



Platinex Inc.
(A Development Stage Company)
Unaudited Interim Financial Statements
For the Three Months Ended March 31, 2008

Platinex Inc.
(A Development Stage Company)
Balance Sheets

March 31, 2008 **December 31, 2007**
(Unaudited) **(Audited)**

ASSETS

Current

Cash (note 5)	\$ 1,223,940	\$ 1,704,845
GST receivable	88,898	68,432
Funds held in trust (note 6)	15,607	15,607
Prepaid expenses and deposits	151,197	43,396

	1,479,642	1,832,280
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Property, plant and equipment (note 7)	23,745	8,262
Mineral properties and deferred exploration expenditures (notes 8 &13)	1,365,244	1,260,360

	\$ 2,868,631	\$ 3,100,902
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LIABILITIES

Current

Accounts payable and accrued liabilities (note 14f)	\$ 663,888	\$ 605,364
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SHAREHOLDERS' EQUITY

Capital stock (note 9)	4,646,681	4,646,681
Share purchase warrants (note 10)	1,711,179	1,711,179
Contributed surplus (note 11)	732,027	732,027
Deficit	(4,885,144)	(4,594,349)

	2,204,743	2,495,538
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	\$ 2,868,631	\$ 3,100,902
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Contingencies and commitments (note 16)

On behalf of the Board of Directors

"Jim Trusler"

James R Trusler
President & CEO

"John Ross"

John D. Ross
Director

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

Platinex Inc.
(A Development Stage Company)
Statements of Operations and Deficit
For the Three Months Ended March 31
(Unaudited)

	2008	2007
Expenses		
Accounting and legal (note 14)	\$ 13,231	\$ 2,242
Amortization	675	332
Consultants fees	3,350	0
Fees, licenses, dues	7,662	5,004
Insurance	3,308	3,375
Interest Income	(4,097)	(504)
Interest expense and bank charges	35	32
Investor relations	52,733	2,145
Management fees (note 14)	56,695	18,000
Meals and entertainment	575	106
Office and general	2,003	2,149
Rent and occupancy (note 14)	2,776	2,400
Telephone	2,159	717
Transfer agent fees	1,214	1,198
Travel	4,755	175
Subcontract services	30,555	10,368
	177,629	47,739
Loss before other items	177,629	47,739
Write down of deferred exploration expenditures (note 8)	113,166	301,194
	290,795	348,933
Loss for the period before income taxes	290,795	348,933
Future income tax recoverable (note 2)	0	0
	290,795	348,933
Loss for the period	290,795	348,933
Deficit, beginning of period	4,594,349	3,332,877
	\$ 4,885,144	\$ 3,681,810
Deficit, end of period	\$ 4,885,144	\$ 3,681,810
Basic and fully diluted loss per share (note 15)	\$ (0.0113)	\$ (0.0233)
	25,841,548	15,000,696
Weighted average number of common shares outstanding	25,841,548	15,000,696

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

Platinex Inc.
(A Development Stage Company)
Statements of Cash Flows
For the Three Months Ended March 31
(Unaudited)

	2008	2007
Operating activities		
Loss for the period	\$ (290,795)	\$ (348,933)
Non-cash items		
Amortization	675	332
	(290,120)	(348,601)
Increase (decrease) in GST receivable	(20,466)	(22,089)
Increase (decrease) in funds held in trust	0	34,393
Increase (decrease) in prepaid expenses and deposits	(107,801)	875
Increase in accounts payable and accrued liabilities	58,524	152,012
	(359,863)	(182,810)
Investing Activities		
Purchase of property, plant and equipment	(16,158)	(1,152)
Purchase of mineral properties and deferred exploration expenses	(104,884)	0
	(121,042)	(1,152)
Financing Activities		
Common shares issued net of financing costs	0	62,720
	(480,905)	(121,242)
Change in cash		
Cash, beginning of period	1,704,845	159,603
Cash, end of period	\$ 1,223,940	\$ 38,361
Supplemental information:		
Common shares issued for services rendered	\$ 0	\$ 62,720

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

Platinex Inc.
(A Development Stage Company)
Notes to the Unaudited Interim Financial Statements
For the Three Months Ended March 31, 2008 and 2007

1. Nature of Operations and Going Concern

The Company was incorporated on August 12, 1998 under the laws of the Province of Ontario. The Company which is a development stage entity as defined by the Canadian Institute of Chartered Accountants ("CICA") *Accounting Guideline 11*, is engaged in the acquisition, exploration and development of properties for the mining of precious and base metals. The Company is in the process of exploring its resource properties for mineral resources and has not determined whether the properties contain economically recoverable reserves. The recovery of the amounts shown for the mineral properties and the related deferred expenditures is dependent upon the existence of economically recoverable reserves, confirmation of the Company's interest in the underlying mineral claims, the ability of the Company to obtain necessary financing to complete the exploration, and upon future profitable production.

