FORM 7

MONTHLY PROGRESS REPORT

Name of CNSX Issuer:	Gamecorp Ltd. (the "Issuer").	
Trading Symbol:	GGG	
Number of Outstanding Listed Securities:	8,230,205	
Date:	April 30, 2009	

Report on Business

1. Provide a general overview and discussion of the development of the Issuer's business and operations over the previous month. Where the Issuer was inactive disclose this fact.

Gamecorp Ltd. (the "Company" or the "Issuer") is an investment and merchant banking enterprise focused on the development of its investments. The Issuer's current key investments are in the Gaming and Technology sectors. Interamerican Gaming Inc. ("Interamerican") (OTCBB: IAGM) (formerly Racino Royale, Inc.), and Gate To Wire Solutions, Inc. ("Gate To Wire") (OTCBB: GWIR) (formerly TrackPower, Inc.) are development stage enterprises involved in international gaming ventures. The Issuer has also invested in Baymount Incorporated ("Baymount") (TSX Venture: BYM), which is developing a gaming entertainment centre in Belleville, Ontario. The Issuer has a legacy investment stake in Newlook Industries Corp. ("Newlook") (TSX Venture Exchange: NLI), an enterprise with telecommunications investments.

In general, the Issuer participates in the early-stage development of gaming projects. The Issuer provides management, administration, early funding and other assistance to its investees.

The Issuer's cash resources for funding have typically come from the realization of previous investments, third-party debt, related party loans, and private placements.

2. Provide a general overview and discussion of the activities of management.

Management continues to focus on assisting in the development of its investments. The Gate To Wire and InterAmerican investments are involved in gaming opportunities in the Caribbean and Latin America.

On January 9, 2009, two subsidiaries of the Issuer's investee Newlook were subject to a court order appointing an interim receiver to manage their affairs. The subsidiaries are Wireless Age Communications Ltd. and Wireless Source Distribution Ltd. and are subsidiaries of Wireless Age Communications, Inc. On April 28, 2009, the receiver obtained court approval to sell the assets of Wireless Communications and Wireless Source for approximately \$7,400,000, subject to certain adjustments. The proceeds from the sale is in excess of the carrying value of the assets. The remaining proceeds after repayment of the amounts



owed to Sasktel are not sufficient to fully repay all remaining unsecured creditors. Newlook is the majority shareholder of Wireless Age Communications, Inc. holding approximately a 54% interest. The Issuer holds an 18% interest in Newlook. As a result of these actions the Issuer has recorded an impairment loss on its investment in Newlook. Such loss was recorded in the Issuer's financial statements at September 30, 2008, but arose primarily from events occurring during January 2009.

3. Describe and provide details of any new products or services developed or offered. For resource companies, provide details of new drilling, exploration or production programs and acquisitions of any new properties and attach any mineral or oil and gas or other reports required under Ontario securities law.

None – the Issuer is an investment and merchant banking enterprise and does not directly develop new products of services.

4. Describe and provide details of any products or services that were discontinued. For resource companies, provide details of any drilling, exploration or production programs that have been amended or abandoned.

See Item 2 above about impairment of Newlook investment.

5. Describe any new business relationships entered into between the Issuer, the Issuer's affiliates or third parties including contracts to supply products or services, joint venture agreements and licensing agreements etc. State whether the relationship is with a Related Person of the Issuer and provide details of the relationship.

None.

6. Describe the expiry or termination of any contracts or agreements between the Issuer, the Issuer's affiliates or third parties or cancellation of any financing arrangements that have been previously announced.

See Item 2 above about impairment of Newlook investment.

7. Describe any acquisitions by the Issuer or dispositions of the Issuer's assets that occurred during the preceding month. Provide details of the nature of the assets acquired or disposed of and provide details of the consideration paid or payable together with a schedule of payments if applicable, and of any valuation. State how the consideration was determined and whether the acquisition was from or the disposition was to a Related Person of the Issuer and provide details of the relationship.

