IntelGenx Technologies Corp. Form 10-Q May 14, 2010

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

[X] QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended March 31, 2010

or

[] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from _____ to _____

Commission File Number 000-31187

INTELGENX TECHNOLOGIES CORP.

(Exact name of small business issuer as specified in its charter)

Delaware

(State or other jurisdiction of incorporation or organization)

87-0638336

(I.R.S. Employer Identification No.)

6425 Abrams, Ville Saint Laurent, Quebec H4S 1X9, Canada

(Address of principal executive offices)

(514) 331-7440

(Issuer's telephone number)

(Former Name, former Address, if changed since last report)

Indicate by checkmark 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, a non-accelerated filer, or a smaller reporting company. See the definitions of large accelerated filer, accelerated filer, non-accelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Act.

Large accelerated filer [] Accelerated filer [] Non-accelerated filer (Do not check if a smaller reporting company) [] Smaller reporting company [X] APPLICABLE ONLY TO ISSUERS INVOLVED IN BANKRUPTCY PROCEEDS DURING THE PRECEDING FIVE YEARS

Indicate by check mark whether the registrant has filed all documents and reports required to be filed by Sections 12, 13, or 15(d) of the Securities Exchange Act of 1934 subsequent to the distribution of securities under a plan confirmed by a court.

Yes [] No []

APPLICABLE TO CORPORATE ISSUERS:

33,081,271 shares of the issuer s common stock, par value \$.00001 per share, were issued and outstanding as of May 13, 2010.

IntelGenx Technologies Corp. Form 10-Q

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Consolidated Interim Financial Statements March 31, 2010 (Expressed in U.S. Funds) (Unaudited)

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Consolidated Balance Sheet (Expressed in Thousands of U.S. Dollars (\$ 000) Except Share and Per Share Data) (Unaudited)

	March 31, 2010		D	ecember 31, 2009
Assets				
Current				
Cash and cash equivalents	\$	1,037	\$	1,525
Accounts receivable		617		618
Prepaid expenses		50		48
Investment tax credits receivable		554		512
		2,258		2,703
Property and Equipment		157		158
	\$	2,415	\$	2,861
Liabilities				
Current				
Accounts payable and accrued liabilities		964		704
		965		704
Shareholders' Equity				
Capital Stock (note 4)		0		0
Additional Paid-in-Capital		8,820		8,809
Accumulated Other Comprehensive Income		68		13
Accumulated Deficit		(7,437)		(6,665)
		1,451		2,157
	\$	2,415	\$	2,861
See accompanying notes				

Approved on Behalf of the Board:

<u>/s/ Bernard Boudreau</u> Director

<u>/s/ Horst G. Zerbe</u> Director

Consolidated Statement of Shareholders' Equity For the Period Ended March 31, 2010 (Expressed in Thousands of U.S. Dollars (\$ 000) Except Share and Per Share Data) (Unaudited)

							Accumulated				
				1	Additional		Other				Total
	Capit	al Sto	ock		Paid-In	(Comprehensive	A	Accumulated	Sh	areholders'
	Number		Amount		Capital		Income		Deficit		Equity
Balance - December 31, 2009	33,081,271	\$	0	\$	8,809	\$	13	\$	(6,665)	\$	2,157
Foreign currency translation adjustment	-		-		-		55		-		55
Stock-based compensation (note 5)	-		-		11		-		-		11
Net loss for the period	-		-		-		-		(772)		(772)
Balance March 31, 2010	33,081,271	\$	0	\$	8,820	\$	68	\$	(7,437)	\$	1,451
See accompanying notes											

Consolidated Statement of Operations and Comprehensive Loss (Expressed in Thousands of U.S. Dollars (\$ 000) Except Share and Per Share Data) (Unaudited)

	For the Three-Month Period Ended March 31, 2010 2009				
Revenue	\$	182	\$	201	
Expenses					
Research and development		330		435	
Research and development tax credits		(24)		(36)	
Management salaries		147		105	
General and administrative		65		40	
Professional fees		425		85	
Depreciation		10		9	
Foreign exchange		1		25	
Interest and financing fees		-		170	
		954		833	
Loss Before Income Taxes		(772)		(632)	
Deferred income taxes		-		(39)	
Net Loss		(772)		(593)	
Other Comprehensive Loss					
Foreign currency translation adjustment		55		(9)	
Comprehensive Loss	\$	(717)	\$	(602)	
Basic Weighted Average Number of Shares Outstanding		33,081,271		20,850,002	
Basic and Diluted Loss Per Common Share (note 7)	\$	(0.02)	\$	(0.03)	
See accompanying notes					

Consolidated Statement of Cash Flows

(Expressed in thousands of U.S. Dollars (\$ 000) Except Share and Per Share Data) (Unaudited)

	For the Three-Month Period Ended March 31,				
		2010	2009		
Funds Provided (Used) -					
Operating Activities					
Net loss	\$	(772) \$	(593)		
Depreciation		10	9		
Investor relations services		3	22		
Stock-based compensation		8	11		
Interest accretion		-	145		
Deferred income taxes		-	(39)		
		(751)	(445)		
Changes in non-cash operating elements of working capital		217	(44)		
		(534)	(489)		
Investing Activities					
Additions to property and equipment		(3)	(2)		
Restricted cash		-	249		
		(3)	247		
Increase (Decrease) in Cash and Cash Equivalent		(537)	(242)		
Effect of Foreign Exchange on Cash and Cash Equivalents		49	(8)		
Cash and Cash Equivalents					
Beginning of Period		1,525	556		
End of Period	\$	1,037 \$	306		
See accompanying notes		·			

Notes to Consolidated Interim Financial Statements March 31, 2010 (Expressed in U.S. Funds) (Unaudited)

1. Basis of Presentation

The accompanying unaudited consolidated financial statements have been prepared in accordance with generally accepted accounting principles for interim financial information and with the instructions to Form 10-Q and Article 10 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by generally accepted accounting principles for complete consolidated financial statements. In the opinion of management, all adjustments considered necessary for a fair presentation have been included. All such adjustments are of a normal and recurring nature.

