Harvey Westbury Corp.

QUARTERLY UPDATE – March 31, 2013 PURSUANT TO RULE 15c2-11(a)(5)

Item 1. Name of the issuer and its predecessor (if any):

Harvey Westbury Corp.

Item 2. Address of the issuer's principal executive offices:

Harvey Westbury Corp.

2001 Route 46, Suite 310 Parsippany, New Jersey 07054 investors@harveywestbury.com www.harveywestbury.com 201-468-7779

Fax: 973-257-5010

Person responsible for issuer's investor relations:

Harvey Westbury Corp.

2001 Route 46, Suite 310 Parsippany, New Jersey 07054 investors@harveywestbury.com

201-468-7779 Fax: 973- 257-5010

Mr. Eugene Chiaramonte, Jr., President

Item 3. Security Information

Trading Symbol: HVYW

Exact title and class of securities outstanding:

A. Common Stock

CUSIP number: 417824109 Trading symbol: HVYW Par value: 0.0001 per share

Authorized shares of Common Stock: 975,000,000 as of 3/31/2013

Shares issued and outstanding; 300,314,761 as of 3/31/2013

Right of Common Holders: Holders of common stock have one vote per shares on any matter brought before a vote of the stockholders; will receive dividends on a pro-rata basis if declared. No pre-emptive rights.

- B. Preferred Stock, 10 million shares authorized
 - i. Series A Preferred Stock, no par value
 - 1. Authorized: 4 million shares of Series A Preferred designated
 - 2. Outstanding; 4 million shares of Series A Preferred outstanding (as of 3/31/13)
 - ii. Series B Preferred Stock, no par value
 - 1. Authorized: 4 million shares of Series A Preferred designated
 - 2. Outstanding; 4 million shares of Series A Preferred outstanding (as of 3/31/13)
 - iii. Preferred (other than Series A and Series B Preferred): \$0.0001 par value per share,

2. Preferred stock:

- a. <u>Series A</u> The Series A shares, with respect to dividend rights and liquidation, winding up and dissolution, shall have a rank equivalent to the Common Stock. Each share shall have voting rights equal to five (5) shares of Common Stock and are convertible, at the sole discretion of the stockholder, into five (5) shares of Common Stock.
- b. <u>Series B</u> The Series B shares, with respect to dividend rights and liquidation, winding up and dissolution, shall have a rank equivalent to the Common Stock. The total issued and outstanding shares of Series B Preferred Stock shall have voting rights as though it were the greater of (i) 20,000,000 shares of the Corporation's Common Stock or (ii) a number of post-conversion shares equal to sixty percent (60%) of the Corporation's then total issued and outstanding shares of Common Stock. Each share shall be convertible, at the sole discretion of the stockholder, into five (5) shares of Common Stock.

The name and address of the transfer agent.

Interstate Transfer Company 6084 South 900 East, Suite 101 Salt Lake City, Utah 84121 Telephone: 801-281-9746

Interstate Transfer Company is registered with the Securities and Exchange Commission, which is the appropriate regulatory authority of the transfer agent.

There are no other restrictions on the transfer of securities.

There have been no trading suspension orders by the SEC in the last 12 months.

Item 4. Issuance History

On May 6, 2013, we issued 5,000,000 shares of common stock to a third-party convertible note holder investor. The shares were issued in consideration of a previously issued convertible promissory note under which the note holder converted \$1,523.29 of principal and \$1,676.71 of interest under its convertible promissory note. The shares were issued without a restrictive legend under the exemption provided by Section 4(1) of the Securities Act of 1933, as amended and/or Rule 144 thereunder as the holding period of the underlying note was in excess of 1 year.

On February 7, 2013, we issued 425,000 shares of common stock to third-party convertible note holder investor. The shares were issued in consideration of a previously issued convertible promissory note under which the noteholder converted \$679.75 of principal and \$647.25 of interest under its convertible promissory note. The shares were issued without a restrictive legend under the exemption provided by Section 4(1) of the Securities Act of 1933, as amended and/or Rule 144 thereunder as the holding period of the underlying note was in excess of 1 year.

On December 28, 2012, we entered into an agreement with third-party investor where a \$25,000 demand note was exchanged for a new \$10,000 convertible note. The note is due December 28, 2013 and bears interest at an annual interest rate of eight percent (8%). The note is convertible into shares of the issuer's common stock at a conversion price of forty percent (40%) of the average of the three (3) lowest per share market value during the ten (10) trading days immediately preceding a conversion date. The issuance was exempt under Section 3(a)(9) and/or 4(2) of the Securities Act of 1933, as amended. The note was issued as a restricted securities and contains a legend stating that it and the shares issuance upon conversion have not been registered under the Securities Act and setting forth or referring to the restrictions on transferability and the sale of the shares under the Securities Act

On October 15, 2012, the Company entered into agreements with three third party investors where the existing principal of \$70,000 under three separate promissory notes were exchanged for seventy million shares of the Company's common stock. These issuances were exempt pursuant to Section 3(a)(9) of the Securities Act as well as Section 4(2) of the Securities Act. These shares were issued as free-trading shares and did not contain any restrictive legends on transfer.

On October 15, 2012, the Company entered into an agreement with a third party investor where the existing principal of \$178,363 and accrued interest under a promissory note were exchanged for a new demand note with an aggregate principal amount of \$171,363 and seven million shares of the Company's common stock. The note bears interest at an annual rate of two and one-quarter percent (2.25%). The issuance was exempt pursuant to Section 3(a)(9) of the Securities Act as well as Section 4(2) of the Securities Act. The note was issued as a restricted security and contains a legend setting forth or referring to the restrictions on transferability and the sale of the shares under the Securities Act. The 7 million shares of common stock were issued as free-trading shares and did not contain any restrictive legends on transfer.

On October 5, 2012, the Company issued 158,000,00 million shares of common stock to each of Eugene Chiaramonte Jr. and Eugene Chiaramonte III of the Company in consideration of forgiveness of \$15,800 in accrued and unpaid salary. The shares were issued as restricted

securities and contain a restrictive legend stating that the shares have not been registered under the Securities Act of 1933 and may not be sold or transferred in the absence of an effective registration statement or an opinion of counsel acceptable to the Company that such registration is not required under the Securities Act. The Company relied on the exemption from registration provided under Rule 506 and/or 4(2) of the Securities Act of 1933.

On March 15, 2012, the issuer issued 5 million shares of its common stock to a third-party investor pursuant to a securities purchase agreement, for a purchase price of \$50,000 in cash. The proceeds were issued for working capital and general corporate purposes. The shares were issued as restricted securities and contain a restrictive legend stating that the shares have not been registered under the Securities Act of 1933 and may not be sold or transferred in the absence of an effective registration statement or an opinion of counsel acceptable to the Company that such registration is not required under the Securities Act. The issuance was exempt under Section 4(2) of the Securities Act of 1933, as amended.

On January 30, 2012, the issuer entered into a purchase agreement with a third-party where the Company issued a \$50,733 10% convertible promissory note due October 31, 2012 in consideration of services previously rendered. The note is convertible into shares of the Company's common stock at a fixed conversion price of \$0.01. The note was issued as a restricted security and contains a legend setting forth or referring to the restrictions on transferability and the sale of the shares under the Securities Act. The issuance was exempt under Section 4(2) of the Securities Act of 1933, as amended.

On January 23, 2012, the issuer issued 3 million shares of common stock to a consultant in consideration of services previously rendered pursuant to a consulting agreement valued at \$45,000. The shares were issued as restricted securities and contain a restrictive legend stating that the shares have not been registered under the Securities Act of 1933 and may not be sold or transferred in the absence of an effective registration statement or an opinion of counsel acceptable to the Company that such registration is not required under the Securities Act. The issuance was exempt under Section 4(2) of the Securities Act of 1933, as amended.

On January 13, 2012, the issuer entered into an Exchange Agreement with a third-party investor pursuant to which the issuer exchanged a \$300,000 2.25% demand promissory note, with accrued and unpaid interest of \$23,363 for 3 million shares of the issuer's common stock and a new promissory note in the aggregate amount of \$248,363. The issuance was exempt under Section 4(2) and/or Section 3(a)(9) of the Securities Act of 1933, as amended.

