CHAPARRAL RESOURCES INC

Form 10-Q November 19, 2002

FORM 10-Q SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

	washington, D.C. 20349
X QUARTERLY REPORT PURSUAL ACT OF 1934	NT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE
For the quarterly period ende	ed September 30, 2002
	OR
_ TRANSITION REPORT PURSUA EXCHANGE ACT OF 1934	ANT TO SECTION 13 OR 15(d) OF THE SECURITIES
For the transition period from	om to
	ission File Number: 0 - 7261
-	CHAPARRAL RESOURCES, INC.
(Exact Name of)	Registrant as Specified in Its Charter)
Delaware	84-0630863
(State or Other Jurisdiction Incorporation or Organization	
16945	Northchase Drive, Suite 1620 Houston, Texas 77060
(Address	of Principal Executive Offices)
Registrant's telephone numbe:	r, including area code: (281) 877-7100
required to be filed by Sect	er the Registrant: (1) has filed all reports ion 13 or 15(d) of the Securities Exchange Act of months, and (2) has been subject to such filing days.

As of November 19, 2002 the Registrant had 38,209,502 shares of its common

stock, par value \$0.0001 per share, issued and outstanding.

YES |X| NO |_|

Part I - Summarized Financial Information

Item 1 - Financial Statements

Chaparral Resources, Inc.
Consolidated Balance Sheets
(In Thousands)

	September 30, 2002 (Unaudited)	2001 (Audited)
Assets		
Current assets:		
Cash and cash equivalents	\$ 1 , 196	\$ 174
Accounts receivable:		
Oil sales receivable	5,368	
VAT receivable	1,829	
Other receivables	133	
Prepaid expenses	2,817	245
Crude oil inventory	776	
Total current assets	12,119	419
Materials and supplies	2,540	
Hedge agreement		762
Other	5	5
Property, plant and equipment:		
Oil and gas properties, full cost:		
Properties subject to depletion	73,745	
Properties not subject to depletion	14,832	
Investment in KKM and other oil and gas		
property costs - full cost method		60 040
Republic of Kazakhstan		68 , 948
	88 , 577	68,948
Furniture and fixtures and other equipment	7,812	109
	96,389	69,057
Less - accumulated depreciation, depletion, and amortization	(25,382)	(1,206)
Property, plant and equipment, net	71,007	67,851
Total assets	\$ 85,671	\$ 69,037
Total assets	•	\$ 69,037

See accompanying notes.

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Chaparral Resources, Inc. Consolidated Balance Sheets (continued) (In Thousands)

	20	September 30, 2002 (Unaudited)		December 31, 2001 (Audited)	
Liabilities and stockholders' equity					
Current liabilities:					
Accounts payable	\$	2,139	\$	536	
Accrued liabilities:					
Accrued compensation		298		449	
Other accrued liabilities		922		144	
Current income tax liability		1,114			
Accrued interest payable		1,789		1,745	

Redeemable preferred stock, current portion Current portion of loans payable to affiliates	 4,615	2,000
Shell Capital loan		34,902
Total current liabilities	10,877	39 , 776
Loans payable to affiliates	29,313	
Deferred tax liability	915	
Accrued production bonus	432	
Redeemable preferred stock - cumulative, convertible, Series A 75,000 designated, issued and outstanding, none and 50,000 shares as of September 30, 2002 and December 31, 2001, respectively Stockholders' equity: Common stock - authorized, 100,000,000 shares of \$0.0001 par value; issued and outstanding,		3,900
38,209,502 and 14,283,801 shares as of September 30, 2002 and December 31, 2001, respectively	4	1
Capital in excess of par value	107,226	94,061
Preferred stock - 1,000,000 shares authorized, 925,000 shares undesignated. Issued and outstanding - none	, 	,
Accumulated deficit	(63,096)	(68,701)
Total stockholders' equity	44,134	25 , 361
Total liabilities and stockholders' equity	\$ 85,671	

See accompanying notes.

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Chaparral Resources, Inc.
Consolidated Statements of Operations (Unaudited)
(In Thousands, Except Share Data)

	For the Three September 30, 2002	Months Ended September 30, 2001	For the September 2002
Revenue	\$ 13,446	\$	\$ 32,471
Costs and expenses:			
Transportation costs	2,397		7,028
Operating expenses	2,212		5 , 953
Depreciation and depletion	3,709	250	9,708
Management service fee	233		598
Hedge (gains)/losses		(158)	762
General and administrative	1,324	940	4,242
	9 , 875	1,032	28 , 291
<pre>Income/(loss) from operations Other income (expense):</pre>	3,571	(1,032)	4,180
Interest income		371	6
Interest expense	(1,097)	(6,312)	(4,449
Equity in income from investment	==	1,208	
Currency exchange gain/(loss)	7		(147
Other	(16)		(15
001101	(±0)		(±0

	(1,106)	(4,733)	(4,605
<pre>Income/(loss) before income taxes, extraordinary gain, and cumulative effect of</pre>			
change in accounting principle	2,465	(5,765)	(425
Income tax expense	(352)		(871
<pre>Income/(loss) before extraordinary gain</pre>			
and cumulative effect of change in			
accounting principle	\$ 2,113	\$ (5,765)	\$ (1,296
Extraordinary gain			5,338
Cumulative effect of change in accounting			
principle			
Net income //leas	 ċ 0 110	 c (E 76E)	÷ 4 040
Net income/(loss)	\$ 2,113	\$ (5 , 765)	\$ 4,042
Cumulative annual dividend accrued			
Series A Redeemable Preferred Stock		(63)	
Discount accretion		(03)	
Series A Redeemable Preferred Stock		(25)	
belies if Redeemable literation below		(25)	
Net income/(loss) available to common			
stockholders	\$ 2,113	\$ (5,853)	\$ 4,042
	=======	=======	=======

