SIGNALIFE, INC. Form 10QSB August 17, 2006

United States

Securities And Exchange Commission

W	ashington, D.C. 20549	
	FORM 10-QSB	

(Mark One)

- x Quarterly Report Under Section 13 Or 15(d) Of The Securities Exchange Act Of 1934 For The Quarterly Period Ended June 30, 2006
- o Transition Report Under Section 13 Or 15(d) Of The Securities Exchange Act Of 1934

For The Transition Period From _____ To ____ Commission File No. _____

SIGNALIFE, INC.

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

Delaware 87-0441351

(State or other jurisdiction of incorporation or organization)

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

531 South Main Street, Suite 301 Greenville, South Carolina 29601 (864) 233-2300

(Address Of Principal Executive Offices) (Issuer s Telephone Number)

Recom Managed Systems, Inc.

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

Check whether the issuer (1) 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 o

Indicate by check mark whether the registrant is a shell company (as defined in rule 12b-2 of the Securities Exchange Act of 1934): Yes \circ No x

State the number of shares outstanding of each of the issuer s classes of common equity, as of the latest practicable date: As of August 1, 2006, there were issued and outstanding 39,125,383 shares of common stock, par value \$0.001 per share and 113,578 shares of series A preferred stock, par value \$0.001 per share

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ADVISEMENTS

Unless the context requires otherwise, *Signalife*, *the company*, *we*, *us*, *our* and similar terms refer to Signalife, In formerly known as Recom Managed Systems, Inc. Our common stock, par value \$.001 per share, and our series A preferred stock, par value \$.001 per share, are commonly referred to in this quarterly report as our *common shares* and *series A preferred shares*, respectively. The information in this quarterly report is current as of the date of this quarterly report (June 30, 2006), unless another date is specified.

We prepare our interim financial statements in accordance with United States generally accepted accounting principles. Our financial condition and results of operations for the six-month interim period ended June 30, 2006 are not necessarily indicative of our prospective financial condition and results of operations for the pending full fiscal year ended December 31, 2006. The interim financial statements presented in this quarterly report as well as other information relating to our company contained in this quarterly report should be read in conjunction with the annual financial statements and more detailed background information relating to our company and our business contained in our annual report on form 10-KSB for our fiscal year ended December 31, 2005, as it may be amended, together with any reports, statements and information filed with the SEC relating to periods or events occurring after December 31, 2005.

On April 11, 2003, we effected a split in our common shares on a 3:1 forward basis through the mechanism of a stock dividend. Whenever we make any reference in this quarterly report to the grant or issuance of common shares or options or warrants to purchase common shares, such reference shall, for comparison purposes, be made in reference to post-split numbers and, in the case of options and warrants, exercise prices, unless we state otherwise.

In this quarterly report we make a number of statements, referred to as forward-looking statements, which are intended to convey our expectations or predictions regarding the occurrence of possible future events or the existence of trends and factors that may impact our future plans and operating results. These forward-looking statements are derived, in part, from various assumptions and analyses we have made in the context of our current business plan and information currently available to us and in light of our experience and perceptions of historical trends, current conditions and expected future developments and other factors we believe to be appropriate in the circumstances. You can generally identify forward-looking statements through words and phrases such as seek, anticipate, believe, estimate, expect, intend, plan, budget, project, may be, may continue, may likely result, and similar e When reading any forward looking statement you should remain mindful that actual results or developments may vary substantially from those expected as expressed in or implied by that statement for a number of reasons or factors, such as those relating to: (1) the success of our research and development activities, the development of a viable commercial production model, and the speed with which regulatory authorizations and product launches may be achieved; (2) whether or not a market for our products develops and, if a market develops, the pace at which it develops; (3) our ability to successfully sell our products if a market develops; (4) our ability to attract the qualified personnel to implement our growth strategies; (5) our ability to develop sales, marketing and distribution capabilities; (6) our ability to obtain reimbursement from third party payers for the products that we sell; (7) the accuracy of our estimates and projections; (8) our ability to fund our short-term and long-term financing needs; (9) changes in our business plan and corporate strategies; and (10) other risks and uncertainties discussed in greater detail in the sections of this report, including those captioned Management s Discussion And Analysis Of Financial Condition, Results Of Operations And Plan Of Operation and Uncertainties And Other Risk Factors That May Affect Our Future Results And Financial Condition .

