ALTAIR INTERNATIONAL INC Form 10-O May 15, 2002

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

#### FORM 10-Q \_\_\_\_\_

- [X] QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 FOR THE QUARTERLY PERIOD ENDED MARCH 31, 2002
- TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES [ ] EXCHANGE ACT OF 1934 FOR THE TRANSITION PERIOD FROM то \_\_\_\_

ALTAIR INTERNATIONAL INC.

\_\_\_\_\_ (Exact name of registrant as specified in its charter)

Province of Ontario, Canada

1-12497

(State or other jurisdiction (Commission File No.) (IRS Employer Identification No.)

None

1725 Sheridan Avenue, Suite 140

\_\_\_\_\_ \_\_\_\_\_

Cody, Wyoming 82414

(Address of principal executive offices, including zip code)

Registrant's telephone number, including area code: (307) 587-8245

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

As of May 8, 2002 the registrant had 24,583,791 Common Shares outstanding.

PART I - FINANCIAL INFORMATION

Item 1. Financial Statements

ALTAIR INTERNATIONAL INC. AND SUBSIDIARIES (An Exploration Stage Company) CONSOLIDATED BALANCE SHEETS

(Expressed in United States Dollars) (Unaudited)

	March 31, 2002	December 31, 2001
ASSETS		
Current Assets		
Cash and cash equivalents Other current assets	\$    359,691 36,828	\$    599,884 33,651
Total current assets Property and Equipment, net Patents and Related Expenditures, net Other Assets	396,519 5,805,654 3,647,554 459,557	633,535 5,987,950 3,739,864
Total Assets	\$ 10,309,284	
LIABILITIES AND SHAREHOLDERS' EQUITY	-	
Current Liabilities Accounts payable and accrued liabilities Note payable - current portion Stock purchase advances Loans payable - related parties Capital lease obligations - current portion Deferred revenue	\$ 688,473 1,569,649 558,485 124,243  	143,000 2,312 40,972
Total current liabilities	2,940,850	714,689
Note Payable, Long-Term Portion		1,462,060
Commitments and Contingencies Stockholders' Equity Common stock, no par value, unlimited shares authorized; 22,903,831 and 22,694,142 shares issued and outstanding at March 31, 2002 and December 31, 2001 Deficit accumulated during the development stage	(31,092,357)	
Total Shareholders' Equity	7,368,434	8,676,494
Total Liabilities and Shareholders' Equity		\$ 10,853,243

(See Notes to Financial Statements)

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ALTAIR INTERNATIONAL INC. AND SUBSIDIARIES (An Exploration Stage Company) CONSOLIDATED STATEMENTS OF OPERATIONS (Expressed in United States Dollars)

### (Unaudited)

	2002	Ended March 31, 2001	March 31, 2002
Sales	\$ 48,937	None	\$ 91,753
Cost of sales	30,175	None	48,350
Gross Margin	18,762		43,403
Operating Expenses			
Mineral exploration and development	152,188		6,070,853
Research and development	138,609		3,267,568
Professional services	226,073	105,131	2,789,985
General and administrative expenses	608,128	803,820	12,455,610
Depreciation and amortization	285,699	279,880	4,803,113
Total operating expenses	1,410,697	1,673,173	29,387,129
Loss from Operations	1,391,935	1,673,173	29,343,726
Other (Income) Expense:			
Interest expense	288,298	300,240	3,672,249
Interest income	(702)	(69,405)	(814,542)
Gain on foreign exchange		(234)	(558,777)
Total other expense, net	287,596	230,601	2,298,930
Loss before extraordinary items	1,679,531	1,903,774	31,642,656
Extraordinary items:			
Gain on forgiveness of debt			(795,972)
Loss on redemption of convertible debentures			193,256
Total extraordinary items			(602,716)
Net loss			31,039,940
Preferential Warrant Dividend			52,417
Net Loss Applicable to Shareholders	\$ 1,679,531		
Loss before extraordinary items and Prefere share:	ential Warrant	Dividend per com	ımon
Basic and diluted	\$ 0.07	\$ 0.10	\$ 4.25
Effect of extraordinary items on earnings per share:			
Basic and diluted			(0.08)
Logg por common charge			
Loss per common share -	ć 0.07	ė 010	<u>خ</u> ۸ ۱ ت
Basic and diluted	\$    0.07 =======	\$    0.10 ======	\$    4.17 ========
Weighted average shares -			
Basic and diluted	22,842,455	19,336,214	7,442,373

