I, Clayton Hardman, President certify that:

- 1. I have reviewed these period financial statements of Biomagnetics Diagnostics Corporation;
- 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this 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 periods presented in this disclosure statement.

Date: December 10, 2013

/ss/ Clayton Hardman

Clayton Hardman

President

Biomagnetics Diagnostics Corporation

(A Development Stage Company)

Balance Sheets

(Unaudited)

(Unaudit	,								
	September 30, 2013			cember 31, 2012					
<u>ASSETS</u>									
Current Assets Cash and Cash Equivalents	\$	3,962	\$	2,254					
Total Current Assets		3,962		2,254					
Long Term Assets									
Property and Equipment - Net	1	,051,825		1,161,485					
License-Net		66,079		69,361					
Patents - Net		53,431		54,771					
Total Long Term Assets	1	,171,335		1,285,617					
Total Assets	\$ 1	,175,297	\$	1,287,871					
LIABILITIES AND STOCKHOLDERS' DEFICIT									
Current Liabilities									
Accounts Payable	\$	30,743	\$	30,743					
Accrued Liabilities		15,017		2,617					
Notes Payable		143,421		121,509					
Notes Payable - Related Party		164,314		156,429					
Total Current Liabilities		353,495		311,298					
Stockholders' Equity									
Preferred Stock, authorized 10,000,000 shares, par value \$0.001 issued and outstanding on June 30, 2013 and December 31, 2012 is 1,000,000 respectively Common Stock, authorized 300,000,000 shares, par value \$0.001, issued and outstanding on June 30, 2013		1,000		1,000					
and December 31, 2012 is 215,191,072 and 193,192,072 respectively		270,566		193,191					
Paid in Capital Prepaid Expense-Stock Related Accumulated Deficit During Development Stage		,476,058 - . 025,822)		10,489,233					
Development Stage	(9	,925,822)		(9,706,851)					
Total Stockholders' Deficit		821,802		976,573					
Total Liabilities and Stockholders' Deficit	\$ 1	,175,297	\$	1,287,871					

Biomagnetics Diagnostics Corporation

(A Development Stage Company)

Statements of Operation

(Unaudited)

	Nine Months Ended September 30, 2013 2012		Three Months Ended September 30, 2013 2012			March 10, 1997 (Inception) to September 30, 2013				
Income	\$	-	\$	-	\$	-	\$	-	\$	-
Operating Expenses General and Administrative Payroll Professional and Consulting Consulting-Related Parties Marketing Research and Development		122,441 76,207 5,009 - 865 -		145,971 84,485 73,769 - 500		40,460 24,000 1,531 - 194		40,957 29,066 2,530 - - -		1,547,456 1,618,348 3,882,019 370,000 390,591 804,468
Total Expenses		204,522		304,725		66,185		72,553		8,612,882
Net Loss from Operations		(204,522)		(304,725)		(66,185)		(72,553)		(8,612,882)
Other Income and (Expenses) Interest Income Financing Costs Interest Expense - Related Parties Interest Expense		- - (14,449) -		- (108,700) - (23,566)		- (4,926) -		- - - (4,421)		5,008 (108,700) (575,145) (634,103)
Total Other Income and (Expenses)		(14,449)		(132,266)		(4,926)		(4,421)		(1,312,940)
Net Loss before Income Tax		(218,971)		(436,991)		(71,111)		(76,974)		(9,925,822)
Income Tax										-
Net Income/(Loss)	\$	(218,971)	\$	(436,991)	\$	(71,111)	\$	(76,974)	\$	(9,925,822)
Basic and Diluted (Loss) per Share	\$	(0.00)	\$	(0.00)	\$	(0.00)	\$	(0.00)		
Basic and Diluted Weighted Average Number of Shares	21	0,315,614	13	3,448,128	21	0,315,614	133	3,448,128		

Biomagnetics Diagnostics Corporation (A Development Stage Company)

Statement of Stockholders' Deficit (Unaudited)

