SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D. C. 20549

FORM 10-QSB

[X] QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES ACT OF 1934

For the quarterly period ended March 31, 2000

OR

[] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Commission file number 0-28704

INGEN TECHNOLOGIES, INC. (Formerly Creative Recycling Technologies, Inc.)

Incorporated pursuant to the Laws of the State of Georgia

Internal Revenue Service - Employer Identification No. 84-1122431

35193 Avenue "A", Suite-C Yucaipa, CA 92399 (800) 259-9622

Address of principal executive offices and Issuer's Telephone Number

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 [_] No [X]

The total number of shares of the Registrant's Class A Common Stock, no par value, outstanding on March 31, 2000 was 321,615. The total number of shares of the Registrant's Class A Common stock outstanding on January 31, 2007 was 29,609,610.

TABLE OF CONTENTS

PART I - FINANCIAL INFORMATION PAGE

ITEM 1. FINANCIAL STATEMENTS (UNAUDITED) 3

CONSOLIDATED BALANCE SHEET AS OF MARCH 31, 2000 3

CONSOLIDATED STATEMENTS OF OPERATIONS FOR THE THREE AND NINE MONTHS ENDED MARCH 31, 2000 AND MARCH 31, 1999 4

FOR T	LIDATED STATEMENTS OF CASH FLO THE NINE MONTHS ENDED CH 31, 2000 AND MARCH 31, 1999	WS	5	
NOTES 7	TO UNAUDITED CONSOLIDATED FINA	NCIAL STATE	MENTS	6
	MANAGEMENT'S DISCUSSION AND A INDITION AND RESULTS OF OPERATION		FINANCIAL 10	
ITEM 3.	CONTROLS & PROCEDURES		11	
_	IER INFORMATION LEGAL PROCEEDINGS	11		
	UNREGISTERED SALES OF EQUITY S OCEEDS	SECURITIES AI 12	ND USE OF	
ITEM 3.	DEFAULTS UPON SENIOR SECURITIE	ES	13	
ITEM 4.	SUBMISSION OF MATTERS TO A VOT	E OF SECURI	TY HOLDERS	13
ITEM 5.	OTHER INFORMATION	12		
ITEM 6.	EXHIBITS	13		
SIGNATURE		14		
CERTIFICATION EXHIBIT 31.1 EXHIBIT 31.2 EXHIBIT 32.1	ONS			

PART I. FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS FOR PERIOD ENDING MARCH 31, 2000

CREATIVE RECYCLING TECHNOLOGIES, INC.

(now known as Ingen Technologies, Inc.)

CONSOLIDATED BALANCE SHEET AS OF MARCH 31, 2000

(UNAUDITED)

ASSETS	March 31,			
	2000			
None	0			
TOTAL ASSETS	\$ 0			

LIABILITIES AND SHAREHOLDERS' DEFICIT

Current liabilities: Accounts payable 238,410 Accrued expenses 76,000 Notes payable 86,468 Total current liabilities 400,879 Total liabilities 394,899 Shareholders' deficit: Common stock Class A, no par value; 100,000,000 shares authorized; 321,615 shares issued and outstanding as of March 31, 2000 10,484,607 Common stock Class B, no par value 200,000,000 shares authorized, no shares issued 0 and outstanding as of March 31, 2000 Preferred stock Series A, convertible, stated value \$25,000 per share, 20 shares authorized, no shares issued and authorized as of March 31, 2000 0 Preferred stock Series B, convertible, stated value \$15 per share, 12,000 shares authorized, no shares issued and authorized as of March 31, 2000 0 Preferred stock Series C, convertible, stated value \$50,000 per share, 12 shares authorized, no shares issued and authorized as of March 31, 2000 0 Accumulated deficit (10,885,486)Total shareholders' deficit (400,879)Total liabilities and shareholders' deficit 0

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

3

CREATIVE RECYCLING TECHNOLOGIES, INC. STATEMENTS OF OPERATIONS (UNAUDITED)

