I, Vincenzo Ventola, CFO, certify that:

- 1. I have reviewed the period financial statement of Italian Food & Beverage Corp.
- 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: May 22, 2017

/ss/ Vincenzo Ventola

Vincenzo Ventola CFO

Consolidated Balance Sheets

(Unaudited)

(Chaddhed)		
	Three Months Ended March 31, 2017	Year Ended December 31, 2016
ASSETS		
Current Assets		
Cash	\$ 10,473	\$ 27,255
Prepaid Marketing	10,500	10,500
Inventory	36,566	38,831
Accounts Receivable	34,738	102,148
Total Current Assets	92,277	178,734
Long-Term Assets		
Investment in Affiliate	498,939	305,172
Loans to Subsidiaries	253,239	125,851
Office Equipment	24,236	23,858
Intangible Assets-net	163,188	177,788
Total Long-Term Assets	939,602	632,669
Total Assets	\$ 1,031,879	\$ 811,403
LIABILITIES AND STOCKHOLDERS' EQUITY		
Current Liabilities		
Accounts Payable and Accrued Expenses	\$ 190,827	\$ 272,091
Credit Line	1,800	1,800
Operational Loans-Affiliates	151,251	84,617
Notes Payable	15,000	
Total Liabilities	358,878	358,508
Stockholders' Equity		
Preferred Stock, authorized 50,000,000 shares, par value \$0.0001, issued and outstanding on March 31, 2017 and December 31, 2016 is 5,987,600 and 5,911,450 and shares respectively Common Stock, authorized 2,950,000,000 shares, par value \$0.0001, issued and outstanding on	667	591
March 31, 2017 and December 31, 2016 is		
902,061,134 and 899,061,134 shares respectively	90,208	89,908
Additional Paid-in Capital	6,792,031	6,539,085
Retained Deficit	(6,209,905)	(6,176,689)
Total Stockholders' Equity	673,001	452,895
Total Liabilities and Stockholders' Equity	\$ 1,031,879	\$ 811,403

The accompanying notes are an integral part of these statements

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Consolidated Statements of Operation

(Unaudited)