From March 10, 1997 (Inception) to September 30, 2013

		Fro	om March 10,	1997 (Incep	tion) to Septemb	er 30, 2013				
	Issue	Price Per	Preferre	d Stock	Common	ı Stock	Paid in	Prepaid Expense	Deficit Accumulated During the Development	Total
	Date	Share	Shares	Amount	Shares	Amount	Capital	Stock-Related	Stage	Equity
Balance, December 31, 2010			1,000,000	1,000	74,291,499	74,291	9,666,412	-	(8,309,094)	1,432,609
Common shares issued for cash	27-Jan-11	\$0.044			1,142,857	1,143	48,857			50,000
Common shares issued for service	01-Feb-11	\$0.075			83,334	83	6,167	(6,250)		-
Common shares issued for cash	02-Feb-11	\$0.039			1,160,005	1,160	43,840	(0,200)		45,000
Common shares issued for cash	09-Feb-11	\$ 0.036			1,392,758	1,393	48,607			50,000
Common shares issued for service	24-Feb-11	\$0.046			1,500,000	1,500	67,200	(68,700)		-
Common shares issued for service	01-Mar-11	\$0.040			400.000	400	23,600	(24,000)		_
Common shares issued for service	02-Mar-11	\$ 0.060			300,000	300	17,700	(18,000)		
Common shares issued for service	28-Mar-11	\$ 0.032			2,000,000	2,000	62,000	(64,000)		-
Common shares issued for service						,	,	,		-
	12-May-11	\$0.043			5,000,000	5,000	210,000	(215,000)		-
Common shares issued for cash	23-May-11	\$0.030			4,178,500	4,179	137,139			141,318
Common shares issued for cash	03-Aug-11	\$0.030			666,668	667	3,333			4,000
Common shares issued for service	12-Sep-11	\$0.030			83,333	83	2,417			2,500
Common shares issued for debt	08-Dec-11	\$0.001			20,953,230	20,953	-			20,953
Common shares issued for cash	21-Dec-11	\$0.030			333,333	333	9,667			10,000
Allocation of stock related prepaid expense								345,379		345,379
Net (Loss)									(879,698)	(879,698)
Balance, December 31, 2011			1,000,000	1,000	113,485,517	113,485	10,346,939	(50,571)	(9,188,792)	1,222,061
Allocation of stock related prepaid expense								50,571		50,571
Common shares issued for cash	13-Apr-12	\$0.011			3,250,000	3,250	33,150			36,400
Common shares issued for cash	01-May-12	\$0.008			7,800,000	7,800	54,600			62,400
Common shares issued for cash	06-Jun-12	\$0.004			8,600,000	8,600	25,800			34,400
Common shares issued for cash	29-Jun-12	\$0.003			11,000,000	11,000	18,700			29,700
Common shares issued for cash	19-Jul-12	\$ 0.001			7.555.555	7,556	3,044			10,600
Common shares issued for cash	14-Aug-12	\$ 0.001			12,500,000	12,500	5,044			12,500
Common shares issued for cash	09-Aug-12	\$ 0.001			11,000,000	11,000	1,000			12,000
Common shares issued for cash	01-Dec-12	\$ 0.001			7,000,000	7,000	5,000			12,000
						,	,			,
Common shares issued for cash	28-Dec-12	\$0.001			11,000,000	11,000	1,000			12,000
Net (Loss)									(518,059)	(518,059)
Balance, December 31, 2012			1,000,000	1,000	193,191,072	193,191	10,489,233	-	(9,706,851)	976,573
Common shares issued for cash	30-Jan-13	\$ 0.001			11,000,000	11,000	_			11,000
Common shares issued for cash	01-Apr-13	\$ 0.001			11,000,000	11,000	(1,000)			10,000
Common shares issued for debt and cash	30-Sep-13	\$ 0.001			55,375,000	55,375	(12,175)			43,200
Common stidles issued for dept dfld Casti	50-Sep-13	ψ 0.001			JU,J1 J,UUU	55,575	(12,175)			43,200
Net (Loss)									(218,971)	(218,971)
Balance, September 30, 2013			1,000,000	\$ 1,000	270,566,072	\$270,566	\$10,476,058	\$ -	\$ (9,925,822)	\$ 821,802

Biomagnetics Diagnostics Corporation (A Development Stage Company)

Statements of Cash Flow

(Unaudited)