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Chaparral Resources, Inc. Consolidated Statements of Operations (continued) (Unaudited) (In Thousands, Except Share Data)

	Septe		Septe	s Ended ember 30, 2001	Septe	the ember 2002
Basic earnings per share:						
<pre>Income/(loss) per share before extraordinary</pre>						
gain and cumulative effect of change in						
accounting principle	\$	0.06		(0.41)	\$	(0.
Extraordinary gain	\$		\$		\$	0.
Cumulative effect of change in						
accounting principle	\$		\$		\$	_
Net income/(loss) per share	\$	0.06	\$	(0.41)	\$	0.
Weighted average number of shares						
outstanding (basic)	38,	209,502	14,	283,801	26,	903 , 9
Diluted earnings per share:						
Income/(loss) per share before extraordinary						
gain and cumulative effect of change in	Ċ	0 05	ċ	(0 41)	ċ	
accounting principle	\$	0.05	\$ \$	(0.41)	ې د	(0.
Extraordinary gain	Ş		Ş		Ş	0.
Cumulative effect of change in	^		<u> </u>		<u> </u>	
accounting principle	\$		\$		\$	_
Net income/(loss) per share	\$	0.05	\$	(0.41)	\$	0.
Weighted average number of shares					_	
outstanding (diluted)	39 ,	134,622	14,	.283 , 801	27,	.396 , 8

See accompanying notes.

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Chaparral Resources, Inc. Consolidated Statements of Cash Flows (Unaudited) (In Thousands)

		Months Ended September 30, 2001
Cash flows from operating activities		
Net income/(loss)	\$ 4,042	\$(11,426)
Adjustments to reconcile net loss to		
Net cash used in operating activities:		
Equity income from investment		(4,213)
Depreciation, depletion, and amortization	9,708	694
Gain on disposition of furniture and fixtures	15	
Deferred Income Taxes	419	
Cumulative effect of change in accounting		
principal		2,519
Hedge losses	762	607
Amortization of debt issuance cost	211	540
Extraordinary gain on restructuring of debt	(5 , 338)	
Interest expense from transfer of net profits interest		4,369
Non-cash interest expense	2,753	
Changes in assets and liabilities:		
(Increase) decrease in:		
Accounts receivable	(5,273)	295
Prepaid expenses	(1,000)	(39)
Crude oil inventory	(292)	
Accrued interest income on advances to KKM		(1,185)
Interest payments from KKM		3,913
<pre>Increase (decrease) in:</pre>		
Accounts payable and accrued liabilities	(7,564)	376
Accrued interest payable	1,752	
Other liabilities	(190)	
Interest expense reclassified as principal on		4,260
the Shell Capital loan		
Net cash provided in operating activities	5 	710
Cash flows from investing activities		
Additions to property, plant, and equipment	\$ (6,346)	\$ (18)
Investment in and advances to KKM		(6,917)
Acquisition of 10% interest in KKM,		(- / · /
net of cash acquired	(644)	
Materials and supplies inventory	270	
Proceeds from disposition of assets	5	
Net cash used in investing activities	(6,715)	(6,935)

Consolidated Statements of Cash Flows (continued) (Unaudited) (In Thousands)

	For the Nine M September 30, 2002	
Cash flows from financing activities Net proceeds from Shell Capital loan Proceeds from sale of stock Proceeds from loans from affiliates Dayments on Shell Capital loan	\$ 8,000 40,000 (30,450)	\$ 5,650
Payments on Shell Capital loan Debt restructuring costs Payments on loans from affiliates Redemption of Series A Preferred Stock	(30,450) (2,518) (5,000) (2,300)	
Net cash provided by financing activities	7,732 	5 , 650
Net increase (decrease) in cash and cash equivalents Cash and cash equivalents at beginning of period	1,022 174	(575) 604
Cash and cash equivalents at end of period	\$ 1,196 ======	\$ 29 ======
Supplemental cash flow disclosure Interest paid	\$ 239	\$ 669
Supplemental schedule of non-cash investing and financing activities Common stock issued for 10% interest in KKM Discount recognized for note issued	\$ 2,701	\$
with stock warrants	\$ 2,466	\$

See accompanying notes.

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Chaparral Resources, Inc.
Notes to Consolidated Financial Statements
(Unaudited)

1. General

Chaparral Resources, Inc. ("Chaparral") was incorporated in the state of Colorado on January 13, 1972, principally to engage in the exploration, development and production of oil and gas properties. Chaparral focuses substantially all of its efforts on the exploration and development of the Karakuduk Field, an oilfield located in the Central Asian Republic of Kazakhstan. In 1999, Chaparral reincorporated from Colorado to Delaware.

The consolidated financial statements include the accounts of Chaparral and its greater than 50% owned subsidiaries, Closed Type JSC Karakudukmunay ("KKM"), Central Asian Petroleum (Guernsey) Limited ("CAP-G"), Korporatsiya Mangistau Terra International ("MTI"), Road Runner Services Company ("RRSC"), Chaparral

Acquisition Corporation ("CAC"), and Central Asian Petroleum, Inc. ("CAP-D"). Chaparral owns 80% of the common stock of CAP-G directly and 20% indirectly through CAP-D. Hereinafter, Chaparral and its subsidiaries are collectively referred to as the "Company." All significant intercompany transactions have been eliminated.

