
SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-QSB

C	Quarterly report under Section 13 or 15(d) of the Securities Exchange of 1934 For the quarterly period ended September 30, 2001	Act
Α	Transition report under Section 13 or 15(d) of the Securities Exchang act of 1934 For the transition period from to to	le
,	of the transition period from to	
	Commission file number: 001-16133	
	DELCATH SYSTEMS, INC.	
	(Exact Name of Small Business Issuer as Specified in Its Charter)	
	Delaware 06-1245881	
(State o	or Other Jurisdiction of (I.R.S. Employ aration or Organization) Identification	
	1100 Summer Street, 3rd Floor, Stamford, CT 06905	
	(Address of Principal Executive Offices)	
	(203) 323-8668	
	(Issuer's Telephone Number, Including Area Code)	
	NONE	
	(Former Name, Former Address and Former Fiscal Year, if Changed Since Last Report)	
13 or 15 period t	mether the issuer: (1) filed all reports required to be filed by Sect 5(d) of the Exchange Act during the past 12 months (or for such short that the registrant was required to file such reports), and (2) has be to such filing requirements for the past 90 days.	er
Yes X		
Stock, \$ October	ovember 7, 2001, there were 3,903,816 shares of the Issuer's Common 50.01 par value, issued and outstanding, and 1,200,000 warrants expir 18, 2005 each with a right entitling the holder to purchase one shars Common Stock for \$6.60.	ing e of
Transiti	onal Small Business Disclosure Format (check one): Yes No	X
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DELCATH SYSTEMS, INC. BALANCE SHEET (UNAUDITED) SEPTEMBER 30, 2001

ASSETS	SEPTEMBER 30, 2001
Current assets: Cash and cash equivalents Interest receivable Prepaid insurance	\$ 3,662,211 39,662 3,331
Total current assets Furniture and fixtures, net Due from affiliate	3,705,204 14,809 24,000
Total assets	\$ 3,744,013 =======
LIABILITIES AND STOCKHOLDERS' EQUITY	
Current liabilities: Accounts payable and accrued expenses	\$ 133,955
Total current liabilities	133,955
Stockholders' equity Common Stock Additional Paid-In Capital Deficit accumulated during development stage	39,039 18,637,159 (15,066,140)
Total stockholders' equity	3,610,058
Total liabilities and stockholders' equity	\$ 3,744,013 =======

DELCATH SYSTEMS, INC. STATEMENTS OF OPERATIONS (UNAUDITED)

	THREE MONTHS ENDED SEPTEMBER 30,		NINE MONTHS ENDED SEPTEMBER 30,		CUMULATIVE FROM INCEPTION (AUGUST 5, 1988) TO
	2001	2000	2001	2000	SEPTEMBER 30, 2001
Costs and expenses:					
Legal, consulting and accounting fees	•	51,344	681,031	•	
Stock option compensation expense					,,
Compensation and related expenses		54,437			
Other operating expenses	125,344	50,365	395,317	177,481	2,884,797
Total costs and expenses	440,352	156,146	1,464,136	560,953	14,212,632
Operating loss	(440,352)	(156,146)	(1,464,136)	(560,953)	(14,212,632)
Interest income	49,449	5,889	184,319	18,925	816,570
Interest expense		(4,270)		(4,270)	(171, 473)
Net loss	(390,903)	(154,527)	(1,295,388)	(546,298)	(13,567,535)
Common Share data:	=======================================		=======================================	========	=========
Basic and diluted loss per share	(0.10)	(0.18)	(0.33)	(0.65)	
Majahkad ayayana mumban	==========	========	==========	========	========
Weighted average number of Shares of common					
stock outstanding	3,903,816	863,197	3,903,816	836,327	

DELCATH SYSTEMS, INC. STATEMENTS OF CASH FLOWS (UNAUDITED)

