SECURITIES AND EXCHANGE COMMISSION

FORM 10QSB

Optional form for quarterly and transition reports of small business issuers under section 13 or 15(d)

Filing Date: 1999-09-10 | Period of Report: 1998-09-30

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FILER

BREAKTHROUGH ELECTRONICS INC

CIK:816232| State of Incorp.:NV | Fiscal Year End: 1231

Type: 10QSB | Act: 34 | File No.: 033-14982-LA | Film No.: 99709693 SIC: 3600 Electronic & other electrical equipment (no computer equip)

Mailing Address 2612 EAST KENTUCKY AVENUE SALT LAKE CITY UT 84117 Business Address 2612 EAST KENTUCKY AVENUE SALT LAKE CITY UT 84117 8012788132

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-QSB

(Mark one) XX	QUARTERLY REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934	
	FOR THE QUARTERLY PERIOD ENDED SEPTEMBER 30, 1998	
	TRANSITION REPORT UNDER SECTION 13 OR 15(d) OF THE EXCHANGE ACT OF 1934	
	insition period from to	
	Commission File Number: 33-14982-LA	
(Exact Name of	BREAKTHROUGH ELECTRONICS, INC. small business issuer as specified in its charter)	
Nevada	88-0226208	
(State of Incorporation		
	Sahara, Suite D-21, Las Vegas, Nevada 89102	
(Ad	dress of principal executive offices)	
	(702) 368-0664 	
	(Issuer's telephone number)	
(2) has been subject to YES NO XX State the number of sha	e registrant was required to file such reports), and such filing requirements for the past 90 days. The such filing requirements for the past 90 days. The such filing requirements for the past 90 days.	
	as of August 10, 1999.	
	ness Disclosure Format (check one): YES NO XX	
	BREAKTHROUGH ELECTRONICS, INC.	
Form 10-Q	SB for the Quarter ended September 30, 1998	
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SIGNATURES

BREAKTHROUGH ELECTRONICS, INC.
(A DEVELOPMENT STAGE COMPANY)
STATEMENTS OF INCOME
(UNAUDITED)

<TABLE> <CAPTION>

		For the Three Months Ended September 30,			For the Nine Months Ended September 30,				From Inception on July 31, 1986 Through September 30,	
<\$>	<c></c>	998	<c></c>	1997	<c></c>	1998	<c></c>	1997	<c></c>	1998
REVENUE	\$	0	\$	0	\$	0	\$	0	\$	78,000
EXPENSES		0		0		11,704		6,000		881,985
TOTAL EXPENSES		0		0		11,704		6,000		881,985
NET (LOSS) OR PROFIT	\$	0	\$	0	\$	(11,704)	\$	(6,000)	\$	(803,985)
BASIC LOSS PER SHARE	\$	0.00	\$	0.00	\$ 	0.02	\$ 	0.01		
WEIGHTED AVERAGE NUMBER OF SHARES OUTSTANDING		500,000		446,940		500,000		446,940		

</TABLE>

The accompanying notes are an integral part of these financial statements.

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BREAKTHROUGH ELECTRONICS, INC.
(A DEVELOPMENT STAGE COMPANY)
STATEMENTS OF STOCKHOLDERS' EQUITY
(UNAUDITED)

<TABLE> <CAPTION>

		Com	mon Stock			itional	Accumu Duri	ng
		Shares		Amount		id-In pital	Develo: Sta	ge
<s> Sale Stock - Insiders</s>	<c></c>		<c></c>		<c></c>		<c></c>	
July 31, 1986		11,394	\$	11	\$	22,777		
Deficit 1986								(152)
Balance December 31, 1986		11,394		11		22,777		(152)

Deficit

Sale Stock - Insiders

April 10, 1987	7,750	8	15,492	
Issuance Stock - Insiders Technology Rights	130,000	130	(130)	
Sale Stock - Public October 2, 1987	20,150	20	201,480	
Sale Stock - Public November 2, 1987	24,500	25	179,433	
Exercise Stock Warrants December 17, 1987	406	0	6,093	
Issuance Stock - Services December 27, 1987	28,000	28	55 , 972	
Deficit 1987				(103,524)
Balance December 31, 1987	222,200	222	481,117	(103,676)
Exercise Stock Warrants				
February 1, 1988 Deficit 1988	2,240	2	30,654	(188,157)
Balance December 31, 1988	224,440	224	511,771	(291,833)
Deficit 1989				(359,617)
Balance December 31, 1989	224,440	224	511,771	(651,450)
Issuance Stock Debt Exchange	50,000	50	99,950	
Deficit 1990				(9,108)
Balance December 31, 1990	274,440	274	611,721	(660,558)
Deficit 1991				(159)
Balance December 31, 1991	274,440	274	611,721	(660,717)