As of September 30, 2002, Chaparral owns a 60% interest in KKM, a Kazakhstan joint stock company, which holds the rights for the exploration, development and production of oil in the Karakuduk Field in Western Kazakhstan. KKM is owned jointly by CAP-G (50%), MTI (10%), and KazMunayGaz JSC ("KMG") (40%). In May 2002, Chaparral increased its ownership in KKM from 50% to 60% through the acquisition of 100% of the outstanding stock of MTI, a Kazakhstan joint stock company. KMG, the national petroleum company of Kazakhstan, is owned by the government of the Republic of Kazakhstan.

As a result of the acquisition of MTI, the Company obtained a controlling interest in KKM. Consequently, the Company's financial statements have been consolidated with KKM on a retroactive basis to January 1, 2002. The Company previously accounted for its 50% investment in KKM using the equity method of accounting, which is reflected in the Company's financial statements for periods prior to 2002.

Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States have been condensed or omitted. Reference should be made to the relevant notes to the financial statements for both Chaparral and KKM included in the Company's Annual Report on Form 10-K for the fiscal year ended December 31, 2001.

The information furnished herein was taken from the books and records of the Company without audit. However, such information reflects all adjustments, which are, in the opinion of management, normal recurring adjustments necessary for the fair statement of the results for the interim periods presented. The results of operations for the interim periods are not necessarily indicative of the results to be expected for any future interim period or for the year.

2. New Accounting Standards

During 2002, the FASB issued SFAS 145, Rescission of FASB Statements No. 4, 44, and 64, Amendment of FASB Statement No. 13 and Technical Corrections. SFAS 145 rescinds FASB Statement No. 4, Reporting Gains and Losses from Extinguishment of Debt, and an amendment of SFAS 4, SFAS 64, Extinguishments of Debt Made to Satisfy Sinking-Fund Requirements. SFAS 145 also amends other existing authoritative pronouncements to make various technical corrections, clarify meanings, or describe their applicability under changed conditions.

Under SFAS 145, gains and losses from extinguishment of debt should be classified as extraordinary items only if they meet the criteria of APB 30, Reporting the Results of Operations - Reporting the effects of Disposal of a Segment of a Business, and Extraordinary, Unusual and Infrequently Occurring Events and Transactions. Applying the provisions of APB 30 will distinguish transactions that are part of an entity's recurring operations from those that are unusual or infrequent or that meet the criteria for classification as an extraordinary item. The provisions of SFAS 145 relating to SFAS 4 are effective for fiscal years beginning after May 15, 2002. The Company plans to adopt SFAS 145 as of January 1, 2003 and does not expect SFAS 145 to have a material effect on its consolidated results of operations or financial position.

Notes to Consolidated Financial Statements (continued) (Unaudited)

3. Going Concern

The Company's financial statements have been presented on the basis that it is a going concern, which contemplates the realization of assets and satisfaction of liabilities in the normal course of business. The Company has incurred recurring operating losses in previous years, which raises substantial doubt about the Company's ability to continue as a going concern. The financial statements do not include any adjustments to reflect the possible future effects on the recoverability and classification of assets or the amounts and classification of liabilities that may result from the outcome of these uncertainties.

The Company has taken significant steps to alleviate these issues through the restructuring of the Company, including the infusion of a total of \$45 million in debt and equity capital into the Company and the refinancing of the Company's loan agreement with Shell Capital Inc. (the "Shell Capital Loan") in May 2002. As part of the restructuring, Shell Capital Services Limited, as facility agent to Shell Capital, discontinued and withdrew all legal proceedings against Chaparral in the United Kingdom and against CAP-G in the Isle of Guernsey. Additionally, KKM is currently producing approximately 6,700 barrels of crude oil per day. The Company expects the refinancing of the Shell Capital Loan, along with anticipated future cash flows from operations, to allow the Company to proceed with the full development of the Karakuduk Field. No assurances can be provided, however, that the Company's restructured indebtedness or cash flow from operations will be sufficient to meet our working capital requirements in the future, which may require the Company to seek additional debt or equity financing in order to continue to develop the Karakuduk Field.

4. Shell Capital Loan Restructuring

In May 2002, the Company received a total equity and debt capital infusion of \$45 million, which was partially utilized to repay a substantial portion of the Shell Capital Loan. The Company received a total investment of \$12 million from Central Asian Industrial Holdings, N.V. ("CAIH"), including \$8 million in exchange for 22,925,701 shares, or 60%, of the Company's outstanding common stock, and \$4 million in exchange for a three year note bearing interest at 12% per annum (the "CAIH Note"). Along with the CAIH Note, CAIH received a warrant to purchase 3,076,923 shares of the Company's common stock at \$1.30 per share (the "CAIH Warrant"). Additionally, JSC Kazkommertsbank ("Kazkommertsbank"), an affiliate of CAIH, provided KKM with a credit facility totaling \$33 million (the "KKM Credit Facility"), consisting of \$28 million that was used to repay a portion of the Shell Capital Loan and \$5 million that was made available for KKM's working capital requirements. Chaparral paid CAIH \$1.79 million as a related restructuring fee. The terms and conditions of the CAIH Note and the KKM Credit Facility are more fully described in Note 6, Loans from Affiliates.