	Nine Months Ended September 30,			Three Months Ended September 30,				March 10, 1997 (Inception) to September 30,		
	2	2013		2012		2013		2012		2013
Operating Activities Net Profit / (Loss)	(2	218,971)	\$	(436,991)		(71,111)	\$	(76,974)	\$	(9,925,822)
Adjustments to reconcile Net (Loss) to cash: Depreciation and Amortization Amortization of Prepaid Expense Debt Beneficial Conversion Feature		114,282 - -		76,192 1,500		38,094 - -		38,043 750		446,471 3,000 58,599
Debt Beneficial Conversion Feature Related Parties Equity financing costs		-		- 109,900		-		- - 109,900		516,800 110,300
Interest Expense from Issue of Options Stock issued for Services Stock issued for Services-Related Parties		- -		- - -		- - -		- - -		234,627 4,153,995 370,000
Warrants issued for Services Contributed Capital Debt Discount		-		-		- - -		-		68,750 67,048
Prepaid Expense-Sotck Related Stock issued to Acquire Patent Stock Issued to Convert Debt		- - 32,000		50,571 - -		- - 32,000		-		- 21,677 651,743
Changes in Assets and Liabilities (Increase)/Decrease in Emplonee Advances Increase/(Decrease) in Accounts Payable		-		- 5,303		-		-		30,743
Increase/(Decrease) in Shareholder Loans Increase/(Decrease) in Accrued Liabilities		12,400		<u>-</u>		- (1,000)		<u>-</u>		- 15,017
Net Cash Provided/(Used) by Operating Activities		(60,289)		(193,525)		(2,017)		71,719		(3,177,052)
Investment Activities Equipment (Purchase)/Disposal License		-		(3,000)		-		-		(1,459,862) (90,500)
Patents		-		-		-		-		(70,444)
Net Cash Provided/(Used) by Investing Activities		-		(3,000)		-		-		(1,620,806)
Financing Activities Proceeds from Notes - Related Parties, net		7,885		6,609		2,658		2,628		155,878
Proceeds from Notes Payable, net Proceeds from sale of Common Stock		21,912 32,200		62,137 53,000		(29,732) 11,200		(5,966) 53,000		136,857 4,509,085
Net Cash Provided/(Used) by Financing Activities		61,997		121,746		(15,874)		49,662		4,801,820
Net Increase/(Decrease) in Cash		1,708		(74,779)		(17,891)		121,381		3,962
Cash and Cash Equivalents, Beginning of Period		2,254		1,453		21,853		2,605		-
Cash and Cash Equivalents, End of Period		3,962	\$	(73,326)		3,962	\$	123,986	\$	3,962
Cash Paid For:	•		•	40.4	•		•		•	00.440
Interest Income Taxes Non-cash Activities:	\$ \$	-	\$ \$	484 -	\$ \$	-	\$ \$	388	\$ \$	29,442 -
Interest Expense from Issue of Options Stock issued for Services Warrants issued for Services Stock issued to Acquire Patent Stock Issued to Convert Debt Debt Beneficial Conversion Feature Contributed Capital	\$ \$ \$ \$ \$ \$ \$ \$	32,000	\$ \$ \$ \$ \$ \$ \$	- 395,950 - - - - -	\$ \$ \$ \$ \$ \$ \$	- - - 32,000 - -	\$ \$ \$ \$ \$ \$ \$	- - - - -	\$ \$ \$ \$ \$ \$ \$	234,627 4,523,995 68,750 21,677 651,743 575,399 67,048

Biomagnetics Diagnostics Corporation

(A Development Stage Company)

NOTES TO UNAUDITED FINANCIAL STATEMENTS

(September 30, 2013 and December 31, 2012)

NOTE 1. GENERAL ORGANIZATION AND BUSINESS

Biomagnetics Diagnostics Corporation (The Company) was organized in the state of Nevada on February 26, 1997 as JRL enterprises, Inc. During 2003, the company abandoned its business plan and operations and on March 1, 2005 its corporate charter was revoked. On July 6, 2005 one of the company's shareholders filed action to be appointed custodian and on October 11, 2005 was appointed custodian until January 18, 2006. During the period of custodianship the Company was again brought into good standing with the State of Nevada.

On March 27, 2006 the company executed a stock purchase agreement with Bio-Spectrum Technologies, Inc., a Nevada corporation organized March 10, 1997. In the one-for-one stock exchange a change of control took place. This action is accounted for as a reverse acquisition. The Company is the surviving legal entity with Bio-Spectrum Technologies, Inc. the surviving historical accounting company. On December 7, 2006 the Company changed its name to Biomagnetics Diagnostics Corporation.