On November 30, 2011, the issuer issued 1.5 million shares of common stock to a consultant in consideration of services rendered pursuant to a consulting agreement which the board valued at \$18,000. The shares were issued as restricted securities and contain a restrictive legend stating that the shares have not been registered under the Securities Act of 1933 and may not be sold or transferred in the absence of an effective registration statement or an opinion of counsel acceptable to the Company that such registration is not required under the Securities Act. The issuance was exempt under Section 4(2) of the Securities Act of 1933, as amended.

On October 26, 2011, the issuer entered into a stock purchase agreement with an unrelated third party where it issued 3,000,000 shares of its common stock for \$5,000. The proceeds were

issued for working capital and general corporate purposes. The shares were issued as restricted securities and contain a restrictive legend stating that the shares have not been registered under the Securities Act of 1933 and may not be sold or transferred in the absence of an effective registration statement or an opinion of counsel acceptable to the Company that such registration is not required under the Securities Act. The issuance was exempt under Section 4(2) of the Securities Act of 1933, as amended.

On October 18, 2011, the issuer issued 4 million shares of common stock to a third-party investor pursuant to a securities purchase agreement, for a purchase price of \$25,000 in cash and the issuance of a four percent (4%) \$25,000 promissory note due on October 18, 2012. The proceeds were issued for working capital and general corporate purposes. The note and shares were issued as restricted securities and contain a restrictive legend stating that the shares have not been registered under the Securities Act of 1933 and may not be sold or transferred in the absence of an effective registration statement or an opinion of counsel acceptable to the Company that such registration is not required under the Securities Act. The issuance was exempt under Section 4(2) of the Securities Act of 1933, as amended.

On March 29, 2011, the issuer entered into a purchase agreement with a third-party investor where it issued a \$25,000 promissory note for a purchase price of \$10,000. The note is due on demand and bears interest at an annual interest rate of five percent (5%). The discounted purchase price was expensed to the issuer. The proceeds were used for working capital and general corporate purposes. The note was issued as restricted securities and contain a restrictive legend stating that the shares have not been registered under the Securities Act of 1933 and may not be sold or transferred in the absence of an effective registration statement or an opinion of counsel acceptable to the Company that such registration is not required under the Securities Act. The issuance was exempt under Section 4(2) of the Securities Act of 1933, as amended.

On March 22, 2011, the issuer entered into a purchase agreement with a third-party investor where it issued a \$10,000 convertible promissory note for a purchase price of \$10,000. The note is due March 22, 2012 and bears interest at an annual interest rate of eight percent (8%). The note is convertible into shares of the issuer's common stock at a conversion price of forty percent (40%) of the average of the three (3) lowest per share market value during the ten (10) trading days immediately preceding a conversion date. The proceeds were used for working capital and general corporate purposes. The note was issued as restricted securities and contain a restrictive legend stating that the shares have not been registered under the Securities Act of 1933 and may not be sold or transferred in the absence of an effective registration statement or an opinion of counsel acceptable to the Company that such registration is not required under the Securities Act. The issuance was exempt under Section 4(2) of the Securities Act of 1933, as amended.

On January 13, 2011, the issued 7,500,000 shares of common stock to each of its executive officers (15,000,000 shares total) in consideration of accrued salary and outstanding indebtedness. The issuance was exempt under Section 4(2) and/or Regulation D of the Securities Act of 1933, as amended.

Item 5. The Issuer's most recent balance sheet and profit and loss and retained earnings statement:

The unaudited financial statements for the period ended March 31, 2013 and 2012 are attached at the end of this report and are incorporated herein by reference. Such financial statements are certified by the signing officer of the Company that they present fairly, in all material respects, the financial position, results of operations and cash flows for the periods presented, in conformity with accounting principles generally accepted in the United States, consistently applied.

The financial statements for the period ended March 31, 2013 contained immediately following this annual report as described above will contain the following financial statements:

- 1. Consolidated Balance Sheets for the three months ended March 31, 2013 and the year ended December 31, 2012;
- 2. Consolidated Statement of Operations for the Three Months Ended March 31, 2013 and 2012:
- 3. Consolidated Statement of Changes in Stockholders' Equity for the Three Months Ended March 31, 2013;
- 4. Consolidated Statements of Cash Flows for the Three Months Ended March 31, 2013 and 2012;
- 5. Notes to Financial Statements

Item 6. Describe the Issuer's Business, Products and Services:

The issuer is a Nevada corporation incorporated on June 8, 2004 that was originally formed as a New York corporation. On October 25, 1996, the issuer was acquired by The Auxer Group, Inc. and the issuer operated as their subsidiary until January 9, 2003. On January 9, 2003, the issuer was spun off from Auxer by means of a stock dividend to Auxer shareholders. On November 8, 2004, the issuer changed our domicile from New York to Nevada by means of a merger of Harvey Westbury Corp., a New York corporation with Harvey Westbury Corp., a Nevada corporation. In connection with the change in domicile, the 1,000 shares of the New York corporation was exchanged for 10,000,000 shares of the Nevada corporation. The issuer has no parent and one subsidiary—HW Energy Ltd., a Kentucky corporation engaged in the business of industrial energy and distribution. The issuer's financial statements attached to this disclosure statement include the accounts of H.W. Energy on a consolidated basis and all significant intercompany accounts and transactions have been eliminated in consolidation

The issuer's fiscal year end date is December 31st and its Primary SIC Code is 5090. We currently employ 2 people, our executive officers

Products and Services

The issuer packages, assembles and distributes the following lines of products: (i) wax and polish products; (ii) Easy-Test kitsand (iii) engine oil additives (until September 2011). The issuer does not manufacture any of the products it sells.

Wax and Polish Products: The issuer distributes and sells a line of cream paste and liquid waxes and polishes under the "Garry's Royal Satin" brand name to the marine, automotive and aviation markets. Sales of these products accounted for approximately 95% of the issuer's total revenues in 2012.

Easy-Test Kits: The issuer's kits are sold and distributed under the "Easy-Test" brand name for the "do it yourself" market. The issuer sells carbon monoxide testing kits. Prior to September 2011, the issuer sold quick change crankcase drain plugs. Sales of these products (including the quick change crankcase drain plugs) accounted for approximately 5% of the issuer's total revenues in 2012.

Engine Old Additives (until September 2011): Until September 2011, the issuer sold an engine oil additive under the "Formula 2000 Ultimate" brand name. The issuer did not have any sales of this product in 2012.

Sales and Marketing

The issuer does not have any sales professionals. The issuer has long-standing clients who continue to place orders for its products. However, the issuer does not have any formal agreements with its clients. The issuer's products are currently marketed on our website www.harveywestbury.com. In addition, potential customers can also request additional information on the issuer's products through its website. The issuer's website is not currently equipped to sell products over the internet. The issuer does not have any formal agreements with distributors for its products.

Manufacturing

The issuer's Garry's Royal Satin wax and polish products are manufactured by a third-party chemical manufacturers in Chicago. The issuer's Easy-Test products are manufactured in the United States and packaged by it in its New Jersey facility.

Research and Development

The issuer conducted no research or development activities for the year ended December 31, 2012.

Intellectual Property

The issuer does not have any patents or registered trademarks for its products. In addition, the issuer does not have any contracts or licensing agreements for its products. The issuer considers the formulas for our chemical (waxes/polishes and engine oil additive) products,

to be proprietary. The formulas for these products are kept in a secure location and the issuer requires its manufacturers for these products to sign confidentiality and non-use agreements.

Legal Proceedings

On February 12, 2010, the issuer's President received a Complaint and Summons filed in the Superior Court of New Jersey, Bergen County. The issuer's President was sued for breach of a guaranty related to a line of credit issued to us. On May 21, 2010, the issuer's President filed his Answer to the Complaint and Summons with the Superior Court of New Jersey, Bergen County. On October 1, 2010, a judgment was ruled in favor of the plaintiff. The issuer is seeking to negotiate a settlement on his behalf and will indemnify any personal losses incurred. It is management's position that this debt should remain a corporate liability and will assume all responsibility until the matter is complete.

On July 7, 2010, the issuer's wholly-owned subsidiary, HW Energy, Ltd., filed a complaint against Charles Gary McCoy et al, with the Common Wealth of Kentucky, Floyd Circuit court, for the return of a \$28,000 performance bond originally deposited by plaintiff pursuant to a lease agreement between H.W. Energy Ltd. and Charles McCoy et al. On August 29, 2011, a summary judgment was awarded to the leaseholder/defendant allowing them to retain the \$28,000 performance bond under the terms of the original lease and also awarded leaseholder/defendant attorneys fees, court costs and expenses. On October 7, 2011, HW Energy Ltd. appealed the summary judgment ruling in favor of the leaseholder/defendant.