In conjunction with the closing of the restructuring transaction, the Shell Capital Loan was transferred from Shell Capital to CAIH, written down from approximately \$11.43 million (the amount remaining after the \$28 million repayment) to \$2.45 million and restructured to reflect a fixed, annual interest rate of 14%. Additionally, the Shell Capital warrant for 1,785,455 shares of the Company's common stock was canceled, and the Shell Capital 40% net profits interest in CAP-G was reacquired by CAP-G for a nominal amount. All other agreements with Shell Capital or its affiliates were terminated, including KKM's crude oil sales agreement with Shell Trading International Limited, KKM's technical services agreement with Shell Capital Services Limited, and Chaparral's transportation risk insurance policy held directly by Shell Capital. Chaparral also terminated its political risk insurance coverage with the Overseas Private Investment Corporation ("OPIC") as a condition of the restructuring. Shell Capital Services Limited, as the facility agent for Shell

Capital, discontinued and withdrew all legal proceedings against the Company in the United Kingdom and against CAP-G in the Guernsey Isle and all parties to the original Shell Capital Loan mutually released each other from future liability. All outstanding defaults under the Shell Capital Loan were waived by CAIH upon the completion of the transaction.

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Chaparral Resources, Inc.

Notes to Consolidated Financial Statements (continued)

(Unaudited)

5. Hedge Agreement

As a requirement of the Shell Capital Loan, in February 2000, the Company paid \$4 million for put contracts to sell 1,562,250 barrels of North Sea Brent crude (the "Hedge Agreement") to hedge price risk of future sales of oil production from the Karakuduk Field. The exercise prices of the various put contracts in the Hedge Agreement range from \$22.35 to \$17.25 per barrel, with monthly expiration dates beginning in October 2000 and ending in December 2002. The contracts are evenly spread between October 2000 to December 2001 (62,750 barrels per month) and between January 2002 to December 2002 (51,750 barrels per month).

The Company adopted SFAS 133 effective January 1, 2001, which requires derivative financial instruments to be recorded at their fair value. Accordingly, the Company recognized a \$2.52 million loss from the cumulative effect of change in accounting principle upon adoption. The Company recognized approximately \$762,000 and \$607,000 in losses for the nine months ended September 30, 2002 and 2001, respectively, to record the Hedge Agreement at its fair value as of these dates in accordance with SFAS 133. As of September 30, 2002 the Hedge Agreement had a negligible market value.

6. Loans from Affiliates

Shell Capital Loan

As of September 30, 2002, the Company had fully repaid the Shell Capital Loan. As discussed in Note 4, the Company restructured the Shell Capital Loan in May 2002. As part of the restructuring, the Company repaid \$28 million in principal to Shell Capital, who then transferred the \$11.43 million remaining balance on the Shell Capital Loan to CAIH. As part of the restructuring agreement, CAIH wrote down the Company's remaining principal and interest owed under the Shell Capital Loan from \$11.43 million to \$2.45 million and reduced the interest rate from Libor plus 19.75% to a fixed annual rate of 14%. All outstanding defaults under the Shell Capital Loan were waived by CAIH, all agreements between the Company and Shell Capital or its affiliates were terminated, and the Company's requirement to carry political and transportation risk insurances was waived. The Company repaid an additional \$2.35 million in principal on the Shell Capital Loan subsequent to the completion of the restructuring transaction and repaid the final \$100,000 in principal in August 2002. See Note 4 for a more complete discussion of the refinancing of the Shell Capital Loan.

The Company recognized a \$6.56 million extraordinary gain on the extinguishment of debt due to the restructuring of the Shell Capital Loan. The extraordinary gain reflects the forgiveness of \$9.07 million in principal, interest, and fees previously owed to Shell Capital, less \$1.79 million in restructuring fees paid to CAIH, \$509,000 in professional fees, and \$220,000 in other costs and expenses. The Company recognized \$2.75 million in interest expense on the Shell Capital loan during 2002.

CAIH Note

In May 2002, the Company borrowed \$4 million from CAIH in exchange for the CAIH Note, which bears simple interest at an annual rate of 12%. The CAIH Note was recorded net of a \$2.47 million discount, based on the fair market value of the CAIH Warrant issued in conjunction with the CAIH Note. The discount will be amortized ratably over the life of the CAIH Note. The CAIH Warrant is fully discussed in Note 7. The principal balance of the CAIH Note is due on May 10, 2005 and accrued interest is payable quarterly.

In June 2002, the Company prepaid \$2 million of the \$4 million outstanding principal balance of the CAIH Note. As a result, the Company recognized an extraordinary loss on the early extinguishment of debt of \$1.22 million from the write-off of 50% of the unamortized discount on the CAIH Note. The extraordinary loss was netted against the extraordinary gain from the restructuring of the Shell Capital Loan. The Company recognized \$258,000 in interest expense on the CAIH Note for the nine months ended September 30, 2002.

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Chaparral Resources, Inc.
Notes to Consolidated Financial Statements (continued)
(Unaudited)

6. Loans from Affiliates (continued)

KKM Credit Facility

In May 2002, KKM established a five-year, \$33 million credit line with Kazkommertsbank, an affiliate of CAIH. The KKM Credit Facility consists of a \$30 million non-revolving line and a \$3 million revolving line, both of which were fully borrowed by KKM in May 2002. The Company recognized \$1.89 million of interest expense on the KKM Credit Facility for the nine months ended September 30, 2002.

The non-revolving portion of the KKM Credit Facility accrues simple interest at an annual rate of 14% and is repayable over a five year period with final maturity in May 2006. Accrued interest is payable quarterly, beginning in December 2002, and KKM must begin making quarterly principal payments in May 2003.

The revolving portion of the KKM Credit Facility accrues simple interest at an annual rate of 14%. The revolver is loaned to KKM for short-term periods up to one year, but KKM has the right to re-borrow the funds through May 2006 with final repayment due in May 2007. The initial \$3 million revolving loan to KKM was subject to a three month term. The principal balance was repaid in July 2002 and KKM immediately re-borrowed another \$3 million with a maturity date of July 31, 2003. Accrued interest on the revolving loan is payable at maturity.

