U. S. Securities and Exchange Commission Washington, D. C. 20549

FORM 10-QSB/A

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

For the quarterly period ended March 31, 2000

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

For the transition period from to

Commission File No. 0-27305

COMSTOCK COAL COMPANY, INC. (Name of Small Business Issuer in its Charter)

UTAH 87-0627421

(State or Other Jurisdiction of incorporation or organization)

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

5525 South 900 East, Suite 110 Salt Lake City, Utah 84117 (Address of Principal Executive Offices)

Issuer's Telephone Number: (801)262-8844

None, Not Applicable;

(Former Name or Former Address, if changed since last Report)

Indicate by check mark whether the Registrant (1) has filed all reports required to be filed by Sections 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.

(1) Yes X No (2) Yes X No

APPLICABLE ONLY TO ISSUERS INVOLVED IN BANKRUPTCY PROCEEDINGS DURING THE PRECEDING FIVE YEARS

None, Not Applicable;

APPLICABLE ONLY TO CORPORATE ISSUERS Indicate the number of shares outstanding of each of the Registrant's classes of common stock, as of the latest practicable date:

March 31, 2000 2,347,100

PART I - FINANCIAL INFORMATION

Item 1.Financial Statements.

The Financial Statements of the Registrant required to be filed with this

10-QSB Quarterly Report were prepared by management and commence on the following page, together with related Notes. In the opinion of management, the Financial Statements fairly present the financial condition of the Registrant.

<TABLE>

<CAPTION>

COMSTOCK COAL COMPANY, INC. [A Development Stage Company] BALANCE SHEETS March 31, 2000 and December 31, 1999

	03/31/00	12/31/99	
<s> AS</s>	[Unaudited] <c></c>	<c></c>	
Total Current Assets	\$	0 \$	0
TOTAL ASSETS	\$	0 \$	0

LIABILITIES & STOCKHOLDERS' DEFICIT

LIABILITIES

Current Liabilities Loans from stockholders Accounts Payable Income Taxes Payable	\$ 4,067 0 0	\$ 2,642 0 0		
Total Current Liabilities	4,067	\$ 2,642		
TOTAL LIABILITIES =====	4,067	0		
STOCKHOLDERS DEFICIT Common Stock, \$.001 par authorized 100,000,000 issued and outstanding 2,398,000 shares Paid-in Capital Accumulated Deficit	shares; 2,398 77,950			
TOTAL STOCKHOLDERS'DEF	FICIT	(4,067)	(2,642)	
TOTAL LIABILITIES & STOCK	KHOLDERS' DEF	ICIT \$	0 \$	0

NOTE TO FINANCIAL STATEMENTS: Interim financial statements reflect all adjustments which are, in the opinion of management, necessary to a fair statement of the results for the periods. The March 31, 2000 balance sheet has been derived from the audited financial statements. These interim financial statements conform with the requirements for interim financial statements and consequently do not include all the disclosures normally required by generally accepted accounting principles.

<TABLE> <CAPTION>

</TABLE>

COMSTOCK COAL COMPANY, INC. [A Development Stage Company] STATEMENTS OF OPERATIONS

From the Beginning
of the Development

Three Months Three Months Stage on July 28, 1977
Ended Ended Through March 31, 2000
03/31/2000 03/31/1999

	[Unaudite		 Inaudit	 ed]				
REVENUE	Chaudite	այ լ	madan	cuj				
	-C>	-0	_	-0				
<s> Income</s>	<c></c>	0 \$	0	<c></c>	0			
NET REVENUE			0	0		0		
OPERATING EXPENSES								
General & Administrative								
TOTAL OPERATING EXP	ENSES			1,425	0)	84,41	5
NET INCOME BEFORE TA	AXES	\$		(1,425)	0)	(84,41	5)
INCOME/FRANCHISE TA				0	0	====	0	
NET LOSS		(1,425)	0	(84	,415)		
LOSS PER SHARE	\$	((0.01)	0				
WEIGHTED AVERAGE N OUTSTANDING		F SHAR	ES			=		