(See Notes to Financial Statements)

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### ALTAIR INTERNATIONAL INC. AND SUBSIDIARIES (An Exploration Stage Company) CONSOLIDATED STATEMENTS OF CASH FLOWS (Expressed in United States Dollars) (Unaudited)

	Three Months Ended March 31,		Period April 9, 197 (date of inception) t
	2002	2001	March 31, 2002
Cash flows from development activities: Net loss	¢ (1 670 521)	\$ (1,903,774)	\$ (21 020 040)
Adjustments to reconcile net loss to net cash used in development activities:	\$ (1,079,331)	\$ (1,903,774)	ə (SI, US 9, 940)
Depreciation and amortization	285,699	279,880	4,803,113
Shares issued for services			99 <b>,</b> 926
Shares issued for settlement of debt			75,228
Shares issued for interest	69 <b>,</b> 770		893 <b>,</b> 597
Shares issued for property			159 <b>,</b> 166
Issuance of stock options to non-employees	2,421	104,737	3,005,961
Issuance of stock options to employees		111,690	78,220 914,585
Issuance of stock warrants	98,280		914 <b>,</b> 585
Amortization of discount on note payable	107,590		
Amortization of debt issuance costs	63,426		163,426
Loss on redemption of convertible debenture			193,256
Gain on forgiveness of debt			(795,972)
Loss on disposal of fixed assets			1,945
Gain on foreign currency translation			(559,179)
Deferred financing costs written off Changes in assets and liabilities (net of effects of acquisition):			515,842
Restricted cash		(64,111)	
Other current assets	(3,177)	227,222	1,697,770
Other assets	44,911	24,999	(123,809)
Accounts payable and accrued liabilities	160,068		
Stock purchase advances	558,485		419,259 558,485
Deferred revenue	(40,972)		
Net cash used in development activities	(333,030)	(1,023,909)	(18,416,458)
Cash flows from investing activities:			
Asset acquisition			(2,422,417)
Purchase of property and equipment		(126,177)	
Purchase of patents and related expenditures			(1,882,187)
Net cash used in investing activities	(11,094)	(126,177)	(5,610,373)

(continued

(See Notes to Financial Statements)

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### ALTAIR INTERNATIONAL INC. AND SUBSIDIARIES (An Exploration Stage Company) CONSOLIDATED STATEMENTS OF CASH FLOWS (Expressed in United States Dollars) (Unaudited)

		nree Months			inc	-
		2002		2001		March 2002
Cash flows from financing activities:						
Issuance of common shares for cash, net of						
share issue costs	\$	125,000			Ś 1	8 298
Collection of stock subscription receivable	Ŷ	125,000	S	561,300		561,
Issuance of convertible debenture			Ŷ			5,000,
Proceeds from exercise of stock options				40,000		
Proceeds from exercise of warrants						4,617,1
Issuance of related party notes						168,
Issuance of notes payable						7,000,
Payment of notes payable				(105,420)		
Payment of related party notes		(18,757)				(43,
Payment on capital lease		(2,312)				(27,
Purchase of call options						(449,
Redemption of convertible debentures					(	2,250,
Net cash used in financing activities		103,931		495,880	2	24,386,
Net increase (decrease) in cash and cash equivalents		(240,193)		(654,206)		359,
Cash and cash equivalents, beginning of period		599,884		1,335,729		N
Cash and cash equivalents, end of period	-	359,691	\$	681,523	\$	359,
Supplemental disclosures:	===		===		===	
Cash paid for interest				20,637		
Cash paid for income taxes	===	None		None		

Supplemental schedule of non-cash investing and financing activities:

For thequarter ended March 31, 2002:

- None

For the quarter ended March 31, 2001:

- We cancelled call options on 228,456 shares of our common stock to pay \$97,743 of principal and \$244,941 of interest on the Doral 18, LLC 2000 Note. In addition, the cancellation of the call options resulted in an additional interest expense of \$210,568.