These interim financial statements are unaudited and have not been reviewed by the Company's auditor. Management has prepared these unaudited financial statements for the three months ended March 31, 2008 in accordance with Canadian generally accepted accounting principles. These statements should be read in conjunction with the audited financial statements for the year ended December 31, 2007. The disclosure in these interim unaudited consolidated financial statements may not conform in all respects to generally accepted accounting principles in Canada for annual financial statements. In the opinion of management, all adjustments considered necessary for fair presentation have been included in these unaudited financial statements. Operating results for the three months ended March 31, 2008 are not indicative of the results that may be expected for the full year ending December 31, 2008.

The business of mining and exploring for minerals involves a high degree of risk and there can be no assurance that current exploration programs will result in profitable mining operations. The recoverability of the carrying value of exploration properties and the Company's continued existence is dependent upon the preservation of its interest in the underlying properties, the discovery of economically recoverable reserves, the achievement of profitable operations or the ability of the Company to raise additional financing, if necessary, or alternatively upon the Company's ability to dispose of its interests on an advantageous basis. Changes in future conditions could require material write downs of the carrying values.

Although the Company has taken steps to verify title to the properties on which it is conducting exploration and in which it has an interest, in accordance with industry standards for the current stage of development of such properties these procedures do not guarantee the Company's title. Property title may be subject to government licensing requirements or regulations, unregistered prior agreements, unregistered claims, aboriginal claims, and non-compliance with regulatory requirements.

These unaudited interim financial statements have been prepared in accordance with Canadian generally accepted accounting principles applicable to a going concern. Accordingly, they do not give effect to adjustments that would be necessary should the Company be unable to continue as a going concern and therefore be required to realize its assets and liquidate its liabilities and commitments in other than the normal course of business and at amounts different from those presented in these unaudited interim financial statements.

The company has a need for equity capital and financing for working capital and exploration and development of its properties. Because of continuing operating losses, the company's continuance as a going concern is dependent upon its ability to obtain adequate financing and to reach profitable levels of operation. It is not possible to predict whether financing efforts will be successful or if the Company will attain profitable levels of operations.

2. Summary of Significant Accounting Policies

The accounting policies of the Company are in accordance with Canadian generally accepted accounting principles and their basis of application is consistent with that of the previous year. Outlined below are those policies considered particularly significant.

Platinex Inc.
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Notes to the Unaudited Interim Financial Statements
For the Three Months Ended March 31, 2008 and 2007

2. Summary of Significant Accounting Policies (continued)

a) Exploration and development properties and deferred expenditures

Exploration and development properties and deferred expenditures are carried at cost until they are brought into production, at which time they are depleted on a unit of production method based on proven and probable reserves. If a property is subsequently determined to be significantly impaired in value, the property and related deferred costs are written down to their net realizable value. Other general exploration expenses are charged to operations as incurred. The cost of exploration and development properties abandoned or sold and their related deferred exploration costs are charged to operations in the current year.

The Company reviews its exploration and development properties to determine if events or changes in circumstances have transpired which indicate that the carrying value of its assets may not be recoverable. The recoverability of costs incurred on the exploration and development properties is dependent upon numerous factors including exploration results, environmental risks, commodity risks, political risks, and the Company's ability to attain profitable production. An impairment loss is recognized when the carrying amount of the exploration and development properties is not recoverable and exceeds its fair value. It is reasonably possible, based on existing knowledge, that any change in future conditions in the near term could require a change in the determination of the need for and amount of any write down.

b) Property, plant and equipment

Property, plant and equipment are recorded at cost. Amortization is provided at the following rates:

Computer equipment	30%	declining balance method
Computer software	100%	declining balance method
Furniture and equipment	20%	declining balance method
Leasehold improvements		term of the lease straight line basis

Amortization is provided at one half annual rates in the year of acquisition.

c) Use of estimates

The preparation of financial statements in conformity with Canadian generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosures of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. These estimates are reviewed periodically and, as adjustments become necessary, they are made in the period in which they become known. Actual results could differ from those estimates

d) Income taxes

The Company accounts for income taxes using the asset and liability method. Under this method, future income taxes assets and liabilities are determined based on differences between the financial statement carrying value of existing assets and liabilities and their respective income tax bases (temporary differences), and losses carried forward. Future income tax assets and liabilities are measured using tax rates expected to be in effect when the temporary differences are likely to reverse. The effect on future income tax assets and liabilities of a change in tax rates is included in operations in the period in which the change is substantively enacted. The amount of future income tax assets recognized is limited to the amount that is more likely than not to be realized.

e) Flow through financing

The Company has financed a portion of its exploration activities through the issue of flow through shares, which transfer the tax deductibility of exploration expenditures to the investor. Proceeds received on the issue of such shares have been credited to capital stock. Resource expenditure deductions for income tax purposes related to exploration and development activities funded by flow through share arrangements are renounced to investors in accordance with income tax legislation. When these expenditures are renounced, temporary taxable differences created by the renunciation will reduce share capital.

