BROOKMOUNT EXPLORATIONS INC
Form 10QSB
May 24, 2006

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

FORM 10-QSB

[X] Quarterly Report pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the quarterly period ended February 28, 2006

[] Transition Report pursuant to 13 or 15(d) of the Securities Exchange Act of 1934

For the transition period _____ to _____

Commission File Number 0-26709

BROOKMOUNT EXPLORATIONS INC.

(Exact name of small Business Issuer as specified in its charter)

98-0201259

(IRS Employer Identification No.)

Nevada					
(State	or	other	jι	urisdiction	ı of
incorp	oora	ation c	br	organizati	on)

999 Canada Place - Suite 404Vancouver, British ColumbiaV6C 3EZ(Address of principal executive offices)(Postal or Zip Code)

Issuer's telephone number, including area code: 604-676-5244

None (Former name, former address and former fiscal year, if changed since last report)

Check whether the issuer (1) filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the issuer was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days [X] Yes [] No

State the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date: 25,770,677 shares of \$0.001 par value common stock outstanding as of May 23, 2006.

BROOKMOUNT EXPLORATIONS INC.

(An Exploration Stage Company)

INTERIM FINANCIAL STATEMENTS

February 28, 2006

(Stated in US Dollars)

(Unaudited)

BALANCE SHEETS INTERIM STATEMENTS OF OPERATIONS INTERIM STATEMENTS OF CASH FLOWS STATEMENT OF STOCKHOLDERS' EQUITY NOTES TO THE INTERIM FINANCIAL STATEMENTS

> BROOKMOUNT EXPLORATIONS INC. (An Exploration Stage Company) BALANCE SHEETS

		February 28, 2006	
	ASSETS	(U	naudited)
Current assets Cash Prepaid expenses Advances - Note 2		Ş	12,224 4,352 43,617
			60,193
Capital assets - Note 3			1,149
		\$ ======	61,342
	LIABILITIES		
Current liabilities Accounts payable and accrued liabilities Due to related parties - Note 6		\$	35,251 59,556
			94,807

STOCKHOLDERS' DEFICIT

Common stock, \$0.001 par value - Note 5 200,000,000 shares authorized		
21,992,661 shares issued (2005 - 16,768,685)		21,992
Additional paid-in capital		4,799,559
Stock subscriptions receivable		(6,600)
Deferred compensation		(1,039,495)
Deficit accumulated during the exploration stage		(3,808,921)
		(33,465)
	\$ =====	61,342

Going Concern - Note 1

SEE ACCOMPANYING NOTES

BROOKMOUNT EXPLORATIONS INC. (An Exploration Stage Company) INTERIM STATEMENTS OF OPERATIONS (Unaudited)

Three months ended February 28, 2006 2005 ____ ____ Expenses General and administrative - Note 2,5 and 6 \$ 732,671 \$ 91,097 Mineral property costs - Notes 5 and 6 12,650 1,278,595 91,097 \$ _____ Net loss for the period \$ (745,321) \$ (1,369,692) \$ ----- ----Basic and diluted loss per share \$ (0.03) \$ (0.13) _____ Weighted average number of common shares outstanding 21,040,432 10,426,421 _____

SEE ACCOMPANYING NOTES

BROOKMOUNT EXPLORATIONS INC. (An Exploration Stage Company) INTERIM STATEMENTS OF CASH FLOWS (Unaudited)

	Three months ended February 28,			
		2006	2005	
Cash Flows from Operating Activities Net loss	Ş		(1,369,692) \$	
Add items not affecting cash: Depreciation Capital contributions		93 -	133	
Capital stock issued for services Mineral property costs Provision for irrecoverable advance		350,789 7,500 150,000	1,250,000	
Changes in non-cash working capital balances related to operations Prepaid expenses		648	(5,704)	
Accounts payable and accrued liabilities Due to related parties		2,028 1,040	(116) 922	
Net cash used in operations		(233,223)	(124,457)	
Cash Flows from Investing Activities Advances Acquisition of capital assets		(150,000)		
Net cash used in investing activities		(150,000)		
Cash Flows from Financing Activities Capital stock issued, net			158,400	
Increase (decrease) in cash		(8,223)	33,943	
Cash, beginning		20,447	51,103	
Cash, end	\$ ======	12,224 \$	85,046 \$	

