UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-QSB

(X) QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITES EXCHANGE ACT OF 1934

For the quarterly period ended February 28, 2005

() TRANSITION REPORT PURSUANT TO SECTION 13 OR 15 (d) OF THE EXCHANGE ACT

For the transition period from to

Commission File number 0-25707

STANDARD CAPITAL CORPORATION

(Exact name of small business issuer as specified in its charter)

Delaware 91-1949078

(State or other jurisdiction (I.R.S. Employer Identification No.) of incorporation or organization)

2429 - 128th Street, Surrey, British Columbia, Canada, V4A 3W2

(Address of principal executive offices)

1 - 604 - 538-4898

(Issuer's telephone number)

N/A

(Former name, former address, and former fiscal year, if changed since last report)

Check whether the issuer (1) filed all reports required to be filed by Section 13 or 15(d) of the Exchange Act during the past 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

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

Check whether the registrant filed all documents and reports required to be filed by Section 12, 13 or 15(d) of the Exchange Act after the distribution of securities under a plan confirmed by a court. Yes No

APPLICABLE ONLY TO CORPORATE ISSUERS

State the number of shares outstanding of each of the issuer's classes of common equity, as of the latest practicable date:

February 28, 2005: 1,295,000 common shares

Transitional Small Business Disclosure format (Check one): Yes [] No [X]

-1-

INDEX

<TABLE>

PAGE NUMBER

<C>

1......IIIANCIAL INFORMATION

ITEM 1... Financial Statements (unaudited)

		Balance Sheet as at February 28, 2005 and August 31, 2004	4
		Statement of Operations For the three and six months ended February 28, 2005, and February 29, 2004 and for the period September 24, 1998 (Date of Inception) to February 28, 2005	5
		Statement of Cash Flows For the six months ended February 28, 2005 and February 29, 2004 and for the period September 24, 1998 (Date of Inception) to February 28, 2005	6
		Notes to the Financial Statements	7
	ITEM 2	Management's Discussion and Analysis or Plan of Operations	11
	ITEM 3	Controls and Procedures	16
PART	11	OTHER INFORMATION	16
	ITEM 1	Legal Proceedings	16
	ITEM 2	Changes in Securities	16
	ITEM 3	Defaults Upon Senior Securities	16
	ITEM 4	Submission of Matters to a Vote of Security Holders	16
	ITEM 5	Other Information	16
	ITEM 6	Exhibits and Reports on Form 8-K	17
		SIGNATURES	18

</TABLE>

-2-

PART 1 - FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

The accompanying balance sheet of Standard Capital Corporation (a pre-exploration stage company) at February 28, 2005 (with comparative figures as at August 31, 2004) and the statement of operations for the three and six months ended February 28, 2005 and February 29, 2004 and the statement of cash flows for the six months ended February 28, 2005 and February 29, 2004 and for the period from September 24, 1998 (date of incorporation) to February 28, 2005 have been prepared by the Company's management in conformity with accounting principles generally accepted in the United States of America. In the opinion of management, all adjustments considered necessary for a fair presentation of the results of operations and financial position have been included and all such adjustments are of a normal recurring nature.

Operating results for the quarter ended February 28, 2005, are not necessarily indicative of the results that can be expected for the year ending August 31, 2005.

STANDARD CAPITAL CORPORATION (A Pre-exploration Stage Company)

BALANCE SHEETS

February 28, 2005 (with comparative figures at August 31, 2004)

(Unaudited - Prepared by Management)

<TABLE> <CAPTION>

		BRUARY 28 2005		GUST 31 2004
<s> ASSETS</s>	<c></c>		<c></c>	
CURRENT ASSETS				
Bank	\$ 	101	\$ 	68
	\$ ====	101	\$ ====	68 =====
LIABILITIES				
Accounts payable - related party	\$	28,303 42,581		25,163 38,939
		70,884		64,102
STOCKHOLDERS' EQUITY				
Common stock 200,000,000 shares authorized, at \$0.001 par value, 1,295,000 shares issued and outstanding.		1,295		1,295
Capital in excess of par value		29,055		26, 955
Deficit accumulated during the exploration stage		(101, 133)		(92,284)
Total Stockholders' Equity (deficiency)		(70, 783)		(64,034)
	\$	101	•	68

 ==== | | ==== | ======= |The accompanying notes are an integral part of these unaudited financial statements.