	(UNAUDITED)			
MONTHS	THREE MONTHS	NINE MONTHS	THREE MONTHS NII	NE
	ENDED E	NDED ENDE	D ENDED	
	MARCH 31,	MARCH 31, MA	RCH 31, MARCH 31,	
	2000 200	0 1999	1999	
General and administrative expe	enses \$	\$ (10,050) \$ (1,453,125) \$ (2,28	6,249)
Other income				
Interest expense	(3,306)	(114,917)	(3,306) (9,917)	

Loss before provision for income taxes	(3,306	6) (124	,967)	(1,456,431)	(2,296,166)
Provision for income taxes					
Net loss before discontinued operations	s (3,300	6) (124	,967)	(1,456,431)	(2,296,166)
Gain (loss) from discontinued operation	ns 			397,2 	261
Net loss =====	, , ,	, ,		(1,898,9	05)
Basic weighted average shares outstar	perations \$ \$ (0.01)	\$ \$ (0.4	\$	\$ (5.92) \$	\$ (11.30) 1.95 (9.34)
203,288					
The accompanying notes are an integration of the companying notes are also as a companying notes are a companying notes are also as a companying notes are a companying note	4 E RECYCLING TEC	CHNOLOG ISH FLOW	IES, INC		
The accompanying notes are an integration of the companying notes are also as a companying notes are a companying notes are also as a companying notes are a companying note	E RECYCLING TECATEMENTS OF CACUNAUDITE Nine month ended March 31,	CHNOLOG ASH FLOW D)	IES, INC		
The accompanying notes are an integration of the companying notes are also as a companying notes are a companying notes are also as a companying notes are a companying note	A E RECYCLING TEC ATEMENTS OF CA (UNAUDITE Nine month ended March 31, 2000	CHNOLOG ASH FLOW D) s Nine n ended March	nonths		
The accompanying notes are an integral CREATIVE STA	A E RECYCLING TECATEMENTS OF CATEMENTS OF CA	SHNOLOGI SH FLOW D) s Nine mended March : 1993 	IES, INC S nonths 31, (2,296,1	66) 5,249	

	=========	======						
Cash, at end of period	0	0						
Cash, at beginning of period		0	0					
Net increase (decrease) in cash	า	0	0					
NET CASH PROVIDED BY INVESTING ACTIVITIES					0			

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

5

CREATIVE RECYCLING TECHNOLOGIES, INC.

NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS MARCH 31, 2000

NOTE 1 - OVERVIEW AND BASIS OF PRESENTATION

Overview

Creative Recycling Technologies, Inc., (now known as Ingen Technologies, Inc. and hereinafter sometimes referred to as the "Registrant") was incorporated under the laws of the state of Georgia in 1995 under the name Classic Restaurants International, Inc. The Registrant changed its name in 1998 to Creative Recycling Technologies, Inc. Until February 1999, the Registrant owned and operated a restaurant through a wholly owned subsidiary. The wholly owned subsidiary that operated the restaurants was sold in February 1999, and the Registrant no longer had any substantial activities at this point. For purposes of the financial information for the periods ended March 31, 1999, the sale of the restaurant was deemed to be effective on July 1, 1998 (the first day of the fiscal year). The gain on the sale of the subsidiary is shown in the nine months ended March 31, 1999 in the statement of operations.

The Registrant entered into an Agreement and Plan of Share Exchange dated February 27, 1998 with AA Corp. under which the Registrant had agreed to purchase all of the issued and outstanding stock of AA Corp. This agreement was mutually rescinded by an agreement dated December 1999. Among the reasons for rescission were: 1) AA Corp. was never a valid entity; and 2) its primary shareholder was stated to be a trust that was never created and did not exist. As a result of these circumstances, the proposed Agreement and Plan of Share Exchange dated February 27, 1998 was deemed null and void. For purposes of the financial information contained herein, the activity of AA Corp. is entirely ignored and has been deemed to have never been a legal part of the Registrant. The Registrant did issue stock as consideration for the acquisition of AA Corp. Some of this stock was cancelled or returned. The value of the stock that was issued as consideration for the acquisition of AA Corp. that was never returned or cancelled has been deducted as an expense when it was issued.