Supplemental Disclosure of Cash Flow Information Cash paid for: Interest

Income taxes

Non-cash transactions - Note 7

SEE ACCOMPANYING NOTES

BROOKMOUNT EXPLORATIONS INC. (An Exploration Stage Company) STATEMENT OF STOCKHOLDERS' EQUITY (DEFICIT) for the period December 9, 1999 (Date of Inception) to February 28, 2006 (Unaudited)

	Commo	n Sh	ares	Additiona Paid-in			rred	S Subsc
	Number	Par	Value	Capital		Compe:	nsation	Rece
	3,500,000 5,750,000 32,400 –		3,500	5,75 6,44	- 50 48		- - - - -	\$
Balance, as at November 30, 2000 Contributions to capital by officers Net loss for the year	9,282,400 _ _		9,282	21,19			- - -	
Balance, as at November 30, 2001 Contributions to capital by officers Net loss for the year	9,282,400 _ _		9,282 _ 	30,19 9,00			_ _ _	
Balance, as at November 30, 2002 Capital stock issued for cash - at \$0.25 - at \$0.50 Contributions to capital by officers Net loss for the year			177	43,94	48 62		- - - - -	
Balance, as at November 30, 2003 Capital stock issued for cash – at \$0.50				210,65 287,39			-	

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Net loss for the year

----- ----- -----Balance, as at November 30, 2004 10,284,848 10,285 498,056 _

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...Cont'd

SEE ACCOMPANYING NOTES

BROOKMOUNT EXPLORATIONS INC. (An Exploration Stage Company) STATEMENT OF STOCKHOLDERS' EQUITY (DEFICIT) for the period December 9, 1999 (Date of Inception) to February 28, 2006 (Unaudited)

	Commo	on Shares	Additional Paid-in	Deferred	S Subsc
	Number	Par Value	Capital	Compensation	Rece
Capital stock issued for cash - at \$0.21	100,000	100	21,130	_	
Capital stock issued for cash - at \$0.25	200,000	200	46,300	-	
Capital stock issued for cash - at \$0.35	134,100	134	46,867	_	(6
Capital stock issued for cash - at \$0.40	62,500	63	24,937	-	
Capital stock issued for cash - at \$0.50	411,190	411	205,184	_	
Capital stock issued for cash - at \$0.56	35,714	35	19,965	-	
Capital stock issued for cash - at \$0.60	10,333	10	6,190	-	
Capital stock issued for cash - at \$0.63	30,000	30	18,870	-	
Capital stock issued for mineral					
property - at \$0.40	5,000,000	5,000	1,995,000	-	
Capital stock issued for mineral property - at \$0.30	500.000	500	149,500	_	
Net loss for the year	-	-		-	
Balance, as at November 30, 2005	16,768,685	16 , 768	3,031,999		(6
Capital stock issued for cash - at \$0.40	759 , 975	760	274,240	_	
- at \$0.60	163,001	163	99 , 837	-	
Capital stock issued for mineral					
property – at \$0.75	10,000	10	7,490	-	
Capital stock issued for services	4,291,000	4,291	1,385,993	-	
Deferred compensation	-	-	-	(1,039,495)	
Net loss for the period	-	-	-	-	
Balance, as at February 28, 2006	21,992,661		\$4,799,559	\$(1,039,495)	\$ (6

SEE ACCOMPANYING NOTES

BROOKMOUNT EXPLORATIONS INC. (An Exploration Stage Company) NOTES TO THE INTERIM FINANCIAL STATEMENTS February 28, 2006 (Unaudited)

Note 1

Nature of Continued Operations and Basis of Presentation

Brookmount Explorations, Inc. (the "Company") is an exploration stage company. The Company was organized for the purpose of acquiring, exploring and developing mineral properties. The recoverability of amounts from properties acquired will be dependant upon discovery of economically recoverable reserves, confirmation of the Company's interest in the underlying property, the ability of the Company to obtain necessary financing to satisfy the expenditure requirements under the property agreement and to complete the development of the property, and upon future profitable production.

Going Concern

The financial statements have been prepared on the basis of a going concern which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. The Company has a working capital deficiency of \$34,626 at February 28, 2006 and has incurred losses since inception of \$3,658,933 and further losses are anticipated in the development of its mineral properties raising substantial doubt as to the Company's ability to continue as a going concern. The ability of the Company to continue as a going concern is dependent on raising additional capital to fund ongoing exploration and development and ultimately on generating future profitable operations. The Company will continue to fund operations with advances, other debt sources, and further equity placements.

