AMERICAN GREEN



AMERICAN GREEN INC

INTERIM FINANCIAL STATEMENTS

(UNAUDITED)

For the Six Months Ended

December 31, 2014 and 2013

AMERICAN GREEN INC. UNAUDITED CONSOLIDATED BALANCE SHEET AT DECEMBER 31, 2014

ASSETS

CURRENT ASSETS:						
Cash	\$	63,873				
Receivables		58,760				
Inventory		163,988				
Total current assets		286,621				
OTHER ASSETS:						
Furniture, fixtures		49,729				
Less accumulated depreciation		(8,750)				
Equipment		247,183				
Investments		480,001				
Project costs		300,000				
Intellectual property, net		591,209				
Security deposits		18,462				
Receivable on sale agreement - Note 1		3,475,000				
Deferred costs on discontinued operation - Note 1		3,475,000				
Total assets	\$	8,914,455				
LIABILITIES						
CURRENT						
Accounts payable and accrued expenses	\$	660,986				
Loans from shareholders		1,987,284				
Debentures payable and accrued interest		4,489,432				
Total current liabilities		7,137,702				
LONG TERM						
Acquisition Debt		967,966				
Deferred revenue - Note 1		3,475,000				
Total Liabilities		11,580,668				
STOCKHOLDERS' DEFICIT						
Preferred stock Series B		65,000				
Preferred stock Series C		1				
Common stock		4,348,162				
Additional paid-in capital		15,424,512				
Accumulated (deficit)		(22,503,888)				
Total stockholders' deficit		(2,666,213)				
Total liabilities and stockholders' deficit	\$	8,914,455				

AMERICAN GREEN INC. CONSOLIDATED STATEMENTS OF OPERATIONS UNAUDITED

		For the three Decen		For the six mor Decembe			
		2014	 2013	 2014	_	2013	
REVENUE							
Revenue	\$	243,672	\$ 86,523	\$ 303,783	\$	147,560	
Cost of sales		(150,848)	 (48,332)	(178,979)	_	(63,856)	
Gross profit		92,824	 38,191	 124,804	_	83,704	
OPERATING EXPENSES							
General and administrative	\$	150,040	\$ 56,022	\$ 185,823	\$	85,148	
Sales & marketing		413,916	6,782	458,976		27,117	
Staff consultants		252,178	-	416,121		-	
Outside consultants		98,661	150,555	175,223		300,864	
Legal & accounting		72,067	36,400	134,247		69,642	
Officer compensation		25,500	17,500	63,000		42,500	
Director compensation		25,000	25,000	50,000		50,000	
Travel		41,349	-	70,151		650	
Shareholder communication		2,102	2,898	10,241		7,464	
Rent & utilities		5,413	8,696	33,931		18,628	
Interest expense		86,188	23,892	142,212		47,393	
Depreciation & amortization	,	5,417	 34,252	 6,667	_	47,669	
		1,177,831	361,997	1,746,592		697,075	
(Loss) from operations		(1,085,007)	(323,806)	(1,621,788)		(613,371)	
Acquisition (costs)		(982,962)	-	(1,020,138)		-	
Write down of intellectual property		(218,192)		(218,192)			
Interest income		-	 -	 73	_		
Net (loss)	\$	(2,286,161)	\$ (323,806)	\$ (2,860,045)	\$	(613,371)	

AMERICAN GREEN INC. CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' DEFICIT UNAUDITED PART 1 of 2

	Preferred Shares	Amount	Common Shares	Amount
Balance at June 30, 2012	13,000,000	\$65,001	909,829,319	\$909,830
Shares issued to loans from shareholder Shares issued for debt			43,538,244 6,865,530	43,538 6,865
Shares issued for debentures prin & accrued intr Shares issued for services Net (loss) for the year ended Jun 30, 2013			1,658,130,097 2,152,120	1,658,130 2,152
Balance at June 30, 2013	13,000,000	\$65,001	2,620,515,310	2,620,515
Shares issued to loans from shareholder Shares issued for debt Shares issued for acquisitions Shares issued for debentures prin & accrued intr Shares issued for services Shares issued for vending designs Net (loss) for the year ended Jun 30, 2014			14,471,743 2,832,552 171,342,846 1,060,312,045 20,900,295 5,000,000	14,471 2,833 171,342 1,060,312 20,900 5,000
Balance at June 30, 2014	13,000,000	65,001	3,895,374,791	3,895,373
Shares issued for debt Shares issued for acquisitions Shares issued for debentures prin & accrued intr Shares issued for services Net (loss) for the 9 months ended Dec 31, 2014			118,366,240 51,263,688 200,789,091 82,369,863	118,366 51,264 200,789 82,370
Balance at Dec. 31, 2014	13,000,000	\$65,001	4,348,163,673	\$4,348,162

AMERICAN GREEN INC. CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' DEFICIT UNAUDITED PART 2 of 2

	Paid-In Capital	Accumulated (Deficit)	Total
Balance at June 30, 2012	\$13,287,911	(\$16,873,385)	(\$2,610,643)
Shares issued to loans from shareholder	39,045		82,583
Shares issued for debt	8,135		15,000
Shares issued for debentures prin & accrued intr	-749,714		908,416
Shares issued for services	14,514		16,666
Net (loss) for the year ended Jun 30, 2013		-765,583	-765,583
Balance at June 30, 2013	12,599,891	-17,638,968	-2,353,561
Shares issued to loans from shareholder	56,164		70,635
Shares issued for debt	7,167		10,000
Shares issued for acquisitions	290,325		461,667
Shares issued for debentures prin & accrued intr	-477,140		583,172
Shares issued for services	65,850		86,750
Shares issued for vending designs	145,000		150,000
Net (loss) for the year ended Jun 30, 2014		-2,004,875	-2,004,875
Balance at June 30, 2014	12,687,257	-19,643,843	-2,996,212
Shares issued for debt	412,911		531,277
Shares issued for acquisitions	2,032,069		2,083,333
Shares issued for debentures prin & accrued intr	-90,355		110,434
Shares issued for services	382,630		465,000
Net (loss) for the 9 months ended Dec 31, 2014		-2,860,045	-2,860,045
Balance at Dec. 31, 2014	\$15,424,512	(\$22,503,888)	(\$2,666,213)