-4-

STANDARD CAPITAL CORPORATION (A Pre-exploration Stage Company)

STATEMENTS OF OPERATIONS

For the three and six months ended February 28, 2005 and February 29, 2004 and for the period from September 24, 1998 (Date of Inception) to February 28, 2005 (Unaudited - Prepared by Management)

	FOR THE THREE MONTHS ENDED FEB 28, 2005	FOR THE THREE MONTHS ENDED FEB 28, 2004	FOR THE SIX MONTHS ENDED FEB. 28, 2005	FOR THE SIX MONTHS ENDED FEB. 28, 2004	DATE OF INCEPTION TO FEBRUARY 28, 2005
<\$>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>
SALES	\$	- \$ - 	- \$ 	- \$ - 	- \$ -
GENERAL AND ADMINISTRATIVE EXPENSES:					
Accounting and audit	1,250	1,250	2,500	2,550	33,400
Annual General Meeting costs	-	-	-	1,000	1,551
Bank charges and interest	19	45	37	63	1,563
Consulting fees	-	2,500	-	2,500	2,500
Edgar filing fees	250	250	500	590	5,529
Filing fees - SEC	-	-	-	100	404
Geological report	-	1,000	-	1,000	2,780
Incorporation costs	-	-	-	_	255
Legal fees	-	-	-	_	487
Management fees	600	600	1,200	1,200	15,600
Miscellaneous	-	60	-	60	1,600
Office expenses	14	20	14	205	1,566
Rent	300	300	600	600	7,800
Staking and exploration costs	3,070	1,333	3,070	1,333	9,856
Telephone	150	150	300	300	3,900
Transfer agent's fees	321	218	628	426	9,883
Travel and entertainment	-	-	-	-	2,459
NET LOSS	\$ (5,974)	\$ (7,726)	\$ (8,849)	\$ (11,927)	\$ (101.133)
NET LOSS PER COMMON SHARE					
Basic	\$ - 	\$ (.01)	\$ (.01)	\$ (.01)	
AVERAGE OUTSTANDING SHARES					
Basic	1,295,000	1,295,000	1,295,000	1,295,000	

 | | | | |The accompanying notes are an integral part of these unaudited financial statements.

-5-

STANDARD CAPITAL CORPORATION (A Pre-exploration Stage Company)

STATEMENTS OF CASH FLOWS

For the six months ended February 28, 2005 and February 29, 2004 and for the period from September 24, 1998 (Date of Inception) to February 28, 2005

(Unaudited - Prepared by Management)

<TABLE> <CAPTION>

	FOR THE SI MONTHS ENDED FEBRUARY 2 2005		NTHS DED ARY 28,	FOR THE SIX MONTHS ENDED FEBRUARY 29, 2004		DATE OF INCEPTION TO FEBRUARY 28, 2005	
<s> CASH</s>	FLOWS FROM OPERATING ACTIVITIES:	<c></c>		<c></c>		<c></c>	
	Net loss	\$	(8,849)	\$	(11, 927)	\$	(101, 133)

Adjustments to reconcile net loss to net cash provided by operating activities:

Changes in assets and liabilities: Accounts payable Accounts payable - related party Capital contributions - expenses	3,642 3,140 2,100	·		42,581 28,303 27,300
Net Cash from Operations	33	(123)		(2,949)
CASH FLOWS FROM FINANCING ACTIVITIES:				
Proceeds from issuance of common stock				3,050
				3,050
Net (decrease) increase in Cash	33	(123)		101
Cash at Beginning of Period	68	131		-
CASH AT END OF PERIOD	\$ 101	\$ 8	\$ ====	101 ======

 | | | |The accompanying notes are an integral part of these unaudited financial

-6-

statements.

STANDARD CAPITAL CORPORATION
(A Pre-exploration Stage Company)
NOTES TO FINANCIAL STATEMENTS
February 28, 2005
(Unaudited - Prepared by Management)

1. ORGANIZATION

The Company was incorporated under the laws of the State of Delaware on September 24, 1998 with the authorized common stock of 25,000,000 shares at \$0.001 par value.

The Company was organized for the purpose of acquiring and developing mineral properties. At the report date mineral claims, with unknown reserves, had been acquired. The Company has not established the existence of a commercially minable ore deposit and therefore has not reached the development stage and is considered to be in the pre-exploration stage (see note 3).