Unaudited Interim Financial Statements

The accompanying unaudited interim financial statements have been prepared in accordance with United States generally accepted accounting principles for interim financial information and with the instructions to Form 10-QSB of Regulation S-B. They do not include all information and footnotes required by United States generally accepted accounting principles for complete financial statements. However, except as disclosed herein, there has been no material changes in the information disclosed in the notes to the financial statements for the year ended November 30, 2005 included in the Company's Annual Report on Form 10-KSB/A filed with the Securities and Exchange Commission. The interim unaudited financial statements should be read in conjunction with those financial statements included in the Form 10-KSB/A. In the opinion of Management, all adjustments considered necessary for a fair presentation, consisting solely of normal recurring adjustments, have been made. Operating results for the three months ended February 28, 2006 are not necessarily indicative of the results that may be expected for the year ending November 30, 2006.

BROOKMOUNT EXPLORATIONS INC. (An Exploration Stage Company) NOTES TO THE INTERIM FINANCIAL STATEMENTS February 28, 2006 (Unaudited)

Note 2 Advances

On May 13, 2005, the Company signed a "Letter of Agreement" with a private corporation Jemma Resources Corp. ("Jemma") to acquire 100% of the outstanding capital stock of Jemma. Significant terms contained in the Letter of Agreement were the appointment of two of Jemma's directors to the Company's board of directors, Jemma completing a debt financing of \$15 million, and the Company's right to elect not to proceed with the transaction thereby resulting in all advances made to Jemma by the Company being refundable, and the replacement of the Letter of Agreement with a binding contract. The purchase price consisted of 3,000,000 shares of common stock of the Company, 3,000,000 share purchase warrants at \$1.50 per warrant exercisable within 24 months from the date of the agreement and approximately CDN\$75,000 in refundable advances to secure an extension for the option to purchase a mineral property and for operating costs. During May 2005 two directors of Jemma were appointed to the Company's board of directors. During the year ended November 30, 2005, the Company advanced US\$43,617 (CDN \$54,400) pursuant to the Letter of Agreement. At November 30, 2005 the Letter of Agreement had not been replaced by a binding contract and Jemma had not raised the debt financing as contemplated in the Letter of Agreement. Accordingly the Company's management decided not to proceed with this transaction. The decision was as a result of the Company's due diligence and Jemma's inability to raise the agreed financing. As a result, the advances totaling \$43,617 became refundable pursuant to the terms of the Letter of Agreement. As of February 28, 2006, the Company has not received the funds from Jemma; however, management believes these funds are recoverable as Jemma has expressed its intention to repay theses advances.

During the period ending February 28, 2006, \$150,000 was withdrawn from the Company's bank account by a director of the Company. The director was not an authorized signatory on the Company's bank account and had not been granted any such authority to withdraw the funds by the Company's Board of Directors. Upon completion of an investigation, the Company determined that the director had not used the funds for corporate purposes. The Company had worked for several weeks to have this director return the money to the Company on a voluntary basis. As of the date of this filing, the money has not been returned. The Company has also demanded from the bank that the money be returned, as it believes the bank is responsible since the director was not a signatory to the account and did not otherwise have authority to have the funds removed from the account. The Company has reported this incident to authorities in Canada and the United States and is currently assessing its criminal and civil litigation options. Due to the uncertainty of collection, the Company has fully written off the \$150,000 during the period ending February 28, 2006.

BROOKMOUNT EXPLORATIONS INC. (An Exploration Stage Company) NOTES TO THE INTERIM FINANCIAL STATEMENTS February 28, 2006 (Unaudited)

Note 3 Capital Assets

	February 28, 2006				
		Cost		ulated ciation	Net
Computer equipment	\$	1,813	\$	664	\$ 1,149

Note 4 Mineral Properties

a) Brookmount Claims, Abitibi West County, Quebec, Canada

During 2003 the Company acquired five mineral claims located in the Chazel Township, in the Province of Quebec for \$48,079. The claims are in good standing until November 14, 2006.