AMERICAN GREEN INC. CONSOLIDATED STATEMENTS OF CASH FLOWS UNAUDITED PART 1 of 2

		For the three months ended		For the six months ended		
		December 31,		December 31,		
OPERATING ACTIVITIES	_	2014	2013	2014	2013	
Net (loss) for the period	\$	-2,286,161 \$	-323,806 \$	-2,860,045	-613,371	
Adjustments to reconcile						
net loss to net cash (used in)						
provided by operating activities:						
Shares issued - debt and services		882,527		996,277	10,000	
Shares issued - loans to shareholders		0	0	0	70,635	
Shares issued - debentures & interest		60,075	247,500	110,434	366,583	
Write down intellectual property		218,192	0	218,192	0	
Depreciation & amortization		5,417	34,252	6,667	47,669	
Changes in assets and liabilities						
(Incr)/decr - accounts receivable		-50,860	0	-50,860	0	
(Incr)/decr - Inventory		26,176	25,158	-4,692	-10,108	
(Incr)/decr - furniture & equipment		-34,729	0	-34,729	0	
Incr/(decr) in accounts payable		200,235	-280,224	170,572	-101,244	
Incr/(decr) in debentures payable		-52,094	248,443	-109,166	140,943	
Incr/(decr) in accrued interest		78,207	-13,723	110,120	6,176	
Incr/(decr) - loans from shareholders		157,893	132,500	-278,537	170,365	
Net cash (used in) provided						
by operating activities	_	-795,122	70,100	-1,725,767	87,648	
INVESTING ACTIVITIES						
		0	22 500	0	-42,001	
Investment in machine technology		0	-23,500	0	-42,001 -46,535	
Reduction in acquisition debt		0	-46,535	0	· _	
Acquisition of OG Tea		-60,000	0	-60,000	0	
Net cash (used in) provided	-	60,000	70.025	60,000	00 526	
by investing activities	=	-60,000		-60,000	-88,536	
FINANCING ACTIVITIES						
Issuance of debentures for cash		870,000	0	1,647,177	0	
Net cash (used in) provided						
by financing activities	_	870,000	0	1,647,177	0	
INCREASE (DECREASE) IN CASH		14,878	65	-138,590	-888	
CASH, BEGINNING OF PERIOD		48,995	2,600	202,463	3,553	
CASH, END OF PERIOD	\$	63,873 \$			2,665	
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AMERICAN GREEN INC. CONSOLIDATED STATEMENTS OF CASH FLOWS UNAUDITED PART 2 of 2

For the three months ended For the six months ended December 31,

December 31,

OPERATING ACTIVITIES

2014 2013

2014 2013

NON CASH TRANSACTIONS IN COMMON SHARES

22,448,213 shares - Yo Corporation		45,000		45,000
29,779,141 shares OneBode Ventures		83,334		83,334
119,115,492 shares OneBode Holdings		333,333		333,333
15,071,511 shares OneBode Ventures	416,666		416,666	
117,782,447 shares OneBode Holdings	1,666,667		1,666,667	

AMERICAN GREEN INC.

Notes to Unaudited Consolidated Financial Statements For the six months ended December 31, 2014 and 2013 (Unaudited)

NOTE 1. THE COMPANY AND ITS SIGNIFICANT ACCOUNTING POLICIES

The Company

The Company was incorporated on November 12, 1998 in Nevada as Ti-Mail Inc. During the year 2000 it changed its name to Desert Winds Entertainment, Inc. and then during 2000 to SunnComm, Inc., during 2002 to SunnComm Technologies, Inc., and during 2004 to SunnComm International Inc. On June 14, 2007 the Company changed its name from SunnComm Technologies Inc. to The Amergence Group, Inc. On March 8, 2011 the Company changed its name to Altitude Organic Corporation. On January 6, 2012, the Company changed its name to Tranzbyte Corporation and on May 9, 2014 changed its name to American Green Inc.

The Company under its Altitude Organix division is developing retailing, branding, and commercial cultivating strategies in conjunction with licensed medical marijuana retail dispensaries. While the Company is no longer associated with the Altitude Organic Medicine outlets in Colorado, it has spent the last year developing an "automated dispensary" that will offer the company's proprietary products to qualified adults in the US and around the world.

The Company, in association with its previous spin-out subsidiary, PanPacific International and Vending Design Concepts, are engaged in developing an advanced automated dispensary (Project 21) designed for use by adult customers around the world. Beta testing and preliminary rollout of the machines are being planned to occur before the end of this calendar year. Once rolled out, the automated dispensaries will be part of company's proprietary Zazzz Network.

The unaudited financial statements included herein were prepared from the records of the Company in accordance with Generally Accepted Accounting Principles. These financial statements reflect all adjustments that are, in the opinion of management, necessary to provide a fair statement of the results of operations and financial position for the periods presented. Significant adjustments may be required upon the financial statements being audited to be in conformity with Generally Accepted Accounting Principles.

Acquisitions

OG Tea

On September 10, 2014, the company acquired OG Tea, Inc. that sells its own proprietary blend of microbial nutrients primarily designed for the cannabis growing industry to accelerate plant growth. The cost of acquiring all of the outstanding shares of OG Tea is \$100,000 of cash, \$1,500,000 of the Company's common shares based on the trailing thirty (30) day average strike price as of the Effective Date and the assumption of its liabilities of approximately \$321,000. In the event that Seller's net revenues exceed \$1,000,000 during the twelve months following the Effective Date, then Buyer shall pay a performance bonus of \$400,000 for that year.