The shareholders, at the Annual General Meeting held on February 20, 2004, approved an amendment to the Certificate of Incorporation whereby the authorized share capital of the Company would be increased from 25,000,000 common shares with a par value of \$0.001 per share to 200,000,000 common shares with a par value of \$0.001 per share.

The Company has completed one Regulation D offering of 1,295,000 shares of its capital stock for \$3,050.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Accounting Methods

The Company recognizes income and expenses based on the accrual method of accounting.

Dividend Policy

The Company has not yet adopted a policy regarding payment of dividends.

Income Taxes

The Company utilizes the liability method of accounting for income taxes. Under the liability method deferred tax assets and liabilities are determined based on differences between financial reporting and the tax bases of the assets and liabilities and are measured using the enacted tax rates and laws that will be in effect, when the differences are expected to be reversed. An allowance against deferred tax assets is recorded, when it is more likely than not, that such tax benefits will not be realized.

On February 28, 2005, the Company had a net operating loss carry forward of \$101,133. The tax benefit of \$30,340 from the loss carry forward has been fully offset by a valuation reserve because the use of the future tax benefit is doubtful since the Company has no operations. The loss carry forward will expire in 2025.

-7-

STANDARD CAPITAL CORPORATION (A Pre-exploration Stage Company) NOTES TO FINANCIAL STATEMENTS February 28, 2005 (Unaudited - Prepared by Management)

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES - CONTINUED

Environmental Requirements

At the report date environmental requirements related to the mineral claim acquired are unknown and therefore any estimate of any future cost cannot

Basic and Diluted Net Income (loss) Per Share

Basic net income (loss) per share amounts are computed based on the weighted average number of shares actually outstanding. Diluted net income (loss) per share amounts are computed using the weighted average number of common and common equivalent shares outstanding as if shares had been issued on the exercise of the common share rights unless the exercise becomes antidulutive and then only the basic per share amounts are shown in the report.

Unproven Mining Claim Costs

Cost of acquisition, exploration, carrying and retaining unproven properties are expensed as incurred.

Financial and Concentration Risk

The Company does not have any concentration or related financial credit risk.

Revenue Recognition

Revenue is recognized on the sale and delivery of product or the completion of services.

Estimates and Assumptions

Management uses estimates and assumptions in preparing financial statements in accordance with accounting principles generally accepted in the United States of America. Those estimates and assumptions affect the reported amounts of the assets and liabilities, the disclosure of contingent assets and liabilities, and the reported revenues and expenses. Actual results could vary from the estimates that were assumed in preparing these financial statements.

February 28, 2005 (Unaudited - Prepared by Management)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES - CONTINUED

Financial Instruments

The carrying amounts of financial instruments, including cash and accounts payable, are considered by management to be their estimated fair value due to their short term maturities.

Recent Accounting Pronouncements

The Company does not expect that the adoption of other recent accounting pronouncements will have a material impact on its financial statements.

3. AQUISITION OF MINERAL CLAIM

The Company acquired one 18 unit metric claim known as the Standard claim situated within the Bridge River gold camp near the town of Gold Bridge, 160 kilometres north of Vancouver, British Columbia, with an expiration date of February 23, 2006. The claims may be extended for one year by the payment of \$3,600 Cdn or an equivalent amount of dollars in work on the Standard claim plus a filing fee of \$180 Cdn.

4. SIGNIFICANT TRANSACTIONS WITH RELATED PARTY

Officers-directors, and their controlled entities, have acquired 15% of the outstanding common stock and have made no interest, demand loans of \$28,303\$ to the Company, and have made contributions to capital of \$27,300\$ by the payment of Company expenses.

5. AMENDMENT TO CERTIFICATE OF INCORPORATION

The shareholders, at the Annual General Meeting held on February 20, 2004, approved an amendment to the Certificate of Incorporation whereby the authorized share capital of the Company would be increased from 25,000,000 common shares with a par value of \$0.001 per share to 200,000,000 common shares with a par value of \$0.001 per share.

