FREESTONE RESOURCES, INC. Form 10-K

December 18, 2008

SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

FORM 10-K

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

For the Fiscal Year Ended June 30, 2008

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXHANGE ACT OF 1934

For the Transition Period from ______ to _____

FREESTONE RESOURCES, INC.

(Exact name of registrant as specified in its charter)

Nevada
(State or other jurisdiction of incorporation)

000-28753 (Commission File Number)

33-0880427 (IRS Employer Identification No.)

444 W Highway 84, Fairfield, Texas (Address of Principal Executive

75840 (Zip Code)

Offices)

Registrant's telephone number, including area code: 903-389-6300

Securities registered pursuant to Section 12(b) of the Act: NONE Securities registered pursuant to Section 12(g) of the Act: NONE

Indicate by a check mark if the registrant is a well-known seasoned issuer, as defined by Rule 405 of the Securities Act. Yes | | No |X|

Indicate by a check mark whether the registrant is not required to file reports pursuant to Section 13 or Section 15 (d) of the Securities Act. Yes | | No |X|

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Act of 1934 during the past 12 months and (2) has been subject to such filing requirement for the past 90

days. Yes | | No |X|

Indicate by check if disclosure of deliquent filers pursuant to Iten 405 of Regulation S-K (s229.405 of this chaper) is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K.

Indicate by check mark whether the registrant (1) filed all reports required to b 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| |N0|

Large Accelerated
Filer []

Non-Accelerated
Filer []

Smaller Reporting Company [X]

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act): Yes | | No |X|

Aggregate market value of the voting stock held by non-affiliates of the registrant as of June 30, 2008: \$2,216,026

Indicate the number of Shares of outstanding of each of the Registrant's classes of common stock, as of the latest practicable date: As of November 30, 2008, the Registrant had 50,025,260 shares of common stock outstanding.

PART I.

ITEM 1. DESCRIPTION OF BUSINESS

Freestone Resources, Inc. is distribution company that has purchased oil and gas properties for experimental studies concerning our unique solvent Petrozene. The Freestone team is focused on the utilization and sale of Petrozene. Petrozene is a solvent that has been proven to inhibit corrosion, remove scale, dissolve iron sulfides and decrease the viscosity of oil.

ITEM 2. DESCRIPTION OF PROPERTY

Freestone's corporate offices were located at 444 W. Hwy. 84 Fairfield, Texas 75840. Freestone also has a warehouse used for the storage and bottling of Petrozene.

ITEM 3. LEGAL PROCEEDINGS

Freestone is not involved in any legal proceedings.

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

Freestone did not submit any matters to a vote to the security holders during the fiscal year ended June 30, 2008.

PART II

ITEMMARKET FOR REGISTRANT'S COMMON EQUITY AND RELATED STOCKHOLDERS MATTERS 5.

The Common Stock is currently quoted on the Pink Sheets under the symbol "FSNR."

The following table sets forth the quarterly high and low bid prices for the Common Stock for 2008. The prices set forth below represent interdealer quotations, without retail markup, markdown or commission and may not be reflective of actual transactions.

Fiscal 2008	High		Low	
First Quarter	\$	0.26	\$	0.12
Second Quarter	\$	0.19	\$	0.08
Third Quarter	\$	0.26	\$	0.12
Fourth Quarter	\$	0.12	\$	0.10

Shareholders

As of June 30, 2008, there were approximately 190 record holders of the Common Stock. This number excludes any estimate by Freestone of the number of beneficial owners of shares held in street name, the accuracy of which cannot be guaranteed.

Dividends

Freestone has not paid cash dividends on any class of common equity since formation and Freestone does not anticipate paying any dividends on its outstanding common stock in the foreseeable future.

Warrants

Freestone has no warrants outstanding.

ITEMMANAGEMENT DISCUSSIONS AND ANALYSIS OR PLAN OF OPERATION 6.

At present, the Freestone team is focused on the utilization of our unique solvent Petrozene. Freestone's investment in the aforementioned oil and gas production was necessary to conduct in-house R&D for Petrozene. Minimal expenses have been incurred for the operation of these oil and gas interests, as well as miscellaneous fees associated with the corporation.

Petrozene

Freestone Resources Inc. has been engaged in extensive laboratory and oil field testing of Petrozene. Most tests of Petrozene has involved treatment for paraffin and asphaltine elimination within oil tank bottoms, oil flow lines, oil production tubing, well bore and oil formation strata. During the testing and use of Petrozene we have found additional characteristics of Petrozene that have marketable possibilities. Petrozene inhibits corrosion, removes scale, dissolves iron sulfide and decreases the viscosity of oil.