American Green Universe

On July 1, 2014, the Company acquired Green Universe Inc. that is a Hydroponic retail store in Sonoma, California. The Company paid \$70,000 in cash and owes 10,000,000 common shares for 100% ownership. The Company acquired an additional \$50,000 of inventory in subsequent purchases.

Potential Acquisitions

On January 5, 2012, the Company entered into an agreement to acquire all of the outstanding shares of Proxima-RF Technology Holding Company Ltd. "Proxima" for 6,500,000 shares of Preferred Series C stock of the Company. The Company agreed with Proxima to use its best efforts to repurchase and retire the Preferred Series C shares. Once the acquisition is finalized, the company has plans to increase its network of global distributors and value-added resellers. With its "Proxima RF" line of RFID readers, sensor tags, sensor probes and data logging products, the Company seeks out opportunities with partners who have a unique software offering within market verticals where the implementation of secure data collection and temperature sensing bring real and immediate ROI to users. These key

markets include: food safety, cold chain logistics and healthcare/pharmaceutical as well as factory and field maintenance applications.

On September 16, 2014 the Company entered into a memorandum of understanding to acquire OG Tea that has a line of fertilization products that have been reported by is customers to enhance the growth of plants. The Company is still completing the details of the acquisition that will involve the issuance of the Company's common shares and employment agreements for key executives of OG Tea.

OneBode Companies

On July 7, 2014 the Company announced that it sold OneBode Holdings LLC and OneBode Ventures LLC for \$3,500,000 to the Healthy Home Company. The Agreement provides for Healthy Home to pay a minimum of \$10,000 a month until the remaining balance of the sale price is due during July 2016. Healthy Home has the option to return the rights to the OneBode products at anytime until July 2016 and will pay an additional \$500,000 for the rights in the event it meets certain sale benchmarks until July 2016.

American Green Inc. completed the acquisition of the OneBode companies during September 2014. At December 31, 2014, the receivable from Healthy Home was \$3,475,000 and the remaining assumed acquisition debt to be paid was about \$763,000. Deferred costs and revenue accounts are equal to the remaining receivable balance from Healthy Home. All costs in excess of the receivable amount have been expensed.

Yo Corporation

The Company originally agreed to acquire Yo Corporation for \$250,000 payable in 10,000,000 shares of common stock valued at \$40,000 on May 13, 2013 and \$15,000 of common stock a month over 14 months based upon the average bid and ask price of the Company's common shares for the previous 30 day period as listed on OTC Markets based upon the debit card working anywhere Mastercard is accepted. The Company settled with seller on a total purchase price of 60,000,000 common shares because the card does not work where Mastercard is accepted. At December 31, 2014, the Company had issued 22,448,213 shares of common stock valued at \$45,000 at the time of issuance to the shareholders of YO Corporation.

Going Concern

The Company operates in an industry that is subject to rapid change. The Company's operations will be subject to significant risk and uncertainties including financial, operational, technological, regulatory and other risks, including the potential risk of business failure.

The ability of the Company to continue as a going concern is dependent on the successful execution of Management's plans, which include sales of its products, further implementation of its business plan and continuing to raise funds through debt or equity financings. The Company will likely need to rely upon debt or equity financing in order to ensure the continuing existence of the business.

The accompanying unaudited financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business.

Principles of Consolidation

The Company's consolidated financial statements include the assets, liabilities and operating results of the Company and its wholly owned subsidiaries.

Use of Estimates

The unaudited financial statements included herein were prepared from the records of the Company in accordance with Generally Accepted Accounting Principles. These financial statements reflect all adjustments that are, in the opinion of management, necessary to provide a fair statement of the results of operations and financial position.

Cash & Cash Equivalents

The company's policy is to consider cash and cash equivalents to consist of checking accounts, money market accounts or certificates of deposit having maturity dates of 180 days or less.

Inventory

Inventory is valued on an average cost basis and reviewed quarterly for impairment.

Financial Instruments

Financial instruments consist primarily of cash, security deposits and obligations under accounts payable and accrued expenses. The carrying amounts of cash, accounts receivable, security deposits, accounts payable and accrued expenses approximate fair value because of the short-term maturity of those instruments.

Revenue Recognition

Revenue is recognized when inventory has been shipped irrespective of whether cash had been collected for the sale.

Income Taxes

The Company records its federal and statement income tax liability as it is incurred. The company has accumulated net operating losses and does not have any outstanding income tax liabilities.

NOTE 2. INVESTMENTS

At May 24, 2010, the company entered into a Joint Venture Production Agreement with PanPacific International Limited, "PanPacific", whereby it would receive 50% of the profits in three scheduled concerts with internationally known artists to be performed in Hong Kong, and other agreed-upon joint enterprises, for 60 million restricted common shares valued at \$2,400,000. On August 9, 2010, PanPacific and the company formed a Nevada corporation and named it PanPacific International, Inc., "Pan International". PanPacific contributed it business operation allowing Tranzbyte to establish a presence and capabilities in Hong Kong, Macao, and China mainland enabling the company to consider future joint ventures to be identified and its advertising network for 75% ownership and the company received 25% for its prior capital investment of 60 million common shares. During December 2010, the company issued a restricted stock dividend to its shareholders comprised of 80% of its holdings, which was 20% of Pan International's total outstanding common shares. The company reduced its investment in Pan International by 80% to 480,000 shares for the dividend.

The company owns 10 million shares of Pan International representing 5% of Pan International's total outstanding common shares with a cost basis of \$480,000.