The original KKM Credit Facility included repayment terms of three years and four years for the non-revolving and revolving portions of the KKM Credit Facility, respectively, with an option to extend the final maturity date for repayment of the entire KKM Credit Facility to five years. KKM exercised the option to extend the repayment term to five years for the entire KKM Credit Facility as of May 2002.

The Company is subject to certain pledges, covenants, and other restrictions under the KKM Credit Facility, including, but not limited to, the following:

- (i) CAP-G pledged its 50% interest in KKM to Kazkommertsbank as collateral for the KKM Credit Facility;
- (ii) Chaparral has provided a written guarantee to Kazkommertsbank that it will repay the KKM Credit Facility in the event KKM fails do so;
- (iii) KKM may not incur additional indebtedness or pledge its assets to another party without the written consent of Kazkommertsbank; and
- (iv) KKM may not pay dividends without the written consent of Kazkommertsbank.

The KKM Credit Facility stipulates certain events of default, including, but not limited to, KKM's inability to meet the terms of the KKM Credit Facility, KKM's failure to meet it obligations to third parties in excess of \$100,000, and the Company's involvement in legal proceedings in excess of \$100,000 where an adverse judgment against the Company occurs or is expected to occur. If an event of default does occur and is not waived by the lender, Kazkommertsbank has a right to call the KKM Credit Facility immediately due and payable and/or exercise its security interest by seizing the Company's shares in KKM pledged as collateral. Furthermore, in the event of a material adverse change in the financial or credit markets, Kazkommertsbank has a right to unilaterally alter any terms and conditions of the KKM Credit Facility, including the rate of interest, by written request. KKM may either agree to the amended terms or repay the outstanding KKM Credit Facility within 10 days of notification.

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Chaparral Resources, Inc.
Notes to Consolidated Financial Statements (continued)
(Unaudited)

6. Loans from Affiliates (continued)

The maturity schedule of the Company's indebtedness as of September 30, 2002 is as follows:

	Principal
Date	Amount Due
2003	6,000,000
2004	7,000,000
2005	10,000,000
2006	8,000,000
2007	4,000,000
Total	35,000,000

7. Common Stock

In May 2002, Chaparral acquired 100% of the stock of MTI, which holds a 10% interest in KKM, for \$1.2 million and one million shares of the Company's outstanding common stock. The Company acquired MTI to obtain a controlling interest in KKM as well as to increase the Company's ownership interest in the Karakuduk Field. The total purchase price of \$3.9 million was capitalized to the Company's oil and gas properties.

As discussed in Note 4, Shell Capital's warrant for 1,785,455 shares of the Company's common stock was canceled as part of the restructuring of the Shell Capital Loan.

In connection with the CAIH Note, the Company issued to CAIH a warrant to purchase 3,076,923 shares of the Company's common stock at an exercise price of

\$1.30 per share, subject to certain anti-dilution provisions. The CAIH Warrant is exercisable for five years from May 10, 2002, the date of grant. The fair market value of the CAIH Warrant of \$2.47 million was recorded as a discount of the CAIH Note. The fair market value of the CAIH Warrant was estimated on the date of grant using the Black-Scholes option pricing model with the following weighted average assumptions: risk free interest rate of 4.09%, dividend yield of 0%, volatility factor of the expected market price of the Company's common stock of .624, and a weighted average life expectancy of 3.5 years.

8. Redeemable Preferred Stock

In May 2002, the Company repurchased 50,000 shares of its Series A Redeemable Preferred Stock from an unrelated party for \$2.3 million. The Series A Redeemable Preferred Stock had a carrying value of approximately \$6 million, including \$1.1 million in accrued dividends. The \$3.7 million difference between the redemption price and the carrying value was recorded directly to retained earnings.

9. Income Taxes

Income tax expense as reported entirely relates to foreign income taxes provided on the Company's operations within the Republic of Kazakhstan. KKM's principal agreement with the government of the Republic of Kazakhstan for the exploration, development and production of oil in the Karakuduk Field specifies the income taxes and other taxes applicable to KKM, which is subject to the tax laws of the Republic of Kazakhstan. The Company has used the best estimates available to determine its current and deferred tax liabilities within Kazakhstan. The existing legislation with regard to taxation in the Republic of Kazakhstan is constantly evolving and tax laws are not always clearly written and their interpretation is often subject to the opinions of the local or main State Tax Service. Instances of inconsistent opinions between local, regional, and national tax authorities are not unusual.

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Chaparral Resources, Inc.

Notes to Consolidated Financial Statements (continued)

(Unaudited)

10. Investments

During May 2002, Chaparral increased its ownership in KKM from 50% to 60% through the acquisition of 100% of the outstanding stock of MTI, which owns a 10% interest in KKM. Due to the Company's establishment of a controlling interest in KKM, the Company's financial statements have been consolidated with KKM on a retroactive basis to January 1, 2002. The Company previously accounted for its 50% investment in KKM using the equity method of accounting, which is reflected in the Company's financial statements for periods prior to 2002. The results from operations of the Company's investment in KKM for periods accounted for using the equity method are summarized below:

Closed Type JSC Karakudukmunay
Statement of Expenses and Accumulated Deficit
For the Periods Ended September 30, 2001
(Amounts in Thousand US Dollars)
(Unaudited)

For The Three For The Nine Months Ended Months Ended ------September 30, September 30,