These financial statements should be read in conjunction with the audited consolidated financial statements at December 31, 2009. Operating results for the three months ended March 31, 2010 are not necessarily indicative of the results that may be expected for the year ending December 31, 2010. The Company prepares its financial statements in accordance with accounting principles generally accepted in the United States (U.S. GAAP). This basis of accounting involves the application of accrual accounting and consequently, revenues and gains are recognized when earned, and expenses and losses are recognized when incurred.

The consolidated financial statements include the accounts of the Company and its subsidiary companies. On consolidation, all inter-entity transactions and balances have been eliminated.

The financial statements are expressed in U.S. funds.

Management has performed an evaluation of the Company s activities through the date and time these financial statements were issued and concluded that there are no additional significant events requiring recognition or disclosure.

2. Adoption of New Accounting Standards

Fair Value Measurements and Disclosures

On January 1, 2010, the Company adopted FASB ASU 2010-06, Fair Value Measurements and Disclosures (Topic 820) . This Update provides amendments to Subtopic 820-10 and related guidance within U.S. GAAP to require disclosure of the transfers in and out of Levels 1 and 2 and a schedule for Level 3 that separately identifies purchases, sales, issuances and settlements. It also clarifies exposing disclosures requirements indicating that disaggregate information regarding classes of assets and liabilities that make up each level and more detail regarding valuation techniques and inputs. This Update is effective for fiscal years beginning on or after December 15, 2009 except for the disclosure regarding Level 3 activity which is effective for fiscal years beginning after December 15, 2010. The adoption of ASU 2010-06 did not have a material effect on the Company s financial position or results of operations.

Notes to Consolidated Interim Financial Statements March 31, 2010 (Expressed in U.S. Funds) (Unaudited)

3. Significant Accounting Policies Recently Issued Accounting Pronouncements

In October 2009, the FASB issued Update No. 2009-13, Revenue Recognition (Topic 605) Multiple-Deliverable Revenue Arrangements a consensus of the FASB Emerging Issues Task Force (ASU 2009-13). ASU 2009-13 provides amendments to the criteria in ASC 605-25, Revenue Recognition Multiple-Element Arrangements for separating consideration in multiple-deliverable arrangements. As a result of those amendments, multiple-deliverable arrangements will be separated in more circumstances than under existing U.S. GAAP. ASU 2009-13: 1) establishes a selling price hierarchy for determining the selling price of a deliverable, 2) eliminates the residual method of allocation and requires that arrangement consideration be allocated at the inception of the arrangement to all deliverables using the relative selling price method, 3) requires that a vendor determine its best estimate of selling price in a manner that is consistent with that used to determine the price to sell the deliverable on a standalone basis, 4) significantly expands the disclosures related to a vendor s multiple-deliverable revenue arrangements. ASU 2009-13 is effective prospectively for revenue arrangements entered into or materially modified in fiscal years beginning on or after June 15, 2010. The Company is currently evaluating the impact of this Statement on its consolidated financial statements. The adoption of ASC 2009-13 is not expected to have a material effect on the Company s financial position or results of operations.

In October 2009, the FASB issued Update No. 2009-14, Software (Topic 985) Certain Revenue Arrangements That Include Software Elements a consensus of the FASB Emerging Issues Task Force (ASU 2009-14). ASU 2009-14 changes the accounting model for revenue arrangements that include both tangible products and software elements and provides additional guidance on how to determine which software, if any, relating to tangible product would be excluded from the scope of the software revenue guidance. In addition, ASU 2009-14 provides guidance on how a vendor should allocate arrangement consideration to deliverables in an arrangement that includes both tangible products and software. ASU 2009-14 is effective prospectively for revenue arrangements entered into or materially modified in fiscal years beginning on or after June 15, 2010. The adoption of ASC 2009-14 is not expected to have a material effect on the Company s financial position or results of operations.

In February 2010, the FASB issued Update No. 2010-11, Derivatives and Hedging (Topic 815): Scope Exception Related to Embedded Credit Derivatives . ASU 2010-11 clarifies the type of embedded credit derivative that is exempt from embedded derivative bifurcation requirements. Specifically, only one form of embedded credit derivative qualifies for the exemption one that is related only to the subordination of one financial instrument to another. As a result, entities that have contracts containing an embedded credit derivative feature in a form other than such subordination may need to separately account for the embedded credit derivative feature. The amendments in ASU 2010-11 are effective for each reporting entity at the beginning of its first fiscal quarter beginning after June 15, 2010. Early adoption is permitted at the beginning of each entity s first fiscal quarter beginning after March 5, 2010. The adoption of ASC 2010-11 is not expected to have a material effect on the Company s financial position or results of operations.

Notes to Consolidated Interim Financial Statements March 31, 2010 (Expressed in U.S. Funds) (Unaudited)

4. Capital Stock

	March 31, 2010	D	ecember 31, 2009
Authorized -			
100,000,000 common shares of \$0.00001 par value			
20,000,000 preferred shares of \$0.00001 par value			
Issued -			
33,081,271 (December 31, 2009 - 33,081,271) common shares	\$ 331	\$	331

5. Additional Paid-In Capital

Stock Options

On January 21, 2010 the Company granted 50,000 stock options to SectorSpeak as compensation for investor relation services. The stock options are exercisable into common shares at an exercise price of \$0.47 per share option, which expire on January 21, 2013. The stock options vest 50% on the first, and 50% on the second, anniversary of the agreement. The stock options were accounted for at their fair value of \$15 thousand, as determined by the Black-Scholes valuation model, using the assumptions below:

Expected volatility	120%
Expected life	3.0 years
Risk-free interest rate	1.39%
Dividend yield	Nil

Compensation expenses for stock-based compensation of \$11 thousand and \$33 thousand were recorded during the three-month period ended March 31, 2010 and 2009 respectively. Of the amount expensed in 2010, \$3 thousand (2009 - \$22 thousand) relates to stock options granted to investor relations firms as compensation for investor relation services and \$8 thousand (2009 - \$11 thousand) relates to stock options granted to employees. As at March 31, 2010, the Company has \$54 thousand (2009 - \$51 thousand) of unrecognized stock-based compensation.