Viscosity is obviously a very important factor in oil production. The simple explanation is that it is more difficult to flow thick, high viscosity oil. Historically, heavy oil reserves, which abound in North America, have been bypassed for lighter oils due to the viscosity problems associated with production and refining. Even if heavy crude oil was capable of being produced from the well, the oil was often unable to travel by pipeline to refineries due to the thickness, or could only be transported or produced during the summer months when the viscosity was lowered by radiant heat. Methods used in the past to decrease the viscosity of the oil in the pipelines have included pipeline heaters or adding low viscosity condensate at high concentrations (up to 25%) in order to thin the oil. Some chemical treatments have also been tried, but to our knowledge, none have been economically proven.

Freestone Resources' current well assets and leases were purchased for the purpose of testing Petrozene. These leases contain wells that have paraffin and asphaltine problems, and our tests are allowing the company to perfect a treatment method that can be marketed to potential customers.

Stock was issued to consultants for consulting on the re-completion of the Carroll Unit #1, as well as for consulting services relating to our solvent, Petrozene.

Results of Operations

Year Ended June 30, 2008 Compared to Year Ended June 30, 2007

In the year ended June 30, 2007 we had no operations. We had a loss of \$508,392which included general and administrative expenses of \$662,086, interest of \$11,694 (on prior debts forgiven in November 2006) and offset by the gain on debt forgiveness of \$165,388.

In the year ended June 30, 2008

Revenue - Revenue for the year was \$ 619,112. This was provided by sales of oil of \$45,386, sales of gas of \$143,757 and sales of Petrozene of \$ 405,122.

Expenses – Total expenses were \$601,448. These included Cost of sales which, for the year ended June 30, 2008 was made up of lease operating costs and royalties of \$81004and cost of Petrozene sold of \$111,402. This includes expenses for the year ended June 30, 2008 of \$368,638. This was made up of consulting and contract services paid for by the issuance of common stock of \$141,250, research and development of \$40,398, depreciation of \$21,675, , with the balance general and administrative expenses of \$205,719.

Other income and expense – the net expense of \$1,039 was made up of other income of \$2,985 and interest expense of \$4,024.

Net Loss - Net income for year was \$7,715 12,438 due the sales of our oil and gas and our Petrozene product. We had no sale or revenue producing assets in the prior year.

LIQUIDITY AND CAPITAL RESOURCES

We have little cash reserves and liquidity to the extent we receive it from operations.

During the year ended June 30, 2008, our cash and cash equivalent increased by \$13,548 from \$0 at June 30, 2007.

Net cash provided by operating activities was \$ 157,734 for the year ended June 30, 2008 compared to \$0 provided by operating activities for the same period ending June 30, 2007.

Employees

As of June 30, 2008, our only employees are the officers of the company.

NEED FOR ADDITIONAL FINANCING

The Company believes it will generate sufficient liquidity from its operations so the need for additional funding will be unnecessary, although we may sell stock to raise capital to accelerate our growth..

Further, there exist no agreements or understandings with regard to loan agreements by or with the Officers, Directors, principals, affiliates or shareholders of the Company.

ITEM 7. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

The financial statements of Freestone, together with the Report of Independent Registered Public Accounting Firm thereon of Malone & Bailey, PC appear on pages F-1 through F-7 of this report.

ITEMCHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANICAL 7. DISCLOSURES

NONE

ITEM 8A. CONTROLS AND PROCEDURES

Evaluation of Disclosure Controls and Procedures

We carried out an evaluation of the effectiveness of the design and operation of our disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) as of June 30, 2008. This evaluation was accomplished under the supervision and with the participation of our chief executive officer / principal executive officer, and chief financial officer / principal financial officer who concluded that our disclosure controls and procedures are not effective to ensure that all material information required to be filed in the annual report on Form 10-K has been made known to them.

For purposes of this section, the term disclosure controls and procedures means controls and other procedures of an issuer that are designed to ensure that information required to be disclosed by the issuer in the reports that it files or submits under the Act (15 U.S.C. 78a et seg.) is recorded, processed, summarized and reported, within the time periods specified in the Commission's rules and forms. Disclosure, controls and procedures include, without limitation, controls and procedures designed to ensure that information required to be disclosed by in our reports filed under the Securities Exchange Act of 1934, as amended (the "Act") is accumulated and communicated to the issuer's

management, including its principal executive and principal financial officers, or persons performing similar functions, as appropriate to allow timely decisions regarding required disclosure.

Based upon an evaluation conducted for the period ended June 30, 2008, our Chief Executive and Chief Financial Officer as of June 30, 2008 and as of the date of this Report, has concluded that as of the end of the periods covered by this report, we have identified the following material weakness of our internal controls:

- Reliance upon independent financial reporting consultants for review of critical accounting areas and disclosures and material non-standard transaction.
- Lack of sufficient accounting staff which results in a lack of segregation of duties necessary for a good system of internal control.