Income \$ $$84,347$ \$ $1,440,359$ Cost of Sales $437,823$ $930,586$ Gross Income/(Loss) $146,524$ $509,773$ Operating Expenses General and Administrative $149,412$ $668,624$ Organizational Expense $(3,050)$ $19,022$ Amortization Expense $14,225$ $50,910$ Professional Fees $13,168$ $202,083$ Total Operating Expenses $173,755$ $940,639$ Operating Income/(Loss) $(27,231)$ $(430,866)$ Other Income/(Expenses) $(1,560)$ $17,148$ Miscellaneous Income $ -$ Total Other Income/(Expenses) $(1,560)$ $17,148$ Miscellaneous Income $ -$ Total Other Income/(Expenses) $(1,560)$ $17,248$ Income (Loss) before Taxes $(28,791)$ $(413,618)$ Income Tax $(4,425)$ $(22,016)$ Net Income/(Loss) $$ (33,216)$ $$ (435,634)$ Basic and Diluted $$ (0,00)$ $$ (0,00)$ Weighted Average $$ 900,694,467$ $$74,$		Three Months Ended March 31, 2017		Year Ended December 31, 2016	
Cost of Sales $437,823$ $930,586$ Gross Income/(Loss) 146,524 $509,773$ Operating Expenses General and Administrative $149,412$ $668,624$ Organizational Expense $(3,050)$ $19,022$ Amortization Expense $14,225$ $50,910$ Professional Fees $13,168$ $202,083$ Total Operating Expenses $173,755$ $940,639$ Operating Income/(Loss) $(27,231)$ $(430,866)$ Other Income/(Expenses) $(1,560)$ $17,148$ Miscellaneous Income $ 100$ Interest Expense $ -$ Total Other Income/(Expenses) $(1,560)$ $17,148$ Income (Loss) before Taxes $(28,791)$ $(413,618)$ Income (Loss) before Taxes $(28,791)$ $(413,618)$ Income Tax $(4,425)$ $(22,016)$ Net Income/(Loss) $$ (33,216)$ $$ (435,634)$ Basic and Diluted $$ (0.00)$ $$ (0.00)$ Weighted Average $$ 900,694,467$ $$74,610,399$	Income				
Gross Income/(Loss) $146,524$ $509,773$ Operating Expenses General and Administrative $149,412$ $668,624$ Organizational Expense $(3,050)$ $19,022$ Amortization Expense $14,225$ $50,910$ Professional Fees $13,168$ $202,083$ Total Operating Expenses $173,755$ $940,639$ Operating Income/(Loss) $(27,231)$ $(430,866)$ Other Income/(Expenses) $(1,560)$ $17,148$ Miscellaneous Income $ 100$ Interest Expense $ -$ Total Other Income/(Expenses) $(1,560)$ $17,148$ Miscellaneous Income $ -$ Total Other Income/(Expenses) $(1,560)$ $17,248$ Income (Loss) before Taxes $(28,791)$ $(413,618)$ Income (Loss) before Taxes $(28,791)$ $(413,618)$ Net Income/(Loss) $$ (33,216)$ $$ (435,634)$ Basic and Diluted $$ (0.00)$ $$ (0.00)$ $$ (0.00)$ Weighted Average $$ 900,694,467$ $$74,610,399$	Revenues	\$	584,347	\$	1,440,359
Operating Expenses149,412 $668,624$ Organizational Expense $(3,050)$ $19,022$ Amortization Expense $14,225$ $50,910$ Professional Fees $13,168$ $202,083$ Total Operating Expenses $173,755$ $940,639$ Operating Income/(Loss) $(27,231)$ $(430,866)$ Other Income/(Expenses) $(1,560)$ $17,148$ Extraordinary Income/(Loss) $(1,560)$ $17,148$ Miscellaneous Income- 100 Interest ExpenseTotal Other Income/(Expenses) $(1,560)$ $17,248$ Income (Loss) before Taxes $(28,791)$ $(413,618)$ Income (Loss) before Taxes $(28,791)$ $(413,613)$ Basic and Diluted $(Loss)$ per Share $$(0.00)$ Weighted Average $$900,694,467$ $$74,610,399$	Cost of Sales		437,823		930,586