	NINE MONTHS ENDED SEPTEMBER 30, 2001 2000		CUMULATIVE FROM INCEPTION (AUGUST 5, 1988) TO	
	2001	2000	SEPTEMBER 30, 2001	
Cash flow from operating activities: Net loss	\$ (1,295,388)	(546, 298)	(13,567,535)	
Adjustments to reconcile net	Ψ (1,293,300)	(340,290)	(13,307,333)	
loss to net cash used in operating activities				
Stock option compensation expense				
Stock compensation expense Depreciation expense	 2 701	 2 250	34,485	
Amortization of organization costs	3,701	2,250 (32,261)	13,451 42,165	
(Increase) decrease in prepaid expenses	65,835	(32,261)	(3,331) (39,662)	
(Increase) decrease in interest receivable	(7,294)	2,333	(39,662)	
Due from affiliate	65,835 (7,294) 		(24,000)	
(Decrease) increase in accounts payable and				
accrued expenses	(664,960)	250,962	133,955	
Net cash used in operating activities	(1,898,106)	(323,014)	(10,886,501)	
Cook flows from investing activities				
Cash flows from investing activities: Purchase of furniture and fixtures	(13,260)		(28,260)	
Purchase of short-term investments	(13,200)		(1,030,000)	
Proceeds from maturities of short-term investments			1,030,000	
Organization costs				
Net cash used in investing activities	(13,260)		(70,425)	
Net dusti used in investing detivities	(13,200)			
Cash flows from financing activities:				
Net proceeds from sale of stock and exercise of				
stock options and warrants			13,413,708	
Dividends Paid Deferred IPO costs	 (230,000)	 (E16 E4E)	(499,535) 	
Proceeds from short-term borrowings		(310,343)	1,934,964	
Repayment of short-term borrowings	(230 000)	230,000	(230,000)	
Net cash provided by (used in)	(000,000)	045 000	44 040 407	
financing activities	(230,000)	215,280	14,619,137	
Increase (decrease) in cash and cash equivalents	(2,141,366)			
Cash and cash equivalents at beginning of period	5,803,577	561,078		
Cash and cash equivalents at end of period	5,803,577 	453,344	3,662,211	
Supplemental cash flow activities:				
Conversion of debt to common stock	\$		1,704,964	
	=======================================		==========	
Common stock issued for preferred stock dividends	\$ ==========			
Conversion of preferred stock to common stock	\$		24,167	
Common stock issued as compensation for stock sale	======================================			
·	=======================================	========	========	
Cash paid for interest	\$ 36,141 ========		174,118 =======	

DELCATH SYSTEMS INC. NOTES TO FINANCIAL STATEMENTS

Note 1: Description of Business

Delcath Systems, Inc. (the "Company") is a development stage company that was founded in 1988 for the purpose of developing and marketing a proprietary drug delivery system capable of introducing, and removing, high dose chemotherapy agents to a diseased organ system while greatly inhibiting their entry into the general circulation system. In November 1989, the Company was granted an Investigational Device Exemption ("IDE") and an Investigational New Drug ("IND") status for its product by the Food and Drug Administration ("FDA").

Note 2: Basis of Presentation

The accompanying financial statements are unaudited and have been prepared by the Company in accordance with generally accepted accounting principles. Certain information and footnote disclosures normally included in the Company's annual financial statements have been condensed or omitted. The interim financial statements, in the opinion of management, reflect all adjustments (including normal recurring accruals) necessary for a fair statement of the results for the interim periods ended September 30, 2001 and 2000.

The results of operations for the interim periods are not necessarily indicative of the results of operations to be expected for the fiscal year. These interim financial statements should be read in conjunction with the audited financial statements and notes thereto for the year ended December 31, 2000, which are contained in the Company's Form 10-KSB as filed with the Securities and Exchange Commission on March 30, 2001.

Note 3: Capital Stock

The common stock and per share data for all periods gives effect to reverse stock splits of 1 for 2.2881 shares on September 28, 2000 and 1 for 1.2666 shares on October 11, 2000, resulting in an aggregate reverse split of approximately 1 for 2.8981 shares.

ITEM 2. PLAN OF OPERATION

FORWARD LOOKING STATEMENTS

This report contains forward-looking statements, which are subject to certain risks and uncertainties that can cause actual results to differ materially from those described. Factors that may cause such differences include, but are not limited to, uncertainties relating to our ability to successfully complete Phase III clinical trials and secure regulatory approval of any of our current or future drug-delivery systems, and uncertainties regarding our ability to obtain financial and other resources for our research, development and commercial activities. These factors, and others, are discussed from time to time in the Company's filings with the Securities and Exchange Commission. You should not place undue reliance on these forward-looking statements, which speak only as of the date they are made. We undertake no obligation to publicly update or revise these forward-looking statements to reflect events or circumstances after the date they are made.