NOTE 3. PROJECT COSTS

The Company is working on the development of technology or acquisition of products to primarily support the medical marijuana industry.

NOTE 4: INTELLECTUAL PROPERTY

The Company's 10-year-old Tranzbyte division continues to focus on the development and marketing of its innovative group of optical media enhancement technologies worldwide such as FLASHAlbum, a technology which enables distributors of optic disc media (CDs and DVDs) to combine the best features of both mediums on one content-protected USB flash drive.

CDMX is a multi-media CD enhancement technology is housed entirely on the CD itself and does not require the loading of any software components in order to access the music and bonus content. It also provides an enabling technology that is designed to offer companies an innovative alternative to traditional marketing media. Housed on a digitally-enhanced CD, providing branding, viral marketing, advertising and revenue-generating opportunities.

DVCD provides an environment and interface to include additional digital content on a Video DVD. The most common application might be a movie soundtrack or other audio content included on the same DVD as a movie.

All•Play allows the use of electronic, optical and digital content across multiple applications, and more specifically, allows both content owners and end users to control how and where they can access content. For example, the delivery of music from an online music store to multiple destinations in multiple formats.

DVD copy management, content protection and enhancement technology. This legacy technology provides an alternative, authorized process to play, move and share content from Video-based (Movie) DVDs in a legally approved and controlled process. It provides a compromise solution that delivers limited rights and enhanced features to DVD buyers without allowing freedom to steal content from the producer, or studio.

During the quarter ended December 31, 2014 the Company reduced the value of the above-described technologies by \$218,192. At December 31, 2014 they are valued at \$977,939 less accumulated amortization of \$677,939 resulting in a net value of \$300,000.

On May 13, 2013 the Company acquired the Yo Debit card for \$250,000. The intangible asset will be amortized on a straight-line basis over 15 years and the entire asset will be reviewed for impairment at June 30, 2015. Accumulated amortization at December 31, 2014 was \$20,833.

On August 6, 2014, the Company acquired the patent rights to technology supporting the Zazz Vending Machine. The patents will start being amortized when the Zazz machine is placed in service. The Company is continuing to make payments on the patents.

NOTE 5. DEBENTURES PAYABLE

Retired Debentures

On December 15, 2006, the Company originally issued a debenture payable to a Holder for \$150,942 in cash advances. The debenture accrues interest at 10% per annum and can convert into the company's common stock at 50% of the lowest closing bid price 360 trading days before the conversion date. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. At June 30, 2012, the Company owed \$7,707 in principal and \$28,529 in accrued interest. During the year quarter ended September 30, 2012, the Company issued 45,000,000 common shares valued at \$11,486 paying off the principal and reducing the accrued interest by \$3,779. During the quarter ended December 31, 2012, the Company issued 45,000,000 common shares valued at \$24,925 that paid off all the accrued interest on the debenture resulting in the debenture being paid off and retired by the Company.

During the quarter ended September 30, 2011 a lender advanced the company \$7,500 that was converted into a debenture at December 31, 2011. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 360 trading days before the conversion date. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. During the quarters ended September 30, 2012 and December 31, 2012, interest accrued on the debenture was \$188 and \$188, respectively. During the quarter ended March 31, 2013 the debenture accrued \$187 in interest and \$188 for the quarter ended June 30, 2013. At June 30, 2013 the Holder was owed \$7,500 in principal and \$1,489 in accrued interest. During the quarter ended September 30, 2013, the Company issued 16,514,816 common shares to the Holder resulting in the entire principal and accrued interest being paid off.

On December 31, 2011 the Company issued a debenture to a Holder for \$26,444 for cash advances to the Company during the quarter ended December 31, 2011. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. The debenture will accrue interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 360 trading days before the conversion date. During the quarter ended September 30, 2013, interest accrued on the debenture of \$661. At September 30, 2013, the principal balance was \$26,444 and the accrued interest was \$4,627. The Company paid off the debenture during the quarter ended December 31, 2013 by issuing 48,080,000 common shares for \$26,444 of principal and 8,812,727 common shares for \$4,847 of accrued interest through the end of the same quarter.

On December 31, 2010, the Company issued a debenture payable for \$162,706 for cash advances during the 2010 calendar year. The debenture accrues interest at 10% per annum and can convert into the company's common stock at 50% of the lowest closing bid price 360 trading days before the conversion date. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. During the quarter ended September 30, 2012, the Company issued 6,666,667 common shares valued at \$6,667 reducing the principal by \$1,092 and accrued interest \$5,575. At September 30, 2012, the Company owed the Holder \$4,324 in principal and \$7,816 in accrued interest. During the quarter ended June 30, 2013, the Holder converted \$590 of principal and \$2,848 of accrued interest for 6,250,000 common shares of the Company.

During the quarter ended December 31, 2013 the debenture accrued \$108 in accrued interest resulting in the Company owing \$4,324 in principal and \$8,462 in accrued interest at December 31, 2013. The Company paid off the debenture during the quarter ended March 31, 2014 by issuing 7,861,818 common shares for \$4,324 of principal and 15,385,455 common shares for \$8,462 of accrued interest through the end of the same quarter.

On March 31, 2008, the company originally issued a debenture payable to a creditor for \$205,000 of unpaid compensation. The debenture accrues interest at 10% per annum and can convert into the company's common stock at 50% of the lowest closing bid price 360 trading days before the conversion date. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. At June 30, 2012 the Company owed \$11,015 in principal and \$2,022 in accrued interest. During the quarter ended September 30, 2012 the debenture accrued \$275 in interest. During the quarter ended March 31, 2013 the debenture accrued \$276 in interest. At March 31, 2013, the Company owed the Holder \$11,015 in principal and \$2,848 in accrued interest. During the quarter ended December 31, 2013 the debenture accrued \$261 in interest. At December 31, 2013 the Company owed the Holder \$10,425 in principal and \$782 in accrued interest. The Company paid off the debenture during the quarter ended March 31, 2014 by issuing 18,954,545 common shares for \$10,425 of principal and 1,501,818 common shares for \$826 of accrued interest through the end of the same quarter.