From 1999 through March of 2004 the Registrant had no significant business activities.

In March of 2004, the Registrant merged with (purchased all the stock of) a Nevada corporation, Ingen Technologies, Inc. Ingen Technologies, Inc. survived as a wholly owned subsidiary in Nevada for the sole purpose of operating the new business of the Registrant. The Registrant remained a Georgia company, with completely new management and an active business plan in the medical devices industry (operated

by the Nevada corporation with the same name). Shortly thereafter, the name of the Registrant was changed to Ingen Technologies, Inc. For more current information on the Registrant, please see more recent filings.

The Registrant reduced the authorized number of shares of its common shares from 500 million to 100 million in 2005. The number of authorized preferred shares is 40 million. Effective December 6, 2005, the Registrant authorized a reverse split of common shares on a ratio of 40 into 1; thereby reducing the number of issued shares from 488,037,593 to 12,201,138. The preferred shares were also reverse split at a ratio of 3 into 1, reducing the issued preferred shares from 39.9 million to 13.3 million. The preferred shares are convertible into common shares on a 1 into 1 basis and are entitled to vote on an equal footing with common shares on all matters for which shareholder voting input is required. The Registrant's common stock currently trades under the symbol "IGTG." The shares outstanding as of March 31, 2000 have been adjusted to reflect this reverse stock split.

6

Interim Financial Information

The financial statements presented in this report have been prepared pursuant to the rules and regulations of the Securities and Exchange Commission for interim reporting and include all adjustments which are, in the opinion of management, necessary for fair presentation. Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States have been omitted pursuant to such rules and regulations for interim reporting. These financial statements for the three and nine-month periods ended March 31, 2000 are not necessarily indicative of the results which may be expected for an entire fiscal year.

NOTE 2 - PER SHARE INFORMATION

Basic loss per common share for the three and nine-months ended March 31, 2000 and March 31, 1999 have been computed based on net income (loss) divided by the weighted average number of common shares outstanding during the period. Dilutive net loss per share is not reported since the effects are anti-dilutive and the Registrant is in a net loss position. For the three months ended March 31, 2000 and March 31, 1999, the weighted average number of shares outstanding totaled 321,615 and 246,190, respectively (these average number of shares outstanding have been adjusted for the forty-for-one reverse stock split that took place on December 6, 2005). For the nine months ended March 31, 2000 and March 31, 1999, the weighted average number of shares outstanding totaled 315,081 and 203,288, respectively (these average number of shares outstanding have been adjusted for the forty-for-one reverse stock split that took place on December 6, 2005).

NOTE 3 - GOING CONCERN

As shown in the accompanying financial statements, the Registrant incurred a net loss of \$3,306 for the quarter ended March 31, 2000. The Registrant has incurred total losses of \$10,885,486 since its inception. Therefore, the ability of the Registrant to continue as a going concern is dependent on obtaining additional capital and financing. The accompanying financial statements do not include any adjustments that might be necessary if the Registrant is unable to continue as a going concern.

NOTE 4 - PROPERTY AND EQUIPMENT

The Registrant did not own any property and equipment as of March 31, 2000.

NOTE 5 - NOTES PAYABLE

The Registrant entered into notes payable with various third parties from October 1994 through June 1997. As of March 31, 2000, the total outstanding principal balance of these notes was \$86,468. All of these notes were past due as of March 31, 2000. None of these notes were ever paid. The notes were written off in June of 2002 due to the lapse of the statute of limitations for the holders to collect them.