The Company designs, patents and will bring to market diagnostic equipment and immunoassays as well as other advanced biotechnologies. The Company currently holds two patents and has filed a third and is continuing development of biochemical assay and diagnostic systems and equipment.

NOTE 2. SUMMARY OF SIGNIFICANT ACCOUNTING PRACTICES

The relevant accounting policies and procedures are listed below.

Cash and Cash Equivalents

Cash and cash equivalents include cash in banks and financial instruments which mature within three months of the date of purchase.

Accounting Basis

The statements were prepared following generally accepted accounting principles of the United States of America consistently applied. The Company operates on a December 31 fiscal year end.

Biomagnetics Diagnostics Corporation Notes to Unaudited Financial Statements, Cont'd

Revenue Recognition

Revenues from services are recognized when there is persuasive evidence of an arrangement, the fee is fixed or determinable, services have been rendered, payment has been contractually earned and it is reasonably assured that the related receivable or unbilled revenue is collectable.

Earnings per Share

Basic earnings per share excludes dilution and is computed by dividing net income (loss) by the weighted-average common shares outstanding for the period. Diluted earnings per share reflects the potential dilution that could occur if securities or other contracts to issue common stock were exercised or converted into common stock or resulted in the issuance of common stock that then shared in the earnings of the entity. Potentially dilutive securities have been excluded from the net loss per common share calculation as the effects would be anti-dilutive. Common stock equivalents as of September 30, 2013 that were excluded from the diluted earnings per share calculation consisted of 12,500,000 warrants to purchase shares of the Company's stock and 2,362,665 options.

Dividends

The Company has not yet adopted any policy regarding payment of dividends. No dividends have been paid during the periods shown.

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 revenue and expenses during the reporting period. Actual results could differ from those estimates.

Property and Equipment

Property and equipment are carried at cost and depreciated on a straight-line bases over their useful lives of three years for office equipment and ten years for manufacturing equipment. The Up to current period the Company's primary activity has been the development and installation of patented equipment and processes. The Company evaluated its use of cash raised during 2010 and found that over 80% of that cash was used in the development, procurement and installation of physical assets and accordingly capitalized a proportional amount of its indirect costs to those assets. During the year ended December 31, 2010 the Company began its acquisition and installation of bio-diesel processing equipment in its facility in China and has allocated \$723,475 direct and indirect costs to that equipment. Also during the year ended December 31, 2010 the company capitalized \$729,136 direct and indirect costs for prototype medical diagnostic equipment built under its specifications by the Los Alamos National Laboratory. Depreciation of these assets began upon completion of installation and clinical trials. Following is a summary of the Property and Equipment:

Biomagnetics Diagnostics Corporation Notes to Unaudited Financial Statements, Cont'd

Property and Equipment:	30-Sep-13	31-Dec-12
Diagnostic Equipment	\$ 729,136	\$ 729,136
Bio-Fuel Equipment	723,475	723,475
Office Equipment	7,251	7,251
Accumulated Depreciation	(408,037)	(298,377)
Property and Equipment - Net	\$1,051,825	\$1,161,485

Patents

Patent expenses are capitalized until the patent is awarded or abandoned. Capitalized expenses include costs associated with foreign and domestic application, search, proof and patent defense. Previously capitalized costs are expensed when an application is abandoned. The Company has funded two patents and has one active domestic application and various foreign registrations in process. Upon award patents are amortized over 20 years on a straight-line method.

A summary of capitalized patent cost for the reporting period follows:

Patent License Agreement

The Company entered into a patent license agreement on October 16, 2009 at a cost of \$87,500 with Los Alamos National Laboratory to market Triggered Optical Biosensor and Integrated Optical Biosensor System technology, developed at Los Alamos National Laboratory. The Company is amortizing the cost of this license over a 20 year useful life and will review for amortization an annual basis.

	30-Jun-13		30-Jun-13			1-Dec-12
License	\$	87,500	\$	87,500		
Accumulated						
Amortization		(20,327)		(18,139)		
Patents - Net	\$	67,173	\$	69,361		

Fees and royalties associated with this license include a \$3,000 annual license to be credited against earned royalties for the year and is recorded as prepaid royalties and amortized quarterly. Royalties for the triggered optical biosensor device begins at 5% of net sales for 0 to 15 units sold; 7% of net sales for 15 to 40 units sold and 9% of net sales for greater than 40 units sold with 11% of net sales royalty on each assay used in conjunction with the triggered optical biosensor device.