Competition

The automotive aftermarket is subject to competition since new products and sellers enter the market and compete for consumer dollars. We have not yet achieved a significant market share. Our products compete with other automotive and marine aftermarket products that are sold in retail stores. Our products are competing with other products for sales to distributors and placement on retail store shelves. Distributors and retail store buyers are presented with many new products and choose products they want to distribute or place on their stores' shelves.

Government Regulation

The packaging, labeling, distribution, advertising and sale of automotive aftermarket products, such as those we sell, are subject to regulation by one or more federal agencies, principally the Federal Trade Commission, or FTC, and to a lesser extent the Consumer Product Safety Commission. Our activities are also regulated by various governmental agencies for the states and localities in which our products are sold, as well as by governmental agencies in certain countries outside the United States. Among other matters, regulation by the FTC covers product safety and claims made with respect to a product's ability to provide health-related benefits.

Federal agencies, primarily the FTC, have a variety of procedures and enforcement remedies available to them, including the following:

• initiating investigations,

- issuing warning letters and cease and desist orders,
- requiring corrective labeling or advertising,
- requiring consumer redress, such as requiring that a company offer to repurchase products
- previously sold to consumers,
- seeking injunctive relief or product seizures,
- imposing civil penalties, or
- commencing civil action and/or criminal prosecution.

In addition, certain state agencies have similar authority. These federal and state agencies have in the past used these remedies in regulating participants in the industry, including the imposition by federal agencies of civil penalties. We cannot assure you that the regulatory environment in which we operate will not change or that such regulatory environment, or any specific action taken against us, will not result in a material adverse effect on our operations.

The issuer cannot predict the nature of any future laws, regulations, interpretations, or applications, nor can we determine what effect such additional regulation, when and if it occurs, would have on our business in the future. Such additional regulation could require, however, any or all of the actions listed below, which could have a material adverse effect on our operations:

- the reformulation of certain products to meet new standards,
- the recall or discontinuance of certain products,
- additional record keeping,
- expanded documentation of the properties of certain products,
- revised, expanded or different labeling, or
- additional scientific substantiation.

Item 7. Describe the Issuer's facilities.

The issuer's principal executive office is located at 2001 Route 46, Suite 310, Parsippany, NJ 07054. The issuer entered into a one office service agreement on August 1, 2011. The lease term began on September 1, 2011 with an initial term ending on August 31, 2012. The lease was renewed on May 22, 2012 for an additional year term until August 31, 20123. Our monthly rent

is \$682 per month. However, as part of a promotion, we received 4 months free and accordingly September 2011, October 2011, July 2012 and August 2012 were free.

Our inventory is held at a fulfillment center in Dover, New Jersey for which we pay \$295/month plus a storage fee of \$12.95 per pallet. We do not have a written agreement with the fulfillment center.

Item 8. Officers, Directors and Control Person.

A. Name of Officers, Directors and Control Person:

1. The names of chief executive officer, members of the board of directors, as well as control persons.

Name	Age	Position
Eugene Chiaramonte, Jr.	67	President, and sole Director, > 5% stockholder
Eugene Chiaramonte III	40	Chief Operating Officer and Secretary, >5% stockholder

2. Business Address

2001 Route 46, Suite 310 Parsippany, New Jersey 07054 201-468-7779

The issuer's sole executive officers are father and son.

3. Employment history

Eugene Chiaramonte, Jr. has been President and director of the Company since inception. Previously, he served as Director, President and Chief Executive Officer of The Auxer Group, Inc. from April 1995 to January, 2003. He assumed the position of Secretary and Treasurer in 1998. Mr. Chiaramonte was a founder and has served as Director and Secretary of the Auxer Group's subsidiary, CT Industries, Inc. from June 1994 to January, 2003. In addition, he served as Director and Secretary of the Harvey (New York) from October 1996 until merged with the Company in November, 2004, and he was a co-founder, Director and Secretary of Hardyston Distributors from April 1999 until cessation of its business in 2003. He was also a Director and Secretary of Auxer Telecom Inc. from August 2000 until January 2003. Mr. Chiaramonte is also the President and Director of Kentucky Energy, Inc. (QMIN.PK), a publicly traded coal company.

Eugene Chiaramonte III has served as Chief Operating Officer and Secretary of the Company since inception. Previously he provided accounting services for The Auxer Group, Inc., and its subsidiaries, from November, 1996 until January, 2003. He then

provided accounting services for Harvey (New York) until the merger with the Company in November, 2004. Mr. Chiaramonte received his B.S. degree from Montclair State University in Montclair, New Jersey in business administration with concentration in accounting and finance in 1993. He is the son of the President of the Company

B. <u>Legal/Disciplinary History.</u>

Except as describe below, none of the issuer's directors or executive officers has, during the past five years:

- been convicted in a criminal proceeding or been subject to a pending criminal proceeding (excluding traffic violations and other minor offences);
- had any bankruptcy petition filed by or against any business of which he was a general partner or executive officer, either at the time of the bankruptcy or within two years prior to that time; except for Eugene Chiaramonte, Jr. who was an officer and director of Gwenco, Inc. which filed for Chapter 11 reorganization in March 2007;
- been subject to any order, judgment, or decree, not subsequently reversed, suspended or vacated, of any court of competent jurisdiction, permanently or temporarily enjoining, barring, suspending or otherwise limiting his involvement in any type of business, securities, futures, commodities or banking activities, except for Eugene Chiaramonte III who was ordered by the Securities and Exchange Commission on April 8, 2011 to cease and desist from committing or causing any violations or future violations of Sections 13(b)(5), 13b2-1, 13(a) and 13(b)(2)(A) and (B) of the Securities Exchange Act of 1934 and Rules 12b-20, 13a-1 and 13a-13 of the Securities Exchange Act of 1934; or
- been found by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission or the Commodity Futures Trading Commission to have violated a federal or state securities or commodities law, and the judgment has not been reversed, suspended, or vacated; except for Eugene Chiaramonte, III who was found by the Securities and Exchange Commission on April 8, 2011 to have committed violations of Sections 13(b)(5), 13b2-1, 13(a) and 13(b)(2)(A) and (B) of the Securities Exchange Act of 1934 and Rules 12b-20, 13a-1 and 13a-13 of the Securities Exchange Act of 1934 for knowingly falsifying the financial statements and books and records of Kentucky Energy, Inc. by improperly accounting for warrants and convertible notes. Eugene Chiaramonte III agreed to the entry of the order without admitting or denying the charges entered therein.

C. Beneficial Shareholders

The following table sets forth information as of March 31, 2013 as to each person or group who is known to us to be the beneficial owner of more than 10% of our outstanding voting securities. As of March 31, 2013 we had 300,314,761 shares of common stock outstanding.

Beneficial ownership is determined under the rules of the Securities and Exchange Commission and generally includes voting or investment power over securities. Except in cases where community property laws apply or as indicated in the footnotes to this table, we believe that each stockholder identified in the table possesses sole voting and investment power over all shares of common stock shown as beneficially owned by the stockholder.

Shares of common stock subject to options or warrants that are currently exercisable or exercisable within 60 days of the date of this Memorandum are considered outstanding and beneficially owned by the person holding the options for the purpose of computing the percentage ownership of that person but are not treated as outstanding for the purpose of computing the percentage ownership of any other person.

Name And Address (1)	Number Of Common Shares Beneficially Owned	Percentage Owned (2)	Number Of Series A Preferred Shares Beneficially Owned	Percentage Owned (2)	Number Of Series B Preferred Shares Beneficially Owned	Percentage Owned (2)	Percentage of Total Voting Power (3)
Eugene							
Chiaramonte,	115,425,000						
Jr	(4)	36.03%	2,000,000	50%	2,000,000	50%	38.11%
Eugene							
Chiaramonte	116,500,000						
III	(4)	36.37	2,000,000	50%	2,000,000	50%	38.31%
All directors							
and							
officers as a							
group (1							
person)	231,925,000	68.150%	4,000,000	100%	4,000,000(4)	100%	76.42%

^{*}Less than 1%

- (1) Unless otherwise noted, the address is 2001 Route 46, Suite 310, Parsippany, NJ 07054.
- (2) Based on 299,889,761 common shares, 4,000,000 Series A Preferred Shares, and 4,000,000 Series B Preferred Shares issued and outstanding.
- (3) Holders of our common stock are entitled to one vote per share, for a total of 300,314,761 votes. Holders of our Series A preferred stock are entitled to five (5) votes per share, for a total of 20,000,000 votes. The total issued and outstanding shares of Series B Preferred Stock shall have voting rights as though it were the greater of (i) 20,000,000 shares of the Corporation's Common Stock or (ii) a number of post-conversion shares equal to sixty percent (60%) of the Corporation's then the total issued and outstanding shares of Common Stock or approximately 204,188,856 votes for the series B

preferred as a class (or 102,094,428 votes for each holder) and a total of 544,503,617 votes.