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(See Notes to Financial Statements)

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### ALTAIR INTERNATIONAL INC. AND SUBSIDIARIES (An Exploration Stage Company) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

Note 1. Basis of Preparation of Financial Statements

These unaudited interim financial statements of Altair International Inc. and its subsidiaries (collectively, "Altair", "We" or the "Company") have been prepared in accordance with the rules and regulations of the United States Securities and Exchange Commission (the "Commission"). Such rules and regulations allow the omission of certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States, so long as the statements are not misleading. In the opinion of Company management, these financial statements and accompanying notes contain all adjustments (consisting of only normal recurring adjustments) necessary to present fairly the financial position and results of operations for the periods shown. These interim financial statements should be read in conjunction with the audited financial statements and notes thereto contained in our Annual Report on Form 10-K for the year ended December 31, 2001, as filed on April 1, 2002.

Effective August 1, 2001, we began doing business under the name "Altair Nanotechnologies, Inc." We will submit to the shareholders of the Company at the next annual meeting an amendment to our articles of incorporation formally changing our name to "Altair Nanotechnologies, Inc."

Prior to fiscal year 1998, we prepared our financial statements in accordance with accounting principles generally accepted in Canada. Due to substantially all of our operations being located in the United States, we have elected to present our financial statements in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP"). Accordingly, the foregoing unaudited interim financial statements are denominated in U.S. Dollars and presented in accordance with U.S. GAAP.

The accompanying consolidated financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. As shown in the consolidated financial statements for the quarter ended March 31, 2002, we incurred a net loss of \$1,679,531, and since the date of inception have incurred cumulative losses of \$31,092,357. At March 31, 2002, current liabilities exceeded current assets by \$2,544,331. These factors, among others, may raise substantial doubt about the Company's ability to continue as a going concern.

The consolidated financial statements do not include any adjustments

relating to the recoverability and classification of recorded asset amounts or the amounts and classification of liabilities that might be necessary should we be unable to continue as a going concern. Because the Company is still in the exploration stage, there have been no adjustments to record potential impairment on long-term assets. Our continuation as a going concern is dependent upon our ability to generate sufficient cash flow to meet our obligations on a timely basis, to obtain additional financing or refinancing as may be required, to develop commercially viable products and processes, and ultimately to establish successful operations. We are in the process of developing the titanium processing technology, the Tennessee mineral property, and the centrifugal jig. The recoverability of amounts capitalized as property and equipment and patents and related expenditures is dependent upon our ability to successfully develop and commercialize the titanium processing technology. We have financed operations primarily through the issuance of equity securities (common stock, convertible debentures, stock options and warrants), and by the issuance of debt (term notes). Additional funds will be required to complete development activities. We believe that current working capital, cash receipts from anticipated sales, and funding through sales of common stock will be sufficient to enable us to continue as a going concern.

The results of operations for the three-month period ended March 31, 2002 are not necessarily indicative of the results to be expected for the full year.

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Note 2. Summary of Significant Accounting Policies

Basic net loss per common share is calculated by dividing net loss by the weighted average number of common shares outstanding during the period. The existence of stock options, warrants, and convertible securities affects the calculation of loss per share on a fully diluted basis. When a net loss is reported, the number of shares used for basic and diluted net loss per share is the same since the effect of including the additional common stock equivalents would be antidilutive.

In June 2001, the FASB issued SFAS No. 142, Goodwill and Other Intangible Assets. SFAS No. 142 establishes accounting and reporting standards for goodwill and intangible assets, requiring annual impairment testing for goodwill and intangible assets, and the elimination of periodic amortization of goodwill and certain intangibles. We have not yet completed an analysis of the impact of the adoption of the statement. The impairment analysis will be completed by June 30, 2002 as required by SFAS No. 142.

Note 3. Common Stock

Common stock transactions during the three months ended March 31, 2002 were as follows:

	Common Stock	
	Shares	Stated Amount
Balance, December 31, 2001	22,694,142	\$38,089,320
Common stock issued through private placements	100,000	125,000
Stock options issued to non-employees		2,421
Warrants issued for services		98,280
Shares issued for services	50,000	76,000
Shares issued for payment of interest on		
Doral 18, LLC note	59,689	69 <b>,</b> 770

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Balance,	March	31,	2002	22,903,831	\$38,460,791

On March 11, 2002, we entered into a stock purchase agreement with an investor that provides for the sale of 666,667 common shares and 1,000,000 warrants for total consideration of \$1,000,000. At March 31, 2002, the investor had remitted \$558,485 toward the purchase price. This amount is recorded as stock purchase advances in the accompanying Consolidated Balance Sheets. On April 26, 2002, we entered into an amended and restated stock purchase agreement with the investor wherein the number of shares purchased was increased to 1,200,000, the number of warrants was increased to 1,800,000 and the total purchase price was increased to \$1,260,000. The purchase price is to be paid in full by July 31, 2002.