COMSTOC [A Developn	ment Stage (Company	/]	C.				
[A Developm	ment Stage (ENTS OF C criods Endec	Company ASH FL I March	v] .OWS 31, 200	00, Marc Fro of t	m the Bo	eginning lopment	n July 28 ch 31, 20	3, 1977 00
[A Developn STATEME	ment Stage C ENTS OF C criods Ended Thre Er 03/	Company ASH FL I March ee Month ided 31/2000	OWS 31, 200	00, Marc Fro of t Three 1 Ended 03/31/1	m the Be he Deve Months Throu 999	eginning	n July 28 ch 31, 20	3, 1977 00
[A Developn STATEME For the Three Month Pe	ment Stage (ENTS OF C Priods Ended Thre Er 03/: [Und	Company ASH FL I March ee Month ided 31/2000audited]	OWS 31, 200	00, Marc Fro of t	m the Be he Deve Months Throu 999	eginning lopment	n July 28 2h 31, 20	3, 1977 00
[A Developn STATEME	ment Stage (ENTS OF C Priods Ended Thre Er 03/: [Und	Company ASH FL I March ee Month ided 31/2000audited]	OWS 31, 200	00, Marc Fro of t Three 1 Ended 03/31/1	m the Be he Deve Months Throu 999	eginning lopment	n July 28 ch 31, 20	3, 1977 00
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[A Developm STATEME For the Three Month Personal Cash Flows Used For Opera	Three Corriods Ended Three Ended Three Ended Three Ended Corriods Ended Three Ended Corriods Ended Three Ended Corriods Ended Corriod	Company ASH FL i March ee Month ded 31/2000 audited] ies (1,4 t cash ble reholder	y] OWS 31, 200	00, Marce Fro of t Three 1 Ended 03/31/1 [Unauce	m the Bohe Development of the De	eginning lopment Stage o ugh Marc	(84,415)	0 0
[A Developm STATEME For the Three Month Performed For the Three Month Performed For Opera Service Service For Opera Serv	Three Corriods Ended Three Ended Three Ended Three Ended Corriods Ended Three Ended Corriods Ended Three Ended Corriods Ended Corriod	Company ASH FL d March ee Month ded 31/2000 audited] ies (1,4 t cash ble reholderities	y] OWS 31, 200	00, Marce Fro of t Three 1 Ended 03/31/1 [Unauce \$ <c>\$ 0 1,425</c>	m the Bohe Development of the De	eginning lopment Stage o agh Marc	 (84,415) 78,05	0 0 6,365
[A Developm STATEME For the Three Month Performed For the Three Month Performed For Operation	Three Corriods Ended Three Ended Three Ended Three Ended Corriods Ended Three Ended Corriods Ended Three Ended Corriods Ended Corriod	Company ASH FL d March ee Month ded 31/2000 audited] ies (1,4 t cash ble reholderities	y] OWS 31, 200	00, Marce Fro of t Three 1 Ended 03/31/1 [Unauce \$ <c>\$ 0 1,425</c>	m the Bohe Development of the De	eginning lopment Stage o agh Marc	 (84,415) 78,05	0 0 6,365
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Item 2. Management's Discussion and Analysis or Plan of Operation.

Plan of Operation.

The Company has not engaged in any material operations in the period ending March 31, 2000, or since before April 1986. The Company intends to continue to seek out the acquisition of assets, property or business that may be beneficial to the Company and its stockholders.

The Company's only foreseeable cash requirements during the next 12 months will relate to maintaining the Company in good standing in the State of Utah, keeping its reports "current" with the Securities and Exchange Commission or the payment of expenses associated with reviewing or investigating any potential business venture. Management does not anticipate that the Company will have to raise additional funds during the next 12 months, however, if additional moneys are needed, they may be advanced by management or principal stockholders as loans to the Company. Because the Company has not identified any such venture as of the date of this Report, it is impossible to predict the amont of any such loan. However, any such loan will not exceed \$25,000 and will be on terms no less favorable to the Company than would be available from a commercial lender in an arm's length transaction. As of the date of this Report, the Company has not begun seeking any acquisition.

Results of Operations.

The Company has had no operations during the quarterly period ended March 31, 2000, or since on or before approximatly 1986. During the quarterly period covered by this Report, the Company received no revenue and incurred expenses of \$1,425, stemming from general, administrative and tax expenses.

Liquidity

At March 31, 2000, the Company had total current assets of \$0 and total liabilities of \$4,067.

PART II - OTHER INFORMATION

Item 1.Legal Proceedings.

None; not applicable.

Item 2. Changes in Securities.

None; not applicable

Item 3.Defaults Upon Senior Securities.

None; not applicable.

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

None; not applicable

Item 5.Other Information.

None; applicable

Item 6.Exhibits and Reports on Form 8-K.

None; not applicable

(b)Reports on Form 8-K.

None; Not Applicable.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this Report to be signed on its behalf by the

undersigned thereunto duly authorized.

COMSTOCK COAL COMPANY, INC.

Date:08/07/00 By/S/ JAMES DOOLIN
James Doolin, President and Director

Date:08/07/00 By/S/ JASON JENSON

Jason Jenson, Secretary and Director

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