(4) Includes (i) 10,000,000 shares issuable upon conversion of 2,000,000 shares of series A preferred stock and (ii) 10,000,000 shares issuable upon conversion of 2,000,000 shares of series B preferred stock.

Item 9. Third Party Providers

Legal Counsel

Indeglia & Carney 1900 Main Street, Suite 300 Irvine, CA 92614 949-861-3321

Email: info@indegliacarney.com

Accountant or Auditor.

The issuer did not use an outside accountant to provide audit or review services. The financial statements have been prepared by the issuer's executive officers in accordance with generally accepted accounting principles (GAAP) and such officers have sufficient financial skills to prepare GAAP financial statements

Investor Relations Consultant

As of the date the information has been published, the issuer does not have a Public Relations Consultant

Other Advisor

No other advisor assisted, prepared or provided information with respect to this disclosure statement.

Item 10. Issuer's Certifications

I, Eugene Chiaramonte, Jr., certify that:

- 1. I have reviewed this Quarterly Update for the period ended March 31, 2013 for Harvey Westbury Corp.;
- 2. To the best of my knowledge, this Information and Disclosure Statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statement made, in light of the circumstances under which such statement were made, not misleading with respect to the period covered by this Information and Disclosure Statement; and
- 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows

of the issuer as of, and for, the period presented in this Information and Disclosure Statement.

May 15, 2013

/s/ Eugene Chiaramonte, Jr.

Eugene Chiaramonte, Jr. Chief Executive Officer

HARVEY WESTBURY CORP. CONDENSED CONSOLIDATED BALANCE SHEETS (Unaudited)

	March 31, 2013		December 31, 2012	
ASSETS				
CURRENT ASSETS				
Cash	\$	3,643	\$	2.616
Accounts receivable		2,765		1,018
Inventory		14,461		17,761
Other current assets		4,042		4,921
Total current assets		24,911		26,316
TOTAL ASSETS	\$	24,911	\$	26,316
		2.,,,11	Ψ.	20,510
LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIT)				
CURRENT LIABILITIES				
Accounts payable and accrued expenses	\$	1,280,146	\$	1,235,052
Convertible debenture, net		142,652		140,042
Notes payable - other		219,667		219,667
Loan payable - related party		168,059		167,750
Total current liabilities		1,810,524		1,762,511
TOTAL LIABILITIES		1,810,524		1,762,511
STOCKHOLDERS' EQUITY (DEFICIT)				
Preferred stock, \$0.0001 par value, 10,000,000 shares authorized,				
8,000,000 shares issued and outstanding		-		-
Preferred stock, Series A, no par value, 4,000,000 shares authorized,				
4.0 million shares issued and outstanding		-		-
Preferred stock, Series B, no par value, 4,000,000 shares authorized,				
4.0 million shares issued and outstanding		-		-
Common stock, \$0.0001 par value, 975,000,000 shares authorized,				
300,314,761 shares issued and outstanding		30,032		29,989
Additional paid in capital		2,096,081		2,094,782
Accumulated deficit		(3,911,726)		(3,860,966)
Total stockholders' equity (deficit)		(1,785,613)		(1,736,195)
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIT)	\$	24,911	\$	26,316

HARVEY WESTBURY CORP. CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS FOR THE YEARS ENDED MARCH 31, 2013 AND 2012 (Unaudited)

	2013	2012
SALES	\$ 22,412	\$ 54,079
COST OF GOODS SOLD	 14,478	37,361
GROSS PROFIT	 7,934	16,718
OPERATING EXPENSES		
Salaries	30,000	30,000
General and administrative	19,075	60,039
Total operating expenses	49,075	90,039
NON-OPERATING EXPENSES		
Loss on debt issuance	-	-
Interest expense, net of interest income	9,619	86,993
Total non-operating expenses	9,619	86,993
NET (LOSS)	\$ (50,760)	\$ (160,314)
WEIGHTED AVERAGE NUMBER OF SHARES OUTSTANDING	300,151,299	59,461,500
NET (LOSS) PER SHARE	\$ (0.0002)	\$ (0.0027)

HARVEY WESTBURY CORP. CONSOLIDATED STATEMENT OF CHANGES IN STOCKHOLDERS' EQUITY (DEFICIT) FOR THE THREE MONTHS ENDING MARCH 31, 2013 AND THE YEAR ENDED DECEMBER 31, 2012 (Unaudited)

	Preferred	Stock		Comn	on Stoc	k		Additional Paid-In	Accumulated		
<u>-</u>	Shares	Amo	ount	Shares		Amount Capital			Deficit Tot		Total
Balance - January 1, 2012	8,000,000	\$	-	53,689,761	\$	5,369	\$	1,729,294	\$ (3,587,087)	\$	(1,852,424)
Common shares issued for wages payable	=			158,000,000		15,800		-	-		15,800
Common shares issued for notes payable	-		-	80,200,000		8,020		160,555	-		168,575
Common shares sold under Reg. D	=		-	5,000,000		500		99,500	-		100,000
Common shares for services	=		-	3,000,000		300		44,700	-		45,000
Beneficial conversion disount features	=		-	=		-		60,733	-		60,733
Net loss for the year ending December 31, 2012	=		-	=				<u>-</u>	(273,879)		(273,879)
Balance - January 1, 2013	8,000,000	\$	-	299,889,761	\$	5,369	\$	2,094,780	\$ (3,860,966)	\$	(1,736,197)
Common shares issued for notes payable	=		-	425,000		43		1,301	=		1,344
Net loss for the period ending March 31, 2013			-	<u> </u>		<u> </u>		=	(50,760)		(50,760)
Balance - March 31, 2013	8,000,000	\$	-	300,314,761	\$	5,412	\$	2,096,081	\$ (3,911,726)	\$	(1,785,613)

HARVEY WESTBURY CORP. CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOW FOR THE THREE MONTHS ENDED MARCH 31, 2013 AND 2012 (Unaudited)

	2013	2012
CASH FLOWS FROM OPERATING ACTIVITIES:		
Net (loss)	\$ (50,760) \$	(160,314)
Adjustments to reconcile net (loss)		
to net cash used in operating activities:		
Initial discounts applied from debt issuance	-	65,733
Discounts applied on sale of securities	-	50,000
Amortization of debt discounts, net	-	13,330
Stock issued for services	-	45,000
Stock issued for debt	1,341	76,574
Change in assets and liabilities		
(Increase) decrease in accounts receivable	(1,747)	(9,092)
(Increase) decrease in inventory	3,300	1,721
(Increase) decrease in other current assets	879	-
Increase (decrease) in accounts payable and accrued expenses	 45,095	(48,811)
Total adjustments	 48,868	194,455
Net cash (used in) operating activities	 (1,892)	34,141
CACH ELOWCEDON EINANGING ACTIVITIES.		
CASH FLOWS FROM FINANCING ACTIVITIES:		50,000
Net proceeds from sale of securities	-	50,000
Net Proceeds and accrued interest (payments) from note payable - related party	309 2,610	(4,620)
Net Proceeds received from note payable - other Net cash provided by financing activities	,	(54,678)
Net cash provided by infancing activities	 2,919	(9,298)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	1,027	24,843
CASH AND CASH EQUIVALENTS - BEGINNING OF PERIOD	 2,616	12,973
CASH AND CASH EQUIVALENTS - END OF PERIOD	\$ 3,643 \$	37,816
SUPPLEMENTAL CASH FLOW INFORMATION:		
Cash paid during the period for:		
Interest	\$ 739 \$	408
NON-CASH SUPPLEMENTAL INFORMATION:		
Stock issued for accrued expenses and accrued wages	\$ - \$	24,162

NOTE 1 - ORGANIZATION AND BASIS OF PRESENTATION

Nature of Operations

Harvey Westbury Corp., (the "Company") is a Nevada Corporation with offices in Parsippany, New Jersey, that distributes various automotive, marine and aviation products.