6. Related Party Transactions

During the three-month period ended March 31, 2010, the Company incurred expenses of approximately \$5 thousand (2009 - \$4 thousand) for laboratory equipment leased from a shareholder, who is also an officer of the Company.

Notes to Consolidated Interim Financial Statements March 31, 2010 (Expressed in U.S. Funds) (Unaudited)

6. Related Party Transactions (Cont d)

Included in management salaries are \$6 thousand (2009 - \$5 thousand) for options granted to the Chief Financial Officer and \$1 thousand (2009 - \$Nil) for options granted to the Chief Executive Officer under the 2006 Stock Option Plan.

Also included in management salaries are director fees of \$12.5 thousand (2009-\$1.2 thousand) for attendance to board meetings and audit committee meetings.

Included in accounts payable and accrued liabilities is approximately \$11 thousand (2009 - \$18 thousand) payable to shareholders, who are also officers of the Company and cash retainer amounting to \$Nil (2009 - \$17 thousand) payable to a director of the Company.

The above related party transactions have been measured at the exchange amount which is the amount of the consideration established and agreed to by the related parties.

7. Basic and Diluted Loss Per Common Share

Basic and diluted loss per common share is calculated based on the weighted average number of shares outstanding during the period. The warrants, share-based compensation and convertible notes have been excluded from the calculation of diluted loss per share since they are anti-dilutive.

8. Subsequent Events

Agreement with RedHill Biopharma:

On April 21, 2010 the Company announced that it has executed a binding term-sheet with RedHill Biopharma Ltd., ("RedHill") to co-develop and license IntelGenx' first oral thin film product based upon the Company's proprietary VersaFilm technology. The term-sheet sets forth the main criteria to be incorporated into a definitive development and license agreement, subject to due diligence, under which RedHill would obtain exclusive worldwide rights to market and sell IntelGenx' rapidly dissolving anti-migraine oral film product. In exchange IntelGenx would receive upfront, milestone, and external development fees totalling up to \$2.1 million from RedHill. RedHill will also be responsible for regulatory filing fees, if necessary. Furthermore, upon commercialization of the product, IntelGenx would receive 40% of all proceeds including, but not limited to, all sales and income from the product world-wide.

Notes to Consolidated Interim Financial Statements March 31, 2010 (Expressed in U.S. Funds) (Unaudited)

8. Subsequent Events (Cont d)

Agreement with Pillar5 Pharma:

On April 30, 2010, the Company entered into a Memorandum of Agreement ("Agreement") with Pillar5 Pharma Inc. Pursuant to the Agreement, IntelGenx undertakes to use its best efforts to ensure that distributors of IntelGenx' oral solid dose pharmaceutical products developed for commercial production be directed to Pillar5 for purposes of negotiating a manufacturing agreement requiring Pillar5 to manufacture those products. As consideration for this undertaking, Pillar5 issued to IntelGenx 114 voting common shares of Pillar5, representing 10% of the issued and outstanding shares of Pillar5. The shares will be held in escrow and are forfeitable by IntelGenx until Pillar5 achieves certain revenue targets and are subject to restrictions on transfer pursuant to the Agreement. IntelGenx has a right of first refusal in the event of bona fide sale to a third party of all of the shares or substantially all of the assets of Pillar5. Pursuant to the Agreement, IntelGenx has the right to designate a nominee to serve on the board of directors of Pillar5 and Pillar5 has the right to designate a nominee to serve on the dord of directors of Pillar5 and Pillar5 has the right to designate a nominee to serve on the dord of directors of Pillar5 and Pillar5 has the right to designate a nominee to serve on the dord of directors of Pillar5 and Pillar5 has the right to designate a nominee to serve on the dord of directors of Pillar5 and Pillar5 has the right to designate a nominee to serve on the dord of directors of Pillar5 and Pillar5 has the right to designate party to a Shareholders Agreement, dated as of January 22, 2010, with Pillar5 and its shareholders. The Shareholders Agreement provides for restrictions on transfer and drag-along rights with respect to the Pillar5 shares.

Agreement with Cary Pharmaceuticals:

On May 7, 2010, the Company executed a Project Transfer Agreement with Cary Pharmaceuticals Inc. (Cary), its former development partner, whereby Cary assigned its 50% ownership stake in CPI-300 to IntelGenx. Pursuant to the Project Transfer Agreement, IntelGenx and Cary (the Parties) have agreed to terminate the Collaborative Agreement entered into in November 2007 and the Parties further agreed that the CPI-300 project will be transferred and assigned to IntelGenx. In addition, Cary has assigned to IntelGenx all rights and interest in the regulatory approvals that Cary has or may have had, including the New Drug Application (NDA), and IntelGenx will be responsible for the costs associated therewith. IntelGenx will have full and complete authority with respect to the prosecution and/or amendment of the NDA and the commercialization of the product and/or the technology encompassed in the CPI-300 project. IntelGenx will also assume all obligations to, and responsibility for, the Biovail litigation, including the costs thereof. In addition to certain potential precommercialization payments, IntelGenx will pay Cary, upon commercialization of CPI-300, 10% of sales royalties received by IntelGenx and 3% of upfront payments received by IntelGenx should a distribution agreement be signed in the future.