6. STOCK OPTION PLAN

At the Annual General Meeting held on February 20, 2004, the shareholders approved a Stock Option Plan (the "Plan") whereby a maximum of 5,000,000 common shares were authorized but unissued to be granted to directors, officers, consultants and non-employees who assisted in the development of the Company. The value of the stock options to be granted under the Plan will be determined on the fair market value of the Company's shares when they are listed on any established stock exchange or a national market system at the closing price as at the date of granting the option. No stock options have been granted under

-9-

STANDARD CAPITAL CORPORATION
(A Pre-exploration Stage Company)
NOTES TO FINANCIAL STATEMENTS
February 28, 2005
(Unaudited - Prepared by Management)

7. GOING CONCERN

The Company will need additional working capital to service its debt and for its planned activity, which raises substantial doubt about its ability to continue as a going concern. Continuation of the Company as a going concern is dependent on obtaining additional working capital and the management of the Company has developed a strategy, which it believes will accomplish this objective through additional equity funding, and long term financing, and payment of Company expenses by its officer, which will enable the Company to operate for the coming year.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OR PLAN OF OPERATIONS

The following discussion should be read in conjunction with the information contained in the financial statements of Standard Capital Corporation ("Standard") and the notes, which form an integral part of the financial statements which are attached hereto.

The financial statements mentioned above have been prepared in conformity with accounting principles generally accepted in the United States of America and are stated in United States dollars.

Standard presently has minimal day-to-day operations; mainly comprising the maintaining of the Standard claim in good standing on an annual basis and preparing the various reports to be filed with the United States Securities and Exchange Commission (the "SEC") as required.

LIOUIDITY AND CAPITAL RESOURCES

Standard has assets of \$101, being cash on hand, on its balance sheet as at February 28, 2005. Standard had accounts payable of \$42,581 and accounts payable, related party of \$28,303. The amounts owed to third party creditors are \$7,900 to the auditors, \$17,040 to the accountant, \$7,353 to the transfer agent, \$2,605 to the geologist, \$3,500 for preparation of the Preliminary Proxy Statement, \$3,223 for travel and other Company expenses and \$960 for office expenses.

Standard will require the following funds over the next twelve months to meet its current obligations and satisfy cash requirements that will allow it to remain in operation.

<TABLE> <CAPTION>

	Estimated expenses	Amount
<s></s>		
	Auditing and accounting (i)	\$ 6,650
	Bank charges	100
	Edgar filing fees (ii)	900
	Filing fees (iii)	300
	Legal (iv)	10,000
	Miscellaneous (v)	2,000
	Office (vi)	1,000
	Property maintenance (vii)	3,100
	Transfer agent fees (viii)	2,600
	Travel (ix)	2,000
		28,650
	Add: Accounts payable at February 28, 2005	42,581
	Total cash requirements	71,231

</TABLE>

i) The Company must pay the accountant for the preparation of working papers and financial statements for submission to the auditors and the auditors for their review of the financial statements:

<TABLE>
<CAPTION>

	Forms to be filed	Auditors	Accountant	Total
<s></s>	<c></c>	<c></c>	<c></c>	
	Form 10-QSB - May	\$ 500	\$ 750	\$ 1,250
	Form 10-KSB - August .	1,900	1,000	2,900
	Form 10-QSB - November	500	750	1,250
	Form 10-QSB - February	500	750	1,250

</TABLE>

-11-

- ii) Standard has estimated a charge of approximately \$900 for filing the above Form 10-QSB's and Form 10-KSB on Edgar.
- iii) The Company pays \$199 annually to the Company Corporation located in the State of Delaware to act as its registered agent. Franchise tax is owed to the State of Delaware in the amount of \$60 annually. An overaccrual has been made in case of other unexpected charges.
- iv) The estimate for the legal costs associated with the Form SB-2 are \$10,000.
- v) Estimate of other expenses that might be incurred, but do not fall into any of the other categories.
- vi) Office expenses comprise photocopying, fax and delivery charges.
- vii) Property maintenance fees of \$200 Cdn per unit for 18 units plus a filing fee of \$180, for a total of \$3,780 Cdn or \$3,100 US.
- viii) Transfer agent fees consist of an annual fee of \$1,200 plus charges for stock transfers and other services. Interest charges on the balance outstanding are approximately \$1,200 per year.
- ix) Travel expenses of \$2,000 are estimated for the year.

Standard has had no revenue since inception and its accumulated deficit is \$101,133. At present Standard does not have the funds to pay for the required expenses over the next year, so it would be required to either sell shares in its capital stock or obtain further advances from its director.

To date, the growth of Standard has been funded by the sale of shares and advances by its director in order to meet the requirements of filing with the SEC and maintaining the Standard claim in good standing.