Company Reorganization

On October 25, 1996, the Company was acquired by the Auxer Group, Inc. (formerly known as Auxer Industries, Inc.) as a subsidiary until January 9, 2003 when the Company was spun-off in exchange for 1,000 shares of the Company's common stock and the transfer of certain liabilities to the Company.

On October 5, 2004, the Company was reorganized into a Nevada Corporation and recapitalized the Company through an exchange of 1,000 shares of common stock of the Company for 10,000,000 shares of common stock of the Nevada Corporation. The shares outstanding and all other references to shares of common stock reported have been restated to give effect to the reorganization.

Effective July 1, 2009, the Company adopted the Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") 105-10, Generally Accepted Accounting Principles – Overall ("ASC 105-10"). ASC 105-10 establishes the FASB Accounting Standards Codification (the "Codification") as the source of authoritative accounting principles recognized by the FASB to be applied by nongovernmental entities in the preparation of financial statements in conformity with U.S. GAAP. Rules and interpretive releases of the SEC under authority of federal securities laws are also sources of authoritative U.S. GAAP for SEC registrants. All guidance contained in the Codification carries an equal level of authority. The Codification superseded all existing non-SEC accounting and reporting standards. All other non-grandfathered, non-SEC accounting literature not included in the Codification is non-authoritative. The FASB will not issue new standards in the form of Statements, FASB Positions or Emerging Issue Task Force Abstracts. Instead, it will issue Accounting Standards Updates ("ASUs").

The FASB will not consider ASUs as authoritative in their own right. ASUs will serve only to update the Codification, provide background information about the guidance and provide the bases for conclusions on the change(s) in the Codification. References made to FASB guidance throughout this document have been updated for the Codification.

Going Concern

As shown in the accompanying consolidated financial statements the Company has incurred recurring losses of \$50,760 and \$273,879 for the three months ended March 31, 2013 and the twelve months ended December 31, 2012 respectively. In addition, the Company has a working capital deficit in the amount of \$1,785,613 as of March 31, 2013. The Company has continued to incur losses and has significant current liabilities and is considered to be in default of certain debt obligations.

NOTE 1 - ORGANIZATION AND BASIS OF PRESENTATION (CONTINUED)

There is no guarantee that the Company will be able to raise enough capital or generate increased revenues to sustain its operations. These conditions raise substantial doubt about the Company's ability to continue as a going concern for a reasonable period. Management believes that the Company's capital requirements will depend on many factors.

In the near term, the Company plans to seek quotation of its common stock on the OTC Bulletin Board to gain liquidity and notice. The Company will continue to pursue traditional forms of financing. The Company's ability to continue as a going concern for a reasonable period is dependent upon management's ability to raise additional interim capital and, ultimately, achieve profitable operations. There can be no assurance that management will be able to raise sufficient capital, under terms satisfactory to the Company, if at all.

The consolidated financial statements do not include any adjustments relating to the carrying amounts of recorded assets or the carrying amounts and classification of recorded liabilities that may be required should the Company be unable to continue as a going concern.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Principles of Consolidation

The consolidated financial statements include the accounts of the Company and its wholly owned subsidiaries. All significant intercompany accounts and transactions have been eliminated in consolidation.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America 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 and expenses during the reporting period. On an ongoing basis, the Company evaluates its estimates, including, but not limited to, those related to bad debts, income taxes and contingencies. The Company bases its estimates on historical experience and on various other assumptions that are believed to be reasonable under the circumstances, the results of which form the basis for making judgments about the carrying value of assets and liabilities that are not readily apparent from other sources. Actual results could differ from those estimates.

Cash and Cash Equivalents

The Company considers all highly liquid debt instruments and other short-term investments with an initial maturity of three months or less to be cash equivalents. Any amounts of cash in financial institutions over FDIC insured limits, exposes the Company to cash concentration risk.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Fair Value of Financial Instruments (other than Derivative Financial Instruments)

The carrying amounts reported in the consolidated balance sheet for cash and cash equivalents, and accounts payable approximate fair value because of the immediate or short-term maturity of these financial instruments. For the notes payable, the carrying amount reported is based upon the incremental borrowing rates otherwise available to the Company for similar borrowings.

Revenue Recognition

The Company recognizes revenue for the sales of its products, when persuasive evidence of an arrangement exists and delivery has occurred, provided the fee is fixed or determinable and collection is probable. The Company assesses whether the fee is fixed and determinable based on the payment terms associated with the transaction. If a fee is based upon a variable such as acceptance by the customer, the Company accounts for the fee as not being fixed and determinable. In these cases, the Company defers revenue and recognizes it when it becomes due and payable. The Company assesses the probability of collection based on a number of factors, including past transaction history with the customer and the current financial condition of the customer. If the Company determines that collection of a fee is not reasonably assured, revenue is deferred until the time collection becomes reasonably assured.

Accounts Receivable

The Company intends to conduct business with companies' based on an evaluation of each customer's financial condition, generally without requiring collateral. Exposure to losses on receivables is expected to vary from customer to customer due to the financial condition of each customer. The Company monitors exposure to credit losses and maintains allowances for anticipated losses considered necessary under the circumstances. Management has determined that there is no allowance for doubtful accounts at March 31, 2013.

Accounts receivable will generally be due within 30 days and collateral is not required.

The Company has established a reserve for an uncollectible subscription receivable in the amount of \$28,925, which is included in the Company's equity section.

The Company has established a reserve for a reclassified deposit receivable in the amount of \$26,000, which is currently in dispute pursuant to a breach of agreement on the part of the collateral holder. On July 7, 2010, the company filed a complaint with the Common Wealth of Kentucky, Floyd Circuit court, on behalf of its wholly owned subsidiary, HW Energy, Ltd., for the return of a performance bond deposit pursuant to a lease agreement that resulted in a breach of contract by the leaseholder. Depositions have been served and the case is still in progress. On August 29, 2011, a summary judgment was awarded to the leaseholder. The company has since filed a Notice of Appeal and is waiting to receive a court date. On December 10, the court ruled in favor of the existing judgment. As of March 31, 2013, the Company has used the reserve balance to write-off the previously accrued loss.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Income Taxes

Under ASC 740 the liability method is used in accounting for income taxes. Under this method, deferred tax assets and liabilities are determined based on differences between financial reporting and tax bases of assets and liabilities, and are measured using the enacted tax rates and laws that will be in effect when the differences are expected to reverse.

Uncertainty in Income Taxes

Under ASC 740-10-25 recognition and measurement of uncertain income tax positions is required using a "more-likely-than-not" approach. Management evaluates their tax positions on an annual basis and has determined that as of March 31, 2013 no additional accrual for income taxes is necessary.

Fixed Assets

Fixed assets are stated at cost. Depreciation is computed using the straight-line method over the estimated useful lives of the assets; equipment - 5 years, and furniture and fixtures - 5 years. When assets are retired or otherwise disposed of, the costs and related accumulated depreciation are removed from the accounts, and any resulting gain or loss is recognized in income for the period. The cost of maintenance and repairs is charged to income as incurred; significant renewals and betterments are capitalized. Deduction is made for retirements resulting from renewals or betterments.

As of March 31, 2013, the Company has no fixed assets.

Impairment of Long-Lived Assets

Long-lived assets, primarily fixed assets, are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of the assets might not be recoverable. The Company does perform a periodic assessment of assets for impairment. For long-lived assets to be held and used, the Company recognizes an impairment loss only if its carrying amount is not recoverable through its undiscounted cash flows and measures the impairment loss based on the difference between the carrying amount and estimated fair value.

Stock-Based Compensation

In 2006, the Company adopted the provisions of ASC 718-10 "Share Based Payments". The adoption of this principle had no effect on the Company's operations.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

ASC 718-10 requires recognition of stock-based compensation expense for all share-based payments based on fair value. Prior to January 1, 2006, the Company measured compensation expense for all of its share-based compensation using the intrinsic value method.

The Company has elected to use the modified-prospective approach method. Under that transition method, the calculated expense in 2006 is equivalent to compensation expense for all awards granted prior to, but not yet vested as of January 1, 2006, based on the grant-date fair values. Stock-based compensation expense for all awards granted after January 1, 2006 is based on the grant-date fair values. The Company recognizes these compensation costs, net of an estimated forfeiture rate, on a pro rata basis over the requisite service period of each vesting tranche of each award. The Company considers voluntary termination behavior as well as trends of actual option forfeitures when estimating the forfeiture rate.

