SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-QSB

Quarterly Report Pursuant to Section 13 or 15(d) of

the Securities Exchange Act of 1934

For the Nine Months Ended March 31, 2002

Commission File Number 0-9047

<u>GLOBAL GAMING TECHNOLOGY, INC.</u> (Exact Name of Registrant as specified in its charter)

Delaware (State of Incorporation) 02-0314487 (IRS Employer Identification Number)

1200 N Federal Highway #200, Boca Raton, FL33432(Address of Principal Executive Offices)(Zip Code)

Registrant's Telephone Number, including Area Code : (561) 447-8222

Securities registered pursuant to Section 12(b) of the Act: None

Securities registered pursuant to Section 12(g) of the Act: Common

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 12 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.

<u>X</u>YES NO

As of March 31, 2002 there was issued and outstanding 26,328,028 shares of Common Stock of Registrant. The aggregate market value of the shares of Common Stock held by non-affiliates (without admitting that any person whose shares are not included in determining such value is an affiliate) was not available because the prices for such shares are not quoted by the National Association of Securities Dealers through NASDAQ, its automated system for reporting quotes.

Global Gaming Technology, Inc. Form 10-Q Quarter Ended March 31, 2002

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PART I Global Gaming Technology, Inc. Financial Statements March 31, 2002 Global Gaming Technology, Inc. Notes to Financial Statements March 31, 2002

NOTE 1 - Summary of Significant Accounting Policies:

As permitted by the Securities and Exchange Commission under Rule 10-01 of Regulation S-X, the accompanying financial statements and notes have been condensed and, therefore, do not contain all disclosures required by generally accepted accounting principles. For additional disclosures, refer to the Annual Report on Form 10-K of the Company for the year ended June 30, 2001 ("Fiscal 2001").

In the opinion of the Company, the accompanying unaudited financial statements contain all adjustments, consisting only of normal recurring adjustments necessary for a fair presentation of the results for interim periods.

Organization and nature of business:

Global Gaming and Technology, Inc. (The "Company") was incorporated in the State of Delaware in 1973 and has elected June 30th as its year end. The Company, although dormant until recently, is engaged in the research, development, manufacture, and marketing of electronic gaming devices and coinless games of chance.

Uses of estimates in preparation of financial statements:

The preparation of financial statements in conformity with general accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues during the reporting period. Actual results could differ from those estimates.

Loss per share:

Loss per share was computed by dividing the net loss or loss by the weighted average number of shares outstanding during the period.

Revenue recognition:

The Company recognizes revenue upon payment and delivery of the machines.

NOTE 2 - Organization's Ability to Continue as a Going Concern:

The Company was dormant for the past several years and lacks the resources to be competitive in the gaming industry at the present time. As of March 31, 2002, the Company has negative working capital of \$2,145,948 and Stockholders' Deficit of \$2,145,748.

Global Gaming Technology, Inc. Notes to Financial Statements March 31, 2002

NOTE 3 – Related Party Transactions:

Note Receivable, related party at March 31, 2002, of \$15,895 is due from a company under common control, is non-interest bearing, and was scheduled to mature in March, 2002.

Notes payable at March 31, 2002 and June 30, 2001 consist of \$841,492 due to stockholders bearing interest at 8% and 10% and are due on demand. Accrued interest at March 31, 2002 and June 30, 2001, was \$1,306,565 and \$1,254,445 and the Company incurred interest expense of \$17,120 and \$17,310 in the three months ended March 31, 2002, and June 30, 2001, respectively. See "Note 4- Notes Payable" for details.

Accounts payable, related parties, consists of amounts due stockholders and a company under common control, are non-interest bearing, and due on demand.

NOTE 4 – Notes Payable:

NOTE 4 Notes Layable.	Current <u>Maturities</u>	Non-Current <u>Maturities</u>	Total
Michael Wichinsky Payable upon demand. Interest payable quarterly at 8%.	\$ 511,644	\$ - 0 -	\$ 511,644
Michael Wichinsky Payable upon demand. Interest payable quarterly at 10%.	105,491	- 0 -	105,491
Estate of William T. O'Donnell, Sr. Payable upon demand. Interest payable quarterly at 8%.	224,357	<u>- 0 -</u>	<u>224,357</u>
TOTAL	<u>\$ 841,492</u>	<u>\$ - 0 -</u>	<u>\$ 841,492</u>

Global Gaming Technology, Inc. Notes to Financial Statements March 31, 2002

NOTE 5 – Deferred Revenue:

On October 6, 2000, the Company entered into a contract for sale of goods with the Sho-Ka-Wah Casino, located in Hopland, California. The contract called for the purchase of 230 used, reconditioned gaming machines for a total price of \$720,300. The Company received a down payment of \$360,150 and delivered 120 machines. Deferred Revenue was recorded pro-rata based on the number of machines delivered. Because the buyer was financially unable to fulfill its original contractual obligation, both parties agreed to a modification of the original agreement. This ultimately resulted in recognition by the company of the funds received as full payment for the machines delivered.