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2. Summary of Significant Accounting Policies (continued)

f) Earnings (loss) per share

Basic earnings (loss) per share is calculated using the weighted number of shares outstanding. Diluted earnings (loss) per share is calculated using the treasury stock method. In order to determine diluted earnings (loss) per share, the treasury stock method assumes that any proceeds from the exercise of dilutive stock options and warrants would be used to repurchase common shares at the average market price during the period, with the incremental number of shares being included in the denominator of the diluted earnings (loss) per share calculation. The diluted earnings (loss) per share calculation, excludes any potential conversions of options and warrants that would increase earnings per share or decrease loss per share.

g) Stock-based compensation

The Company records compensation cost based on the fair value method of accounting for stock-based compensation. The fair value of stock options is determined using the Black-Scholes option pricing model. The fair value of the options is recognized over the vesting period as compensation expense and contributed surplus. When options are exercised, the proceeds received, together with any related amount in contributed surplus, will be credited to share capital

h) Asset retirement obligations

The Company will record a liability for the estimated future costs associated with legal obligations relating to the reclamation and closure of its mining properties. This amount is initially recorded at its discounted present value with subsequent annual recognition of an accretion expense on the discounted liability. An equivalent amount is recorded as an increase to interest in mineral properties and amortized over the useful life of the properties. As the Company does not currently have any legal obligations relating to the reclamation of its interest in mineral properties, this standard has had no impact on the accounts of the Company. The Company did not have any asset retirement obligations as at March 31, 2008 and December 31, 2007.

i) Accounting changes 2008

On December 1, 2006 the CICA issued three new accounting standards: Handbook Section 1535, *Capital Disclosures*, Handbook Section 3862 *Financial Instruments – Disclosures*, and Handbook Section 3863, *Financial Instruments – Presentation*. These standards are effective for interim and annual financial statements for the Company's reporting period beginning on January 1, 2008.

i) Capital Disclosures

Section 1535 specifies the disclosure of (i) an entity's objectives, policies and processes for managing capital; (ii) quantitative data about what the entity regards as capital; (iii) whether the entity has complied with any capital requirement; and (iv) if it has not complied, the consequences of such non-compliance. The Company has included disclosures recommended by the new Handbook section in note 3 to these interim unaudited financial statements.

ii) Financial Instruments – Disclosures and Presentation

The new sections 3862 and 3863 replace Handbook Section 3861, *Financial Instruments – Disclosure and Presentation*, revising and enhancing its disclosure requirements, and carrying forward unchanged its presentation requirements. These new sections place increased emphasis on disclosures about the nature and extent of risks arising from financial instruments and how a company manages those risks. The Company has included disclosures recommended by the new Handbook section in note 4 to these interim unaudited financial statements.

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2. Summary of Significant Accounting Policies (continued)

j) Future accounting changes

International Financial Reporting Standards ("IFRS")

In January 2006, the CICA Accounting Standards Board ("AcSB") adopted a strategic plan for the direction of accounting standards in Canada. As a part of that plan, accounting standards in Canada for public companies are expected to converge with International Financial Reporting Standards ("IFRS") by the end of 2011. The Company continues to monitor and assess the impact of convergence of Canadian GAAP and IFRS.

3. Capital Management

The Company manages and adjusts its capital structure based on available funds in order to support the acquisition, exploration and development of mineral properties. The Board of Directors does not establish quantitative return on capital criteria for management, but rather relies on the expertise of the Company's management to sustain future development of the business.

The properties in which the Company currently has an interest are in the exploration and development stage; as such the Company is dependent on external financing to fund its activities. In order to carry out planned exploration and development, and pay for administrative costs, the Company will spend its existing working capital and raise additional amounts as needed. The Company will continue to assess new properties and seek to acquire an interest in additional properties if it feels there is sufficient geologic or economic potential and if it has adequate financial resources to do so.

Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable.

There were no changes in the Company's approach to capital management during the three months ended March 31, 2008.

4. Financial Risk Factors

The Company's risk exposures and the impact on the Company's financial instruments are summarized below:

Credit Risk

The Company's credit risk is primarily attributable to cash equivalents and GST receivable. The Company has no significant concentration of credit risk arising from operations. Cash is maintained at a major financial institution. Deposits held with banks may exceed the amount of insurance provided on such deposits. Generally, these deposits may be redeemed upon demand and are maintained with financial institutions of reputable credit and therefore bear minimal risk. Financial instruments include GST receivable tax due from the Federal Government of Canada. Management believes that the credit risk concentration with respect to this financial instrument is minimal.