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

Introduction to Management s Discussion and Analysis

The purpose of this section, Management s Discussion and Analysis of Financial Condition and Results of Operations, is to provide a narrative explanation of the financial statements that enables investors to better understand the business of the Company, to enhance the Company s overall financial disclosures, to provide the context within which the Company s financial information may be analyzed, and to provide information about the quality of, and potential variability of, the Company s financial condition, results of operations and cash flows. Unless otherwise indicated, all financial and statistical information included herein relates to continuing operations of the Company. Unless otherwise indicated or the context otherwise requires, the words, IntelGenx, Company , we , us , and our refer to Intel-Technologies Corp. and its subsidiaries, including IntelGenx Corp. This information should be read in conjunction with the accompanying unaudited Consolidated Financial Statements and Notes thereto.

Company Background

IntelGenx is a drug delivery company established in 2003 and headquartered in Montreal, Quebec, Canada. The Company s focus is on the development of novel oral immediate-release and controlled-release products for the pharmaceutical market. IntelGenx business strategy is to develop pharmaceutical products based on the Company s proprietary drug delivery technologies and, once the viability of a product has been demonstrated, to license the commercial rights to partners in the pharmaceutical industry. In certain cases, the Company relies upon partners in the pharmaceutical industry to fund development of the licensed products, complete the regulatory approval process with the U.S. Food and Drug Administration (FDA) or other regulatory agencies relating to the licensed products, and assume responsibility for marketing and distributing such products.

In addition, IntelGenx may choose to pursue the development of certain products until the product reaches the marketing and distribution stage. The Company will assess the potential for successful development of a product and associated costs, and then determine at which stage it is most prudent to seek a partner, balancing such costs against the potential for additional returns earned by partnering later in the development process.

The Company has also undertaken a strategy under which it will work with pharmaceutical companies in order to develop new dosage forms for pharmaceutical products for which patent protection is nearing expiration. Under (505)(b)(2) of the Food, Drug, and Cosmetics Act, the FDA may grant market exclusivity for a term of up to three years of exclusivity following approval of a listed drug that contains previously approved active ingredients but is approved in a new dosage, dosage form, route of administration or combination, or for a new use, the approval of which was required to be supported by new clinical trials, other than bioavailability studies, conducted by or for the sponsor.

The Company is currently continuing to develop the existing products in its pipeline and may also perform research and development on other potential products as opportunities arise.

The Company currently purchases and/or leases, on an as-needed basis, the equipment necessary for performing research and development activities related to its products.

The Company plans to hire new personnel, primarily in the area of research and development, on an as-needed basis as the Company enters into partnership agreements and increases its research and development activities.

Key Developments

The Company achieved a number of milestones in its strategic development, growth and future income potential so far in 2010, most notably:

Antidepressant Tablet:

On April 6, 2009 IntelGenx submitted a New Drug Application (NDA) to the FDA for CPI-300. CPI-300 is a higher strength of the antidepressant bupropion HCl, the active ingredient in Wellbutrin XL®. The NDA was accepted for standard review by the FDA in June 2009. As required under NDA filings, IntelGenx' development partner Cary Pharmaceuticals (Cary), the NDA applicant, notified Biovail Laboratories SLR (Biovail), holder of the Wellbutrin XL® patent of the filing contending non-infringement of the Wellbutrin XL® patent.

On August 18, 2009 Cary was sued by Biovail in the U.S. District Court of Delaware for patent infringement, under provisions of the Drug Price Competition and Patent Term Restoration Act of 1984 (Hatch-Waxman Act), with respect to Biovail's U.S. Patent No. 6,096,341. Pursuant to the Hatch-Waxman Act, the filing of the patent infringement lawsuit by Biovail instituted an automatic stay of FDA approval of the NDA until the earlier of a judgment or January 3, 2012. Any decision could have an effect on IntelGenx' potential revenues relating to CPI-300. IntelGenx believes CPI-300 does not infringe Biovail's patent and is vigorously defending its position.

On January 11, 2010 IntelGenx announced a manufacturing site change for CPI-300. The original manufacturer, PharmPro of Aurora, IL ("PharmPro") was sold to URL Pharma of Philadelphia, PA. As a result of this acquisition, URL advised IntelGenx they would no longer manufacture CPI-300. IntelGenx has identified and engaged Pillar5 Pharma, Arnprior, ON, as the new manufacturing facility for the product. Arnprior is a state-of-the-art GMP facility with a long-standing record of manufacturing quality product for the pharmaceutical industry. As a result of the manufacturing site change, IntelGenx is preparing an amendment to the NDA. IntelGenx expects that the changes will not materially affect the existing timeline for commercialization of CPI-300.

On January 21, 2010 IntelGenx announced the U.S. Patent and Trademark Office ("USPTO") issued a formal Notice of Allowance for the patent application protecting CPI-300. The patent was issued on March 9, 2010 under the number US 7,674,479. The patent will be listed in the FDA s Orange Book and will provide broad protection for CPI-300 against generic copies.

On February 8, 2010 IntelGenx received a Complete Response Letter (CRL) from the FDA regarding CPI-300. The CRL lists two main issues which need to be addressed before obtaining final approval: 1) qualification of Pillar5 as the commercial manufacturing site and 2) an observed food effect seen with CPI-300 and the reference product. The FDA found no other notable deficiencies in the NDA. As noted in the January 11, 2010 press release, the FDA was notified about Pillar5. IntelGenx believes the food effect issue can be addressed through a label adjustment and post-approval education. In addition, the company plans to conduct a pilot food effect study with CPI-300 tablets having a modified enteric coating. In the coming weeks IntelGenx will meet with FDA to clarify the steps necessary to obtain approval. IntelGenx is confident the activities required to support the NDA amendment can be completed in time for a submission in the second half of 2010.