NOTE 6 – Other Income:

An accrual had been made for commissions due a third party for the sale of goods with the Sho-Ka-Wah Casino. Because the original sales agreement with Sho-Ka-Wah was modified, there was a corresponding modification in commissions; \$13,500 previously recorded as commission expense was reclassified as Other Income.

An \$8,000 loan from Westronics, a company owned by a related party, was forgiven and the payable reclassified as Other Income.

Global Gaming Technology, Inc.

ITEM II – <u>Management's Discussion and Analysis of</u> <u>Financial Condition and Results of Operations</u>

As of March 31, 2002, the Company had negative working capital of \$2,145,948. The Company has no commitments for capital expenditures.

As of March 31, 2002, the Company had a stockholders' deficit of \$2,145,748.

Expenses for the three months totaled \$37,537, of which \$17,120 is accrued interest expense.

Income for the period ending March 31, 2002, includes a reduction in commission expense and forgiveness of debt for a combined total of \$21,500.

Based upon the business opportunities believed to exist in the tribal casino market in California, the Company registered and received Determination of Suitability to do Business in the State of California in the past fiscal year. The Company was granted tribal vendor gaming license approval by the Colusa Tribal Counsel and Gaming Commission, Colusa, California, and a temporary vendor license by the Hopland Tribal Council and Gaming Commission. The Company entered into a contract with the Sho-Ka-Wah Casino on October 6, 2000, which provided for the sale of 230 used gaming deices of various makes and manufacture in consideration for \$720,300. The Company received \$360,150 and delivered 120 machines in March, 2001. The Sho-Ka-Wah Casino had not paid the balance owed under the contract and the Company could not deliver the remaining equipment contracted for without payment. Therefore, to mitigate its damages, the Company sold 80 of the remaining gaming devices covered by the contract to Gamemasters, a private Nevada sole proprietorship owned by Michael Wichinsky, the beneficial owner of 19.4 percent of the Company's outstanding common stock and the father of Glenn E. Wichinsky, the Company's President, and Claudia D. Wichinsky, a director of the Company, for its cost of \$270,000 offset by \$184,105 in indebtedness arising from purchases on account from Gamemasters for the 120 used gaming machines that were delivered plus additional parts and associated equipment previously shipped to the Sho-Ka-Wah Casino. The Company has received \$70,000 during the period ended March 31, 2002, from Gamemasters toward the net note receivable of \$85,895.

See Certain Relationships and Related Transactions.

The Company's common practice is to ship product to tribal nations when full payment has been received since transactions within tribal jurisdictions are subject to sovereign immunity issues and the application of Uniform Commercial Code protections for secured transactions in the usual course of business would not be generally available or enforceable. When the contract was entered into between the parties and formalized by written and executed agreement, the Company had intended to transact this sale of used equipment for a Fifty Percent (50%) deposit, with net payment due 30 days upon receipt of shipment.

Following execution of the agreement and receipt of the 50% deposit, the Buyer became insecure in their project funding and the Company was notified that the Buyer had insufficient funds to conclude the full transaction. As their casino required immediate equipment for cash flow purposes, and as the Company had received sufficient consideration in order to release and deliver a partial shipment of 120 gaming devices to the Buyer, both parties orally agreed to accept a modification of the original agreement. A partial shipment was delivered and accepted by the Buyer while it proceeded to seek additional funding to be able to satisfy all financial obligations under the original written agreement. The company decided not to treat the Buyer's insecure funding position as a breach of contract and attempted to work with the Buyer to assist its immediate operational needs.

As funding remained insecure for a period of subsequent months, both parties orally agreed to open escrow through a third party escrow company upon receipt of funding, in order that payment would be secured to the Company upon delivery of final product which we had continued to maintain in a rented bonded warehouse in Sacramento, California. When the Buyer eventually received its project funding, escrow terms were not negotiated nor agreed upon in good faith by the Buyer in order to protect the contractual position of the Company and the investment that was made in this second and final proposed shipment of the equipment. Therefore, the inconsistency evidenced between the original formal agreement between the parties and the subsequent change of policy and conduct by both parties in this matter were a result of unforeseen changes in the conditions of contract, the interim lack of ability of the Buyer to pay for ordered goods, and the final unwillingness of the Buyer to provide the Company with a secured creditor position in effecting a proposed final shipment of product.

Global Gaming Technology, Inc. has been engaged in the design, manufacture and marketing of electronic microprocessor-controlled gaming machines. The Company, which was incorporated in Delaware in 1973, maintains its principal offices at 1200 N. Federal Highway, Ste.200, Boca Raton, FL 33432. The Company has three salaried employees and one commissioned independent agent sales representative. All employees work part-time.

During the past two fiscal years, the company has not engaged in any research and development of new gaming products and no new gaming machines were manufactured. The Company did not extend its market or the marketing of its products during the past fiscal year beyond those activities discussed above with the Sho-Ka-Wah Casino. However, the Company anticipates that it will continue marketing quality, used and refurbished gaming equipment for sale or lease in legal domestic gaming jurisdictions or for export to foreign markets. Further, the company is negotiating certain license agreements for gaming product distribution in the California Native Indian market.