On December 31, 2009, the company originally issued a debenture payable to a creditor for \$278,184 of unpaid compensation. The debenture accrues interest at 10% per annum and can convert into the company's common stock at 50% of the lowest closing bid price 360 trading days before the conversion date. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. At June 30, 2012, the Company owed the Holder \$73,184 in principal and \$23,511 in accrued interest. During the quarter ended September 30, 2012, the Company issued 45,000,000 common shares valued at \$24,750 reducing the principal by \$14,032 and accrued interest \$10,718. During the quarter ended December 31, 2012 the Company issued a total of 120,000,000 common shares under two separate demands notices valued at a total of \$66,000. During the quarter ended March 31, 2013 the debenture accrued \$189 in interest. During the quarter ended September 30, 2013, the debenture accrued \$189 of interest. During the quarter ended December 31, 2013 the debenture accrued \$189 of interest and at December 31, 2013 the Company owed the debenture holder \$7,570 of principal and \$944 of accrued interest. The Company paid off the debenture during the quarter ended March 31, 2014 by issuing 13,763,636 common shares for \$7,570 of principal and 1,945,455 common shares for \$1,070 of accrued interest through the end of the same quarter.

On June 29, 2012, the Company issued a \$500,000 convertible debenture to a former president of the Company in exchange for his release of a \$268,000 secured note that had a lien on the Company's inventory and any and all of its' assets of any kind or nature including assets held by its subsidiaries as of February 11, 2011. The value of the Debenture was determined based upon a discount to the book value of the Company's intellectual property and assets. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 360 trading days before the conversion date. During the quarter ended March 31, 2012 the Company issued a total of 475,000,000 common shares under four separate demand notices reducing the principal by \$261,250. Accrued interest expense during the quarter ended March 31, 2013 was \$2,662. During the quarters ended September 30, 2013 and December 31, 2013, the debenture accrued \$675 of interest during each respective quarter. At December 31, 2013, the principal balance was \$27,000 and the accrued interest was \$29,036. The Company paid off the debenture during the quarter ended March 31, 2014 by issuing 49,090,909 common shares for \$27,000 of principal and 50,909,091 common shares for \$28,000 of accrued interest through the end of the same quarter. During October 2014 \$11,000 was added back to the debenture resulting from shares that were cancelled from a prior issuance. During November 2014 the debenture was paid off by the issuance of 20,000,000 common shares to the Holder.

On November 30, 2012, the Company reduced its loans from shareholders by \$210,000 by issuing a debenture to a consulting corporation for its services for the same amount from January 1, 2011 through December 31 2011. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 360 trading days before the conversion date. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. Accrued interest expense during the quarter ended March 31, 2013 was \$5,250. During the quarter ended June 30, 2013, the Holder converted \$84,820 of principal and \$11,430 of accrued interest for 175,000,000 resulting in the outstanding principal being \$125,180 at the end June 30, 2013. During the quarter ended September 30, 2013, the Holder converted \$110,000 of principal for 210,379,957 common shares resulting in the outstanding principal being \$15,180 at September 30, 2013. The debenture accrued \$379 of interest during the quarter ended December 31, 2013 resulting in an outstanding principal balance of \$15,180 and \$379 of accrued interest at the end of the quarter.

The Company paid off the debenture during the quarter ended March 31, 2014 by issuing 27,600,000 common shares for \$15,180 of principal and 689,091 common shares for \$379 of accrued interest through the end of the same quarter.

On November 30, 2012, the Company reduced its loans from shareholders by \$165,000 by issuing a \$165,000 convertible debenture to a former president of the Company for his services from January 1, 2010 thru January 31, 2011. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 360 trading days before the conversion date. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. Accrued interest expense during the quarter ended March 31, 2013 was \$4,125 and \$4,125 for the quarter ended June 30, 2013 resulting in the Company owing \$165,000 in principal and \$9,625 in accrued interest at June 30, 2013. During the quarter ended September 30, 2013, the debenture accrued \$4,125 in interest resulting in the Company owing 165,000 in principal and \$13,750 in accrued interest. During the quarter ended December 31, 2013, the Holder converted into 218,107,273 common shares reducing the principal by \$119,959 and 25,000,000 common shares for \$13,750 of accrued interest. Interest of \$2,626 accrued during the quarter resulting the principal balance being \$45,041 and accrued interest being \$2,626 at December 31, 2013. The Company paid off the debenture during the quarter ended March 31, 2014 by issuing 81,892,727 common shares for \$45,041 of principal and 4,774,546 common shares for \$2,626 of accrued interest through the end of the same quarter.

On June 30, 2013, the Company reduced its loans from shareholders by \$59,167 by issuing a \$59,167 convertible debenture to a consultant of the Company for expenses paid from January 1, 2012 thru June 30, 2012. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 360 trading days before the conversion date. The terms of the conversion are the same as the terms of conversion in the grid note for each advance. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. During the quarters ended September 30, 2013, December 31, 2013 and March 31, 2014 the debenture accrued \$1,479 of interest in each respective quarter. At March 31, 2014, the debenture had \$59,167 of principal and \$4,438 of accrued interest outstanding. During the quarter ended June 30, 2014, the Company paid off the principal and accrued interest on the Debenture with cash.