General and Administrative $149,412$ $668,624$ Organizational Expense $(3,050)$ $19,022$ Amortization Expense $14,225$ $50,910$ Professional Fees $13,168$ $202,083$ Total Operating Expenses $173,755$ $940,639$ Operating Income/(Loss) $(27,231)$ $(430,866)$ Other Income/(Expenses) $(1,560)$ $17,148$ Miscellaneous Income $ 100$ Interest Expense $ -$ Total Other Income/(Expenses) $(1,560)$ $17,248$ Income (Loss) before Taxes $(28,791)$ $(413,618)$ Income (Loss) before Taxes $(28,791)$ $(413,618)$ Income (Loss) before Taxes $(22,016)$ $\$$ Net Income/(Loss) $\$$ $(33,216)$ $\$$ Basic and Diluted $\$$ (0.00) $\$$ Weighted Average Number of Shares $900,694,467$ $874,610,399$	Gross Income/(Loss)		146,524		509,773
Organizational Expense $(3,050)$ $19,022$ Amortization Expense $14,225$ $50,910$ Professional Fees $13,168$ $202,083$ Total Operating Expenses $173,755$ $940,639$ Operating Income/(Loss) $(27,231)$ $(430,866)$ Other Income/(Expenses) $(1,560)$ $17,148$ Miscellaneous Income - 100 Interest Expense - - Total Other Income/(Expenses) $(1,560)$ $17,148$ Miscellaneous Income - 100 Interest Expense - - Total Other Income/(Expenses) $(1,560)$ $17,248$ Income (Loss) before Taxes $(28,791)$ $(413,618)$ Income (Loss) before Taxes $(28,791)$ $(413,618)$ Income (Loss) \$ $(33,216)$ \$ $(435,634)$ Basic and Diluted \$ (0.00) \$ (0.00) Weighted Average $900,694,467$ $874,610,399$	Operating Expenses				
Amortization Expense $14,225$ $50,910$ Professional Fees $13,168$ $202,083$ Total Operating Expenses $173,755$ $940,639$ Operating Income/(Loss) $(27,231)$ $(430,866)$ Other Income/(Expenses) $(27,231)$ $(430,866)$ Extraordinary Income/(Loss) $(1,560)$ $17,148$ Miscellaneous Income- 100 Interest ExpenseTotal Other Income/(Expenses) $(1,560)$ $17,248$ Income (Loss) before Taxes $(28,791)$ $(413,618)$ Income (Loss) before Taxes $(28,791)$ $(413,618)$ Income (Loss) $\frac{3}{(33,216)}$ $\frac{3}{(435,634)}$ Basic and Diluted $\frac{3}{(Loss)}$ per Share $\frac{900,694,467}{874,610,399}$	General and Administrative		149,412		668,624
Professional Fees 13,168 202,083 Total Operating Expenses $173,755$ 940,639 Operating Income/(Loss) $(27,231)$ $(430,866)$ Other Income/(Expenses) $(1,560)$ $17,148$ Miscellaneous Income - 100 Interest Expense - - Total Other Income/(Expenses) $(1,560)$ $17,148$ Miscellaneous Income - 100 Interest Expense - - Total Other Income/(Expenses) $(1,560)$ $17,248$ Income (Loss) before Taxes $(28,791)$ $(413,618)$ Income Tax $(4,425)$ $(22,016)$ Net Income/(Loss) \$ (33,216) \$ (435,634) Basic and Diluted $$ (0.00)$ \$ (0.00) Weighted Average \$ 900,694,467 $874,610,399$	•		,		
Total Operating Expenses $173,755$ $940,639$ Operating Income/(Loss) $(27,231)$ $(430,866)$ Other Income/(Expenses) $(27,231)$ $(430,866)$ Extraordinary Income/(Loss) $(1,560)$ $17,148$ Miscellaneous Income- 100 Interest ExpenseTotal Other Income/(Expenses) $(1,560)$ $17,248$ Income (Loss) before Taxes $(28,791)$ $(413,618)$ Income Tax $(4,425)$ $(22,016)$ Net Income/(Loss) $$(33,216)$ $$(435,634)$ Basic and Diluted $$(0.00)$ $$(0.00)$ Weighted Average Number of Shares $900,694,467$ $874,610,399$	-				
Operating Income/(Loss) $(27,231)$ $(430,866)$ Other Income/(Expenses) Extraordinary Income/(Loss) $(1,560)$ $17,148$ Miscellaneous Income-100Interest ExpenseTotal Other Income/(Expenses) $(1,560)$ $17,248$ Income (Loss) before Taxes Income Tax $(28,791)$ $(413,618)$ $(4,425)$ Net Income/(Loss) $$(33,216)$ $$(435,634)$ Basic and Diluted (Loss) per Share $$(0.00)$ $$(0.00)$ Weighted Average Number of Shares $900,694,467$ $874,610,399$	Professional Fees		13,168		202,083