The plan of operations during the next twelve months will be to maintain the Standard claim in good standing with the Province of British Columbia and meet its filing requirements. Presently Standard does not have the funds to consider any additional mineral claims. Management is considering the raising of additional funds through the sale of shares but no decision as to the price and number of shares to be issued has been decided upon.

Standard's future operations and growth is dependent on its ability to raise capital for expansion and to seek revenue sources.

RESULTS OF OPERATIONS

The Standard claim

The Standard claim is located in the Bridge River gold camp near the town of Gold Bridge, 160 kilometres north of Vancouver, British Columbia. The Standard claim has had sufficient work and cash expended on it to maintain it in good standing with the Ministry of Energy and Mines until February 23, 2006.

Historical summary of the Standard claim

The Standard claim was located and staked on January 24, 1999 by the four post staking method and, as mentioned above, is presently in good standing. This mineral claim consists of 18 units totaling 450 hectares with an area 2 miles south by 1 mile west.

-12-

The Legal Corner Post is located approximately 2 miles southeast of the Village of Bralorne and on the north side of Fergusson Creek. Access to the Standard claim is by snowmobile part way up the Fergusson Creek access trail to the 5,800 feet elevation and approximately 1 mile up Fergusson Creek.

The claim boundary is characterized by extreme topographical conditions. Sub-alpine scrub alder and hemlock trees grow at the creek elevations and rock outcropping exposure is good along peaks and ridges in the east half of the canyon. The winters are cold with generally high snowfall accumulations and summers are hot and dry.

Standard has undertaken no product research and development since inception. Management has no plans to purchase or sell any plant or significant equipment in the foreseeable future. In addition, Standard does not expect a significant

change in the number of employees.

There are certain risk factors regarding Standard's operation, which might effect the outcome of its ability to operate in the future. These are listed below.

 Standard's auditors are concerned about it continuing as a going concern and whether it will be able to achieve its objectives.

The auditors stated in their opinion, attached to the audited financial statements for the year ended August 31, 2004, a concern as to whether Standard will continue as a going concern. There is substantial doubt on the part of the auditors whether Standard can continue its operations for the next twelve months based on its financial condition as at the year-end. If the director is unwilling to continue to advance Standard money, and Standard is unable to raise money for the exploration of the Standard claim, it might lose the claim. Without the ability to explore the Standard claim, Standard will not be able to achieve its objectives as set forth by management.

Penny stock rules may make buying or selling of Standard's shares difficult.

Trading in Standard's shares will, when a quotation is obtained on the OTC Bulletin Board, be subject to the "Penny Stock" rules. The SEC has adopted regulations that generally define a penny stock to be any equity security that has a market price of less than \$5.00 per share, subject to certain exceptions. These rules require that any broker-dealer who recommends Standard's shares to persons other than prior investors and accredited investors, must prior to the sale, make a special written suitability determination for the purchaser and receive the purchaser's written agreement to execute the transaction. Unless an exception is available, the regulations require the delivery, prior to any transaction involving a penny stock, of a disclosure explaining the penny stock market and the risks associated with trading in the penny stock market. In addition, broker-dealers must disclose commissions payable to both the broker-dealer and the registered representative and current quotations for the securities they offer. The additional burdens imposed upon broker-dealers by such requirements may discourage broker-dealers from effecting transactions in Standard's shares, which could severely limit their market price and liquidity of Standard's shares. Broker-dealers who sell penny stocks to certain types of investors are required to comply with the SEC's regulations concerning the transfer of penny stock. These regulations require broker-dealers to:

- Make a suitability determination prior to selling a penny stock to the purchaser;
- -- Receive the purchaser's written consent to the transaction; and
- -- Provide certain written disclosures to the purchaser.

Any future investor must consider that Standard's share price might never be considered anything more than "penny stock".

-13-

 Standard lacks an operating history and has losses which are expected to continue into the future. If the losses continue Standard will have to suspend or cease operations.

Standard was incorporated on September 24, 1998 and has not realized any revenue to date. It has no operating history upon which an evaluation of its future success or failure can be made. The net loss since inception is \$101,133.

Standard's ability to achieve profitability at the present time is doubtful based on past experiences. It might never realize a positive cash flow from its exploration activities on the Standard claim and therefore may continue to incur negative cash flows for years into the future.