OVERVIEW

The Company was founded in 1988 by a team of physicians. Since our inception, we have been a development stage company engaged primarily in developing and testing the Delcath system for the treatment of liver cancer. A substantial portion of our historical expenses have been in support of the development and the clinical trials of our product. Until our initial public offering, we had been dependent upon venture capital financing to fund

our activities. Without an FDA pre-marketing approved product, we have generated minimal revenues from product sales. We have been unprofitable to date and have had losses of \$572,581 and \$960,185 for the years ended December 31, 1999 and 2000 and \$1,295,388 for the nine months ended September 30, 2001. Cumulative losses from inception through September 30, 2001 were \$13,567,535. Losses have continued through the date of this report. We expect to incur additional losses over the next three years and anticipate these losses will increase significantly in this period due to continued requirements for product development, clinical studies, regulatory activities, manufacturing and establishment of a sales and marketing organization. The amount of future net losses and time required to reach profitability are uncertain. Our ability to generate significant revenue and become profitable will depend on our success in commercializing our device.

Development of the Company's platform technology for isolated perfusion began in 1988 and has progressed through Phase I and II human clinical trials using doxorubicin to treat cancers in the liver. In December 1999, the Company received approval from the FDA to conduct Phase III clinical trials using doxorubicin to treat certain cancers in the liver. The Company is now contacting physicians at medical centers who have expressed interest in participating in these clinical trials.

In June 2001, the Company announced that The National Cancer Institute approved a clinical study protocol for administering escalating doses of melphalan through the Delcath drug delivery system to patients with unresectable cancer of the liver. In October 2001, the Company announced that patients have begun receiving treatments pursuant to the approved protocol.

The Company continues to expend substantial resources on the testing of its initial product for isolated perfusion of the liver. These expenditures are expected to rise substantially now that the Company has completed its initial public offering and received FDA approval to proceed with Phase III human clinical trials using doxorubicin for the treatment of malignant melanoma that has spread to the liver. The Phase III trials will seek to demonstrate the safety and efficacy of the Delcath system for this use. There can be no assurance that the trials will be completed or that the FDA will approve marketing of the Company's product once they are complete.

Sale of medical devices in the United States requires approval by the FDA, which is contingent upon the results of the Phase III human clinical trials. Sale of medical devices outside of the United States is controlled by local regulations and the FDA regulates export of the devices from the United States.

The Company will also continue to expend resources on other projects, including research and development stage clinical trials for other chemotherapy agents. If additional funds are raised, other projects may be started as well.

LIQUIDITY AND CAPITAL RESOURCES

Until completion of its initial public offering, the Company financed its operations primarily through private placements of our common and preferred stock. Prior to the completion of the initial public offering, the Company raised \$9,816,686 through the private sale of shares of its Class A Preferred Stock, Class B Preferred Stock and Common Stock. In August and September 2000, the Company also borrowed \$230,000 for which it issued \$230,000 principal amount of promissory notes, which paid interest at an annual rate of 22% and were repaid on May 27, 2001. Of these notes, \$50,000 in principal amount was subscribed to by M.S. Koly, Chief Executive Officer, President and Director of the Company, and \$40,000 principal amount was subscribed to by the mother of Samuel Herschkowitz, M.D., our Chairman of the Board and Chief Technology Officer.

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In October 2000, the Company completed an initial public offering. We sold 1,200,000 units for \$6.00 per unit, each unit consisting of one share of our Common Stock and one redeemable warrant to purchase one share of our Common Stock for \$6.60 per share until October 18, 2005. The Company received \$7.2 million before offering costs and before paying cash dividends on preferred shares of approximately \$499,535. After underwriting discounts and cash expenses of the offering, the net proceeds to us were approximately \$5.4 million.