On May 7, 2010 IntelGenx executed a Project Transfer Agreement (Agreement) with Cary, its former development partner, whereby Cary assigned its 50% ownership stake in CPI-300 to IntelGenx. Pursuant to the Agreement, IntelGenx and Cary (the Parties) have agreed to terminate the Collaborative Agreement entered into in November 2007 and the Parties further agreed that the CPI-300 project will be transferred and assigned to IntelGenx. In addition, Cary has assigned to IntelGenx all rights and interest in the regulatory approvals that Cary has or may have had, including the NDA, and IntelGenx will be responsible for the costs associated therewith. IntelGenx will have full and complete authority with respect to the prosecution and/or amendment of the NDA and the commercialization of the product and/or the technology encompassed in the CPI-300 project. IntelGenx will also assume all obligations to, and

responsibility for, the Biovail litigation, including the costs thereof. In addition to certain potential pre-commercialization payments, IntelGenx will pay Cary, upon commercialization of CPI-300, 10% of sales royalties received by IntelGenx and 3% of upfront payments received by IntelGenx should a distribution agreement be signed in the future.

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Neuropathic Pain Tablet:

On April 14, 2009 IntelGenx and its development partner, Cannasat Therapeutics Inc. (Cannasat), announced positive Phase 1b results for Relivar, a buccal formulation of dronabinol. The randomized, single dose, double blind crossover study compared Cannasat s Relivar with Marinol 2.5 mg in healthy volunteers. Relivar delivered twice the amount of dronabinol into the bloodstream as the brand with no increase in side effects due to a corresponding reduction in the metabolite responsible for the CNS adverse effects of dronabinol. Relivar was developed using IntelGenx proprietary AdVersa buccal delivery technology.

On March 4, 2010 IntelGenx and Cannasat announced that they have entered into a Letter of Intent ("LOI") under which IntelGenx would acquire a fifty percent ownership stake from Cannasat and an exclusive worldwide license to develop and commercialize Relivar. The LOI details the terms under which the two parties will negotiate an exclusive worldwide license that should result in IntelGenx assuming sole product development and corresponding funding as well as commercialization rights for Relivar. The LOI also lays out the terms for shared milestones and royalties generated by sublicensing of Relivar to a potential pharmaceutical marketing partner in the future. Upon completing a definitive license agreement, IntelGenx would forgive approximately CAD\$231 thousand of debt owed by Cannasat. A definitive license agreement would be subject to board approval for both companies.

On April 15, 2010 Cannasat announced that it received shareholder approval at its Annual General Shareholder Meeting to change its corporate name to Cynapsus Therapeutics Inc. (Cynapsus).

Anti-Migraine Film:

On April 21, 2010 IntelGenx announced that it has executed a binding term-sheet with RedHill Biopharma Ltd., an Israeli corporation ("RedHill") to co-develop and license IntelGenx' first oral thin film product based upon the Company's proprietary VersaFilm technology. The product is intended for the rapid relief of migraine. The term-sheet sets forth the main criteria to be incorporated into a definitive development and license agreement, subject to due diligence, under which RedHill would obtain exclusive world-wide rights to market and sell IntelGenx' rapidly dissolving anti-migraine oral film product. In exchange IntelGenx would receive upfront, milestone, and external development fees totalling up to \$2.1 million from RedHill. RedHill will also be responsible for regulatory filing fees, if necessary. Furthermore, upon commercialization of the product, IntelGenx would receive 40% of all proceeds including, but not limited to, all sales milestones and income from the product world-wide. IntelGenx and RedHill have entered into a ninety day exclusivity period during which IntelGenx is prohibited from engaging in negotiations related to the product contemplated to be licensed to RedHill with any other party. The term-sheet also provides for a breakup fee in the event that IntelGenx or RedHill is unable to execute the licensing agreement under certain circumstances after the satisfactory completion of due diligence.

VersaFilm Manufacturing:

On January 25, 2010 IntelGenx announced a strategic alliance with LTS Lohmann Therapie-Systeme AG (LTS) for the exclusive manufacturing of pharmaceutical products developed by IntelGenx using its VersaFilm drug delivery technology. VersaFilm is comprised of a thin polymeric film using components that are safe and approved by the FDA. VersaFilm provides a patent-protected method of re-formulating approved pharmaceuticals in a more convenient and discrete oral dosage form. IntelGenx currently has three products in development using the VersaFilm technology.

Manufacturing Partnership and Ownership Position in Manufacturing Facility:

On April 30, 2010 IntelGenx entered into a Memorandum of Agreement ("Agreement") with Pillar5 Pharma Inc. Pursuant to the Agreement, IntelGenx undertakes to use its best efforts to ensure that distributors of IntelGenx' oral solid dose pharmaceutical products developed for commercial production be directed to Pillar5 for purposes of negotiating a manufacturing agreement requiring Pillar5 to manufacture those products. As consideration for this undertaking, Pillar5 issued to IntelGenx 114 voting common shares of Pillar5, representing 10% of the issued and outstanding shares of Pillar5. The shares will be held in escrow and are forfeitable by IntelGenx until Pillar5 achieves certain revenue targets and are subject to restrictions on transfer pursuant to the Agreement. IntelGenx has a right of first refusal in the event of bona fide sale to a third party of all of the shares or substantially all of the assets of Pillar5. Pursuant to the Agreement, IntelGenx has the right to designate a nominee to serve on the board of directors of Pillar5 and Pillar5 has the right to designate a nominee to serve on the board of directors of Pillar5 achieves corp.

Currency rate fluctuations

Revenue

The Company s operating currency is Canadian dollars, while its reporting currency is U.S. dollars. Accordingly, the Company s results of operations and balance sheet position have been affected by currency rate fluctuations. The following management discussion and analysis takes this into consideration whenever material.

In U.S.\$ thousands	2010	2009	Increase/ (Decrease)	Percentage Change
Revenue	\$ 182 \$	201 \$	5 (19)	9%
Research and Development Expenses	330	435	(105)	24%
Research and Development Tax Credit	(24)	(36)	12	33%
Management Salaries	147	105	42	40%
General and Administrative Expenses	65	40	25	63%
Professional Fees	425	85	340	400%
Interest and Financing Fees	-	170	(170)	N/A
Foreign Exchange	1	25	(24)	96%
Income taxes	-	(39)	39	N/A
Net Income (Loss)	(772)	(593)	(179)	30%

Results of Operations - three month period ended March 31, 2010 compared to the three month period ended March 31, 2009.