4. Lack of employees due to no funds to hire new employees

Standard currently has four employees, its President, Del Thachuk, Secretary Treasurer, Mary Anne Thachuk, Chief Accounting Officer, Gordon Brooke and chief Financial Officer, Al Ibsen. None of these individuals work full time for Standard since Del Thachuk is working with another company and Maryanne Thachuk is retired and Gordon Brooke and Al Ibsen have other business interestsThere is a substantial risk Standard will not have the funds necessary to hire additional employees that would be needed in Standard's exploration program.

5. Lack of geological experience by the officers and directors

Even though Del Thachuk was involved in placer mining for over 30 years and was President of Red Fox Minerals Ltd until 10 years ago he does not have a geological background. Gordon Brooke, Al Ibsen and Maryanne Thachuk have no experience in the mineral industry. Therefore, Standard will have to rely upon outside consultants to give advice on the various methods of exploring the Standard claim.

Del Thachuk is an officer and director of Info-Pro Marketing Inc. ("Info-Pro"), a private Nevada company and, therefore, there might be a conflict of interest in his dealing between Standard and Info-Pro. Since Info-Pro is not in the mineral exploration industry, the real conflict will be how he devotes his time between the two companies. Standard can only hope that he deals fairly with it.

7. Money is difficult to obtain for "grass roots" exploration.

The future exploration of the Standard claim is considered "grass roots" in that it is speculative in nature due to being a search for an ore reserve. Investors tend to be shy about investing in "grass roots" exploration programs since if no mineralization is discovered on the Standard claim, Standard might allow the claim to lapse. If management is unable to identify another mineral claim, the money invested by shareholders might be lost and never recovered.

 Fluctuating prices of minerals could cease exploration activities on the Standard claim.

Standard has absolutely no control over the daily prices of various minerals. These daily mineral prices are set by the world markets. When gold and silver prices, per ounce, have fallen in value, Standard will find it difficult to attract money for exploration on the Standard claim. Later, if it ever happens, and Standard finds an ore reserve it might not be able to develop such a reserve on the Standard claim due to fallen mineral prices.

9. Other fluctuating prices outside of the control of Standard.

Standard will not have any control over fluctuating prices of labor, supplies, equipment and taxes. Any sudden increase in any of these costs will have the effect of limiting the amount of exploration activities Standard can undertake on its mineral claim. For example, if Standard budgeted a certain number of dollars for workers during the exploration on the Standard claim and their daily rate doubled, the number of days used for exploration would be reduced accordingly. This will limit the information derived during exploration.

10. Weather interruptions in the Province of British Columbia may affect and delay the proposed exploration operations.

The proposed exploration work on the Standard claim should be performed during the late spring, summer and early fall due to weather conditions. It is normal in the Bralorne area for the late fall, winter and early spring months to be subject to heavy snow conditions. Even during the early summer months British Columbia is noted for its rainfall and during the middle to late summer months for its forestry closures due to hot dry weather. Standard cannot control the weather and if it plans a work program it might have to delay it due to unexpected weather conditions.

11. Standard is a small company without much capital, which might limit its exploration activities and ability to expand in the future.

The small size of Standard and lack of capital might mean a limited exploration program and a lack of ability to take advantage of business opportunities available to large companies. Having adequate capital would mean Standard's management could direct greater interest to the exploration of the Standard claim in hopes of obtaining information which will assist in its future development. Without adequate capital it will take longer to explore the Standard claim and limit Standard's ability to expand in the future.

12. Standard is a one property company

With only the Standard claim, Standard does not have the diversion in mineral properties which management would like. In addition, future investors might be wary to invest in a one property company since, should the Standard claim prove to be without commercially viable mineralization, the investor might lose his or her entire investment.

13. Standard will have difficulty attracting mining personnel

Being a small company with only one mineral property might prove difficult for Standard to attract mining personnel to work on the Standard claim. Many consultants and workers want to be associated with companies which have financial stability and a variety of mineral properties since this will give them the opportunity to move between properties in the event one property does not prove to have viable mineralization associated with it. With only the Standard claim, Standard will have to let workers go after the exploration season which usually are at times when the weather conditions are not suitable for them to find other properties to work on.

14. Standard may never be able to refine its ore reserve

Even though there exists a commercial viable ore body, there is no guarantee competition in refining the ore will not exist. Other companies may have long term contracts with refining companies thereby inhibiting the Company's ability to process its ore and eventually market it. At this point in time the Company does not have any contractual agreements to refine any potential ore it might discover on its mineral claim.