Outstanding Debentures

On September 30, 2011, the company reduced its accounts payable by \$270,000 by issuing a debenture to the company's former president for the same amount for unpaid compensation from July 1, 2008 through December 31 2009. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 360 trading days before the conversion date. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. During the guarter ended September 30, 2012, the Company issued 120,213,500 common shares valued at \$78,275 reducing the principal by \$72,650 and accrued interest \$5,625. During the quarter ended December 31, 2012 the Company issued 85,000,000 shares reducing the principal by \$46,750 and accrued interest expense during the quarter was \$3713. During the quarter ended March 31, 2013 the Company issued 150,000,000 shares to the Holder reducing the principal by \$53,450 and accrued interest by \$29,050. During the same quarter \$3,000 of interest accrued on the debenture. During the quarter ended September 30, 2013, the debenture accrued \$2,254 of interest. At September 30, 2013 the Company owed the Holder \$90,150 in principal and \$7,507 in accrued interest. During the quarter ended December 31, 2013 the Holder converted \$33,743 of principal into 61,350,909 common shares and \$7,507 of accrued interest expense into 13,649,091 of common shares. During the guarter ending March 31, 2014, the Company retired \$22,000 of debenture principal for the issuance of 40,000,000 common shares and \$3,590 of accrued interest for 6,527,273 common shares. At September 30, 2014 the Company owed the Holder \$34,407 in principal and \$2,846 accrued interest. A total of \$1,200 of interest accrued during the quarter resulting in the principal of \$34,407 and \$4,046 of accrued interest at December 31, 2014.

On November 30, 2012, the Company reduced its loans from shareholders by \$120,000 by issuing a \$120,000 convertible debenture to a financial consultant of the Company for his services from January 1, 2011 thru December 31, 2011. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 360 trading days before the conversion date. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. Accrued interest expense during the quarter ended September 30, 2013 resulted in the Company owing \$120,000 in principal and \$10,000 in accrued interest. During the quarter ended December 31, 2013, the Holder converted into 56,818,182 common shares reducing the principal by \$31,250 and 18,181,818 common shares for

\$10,000 of accrued interest. Interest of \$2,609 accrued during the quarter resulting the principal balance being \$88,750 and accrued interest being \$2,609 at December 31, 2013. During the quarter ending March 31, 2014, the Company retired \$24,891 of debenture principal for the issuance of 45,256,364 common shares and \$2,609 of accrued interest for 4,743,636 common shares. At March 31, 2014 the Company owed the Holder \$63,859 in principal and \$1,596 of accrued interest. During the quarter ended June 30, 2014, the Company retired \$11,000 of principal and \$1,596 of accrued interest. During the quarter ended September 30, 2014, the Company retired \$22,859 of principal. At September 30, 2014 the Company owed the Holder \$30,000 in principal and \$2,075 of accrued interest. During the quarter ended December 31, 2014 the Company retired \$14,000 of principal and \$2,075 of accrued interest for the conversion of 29,227,273 common shares. At December 31, 2014 the Company owed the Holder \$16,000 of principal and \$213 of accrued interest.

On June 30, 2013, the Company reduced its loans from shareholders by \$240,000 by issuing a \$240,000 convertible debenture to a financial consultant of the Company for his services from July 1, 2012 thru June 30, 2013. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 360 trading days before the conversion date. The terms of the conversion are the same as the consultant's terms of conversion for the shares earned during each quarter in which the services were rendered. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. During the quarters ended September 30, 2013, December 31, 2013 and March 31, 2014 the debenture accrued \$6,000 of interest in each respective quarter. During the quarter ended September 30, 2014, the Company retired \$3,500 of principal and \$24,000 of accrued interest. At September 30, 2014 the Company owed the Holder \$236,500 in principal and \$5,906 of accrued interest. During the quarter ended December 31, 2014 the Company retired \$27,094 of principal and \$5,906 of accrued interest for the conversion of 60,000,000 common shares. At December 31, 2014 the Company owed the Holder \$209,406 of principal and \$4,750 of accrued interest.

On October 1, 2013, the Company reduced its accounts payable by \$217,293 by issuing a convertible debenture in the same amount to the Company for expenses paid on behalf of Tranzbyte from July 1, 2013 thru September 30, 2013. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 12 months before the conversion date. The terms of the conversion are the same as the terms of conversion in the note for each advance. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. From October 1, 2013 through December 31, 2014 the debenture accrued \$5,432 of interest in each respective quarter. At December 31, 2014, the debenture had \$217,293 of principal and \$27,160 of accrued interest outstanding.

On October 1, 2013, the Company issued a \$10,000 convertible debenture for a \$10,000 cash advance on September 16, 2013 to one of its subsidiaries for it's operation. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 12 months before the conversion date. The terms of the conversion are the same as the terms of conversion in the note for each advance. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. From October 1, 2013 through June 30, 2014 the debenture accrued \$250 of interest in each respective quarter. At December 31, 2014, the debenture had \$10,000 of principal and \$1,250 of accrued interest outstanding.

On November 15, 2013, the Company issued a debenture for \$22,400 for cash advances in the same amount on the same date for cash advances to one of its subsidiaries for it's operation. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 12 months before the conversion date. The terms of the conversion are the same as the terms of conversion in the note for each advance. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. From October 1, 2013 through June 30, 2014 the debenture accrued \$560 of interest in each respective quarter. At December 31, 2014, the debenture had \$22,400 of principal and \$1,680 of accrued interest outstanding.

On December 30, 2013, the Company issued a debenture for \$220,144 for cash advances in the same amount for expenses paid on behalf of the Company from October 1, 2013 thru December 30, 2013. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 12 months before the conversion date. The terms of the conversion are the same as the terms of conversion in the note for each advance. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. The debenture accrued \$5,504 of interest in each quarter March 31, 2014. At December 31, 2014, the debenture had \$220,144 of principal and \$16,152 of accrued interest outstanding.