Liquidity Risk

The Company's approach to managing liquidity risk is to ensure that it will have sufficient liquidity to meet liabilities when due. As at March 31, 2008, the Company had cash balances of \$1,223,940 (December 31, 2007 - \$1,704,845) to settle current liabilities of \$663,888 (December 31, 2007 - \$605,364). Approximately \$353,815 of the Company's financial liabilities have contractual maturities of less than 30 days and are subject to normal trade terms.

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4. Financial Risk Factors (continued)

Market Risk

a) Interest rate risk

The Company has cash balances subject to fluctuations in the prime rate. The Company's current policy is to invest excess cash in investment-grade short-term deposit certificates issued by its banking institutions. The Company periodically monitors the investments it makes and is satisfied with the credit ratings of its banks. The Company has no loans and consequently is not required to hedge against interest rate risk.

b) Foreign Currency risk

The Company's functional currency is the Canadian dollar and major purchases are transacted in Canadian dollars. Management believes the foreign exchange risk derived from currency conversions is negligible and therefore does not hedge its foreign exchange risk.

Sensitivity analysis

The Company has designated its cash as held-for-trading, measured at fair value. GST receivable included in current assets is classified as loans and receivables, which is measured at amortized cost. Accounts payable and accrued liabilities are classified as other financial liabilities, which are measured at amortized cost.

As at March 31, 2008 and December 31, 2007 the carrying and fair value amounts of the Company's financial instruments are the same.

5. Cash

Included in cash as at March 31, 2008 is \$960,782 of monies received from the issue of flow-through shares (\$1,199,061 – 2007). The use of these funds is restricted to exploration expenditures.

6. Funds Held in Trust

Funds held in trust represent monies advanced to lawyers.

7. Property, Plant and Equipment

	2008 Cost	2008 Accumulated Amortization	2008 Net	2007 Net
Computer hardware	\$ 21,190	\$ 12,459	\$ 8,731	\$ 8,079
Computer software	5,724	5,724	0	0
Furniture and equipment	967	793	174	183
Leasehold improvements	14,840	0	14,840	0
	<u>\$ 42,721</u>	<u>\$ 18,976</u>	<u>\$ 23,745</u>	<u>\$ 8,262</u>

The leasehold improvements have not been amortized as they relate to a premises lease which commences in May 2008.

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For the Three Months Ended March 31, 2008 and 2007

8. Mineral Properties and Deferred Development Expenditures

	Big Trout Lake	Muskox	Total
Property acquisition costs:			
Balance at December 31, 2007	\$ 725,804	\$ 0	\$ 725,804
Incurred during the year	0	0	0
	<u>725,804</u>	<u>0</u>	<u>725,804</u>
Exploration expenditures:			
Balance at December 31, 2007	478,916	55,640	534,556
Core storage and processing	3,000	0	3,000
Field and office support (note 14)	1,921	0	1,921
Filing and assessments	4,839	0	4,839
Geological	96,646	0	96,646
Legal fees (note 14)	77,713	0	77,713
Management fee (note 14)	33,600	0	33,600
Travel and transportation	331	0	331
	<u>696,966</u>	<u>55,640</u>	<u>752,606</u>
Balance before write-downs	696,966	55,640	752,606
Written down during the year	(113,166)	0	(113,166)
	<u>583,800</u>	<u>55,640</u>	<u>639,440</u>
Total deferred exploration expenditure	583,800	55,640	639,440
Balance at March 31, 2008	<u>\$ 1,309,604</u>	<u>\$ 55,640</u>	<u>\$ 1,365,244</u>

a) Mineral property descriptions: Big Trout Lake, Ontario

During 1999, the Company acquired a 100% interest in 221 mining claims located in the Patricia Mining Division of northwestern Ontario. By an agreement dated February 24, 1999, the Company acquired these claims from an officer/director in exchange for shares (note 12). The Company has received approval of assessment work filed and these claims are in good standing until the legal proceedings are resolved (note 16b).

On February 10, 2006 the Company acquired a 100% unencumbered interest in 81 mining leases, expiring from April 1, 2010 to April 1, 2011, from a joint venture operated by Inco Limited for \$162,312 cash and the issuance of \$150,000 worth of the Company's common shares (428,751 common shares issued) (notes 9c & 13).

b) Muskox Property, Nunavut

In November, 2007, Platinex completed the staking of 38 mining claims totaling 87,058 acres (35,246 ha.) on the Muskox intrusion. The Muskox property is located 25 km south of Kugluktuk and 350 km north of Yellowknife.