Other Income/(Expenses) Extraordinary Income/(Loss) $(1,560)$ $17,148$ Miscellaneous Income-100Interest ExpenseTotal Other Income/(Expenses) $(1,560)$ $17,248$ Income (Loss) before Taxes $(28,791)$ $(413,618)$ Income (Loss) before Taxes $(28,791)$ $(413,618)$ Net Income/(Loss) $$ (33,216)$ $$ (435,634)$ Basic and Diluted (Loss) per Share $$ (0.00)$ $$ (0.00)$ Weighted Average Number of Shares $900,694,467$ $874,610,399$	Total Operating Expenses		173,755	1	940,639
Extraordinary Income/(Loss) $(1,560)$ $17,148$ Miscellaneous Income-100Interest Expense-Total Other Income/(Expenses) $(1,560)$ $17,248$ Income (Loss) before Taxes $(28,791)$ $(413,618)$ Income (Loss) before Taxes $(28,791)$ $(413,618)$ Income Tax $(4,425)$ $(22,016)$ Net Income/(Loss) $$ (33,216)$ $$ (435,634)$ Basic and Diluted $$ (0.00)$ $$ (0.00)$ Weighted Average Number of Shares $900,694,467$ $874,610,399$	Operating Income/(Loss)		(27,231)		(430,866)
Miscellaneous Income - 100 Interest Expense - - Total Other Income/(Expenses) (1,560) 17,248 Income (Loss) before Taxes (28,791) (413,618) Income Tax (4,425) (22,016) Net Income/(Loss) \$ (33,216) \$ (435,634) Basic and Diluted \$ (0.00) \$ (0.00) Weighted Average \$ 900,694,467 874,610,399	Other Income/(Expenses)				
Interest Expense-Total Other Income/(Expenses) $(1,560)$ $17,248$ Income (Loss) before Taxes $(28,791)$ $(413,618)$ Income Tax $(4,425)$ $(22,016)$ Net Income/(Loss)\$ $(33,216)$ \$ $(435,634)$ Basic and Diluted\$ (0.00) \$ (0.00) Weighted Average Number of Shares $900,694,467$ $874,610,399$	Extraordinary Income/(Loss)		(1,560)		17,148
Total Other Income/(Expenses) $(1,560)$ $17,248$ Income (Loss) before Taxes $(28,791)$ $(413,618)$ Income Tax $(4,425)$ $(22,016)$ Net Income/(Loss) \$ (33,216) \$ (435,634) Basic and Diluted \$ (0.00) \$ (0.00) Weighted Average \$ 000,694,467 \$74,610,399	Miscellaneous Income		-		100
Income (Loss) before Taxes $(28,791)$ $(413,618)$ Income Tax $(4,425)$ $(22,016)$ Net Income/(Loss) \$ (33,216) \$ (435,634) Basic and Diluted \$ (0.00) \$ (0.00) Weighted Average \$ (0.00) \$ (0.00) Weighted Average \$ 900,694,467 \$74,610,399	Interest Expense		-		-
Income Tax (4,425) (22,016) Net Income/(Loss) \$ (33,216) \$ (435,634) Basic and Diluted (Loss) per Share \$ (0.00) \$ (0.00) Weighted Average Number of Shares 900,694,467 874,610,399	Total Other Income/(Expenses)		(1,560)		17,248
Income Tax (4,425) (22,016) Net Income/(Loss) \$ (33,216) \$ (435,634) Basic and Diluted (Loss) per Share \$ (0.00) \$ (0.00) Weighted Average Number of Shares 900,694,467 874,610,399	Income (Loss) before Taxes		(28,791)		(413,618)
Net Income/(Loss) \$ (33,216) \$ (435,634) Basic and Diluted (Loss) per Share \$ (0.00) \$ (0.00) Weighted Average Number of Shares 900,694,467 874,610,399					
(Loss) per Share \$ (0.00) \$ (0.00) Weighted Average Number of Shares 900,694,467 874,610,399	Net Income/(Loss)	\$	(33,216)	\$	
(Loss) per Share \$ (0.00) \$ (0.00) Weighted Average Number of Shares 900,694,467 874,610,399	Basic and Diluted				
Number of Shares 900,694,467 874,610,399	(Loss) per Share	\$	(0.00)	\$	(0.00)
Number of Shares 900,694,467 874,610,399	Weighted Average				
		900.694.467		874.610.399	
	Diluted Number of Shares			-	