b) Mercedes Property, Junin, Peru

Pursuant to a property acquisition agreement dated July 3, 2003 and amended on January 24, 2005, the Company acquired a 100% interest in 2,611 hectares located in Central Peru from a director of the Company (the "Vendor") for consideration of \$22,500 (paid) and the issuance of 5,000,000 common shares valued at \$0.40 per share (issued). The property is held in trust by the Vendor for the Company. Upon request from the Company the title will be recorded in the name of the Company. At February 28, 2006 the title of this property has not been recorded in the name of the Company.

c) Rock Creek Claims, British Columbia, Canada

On February 2, 2006 the Company entered into a letter of intent to acquire an option to purchase 100% of the issued share capital of 722161 B.C. Ltd ("BC Ltd"). BC Ltd has a 56% interest in mineral claims located in the Rock Creek area of British Columbia, Canada. In consideration for signing the letter of intent the Company issued 10,000 of its shares of common stock to the owner of BC Ltd. Upon replacing the letter of intent with a formal agreement, the Company will issue additional 20,000 shares of its common stock to the owner of BC Ltd. To earn the option the Company would be required to make cash payments of \$250,000 over a period of four years and incur exploration expenses of \$1,000,000 over a period of five years from the date of the formal agreement.

> BROOKMOUNT EXPLORATIONS INC. (An Exploration Stage Company) NOTES TO THE INTERIM FINANCIAL STATEMENTS February 28, 2006 (Unaudited)

At February 28, 2006 the letter on intent has not been replaced with a formal agreement. The Company has until April 21, 2006 to negotiate a formal agreement at which time the letter of intent expires. As at May 23, 2006 the parties were continuing to finalize the terms of a formal agreement, which the parties expect to be finalized and executed during the second quarter of 2006.

Note 5 Capital Stock

During the three months ended February 28, 2006, the Company issued 922,976 shares of common stock pursuant a private placement for total proceeds of \$375,000.

During the three months ended February 28, 2006, the Company issued 10,000 shares of common stock pursuant the proposed acquisition of a mineral property (See Note 4c) and issued 4,291,000 shares of common stock with a fair value of \$1,390,284 to the its newly appointed chairman for business and consulting services that will be provided over the 2006 fiscal year (See Note 6).

To February 28, 2006, the Company has not granted any stock options or warrants.

Note 6 Related Party Transactions

The Company paid or incurred the following amounts to directors of the Company, a former director and/or companies with directors or officers in common:

		Three months ended February 28,		
	:	2006 2005		
General and administrative:				
Consulting fees	\$	355 , 973	\$	-
Management fees		90,000	\$	52,500
	\$	445,973	\$	52,500

The management fees were measured by the exchange amount that is the amount agreed upon by the transacting parties.

Amounts due to related parties at February 28, 2006 are due to directors of the Company in respect to unpaid management fees and advances. These amounts are unsecured, non-interest bearing and have no specific terms for repayment.

During the quarter ended February 28, 2006, the Company issued 4,291,000 shares of its common stock with a fair value of \$1,390,284 to its newly appointed chairman for services to be rendered during the 2006 fiscal year. During the quarter ended February 28, 2006 \$350,789 of this amount was expensed. The balance has been deferred and will be expensed over the remainder of the 2006 fiscal year.

BROOKMOUNT EXPLORATIONS INC.

(An Exploration Stage Company) NOTES TO THE INTERIM FINANCIAL STATEMENTS February 28, 2006 (Unaudited)

Note 7 Non-cash Transactions

Investing and financing activities that do not have a direct impact on current cash flows are excluded from the statement of cash flows. During the three months ended February 28, 2006, the Company issued:

- a) 10,000 common shares valued at \$0.75 per share pursuant to the letter of intent with BC Ltd (See note 3c);
- b) 4,291,000 shares of common stock with a fair value of \$1,390,284 to the Chairman for business and consulting services that will be provided over the 2006 fiscal year.

These transactions were excluded from the statement of cash flows for the period ended February 28, 2006, and for the period December 9, 1999 (Date of Inception) to February 28, 2006.

Item 2. Management's Discussion and Analysis or Plan of Operation

FORWARD LOOKING STATEMENTS

This quarterly report contains forward-looking statements that involve risks and uncertainties. We use words such as "anticipate," "believe," "plan," "expect," "future," "intend" and similar expressions to identify such forward-looking statements. You should not place too much reliance on these forward-looking statements. Our actual results are likely to differ materially from those anticipated in these forward-looking statements for many reasons, including the risks faced by us described in this Risk Factors section of our annual report on Form 10KSB/A and elsewhere in this quarterly report.