	30-Sep-13	31-Dec-12
License	\$ 87,500	\$ 87,500
Accumulated		
Amortization	(21,421)	(18,139)
Patents - Net	\$ 66,079	\$ 69,361

Biomagnetics Diagnostics Corporation Notes to Unaudited Financial Statements, Cont'd

Advertising

Advertising is expensed as incurred and consists of web-design and maintenance, public relations, and promotional activities. Following is a summary of advertising expense:

Income Taxes

The provision for income taxes is the total of the current taxes payable and the net of the change in the deferred income taxes. Provision is made for the deferred income taxes where differences exist between the period in which transactions affect current taxable income and the period in which they enter into the determination of net income in the financial statements.

Stock Based Compensation

The company has on occasion issued stock in lieu of cash to various vendors for services rendered. In so doing the company issued the stock at fair value defined as the current market value.

Recent Accounting Guidance Not Yet Adopted

The Company has evaluated the recent accounting pronouncements through ASU 2012-01 and believes that none of them will have a material effect on the company's financial statements.

NOTE 3. GOING CONCERN

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern, which contemplates the realization of assets and the liquidation of liabilities in the normal course of business. However, the Company has accumulated a loss of \$9,925,823 during its development stage. This raises substantial doubt about the Company's ability to continue as a going concern. The financial statements do not include any adjustments that might result from this uncertainty.

Managements Plan

Management has developed patents and acquired patent license agreements and has completed a prototype of its mobile diagnostics laboratory system. The Company is positioning itself to perform clinical trials in Mexico, India and China followed by trials in the US and Europe.

Management has initiated Letters of Intent with various Chinese companies that upon final agreement would enhance its immediate income potential. Management also continues to seek funding from its shareholders and other qualified investors to pursue its business plan.

NOTE 4. STOCKHOLDERS' EQUITY

Convertible Preferred Stock

The Company is authorized to issue 10,000,000 preferred shares of stock with a par value of \$0.001 per share.

The Company has authorized 1,000,000 shares as Series A Preferred Stock which will rank superior to common shares with respect to dividend, liquidation and dissolution rights. Each share of Series A Preferred Stock is entitled to voting rights equal to 100 shares of common stock and is convertible to one share of Common stock with a potential conversion adjustment for dilutive issues of stock.

The superior rank of Series A Preferred Stock means that no dividends will be paid on any Common Stock unless or until a dividend of equal or greater amount is paid to Series A Preferred Stock. In the event of a liquidation of the Corporation holders of Series A Preferred Stock shall be entitled to receive out of the assets of Company cash in an amount equal to \$0.10 per Series A Preferred shares adjusted for stock splits, combinations, reorganizations and the like plus an amount equal to all accrued but unpaid dividends. If upon liquidation the assets are insufficient to make the preference liquidation payments the entire assets of the Company shall be distributed among the Series A Preferred Stock holders on a pro rata basis.

On July 7, 2007 the Company issued to its CEO 1,000,000 shares of Series A Preferred Stock with the surrender of 500,000 common shares valued at \$185,000 and recorded an additional \$185,000 beneficial conversion fee for the 500,000 preferred shares issued in excess of the 500,000 common shares surrendered.

Common Stock

In preparation for a possible merger or acquisition the Company executed a 250:1 reverse stock spilt on March 3, 2006 leaving a balance of 222,842 common shares issued and outstanding as of that date. On March 27, 2006 the Company executed a stock purchase agreement with Bio-Spectrum Technologies, Inc. wherein it issued 5,295,927 common shares in a one-for-one stock exchange. This action resulted in a change of control with the Company the surviving legal entity and Bio-Spectrum becoming the historical accounting company. The accompanying financial statements reflect historical records of Bio-Spectrum.

On March 22, 2013 the Company increased is authorization to issue 300,000,000 common shares with a par value of \$0.001 per share.

All shares issued for services are valued at fair value which is the current market price on the day shares are authorized to be issued.

As of the December 31, 2010 the Company had 74,291,499 common shares issued and outstanding.

On January 27, 2011 the Company issued 1,142,857 common shares for \$50,000 cash.