During the three months ended March 31, 2002, we issued 250,000 warrants in connection with the issuance of common stock. The exercise price of the warrants ranged from \$1.50 to \$2.50.

Note 4. Note Payable

Note payable consisted of the following at March 31, 2002 and December 31, 2001:

	March 31, 2002	December 31, 2001
Note payable to Doral 18, LLC	\$ 1,894,286	\$ 1,867,857
Less current portion Less discount resulting from allocation of debt proceeds to warrant	(324,637)	(405,797)
Long-term portion of notes payable	\$ 1,569,649	\$ 1,462,060

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Note 5. Subsequent Events

On April 16, 2002, we reduced the exercise price on 582,500 warrants to \$1.05 per share for the period April 26, 2002 through June 30, 2002. The warrants had been previously issued with exercise prices ranging from \$3.50 to \$5.00. These repricings did not increase the value of the warrants to the warrant holder, as calculated using the Black-Scholes pricing model.

On May 7, 2002, we entered into a securities purchase agreement with private investors pursuant to which they purchased 1,250,000 common shares and 312,500 warrants to purchase common shares for an aggregate purchase price of \$1,000,000. The warrants expire five years from the date of issuance and are exercisable at \$1.13 per share.

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ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion summarizes the material changes in our financial condition between December 31, 2001 and March 31, 2002 and the material changes in our results of operations and financial condition between the three-month periods ended March 31, 2001 and March 31, 2002. This discussion should be read in conjunction with Management's Discussion and Analysis of Financial Condition and Results of Operations included in the Company's Annual Report on Form 10-K for the year ended December 31, 2001.

#### Overview

From inception through the end of 1993, our business consisted principally of the exploration of mineral properties for acquisition and exploration. During 1994, our focus changed as we became engaged in the acquisition, development and testing of mineral processing equipment for use in the recovery of fine, heavy mineral particles including gold, titanium, zircon and environmental contaminants. Since that time, we have continued exploring mineral properties on which we might use our patented mineral processing equipment.

In 1996, we acquired all patent rights to the Campbell Centrifugal Jig, since modified and renamed the Altair Centrifugal Jig. Since April 1996, we have acquired mineral leaseholds on approximately 9,700 acres of land in Tennessee. A prefeasibility study issued in July 1998 confirmed the existence of heavy minerals and suggests that the property warrants further exploration. Based on the results of these independent studies, we have initiated additional feasibility testing.

In November 1999, we acquired all patent applications and technology related to a hydrometallurgical process developed by BHP Minerals International, Inc. ("BHP") primarily for the production of titanium dioxide products from titanium bearing ores or concentrates (the "titanium processing technology") and all tangible equipment and other assets (the "titanium processing assets") used by BHP to develop and implement the titanium processing technology.

#### Results of Operations

For the three months ended March 31, 2002, net losses totaled \$1,679,531 (\$.07 per share) compared to \$1,903,774 (\$.10 per share) for the same period of 2001. Principal factors contributing to the losses during these periods were the lack of substantial revenue together with the incurrence of operating expenses.

During the first quarter of 2002, we generated revenues of \$48,937 through sales of titanium dioxide nanoparticles, lithium titanate nanoparticles and other materials. Sales revenues included \$40,972 of previously deferred revenues for which product shipments were made during the first quarter of 2002. These products were used primarily in thermal spray coatings.

During the first quarter of 2001, we completed the installation and began testing of the pilot plant facility at our Tennessee mineral property. In connection with this, we incurred and expensed costs of \$135,000 for completion of fabrication and installation of the pilot plant and \$69,000 for internal labor, overheads, supplies and materials for construction and subsequent operation of the facility. We incurred no comparable mineral exploration and development expenses during the first quarter of 2002. The normal ongoing expenses associated with our mineral leaseholds, which are principally advance royalty payments and labor involved in exploration activities, did not change significantly from the first quarter of 2001 to the first quarter of 2002.

Our research and development ("R&D") efforts in the first quarter of 2002 were directed principally to batteries, thermal spray coatings and fuel cells. R&D expenses increased by \$15,721 from \$122,888 in the first quarter of

2001 to \$138,609 in the same period of 2002 as a result of increased staff time being devoted to these R&D projects with a resulting decrease in time spent on construction projects and administrative and general activities. We also experienced an increase in payroll overhead costs charged to R&D due to a rise in employee health insurance costs.