Each forward-looking statement should be read in context with, and with an understanding of, the various other disclosures concerning our company and our business made elsewhere in this report as well as other public reports we

file with the United States Securities and Exchange Commission (the SEC), including our annual report on form 10-KSB for our fiscal year ended December 31, 2005, as it may be amended. You should not place undue reliance on any forward-looking statement as a prediction of actual results or developments. We are not obligated to update or revise any forward-looking statement contained in this report to reflect new events or circumstances unless and to the extent required by applicable law.

(A Development Stage Company)

FINANCIAL STATEMENTS

(UNAUDITED)

THREE AND SIX MONTH PERIODS ENDED JUNE 30, 2006 AND 2005

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(A Development Stage Company)

Balance Sheet

June 30, 2006

(Unaudited)

ASSETS

Current assets:		
Cash and cash equivalents		
	\$	3,834,796
Inventory raw materials	Ψ	3,034,770
Pranaid avnances and other current assets		108,228
Prepaid expenses and other current assets		
		122,903
Total current assets		
		4,065,927
Property and equipment, net of accumulated depreciation of \$223,798.		
		290,759
Intangible patents, including related party amounts, net of accumulated amortization of \$39,011		
		7 04 2 00
TOTAL ASSETS		501,298
TOTAL ABBLIS		
	\$	4,857,984
LIABILITIES AND STOCKHOLDERS EQUITY		
Current liabilities: Accounts payable and accrued expenses		
recounts payable and decrace expenses		
	\$	358,215
Deferred revenue		1,500,000

Total liabilities

1,858,215 Commitments and contingencies Stockholders equity: Series A convertible preferred stock, \$.001 par value; 10,000,000 shares authorized; 97,909 shares issued and outstanding 98 Series A convertible preferred stock to be issued for accrued dividends, 30,751 shares 31 Common stock, \$.001 par value; 100,000,000 shares authorized; 39,073,953 shares issued and outstanding 39,074 Additional paid-in capital 31,269,787 Deficit accumulated during development stage (28,309,221)Total stockholders equity 2,999,769 TOTAL LIABILITIES AND STOCKHOLDERS EQUITY 4,857,984

The accompanying notes are an integral part of these financial statements

F-1

(A Development Stage Company)

Statements Of Operations

For The Three and Six Months Ended June 30, 2006 And 2005 And From Inception

Of Development Stage (Nov. 7, 2000) To June 30, 2006

(Unaudited)

					From Inception of
	For the Three Months Ended June 30,		For the Siz End June	Development Stage (Nov. 7, 2000)	
	2006	2005	2006	2005	to June 30, 2006
Exclusivity fee income	\$ 500,000	\$	\$ 500,000	\$	\$ 500,000
Research and development	258,850	261,890	428,113	832,270	3,985,088
General and administrative expenses	3,047,313	2,473,657	5,367,609	3,572,736	21,693,864
Loss before other income (expense)	(2,806,163)	(2,735,547)	(5,295,722)	(4,405,006)	(25,178,952)
Interest income	26,852	13,344	69,031	17,819	220,456
Interest expense, including amortization of debt discount		(439,615)		(804,333)	(1,307,890)

Change in fair value of warrant liability				318,000	187,570
Warrant repricing and other financing cost		373,706		(226,294)	(384,810)
Loss before provision for income taxes	(2,779,311)	(2,788,112)	(5,226,691)	(5,099,814)	(26,463,626)
Provision for income taxes					
Net loss	(2,779,311)	(2,788,112)	(5,226,691)	(5,099,814)	(26,463,626)
Preferred dividend	7,582	14,244	18,751	32,486	2,322,293
Net loss attributable to common stockholders	\$ (2,786,893)	\$ (2,802,356)	\$ (5,245,442)	\$ (5,132,300)	\$ (28,785,919)
Basic and diluted loss per share	\$ (0.07)	\$ (0.07)	\$ (0.14)	\$ (0.14)	\$ (1.08)
Basic and diluted loss per share attributable to common stockholders	\$ (0.07)	\$ (0.07)	\$ (0.14)	\$ (0.14)	\$ (1.17)
Weighted average shares outstanding basic and diluted	38,952,010	37,465,976	38,804,524	36,235,843	24,521,467

The accompanying notes are an integral part of these financial statements

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(A Development Stage Company)

Statements Of Stockholders Equity

From Inception Of Development Stage (November 7, 2000) To June 30, 2006

(Unaudited)