The accompanying notes are an integral part of these statements

Consolidated Statements of Stockholders' Deficit (Unaudited)

From January 15, 2002 (Inception) to March 31, 2017

	Preferred Stock		Common Stock		Paid in	Retained	Total Equity/
	Shares	Amount	Shares	Amount	Capital	(Deficit)	(Deficit)
Balance, December 31, 2015	5,426,600	\$ 542	846,734,134	\$ 84,675	\$6,666,726	\$ (5,494,528)	\$ 1,257,415
Reclassify common shares to preferred	198,900	20	(3,500,000)	(350)	330	-	-
Preferred Shares issued for cash	148,000	15	-	-	180,305	-	180,320
Preferred Shares issued for service	39,000	4	-	-	5,456	-	5,460
Common Shares issued for cash	-	-	1,365,000	137	20,826	-	20,963
Common Shares issued for service	-	-	37,862,000	3,786	123,414	-	127,200
Common Shares issued for service			2,000,000	200	7,800	-	8,000
Preferred Shares issued for cash	28,950	3	-	-	31,868	-	31,871
Restructure of Subsidiaries	-	-	-	-	(744,601)	(246,527)	(991,128)
Common & Preferred Shares issued							
for acqusition	70,000	7	7,000,000	700	215,949	-	216,656
Common Shares issued for service			4,000,000	400	59,600	-	60,000
Common Shares issued for cash, note and service			3,600,000	360	62,140	-	62,500
Dispose of Inventory					(90,228)	-	(90,228)
Net Profit/(Loss)						(435,634)	(435,634)
Balance, December 31, 2016	5,911,450	591	899,061,134	89,908	6,539,585	(6,176,689)	453,395
Preferred Shares issued for cash	76,150	76			88,024		88,100
Connon Shares isssued for acqusition			3,000,000	300	161,952		162,252
Contributed Capital					2,470		2,470
						(22.21()	(22.21.6)
Net Profit/(Loss)	5 007 (00	¢ ((7	002 0(1 124	¢ 00 2 02	¢ (702 021	(33,216)	(33,216)
Balance, March 31, 2017	5,987,600	\$ 667	902,061,134	\$90,208	\$6,792,031	\$(6,209,905)	\$ 673,001

The accompanying notes are an integral part of these statements

Consolidated Statements of Cash Flows

(Unaudited)

		ree Months Ended Iarch 31, 2017	Year Ended December 31, 2016
Operating Activities Net Profit/(Loss)	\$	(33,216)	\$(435,634)
Adjustments to reconcile Net Profit/(Loss)	Ŧ	()	+(,)
Amortization/Disposal of Intangible Assets		14,600	90,039
Common Stock Issued for services		-	338,728
Acquisition of Subsidiary		(31,515)	(305,172)
Changes in Operating Assets and Liabilities			
(Increase)/Decrease in Inventory		2,265	83,455
(Increase)/Decrease in Prepaid Expenses		-	(10,500)
(Increase)/Decrease in Accounts Receivable		67,410	(90,582)
(Increase)/Decrease in Loans to Subsidiaries Increase/(Decrease) in Accounts Payable		(127,388)	(24,857)
and Accrued Expenses		(81,264)	82,255
Net Cash Provided by Operating Activities		(189,108)	(272,268)
Investment Activities			
Office Equipment		(378)	(18,354)
Acquisition of Intangible Assets		-	
Net Cash (Used) by Investment Activities		(378)	(18,354)
Financing Activities			
Line of Credit		-	(35,700)
Notes Payable		81,634	(33,436)
Proceeds from Stock Sales		88,100	283,514
Contributed Capital		2,970	
Net Cash Provided by Financing Activities		172,704	214,378
Net Increase in Cash		(16,782)	(76,244)
Cash, Beginning of Period		27,255	103,499
Cash, End of Period	\$	10,473	\$ 27,255
Cash Paid For:			
Interest Paid	\$	-	\$ 3,879
Income Taxes Paid	\$	4,425	\$ 19,883
Non-cash Activities:			
Stock issued for services	\$	-	\$ 338,728
Stock issued for acqusitions	\$	162,252	\$ -
			·