Total revenue decreased by \$19 thousand, or 9%, to \$182 thousand for the three months ended March 31, 2010 from \$201 thousand for the three months ended March 31, 2009.

In the first quarter of 2010, royalty revenues earned from commercialization of the first product fully-developed by the Company, a prenatal multivitamin supplement marketed as Gesticare® in the USA, increased by approximately 72% to \$74 thousand from \$43 thousand in the same period of the previous year.

Revenue earned from the Company s pharmaceutical partners for development milestones achieved decreased by \$50 thousand, or 32%, to \$108 thousand, compared with \$158 thousand in the previous year.

Interest income of \$1 thousand was recorded in the first quarter of 2010. No interest income was recorded in the first quarter of 2009.

Research and Development (R&D) Expenses

R&D expenses for the three months ended March 31, 2010 were \$330 thousand, representing a decrease of \$105 thousand, or 24%, compared to \$435 thousand for the three months ended March 31, 2009.

The decrease in R&D expenses for the first quarter of 2010 is primarily attributable to the decrease in costs related to the CPI-300 project, which totaled approximately \$103 thousand in the first quarter of 2010, compared with \$253 thousand in the same period of the previous year. This decrease is partially offset by a foreign exchange impact of approximately \$56 thousand arising from the translation of the Company s operating currency into its reporting currency.

Also included within R&D expenses for the three months ended March 31, 2010 are R&D Salaries of \$108 thousand, of which approximately \$1 thousand represents non-cash compensation. This compares to R&D salaries of \$91 thousand in the three month period ended March 31, 2009, none of which represented non-cash compensation. The increase in R&D Salaries is primarily attributable to the foreign exchange impact arising from the translation of the Company s operating currency into its reporting currency.

In the first quarter of 2010 the Company recorded estimated Research and Development Tax Credits and refunds of \$24 thousand, as compared to \$36 thousand for the first quarter of 2009.

Management Salaries and General and Administrative (G&A) Expenses

Management salaries increased to \$147 thousand in the first quarter of 2010, representing an increase of \$42 thousand, or 40%, compared to \$105 thousand in the first quarter of 2009. The increase is attributable to a foreign exchange impact of approximately \$24 thousand arising from the translation of the Company s operating currency into its reporting currency, the payment of Directors Fees in the amount of \$12 thousand (2009 - \$1 thousand) and management salary increases.

Included in management salaries in the first quarter of 2009 are approximately \$7 thousand in non cash compensation resulting from options granted to management employees in 2008 and 2009, as compared to \$11 thousand expensed for the same period last year.

General and administrative expenses increased to \$65 thousand in the first quarter of 2010 from \$40 thousand in the first quarter of 2009. The increase is attributable to a foreign exchange impact of approximately \$11 thousand arising from the translation of the Company s operating currency into its reporting currency, and an increase in insurance expense of approximately \$16 thousand.

Professional Fees

Professional fees for the three months ended March 31, 2010 increased to \$425 thousand compared to \$85 thousand for the three months ended March 31, 2009.

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The increase in professional fees is primarily attributable to legal expenses of approximately \$313 thousand incurred in the first quarter of 2010 related to the defense of the Biovail lawsuit. On August 18, 2009, the Company s former development partner Cary Pharmaceuticals was sued by Biovail in the U.S. District Court of Delaware for patent infringement, under provisions of the Drug Price Competition and Patent Term Restoration Act of 1984 (Hatch-Waxman Act), with respect to Biovail's U.S. Patent No. 6,096,341. Pursuant to the Hatch-Waxman Act, the filing of the patent infringement lawsuit by Biovail instituted an automatic stay of FDA approval of the NDA until the earlier of a judgment or January 3, 2012. Under an agreement executed between IntelGenx and Cary on May 7, 2010, Cary assigned its 50% ownership stake in CPI-300, including all rights and interest in the regulatory approvals as well as the NDA, and IntelGenx assumed full and complete responsibility for the Biovail litigation, including the costs thereof. IntelGenx believes CPI-300 does not infringe Biovail's patent and is vigorously defending its position.

The increase in professional fees also includes a foreign exchange impact of approximately \$72 thousand arising from the translation of the Company s operating currency into its reporting currency.

Included within professional fees in the first quarter of 2010 is a non-cash expense of approximately \$3 thousand for options granted to investor relation firms for investor relation services compared to \$22 thousand in the same period last year.

Share-Based Compensation Expense, Warrants and Stock Based Payments

Share-based compensation expense, warrants and share-based payments totaled \$11 thousand for the three months ended March 31, 2010, as compared to \$33 thousand for the three months ended March 31, 2009.

The Company expensed approximately \$8 thousand in the first quarter of 2010 for options granted to Company employees in 2008 and 2009 under the 2006 Stock Option Plan, compared with \$11 thousand expensed in the same period last year.

The Company also expensed \$3 thousand in the first quarter of 2010 for options granted to investor relation firms for investor relation services, compared to \$22 in the same period last year.

There remains approximately \$54 thousand in stock based compensation to be expensed in fiscal 2010 and 2011 of which approximately \$26.6 thousand relates to the issuance of options to employees of the Company during 2008 and 2009, and approximately \$28 thousand relates to options granted to investor relations firms. The Company anticipates the issuance of additional options and warrants in the future, which will continue to result in stock-based compensation expense.

Financing Cost

Due to the repayment in September 2009 of convertible notes issued in May 2007, the Company did not incur any interest and financing fee expense in the three months ended March 31, 2010, compared with \$170 thousand for the three months ended March 31, 2009.