On February 1, 2011 the Company issued 83,334 common shares at the market price of \$0.075 or \$6,250 for twelve months prepaid consulting.

On February 2, 2011 the Company issued 1,160,005 common shares for \$45,000 cash.

On February 9, 2011 the company issued 1,392,758 common shares for \$50,000 cash.

On February 24, 2011 the company issued 1,500,000 common shares at the market price of \$0.046 for six months prepaid consulting.

On March 1, 2011 the company issued 400,000 common shares at the market price of \$0.06 for six months prepaid consulting.

On March 2, 2011 the company issued 300,000 common shares at the market price of \$0.06 for six months prepaid consulting.

On March 28, 2011 the Company issued 2,000,000 common shares at the market price of \$0.032 for six months prepaid consulting.

On May 12, 2011 the Company issued 5,000,000 common shares at the market price of \$0.043 for six months prepaid consulting.

On May 23, 2011 the Company issued 4,178,500 common shares in a private offering for \$0.03 per share or \$125,355 and received cash in the amount of \$141,138 with \$15,963 prepaid deposit for additional shares.

On August 3, 2011 the Company issued 666,668 common shares at \$0.03 in a private placement upon the receipt of \$4,000 cash and crediting the \$15,963 prepaid deposit.

On September 12, 2011 the Company issued 83,333 common shares at \$0.03 per share for \$2,500 consulting.

On December 8, 2011 the company issued 20,953,230 common shares in a 504 offering at \$0.001 per share for debt in lieu of cash.

On December 21, 2011 the Company issued 333,333 shares of common stock for \$10,000 cash.

During the quarter ended June 30, 2012 the company issued 30,650,000 common shares with a fair market value of \$162,900 for \$53,000 cash and recorded \$109,900 financing costs

On July 19, 2012 the Company issued 7,555,555 shares of common stock for \$10,600 cash.

On August 9, 2012 the Company issued 11,000,000 shares of common stock for \$12,000 cash.

On August 14, 2012 the Company issued 12,500,000 shares of common stock for \$12,500 cash.

On December 1, 2012 the Company issued 7,000,000 shares of common stock for \$12,000 cash.

On December 28, 2012 the Company issued 11,000,000 shares of common stock for \$12,000 cash.

On January 30, 2013 the Company issued 11,000,000 shares of common stock for \$11,000 cash.

On April 1 2013 the Company issued 11,000,000 shares of common stock for \$10,000 cash.

On September 30, 2013 the company issued 55,375,000 shares of common stock to convert \$32,000 notes payable and \$11,200 cash.

Outstanding Options

Among the shares issued for cash during the year ended December 31, 2010, 2,262,665 were issued at \$0.15 per share and 100,000 shares issued at \$0.10 per share with a three year option to purchase one share of common stock at \$0.25. The Company calculated the fair value for 2,362,665 options to be \$234,627 by using the Black-Sholes options pricing model with the following parameters:

Black-Sholes Variables	
Stock Price:	\$0.10 and \$0.15
Exercise/Strike Price:	\$0.25
Volatility:	129.56%
Risk-Free Rate:	1.46%
Years to Maturity:	3 Years

Information relating to option activity follows:

	Number of Options	ercise Price
Options Outstanding at December 31, 2012 Plus: Options Issued Less: Options Exercised Less: Options Expired	2,362,665 - - (2,262,665)	\$ 0.25
Total Options outstanding at June 30, 2013	100,000	

During the quarter ended September 30, 2013 the Company had options for the purchase of an aggregate of 2,262,665 expire with outstanding options for the purchase of 100,000 shares of its common stock remaining as summarized in the table below:

	Options Outstanding	Exercise Price		Expiration Date
	100,000	\$	0.25	1-Dec- 2013
Total	100,000			

NOTE 5. NOTES PAYABLE

The Company has received demand loans from several private individuals and businesses with interest rates that range from 8% to 12%. Most of these notes are convertible with a wide variety of conversion features. We evaluated the conversion features in accordance with ASC topic 470-20 which requires that the effect of any beneficial conversion features be accounted for at the fair value of stock on the commitment date.

Of the fifteen notes payable thirteen were convertible. During the period ended December 31, 2012 the company has paid off three of the convertible notes with \$19,246 cash and converted nine others with the issue of 1,973,420 common shares at \$0.11 per share or a total of \$217,190.