The accompanying notes are an integral part of these statements

Notes to Consolidated Unaudited Financial Statements (March 31, 2017 and December 31, 2016)

NOTE 1 - ORGANIZATION AND DESCRIPTION OF BUSINESS

Blast Applications, Inc. (the "Company") was incorporated on January 15, 2002 under the laws of the State of Delaware as Medivisor, Inc. On July 10, 2009 the Company changed its name to Blast Applications, Inc. then on January 20, 2015 the Company changed its name to Italian Food & Beverage Corp.

The Company is in the business of development and marketing of iPhone®, Facebook®, Twitter® and Nokia applications but has recently changed its focus to the Food Industry.

On May 15, 2015 the Company completed the acquisition of Italian Food & Beverage Corp. a Nevada Corporation and Just Wine SRL and Italian Corporation. The Company has organized IFBC ITA in Italy, IFBC UK in England and IFBC SR in Singapore. The Company has also acquired interests in Brandout Srl; and Degustate, Srl; in Italy.

The Company currently maintains various social web-sites and with its acquisitions will focus on the manufacturing, exporting, importing, marketing and distribution of wine and various food products.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation

In the opinion of management, the accompanying balance sheets and related interim statements of income, cash flows, and stockholders' equity include all adjustments, consisting only of normal recurring items, necessary for their fair presentation in conformity with accounting principles generally accepted in the Unites States of America (U.S. GAAP). Preparing financial statements requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenue, and expenses. Actual results and outcomes may differ from management's estimates and assumptions.

Notes to Unaudited Financial Statements (March 31, 2017 and December 31, 2016) Cont'd

Principal of Consolidation

The consolidated financial statements include the accounts of the Italian Food & Beverage Corp. (the Company) and its subsidiaries and interests in the Italian Food & Beverage Corp. a Nevada Corporation, Just Wine S.P.A., an Italian corporation, Brandout SRL and Degustate, SRL Italian corporations. Also consolidated is IFBC SG PTE, LTD a Singapore corporation, IFBC Italia and IFBC UK. All material inter-company accounts and transactions have been eliminated. Subsidiary activity has been converted to U.S. Dollars.

Allowance for Doubtful Accounts

The Company does not have significant collection history with its customers. However, where the Company is aware of circumstances that may impair a specific customer's ability to pay, the Company will reduce the receivable to net realizable value by recording an appropriate allowance. At March 31, 2017 and December 31, 2016 no allowance for doubtful accounts was required.

Revenue Recognition

Revenues are recognized as services are performed and deliveries are made in accordance with the terms of customer contracts. Costs directly related to the development and data collection services, which include but are not limited to subcontractors, domain acquisition, and other costs directly related, are included in the cost of goods sold. Retail sales are recognized when products are shipped.

Recent Accounting Guidance

The Company has evaluated the recent accounting pronouncements through ASU 2017-8 and believes that none of the pronouncements will have a material effect on the company's financial statements.

Cash and Cash Equivalents

The Company considers all highly liquid debt instruments with an original maturity of three months or less when purchased to be cash equivalents. There were no cash equivalents at March 31, 2017 and December 31, 2016.

Advertising Costs

Advertising and marketing costs are expensed as incurred. For the period ended March 31, 2017 and the year ended December 31, 2016 advertising expense were \$30,930 and \$6,374.

Notes to Unaudited Financial Statements (March 31, 2017 and December 31, 2016) Cont'd

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 accounts for its stock based compensation based upon provisions in ASC Topic 718 *Compensation-Stock Compensation*. The Company utilizes the fair value of the stock issued as the measure of the value of services obtained to record the stock issued for compensation.