On March 31, 2014, the Company issued a debenture for \$164,015 for expenses paid on behalf of the Company during the quarter ended March 31, 2014. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 12 months before the conversion date. The terms of the conversion are the same as the terms of conversion in the note for each advance. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. Since April 1, 2014 the Debenture has accrued \$4,100 of interest each quarter. At December 31, 2014, the debenture had \$164,015 of principal and \$12,300 of accrued interest outstanding.

On March 31, 2014, the Company issued a debenture for \$220,000 for expenses paid on behalf of the Company during the quarter ended March 31, 2014. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 12 months before the conversion date. The terms of the conversion are the same as the terms of conversion in the note for each advance. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. Since April 1, 2014 the Debenture has accrued \$5,500 of interest during each quarter. At December 31, 2014, the debenture had \$220,000 of principal and \$16,500 of accrued interest outstanding.

On April 24, 2014 the Company issued a debenture for \$500,000 for cash in the same amount on the same date. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 12 months before the conversion date. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. Interest expense during the quarter ended September 30, 2014 was \$12,500. Since July 1, 2014 the Debenture has accrued \$15,500 of interest during each quarter. At December 31, 2014, the debenture had \$500,000 of principal and \$12,500 of accrued interest outstanding.

Also on April 24, 2014 the Company issued a debenture for \$310,000 for cash advanced to Company from April 3, 2014 to April 23, 2014. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 12 months before the conversion date. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. Since July 1, 2014 the Debenture has accrued \$7,750 of interest during each quarter. At December 31, 2014, the debenture had \$310,000 of principal and \$15,500 of accrued interest outstanding.

On June 23, 2014 the Company issued a debenture for \$250,000 for cash in the same amount on the same date. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 12 months before the conversion date. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. Interest expense during the quarter ended September 30, 2014 was \$6,250. Since July 1, 2014 the Debenture has accrued \$6,250 of interest during each quarter. At December 31, 2014, the debenture had \$250,000 of principal and \$12,500 of accrued interest outstanding.

On August 16, 2014 the Company issued a debenture for \$100,000 for cash in the same amount on the same date. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 12 months before the conversion date. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. Accrued interest during the quarter ended December 31, 2014 was \$2,500. At December 31, 2014, the Debenture had \$100,000 of principal and \$2,500 of accrued interest outstanding.

On September 30, 2014 the Company issued a debenture for \$550,000 for cash advances during the quarter. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 12 months before the conversion date. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. Accrued interest during the quarter ended December 31, 2014 was \$13,750. At December 31, 2014, the Debenture had \$550,000 of principal and \$13,750 of accrued interest outstanding.

On September 30, 2014 the Company issued a debenture for \$127,177 for expenses paid on behalf of the Company during the quarter. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 12 months before the conversion date. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. Accrued interest during the quarter ended December 31, 2014 was \$3,179. At December 31, 2014, the Debenture had \$127,177 of principal and \$3,179 of accrued interest outstanding.

On September 30, 2014 the Company issued a debenture for \$210,000 for services in the same amount on the same rendered from January 1, 2012 through December 31, 2013. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 12 months before the conversion date. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. Accrued interest during the quarter ended December 31, 2014 was \$5,210. At December 31, 2014, the Debenture had \$210,000 of principal and \$5,210 of accrued interest outstanding.

On September 30, 2014 the Company issued a debenture for \$300,000 for services in the same amount on the same rendered from July 1, 2013 through June 30, 2014. The debenture accrues interest at 10% per annum and will convert into the company's common stock at 50% of the lowest closing bid price 12 months before the conversion date. The Holder is restricted from any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion. Accrued interest during the quarter ended December 31, 2014 was \$7,500. At December 31, 2014, the Debenture had \$300,000 of principal and \$7,500 of accrued interest outstanding.

NOTE 6: LOANS FROM SHAREHOLDERS

Amounts owed to directors, officers or other consultants for services that are also shareholders are accrued as loans from shareholders.

NOTE 7. STOCKHOLDERS EQUITY

Preferred Stock

On January 3, 2012, the Company designated 6,500,000 preferred shares to be authorized in Series C Preferred Stock at a face value of \$1 per share. The Class C Preferred shares are non-voting, have no dividend rights and rank junior to all other Preferred Classes of Stock. The Class C Stock is secured by 100% of its right, title and interest in all of the outstanding and issued capital stock of Proxima-RF Technology Holding Company Ltd. "Proxima R-F". The ownership percentage in Proxima-RF is held as collateral by the Series C Preferred stockholders and will be reduced as the Company may from time to time purchase and retire any number of Class C Preferred Stock for cash. The value of the Preferred Series C will be carried at \$1 on the Company's financial statements and will be adjusted as the Company may repurchase the Preferred Stock and increase its ownership interest in Proxima R-F.

On June 29, 2012, the Company issued the 6,500,000 Preferred Series B shares to David Gwyther as consideration for signing a three-year employment agreement with the Company. On November 18, 2012 a majority of the common shareholders approved in writing to change the voting rights of the Preferred Series B shares from 100 votes per common share to 1,000 votes per common share. The Preferred Series B shares held by the Company's president, David Gwyther have voting control of the Company with 1,000 votes for each preferred share held.

At December 31, 2013 the Company had authorized 30,000,000 preferred shares with 13,000,000 preferred shares outstanding at \$.01 par and can issue shares of preferred stock in such classes and with such preferences as may be determined by the board of directors or the bylaws of the Company.

Common Stock

On June 14, 2007 the Company consolidated its authorized and outstanding common shares at a 1 for 1,000 ratio. After the stock consolidation the Company had authorized 870,000 common shares at a par value of \$.001.

On May 29, 2012, the Company increased its authorized common shares to 1,350,000,000 at a par value of \$.001.

On December 14, 2012, the Company increased its authorized common shares to 1,995,000,000 at a par value of \$.001.