Our cash and cash equivalents totaled \$3,662,211 on September 30, 2001, a decrease of \$2,141,366 from December 31, 2000. This change reflects a reduction of approximately \$270,000 in notes payable and accrued interest thereon plus a reduction in accounts payable and accrued expenses by \$664,960, including accounts payable and accrued expenses related to the initial public offering.

Over the next 12 months, the Company expects to continue to incur expenses related to the research and development of our technology, including clinical trials using doxorubicin and melphalan with the Delcath system and pre-clinical and clinical trials for the use of other chemotherapy agents with the Delcath System for the treatment of cancers in the liver.

We expect to incur significant additional operating losses over each of the next several years and expect cumulative losses to increase significantly as we continue to expand our research and development, clinical trials and marketing efforts. During the next 12 months, we expect to purchase approximately \$42,000 in computer, laboratory and testing equipment. We also expect to hire one additional employee in the areas of research and development, regulatory and clinical management. The number and timing of such hiring will vary depending upon the success of the international marketing efforts and progress of the clinical trials.

The Company anticipates that the net proceeds of our initial public offering, together with our other available funds, will be sufficient to meet our anticipated needs for working capital and capital expenditures through at least the next 12 months. These operating expenses are expected to be at significantly higher levels than past periods primarily in order to support and monitor the recently commenced Phase I trial using melphalan and the envisioned Phase III clinical trials using doxorubicin. Our future liquidity and capital requirements, however, will depend on numerous factors, including: the progress of our research and product development programs, including clinical studies; the timing and costs of various United States and foreign regulatory filings; the timing and effectiveness of product commercialization activities, including marketing arrangements overseas; the timing and costs involved in obtaining regulatory approvals, if ever, and complying with regulatory requirements; the timing and costs involved in preparing, filing, prosecuting, defending and enforcing intellectual property rights; and the effect of competing technological and market developments.

If the proceeds of the initial public offering, together with our currently available funds, are not sufficient to satisfy our spending plans, we will be required to revise our capital requirements or to seek additional funding through borrowings and/or additional sales of securities. We cannot assure you that our available funds will be sufficient to fund our clinical trials with respect to the use of the Delcath system with doxorubicin to treat liver cancer. We also cannot assure you that additional financing will become available if needed.

PART II. OTHER INFORMATION

- Item 2. Changes in Securities and Use of Proceeds.
- (a)-(c) Not applicable.
- (d) The effective date of our first registration statement, filed on Form SB-2 under the Securities Act of 1933 (no. 333-39470) relating to our initial public offering of our Common Stock, was October 19, 2000. Net proceeds to Delcath were approximately \$5.4 million. From the time of receipt through September 30, 2001,

approximately \$1,960,000 of the net proceeds were expended as shown in the table below. The remaining net proceeds are being held in temporary investments in short-term commercial paper.

	ACTUAL THROUGH SEPTEMBER 30, 2001
Research and development:	=======================================
Phase III clinical trials using the Delcath system with doxorubicin	\$1,196,000
Research and development stage clinical trials for other chemotherapy agents	\$ 78,000
Repayment of indebtedness	\$ 270,000
Working capital and general corporate purposes	\$ 416,000
Total	\$1,960,000

Item 5. Other Information

(a)

1. Effective October 22, 2001, the Company's common shares and warrants were decoupled from the units (Nasdaq SmallCap Market symbol: DCTHU, Boston Stock Exchange symbol: DCTU) issued October 19, 2000, and commenced separate trading on the Nasdaq SmallCap Market (respective symbols: DCTH and DCTHW) and The Boston Stock Exchange (respective symbols: DCTH and DCTW). After the decoupling, the first recorded trade on the Nasdaq SmallCap Market was \$1.59 for the Company's common stock and \$.50 for the Company's warrants.

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

- (a) Exhibits.
 - 10.10 Amendment to Key Employee Agreement dated October 30, 2001, by and between the Company and M.S. Koly.
 - 10.11 Amendment to Key Employee Agreement dated October 30, 2001, by and between the Company and Samuel Herschkowitz.
- (b) Reports on Form 8-K.

None.

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.

DELCATH SYSTEMS, INC.