Foreign Exchange

A foreign exchange gain of \$1 thousand was recorded in the three months ended March 31, 2010 compared with a foreign exchange gain of \$25 thousand in the three months ended March 31, 2009. The foreign exchange gains relate primarily to currency fluctuations between the Canadian dollar and the U.S. dollar.

Net Loss

The net loss for the three months ended March 31, 2010 was \$772 thousand and represents an increased loss of \$179 thousand, or 30%, compared to the net loss of \$593 thousand for the three months ended March 31, 2009. The main items resulting in the increase in net loss are summarized as follows:

- a) An increase in legal expenses of approximately \$311 thousand resulting from the defense of the Biovail litigation against Cary Pharmaceuticals
- b) A foreign exchange impact of approximately \$130 thousand arising from the translation of the Company s operating currency into its reporting currency
- c) The reduction of \$170 thousand of interest and financing fees as a result the repayment in September 2009 of convertible notes issued in May 2007
- d) The reduction of R&D expenses of approximately \$105 thousand, which is primarily attributable to the decrease in costs related to the CPI-300 project.

Key items from the Balance Sheet - March 31, 2010 compared to December 31, 2009.

In U.S.\$ thousands			Increase/	Percentage
	2010	2009	(Decrease)	Change
Current Assets	\$ 2,258	\$ 2,703	\$ (445)	17%
Property and Equipment	157	158	(1)	1%
Current Liabilities	964	704	260	37%
Capital Stock	0	0	0.0	0%
Additional Paid-in-Capital	8,820	8,809	11.0	0%
Current Assets				

Current assets totaled \$2,258 thousand at March 31, 2010, as compared to \$2,703 thousand at December 31, 2009. The decrease of \$445 thousand is primarily attributable to a decrease in cash of \$488 thousand, partially compensated by an increase in the amount of investment tax credits receivable of \$42 thousand.

Prepaid Expenses

As of March 31, 2010, prepaid expenses totaled \$50 thousand as compared to \$48 thousand at December 31, 2009.

Liquidity and Capital Resources

Cash and cash equivalents totaled \$1,037 thousand as of March 31, 2010, a decrease of \$488 thousand as compared to \$1,525 thousand as of December 31, 2009.

As of March 31, 2010, accounts receivable totaled \$617 thousand, as compared to \$618 thousand as of December 31, 2009. Included within accounts receivable as of March 31, 2010 is a sales tax refund of approximately \$169 thousand, approximately \$143 thousand of which the Company expects to receive during the second quarter of 2010. In addition, the Company had R&D investment tax credits receivable of approximately \$554 thousand as of March 31, 2010 as compared to \$512 thousand as at December 31, 2009. The Company expects to receive approximately \$323 thousand of the R&D investment tax credits during the second quarter of 2010, and approximately \$207 thousand in the second half of 2010.

Accounts payable and accrued liabilities as of March 31, 2010 amounted to \$964 thousand (December 31, 2009 - \$704 thousand), of which approximately \$523 thousand relates to research and development activities, approximately \$334 thousand relates to professional fees, and approximately \$96 thousand relates to accrued payroll liabilities. Included within other accruals is approximately \$11 thousand due to a shareholder.

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As at March 31, 2010, the accumulated deficit amounted to \$7,437 thousand, as compared to \$6,665 thousand as of December 31, 2009. Total assets amounted to \$2,415 thousand and shareholders equity amounted to \$1,451 thousand as of March 31, 2010, as compared with total assets and shareholders equity of \$2,861 thousand and \$2,157 thousand, respectively, as of December 31, 2009.

Property and Equipment

As at March 31, 2010, the net book value of property and equipment amounted to \$157 thousand, as compared to \$158 thousand at December 31, 2009. In the three months ended March 31, 2010 additions to assets totaled \$3 thousand, depreciation amounted to \$10 thousand and a foreign exchange gain of \$6 thousand was recorded.

Capital Stock

There were no changes to capital stock during the three months ended March 31, 2010. Capital stock is disclosed at its par value with the excess of proceeds shown in Additional Paid-in-Capital.

Additional Paid-in-Capital

Additional paid-in capital totaled \$8,820 thousand at March 31, 2010, as compared to \$8,809 thousand at December 31, 2009. Included within the increase of \$11 thousand is approximately \$3 thousand attributable to the amortization of stock options granted to investor relations consultants, and approximately \$8 thousand attributable to the amortization of stock options granted to employees.

Key items from the Statement of Cash Flows - three month period ended March 31, 2010 compared to the three month period ended March 31, 2009

	2010	2009	Increase/ (Decrease)	Percentage Change
Operating Activities	\$ (534) \$	(489)	\$ 45	9%
Financing Activities	-	-	-	N/A
Investing Activities	(3)	247	(250)	101%
Cash and cash equivalents - end of period	1,037	306	731	239%
Statement of cash flows				

Net cash used by operating activities was \$534 thousand

Net cash used by operating activities was \$534 thousand in the three months ended March 31, 2010, as compared to net cash used by operating activities of \$489 thousand for the same period in 2009. In the first three months of 2010, net cash used by operating activities consisted of an operating loss of \$772 thousand and an increase in non-cash operating elements of working capital of \$217 thousand.

Operating activities will continue to consume the Company s available funds until the Company is able to generate increased revenues.

Net cash used in investing activities amounted to \$3 for the three months ended March 31, 2010 compared to net cash provided of \$247 thousand in the same period of 2009. Included within the provision of funds in 2009 was approximately \$249 thousand in respect of the restricted cash for the CPI-300 project under the collaborative agreement with Cary Pharmaceuticals that was terminated on May 7, 2010.

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Cash of \$3 thousand was used to purchase capital assets in the first quarter of 2010, as compared to \$2 thousand in the same period of 2009.