Impairment of Long-Lived Assets

The Company regularly reviews long-lived assets for indicators of impairment. Management's judgments regarding the existence of impairment indicators are based on performance. Future events could cause management to conclude that impairment indicators exist and that the value of long-lived assets is impaired. When events or circumstances indicate that the carrying amount of an asset may not be recoverable, the fair value of the asset is compared to its carrying value. Impairment losses are measured as the amount by which the carrying value of an asset exceeds its estimated fair value.

Intangible Assets

The Company has capitalized the purchase/development cost of its revenue producing web-sites and application. The Company amortized these assets over their estimated useful lives beginning January 1, 2014. A summary of assets follows:

Intangible Assets:		Estimated
	March 31,	Useful
	2017	Life
Goodwill: Big Pants	85,000	20 Years
Website: CanDoBetter	23,250	5 Years
Website: Tweexchange	20,000	5 Years
Websites: Eight Others	40,000	5 Years
Applications: Forty-Eight	165,000	5 Years
Applications: Four	15,000	5 Years
Subtotal	348,250	
Less: Accumulated Amortization	(187,138)	
Intangible Assets-net	161,112	

Notes to Unaudited Financial Statements (March 31, 2017 and December 31, 2016) Cont'd

Loss per Common Share

Basic loss per share is computed by dividing the net loss by the weighted average number of shares outstanding during the period. Basic loss per share also excludes any dilutive effect of warrants. Diluted net loss per share includes the issuance of Class B preferred shares that are each convertible to 100 common shares and does not include warrants, as they are anti-dilutive.

NOTE 3 - GOING CONCERN

The accompanying financial statements have been prepared assuming that the company will continue as a going concern. The Company commenced operations in the first quarter of 2003. Since inception, it has incurred losses and negative cash flows from operations. The Company has been dependent upon external financing, including private sales of securities and borrowings from its CEO to fund operations. The Company has reported operating loss of \$33,216 for the period ended March 31, 2017 and an operating loss of \$435,634 for the year ended December 31, 2016 from consolidated revenues of \$584,347 and \$1,440,359 from the same periods respectively. The Company has an inception to date accumulated deficit of \$6,209,905. Of the accumulated deficit, \$4,059,978 was for non-cash transaction wherein stock was issued for services or interest on settlement of debt and \$991,128 was the result of restructuring its subsidiaries. This raises 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.

Management has substantially increased the Company's profitability and cash flow with the acquisition of the Italian Food & Beverage Corp (IFBC-NV) and interests in other subsidiaries.

Management continues to seek additional debt or equity funding. There is no assurance that its efforts will be successful, or that the Company will be able to obtain additional debt or equity financing on terms acceptable to the Company. Failure to raise needed funds on satisfactory terms could have a material adverse impact on the Company's business, operating results or financial condition.

NOTE 4 – RESTRUCTURE OF SUBSIDIARIES

During the quarter ended June 30, 2016 the Company began the process of negotiating the restructuring of its European subsidiaries because of difficulties in maintaining proper control of their activities. The Company expects the return of the 5,000,000 Class B Preferred shares of stock as part of the reorganization.

Notes to Unaudited Financial Statements (March 31, 2017 and December 31, 2016) Cont'd

The reorganization is not yet completed but the Company has made adjustments in its financial statements as if the reorganization has been completed with the exception the return of the Preferred shares. Only 1,885,000 Class B Preferred shares have been returned at this date. It is expected that the restructure will be completed by the end of the first quarter of 2017 at which time the Company will report the results.