(Registrant)

Date: November 14, 2001 /s/ Thomas S. Grogan

> Thomas S. Grogan Chief Financial Officer (on behalf of the registrant and as the Principal Financial Officer of the registrant)

AMENDMENT TO KEY EMPLOYEE AGREEMENT

THIS AMENDMENT dated October 30, 2001 to the KEY EMPLOYEE AGREEMENT effective as of April 30, 1996 by and between DELCATH SYSTEMS, INC., a Delaware corporation with its principal offices at 1100 Summer Street, 3rd Floor, Stamford, Connecticut 06905 (the "Company") and M.S. KOLY residing at 575 Middlesex Road, Darien, Connecticut 06820 (hereinafter referred to as the "Employee").

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows:

- Section 2.2(d) of the Key Employment Agreement is amended by deleting it in its entirety and inserting in place thereof the following:
 - "(d) at any time without Cause, provided the Company shall be obligated to pay to you upon notice of termination, as severance pay, a lump sum amount equal to one (1) year's Base Salary (as set forth on Exhibit A attached hereto), less applicable taxes and other required withholdings and any amounts you may owe to the Company. If, however, a change of control in the Company should occur causing termination of your employment without Cause, then you shall be entitled to receive as severance pay a lump sum amount equal to the greater of (i) two (2) years' Base Salary (as set forth on Exhibit A attached hereto), or (ii) the Base Salary due to you for the remaining term of this Agreement at the time of termination. For purposes of this Agreement "change of control" shall be deemed to be the sale of all or substantially all of the stock or assets of the Company, the merger of the Company with another entity where the other entity survives the merger, or a change in the composition of the Board of Directors such that the current incumbents no longer constitute at least a majority of the Board "
- Exhibit A, Section 1 of the Key Employee Agreement is amended by deleting it in its entirety and inserting in place thereof the following:
 - "1. Term. The term of the Agreement to which this Exhibit A is annexed and incorporated shall be until December 1, 2004, unless renewed in accordance with Section 2.1 of the Agreement or terminated prior thereto in accordance with Section 2.2 or 2.3 of the Agreement."
- Exhibit A, Section 2(a) of the Key Employee Agreement is amended by deleting it in its entirety and inserting in place thereof the following:
 - "(a) Base Salary. Beginning December 1, 2001, your Base Salary shall be \$225,000 per annum, payable in accordance with the Company's payroll policies, and subject to increases thereafter as determined by the Company's Board of Directors or Executive Committee."

EMPLOYER:

 In all other respects, the Key Employee Agreement remains in full force and effect.

IN WITNESS WHEREOF, the Company has caused this Amendment to the Key Employee Agreement to be signed by its duly authorized officer, and Employee has hereto set his hand and seal as of the day and year first hereinabove written.

	DELCATH SYSTEMS, INC.
/s/ M.S. Koly	By: /s/ Joseph Milana
M.S. Koly	Joseph Milana, Controller

EMPLOYEE:

AMENDMENT TO KEY EMPLOYEE AGREEMENT

THIS AMENDMENT dated October 30, 2001 to the KEY EMPLOYEE AGREEMENT effective as of April 30, 1996 by and between DELCATH SYSTEMS, INC., a Delaware corporation with its principal offices at 1100 Summer Street, 3rd Floor, Stamford, Connecticut 06905 (the "Company") and SAMUEL HERSCHKOWITZ, M.D. residing at 122 Willow Street, Brooklyn, NY 11201 (hereinafter referred to as the "Employee").

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows:

- Exhibit A, Section 2(a) of the Key Employee Agreement is amended by deleting it in its entirety and inserting in place thereof the following:
 - "(a) Base Salary. Beginning December 1, 2001, your Base Salary shall be \$140,000 per annum, payable in accordance with the Company's payroll policies, and subject to increases thereafter as determined by the Company's Board of Directors or Executive Committee "
- 2. In all other respects, the Key Employee Agreement remains in full force and effect.

IN WITNESS WHEREOF, the Company has caused this Amendment to the Key Employee Agreement to be signed by its duly authorized officer, and Employee has hereto set his hand and seal as of the day and year first hereinabove written.

EMPLOYEE:

EMPLOYER: DELCATH SYSTEMS, INC.

 By: /s/ Joseph Milana

Joseph Milana, Controller