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Professional services, which consist principally of legal, consulting and audit expenses, increased from \$105,131 during the first quarter 2001 to \$226,073 in the first quarter 2002. The increase is attributable to an increase in consulting expenses of \$98,000 for the estimated fair value of warrants issued to consultants for services rendered, and \$22,000 for legal charges associated with nanotechnology patent applications.

General and administrative expenses decreased from \$803,820 in first quarter 2001 to \$608,128 in the same period of 2002. Expenses associated with stock options issued to employees and service providers decreased by \$216,000. In the first quarter of 2001, we repriced certain options granted to employees at a cost of \$111,000 and issued options to service providers at a cost of \$105,000. Comparable costs were not incurred in the first quarter of 2002. In addition, investor relations expense decreased by \$20,000 as we cut back some of our investor relations programs. These decreases in expense were partially offset by a reduction of \$27,000 in income recognized on the value of call options held by us in the first quarter of 2001. All of the call options were cancelled during 2001.

During the first quarter of 2001, we had \$4,000,000 of restricted cash received in connection with our issuance of a \$7,000,000 asset-backed exchangeable term note. Interest income earned on this cash was \$64,000 during the quarter. On December 28, 2001, the term note was exchanged for a new note and the restricted cash was paid to the lender. As a result of this, our cash balance available for investment was significantly reduced during the first quarter of 2002 and interest income declined.

#### Liquidity and Capital Resources

We generated \$48,937 of sales revenues in the first quarter of 2002 but incurred a net loss of \$1,679,531. At March 31, 2002, our accumulated deficit was \$31,092,357, or an increase of \$1,679,531 over the accumulated deficit at December 31, 2001. This increase was due to the net loss for the quarter.

Our cash and short-term investments decreased from \$599,884 at December 31, 2001 to \$359,691 at March 31, 2002, due to the incurrence of operating costs and the effect of financing transactions which are described below.

During the quarter ended March 31, 2002, we sold 100,000 common shares together with 250,000 warrants in a private placement for gross proceeds of \$125,000. Of the 250,000 warrants, 100,000 are exercisable at \$1.50 per share and expire on the earlier of five years from the date of issue or the 180th day after which the closing price equals or exceeds \$2.50 for 10 days. An additional 100,000 warrants are exercisable at \$2.00 per share and expire on the earlier of five years from the 180th day after which the closing price equals or the 180th day after which the closing price equals or the 180th day after which the closing price equals or exceeds \$3.00 for 10 days. The remaining 50,000 warrants are exercisable at \$2.50 per share and expire on the earlier of five years from the date of issue or the 180th day after which the closing price equals or exceeds \$3.00 for 10 days. The remaining 50,000 warrants are exercisable at \$2.50 per share and expire on the earlier of five years from the date of issue or the 180th day after which the closing price equals or exceeds \$3.00 for 10 days. The remaining 50,000 warrants are exercisable at \$2.50 per share and expire on the earlier of five years from the date of issue or the 180th day after which the closing price equals or exceeds \$3.50 for 10 days.

On March 11, 2002, we entered into a stock subscription agreement with a private investor which provides for the purchase and sale, for \$1,000,000 to be paid on or before May 31, 2002, of 666,667 common shares and 1,000,002 warrants

to purchase common shares at exercise prices between \$2.00 and \$3.00 per share. At March 31, 2002, we had received \$558,485 of advances toward the purchase price of the shares. On April 26, 2002, we entered into an amended and restated stock purchase agreement with the investor wherein the number of shares purchased was increased to 1,200,000, the number of warrants was increased to 1,800,000 and the total purchase price was increased to \$1,260,000. One-third of the warrants are exercisable at \$1.50 per share and expire on the earlier of five years from the date of issue or the date 30 days following the fifth day (whether or not consecutive) the closing price of our common shares equals or exceeds \$4.50. A further one-third of the warrants are exercisable at \$2.00 per share and expire on the earlier of five years from the date of issue or the date 30 days following the fifth day (whether or not consecutive) the closing price of our common shares equals or exceeds \$5.00. The final one-third of the warrants are exercisable at \$2.50 per share and expire on the earlier of five years from the date of issue or the date 30 days following the fifth day (whether or not consecutive) the closing price of our common shares equals or exceeds \$5.50.