The Issuer is an investment and merchant banking enterprise and accordingly its primary assets are its equity stake in its investees. Occasionally, the Issuer purchases and/or sells the common shares of its investees in the open market. During the month of April the Issuer sold 549,500 common shares of Newlook on the open market for total net proceeds of \$135,177. The Issuer also sold 66,000 common shares of Baymount for proceeds of \$1,205. And lastly, the Issuer disposed of certain non-core investments in Gametech Ltd. for proceeds of \$2,485 USD and Copernic Inc. for proceeds of \$3,583 USD.

8. Describe the acquisition of new customers or loss of customers.





None.

9. Describe any new developments or effects on intangible products such as brand names, circulation lists, copyrights, franchises, licenses, patents, software, subscription lists and trade-marks.

None.

10. Report on any employee hirings, terminations or lay-offs with details of anticipated length of lay-offs.

None.

11. Report on any labour disputes and resolutions of those disputes if applicable.

None.

12. Describe and provide details of legal proceedings to which the Issuer became a party, including the name of the court or agency, the date instituted, the principal parties to the proceedings, the nature of the claim, the amount claimed, if any, if the proceedings are being contested, and the present status of the proceedings.

None

13. Provide details of any indebtedness incurred or repaid by the Issuer together with the terms of such indebtedness.

See item 15.

14. Provide details of any securities issued and options or warrants granted.

None. However, the Issuer has been generally reliant on loans from a related party to develop its investments. Such loans will have to be repaid during fiscal 2009. The Issuer anticipates additional common stock securities under private placements as and when required.

15. Provide details of any loans to or by Related Persons.

During the month of April, the Issuer advanced \$8,630 to its gaming investee Gate To Wire. The Issuer also reduced its indebtedness to Newlook by a cash transfer of \$56,342. The loans provided by the Issuer do not have specific repayment dates and may be converted into equity in the investee. The loan provided to the Issuer is at an interest rate of Prime + 2% and is on a demand basis.

16. Provide details of any changes in directors, officers or committee members.

None.

17. Discuss any trends which are likely to impact the Issuer including trends in the Issuer's market(s) or political/regulatory trends.

A substantial portion of the funding obtained by the Issuer during fiscal 2008 arose from repayment of loans provided to Newlook. In addition, since September 30, 2008, Newlook has also provided additional loans to the Issuer. However, events as described in Item 2 above have resulted in Newlook no longer able to provide additional loans to the Issuer and will seek to have outstanding loans repaid as soon as practically possible.



The global financial crisis will also likely have an effect on the Issuer's liquidity and capital resources in the future. The Issuer's investments are in industries that cannot indefinitely be unaffected by these financial trends. Management believes that based on careful decision making as to which markets to develop first, sufficient funding will be sourced to meet the Issuers commitments. However, there can be no assurance that the Issuer will be able to assemble necessary funding on acceptable terms.



Certificate Of Compliance

The undersigned hereby certifies that:

- 1. The undersigned is a director and/or senior officer of the Issuer and has been duly authorized by a resolution of the board of directors of the Issuer to sign this Certificate of Compliance.
- 2. As of the date hereof there were is no material information concerning the Issuer which has not been publicly disclosed.
- 3. The undersigned hereby certifies to CNQ that the Issuer is in compliance with the requirements of applicable securities legislation (as such term is defined in National Instrument 14-101) and all CNQ Requirements (as defined in CNQ Policy 1).
- 4. All of the information in this Form 7 Monthly Progress Report is true.

Dated <u>May 6, 2009</u>

Gary Hokkanen Name of Director or Senior Officer

"Gary Hokkanen"

Signature

Chief Financial Officer Official Capacity

Issuer Details	For Month End:	Date of Report	
Name of Issuer: Gamecorp Ltd.	April 2009	YY/MM/D: 09/05/06	
Issuer Address 144 Front Street West, Suite 700			
City/Province/Postal Code	Issuer Fax No.	Issuer Telephone No.	
Toronto, Ontario, M5J 2L7	(647) 722-7363	(416) 477-5656	
Contact Name: Gary Hokkanen	Contact Position: Chief Financial Officer	Contact Telephone No. (416) 477-5656 x303	
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