Plan of Operation

Our plan of operations for the twelve months following the date of this quarterly report is to complete initial exploration programs on the Brookmount and Mercedes properties. We anticipate that the programs on the Brookmount and Mercedes properties will cost \$25,000 and \$480,000 respectively.

In addition, we anticipate spending \$25,000 on professional fees, \$132,000 on salaries and wages, \$30,000 on travel costs, \$50,000 on promotional expenses and \$40,000 on other administrative expenses in the next 12 months.

Total expenditures over the next 12 months are therefore expected to be \$782,000. We will not be able to proceed with either exploration program, or meet our administrative expense requirements, without additional financing.

On February 2, 2006 the Company entered into a letter of intent to acquire an option to purchase 100% of the issued share capital of 722161 B.C. Ltd ("BC Ltd"). BC Ltd has a 56% interest in mineral claims located in the Rock Creek area of British Columbia, Canada. In consideration for signing the letter of intent the Company issued 10,000 of its shares of common stock to the owner of BC Ltd. Upon replacing the letter of intent with a formal agreement, the Company

will issue additional 20,000 shares of its common stock to the owner of BC Ltd. To earn the option the Company would be required to make cash payments of \$250,000 over a period of four years and incur exploration expenses of \$1,000,000 over a period of five years from the date of the formal agreement.

At February 28, 2006 the letter on intent has not been replaced with a formal agreement. The Company has until April 21, 2006 to negotiate a formal agreement at which time the letter of intent expires. At May 23, 2006, the parties were finalizing definitive documentation, and the transaction is expected to close during before the end of the second quarter.

We will not be able to complete the initial exploration programs on our mineral properties without additional financing. We currently do not have a specific plan of how we will obtain such funding; however, we anticipate that additional funding will be in the form of equity financing from the sale of our common stock. We may also seek to obtain short-term loans from our directors, although no such arrangement has been made. At this time, we cannot provide investors with any assurance that we will be able to raise sufficient funding from the sale of our common stock or through a loan from our directors to meet our obligations over the next twelve months. We do not have any arrangements in place for any future equity or equity financing.

Results of Operations for Three-Month Period Ended February 28, 2006

We incurred operating expenses in the amount of \$745,321 for the three-month period ended February 28, 2006, as compared to \$1,369,692 for the comparative period in 2005. The substantial decrease in net loss was due to mineral property costs during the first quarter of 2006 related to the issuance of 5,000,000 shares of common stock at a recorded value of \$1,250,000 in connection with the completion of our acquisition of the Mercedes property

Under instruction from the property vendor, the 5,000,000 shares were issued to our directors and officers in the following amounts during the first quarter of 2005:

Peter Flueck (property vendor)	2,900,000
Zaf Sungur	1,050,000
Victor Stillwell	1,050,000

General and administrative expenses for the three-month period ended February 28, 2006 increased \$641,574 from the prior comparative period from \$91,097 for the period ended February 28, 2005 to \$732,671 for the same period in 2006. The increase was attributable to the following: the write off of \$150,000, which was removed without authority by a director and the amortization of shares issued to a former director in the amount of \$350,789, and an increase in management and consulting services of \$37,500.

At quarter end on February 28, 2006, we had cash on hand of \$12,224 and total assets of \$61,342. Our liabilities at the same date totaled \$91,807 and consisted of accounts payable and accrued liabilities of \$32,251 and \$59,556 due to related parties.

Subsequent Events

Effective April 26, 2006, David Jacob Dadon was removed as a director and as Chairman of the Board of the Company for cause. Mr. Dadon withdrew \$150,000 from the Company's bank account. Mr. Dadon was not an authorized signatory on the Company's bank account and had not been granted any such authority to withdraw

the funds by the Company's Board of Directors. Upon completion of an investigation, the Company determined that Mr. Dadon had not used the funds for corporate purposes. The Company had worked for several weeks to have Mr. Dadon return the money to the Company on a voluntary basis. To date, the money has not been returned. The Company has reported the incident to the proper authorities in Canada and the United States.