The foregoing plan of operations contains forward-looking statements that are subject to the risks and uncertainties, which could cause actual results to differ materially from those discussed in the forward-looking statements and from historical results of operations.

-14-

ITEM 3. CONTROLS AND PROCEDURES

(a) Evaluation of Disclosure Controls and Procedures

Standard's Chief Executive Officer and its Chief Financial Officer, after evaluating the effectiveness of Standard's controls and procedures (as defined in the Securities Exchange Act of 1934 Rule 13a, 14(c) and 15d 14(c) as of the date within 90 days of the filling of this quarterly report on Form 10-QSB (the "Evaluation Date"), have concluded that as of the Evaluation Date, Standard's disclosure and procedures were adequate and effective to ensure that material information relating to it would be made known to it by others, particularly during the period in which this quarterly report on Form 10-QSB was being prepared.

(b) Changes in Internal Controls

There were no significant changes in Standard's internal controls or in other factors that could significantly affect Standard's disclosure controls and procedures subsequent to the Evaluation Date, nor any significant deficiencies or material weaknesses in such disclosure controls and procedures requiring corrective actions.

PART 11 - OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

There are no legal proceedings to which Standard is a party or to which its mineral claim is subject, nor to the best of management's knowledge are any material legal proceedings contemplated.

ITEM 2. CHANGES IN SECURITIES AND USE OF PROCEEDS

None

ITEM 3. DEFAULTS UPON SENIOR SECURITIES

None

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

The Company is contemplating having a Meeting of Stockholders in the latter part of 2005, but no date has been set yet.

ITEM 5. OTHER INFORMATION

The reports of Madsen & Associates, CPA's Inc. for the financial statements as at August 31, 2004 and through the subsequent interim periods ended February 5, 2005, contained no adverse opinion or disclaimers of opinion and were not modified or qualified as to audit scope or accounting principles, but did contain modifications as to Standard's ability to continue as a going concern.

During the fiscal year ended August 31, 2004, and through the subsequent interim period ended February 5, 2005, to the best of Standard's knowledge, there have been no disagreements with Madsen & Associates, CPA's Inc. on any matters of accounting principles or practices, financial statement disclosure, or audit scope or procedures, which disagreement if not resolved to the satisfaction of Madsen & Associates, CPA's Inc. would have caused them to make reference in connection with its report on the financial statements of Standard for such years.

-15-

During the fiscal year ended August 31, 2004, and through subsequent interim period ended February 5, 2005, Madsen & Assoicates, CPA's Inc. did not advise Standard on any matters set forth in Item 304 (a) (1) (iv) (B) of Regulation S-B.

For the financial statements for the fiscal year ended August 31, 2004, Standard has not consulted with Madsen & Associates CPA's Inc. regarding (i) the application of accounting principles to a specific transaction, either completed or proposed, or the type of audit opinion that might be rendered on Standard's financial statements, and no written report or oral advice was provided to Standard by concluding there was an important factor to be considered by

Standard in reaching a decision as to an accounting, auditing or financial reporting issue; or (ii) any matter that was either the subject of a disagreement, as that term is defined in Item 304 (a) (1) (iv) (A) of Regulation S-B or an event, as that term is defined in Item 304 (a) (1) (iv) (B) of Regulation S-B.

ITEM 6. EXHIBITS AND REPORTS ON FORM 8-K

- (a) Exhibits
- 1. Certificate of Incorporation, Articles of Incorporation and By-laws
- 1.1 Certificate of Incorporation (incorporated by reference from Standard's Registration Statement on Form 10-SB filed on December 6, 1999)
- 1.2 Articles of Incorporation (incorporated by reference from Standard's Registration Statement on Form 10-SB filed on December 6, 1999)
- 1.3 By-laws (incorporated by reference from Standard's Registration Statement on Form 10-SB filed on December 6, 1999)
- 99.1 Certification of the Chief Executive Officer Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
- 99.2 Certificate Pursuant to 18 U.S.C Section 1350 signed by the Chief Executive Officer
- 99.3 Certification of the Chief Financial Officer Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
- 99.4 Certificate Pursuant to 18 U.S.C. Section 1350 signed by the Chief Financial Officer
- (b) Reports on Form 8-K
- Filed on February 13, 2004 and dated February 5, 2004 regarding change of Standard's certifying accountants from Sellers & Andersen LLC to Madsen & Associates, CPA's Inc.
- Filed on February 25, 2004 regarding certain motions approved by the shareholders at the Annual General Meeting of Stockholders.
- Filed on February 25, 2004 and dated December 15, 2002 regarding change of Standard's certifying accountants from Andersen Andersen & Strong, LC to Sellers & Andersen