On January 17, 2013, the Company increased its authorized common shares to 2,750,000,000 at a par value of \$.001.

On August 30, 2013, the Company increased its authorized common shares to 3,750,000,000 at a par value of \$.001.

On January 9, 2014 the Company increased its authorized common shares to 4,750,000.

On July 21, 2011, the company issued 5,000,000 common shares under a debenture that converted \$9,436 of principal and \$2,314 of accrued interest. On August 29, 2011, the Holder of a debenture converted \$27,883 of principal and \$5,867 of accrued interest for 9,000,000 common shares of the company.

On October 7, 2011, the Holder of two debentures was issued 20,844,616 common shares valued at \$68,445 resulting in one of the debentures being paid in full and the other debenture being reduced by \$32,362 of principal and \$2,606 of accrued interest.

During the quarter ended December 31, 2011 the Holder of a debenture was issued 53,215,384 shares of common stock resulting from three separate conversions valued at \$60,666 of principal and \$59,534 of accrued interest.

On January 20, 2012, the Company issued 36,627,648 to the Company's president for services rendered from February 1, 2011 thru January 20, 2012 valued at \$85,277 and then resigned as the president. In addition 500,000 shares were issued to a consultant valued at \$1,400.

On February 1, 2012, the Holder of a debenture was issued 25,000,000 common shares valued at \$25,000 resulting in the debenture being reduced by \$20,071 of principal and \$4,929 of accrued interest. In addition 1,000,000 shares were issued to an individual valued at \$15,000 for accrued legal fees.

During the quarter ended June 30, 2012, a total of 206,414,686 common shares were issued in settlement of \$265,191 of principal and \$1,008 of accrued interest on three outstanding debentures of the Company.

During the quarter ended September 30, 2012, a total of 220,238,267 common shares were issued in settlement of \$115,553 of principal and accrued interest on four debentures of the Company. The Company also issued 5,797,978 common shares valued at \$43,333 to reduce loans from shareholders.

During the quarter ended December 31, 2012, a total of 635,000,000 common shares were issued in settlement of \$310,082 of principal and \$39,343 of accrued interest on four outstanding debentures of the Company resulting in one of the debentures being paid in full.

During the quarter ended March 31, 2013, the Company reduced loans from shareholders by \$39,250 by issuing 14,034,333 common shares for \$15,000 of accrued debt for past legal services and 20,347,833 common shares to the Company's President for unpaid services of \$24,250. The number of common shares that were earned by the Company's President from October 2011 through January 2012 was 8,633,818 and the common shares earned from October 2012 through December 2012 were 11,714,015.

During the quarter ended March 31, 2013 the Company paid down \$314,700 of debentures payable along with accrued interest on the debentures of \$29,050 under five separate conversion notices with the issuance of 625,000,000 common shares.

Also during the quarter ended March 31, 2013, the Company paid down \$15,000 of accrued debt to two consultants with the issuance of 6,865,530 common shares and paid the same two consultants \$16,666 for services with 2,152,120 common shares.

During the quarter ended June 30, 2013 the Company paid down \$85,410 of debentures payable along with accrued interest on the debentures of \$14,278 under three separate conversion notices totaling the issuance of 181,250,000 common shares.

During the quarter ended September 30, 2013, the Company issued 14,471,743 restricted common shares to its directors for services valued at \$70,635, 216,514,545 common shares to retire \$117,500 in outstanding debenture debt and accrued interest and 2,832,552 restricted common shares valued at \$10,000 for consulting services.

During the quarter ended December 31, 2013 the Company paid down \$211,396 of debentures payable along with accrued interest on the debentures of \$36,104 under four separate conversions totaling the issuance of 450,000,000 common shares.

On October 30, 2013, the Company issued its first traunch of restricted common shares totaling 171,342,846 to the shareholders of three companies it agreed to purchase. See footnote 1 "Acquisitions".

During the quarter ended March 31, 2014, the Company issued 370,895,682 common shares to retire \$203,993 of debenture debt and accrued interest to various debenture holders.

During the quarter ended June 30, 2014, the Company issued 1,365,671 common shares for past services rendered by its past Chief Operating Officer, 2,000,000 shares to its current President as part of his employment agreement and 17,534,624 common shares for service rendered during 2013 by a director. The Company also issued 22,901,818 common shares to a debenture holder in payment of \$11,000 of principal and \$1,596 of accrued interest.

During the quarter ended September 30, 2014, the Company issued 91,561,818 common shares to retire \$50,359 of principal and accrued interest on two debentures (see note 5 for details). It also issued 31,361,763 common shares to officers for past services rendered valued at \$90,750 and 7,784,070 common shares to consultants valued at \$23,000.

During the quarter ended December 31, 2014, the Company issued 202,853,958 common shares for the final payment to the members of OneBode Holdings LLC and OneBode Ventures LLC in order to obtain all of their outstanding membership units. Also during the quarter there was 10,000,000 common shares issued to staff consultants as bonuses and 109,227,273 common shares issued to three debenture holders to reduce their debenture debt and accrued interest \$60,075.

At December 31, 2014, the Company had 4,750,000,000 authorized common shares and 4,348,163,673 common shares issued and outstanding. See note 4 for details.

NOTE 8. STAFF CONSULTANTS

The Company has ten staff consultants that work full-time on behalf of the Company. Each consultant has at least 15 years of experience in his or her respective field of expertise. Areas of expertise covered by the ten consultants are:

- 1. Building and designing computer networks that will interface with the dispensing machine.
- 2. Supervising logistics of operations involving client orders and the shipping of the product to the customer.
- 3. Water chemistry analytical products for use by laboratories and hydroponics.
- 4. Programming and web designs with interfacing capability.
- 5. Business development, acquisitions and marketing strategies.
- 6. Sales
- 7. Public relations media
- 8. Social media and marketing