The Company measures compensation expense for its non-employee stock-based compensation under ASC 505-50, "Accounting for Equity Instruments that are Issued to Other Than Employees for Acquiring, or in Conjunction with Selling, Goods or Services". The fair value of the option issued is used to measure the transaction, as this is more reliable than the fair value of the services received. The fair value is measured at the value of the

Company's common stock on the date that the commitment for performance by the counterparty has been reached or the counterparty's performance is complete. The fair value of the equity instrument is charged directly to compensation expense and additional paid-in capital. For common stock issuances to non-employees that are fully vested and are for future periods, the Company classifies these issuances as prepaid expenses and expenses the prepaid expenses over the service period. At no time has the Company issued common stock for a period that exceeds one year.

Inventory

Inventory is valued at the lower of cost (on a first-in, first-out (FIFO) basis) or market. Inventory of \$14,461 as of March 31, 2013, consists of predominantly finished goods available for sale.

Beneficial Conversion Features

ASC 470-20 applies to convertible securities with beneficial conversion features that must be settled in stock and to those that give the issuer a choice in settling the obligation in either stock or cash. ASC 470-20 requires that the beneficial conversion feature should be valued at the commitment date as the difference between the conversion price and the fair market value of the common stock into which the security is convertible, multiplied by the number of shares into which the security is convertible. ASC 470-20 further limits this amount to the proceeds allocated to the convertible instrument.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Recent Accounting Pronouncements

In September 2006, ASC issued 820, *Fair Value Measurements*. ASC 820 defines fair value, establishes a framework for measuring fair value in generally accepted accounting principles, and expands disclosure about fair value measurements. This statement is effective for financial statements issued for fiscal years beginning after November 15, 2007. Early adoption is encouraged. The adoption of ASC 820 is not expected to have a material impact on the financial statements.

In February 2007, ASC issued 825-10, *The Fair Value Option for Financial Assets and Financial Liabilities* – *Including an amendment of ASC 320-10*, ("ASC 825-10") which permits entities to choose to measure many financial instruments and certain other items at fair value at specified election dates. A business entity is required to report unrealized gains and losses on items for which the fair value option has been elected in earnings at each subsequent reporting date. This statement is expected to expand the use of fair value measurement. ASC 825-10 is effective for financial statements issued for fiscal years beginning after November 15, 2007, and interim periods within those fiscal years.

In December 2007, the ASC issued ASC 810-10-65, *Noncontrolling Interests in Consolidated Financial Statements*. ASC 810-10-65 establishes accounting and reporting standards for ownership interests in subsidiaries held by parties other than the parent, changes in a parent's ownership of a noncontrolling interest, calculation and disclosure of the consolidated net income attributable to the parent and the noncontrolling interest, changes in a parent's ownership interest while the parent retains its controlling financial interest and fair value measurement of any retained noncontrolling equity investment.

ASC 810-10-65 is effective for financial statements issued for fiscal years beginning after December 15, 2008, and interim periods within those fiscal years. Early adoption is prohibited. Management is determining the impact that the adoption of ASC 810-10-65 will have on the Company's financial position, results of operations or cash flows.

In December 2007, the Company adopted ASC 805, *Business Combinations* ("ASC 805"). ASC 805 retains the fundamental requirements that the acquisition method of accounting be used for all business combinations and for an acquirer to be identified for each business combination. ASC 805 defines the acquirer as the entity that obtains control of one or more businesses in the business combination and establishes the acquisition date as the date that the acquirer achieves control. ASC 805 will require an entity to record separately from the business combination the direct costs, where previously these costs were included in the total allocated cost of the acquisition. ASC 805 will require an entity to recognize the assets acquired, liabilities assumed, and any non-controlling interest in the acquired at the acquisition date, at their fair values as of that date.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Recent Accounting Pronouncements (Continued)

ASC 805 will require an entity to recognize as an asset or liability at fair value for certain contingencies, either contractual or non-contractual, if certain criteria are met. Finally, ASC 805 will require an entity to recognize contingent consideration at the date of acquisition, based on the fair value at that date. This will be effective for business combinations completed on or after the first annual reporting period beginning on or after December 15, 2008. Early adoption is not permitted and the ASC is to be applied prospectively only. Upon adoption of this ASC, there would be no impact to the Company's results of operations and financial condition for acquisitions previously completed. The adoption of ASC 805 is not expected to have a material effect on the Company's financial position, results of operations or cash flows.

In March 2008, ASC issued ASC 815, *Disclosures about Derivative Instruments and Hedging Activities*", ("ASC 815"). ASC 815 requires enhanced disclosures about an entity's derivative and hedging activities. These enhanced disclosures will discuss: how and why an entity uses derivative instruments; how derivative instruments and related hedged items are accounted for and its related interpretations; and how derivative instruments and related hedged items affect an entity's financial position, financial performance, and cash flows. ASC 815 is effective for financial statements issued for fiscal years and interim periods beginning after November 15, 2008. The Company does not believe that ASC 815 will have an impact on their results of operations or financial position.

In April 2008, ASC issued ASC 350, "Determination of the Useful Life of Intangible Assets". This amends the factors that should be considered in developing renewal or extension assumptions used to determine the useful life of a recognized intangible asset under ASC 350. The guidance is used for determining the useful life of a recognized intangible asset shall be applied prospectively to intangible assets acquired after adoption, and the disclosure requirements shall be applied prospectively to all intangible assets recognized as of, and subsequent to, adoption. The Company does not believe ASC 350 will materially impact their financial position, results of operations or cash flows.

ASC 470-20, "Accounting for Convertible Debt Instruments That May Be Settled in Cash upon Conversion (Including Partial Cash Settlement)" ("ASC 470-20") requires the issuer of certain convertible debt instruments that may be settled in cash (or other assets) on conversion to separately account for the liability (debt) and equity (conversion option) components of the instrument in a manner that reflects the issuer's non-convertible debt borrowing rate. ASC 470-20 is effective for fiscal years beginning after December 15, 2008 on a retroactive basis. The Company does not believe that the adoption of ASC 470-20 will have a material effect on its financial position, results of operations or cash flows.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Recent Accounting Pronouncements (Continued)

ASC 815-40, "Determining Whether an Instrument (or Embedded Feature) Is Indexed to an Entity's Own Stock" ("ASC 815-40"), provides guidance for determining whether an equity-linked financial instrument (or embedded feature) is indexed to an entity's own stock and it applies to any freestanding financial instrument or embedded feature that has all the characteristics of a derivative., ASC 815-40 also applies to any freestanding financial instrument that is potentially settled in an entity's own stock. The Company is determining what impact, if any, ASC 815-40 will have on its financial position, results of operations and cash flows.

ASC 470-20-65, "Transition Guidance for Conforming Changes to, Accounting for Convertible Securities with Beneficial Conversion Features or Contingently Adjustable Conversion Ratios" ("ASC 470-20-65"). ASC 470-20-65 is effective for years ending after December 15, 2008. The overall objective of ASC 470-20-65 is to provide for consistency in application of the standard. The Company has computed and recorded a beneficial conversion feature in connection with certain of their prior financing arrangements and does not believe that ASC 470-20-65 will have a material effect on that accounting.

In May 2009, the FASB published ASC 855, "Subsequent Events" ("ASC 855"). ASC 855 requires the Company to disclose the date through which subsequent events have been evaluated and whether that date is the date the financial statements were issued or the date the financial statements were available to be issued. ASC 855 is effective for financial periods ending after June 15, 2009. Management has evaluated subsequent events through August of 2012, the date the financial statements were issued.