-16-

SIGNATURES

In accordance with the requirements of the Exchange Act, the registrant caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

STANDARD CAPITAL CORPORATION (Registrant)

/s/ "E. Del Thachuk"

E. Del Thachuk Chief Executive Officer President and Director

Dated: October 25, 2005

/s/ "B. Gordon Brooke"

B. Gordon Brooke Chief Accounting Officer Chief Financial Officer and Director

Dated: October 25, 2005

- I, E. Del Thachuk, certify that:
- I have reviewed this quarterly report on Form 10-QSB of Standard Capital Corporation ("Standard");
- 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 Standard as of, and for, the periods presented in this quarterly report;
- 4. Standard's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for Standard and have :
 - (a) Designed such disclosure controls and procedures to ensure that material information relating to Standard is made known to us by others within it, particularly during the period in which this quarterly report is being prepared;
 - (b) Evaluated the effectiveness of Standard'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. Standard's other certifying officer and I have disclosed, based on our most recent evaluation, to Standard's auditors and Standard's board of directors:
 - (a) All significant deficiencies in the design or operation of internal controls which could adversely affect Standard's ability to record, process, summarize and report financial data and have identified for Standard'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 Standard's internal controls; and
- 6. Standard's other certifying officer and I have indicated in this quarterly report whether 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 : October 25, 2005

/s/ "E. Del Thachuk"

E. Del Thachuk Chief Executive Officer, President and Director

CERTIFICATE PURSUANT TO 18 U.S.C. SECTION 1350 AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report (the "Report") on the Form 10-QSB of Standard Capital Corporation (the "Company") for the six months ended February 28, 2005, as filed with the Securities and Exchange Commission on the date hereof, I, E. Del Thachuk, Chief Executive Officer, President and Director, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that, to the best of my knowledge and belief:

- 1. The Quarterly Report fully complies with the requirements of Section 13 (a) or 15 (d) of the Securities and Exchange Act of 1934, as amended; and
- The information contained in this Quarterly Report fairly presents, in all
 material respects, the financial condition and results of operation of the
 Company.

Date: October 25, 2005

/s/ "E. Del Thachuk"

E. Del Thachuk Chief Executive Officer, President and Director

- I, B. Gordon Brooke, certify that:
- I have reviewed this quarterly report on Form 10-QSB of Standard Capital Corporation ("Standard");
- 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;
- 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 Standard as of, and for, the periods presented in this quarterly report;
- 4. Standard's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for Standard and have :
 - (a) Designed such disclosure controls and procedures to ensure that material information relating to Standard is made known to us by others within it, particularly during the period in which this quarterly report is being prepared;
 - (b) Evaluated the effectiveness of Standard'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. Standard's other certifying officer and I have disclosed, based on our most recent evaluation, to Standard's auditors and Standard's board of directors:
 - (a) All significant deficiencies in the design or operation of internal controls which could adversely affect Standard's ability to record, process, summarize and report financial data and have identified for Standard'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 Standard's internal controls; and
- 6. Standard's other certifying officer and I have indicated in this quarterly report whether 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 : October 25, 2005

/s/ "B. Gordon Brooke"

B. Gordon Brooke Chief Accounting Officer Chief Financial Officer and Director

CERTIFICATE PURSUANT TO 18 U.S.C. SECTION 1350 AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report (the "Report") on the Form 10-QSB of Standard Capital Corporation (the "Company") for the six months ended February 28, 2005, as filed with the Securities and Exchange Commission on the date hereof, I, B. Gordon Brooke, Chief Accounting Officer, Chief Financial Officer and Director, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that, to the best of my knowledge and belief:

- The Quarterly Report fully complies with the requirements of Section 13 (a) or 15 (d) of the Securities and Exchange Act of 1934, as amended; and
- The information contained in this Quarterly Report fairly presents, in all
 material respects, the financial condition and results of operation of the
 Company.

Date: October 25, 2005

/s/ "B. Gordon Brooke"

B. Gordon Brooke Chief Accounting Officer Chief Financial Officer and Director