	Commor	ı Stock	Conve	es A ertible ed Stock	Conv Preferr To Be		Deficitrom Accummention late(Nov. 7, During()00) Deficited()pFo
	Shares	Amount	Shares Amount		Shares	E om peneJune 30, oitaltioStag@006	
2000:						•	8
Balance November 7, 2000 (as restated for 3:1 stock split)	4,139,784	\$ 4,139		\$		\$ \$ (4,139)	\$ \$ \$
Contributed capital						35,000	35,000
Net loss							(36,67(3)6,673)
Balance December 31, 2000	4,139,784	4,139				30,861	(36,673)1,673)
2001: Capital contributed						45,000	45,000
Shares issued for services July 2001 \$0.033	150,000	150				4,850	5,000

Net loss				(50,	00(5)0,000)
Balance December 31, 2001	1,289,784	4,289		80,711 (86,	673()1,673)
2002: Capital contributed				56,400	56,400
Warrants issued for cash			305	125,000	125,000
Issuance of common stock for: Technology Sept. 2002 \$0.006 23	3,400,000	23,400		54,623	78,023
Services rendered Oct. 2002 \$0.021	2,925,000	2,925		17, 9,59 ,678)	1,205
Cash Oct 2002 \$0.03	564,810	565		17,221	17,786
Cash Nov 2002 \$2.66	71,250	71		189,929	190,000
Cash Nov 2002 \$2.66	71,250	71		189,929	190,000

The accompanying notes are an integral part of these financial statements

(A Development Stage Company)

Statements Of Stockholders Equity

From Inception Of Development Stage (November 7, 2000) To June 30, 2006

(Unaudited)

(Continued)

	Commoi	ı Stock	Conv	ries A vertible ved Stock	Conv Preferi	ries A vertible red Stock e Issued	Additional	Deferred	Deficit Accumu- lated During Develop-	Fro Incep (Nov 200 T
	Shares	Amount	Shares	Amount	Shares	Amount	Paid-in Capital	Compen- sation	ment Stage	June 200
buted services		\$		\$		\$	\$ 20,000	\$	\$	2
nts issued for							5,324			
SS		-		-					(211,954)	(21
te aber 31, 2002	31,250,844	31,250					567,166	(19,678)	(298,627)	28
ce of common for cash and buted property 2003 \$2.22	112,812	113					249,887			25

ce of common for cash:

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003 \$3.00

82,667

83

247,917

003 \$3.33	75,075	75	249,925	25
ce of common for services:				
2003 \$2.80	147,192	147	411,654	41
2003 \$3.15	11,045	11	34,780	3
003 \$3.67	111,625	112	410,192	41
t 2003 \$3.68	33,188	33	121,103	12
nber 2003 \$3.77	24,292	24	91,673	9
er 2003 \$4.78	15,385	15	73,525	7
nber 2003 \$3.65	18,834	19	68,783	6

The accompanying notes are an integral part of these financial statements

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(A Development Stage Company)

Statements Of Stockholders Equity

From Inception Of Development Stage (November 7, 2000) To June 30, 2006

(Unaudited)

(Continued)

	Common Stock		Series A Convertible Preferred Stock		Series A Convertible Preferred Stock To Be Issued		Additional	Deferred	Deficit Accumu- lated During Develop-
	Shares	Amount	Shares	Amount	Shares	Amount	Paid-in Capital	Compen- sation	ment Stage
2003 \$3.60	5,953	\$ 6		\$		\$	\$ 21,425		\$
exercise of	1,105,000	1,105					(1,105)		
ed services							80,000	\$	
stock sued rket							38,400		
tion of								6 669	
tion								6,668	
nd warrants									
							2,196,068	(219,010)	

cost					74,088			
of preferred cash			1,792,975	1,793	5,376,857			5
preferred					(572,785)			
stock n feature					896,474			
n of fair ⁄arrants							(896,474)	
preferred					949,121 (107,575)		(949,121)	
							(5,311,377)	(5
: 31, 2003	32,993,912	\$ 32,993	1,792,975	\$ 1,793	\$ 11,477,573	\$ (232,020)	\$ (7,455,599)	\$ 3

The accompanying notes are an integral part of these financial statements

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(A Development Stage Company)

Statements Of Stockholders Equity

From Inception Of Development Stage (November 7, 2000) To June 30, 2006

(Unaudited)

(Continued)