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Notes to the Unaudited Interim Financial Statements
For the Three Months Ended March 31, 2008 and 2007

9. Capital Stock

a) Authorized: Unlimited number of common shares

b) Issued:

	Number of shares	Amount
Balance at December 31, 2006	14,896,163	\$ 3,813,400
Shares issued for cash	10,631,785	3,418,500
Shares issued in exchange for trade debt	313,600	62,720
Share purchase warrants		(1,711,179)
Financing costs of share issue (note 15e)		(380,124)
Tax benefits renounced (note 13)		(556,636)
	25,841,548	\$ 4,646,681
Balance at December 31, 2007 and March 31, 2008	25,841,548	\$ 4,646,681

- c) In February 2006, the Company completed the exchange for debt to acquire the interest in the 81 mining leases (note 8a) for 428,571 common shares at a price of \$0.35 per share, for net proceeds of \$150,000 (note 13).
- d) In December 2006, the Company completed the sale by private placement of 200,000 common shares at a price of \$0.15 per share, for net proceeds of \$30,000.
- e) In December 2006, the Company completed the sale by private placement of 200,000 flow-through common shares at a price of \$0.20 per share, for net proceeds of \$40,000.
- f) In December 2006, the Company completed the sale by private placement of 225,000 flow-through common shares at a price of \$0.20 per share for gross proceeds of \$45,000. Agents were paid a cash commission of 8% of the gross proceeds plus 22,500 broker warrants exercisable into one non-flow-through common share of the Company at an exercise price of \$0.20 per common share until the expiry date of December 30, 2007.
- g) In March 2007, the Company completed the exchange of 313,600 common shares at a price of \$0.20 per share for trade debt obligations of \$62,720 (note 13 & 14c).
- h) In May 2007, the Company completed the sale by private placement of 87,500 common shares at a price of \$0.40 per share, for net proceeds of \$35,000.
- i) On August 8, 2007, the Company completed the sale by private placement of 2,142,668 non-flow through units at a price of \$0.30 per unit and 850,000 flow-through common shares at a price of \$0.35 per share for gross proceeds of \$940,300. Each non-flow through unit consists of one common share and one share purchase warrant. Each full warrant will be exercisable into one non-flow through common share at an exercise price of \$0.35 per common share until the expiry date of August 8, 2009. Agents were paid a cash commission of \$46,520 plus 68,000 broker warrants exercisable into one non-flow through common share of the Company at an exercise price of \$0.35 per common share until the expiry date of August 8, 2009 and 75,733 broker warrants exercisable into one non-flow through common share of the Company at an exercise price of \$0.30 per common share until the expiry date of August 8, 2009.

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9. Capital Stock (continued)

- j) On August 10, 2007, the Company completed the sale by private placement of 2,142,856 flow-through units at a price of \$0.35 per unit for gross proceeds of \$750,000. Each flow through unit consists of one flow-through common share and one share purchase warrant. Each full warrant will be exercisable into one non-flow through common share at an exercise price of \$0.60 per non-flow through common share until August 10, 2008 and \$0.75 per non-flow through common share until the expiry date of August 10, 2009. Agents were paid a cash commission of \$75,000 representing 10% of the gross proceeds plus 214,287 broker warrants exercisable into one non-flow-through common share of the Company at an exercise price of \$0.35 per common share until the expiry date of August 10, 2009 and one additional warrant exercisable into one non-flow through common share of the Company at an exercise price of \$0.60 until August 10, 2008 or at an exercise price of \$0.75, if not exercised by August 10, 2008, until the expiry date of August 10, 2009.
- k) On August 29, 2007, the Company completed the sale by private placement of 2,878,333 non-flow through units at a price of \$0.30 per unit and 820,000 flow-through common shares at a price of \$0.35 per share for gross proceeds of \$1,150,500. Each non-flow through unit consists of one common share and one share purchase warrant. Each full warrant will be exercisable into one non-flow through common share at an exercise price of \$0.35 per common share until the expiry date of August 8, 2009. Agents were paid a cash commission of \$98,194 plus 202,667 broker warrants exercisable into one non-flow through common share of the Company at an exercise price of \$0.30 per common share until the expiry date of August 8, 2009 and 65,600 broker warrants exercisable into one non-flow through common share of the Company at an exercise price of \$0.35 per common share until the expiry date of August 8, 2009.
- l) On October 3, 2007, the Company completed the sale by private placement of 1,119,000 non-flow through units at a price of \$0.30 per unit and 591,428 flow-through common shares at a price of \$0.35 per share for gross proceeds of \$542,700. Each non-flow through unit consists of one common share and one share purchase warrant. Each full warrant will be exercisable into one non-flow through common share at an exercise price of \$0.35 per common share until the expiry date of August 8, 2009. Agents were paid 19,000 broker warrants exercisable into one flow-through common share of the Company at an exercise price of \$0.30 per common share until the expiry date of August 8, 2009 and 47,314 broker warrants exercisable into one flow-through common share of the Company at an exercise price of \$0.35 per common share until the expiry date of August 8, 2009.
- m) As at March 31, 2008, 1,155,014 (1,155,014 – December 31, 2007) of the issued shares are held in escrow.