In order to remedy our existing internal control deficiencies, as our finances allow, we will hire additional accounting staff.

Management's Annual Report on Internal Control Over Financial Reporting

Our management is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Rules 13a-15(f) and 15d-15(f) of the Exchange Act. Our internal control system was designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes, in accordance with generally accepted accounting principles in the United States of America. Our internal control over financial reporting includes those policies and procedures that (i) pertain to the maintenance records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company; (ii) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with accounting principles generally accepted in the United States of America, and that receipts and expenditures of the Company are being made only in accordance with authorizations of management of the Company; and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Company's assets that could have a material effect on the financial statements.

Because of inherent limitations, a system of internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate due to change in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Our management conducted an evaluation of the effectiveness of our internal control over financial reporting using the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) in Internal Control—Integrated Framework at June 30, 2008. Based on its evaluation, our management concluded that, as of June 30, 2008, our internal control over financial reporting was not effective because of: 1) Our reliance upon independent financial reporting consultants for review of critical accounting areas and disclosures and material non-standard transaction; and 2) a lack of sufficient accounting staff which results in a lack of segregation of duties necessary for a good system of internal control. A material weakness is a deficiency, or a combination of control deficiencies, in internal control over financial reporting such that there is a reasonable possibility that a material misstatement of the Company's annual or interim financial statements will not be prevented or detected on a timely basis.

This annual report does not include an attestation report of the Company's registered public accounting firm regarding internal control over financial reporting. Management's report was not subject to the attestation by the Company's registered public accounting firm pursuant to temporary rules of the SEC that permit the Company to provide only management's report in this annual report.

Changes in Internal Controls over Financial Reporting

We have not yet made any changes in our internal controls over financial reporting that occurred during the period covered by this report on Form 10-K that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

PART III.

ITEM 9. DIRECTORS AND EXECUTIVE OFFICERS OF REGISTRANT

The following persons serve as directors and officers of Freestone.

Lloyd Lane, President and Chief Executive Officer

James F. Carroll, Chief Financial Officer Tom Bonner, Secretary Kent Kendall, Treasurer Jamie Long, Director

LLOYD LANE, 37, has served as President and Chief Executive Officer of Freestone since December of 2006. Beginning in1998 with the acquisition of 3L used oil disposal, Mr. Lane developed and expanded the company base, streamlining logistics, client expansion, and refinement of the company's existing product marketing strategy. During this time, Mr. Lane realized market demand within the oil & gas service industry, resulting in his founding of 3L service Inc. In 2000, providing key services to the many oil & gas companies located within Freestone County, one of the most actively drilled areas in North America. As a lifelong resident of Freestone County, Mr. Lane's service and support to the major oil & gas companies active within the region proved highly successful and invaluable to numerous companies in the area. As a result of the alliances formed, Mr. Lane was a Co-founder of VTI Pipeline Inc., which provided mid-stream construction services. In 2004, realizing the need for commercial salt water injection wells within the region, Mr. Lane identified a key area in Freestone County to permit and drill for salt water disposal. This location proved to be logistically favorable and expedited the disposal of waste fluids created by oil & gas production. By January 2006, realizing the opportunities within oil & gas lease acquisition, exploration, development, and production Mr. Lane had sold the aforementioned companies in order to focus his efforts in upstream oil & gas activities. With the formation of Freestone resources, and its diverse group of directions, Mr. Lane seeks to utilize the vast knowledge and networking capabilities within the company.

JAMES F. CARROLL, 46, has served as the Chief Financial Officer and Treasurer of Freestone since May 1, 1999. He has served as a director of Freestone since November 12, 1999. From December 1973 to April 1999, Mr. Carroll was employed by F. Schumacher & Co., a New York Fabric Company, as a manager of Production, Purchasing and Inventory. Mr. Carroll received a B.B.A. degree in accounting from Pace University of New York in 1985.

TOM BONNER, 38, Dr. Bonner has served as the Secretary since December of 2006. Dr. Bonner received his Doctorate in Veterinary Medicine from Texas A & M University in 2000. After starting a successful practice, Dr. Bonner began expanding his interests outside his occupation by selling and promoting producing acreage and un-leased minerals in Freestone County. Dr. Bonner serves the company as a public relations director and is instrumental in researching and reporting on new technologies.

KENT KENDALL, 43, has served as the Treasurer since December of 2006. He is currently a banker in Mexia Texas and has extensive experience in accounting and banking.

JAMIE LONG, 42, has served as a Director since December of 2006. He has worked within the oil and gas business for many years. He currently works for Long Industries, a company that develops infrastructure for various oil and gas related projects.

ITEM 10. EXECUTIVE COMPENSATION

No executive compensation was paid in the year ended June 30, 2008.