				See accountants' audit report and 4	notes to financial st	tatements		
~~Deficit 1992~~				(85)				
Balance December 31, 1992	274,440	274	611,721	(660,802)				
Issue Stock Technology Acquisition	30,000	30	2,970					
Issue Stock Technology Acquisition								
50,000

30,000

363,940

50

30

363,940 364 664,723

49,092

(30)

97,253

(335)

(661,137) _____

(114,047)

Issue Stock Debt Exchange

Deficit 1993

Issue Stock

Deficit 1994

Balance December 31, 1993

Technology Acquisition

Insider Loans Payable Forgiven

Balance December 31, 1994	 393,940	 394	 761 , 946	 (775,184)
Issuance Stock Stock Issuance Services	 53,000	 53	 (53)	
Debt Forgiveness Insider to Paid In Capital			16,361	
Deficit 1995				(11,097)
Balance December 31, 1995	446,940	 447	778,254	(786,281)
Deficit 1996		 		 0
Balance December 31, 1996	446,940	 447	778,254	(786,281)
Deficit 1997	 	 	 	 (6,000)
Balance December 31, 1997	446,940	 447	778,254	(792,281)
Stock Issuance Services	 171 , 198	 171	 16,949	
Stock Cancellations	(118,139)	(118)	118	
Deficit 1998				(11,704)
Balance September 30, 1998	\$ 500,000	\$ 500	\$ 795,321	\$ (803,985)

</TABLE>

See accountants' audit report and notes to financial statements $\ensuremath{\mathbf{5}}$

BREAKTHROUGH ELECTRONICS, INC. (A DEVELOPMENT STAGE COMPANY) BALANCE SHEETS (UNAUDITED)

<TABLE> <CAPTION>

		ember 30, 1998	December 31, 1997		
<s> CURRENT ASSETS</s>	<c></c>		<c></c>		
Cash	\$	1,416	\$ 	0	
CURRENT LIABILITIES					
Accrued Taxes		7,580		7,580	
Accounts Payable		2,000		6,000	
TOTAL LIABILITIES		9,580		13,580	
STOCKHOLDERS' EQUITY (DEFICIT)					
Common Stock, Authorized 50,000,000 Shares at \$.001 Par Value, 500,000 and 446,940 Issued and Outstanding		500		447	
Additional Paid In Capital		795,321		778,254	
Retained Deficits		(803,985)			
TOTAL STOCKHOLDERS' DEFICIT		(8,164)			

\$ 1,416 \$ 0 -----

From Inception

</TABLE>

See accountants' audit report and notes to financial statements

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BREAKTHROUGH ELECTRONICS, INC.
(A DEVELOPMENT STAGE COMPANY)
STATEMENTS OF CASH FLOWS
(UNAUDITED)

<TABLE> <CAPTION>

	For the Three Months Ended September 30,					For the Nine Months Ended September 30,				on July 31, 1986 Through September 30,		
<\$>	<c></c>		<c></c>				<c></c>		 <c< th=""><th>:></th></c<>	:>		
	1	998		1997		1998		1997		1998		
CASH FLOWS PROVIDED BY OPERATIONS												
Net Income (Loss)	\$	0	\$	0	\$	(11,704)	\$	(6,000)	\$	(803,985)		
<pre>Increase (Decrease):</pre>												
Other Assets		0		0		0		0		0		
Accrued Expenses		0		0		0		0		7,580		
Accounts Payable		0		0		(4,000)		6,000		2,000		
Net Cash Flow (Outlay) From Operations		0		0		(15,704)		0		(794,405)		
CASH FLOWS FROM FINANCING ACTIVITIES Proceeds From:												
Sale of Common Stock		0		0		5		0		500		
Paid in Capital		0		0		17,115		0		795,321		
		0		0		17,120		0		795,821		
NET INCREASE (DECREASE) IN CASH		0		0		1,416		0		1,416		
CASH AT THE BEGINNING OF PERIOD		1,416		0		0		0		0		
CASH AT END OF PERIOD	\$	1,416	\$	0	\$	1,416	\$	0	\$	1,416		