	Commo	on Stock	Conv	ies A ertible ed Stock	Conv Preferr	ries A vertible red Stock e Issued	Additional	Deferred	Deficit Accumu- lated During Develop-	From Inceptic (Nov. 2000) To
	Shares	Amount		Amount		Amount	Paid-in Capital	Compen- sation	ment Stage	June 3 2006
ance of common k for services:										
ary 2004 \$3.63	52,391	\$ 52		\$		\$	\$ 190,088	\$	\$	190,
ruary 2004 \$4.24	25,714	26					108,979			109,
ch 2004 \$4.90	47,638	48					233,584			233,
1 2004 \$7.39	11,937	12					88,145			88,
2004 \$6.66	43,425	43					289,006			289,
2004 \$4.30	16,976	17					72,980			72,
2004 \$3.90	21,583	22					84,206			84,

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ust 2004 \$3.56	26,885	27	95,570	95,
ember 2004 \$3.6	7 49,035	49	179,738	179,
ober 2004 \$2.67	55,420	55	148,163	148,
ember 2004 \$2.9	4 32,635	33	95,914	95,
ember 2004 \$4.5	2 69,504	70	313,947	314,
rcise of class A ants for cash	130,030	130	274,870	275,
rcise of class C rants for cash	16,665	17	49,979	49,
iless exercise of ants	51,815	52	(52)	
tributed ices officer			80,000	80,

The accompanying notes are an integral part of these financial statements

(A Development Stage Company)

Statements Of Stockholders Equity

From Inception Of Development Stage (November 7, 2000) To June 30, 2006

(Unaudited)

(Continued)

	Common Stock		Series A Convertible Preferred Stock		Series A Convertible Preferred Stock To Be Issued		Additional	Deferred	Accumu- lated During Develop-
	Shares	Amount	Shares	Amount	Shares	Amount	Paid-in Capital	Compen- sation	ment Stage
tion of		\$		\$		\$	\$	\$	\$
ation		Ψ		Ψ		Ψ	Ψ	225,531	Ψ
issued for							132,712		
issued for lement							757,207		
recognized ricing of							158,516		
ıl on feature							408,333		
d common	(369,000)	(369)					369		

Deficit

Inc

(N

Ju

on of preferred 1,546,633 1,547 (1,546,633) (1,547)A preferred (295,452) rued or series A dividends 134,834 134 404,353 on of preferred 3 (3,457)3,457 (3) (6,966,243) 34,826,655 34,827 246,342 246 131,377 131 15,348,728 (6,489) (14,421,842) er 31, 2004

The accompanying notes are an integral part of these financial statements

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(6,

(A Development Stage Company)

Statements Of Stockholders Equity

From Inception Of Development Stage (November 7, 2000) To June 30, 2006

(Unaudited)

(Continued)

	Commo	on Stock	Series A Convertible Preferred Stock	Series A Convertible Preferred Stock To Be Issued	Addi	itional	Deferred	Accumu- lated During Develop-
	Shares	Amount		Shares Amount	Pai	id-in pital	Compensation	ment Stage
of common services:								
2005 \$4.26	44,205	\$ 44	\$	\$	\$	188,259	\$	\$
2005 \$4.05	21,231	21				85,964		
005 \$3.20	37,628	38				120,372		
05 \$4.30	25,641	26				110,199		
)5 \$4.26	5,262	5				22,411		
5 \$3.91	13,877	14				54,310		
2005 \$3.26	39,466	39				128,538		

Deficit

Inc (N

Ju

er 2005 \$3.42 3	37,196	37	127,250
2005 \$3.19 8	38,118	89	281,005
er 2005 \$3.16 5	55,349	55	174,896
er 2005 \$2.44 3	38,099	38	92,966
ssued as for ble debt and 58	34,711 5	585	1,674,526
cost shares			336,610
recognized g of warrants			226,294
of class C	54,166	54	162,444

The accompanying notes are an integral part of these financial statements

1,

(A Development Stage Company)

Statements Of Stockholders Equity

From Inception Of Development Stage (November 7, 2000) To June 30, 2006

(Unaudited)

(Continued)

		Series A			Deficit Accumu-	From Inception
	Series A	Convertible			lated	(Nov. 7,
	Convertible	Preferred Stock			During	2000)
Common Stock	Preferred Stock	To Be Issued	Additional	Deferred	Develop-	To
Shares Amount	Shares Amount	Shares Amount	Paid-in Capital	Compen- sation	ment Stage	June 30, 2006

Contributed \$ \$

services officer