On April 16, 2002, we reduced the exercise price on 582,500 warrants to \$1.05 per share for the period April 26, 2002 through June 30, 2002. The

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warrants had been previously issued with exercise prices ranging from \$3.50 to \$5.00. As of May 8, 2002, 2002, 286,169 of such warrants had been exercised resulting in net proceeds to us of \$300,477.

On May 7, 2002, we entered into a securities purchase agreement with private investors pursuant to which they purchased 1,250,000 common shares and 312,500 warrants to purchase common shares for an aggregate purchase price of \$1,000,000. The warrants expire five years from the date of issuance and are exercisable at \$1.13 per share.

At March 31, 2002, we had cash and cash equivalents of \$359,691, an amount which, together with the \$300,477 of proceeds received from the exercise of warrants and the \$1,000,000 of proceeds received from the sale of 1,250,000 common shares described above, is sufficient to fund our basic operations through July 31, 2002. We anticipate that the remaining 296,331 repriced warrants will be exercised prior to June 30, 2002 with proceeds to us of \$311,148. We also anticipate that we will receive the remaining \$701,515 of the purchase price owed under the amended and restated stock purchase agreement described above on or before July 31, 2002. Although this additional capital will be sufficient to fund our basic operations through at least October 31, 2002], we will require additional financing at some point during 2002 in order to provide working capital to fund our day-to-day operations. We will also require additional financing to continue our development work on the titanium processing technology and the Tennessee mineral property, and to expand our nanoparticle production facility when, and if, current capacity cannot keep pace with product sales. We expect to generate funds through additional private placements of our common stock and warrants to purchase our common stock, additional exercises of warrants and sales of titanium dioxide nanoparticles. As of May 8, 2002, we have no commitments to provide additional financing or to purchase titanium dioxide nanoparticles.

#### Forward-Looking Statements

This Quarterly Report on Form 10-Q contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. Such statements can be identified by the use of the forward-looking words "anticipate,"

"estimate," "project," "likely," "believe," "intend," "expect," or similar words. These statements discuss future expectations, contain projections regarding future developments, operations, or financial conditions, or state other forward-looking information. Statements in this report regarding the ability of the Company to raise working capital necessary to fund our operations, development of the titanium processing technology and assets, the centrifugal jig or any mineral properties, and any future acquisition activities are forward-looking statements. You should keep in mind that all forward-looking statements are based on management's existing beliefs about present and future events outside of management's control and on assumptions that may prove to be incorrect.

Among the key factors that may have a direct bearing on the Company's operating results are various risks and uncertainties including, but not limited to, those attributable to the absence of significant operating revenues, the absence of profits, uncertainties regarding the development and commercialization of the centrifugal jig, development risks associated with the Tennessee mineral property, risks related to the Company's proposed development and uncertainties regarding the Company's ability to obtain capital sufficient to pursue its proposed business strategy. Risk factors, cautionary statements and other conditions that could cause actual results to differ are contained in the Company's filings with the Securities and Exchange Commission, including the Company's Annual Report on Form 10-K for the year ended December 31, 2001, as filed on April 1, 2002.

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#### PART II - OTHER INFORMATION

Item 2. Changes in Securities and Use of Proceeds

On February 4, 2002, we sold 100,000 common shares together with 250,000 warrants in a private placement for gross proceeds of \$125,000. Of the 250,000 warrants, 100,000 are exercisable at \$1.50 per share and expire on the earlier of five years from the date of issue or the 180th day after which the closing price equals or exceeds \$2.50 for 10 days. An additional 100,000 warrants are exercisable at \$2.00 per share and expire on the earlier of five years from the date of issue or the 180th day after which the closing price equals or exceeds \$3.00 for 10 days. The remaining 50,000 warrants are exercisable at \$2.50 per share and expire on the date of issue or the 180th day after which the closing price equals or exceeds \$3.00 for 10 days. The remaining 50,000 warrants are exercisable at \$2.50 per share and expire on the earlier of five years from the date of issue or the 180th day after which the closing price equals or exceeds \$3.00 for 10 days. The remaining 50,000 warrants are exercisable at \$2.50 per share and expire on the earlier of five years from the date of issue or the 180th day after which the closing price equals or exceeds \$3.50 per share and expire on the earlier of five years from the date of issue or the 180th day after which the closing price equals or exceeds \$3.50 for 10 days.