On September 30, 2013 the Company issued 55,375,000 shares of common stock to settle \$32,000 note payable and \$11,200 cash.

Notes Payable

The outstanding balances for notes payable is summarized as follows:

	Balanc	е	I	Balance 31-Dec-
Description	30-Sep-2	013		2012
Notes Payable:				
Non-convertible				
Two 10% and one 8% demand notes				
non-convertible				
Principal:	\$ 125,0	00	\$	116,000
Less: Payments/Adjustments	-			-
Plus: Accumulated Interest	18,4	21		5,509
Total Notes Payable	\$ 143,4	21	\$	121,509

Notes Payable - Related Parties

The Company has five related party demand notes held by the CEO or organizations owned by the CEO. Four of the five notes have contingent convertible features based on the lowest private placement price during the life of the note. The 2007 price was \$0.08 per share and was revised to the lower private placement price of \$0.001 during 2012. The outstanding balances for the related party notes are summarized as follows:

Notes Payable - Related Parties Cont.

	Balance	Balance 31-Dec-
Description	30-Sep-2013	2012
Notes Payable - Related Party		
Non-convertible		
One 10% demand note, non-convertible		
Principal:	53,304	53,304
Less: Payments/Adjustments	(10,989)	(10,989)
Plus: Accumulated Interest	38,605	35,440
Total Related Party Notes Payable	\$ 80,920	\$ 77,755
	Balance	Balance
		31-Dec-
Description	30-Sep-2013	2012
Notes Payable - Related Party		
<u>Convertible</u>		
Four 10% demand notes, convertible		
at the lower of \$0.08 per share or		
Market Price of \$0.155, convertible at		
31-Dec-2009 to 1,701,675 Common		
Shares at \$0.08 with an excess		
if-converted value of \$263,760		
Principal:	\$ 74,000	\$ 74,000
Less: Payments/Adjustments	(27,722)	(27,722)
Plus: Accumulated Interest	37,115	32,396
Balance	83,393	78,674
Total Related Party Notes	\$ 164,313	\$ 156,429

NOTE 6. DISPUTED PAYABLES

The balance of accounts payable includes \$13,500 payable to Michael J. Moore, CPA and or Moore and Associates Chartered is in dispute for non performance. Mr. Moore was engaged to perform an acceptable PCAOB certified audit which was declared unacceptable by the SEC and the Company was required to have the audit redone.

NOTE 7. PROVISION FOR INCOME TAXES

The Company provides for income taxes under ASC 740 "Income Taxes" which requires the use of an asset and liability approach in accounting for income taxes. Deferred tax assets and liabilities are recorded based on the differences between the financial statement and tax bases of assets and liabilities and the tax rates in effect currently.

The standard requires the reduction of deferred tax assets by a valuation allowance if, based on the weight of available evidence, it is more likely than not that some or all of the deferred tax assets will not be realized. In the Company's opinion, it is uncertain whether they will generate sufficient taxable income in the future to fully utilize the net deferred tax asset. Accordingly, a valuation allowance equal to the deferred tax asset has been recorded. The total deferred tax asset is \$2,183,687 which is calculated by multiplying a 22% estimated tax rate by the cumulative NOL of \$9,925,852. The total valuation allowance is a comparable \$2,183,687. Details for the period ended September 30, 2013 and the year ended December 31, 2012:

	Period		Year	
	Ended		Ended	
	30-Sep-13		31-Dec-12	
Deferred Tax Asset	\$	48,174	\$	113,980
Valuation Allowance		(48,174)		(113,980)
Current Taxes Payable				-
Income Tax Expense	\$		\$	-

Below is a chart showing the estimated federal net operating losses and the years in which they will expire.

Net				
Operating				
Period	Loss	Expiration		
1997	\$ 615,180	2017		
1998	1,458,670	2018		
1999	148,600	2019		
2000	39,264	2020		
2001	30,508	2021		
2002	33,643	2022		
2003	388,942	2023		
2004	55,850	2024		
2005	52,306	2025		
2006	462,458	2026		
2007	3,286,197	2027		
2008	327,283	2028		
2009	1,171,881	2029		
2010	238,312	2030		
2011	879,698	2031		
2012	518,089	2032		
YTD 2013	218,971	2033		
Total NOL	\$ 9,925,852			