</TABLE>

See accountants' audit report and notes to financial statements

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BREAKTHROUGH ELECTRONICS, INC.
(A DEVELOPMENT STAGE COMPANY)
NOTES TO FINANCIAL STATEMENTS
FOR THE PERIOD ENDED SEPTEMBER 30, 1998

NOTE 1 -- ACCOUNTING POLICIES

Breakthrough Electronics, Inc., formerly Golden Queens Mining Company, was incorporated on July 31, 1986 under the laws of the' State of Nevada. The Company changed its name to Breakthrough Electronics, Inc. on June 10, 1987. The change was in response to the Company's new business focus of developing an electronic telephone screening device then known as "Phoneguard". Phoneguard was acquired through the issuance of common stock with no acquisition cost assigned. The Company is still in the development stage, as it has virtually no revenue to date. Efforts to develop and market the electronic screening device were discontinued several years ago.

The Company is authorized to issue up to 50,000,000 shares of common stock, \$.001 par value. Over the years, the Company has raised capital under both public offerings as well as private stock sales. The Company intended to utilize capital raised to complete the research and development of Phoneguard, and then implement a marketing plan thereafter. As of the reporting date, the Company has expended all of the capital raised, without completing the intended task. As of the reporting date, the Company has ceased any and all operations, and its technology has rapidly become outdated. Currently, the Company's sole business focus, is the contemplation of acquiring, or being acquired by, an existing company via either purchase or merger. The Company has begun preliminary discussions with potential candidate companies, but has not as of the date of this report come to any contractual arrangement.

The financial statements reflect certain capital equipment items which have been fully expensed either from previous depreciation expense or loss on asset abandonment. The total original expenditures for all capital equipment has been included in losses to date, and is not segregated in the statement of cash flows.

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BREAKTHROUGH ELECTRONICS, INC.

(A DEVELOPMENT STAGE COMPANY)

NOTES TO FINANCIAL STATEMENTS

FOR THE PERIOD ENDED SEPTEMBER 30, 1998

NOTE 2 -- COMMON STOCK PUBLIC OFFERING

On October 2 and November 2, 1987 the Company completed a public offering which raised \$ 201,500 and \$ 245,000 through the sale of 503,750 and 612,500 units respectively. Each unit consisted of 4 shares of common stock and 1 warrant to purchase common stock. on December 17, 1987, 162,500 warrants were exercised to purchase 40,625 shares of common stock for a total of \$ 6,094. Four warrants entitled the shareholders to purchase 1 share of common stock at \$ 1.15 per share. The Company incurred approximately \$ 65,000 in costs related to this offering.

On December 28, 1987 the Company issued a Notice of Call of Warrants to the shareholders. The call price of the warrant was \$.001 per warrant. All warrants which were not exercised or tendered back to the Company by February 1, 1988 expired.

On February 1, 1988, 895,976 warrants were exercised to purchase 223,994 shares of common stock for \$30,656.

NOTE 3 -- INCOME TAXES

The company has the following net operating loss and research credit carryforwards expiring as follows:

<TABLE> <CAPTION>

		Net O	perating Loss	Rese	arch Credit
		<c></c>		<c></c>	
31,	2001	\$	152	\$	
	2002	105	,804		
	2003	196	,227		8 , 730
	2004	114	,047		
	31,	2003	31, 2001 \$ 2002 105 2003 196	31, 2001 \$ 152 2002 105,804 2003 196,227	CC> CC> CC> 31, 2001 \$ 152 \$ 2002 105,804 2003 196,227

</TABLE>

The company has filed annual corporate tax returns through the tax year 1993 only.

BREAKTHROUGH ELECTRONICS, INC.
(A DEVELOPMENT STAGE COMPANY)
NOTES TO FINANCIAL STATEMENTS
FOR THE PERIOD ENDED SEPTEMBER 30, 1998

NOTE 4 GENERAL INFORMATION

The company entered into an agreement with Cipher Voice, Inc.,(CVI) whereby it granted CVI an exclusive license to the use of the Company's Phoneguard technology. The license agreement provided for a profit sharing arrangement based on anticipated future sales of the Phoneguard. CVI also raised capital through a public offering during 1994. The intent of CVI was to attempt to complete the research and development of Phoneguard. As was the case with the Company, CVI never completed its intended task, and expended all of its capital and has ceased operations as of the reporting date. CVI has subsequently been purchased by a third party unrelated company. Both the Company and CVI were founded by Barry Rose, who at one time served as President of both CVI and the Company.