7

NOTE 6 - LEGAL ISSUES

In May of 1997, Mark Shoom filed a lawsuit against the Registrant and James Shaw, the President of the Registrant at the time. The suit attempted to collect principal, interest and attorney's fees due under a promissory note dated October 9, 1996 in the original principal amount of \$80,000 payable by the Registrant and personally guaranteed by Mr. Shaw. In June 1997, the Registrant entered into a Settlement Agreement with Mr. Shoom under which the Registrant agreed to issue Mr. Shoom 114,737 shares of its common stock (no adjustment for the reverse stock split that occurred in 2005). This debt was written off in the fiscal year ended June 30, 1998. Under the terms of the Settlement Agreement, Mr. Shoom was guaranteed to net \$103,000 from the sale of the stock issued to him. The Registrant had to issue additional shares to Mr. Shoom in July 1999. The value of these additional shares (\$105,000) was deducted as interest expense at this time. The note is considered fully settled.

John Jardine commenced legal action against the Registrant to recover damages under a subordinated debenture. Mr. Jardine received a default judgment against the Registrant in the amount of \$253,000. This judgment was accrued. In July of 1999, the Registrant issued Mr. Jardine 200,000 shares of its Class A common stock (5,000 shares after the effect of the reverse stock split on December 6, 2005) to settle this liability. This liability was written off at this time.

In June of 1999, the Registrant initiated a lawsuit against Voyager Select IPO Fund ("Voyager"). In 1996 Voyager had invested \$500,000 in the Registrant. In consideration for this investment, the Registrant issued twenty shares of convertible preferred stock, each of which was entitled to a liquidation preference of \$25,000. Subsequently, Voyager converted six shares of the preferred stock into shares of common stock of the Registrant.

The lawsuit alleged that Voyager colluded with the former management of the Registrant to enter into a Securities Purchase Agreement on June 23, 1997 with the purpose of defrauding the Registrant's shareholders and creditors at the time. The net effect of the Securities Purchase Agreement was that Voyager converted an investment in the Registrant with a liquidation preference of \$500,000 into an investment with a liquidation preference of \$1,050,000, including a cash payment due by the Registrant to Voyager in the amount of \$250,000. Because of its financial condition, the Registrant could not possibly pay the cash due. By June 30, 1999, this matter was fully resolved without the Registrant incurring any financial obligation to Voyager.

NOTE 7 - SUBSEQUENT EVENTS

From 1999 through March of 2004 the Registrant had no significant business activities.

In March of 2004, the Registrant merged with (purchased all the stock of) a Nevada corporation, Ingen Technologies, Inc. Ingen Technologies, Inc. survived as a wholly owned subsidiary in Nevada for the sole purpose of operating the new business of the Registrant. The Registrant remained a Georgia company, with completely new management and an active business plan in the medical devices industry (operated by the Nevada corporation with the same name). Shortly thereafter, the name of the Registrant was

changed to Ingen Technologies, Inc. For more current information on the Registrant, please see more recent filings.

8

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9

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

(Period Ending March 31, 2000)

Unaudited Financial Data

The discussion and analysis contained herein should be read in conjunction with the preceding financial statements, the information contained in the Registrant's Form 10-KSB and other filings with the SEC. Except for the historical information contained herein, the matters discussed in this 10-QSB contain forward looking statements that are based on management's beliefs and assumptions, current expectations, estimates, and projections. Statements that are not historical facts, including without limitation statements which are preceded by, followed by or include the words "believes," "anticipates," "plans," "expects," "may," "should," or similar expressions are forward-looking statements. Many of the factors that will determine the Registrant's future results are beyond the ability of the Registrant to control or predict. These statements are subject to risks and uncertainties and, therefore, actual results may differ materially. All subsequent written and oral forward-looking statements attributable to the Registrant, or persons acting on its behalf, are expressed qualified in their entirety by these cautionary statements. The Registrant disclaims any obligation to update any forward-looking statements whether as a result of new information, future events or otherwise.

Results of Operations -

Revenues

The Registrant did not report any revenues in either the quarter or nine-months ended March 31, 2000 nor the quarter or nine-months ended March 31, 1999.