The balance of cash and cash equivalents as of March 31, 2010 amounted to \$1,037 thousand, as compared to \$306 thousand at March 31, 2009. Included within the amount at March 31, 2009 was approximately \$29 thousand of cash restricted for the CPI-300 project under the collaborative agreement with Cary Pharmaceuticals that was terminated on May 7, 2010. In accordance with the collaborative agreement dated April 7, 2008 the Company agreed to restrict \$2.0 million of its cash reserves in development support activities for an oral antidepressant using the Company s proprietary oral delivery technology.

Off-Balance Sheet Arrangements

We have no off-balance sheet arrangements.

Forward-Looking and Cautionary Statements

This report contains certain forward-looking statements that involve risks and uncertainties relating to, among other things, our future financial performance or future events. Forward-looking statements give management s current expectations, plans, objectives, assumptions or forecasts of future events. All statements other than statements of current or historical fact contained in this Form 10Q, including statements regarding our future financial position, business strategy, budgets, projected costs and plans and objectives of management for future operations, are forward-looking statements. In some cases, you can identify forward-looking statements by terminology such as potential, projects, expects, management believes, anticipate, estimate. plans, ongoing, we believ similar expressions. These statements involve known and unknown risks, estimates, assumptions and uncertainties that could cause actual results to differ materially from the results set forth in this Annual Report. You should not place undue reliance on these forward-looking statements. You should be aware that our actual results could differ materially from those contained in the forward-looking statements due to a number of factors such as:

continued development of our technology; lack of product revenues successful completion of clinical trials and obtaining regulatory approval to market ability to protect our intellectual property dependence on collaborative partners ability to generate positive cash flow ability to raise additional capital if and when necessary dependence on key personnel; competitive factors; the operation of our business; and general economic conditions.

These factors should be considered carefully and readers are cautioned not to place undue reliance on such forward looking statements. These forward-looking statements speak only as of the date on which they are made, and except to the extent required by federal securities laws, we undertake no obligation to update any forward-looking statements to reflect events or circumstances after the date on which the statement is made or to reflect the occurrence of unanticipated events. In addition, we cannot assess the impact of each factor on our business or the extent to which any factor, or combination of factors, may cause actual results to differ materially from those contained in any forward-looking statements.

Item 3. Controls and Procedures.

As of the end of the period covered by this report, we carried out an evaluation, under the supervision and with the participation of management, including our chief executive officer and principal financial officer, of the effectiveness of the design and operation of our disclosure controls and procedures as defined in Rules 13a-15(e) and 15d-15(e) of the Securities Exchange Act of 1934. Based upon that evaluation, our chief executive officer and principal financial officer concluded that our disclosure controls and procedures are effective to cause the material information required to be disclosed by us in the reports that we file or submit under the Exchange Act to be recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms. There have been no significant changes in our internal controls or in other factors which could significantly affect internal controls subsequent to the date we carried out our evaluation.

PART II

Item 1. Legal Proceedings

In June of 2009 we announced that our New Drug Application filing for our antidepressant CPI-300 had been accepted by the FDA for standard review. We entered into a collaborative agreement with Cary Pharmaceuticals Inc. in November 2007 to jointly develop and commercialize CPI-300 using our proprietary oral delivery technology. CPI-300 is a novel, high strength dosage of Bupropion HCl, the active ingredient in Wellbutrin XL® for which Biovail Laboratories SLR (Biovail) holds the patent. As required in connection with the filing of the NDA, our former development partner Cary Pharmaceuticals, which serves as the NDA applicant, provided notice of the NDA filing to Biovail asserting that CPI-300 would not infringe Biovail's patents. On August 18, 2009, we learned that Cary Pharma was named in a lawsuit filed by Biovail in the U.S. District Court for the District of Delaware for patent infringement under the provisions of the Drug Price Competition and Patent Term Restoration Act of 1984 with respect to Biovail's U.S. Patent No. 6,096,341 for Wellbutrin XL®. The filing of the patent infringement lawsuit instituted an automatic stay of any FDA approval of the NDA until the earlier of a judgment or January 3, 2012. Although we are not a party to the action, a negative decision may have an effect on our potential revenues relating to CPI-300. Under an agreement executed between IntelGenx and Cary Pharmaceuticals on May 7, 2010, Cary Pharmaceuticals assigned its 50% ownership stake in CPI-300, including all rights and interest in the regulatory approvals as well as the NDA, and IntelGenx assumed full and complete responsibility for the Biovail litigation, including the costs thereof. IntelGenx believes CPI-300 does not infringe Biovail's patent and is vigorously defending its position.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

This Item is not applicable.

Item 3. Defaults Upon Senior Securities

This Item is not applicable.

Item 4. Submission of Matters to a Vote of Security Holders

During the quarter ended March 31, 2010 no matters were submitted to a vote of security holders.

Item 5. Other Information

This Item is not applicable.

Item 6. Exhibits

<u>Exhibit</u> 10.1*	Project Transfer Agreement
<u>Exhibit</u> 10.2*	Co-development and Licensing Agreement
<u>Exhibit</u> <u>31.1</u>	Certification of C.E.O. Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
<u>Exhibit</u> 31.2	Certification of Principal Accounting Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
<u>Exhibit</u> <u>32.1</u>	Certification of C.E.O. pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
Exhibit 32.2 *Confider the SEC.	<u>Certification of Principal Accounting Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to</u> <u>Section 906 of the Sarbanes-Oxley Act of 2002.</u> Initial treatment has been requested for portions of this document, which are omitted and filed separately with

SIGNATURES

In accordance with the requirements of the Securities Exchange Act of 1934, the Registrant caused this report to be signed on its behalf by the undersigned, thereunto duly authorized. May 14, 2010

INTELGENX TECHNOLOGIES CORPORATION

Date: May 14, 2010

By: <u>/s/ Horst Zerbe</u> Horst G. Zerbe President, C.E.O. and

Director

Date: May 14, 2010

By: /s/ Paul Simmons

Paul A. Simmons Principal Accounting Officer