Effective May 5, 2006, Mr. Dadon responded to his removal as a director for cause, which response was filed with a Form 8-K, dated May 11, 2006. We replied to Mr. Dadon's letter in that same filing by noting that "[t]the Company has endeavored to work with Mr. Dadon for several months to determine why the money was removed from its account and to see that the money is replaced. The assertions and accusations contained in Mr. Dadon's letter are outrageous and as such are impossible to respond to. The Company steadfastly stands by its assertions and the actions that it has taken."

On December 19, 2005, we filed an 8-K announcing that, among other things, Jay Jeffery Shapiro, represented by Mr. Dadon to us as a close colleague and friend, had been appointed to serve as our Chief Financial Officer. Mr. Dadon had arranged for a conference call prior to Mr. Shapiro's appointment to introduce someone whose resume we were provided and we were led to believe was Mr. Shapiro ostensibly in order to provide us with an opportunity to interview him prior to his appointment. On May 9, 2006, we learned that the person

represented to us to be Jay Jeffery Shapiro was not, in fact, Mr. Shapiro. On May 9, 2006, the individual we now know to be the true Mr. Shapiro contacted us to inform us that he had no knowledge of Brookmount, had not been asked to serve as our Chief Financial Officer by Mr. Dadon, had not been the person interviewed by our Chief Operating Officer, and had in fact previously informed Mr. Dadon in writing that he no longer wished to be associated with Mr. Dadon in any venture and that Mr. Dadon was no longer to use his resume in connection with any of his activities. As a result, on May 11, 2006 we filed a current report on Form 8-K to, among other reasons, assure that all Brookmount shareholders are made aware that individual we now know to be Jay Jeffery Shapiro and whose biography was contained in our annual report on Form 10-KSB and Form 10-KSB/A, never played any role in our company or in any of our disclosures.

Effective May 9, 2006, we appointed Zaf Sungur to serve as our Chief Financial Officer.

Item 3. Controls and Procedures

The Principal Executive Officer and Principal Financial Officer conducted an evaluation of the effectiveness of the design and operation of the Company's disclosure controls and procedures (as defined in Rule 13a-15(e) under the Securities Exchange Act of 1934, as amended (the "Exchange Act")) as of the end of the period covered by this report. Based on that evaluation, the Principal Executive Officer and Principal Financial Officer concluded that the Company's disclosure controls and procedures were effective as of the end of the period covered by this report. There were no significant changes in internal control over financial reporting (as defined in Rule 13a-15(f) under the Exchange Act) that occurred during the first quarter of 2006 that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

PART II- OTHER INFORMATION

Item 1. Legal Proceedings

The Company is not a party to any pending legal proceeding. Management is not aware of any threatened litigation, claims or assessments. The Company is contemplating its options against its former director in respect of the removal of \$150,000 from the Company's bank account, including, among other things, cancellation of the previously issued shares. It is possible that Mr. Dadon may respond to any litigation we initiate or may preemptively seek to sue us for actions that we have taken or may take in the future against him.

Item 2. Changes in Securities

During the three-month period ended February 28, 2006, the Company accepted subscriptions for the following share issuances:

Price per Share	Number of Shares
\$0.40	759 , 975
\$0.60	163,001

Item 3. Defaults Upon Senior Securities

None.

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

None.

Item 5. Other Information

None.

Item 6. Exhibits and Report on Form 8-K

31.1 Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
31.2 Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant

31.2 Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

- 32.1 Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
- 32.2 Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

During the three-month period ended February 28, 2006, the Company filed following current report on the Form 8-K:

Current report on the Form 8-K dated December 19, 2005

The current report was issued due to the fact that Mr. Dadon was appointed to the Company's Board of Directors and would also act as the Chairman of the Board. On December 16, 2005, the Company also appointed Jay Jeffery Shapiro as its Chief Financial Officer. In addition On December 14, 2005, the Company issued 4,291,000 shares of its restricted common stock to Mr. David Dadon in connection for business and consulting services that he would provide to the Company over fiscal year 2006.

SIGNATURES

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

Brookmount Explorations Inc.

/s/ Peter Flueck

Peter Flueck President, Chief Executive Officer and Director (Principal Executive Officer) Dated: May 24, 2006

Brookmount Explorations Inc.

/s/ Zaf Sungur

Zaf Sungur C.O.O., Secretary, treasurer, Director and principal accounting officer Dated: May 24, 2006