General and Administrative Expenses

General and administrative expenses for the nine-months ended March 31, 2000 were \$10,050. The expense was incurred through the issuance of stock for services rendered to the Registrant. General and administrative expenses in the quarter and nine-months ended March 31, 1999 were \$1,453,125 and \$2,286,249, respectively. This expense was incurred through the issuance of stock for services rendered.

Interest Expense

The Registrant incurred interest expense of \$3,306 and \$114,917 in the quarter and nine-months ended March 31, 2000, respectively. This is compared to interest expense of \$3,306 and \$9,917 in the same periods ended March 31, 1999. The interest bearing debt of the Registrant remained the same over the periods ended March 31, 1999 and March 31, 2000. The difference in interest expense in the nine-months ended March 31, 2000 was due to additional interest expense for the value of stock issued to a former note holder in the amount of \$105,000.

10

Net Income or Loss

The Registrant reported a net loss of \$3,306 in the quarter ended March 31, 2000. This represented a loss of \$0.01 per share for the quarter. The Registrant reported a net loss of \$1,456,431 in the quarter ended March 31, 1999 which represented net loss per share of \$5.92.

The Registrant reported a net loss of \$124,967 in the nine-months ended March 31, 2000. This represented a loss of \$0.40 per share for the period. The Registrant reported a net loss of \$1,898,905 in the nine-months ended March 31, 1999 which represented net loss per share of \$9.34.

Liquidity and Capital Resources

The Registrant did not expend any cash in the quarter or nine-months ended March 31, 2000. All of its expenses were either accrued or paid through the issuance of common stock.

The Registrant did not have any assets as of March 31, 2000. Its current liabilities equaled \$400,879, generating a net working capital deficit of \$400,879.

ITEM 3. CONTROLS & PROCEDURES

(a) Evaluation of Disclosure Controls and Procedures

As of the last day of the period covered by this report, we carried out an evaluation, under the supervision and with the participation of company management, including the Chief Executive Officer and Chief Financial Officer, of the effectiveness of our disclosure controls and procedures. Based upon that evaluation, the Chief Executive Officer and Chief Financial Officer have concluded that our disclosure controls and procedures are effective.

(b) Changes in Internal Controls

There were no significant changes in our internal controls or in other factors that could significantly affect these controls subsequent to the date of their evaluation.

PART II. OTHER INFORMATION

ITEM 1 - LEGAL PROCEEDINGS

In May of 1997, Mark Shoom filed a lawsuit against the Registrant and James Shaw, the President of the Registrant at the time. The suit attempted to collect principal, interest and attorney's fees due under a promissory note dated October 9, 1996 in the original principal amount of \$80,000 payable by the Registrant and personally guaranteed by Mr. Shaw. In June 1997, the Registrant entered into a Settlement Agreement with Mr. Shoom under which the Registrant agreed to issue Mr. Shoom 114,737

shares of its common stock (no adjustment for the reverse stock split that occurred in 2005). This debt was written off in the fiscal year ended June 30, 1998. Under the terms of the Settlement Agreement, Mr. Shoom was guaranteed to net \$103,000 from the sale of the stock issued to him. The Registrant had to issue additional shares to Mr. Shoom in July 1999. The value of these additional shares (\$105,000) was deducted as interest expense at this time. The note is considered fully settled.

11

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In June of 1999, the Registrant initiated a lawsuit against Voyager Select IPO Fund ("Voyager"). In 1996 Voyager had invested \$500,000 in the Registrant. In consideration for this investment, the Registrant issued twenty shares of convertible preferred stock, each of which was entitled to a liquidation preference of \$25,000. Subsequently, Voyager converted six shares of the preferred stock into shares of common stock of the Registrant.

The lawsuit alleged that Voyager colluded with the former management of the Registrant to enter into a Securities Purchase Agreement on June 23, 1997 with the purpose of defrauding the Registrant's shareholders and creditors at the time. The net effect of the Securities Purchase Agreement was that Voyager converted an investment in the Registrant with a liquidation preference of \$500,000 into an investment with a liquidation preference of \$1,050,000, including a cash payment due by the Registrant to Voyager in the amount of \$250,000. Because of its financial condition, the Registrant could not possibly pay the cash due. By June 30, 1999, this matter was fully resolved without the Registrant incurring any financial obligation to Voyager.