On March 11, 2002, we entered into a stock subscription agreement with a private investor which provides for the purchase and sale, for \$1,000,000 to be paid on or before May 31, 2002, of 666,667 common shares and 1,000,002 warrants to purchase common shares at exercise prices between \$2.00 and \$3.00 per share. At March 31, 2002, we had received \$558,485 of advances toward the purchase price of the shares. On April 26, 2002, we entered into an amended and restated stock purchase agreement with the investor wherein the number of shares purchased was increased to 1,200,000, the number of warrants was increased to 1,800,000 and the total purchase price was increased to \$1,260,000. One-third of the warrants are exercisable at \$1.50 per share and expire on the earlier of five years from the date of issue or the date 30 days following the fifth day (whether or not consecutive) the closing price of our common shares equals or exceeds \$4.50. A further one-third of the warrants are exercisable at \$2.00 per share and expire on the date 30 days following the fifth day (whether or not consecutive) the closing price of our common shares equals or exceeds \$4.50. A further one-third of the warrants are exercisable at \$2.00 per share and expire on the earlier of five years from the date of issue or the date 30 days following the fifth day (whether or not consecutive) the closing price of our common shares equals or exceeds \$5.00. The final one-third of the

warrants are exercisable at \$2.50 per share and expire on the earlier of five years from the date of issue or the date 30 days following the fifth day (whether or not consecutive) the closing price of our common shares equals or exceeds \$5.50.

The above-described common shares and warrants were offered and sold in reliance upon the exemption for sales of securities not involving a public offering, as set forth in Section 4(2) of the Securities Act based upon the following: (a) each investor represented and warranted to the Company that it was an "accredited investor," as defined in Rule 501 of Regulation D promulgated under the Securities Act and had such background, education, and experience in financial and business matters as to be able to evaluate the merits and risks of an investment in the securities; (b) there was no public offering or general solicitation with respect to the offering, and each investor represented and warranted that it was acquiring the securities for its own account and not with an intent to distribute such securities; (c) each investor was provided with a copy of the most recent Annual Reports on Form 10-K, Quarterly Reports on Form 10-Q and Current Report on Form 8-K of the Company and all other information requested by the investor with respect to the Company, (d) each investor acknowledged that all securities being purchased were "restricted securities" for purposes of the Securities Act, and agreed to transfer such securities only in a transaction registered with the SEC under the Securities Act or exempt from registration under the Securities Act; and (e) a legend was placed on the certificates and other documents representing each such security stating that it was restricted and could only be transferred if subsequently registered under the Securities Act or transferred in a transaction exempt from registration under the Securities Act.

Item 6. Exhibits and Reports on Form 8-K

- (a) See Exhibit Index attached hereto.
- (b) On January 4, 2002, the Company filed an Amendment No. 1 to Current Report on Form 8-K/A reporting the termination of the \$7,000,000 10% Exchangeable Secured Term Note the Company had issued on December 15, 2000 and reported in an Current Report on Form 8-K filed with the SEC on December 26, 2000.

On January 4, 2002, the Company filed a Current Report on Form 8-K reporting the issuance (in connection with the cancellation of the note described above) of a \$2,000,000 Secured Term Note and warrants to purchase common stock on December 28, 2001.

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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.

Altair International Inc.

May 13, 2002	By: /s/ William P. Long
Date	William P. Long
	Chief Executive Officer

May 13, 2002 By: /s/ Edward H.Dickinson Date Edward H. Dickinson Chief Financial Officer

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#### EXHIBIT INDEX

Exhibit No.	Exhibit	Incorporated by Reference	Fi H
3.1	Articles of Incorporation of the Registrant	(1)	
3.2	Amendment to Articles of Incorporation of the Registrant dated November 6, 1996	(2)	
3.3	Bylaws of the Registrant	(1)	
4.1	Repricing Amendment to Common Share Purchase Warrants		
4.2	Form of Investor Warrant issued May 7, 2002	(3)	
10.1	Securities Purchase Agreement dated May 7, 2002	(3)	
10.2	Registration Rights Agreement dated May 7, 2002	(3)	
10.3	Amended and Restated Stock Purchase and Subscription Agreement dated April 2002		

(1) Incorporated by reference to Registration Statement on Form 10-SB filed with the Commission on November 25, 1996.

(2) Incorporated by reference to Amendment No. 1 to Registration Statement on Form 10-SB/A filed with the Commission on December 23, 1996.

(3) Incorporated by reference to Current Report on Form 8-K filed with the SEC on May 10, 2002  $\,$ 

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