The gaming machine industry is highly competitive. Bally Gaming ("Bally") and International Gaming Technology ("IGT") are principal domestic competitors. Additionally, Asian and Australian manufacturing and marketing companies have entered the domestic market and have become a significant competitive factor. Newer technology has made certain products obsolete. The Company has lacked the financial resources to compete in markets for the sale of new products and seeks to redirect its emphasis into the marketing of quality used gaming equipment. Some of the principal shareholders of the Company have informally agreed to participate in the contribution of shares to the Company, which the Company will have available for acquisitions of assets of other businesses.

The referenced corporate debt is owed by the Company to its two principal and controlling shareholders. It is the current desire of this majority interest for the Company to continue its efforts to effect corporate growth and stability, to be able to address corporate debt in its accrued debt or negotiated basis, and for the company to eventually achieve a positive impact in its industry.

In February, 2002, the Company accepted a consignment of gaming equipment which will be marketed for resale. The profits that may be derived will be directed toward current operational expenses. Concurrently, we are formulating a detailed business plan based upon current and proposed product licensing opportunities that have been made available to the Company for future corporate marketing and development purposes. We are seeking possible bridge financing while seeking long term investor interest in the Company. The Company has not yet formulated any specific financing arrangements. See **Subsequent Events.**

The lack of financial resources has prohibited the Company from expanding operations. The primary gaming markets cannot be serviced unless the Company obtains gaming licenses in these states. Because of the prohibitive costs of obtaining these licenses, the Company has no plans to seek licensing in these states, but is attempting to export used gaming equipment to foreign markets, subject to obtaining the necessary financing.

PART II – OTHER INFORMATION

ITEM 1 – Legal Proceedings

The Company is not a party to any current or pending litigation.

ITEM 2 - Changes in Securities

None.

ITEM 3 – Defaults Upon Senior Securities

Not Applicable.

ITEM 4 - Submission of Matters to a Vote of Security Holders

No matter was submitted to the vote of security holders during the period ended March 31, 2002.

ITEM 5 - Certain Relationships and Related Transactions

Under the terms of a contract dated October 6, 2000, the Sho-Ka-Wah Casino agreed to purchase 230 used gaming machines from the Company in consideration for a total purchase price of \$720,300. Following execution of the contract, the Company agreed to purchase 150 of the machines and parts for those machines from Gamemasters. Gamemasters is a sole proprietorship owned by Michael Wichinsky, the beneficial owner of 19.45% of the Company's common stock and the father of Glenn Wichinsky, the Company's President, and Claudia Wichinsky, a Director of the Company. The remaining 80 machines were purchased from an unaffiliated third party. The Sho-Ka-Wah Casino only paid \$360,150 of the selling price and only 120 of the machines were delivered. These 120 machines were purchased on account from Gamemasters at a total price of \$184,100. The Company never received the remaining 30 machines from Gamemasters and Gamemasters agreed to assume any losses incurred by its having originally acquired these devices for subsequent resale to the Company.

Regarding the remaining 80 machines purchased from a third party, the Company's base cost for these machines was \$270,000. The Company determined that these 80 gaming devices were not readily marketable in other gaming jurisdictions without an investment of substantial capital. In addition, these devices require upgrading which would have entailed additional cost to the Company. To mitigate its damages, the Company accepted an offer of purchase from Gamemasters to acquire these 80 games in "as-is condition" without the requirement on the Company for further program upgrading at a cost of \$270,000, the price paid by the Company to the third party. This amount was offset by money owed to Gamemasters related to the purchase of the original 120 used gaming machines which were delivered and for orders of additional parts and associated equipment previously shipped to the Sho-Ka-Wah Casino. The balance due to the Company was \$85,895. Under the terms of an agreement between the company and Gamemasters, dated June 11, 2001, Gamemasters agreed to pay the Company \$10,000 per month without interest until its debt was paid. The payments began in July 2001, and will continue until paid. The Company determined not to assess interest on the \$85,895 balance because Gamemasters had relieved the Company of its obligation for the 30 machines Gamemasters had purchased for resale to the Company. The Company has received \$70,000 in payments through the period ended March 31, 2002.

ITEM 6 – Exhibits and Reports on Form 8-K

No exhibits and no reports on Form 8-K were filed during the period covered by this Form 10Q.

ITEM 7 – Subsequent Events

The Company received a consignment of inventory of assembled and partially assembled gaming devices from Globetek, Inc.under an agreement dated February 2, 2002. In exchange, the owner of Globetek, Inc. shall receive an undetermined amount from the sale of inventory and goods obtained from this consignment.

SIGNATURES

Pursuant to the requirements of Section 13 or Section 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized .

GLOBAL GAMING TECHNOLOGY, INC.

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By: <u>/S/ Glenn E. Wichinsky</u> Date: _____ Glenn E. Wichinsky President, Secretary and Treasurer

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons as a majority of the members of the Board of Directors of the registrant and in the capacities and on the dates indicated.

By: <u>/S/ Claudia D. Wichinsky</u> Date: ______ Claudia D. Wichinsky, Director

By: <u>/S/ Constance L. Koplow</u> Date: _____ Constance L. Koplow, Director