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10. Warrants

Summary of warrant activity:

	March 31, 2008		December 31, 2007	
	Number of warrants	Weighted average exercise price	Number of warrants	Weighted average Exercise price
Balance, beginning of period	9,189,745	\$ 0.43	1,618,863	0.94
Granted, private placements	0	0	9,189,745	0.43
Exercised	0	0	0	0
Expired or cancelled	0	0	(1,618,863)	0.94
Balance, end of period	9,189,745	\$ 0.43	9,189,745	0.43

Summary of warrants and broker warrants outstanding at March 31, 2008:

Number of Warrants	Exercise Price	Grant Date Fair Value Of Warrants	Date of Expiry
2,357,143	0.67	413,572	August 10, 2009
6,320,915	0.35	1,201,645	August 8, 2009
297,400	0.30	59,533	August 8, 2009
214,287	0.35	36,429	August 10, 2009
9,189,745		\$ 1,711,179	

On November 20, 2007, the company issued 500,000 warrants in trust for the Kitchenuhmaykoosib Inninuwug ("KI") (note 16b). These warrants were issued under a memorandum of understanding which formed part of a declaratory order made by Mr. Justice Smith in his decision of May 22, 2007. The warrants have an exercise price of 40 cents and they expire on November 20, 2009. The warrants vest in four equal installments of 125,000 each whereby one installment vests after the completion of every six test holes in the 24-drill hole program proposed for the Company's Big Trout Lake property. The warrants, and any shares issued upon their exercise, have a four-month hold period which expires on March 21, 2008. Platinex has established a trust fund for KI for which the securities counsel to Platinex will act as trustee. The warrants have been issued to the trustee in trust and they will be released to KI upon request or as directed by the court. As at March 31, 2008, none of the KI warrants have vested.

The warrants granted were valued using the Black-Scholes option pricing model with the following assumptions, quoted at their weighted averages.

	2007	2006
Expected dividend yield	0	0
Expected volatility	100%	70%
Risk free interest rate	4.45%	4.02%
Expected life	2 years	1 year

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11. Stock Options

In October 2005, the Company's Board of Directors approved a new stock option plan. Under the terms of the Company's new stock option plan, a maximum of 10% of the issued and outstanding common shares have been reserved for issuance to the Company's directors, officers, employees and eligible consultants. The new stock option plan was approved by the Company's non participatory shareholders on May 24, 2006.

In December 2005, the Company's Board of Directors granted an option to purchase 240,000 common shares at an option price of \$0.50 per share to the Company's investor relations firm, subject to non participatory shareholder approval of the stock option plan as disclosed above.

In 2007, the company granted 1,460,000 options (1,165,000 – 2006, 240,000 of which were granted in 2005 subject to shareholder approval which was obtained on May 24, 2006). The fair value of \$469,600 (2006 - \$123,000) has been charged to the statement of operations and has been offset to contributed surplus.

Summary of stock option activity:

	Number of stock options	March 31, 2008 Weighted average exercise price	Number of stock options	December 31, 2007 Weighted average exercise price
Balance, beginning of period	2,565,000	\$ 0.36	1,606,000	\$ 0.42
Granted, private placements	0	0	1,460,000	0.33
Exercised	0	0	0	0
Expired or cancelled	0	0	(501,000)	0.50
Balance, end of period	2,565,000	\$ 0.36	2,565,000	\$ 0.36

As at March 31, 2008, the following stock options were outstanding:

Date of Expiry	Number of Options Exercisable	Number of Options Outstanding	Exercise Price	Grant Date Fair Value of Options Granted
December 1, 2010	240,000	240,000	\$ 0.50	\$ 21,600
January 25, 2011	805,000	805,000	0.38	96,600
August 8, 2011	60,000	60,000	0.14	5,400
May 14, 2012	60,000	60,000	0.45	20,400
June 18, 2012	160,000	160,000	0.36	44,800
October 16, 2012	1,180,000	1,180,000	0.32	389,400
November 19, 2012	60,000	60,000	0.33	15,000
	2,565,000	2,565,000		\$ 593,200

The options granted to employees and non-employees were valued using the Black-Scholes option pricing model with the following assumptions, quoted at their weighted averages.

	2007	2006
Expected dividend yield	0%	0%
Expected volatility	100%	70%
Risk-free interest rate	4.35%	4.15%
Expected life	5 years	5 years

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12. Contributed Surplus

	March 31, 2008	December 31, 2007
Balance, beginning of period	\$ 732,027	\$ 123,600
Stock options granted and vested during the period	0	469,600
Exercise of stock options, reallocation of valuation	0	0
Expiry of warrants, reallocation of valuation	0	138,827
Balance, end of period	\$ 732,027	\$ 732,027

13. Non-Cash Transactions

During fiscal 1999, the Company acquired mining claims in exchange for 1,600,000 common shares having a value of \$0.25 per share. During fiscal 2005, the Company issued 1,953,362 common shares in exchange for trade debt of \$488,423. In fiscal 2006, the company issued common shares in exchange for trade debt as described in note 9c. In fiscal 2007, the Company issued common shares in exchange for trade debt as described in note 9g.