	2001	2001
Revenues:		
Oil sales(1)	\$ 6,916	\$ 24,911
Costs and expenses:		
Transportation expenses	1,234	5,016
Operating expenses	812	3,310
Depreciation and depletion	1,828	5,891
Management service fee General and administrative	144 711	401 2,753
General and administrative		2 , 733
Total cost and expenses	4,729	17,371
Income from operations	2,187	7,540
Other income (expense):		
Interest income	\$ 3	\$ 13
Interest expense	(514)	(1,446)
Other	1	(51)
Net income before income taxes	\$ 1 , 677	\$ 6,056
Income tax expense		~ 0 , 030
	======	
Net income	\$ 1 , 677	\$ 6,056
	======	======
Accumulated deficit, beginning of	(6, 202)	(10, 600)
Period	(0,223)	(10,602)
Accumulated deficit, end of period	\$ (4,546)	\$ (4,546)
	======	======

(1) Revenue is presented gross of transportation expenses in accordance with EITF 00-10, Accounting for Shipping and Handling Fees and Costs.

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Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

1. Liquidity and Capital Resources

Our financial statements have been presented on the basis that we are a going concern, which contemplates the realization of assets and satisfaction of liabilities in the normal course of business. We are responsible for providing 100% of the funding for the development of the Karakuduk Field not provided from oil sales or third party sources. We have recognized recurring operating losses in previous years, which raises substantial doubt about our ability to continue as a going concern. The financial statements do not include any adjustments to reflect the possible future effects on the recoverability and classification of assets or the amounts and classification of liabilities that may result from the outcome of these uncertainties.

We have recently taken significant steps to alleviate these issues through the

restructuring of Chaparral, including the infusion of a total of \$45 million in debt and equity capital, the refinancing of our loan with Shell Capital, and the discontinuance and withdrawal of all legal proceedings previously initiated by Shell Capital Services Limited, the facility agent for Shell Capital. See Notes 4 and 6 to our consolidated financial statements. Additionally, we are currently producing approximately 6,700 barrels of crude oil per day and we expect the anticipated future cash flows from operations along with the lower interest costs from the refinancing of the Shell Capital loan will allow us to proceed with the full development of the Karakuduk Field. No assurances can be provided, however, that the Company's restructured indebtedness or cash flow from operations will be sufficient to meet our working capital requirements in the future, which may require the Company to seek additional debt or equity financing in order to continue to develop the Karakuduk Field.

In May 2002, Chaparral acquired 100% of the stock of MTI, which owns a 10% interest in KKM, for \$1.2 million and one million shares of Chaparral's outstanding common stock. Chaparral also redeemed 50,000 shares of its outstanding Series A Preferred Stock held by an unrelated party for \$2.3 million. Chaparral utilized the remaining proceeds from the \$12 million equity and debt infusion to pay \$2.52 million in restructuring fees and other charges, repay \$2.35 million of additional principal on the Shell Capital loan to CAIH, repay \$2 million of the \$4 principal outstanding on the CAIH note, and utilize \$1.63 million for working capital.

We expect to finance the continued development of the Karakuduk Field primarily through cash flows from the sale of crude oil and using the remaining working capital provided by the recent restructuring. In the short-term, our biggest operational priority is to maintain current daily production levels until KKM can renew its developmental drilling program and implement a secondary recovery program to maximize overall oil recovery from the Karakuduk Field. KKM is currently working to source a replacement developmental drilling rig and expects to renew drilling operations in the first half of 2003. KKM is also installing down-hole pumps in certain wells to help maintain primary production at current levels. KKM commissioned a crude oil pipeline from the Karakuduk Field in June 2002, which is expected to reduce operating costs by approximately \$100,000 per month.

Our short and long-term liquidity is also impacted by local oil sales obligations imposed by the government of Kazakhstan on oil and gas producers to supply local energy needs, and our ability to obtain export quota necessary to sell our crude oil production on the international market. Under the terms of our agreement with the government, we have a right to export, and receive export quota for, 100% of the production from the Karakuduk Field. Consistent with prior periods, we have been required to sell approximately 18% of our crude oil on the domestic market through November 14, 2002 of the current year. The domestic market does not permit world market prices to be obtained, resulting in approximately \$10 to \$12 less cash flow per barrel on 2002 local oil sales. Furthermore, the government has not allocated sufficient export quota to allow us to sell all of our available crude oil production on the world market. We are taking steps to reduce our local market obligations and obtain enough export quota necessary to sell all of our crude oil production, including appealing to the government to enforce our contractual rights. While management believes we will be ultimately successful in reducing our local sales requirements and obtaining higher export quotas, we cannot provide any assurances that we will be able to do so. If we are unsuccessful, we may not generate enough cash flow from operations to sustain the development of the Karakuduk Field and additional sources of liquidity may be required to continue operations, including obtaining additional debt and equity financing.

Capital Commitments and Other Contingencies

Our operations may be subject to regulations or other restrictions instituted by the government of the Republic of Kazakhstan or other regulatory bodies responsible for the area in which the Karakuduk Field is located. In addition to taxation, customs declarations and environmental controls, regulations may govern such things as export quotas, local oil sales requirements, and commissioning and approval of surface production facilities. These regulations may substantially limit the amount of revenue and cash flow obtainable from crude oil production and sales, increase the costs of doing business, and/or prevent or delay the starting or continuation of any given exploration or development project.

All regulations are subject to future changes by legislative and administrative action and by judicial decisions. Such changes could adversely affect the petroleum industry in general, and us in particular. It is impossible to predict the effect that any current or future proposals or changes in existing laws or regulations will have on our operations.