ITEM 11. SECUIRTY OWNERSHIP OF MANANGEMENT AND BENEFICIAL OWNERS

As of June 30, 2008, the following persons are known to Freestone to own 5% or more of Freestone's Voting Stock:

Name and Address	Amount Beneficially Owned*	Percent of Class
IRON ORE TRUST LLOYD LANE, TRUSTEE 111 CR 451 BUFFALO, TX 75831	6,000,000	11.99%
CGY TRUST TOM BONNER, TRUSTEE 444 W COMMERCE FAIRFIELD, TX 75840	6,000,000	11.99%
CLAYTON CARTER PO BOX 625 STREETMAN, TX 77859	5,000,000	10.00%
MIKE DORAN 444 W COMMERCE FAIRFIELD, TX 75840	5,000,000	9.99%
JIMMY CARTER PO BOX 625 STREETMAN, TX 77859	3,365,000	6.73%
CAPITAL FINANCIAL		

2,500,000 5.00% **CONSULTANTS**

CORPORATION BOX 325 STREETMAN, TX

75859

ALL OFFICER, **DIRECTORS AND**

5% SHAREHOLDERS 27,865,000 55.70%

AS A GROUP

Unless otherwise indicated such person is the sole beneficial owner of the shares set forth opposite his name.

CERTAIN RELATIONSHIPS AND RELATED PARTY TRANSACTIONS **ITEM 12.**

On November 1, 2007, the Company assumed certain debt in conjunction with the issuance of the 30,000,000 shares of common stock including a note for \$50,000 to a relative of the President and \$8,000 due to officers. These debts were for funds paid for the recompletion/workover of the wells which was expended prior to the November 1, 2007 transaction. These debts were paid in the quarter ended March 31, 2008.

ITEMEXHIBITS, FINANICAL STATEMENTS AND REPORTS ON FORM 8-K 13.

(a) The following documents are filed as part of this report: Included in Part II, Item 7 of this report:

Report of Independent Registered Public Accountant

Consolidated Balance Sheets as of June 30, 2008 and June 30, 2007

Consolidated Statements of Expenses – For the Years Ended June 30, 2008 and 2007

Consolidated Statements of Cash Flows - For the Years Ended June 30, 2008 and 2007

Consolidated Statements of Stockholders' Deficit – For the Years Ended June 30, 2008 and 2007

Notes to Consolidated Financial Statements

(b) Freestone filed the following Form 8-K's in the year ended June 30, 2008.

On June 4, 2008, we filed a Form 8-K to report the Change in Control of the Company.

- (c) Exhibits
- 31 Certification

32 Certification Pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 – CEO and CFO

ITEM 14. PRINCIPAL ACCOUNTANT FEES AND SERVICES

(1) AUDIT FEES

The aggregate fees billed for professional services rendered by our auditors, for the audit of the registrant's annual financial statements and review of the financial statements included in the registrant's Form 10-QSB or services that are normally provided by the accountant in connection with statutory and regulatory filings or engagements for the year ended June 30, 2008 was \$40,000 and \$10,000 for the years ended June 30, 2008 and 2007, respectively.

(2) AUDIT-RELATED FEES
NONE
(3) TAX FEES
NONE
(4) ALL OTHER FEES
NONE
(5) AUDIT COMMITTEE POLICIES AND PROCEDURES
Freestone does not have an audit committee.
(6)
Not applicable.
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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this Annual Report on Form 10-K to be signed on its behalf by the undersigned hereunto duly authorized.

FREESTONE RESOURCES, INC.

By: /s/ Lloyd Lane

Lloyd Lane

Chief Executive Officer

Dated: December 16, 2008

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors Freestone Resources, Inc. Fairfield, Texas

We have audited the accompanying consolidated balance sheets of Freestone Resources, Inc. as of June 30, 2008 and 2007 and the related consolidated statements of operations, stockholders' deficit, and cash flows for the years ended June 30, 2008 and 2007. These consolidated financial statements are the responsibility of Freestone's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the consolidated financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Freestone as of June 30, 2008 and 2007 and the results of operations and cash flows for the years ended June 30, 2008 and 2007, in conformity with accounting principles generally accepted in the United States of America.

/s/ Malone & Bailey, PC Malone & Bailey, PC www.malone-bailey.com Houston, Texas

December 12, 2008

FREESTONE RESOURCES, INC. CONSOLIDATED BALANCE SHEETS

AS OF JUNE 30 ASSETS		2008	2007	
Current assets				
Cash	\$	13,548 \$	-	
Accounts receivable		42,260	-	
Note receivable		16,468	16,468	
Total current assets		72,276	16,468	
Unproved oil and gas properties, full cost accounting, net of accu	mulated depletion,			
depreciation and amortization		92,930	-	