14. Related Parties

- a) During the period ended March 31, 2008, the Company paid \$42,000 in management fees (\$18,000 - 2007) and reimbursed rent and utility costs of \$3,000 (\$3,000 - 2007) paid to a partnership owned by James R. Trusler, who is director and also acts as the President and CEO of the Company. Of the management fees, \$33,600 was allocated to exploration (engineering services) on the Big Trout Lake property (\$9,000 - 2007) and of the rent, \$1,500 was allocated to exploration on the Big Trout Lake property (\$600 - 2007). James R. Trusler, President and CEO and director of the Company is a principal partner of J R Trusler & Associates.
- b) During the period ended March 31, 2008, the Company paid \$18,000 in management fees (\$0 - 2007) paid to a company which is owned by Simon Baker, who is director and also acts as the Vice-President of the Company. Simon Baker, Vice-President Corporate Development and director of the Company is the president and principal owner of Telacorp Inc.
- c) During the period ended March 31, 2008, the Company incurred consulting fees of \$34,404 (\$20,027 - 2007) paid to a legal firm where one of the firm's partners is a director of the Company. Of the legal fees \$23,316 was allocated to exploration expenditures on the Big Trout Lake property (\$20,207 - 2007). During the year ended December 31, 2007 a partner of the legal firm, who is a director of the Company, received 250,000 shares in consideration for outstanding debt by the corporation of \$50,000 (\$0 - 2006).
- d) During the period ended March 31, 2008, the Company incurred management fees of \$27,960 (\$9,000 - 2007) paid to an officer of the Company.
- e) During the period ended December 31, 2007, the Company incurred \$29,500 (\$0 - 2006) of costs paid to a director of the Company related to the issuance of shares.
- f) Included in accounts payable at March 31, 2008 is an amount of \$30,790 (\$11,140 - 2007) that is due to related parties.

15. Basic and Diluted Loss per Share

The basic and diluted loss per share is computed by dividing the loss by the weighted average number of common shares outstanding during the period. The conversion of stock options was not included in the calculation of diluted loss per share since the calculation would be anti-dilutive.

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16. Contingencies and Commitments

a) Flow-Through Expenditures

As at March 31, 2008, the Company is committed to incur prior to December 31, 2008, on a best efforts basis \$375,968 (\$687,683 – 2007) in qualifying Canadian exploration expenditures pursuant to private placements for which flow-through proceeds had been received prior to December 31, 2007 and renounced to subscribers effective as at that date.

b) Big Trout Lake Project

The Company attempted to commence its exploratory drill program on the Big Trout Lake property in February, 2006. Members of the First Nation, Kitchenuhmaykoosib Inninuwug ("KI") barricaded the winter access road, bulldozed the Company airstrip and removed camp buildings, fuel and equipment and prevented the commencement of the drill program.

In April, 2006, Platinex commenced a lawsuit against KI for damages and sought unobstructed access to its mining claims and leases on the Big Trout Lake property to conduct low impact exploration through a motion for injunctive relief against KI. KI sought an order preventing Platinex from engaging in any exploration activities pending the trial of the main action between the parties.

Under subsection 129(4) of the Mining Act RSO 1990 c.M.14, as amended, the Mining and Lands Commissioner ordered that, effective April 18, 2006, Platinex's mining claims will remain in good standing until the legal proceedings are resolved.

In late July 2006, the Ontario Superior Court dismissed the company's motion and granted interim injunctive relief to KI conditional on it establishing a consultation committee to engage in tripartite discussions with Platinex and the Provincial Crown with the objective of developing an agreement to allow Platinex to conduct its exploratory drilling on the Big Trout Lake property.

Management was concerned that the Court's July 2006 decision sanctioned the KI unilateral "moratorium" on prospecting and exploration on KI's traditional territory. Minister Ramsay of the Ministry of Natural Resources has stated publicly that the KI "moratorium" has no legal standing. Further, Platinex's activities were based on assurances from the Provincial Government that the Company has the right and the obligation to explore its claims, and the obligation to keep those claims in good standing. Platinex's support in principle for good faith consultations with KI and the Crown notwithstanding, Management determined that it was obliged to continue to preserve and pursue its full legal rights by way of an appeal. Due to subsequent events, that appeal was not argued.

