the development of technological systems, solutions and processes that would allow it to become a nationwide distributor of insurance products through the internet and traditional insurance agents. RP Insurance Agency, Inc. acted as an insurance broker for individuals, purchasing property and liability insurance for power sports vehicles. Webquill provided internet hosting services to businesses and individuals. The Company recognized a gain of \$337,793 on the

CORDIA CORPORATION AND SUBSIDIARIES NOTES TO CONDENSED FINANCIAL STATEMENTS

June 30, 2003

NOTE 3 - SALE OF BUSINESS SEGMENTS (cont'd)

sale of these interests. As a result of the sale of these business segments, the Company's net operating loss for Federal income tax reporting purposes decreased by approximately \$1,940,000.

The following is a summary of the sale transaction:

	RiderPoint, nd subsidiar	y W ε	ebquill	Total
Assets sold	\$(25,13	89)	\$(2,763)	\$(27,952)
Liabilities sold	412,9	17	15,701	428,618
Cash payment receive	ed	500	500	1,000
Write-off of inter-company				
receivables and pay	ables (63,873) -()- (63,873)
Gain on sale	\$324,3	355	\$13,438	\$337,793
	=======	: ==	=====	=======

Sale of ISG:

The following is a summary of the sale transaction of ISG (unaudited):

Assets sold	\$ (778,529)		
Liabilities sold	1,658,917		
Note received	750,000		
Write-off of inter-company receivabl	f of inter-company receivables and payables (76,082)		
Gain on sale, before income taxes	\$1,554,	306	

The Company's net operating losses are expected to offset the gain on the sale of ISG.

As a result of the sale of ISG, (a) employee stock options to purchase 83,000 common shares of the Company at \$7.50 per share expired, and (b) the Company's net operating loss carry-forward for federal income tax reporting purposes, on a pro-forma basis giving retroactive effect to the sale of ISG as of December 31, 2002, would have been approximately \$2,220,000.

CORDIA CORPORATION AND SUBSIDIARIES NOTES TO CONDENSED FINANCIAL STATEMENTS

June 30, 2003

NOTE 3 - SALE OF BUSINESS SEGMENTS (cont'd)

The accompanying consolidated balance sheet at December 31, 2002 include the following assets and liabilities of the discontinued business segments ISG:

Current Assets Cash Accounts receivable, net Investments Prepaid expenses and other curre Loans receivable from affiliates Loans receivable from parent and	31,899
Total current assets	592,392
Property and equipment Office equipment Equipment - capital leases Vehicles Furniture and fixtures	218,015 58,567 16,743 98,376
Less: Accumulated depreciation	391,701 138,506
	253,195
Other assets Security deposits	27,139
Total assets	\$ 872,726 =======
Current Liabilities Book overdraft Accounts payable and accrued ex Obligation under capital lease, cu Unearned income Loans payable to affiliates Loans payable to parent and subs	83,333 9,744

Total current liabilities 1,604,984

Obligation under capital lease, less current potion 7,404

Accumulated deficit (739,662)

Total liabilities and accumulated deficit \$872,726

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^{*}Eliminated in consolidation.

CORDIA CORPORATION AND SUBSIDIARIES NOTES TO CONDENSED FINANCIAL STATEMENTS

June 30, 2003

NOTE 3 - SALE OF BUSINESS SEGMENTS (cont'd)

License Agreement

On March 3, 2003, Cordia entered into a licensing agreement with ISG whereby ISG purchased an unlimited license to certain software owned by Cordia. The license agreement provides for ISG to pay Cordia \$100,000 on execution of license agreement, plus \$6,000 per month (including interest) for a period of twenty-five months. Cordia shall provide software updates and maintenance as necessary, during this twenty-five month period.

Loss from operations of discontinued business segments includes the following:

	Six months ended June 30,				
	2003	2002			
-					
Revenues:					
Subrogation Service Rev	enue, net	\$ 631,36	51	\$1,213,82	23
Claims Administration in	ncome	197,667	7	1,211,713	;
Other	-	1,2	54		
.			-		
Total Revenues:	\$ 82	9,028	\$2,42	26,790	
Loss before income taxes	s \$	5 140,726	\$	523,383	

The 2002 statement of operations was reclassified to show the results of operations for the RiderPoint and ISG business segments as discontinued.

CORDIA CORPORATION AND SUBSIDIARIES NOTES TO CONDENSED FINANCIAL STATEMENTS

June 30, 2003

Note 4: Stockholders' Equity

During June 2002, we approved a 5-for-1 reverse split of our common stock with no change in its par value of \$.001. All references in the consolidated financial statements and in the notes to consolidated financial statements with respect to the number of common shares and per share amounts have been restated to reflect the stock split.

During September 2000, we issued warrants to purchase 22,400 shares of our common stock. The warrants had an exercise price of \$12.50 per share and expired during the period from July through September 2002. No warrants were exercised prior to expiration.

Effective January 5, 2001, we established our 2001 Equity Incentive Plan (the "Plan"). The total number of shares of our common stock issuable under the Plan is 1,000,000, subject to adjustment for events such as stock dividends and stock splits. The Plan is administered by a committee of the Board of Directors having full and final authority and discretion to determine when and to whom awards should be granted. The committee will also determine the terms, conditions and restrictions applicable to each award.

Transactions under the Plan are summarized as follows giving retroactive effect to the reverse stock split:

	Stock Options	Exercise	Price
Balance, December 31,	2002	146,000	\$ 7.50 to 11.25
Granted:	615,000	\$.60	
Exercised	-	\$	
Expired	(83,000)	\$ 7.50	
Balance, June 30, 2003	67	8,000 \$.60 to 11.25

Note 5: Commitments

We have no commitments for annual rentals under noncancelable operating leases.