It is uncertain, as of the issuance date of these financial statements, as to the marketability or value of the research and development efforts of the Company or CVI. Management has indicated that it feels that given the rapid advancements ongoing in the technology field, as well as the passage of time, that there is limited or no value to the technology. If the Company were to be acquired by another entity, consideration should be given to any residual value of the research and development to date.

During 1995, the company and Barry Rose agreed to an arrangement whereby Rose returned 11,813,850 shares of common stock to the company in the form of Treasury Stock.

During August 1998, the Company obtained consents from a majority of stockholders authorizing a reverse split of the Company's Common Stock, on a 1 for 100 basis. The split became effective during February 1999. All references to shares outstanding and earnings per share have been adjusted to reflect the effect of the reverse split on a retroactive basis.

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PART I - ITEM 2

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

(1) CAUTION REGARDING FORWARD-LOOKING INFORMATION

This quarterly report contains certain forward-looking statements and information relating to the Company that are based on the beliefs of the Company or management as well as assumptions made by and information currently available to the Company or management. When used in this document, the words "anticipate," "believe," "estimate," "expect" and "intend" and similar expressions, as they relate to the Company or its management, are intended to identify forward-looking statements. Such statements reflect the current view of the Company regarding future events and are subject to certain risks, uncertainties and assumptions, including the risks and uncertainties noted. Should one or more of these risks or uncertainties materialize, or should underlying assumptions prove incorrect, actual results may vary materially from those described herein as anticipated, believed, estimated, expected or intended. In each instance, forward-looking information should be considered in light of the accompanying meaningful cautionary statements herein.

(2) RESULTS OF OPERATIONS

Breakthrough Electronics, Inc. (Company) was incorporated as "Queens Mining Company" on July 31, 1986 under the laws of the State of Nevada, primarily for the purpose of exploration, development and production of certain mining properties located in Esmeralda County, Nevada. In July, 1987, the Company changed its name to "Breakthrough Electronics, Inc.," terminated its activities in the mining business, and began efforts to develop and market electronic products, including a telephone device designed to screen telephone calls, acquired from its then President.

The Company has had no operations or significant assets or liabilities over the past several years. Accordingly, the Company is dependent upon management and/or significant shareholders to provide sufficient working capital to preserve the integrity of the corporate entity during this phase. It is the intent of management and significant shareholders to provide sufficient working capital necessary to support and preserve the integrity of the corporate entity.

(3) LIQUIDITY AND CAPITAL RESOURCES

The Company has no operations, and essentially no assets or liabilities and, accordingly is fully dependent upon its controlling shareholder for operating capital. During the period(s) presented herein, the Company was dormant and no advances were made or expenses paid on the Company's behalf.

The Company has no specific plans or future capital requirements due to its dormant state. However, the Company will seek to enter into a business acquisition or reorganization with an enterprise, as yet unidentified. At such time as the Company enters into a transaction, of which there can be no assurance, the Company will require additional capital.

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PART II - OTHER INFORMATION

ITEM 1 - LEGAL PROCEEDINGS

None.

ITEM 2 - CHANGES IN SECURITIES

None.

ITEM 3 - DEFAULTS ON SENIOR SECURITIES

None.

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

The Company has held no regularly scheduled, called or special meetings of shareholders during the reporting period. During the quarter ended September 30, 1998, the Company's shareholders authorized a 1-for-100 reverse split of the issued and outstanding common stock of the Company, which action was ratified and effectuated in February, 1999.

ITEM 5 - OTHER INFORMATION

None.

ITEM 6 - EXHIBITS AND REPORTS ON FORM 8-K

None.

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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.

BREAKTHROUGH ELECTRONICS, INC.

August 14, 1999 /s/ Lawrence A. Sapperstein

Lawrence A. Sapperstein

President and Chief Accounting Officer

BREAKTHROUGH ELECTRONICS, INC.

August 14, 1999 /s/ Lawrence Grobstein

Lawrence Grobstein Secretary/Treasurer

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