The Court-mandated tripartite discussions were initiated in August. At KI's insistence, those discussions focused on the development of a consultation protocol and the lead for KI was their litigation attorney in an attempt to render the consultation protracted and adversarial. The court later deemed the participation by KI counsel in the consultation to be in conflict of interest and improper. Although Platinex agreed in October 2006 to the terms of the KI-proposed protocol, such a document was never executed and substantive discussions concerning Platinex's exploratory drill program did not take place prior to the Court ordered re-appearance in January 2007. In January 2007, the parties agreed to extend the interim injunction order until April 2007 in a further effort to conclude a protocol and reach an agreement on the Platinex drilling. Largely because KI and the Provincial Government could not come to an agreement on certain issues including the quantum of funding for KI's participation in the consultation, a protocol was not executed and substantive discussions did not commence.

On April 2, 3 and 4, 2007, KI argued its motion for an order prohibiting Platinex from conducting any drilling on the Big Trout Lake property until the trial of the main action. Platinex opposed KI's motion. The Provincial Government proposed a Court-supervised process that would allow Platinex to commence its drilling while consultation continued. Platinex supported this proposal. The Court reserved its judgment. On May 1, 2007, the Court dismissed KI's motion and made certain declaratory orders. Among other things Justice Smith found that KI was attempting to claw back rights they had signed away in the treaty or in other words trying to usurp Platinex's claims. On May 22, 2007 Mr. Justice Smith permitted Platinex to commence phase one (24 holes) of its drill program on June 1, 2007. In order to guide the on-going relationship among the Company, KI and Ontario, the Court imposed upon the parties a Consultation Protocol, a Memorandum of Understanding ("MOU") and a Timetable. The May 2007 decisions recognize an on-going supervisory role for the court and contemplated potential further stages of exploration and/or development on the property.

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16. Contingencies and Commitments cont'd

b) Big Trout Lake Project cont'd

Among other things, the MOU contemplates the possible one-time issuance to KI of warrants for up to 500,000 shares of Platinex stock exercisable at \$0.40 per share at any time for up to two years, subject to shareholder and regulatory approval, and/or appointment of one nominee to the Platinex board of directors. It also contemplates a possible benefit fund equivalent to 2% of Platinex expenditures on exploration of the Big Trout Lake property. Stock exercised from the warrants would have a hold period of four months and one day from the date of issuance of the warrants. The issuance of the warrants to KI was approved by the TSX-V and the warrants were issued to the Company's securities counsel, Beard Winter, in trust for KI, in November, 2007.

As contemplated in the MOU, Platinex retained an archaeologist to pre-screen the drill hole sites. On September 24, 2007, Platinex representatives and the archaeologist travelled to Big Trout Lake to discuss and plan the archaeological work. They were not permitted to leave the airport apron area and were prevented from entering the community.

On October 25, 2007, the court enjoined KI from interfering with Platinex's drilling program. KI representatives, however, made several statements that KI intended to continue to prevent Platinex from returning to the Big Trout Lake property.

Platinex thereafter commenced proceedings to declare KI to be in contempt of Court. On December 7, 2007, after offering no defense to the charge, the KI leaders and certain KI members were held to be in contempt of Court. The Court was advised, for the first time, that KI was asserting sovereignty over its traditional lands, was not aware of the previous intensive efforts to finalize a consultation protocol or the MOU and would not meet with Platinex to resolve the dispute until issues as between KI and Ontario had been resolved.

In February 2008, Platinex delivered written notice to the Province of Ontario of its intention to proceed with legal action for recovery from Ontario of damages suffered by Platinex arising from the dispute with KI.

On March 17, 2008, Chief Morris, four council members and one KI employee were sentenced to six months in jail for contempt of Court. The Court held that in order to ensure the supremacy of the rule of law and respect for the administration of justice, a period of incarceration, as opposed to fines, was necessary and appropriate.

17. Subsequent Events

a) Option Agreement with Skead Holdings Ltd.

On April 11, 2008, Platinex entered into an option agreement with Skead Holdings Ltd., subject to board and regulatory approval, with respect to certain claims situated in Churchill, MacMurchy and Asquith Townships, in Ontario (the "Shiningtree property"). Platinex has the right to acquire a 100%-interest in the 133 claim units (5,320 acres or 2,153 ha), subject to a 3% NSR, by issuing 250,000 shares of Platinex, by making cash payments (or share equivalent) of \$250,000 and by incurring property expenditures of \$850,000 during the ensuing four-year period to April 11, 2012.

b) Exploration Activities

In April and May 2008, six PGE prospects have been staked and filed in Ontario, which comprise a total of 1,750 claim units for 28,340 ha (70,000 acres). The 2008 exploration costs up to May 22, 2008 related to these projects have totaled \$296,251.

c) Statement of Claim Province of Ontario

In May 2008, Platinex issued a statement of claim to the Province of Ontario for \$50 million in general damages and \$20 million in special damages in relation to the dispute with KI.

18. Comparative Figures

Certain figures in the comparative financial statements have been reclassified to conform to the basis of presentation used in 2008.