2. Results from Operations

In May 2002, Chaparral increased its ownership in KKM from 50% to 60% through the acquisition of 100% of the outstanding stock of MTI. As a result of the acquisition, Chaparral obtained a controlling interest in KKM. Consequently, its financial statements have been consolidated with KKM on a retroactive basis to January 1, 2002. We previously accounted for our 50% investment in KKM using the equity method of accounting, which is reflected in our financial results for periods prior to 2002.

Results of Operations for the Three Months Ended September 30, 2002 Compared to the Three Months Ended September 30, 2001

Our operations for the three months ended September 30, 2002 resulted in net income of \$2.11 million compared to a net loss of \$5.77 million as of September 30, 2001. The \$7.88 million increase in our net income primarily relates to lower costs associated with the refinancing of our debt obligations and improved operational results from the Karakuduk Field.

Interest expense decreased from \$6.31 million for the three months ended September 30, 2001 to \$1.10 million for the three months ended September 30, 2002, due to the lower financing costs of our restructured indebtedness. Chaparral's cost of financing the development of the Karakuduk Field has improved from a pre-restructuring annual interest rate of LIBOR plus 19.75% compounded daily, to a simple fixed annual interest rate of 14%, generating savings of approximately \$750,000 per quarter. In addition, Interest expense for the quarter ended September 30, 2001 reflects additional loan discount of \$4.37 million recorded and fully amortized as of September 30, 2001 due to the transfer of a 40% interest in the distributable profits of CAP-G to Shell Capital for our failure to repay a \$3.15 million bridge loan to Shell Capital on or before September 30, 2001.

For the quarter ended September 30, 2002, Chaparral's financial results have been consolidated with the financial results of its operating subsidiary, KKM. During the three months ended September 30, 2002, we sold approximately 731,000 barrels of crude oil, recognizing \$13.45 million, or \$18.40 per barrel, in revenue. Transportation costs were \$2.39 million, or \$3.27 per barrel and operating costs associated with sales were \$2.21 million, or \$3.03 per barrel. Comparatively, Chaparral recognized \$1.21 million in equity income from investment for the quarter ended September 30, 2001, which represents our 50% share of KKM's results during the period. During the quarter ended September 30,

2001, KKM sold approximately 385,000 barrels of crude oil, recognizing \$6.92 million in revenue, or \$17.96 per barrel. Associated operating costs were \$812,000, or \$2.11 per barrel, and associated transportation costs were \$1.23 million, or \$3.21 per barrel. See Note 10 to our consolidated financial statements. The increase in operating costs per barrel relates to increased utilization of a workover rig in the Karakuduk Field to maintain current production rates. Our equity income from investment also reflects the elimination of \$370,000 of inter-company interest income on our loan to KKM for the three months ended September 30, 2001.

Results of Operations for the Nine Months Ended September 30, 2002 Compared to the Nine Months Ended September 30, 2001.

Our operations for the nine months ended September 30, 2002 resulted in net income of \$4.04 million compared to a net loss of \$11.43 million as of September 30, 2001. The \$15.47 million increase in our net income relates to several factors. Recognition of a \$5.34 million extraordinary gain on the May 2002 restructuring of our loan with Shell Capital, lower costs associated with the refinancing of our debt obligations, improved operational results from the Karakuduk Field, and the impact of the adoption of SFAS 133, Accounting for Derivative Instruments and Hedging Activities during 2001.

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Chaparral Resources, Inc.

Notes to Consolidated Financial Statements (continued)

(Unaudited)

Chaparral's \$5.34 million extraordinary gain on the extinguishment of debt in the nine months ended September 30, 2002, reflects a \$6.56 million extraordinary gain on the restructuring of the Shell Capital loan and a \$1.22 million extraordinary loss on the early repayment of \$2 million in principal on Chaparral's \$4 million note payable to CAIH. The extraordinary gain on the restructuring of the Shell Capital loan consists of the forgiveness of \$9.07 million in principal, interest, and fees previously owed to Shell Capital, less \$1.79 million in restructuring fees paid to CAIH, \$509,000 in professional fees, and \$220,000 in other costs and expenses. The \$1.22 million extraordinary loss on the CAIH note equates to the 50% write-off of the unamortized discount on the note from the issuance of a related warrant to purchase 3,076,923 shares of Chaparral's common stock for \$1.30 per share. See Notes 6 and 7 of our consolidated financial statements.

Interest expense decreased from \$10 million for the nine months ended September 30, 2001 to \$4.45 million for the nine months ended September 30, 2002, due to the lower financing costs of our restructured indebtedness. Chaparral's cost of financing the development of the Karakuduk Field has improved from a pre-restructuring annual interest rate of LIBOR plus 19.75% compounded daily, to a simple fixed annual interest rate of 14%, generating savings of approximately \$3 million per year. In addition, interest expense for the nine months ended September 30, 2001 reflects additional loan discount of \$4.37 million recorded and fully amortized as of September 30, 2001 due to the transfer of a 40% interest in the distributable profits of CAP-G to Shell Capital for our failure to repay a \$3.15 million bridge loan to Shell Capital on or before September 30, 2001.

For the nine months ended September 30, 2002, Chaparral's financial results have been consolidated with the financial results of its operating subsidiary, KKM. During the nine months ended September 30, 2002, we sold approximately 1,881,000 barrels of crude oil, recognizing \$32.47 million, or \$17.26 per barrel, in revenue. Transportation costs were \$7.03 million, or \$3.74 per barrel and

operating costs associated with sales were \$5.95 million, or \$3.16 per barrel. Comparatively, Chaparral recognized \$4.21 million in equity income from investment for the nine months ended September 30, 2001, which represents our 50% share of KKM's results during the period. During the nine months ended September 30, 2001, KKM sold approximately 1.36 million barrels of crude oil, recognizing \$24.91 million in revenue, or \$18.34 per barrel. Associated operating costs were \$3.31 million, or \$2.44 per barrel, and associated transportation costs were \$5.02 million, or \$3.69 per barrel. The increase in operating costs per barrel relates to increased utilization of a workover rig in the Karakuduk Field to maintain current production rates. Our equity income from investment also reflects the elimination of \$1.19 million of inter-company interest income on our loan to KKM for the nine months ended September 30, 2001.