Effective July 1, 2009, the Company adopted FASB ASU No. 2009-05, Fair Value Measurement and Disclosures (Topic 820) ("ASU 2009-05"). ASU 2009-05 provided amendments to ASC 820-10, Fair Value Measurements and Disclosures – Overall, for the fair value measurement of liabilities. ASU 2009-05 provides clarification that in circumstances in which a quoted market price in an active market for the identical liability is not available, a reporting entity is required to measure fair value using certain techniques. ASU 2009-05 also clarifies that when estimating the fair value of a liability, a reporting entity is not required to include a separate input or adjustment to other inputs relating to the existence of a restriction that prevents the transfer of a liability. ASU 2009-05 also clarifies that both a quoted price in an active market for the identical liability at the measurement date and the quoted price for the identical liability when traded as an asset in an active market when no adjustments to the quoted price of the asset are required for Level 1 fair value measurements. Adoption of ASU 2009-05 did not have a material impact on the Company's results of operations or financial condition.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Recent Accounting Pronouncements (Continued)

In January 2010, the Company adopted FASB ASU No. 2010-06, Fair Value Measurement and Disclosures (Topic 820)- Improving Disclosures about Fair Value Measurements ("ASU 2010-06"). These standards require new disclosures on the amount and reason for transfers in and out of Level 1 and 2 fair value measurements. The standards also require new disclosures of activities, including purchases, sales, issuances, and settlements within the Level 3 fair value measurements. The standard also clarifies existing disclosure requirements on levels of disaggregation and disclosures about inputs and valuation techniques. These new disclosures are effective beginning with the first interim filing in 2010. The disclosures about the rollforward of information in Level 3 are required for the Company with its first interim filing in 2011. The Company does not believe this standard will impact their financial statements.

Other ASU's that have been issued or proposed by the FASB ASC that do not require adoption until a future date and are not expected to have a material impact on the financial statements upon adoption.

NOTE 3 - FIXED ASSETS

The company's fixed assets consist of nominal desktop items since most of the office fixtures and equipment are provided by their leaseholder.

The company also retains a limited amount of packaging equipment in order to fulfill certain products from their Easy-Test brand line.

As of March 31, 2013, all office and warehouse items have since been depreciated in value and are no longer listed as assets on the company's balance sheet.

NOTE 4 - CONVERTIBLE DEBT

The Company on September 16, 2005, entered into a convertible debenture for \$80,000. The debenture was due and payable in twelve months at 10% interest per annum. The debenture is convertible at the option of the holder at any time, at a fixed conversion price of common stock equal to 70% of the volume weighted average price for the prior ten days. The Company has accrued interest for this debenture, which as of December 31, 2012 amounts to \$58,817. In addition, the Company was obligated to fully register the underlying shares of this debenture with at the time an SB-2 filing. The shares were never registered and thus the Company has recorded an accrual for the penalties associated with the failure to timely file and registers the shares. As of March 31, 2013, this accrual amounted to \$140,817. The Company has not been notified by the holder of the debenture of a default, and has tried unsuccessfully to locate the holder. The Company has included this liability in their consolidated balance sheets and will closely monitor this situation.

NOTE 4 - CONVERTIBLE DEBT (CONTINUED)

On March 22, 2011, the Company entered into a purchase agreement with an unrelated third party where the Company issued a \$10,000 convertible promissory note for a purchase price of \$10,000. The note is due March 22, 2012 and bears interest at an annual interest rate of eight percent (8%). The note is convertible into shares of the Company's common stock at a conversion price of forty percent (40%) of the average of the three (3) lowest per share market value during the ten (10) trading days immediately preceding a conversion date. As of March 31, 2013, the company is currently in default of this obligation while the creditor exercises periodic conversion notices pursuant to the terms stated above to reduce the debt.

In accordance with ASC 470-20, the Company recognized an imbedded beneficial conversion feature present in this note. The Company allocated a portion of the proceeds equal to the intrinsic value of that feature to additional paid in capital. The Company recognized and measured \$10,000 of the proceeds, which is equal to the intrinsic value of the imbedded beneficial conversion feature, to additional paid in capital and a discount against the note. The debt discount attributed to the beneficial conversion feature will be amortized over the note's maturity period as interest expense.

On January 30, 2012, the Company entered into a purchase agreement with an unrelated third party where the Company issued a \$50,733 convertible promissory note to compensate for unpaid services. The note is due October 31, 2012 and bears interest at an annual interest rate of ten percent (10%). The note is convertible into shares of the Company's common stock at a fixed price of \$.01 per share. As of March 31, 2013, the company is currently in default of this obligation.

In accordance with ASC 470-20, the Company recognized an imbedded beneficial conversion feature present in this note. The Company allocated a portion of the proceeds equal to the intrinsic value of that feature to additional paid in capital. The Company recognized and measured \$50,733 of the proceeds, which is equal to the intrinsic value of the imbedded beneficial conversion feature, to additional paid in capital and a discount against the note. The debt discount attributed to the beneficial conversion feature will be amortized over the note's maturity period as interest expense.

On December 28, 2012, the Company entered into an Exchange Agreement where a prior five percent (5.0%) demand promissory note purchased on March 29, 2011 for an aggregate amount of \$25,000; with accrued and unpaid interest of \$2,222 was exchanged for a new promissory note in the aggregate amount of \$10,000. The note is due December 28, 2013 and bears interest at an annual interest rate of eight percent (8%). The note is convertible into shares of the Company's common stock at a conversion price of forty percent (40%) of the average of the three (3) lowest per share market value during the ten (10) trading days immediately preceding a conversion date; with a limitation provided that in no event shall the Conversion Price be less than \$0.0002.

In accordance with ASC 470-20, the Company recognized an imbedded beneficial conversion feature present in this note. The Company allocated a portion of the proceeds equal to the intrinsic value of that feature to additional paid in capital. The Company recognized and measured \$10,000 of the proceeds, which is equal to the intrinsic value of the imbedded beneficial conversion feature, to additional paid in capital and a discount against the note.

The debt discount attributed to the beneficial conversion feature will be amortized over the note's maturity period as interest expense.

NOTE 5 - NOTES PAYABLE - OTHER

On January 13, 2012, the Company entered into an Exchange Agreement where a prior 2.25% demand promissory note purchased on August 15, 2008 for an aggregate amount of \$300,000; with accrued and unpaid interest of \$23,363 was exchanged for 3.0 million shares of common stock and a new promissory note in the aggregate amount of \$248,363. The company expensed a discount amount of \$15,000, which was the difference in market value of the shares issued pursuant to the transaction. On October 15, 2012, the company executed additional Exchange Agreements with various note holders where the remaining aggregate amount of \$248,363; with accrued and unpaid interest of \$4,284 was exchanged for 77.0 million shares of common stock and a new promissory note in the aggregate amount of \$171,363.

The Company also has entered into several lines of credit with banks and other financing companies for working capital and inventory financing purposes. The line of credit with a bank was at the maximum level of \$110,000 at December 31, 2009, and in February 2010 was renegotiated into a term loan. The Company has a fixed monthly payment of \$1,528 plus interest that accrues at a rate of 9.75%. On June 7, 2012, the company entered into a settlement agreement with the bank to satisfy this obligation for \$15,000. As a result, the company posted a \$72,652 credit towards expenses in 2012.

The Company is currently in default on a line of credit with an inventory financing company as of December 31, 2012. On October 1, 2010, a judgment in the amount of \$23,304 was awarded against the President of the company pursuant to a complaint and summons filed in Superior Court of New Jersey, Bergen County on February 12, 2010, for non-payment of a loan with Harvey Westbury Corp., in which he had provided a personal guaranty upon origination of said liability. The company is seeking to negotiate a settlement on his behalf and will indemnify any personal losses incurred. It is management's position that this debt should remain a corporate liability and will assume all responsibility until the matter is complete.

On March 29, 2011, the Company entered into a purchase agreement with an unrelated third party where the Company issued a \$25,000 promissory note for a purchase price of \$10,000. The note is due on demand and bears interest at an annual interest rate of five percent (5%). The discounted purchase price was expensed to the company. On December 28, 2012, the Company entered into an exchange agreement where the aggregate amount of \$25,000; with accrued interest of \$2,222, was exchanged for an eight percent (8%) convertible note in the amount of \$10,000 (See – NOTE 4 Convertible Debt).

On October 18, 2011, the Company entered into a purchase agreement with an unrelated third party where the Company issued a \$25,000 promissory note for a purchase price of \$25,000; along with 4.0 million shares of restricted common stock. The note is due October 18, 2012 and bears interest at an annual interest rate of four percent (4%). The company expensed the discounted value of the common stock at \$32,000. As of March 31, 2013, the company is in default of this obligation.

NOTE 6 - RELATED PARTY LOAN

The Company has unsecured loans with its officers in the amount of \$168,059 as of March 31, 2013, which includes accrued interest of \$124,594. The loans are on demand and the proceeds were used for working capital purposes. All loans and advances are due on demand and are included in current liabilities. Interest is calculated at 8% per annum.