ITEM 2 - UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

Recent Sales of Unregistered Securities

The Registrant did not have any sales of unregistered securities during the quarter ended March 31, 2000.

ITEM 3 - DEFAULTS UPON SENIOR SECURITIES

None.

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

None.

ITEM 5 - OTHER INFORMATION

None.

(a) Exhibits

Exhibit 31.1 Certification of the Chief Executive Officer

of Ingen Technologies, Inc. pursuant to Section 302 of the Sarbanes-Oxley Act of

2002

Exhibit 31.2 Certification of the Chief Financial Officer

of Ingen Technologies, Inc. pursuant to Section 302 of the Sarbanes-Oxley Act of

2002

Exhibit 32.1 Certification of the Chief Executive Officer

and Chief Financial Officer of Ingen

Technologies, Inc. pursuant to Section 906

of the Sarbanes Oxley Act of 2002

13

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.

INGEN TECHNOLOGIES, INC.

Dated: February 26, 2007 /s/ Scott R. Sand

Chief Executive Officer and Chairman

Exhibit 31.1 CEO Certification

- I, Scott R. Sand, certify that:
- 1. I have reviewed this Form 10-QSB of Creative Recycling Technologies, Inc.;
- 2. Based on my knowledge, this 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 report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the small business issuer as of, and for, the periods presented in this report;
- 4. The small business issuer's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) for the small business issuer and have:
- (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the small

business issuer, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;

- (b) Evaluated the effectiveness of the small business issuer's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- (c) Disclosed in this report any change in the small business issuer's internal control over financial reporting that occurred during the small business issuer's most recent fiscal quarter (the small business issuer's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the small business issuer's internal control over financial reporting; and
- 5. The small business issuer's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the small business issuer's auditors and the audit committee of the small business issuer's board of directors (or persons performing the equivalent functions):
- (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the small business issuer's ability to record, process, summarize and report financial information; and
- (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the small business issuer's internal control over financial reporting.

Date: February 26, 2007

/s/ Scott R. Sand -----

Scott R. Sand Chief Executive Officer

Exhibit 31.2 CFO Certification

- I, Thomas J. Neavitt, certify that:
- 1. I have reviewed this Form 10-QSB of Creative Recycling Technologies, Inc.;
- 2. Based on my knowledge, this 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 report:
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the small business issuer as of, and for, the periods presented in this report;
- 4. The small business issuer's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) for the small business issuer and have:
- (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the small

business issuer, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared:

- (b) Evaluated the effectiveness of the small business issuer's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- (c) Disclosed in this report any change in the small business issuer's internal control over financial reporting that occurred during the small business issuer's most recent fiscal quarter (the small business issuer's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the small business issuer's internal control over financial reporting; and
- 5. The small business issuer's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the small business issuer's auditors and the audit committee of the small business issuer's board of directors (or persons performing the equivalent functions):
- (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the small business issuer's ability to record, process, summarize and report financial information; and
- (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the small business issuer's internal control over financial reporting.

Date: February 26, 2007

/s/ Thomas J. Neavitt
----Thomas J. Neavitt

Chief Financial Officer

Exhibit 32.1

CERTIFICATION 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 on Form 10-QSB of Creative Recycling Technologies, Inc. (the "Company") for the quarter ended March 31, 2000 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), the undersigned Scott R. Sand, Chief Executive Officer and Thomas J. Neavitt, Chief Financial Officer of Creative Recycling Technologies, Inc., certifies, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

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

Dated: February 26, 2007

/s/ Scott R. Sand

Scott R. Sand Chief Executive Officer

/s/ Thomas J. Neavitt

.____

Thomas J. Neavitt Chief Financial Officer