As a result of the adoption of SFAS 133, we recognized a loss of \$2.52 million as a cumulative effect of change in accounting principal for the nine months ended September 30, 2001, to record derivatives entered into as a requirement of the Shell Capital loan at their fair value. As of September 30, 2002, the derivatives had a negligible value and had been fully written off against income.

3. Commodity Prices for Oil and Gas

Our revenues, profitability, growth and value are highly dependent upon the price of oil. Market conditions make it difficult to estimate prices of oil or the impact of inflation on such prices. Oil prices have been volatile, and it is likely they will continue to fluctuate in the future. Various factors beyond our control affect prices for oil, including supplies of oil available worldwide and in Kazakhstan, the ability of OPEC to agree to maintain oil prices and production controls, political instability or armed conflict in Kazakhstan or other oil producing regions, the price of foreign imports, the level of consumer demand, the price and availability of alternative fuels, the availability of transportation routes and pipeline capacity, and changes in applicable laws and regulations.

4. Inflation

We cannot control prices received from our oil sales and to the extent we are unable to pass on increases in operating costs, we may be affected by inflation. The devaluation of the tenge, the currency of the Republic of Kazakhstan, can significantly decrease the value of the monetary assets that we hold in Kazakhstan as well as our assets in that country that are based on the tenge. KKM retains the majority of its cash and cash equivalents in U.S. dollars in an offshore bank account outside of Kazakhstan, but KKM's statutory tax basis in its assets, tax loss carryforwards, and VAT receivables are all denominated in tenge and subject to the effects of devaluation. Local tax laws allow basis

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adjustments to offset the impact of inflation on statutory tax basis assets, but there is no assurance that any adjustments will be sufficient to offset the effects of inflation in whole or in part. If not, KKM may be subject to much higher income tax liabilities within Kazakhtan due to inflation and or devaluation of the local currency. Additionally, devaluation may create uncertainty with respect to the future business climate in Kazakhstan and to our investment in that country. As of September 30, 2002, the exchange rate was 154.6 tenge per U.S. dollar.

Item 3 - Quantitative and Qualitative Disclosures About Market Risks

Chaparral restructured the Shell Capital loan in May 2002. The transaction is more fully described under "Item 7. Management Discussion and Analysis of

Financial Condition and Results of Operations."

Item 4 - Controls and Procedures

An evaluation was performed under the supervision and with the participation of the Company's management, including the CEO and CFO, of the effectiveness of the design and operation of the Company's disclosure controls and procedures. Based on that evaluation, the Company's management, including the CEO and CFO, concluded that the Company's disclosure controls and procedures were effective as of September 30, 2002. There have been no significant changes in the Company's internal controls or in other factors that could have a significant adverse effect on internal controls subsequent to September 30, 2002.

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Part II- Other Information

Item 6 - Exhibits and Reports on Form 8-K

(a) Exhibits

None.

(b) Reports on Form 8-K

None.

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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.

Dated: November 19, 2002

Chaparral Resources, Inc.

By: /s/ Nikolai D. Klinchev
----Nikolai D. Klinchev

Chief Executive Officer

By: /s/ Richard J. Moore

Richard J. Moore, VP Finance and Chief Financial Officer (Principal Financial and Accounting Officer)

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Certifications

- I, Nikolai D. Klinchev, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Chaparral Resources, Inc.;
- 2. Based on my knowledge, this quarterly report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this quarterly report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this quarterly report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this quarterly report;
- 4. The registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for the registrant and we have:
 - a) designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this quarterly report is being prepared;
 - b) evaluated the effectiveness of the registrant's disclosure controls and procedures as of a date within 90 days prior to the filing date of this quarterly report (the "Evaluation Date"); and
 - c) presented in this quarterly report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;
- 5. The registrant's other certifying officers and I have disclosed, based on our most recent evaluation, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent function):
- a) all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant's ability to record, process, summarize and report financial data and have identified for the registrant's auditors any material weaknesses in internal controls; and
- b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal controls; and
- 6. The registrant's other certifying officers and I have indicated in this quarterly report whether or not there were significant changes in internal

controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

Date: November 19, 2002 /s/ Nikolai D. Klinchev

Nikolai D. Klinchev Chief Executive Officer

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- I, Richard J. Moore, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Chaparral Resources, Inc.;
- 2. Based on my knowledge, this quarterly report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this quarterly report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this quarterly report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this quarterly report;
- 4. The registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for the registrant and we have:
 - a) designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this quarterly report is being prepared;
 - b) evaluated the effectiveness of the registrant's disclosure controls and procedures as of a date within 90 days prior to the filing date of this quarterly report (the "Evaluation Date"); and
 - c) presented in this quarterly report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;
- 5. The registrant's other certifying officers and I have disclosed, based on our most recent evaluation, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent function):
- a) all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant's ability to record, process, summarize and report financial data and have identified for the registrant's auditors any material weaknesses in internal controls; and
- b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal controls; and
- 6. The registrant's other certifying officers and I have indicated in this quarterly report whether or not there were significant changes in internal

controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

Date: November 19, 2002 /s/ Richard J. Moore

Richard J. Moore Chief Financial Officer

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