NOTE 7 - COMMITMENTS

Lease Agreement

Effective September 1, 2011, the company relocated their office and warehouse facilities as part of a corporate restructuring project to reduce overhead expenditures. As a result, the company entered into a new one-year agreement with a third party organization that specializes in sub-leasing "turn-key" office space. The company was offered a four (4) month promotional discount incentive upon commitment. On June 1, 2012, the company renewed early to acquire larger space within the facility. Future rates are expected to increase between 8% and 10% annually. Additionally, all inventories were transferred to an independent fulfillment center where the company pays a nominal monthly storage fee; along with shipping services managed through incremental pallet volume activity. With the assumption that future sales growth will require added inventory storage, below is an outlook on rent expense obligations over the next five years:

	Office	Warehouse	Combined Commitment
Year 2013	\$8,660	\$7,428	\$16,088
Year 2014	\$9,525	\$8,208	\$17,733
Year 2015	\$10,474	\$8,976	\$19,450
Year 2016	\$11,528	\$9,756	\$21,284
Year 2017	\$12,680	\$10,356	\$23,036

Employment Agreements

The Company maintains employment contracts with its current officers, in which a \$5,000 monthly salary is accrued for each of the two officers. Due to existing cash flow constraints, wages are paid from time to time as funds become available.

NOTE 8 - STOCKHOLDERS' EQUITY (DEFICIT)

Preferred Stock

As of March 31, 2013, the Company has 10,000,000 shares of preferred stock authorized with a par value of \$.0001; of which, 8,000,000 have been classified and issued.

The Company has 2,000,000 shares of non-designated preferred stock remaining.

NOTE 8 - STOCKHOLDERS' EQUITY (DEFICIT) (CONTINUED)

Series A Preferred Stock

On November 10th, 2006, the Company authorized 4,000,000, no par, Series A preferred stock. The shares, with respect to dividend rights and liquidation, winding up and dissolution, shall have a rank equivalent to the Common Stock. Each share shall have voting rights equal to five (5) shares of Common Stock and are convertible, at the sole discretion of the stockholder, into five (5) shares of Common Stock.

On November 15, 2010, the Company issued 4.0 million shares of Preferred Series A stock to the executive officers of the Company in order to reduce accrued wages and to reduce debt owed from personal cash advances to the company for working capital. The shares have voting rights equal to five (5) shares of common stock and are each convertible into five (5) shares of common stock. The shares were valued at \$44,000 at the time of issuance. As of March 31, 2013, 4 million shares have been issued and outstanding.

Series B Preferred Stock

On November 10th, 2006, the Company authorized 4,000,000, no par, Series B preferred stock. The shares, with respect to dividend rights and liquidation, winding up and dissolution, shall have a rank equivalent to the Common Stock. The total issued and outstanding shares of Series B Preferred Stock shall have voting rights as though it were the greater of (i) 20,000,000 shares of the Corporation's Common Stock or (ii) a number of post-conversion shares equal to sixty percent (60%) of the Corporation's then total issued and outstanding shares of Common Stock. Each share shall be convertible, at the sole discretion of the stockholder, into five (5) shares of Common Stock.

On November 15, 2010, the company issued 4 million shares of Preferred Series B stock to the executive officers of the company in order to reduce accrued wages and to reduce debt owed from personal cash advances to the company for working capital. The shares have voting rights as though they were the greater of (i) 20,000,000 shares of the Corporation's Common Stock or (ii) a number of post-conversion shares equal to sixty percent (60%) of the Corporation's then total issued and outstanding shares of Common Stock; and are each convertible into five (5) shares of common stock. The shares were valued at \$44,000 at the time of issuance. As of March 31, 2013, 4 million shares have been issued and outstanding.

NOTE 8 - STOCKHOLDERS' EQUITY

Common Stock

As of March 31, 2013, the Company had 975,000,000 shares of common stock authorized with a par value of \$.0001; with 300,314,761 shares issued and outstanding.

On October 1, 2012, the Company filed an amendment and restatement to their Articles of Incorporation, increasing the authorization to 975,000,000 shares of common stock; and changing the par value to \$.0001 per share.

The Company has no warrants or stock options outstanding. In addition, the Company had entered into an agreement in June 2006 to sell 2,000,000 shares of common stock at \$0.0375 per share for an aggregate of \$75,000. The Company was paid \$57,000 of the \$75,000 in 2006, and no payments have been made subsequent to then. The Company has been accruing interest on the unpaid balance of the subscription receivable at a rate of 8% per annum. The unpaid balance of \$18,000 plus the accrued interest of \$10,565 is fully reserved for as of December 31, 2012.

On January 13, 2012, the Company entered into an Exchange Agreement where a prior 2.25% demand promissory note purchased on August 15, 2008 for an aggregate amount of \$300,000; with accrued and unpaid interest of \$23,363 was exchanged for 3.0 million shares of common stock and a new promissory note in the aggregate amount of \$248,363. The company expensed a discount amount of \$15,000, which was the difference in market value of the shares issued pursuant to the transaction.

On January 23, 2012, the Company issued 3 million shares of common stock pursuant to a consulting agreement valued at \$45,000.

On March 15, 2012, the Company issued 5 million shares of common stock to an unrelated third party investor pursuant to a securities purchase agreement, in which the company received \$50,000. The company expensed a discount of \$50,000, which was the difference in market value of the shares at the time of issuance.

On March 22, 2012, the holders of an 8% convertible promissory note due March 22, 2012, effectuated a conversion notice and were issued an aggregate of 200,000 shares of common stock at \$0.00787 per share. The issuance reduced the debt by \$774 in principal and \$800 in accrued interest.

On October 5, 2012, the Company issued 158,000,00 million shares of common stock to the executive officers of the Company in consideration of forgiveness of \$15,800 in accrued and unpaid salary. The shares were restricted under Rule 144.

On October 15, 2012, the Company entered into an Exchange Agreement with multiple third party note holders of a prior 2.25% demand promissory note purchased on August 15, 2008 for an aggregate amount of \$300,000; where a remaining unpaid balance of \$248,363 was exchanged for 77.0 million shares of common stock and a new promissory note in the aggregate amount of \$171,363.

NOTE 8 - STOCKHOLDERS' EQUITY (CONTINUED)

Common Stock

On February 4, 2013, the holders of an 8% convertible promissory note due March 22, 2012, effectuated a conversion notice and were issued an aggregate of 425,000 shares of common stock at \$0.00316 per share. The issuance reduced the debt by \$696 in principal and \$647 in accrued interest.

NOTE 9 - INCOME TAXES

The Company recognized no income tax benefit for the loss generated for the period through March 31, 2013. However, the company remains deficient with penalties and interest charges on the statutory level involving one of the wholly owned subsidiaries.

ASC 740-10 requires that a valuation allowance be provided if it is more likely than not that some portion or all of a deferred tax asset will not be realized. The Company's ability to realize the benefit of its deferred tax asset will depend on the generation of future taxable income. Because the Company has yet to recognize significant revenue from the sale of its products, it believes that the full valuation allowance should be provided.

NOTE 10 - FAIR VALUE MEASUREMENTS

The Company adopted certain provisions of ASC Topic 820. ASC 820 defines fair value, provides a consistent framework for measuring fair value under generally accepted accounting principles and expands fair value financial statement disclosure requirements. ASC 820's valuation techniques are based on observable and unobservable inputs. Observable inputs reflect readily obtainable data from independent sources, while unobservable inputs reflect our market assumptions. ASC 820 classifies these inputs into the following hierarchy:

Level 1 inputs: Quoted prices for identical instruments in active markets.

Level 2 inputs: Quoted prices for similar instruments in active markets; quoted prices for identical or similar instruments in markets that are not active; and model-derived valuations whose inputs are observable or whose significant value drivers are observable.

Level 3 inputs: Instruments with primarily unobservable value drivers.

The following table represents the fair value hierarchy for those financial assets and liabilities measured at fair value on a recurring basis as of March 31, 2013:

	Level 1	Level 2	Level 3	Total
Cash	3,643	-	-	3,643
Total assets	3,643	-	_	3,643

NOTE 11 - SUBSEQUENT EVENTS

In accordance with FASB ASC 855 "Subsequent Events," the Company has evaluated subsequent events through May 14, 2013.

On May 3, 2013, the holders of an 8% convertible promissory note due December 28, 2013, effectuated a conversion notice and were issued an aggregate of 5,000,000 shares of common stock at \$0.00064 per share. The issuance reduced the debt by \$1,523 in principal and \$1,677 in accrued interest.