NOTE 5 – ACQUSITION AND CONSOLIDATION OF SUBSIDIARIES

On May 15, 2015 the Italian Food and Beverage Corp, (the Company or IFBC-DEL) completed the acquisition of Italian Food & Beverage Corp (IFBC-NV), a Nevada corporation organized April 21, 2014. IFBC-NV was acquired by the Company with the issuance of 5,000,000 Class B preferred shares that have a provision for the mandatory conversion of each preferred share to 100 of the Company's common shares for a total of 500,000,000 common shares.

IFBC-NV is operated as a wholly-owned subsidiary of the Company. IFBC-NV is the parent company of Wine & Food Trading LLC, a California corporation who is the parent of Just Wine S.P.A. an Italian corporation. Just Wine S.P.A owns a majority interest in Degustate, Srl. and has dissolved its interest in Just Wine Far East Pte Ltd, a Singapore corporation, Just Wine Gmbh, an Austrian corporation and Just Wine Kft, a Hungarian corporation. The Company has organized a new Singapore corporation called IFBC SG PTE, LTD which is just beginning activity. Accordingly, the investment and organization costs are consolidated with IFBC-DEL.

On November 1, 2016 the Company purchased seventy percent (70%) of the Italian Farmers LTD an England and Wales Company for \$216,656 and on February 10, 2017, the Company issued 3,000,000 common shares to purchase the remaining thirty percent (30%) of the Italian Farmers LTD. The issue of the common shares will pay off Italian Farmers LTD's debt of 130,138 British pounds or \$162,252.

Notes to Unaudited Financial Statements (March 31, 2017 and December 31, 2016) Cont'd

The Company has consolidated the financial statements for the period ended March 31, 2017 as follows:

Balance Sheet		1	Three Months E	nded March 31,	2017	
	IFBC-	IFBC-	Europe		Inter-Company	
	DEL	NV	Subs	Singapore	Eliminations	Total
ASSETS						
Current Assets						
Cash	\$ 31	\$ 53	\$ 9,183	\$ 1,206		\$ 10,473
Prepaid Marketing	-	10,500	-	-		10,500
Inventory	-	-	33,745	2,821		36,566
Accounts Receivable	-	15,000	17,665	2,073		34,738
Total Current Assets	31	25,553	60,593	6,100	-	92,277
Long-Term Assets						
Investment In Affiliates	467,924	31,015	-	-		498,939
Transfer Out	-	298,362	-		(45,123)	253,239
Furniture and Equipment	-	-	23,040	1,196		24,236
Intangible Assets-net	161,112	-	2,076	-		163,188
Total Long-Term Assets	629,036	329,377	25,116	1,196	(45,123)	939,602
Total Assets	\$ 629,067	\$ 354,930	\$ 85,709	\$ 7,296	\$ (45,123)	\$ 1,031,879
LIABILITIES AND STOCKHO	LDERS' EQU	ITY				
Current Liabilities						
Accounts Payable and						
Accrued Expenses	\$ 174,684	\$ 14,391	\$ 1,752	\$ -		190,827
Notes Payable	-	15,000	-	-		15,000
Credit Line	1,800	-	-	-		1,800
Transfers In	8,000			37,123	(45,123)	-
Operational Loans-Affiliates	84,617	66,634	-	-	-	151,251
Total Liabilities	269,101	96,025	1,752	37,123	(45,123)	358,878
Stockholders' Equity						
Preferred Stock	507	160	-	-		667
Common Stock	83,245	6,963	-	-		90,208
Additional Paid-in Capital	5,915,436	855,200	21,395	-		6,792,031
Retained Earnings/(Deficit)	(5,639,222)	(603,418)	62,562	(29,827)		(6,209,905)
Total Stockholders' Equity	359,966	258,905	83,957	(29,827)	-	673,001
Total Liabilities and						
Stockholders' Equity	\$ 629,067	\$ 354,930	\$ 85,709	\$ 7,296	\$ (45,123)	\$ 1,031,879

Notes to Unaudited Financial Statements (March 31, 2017 and December 31, 2016) Cont'd

Statement of Operations	Three Months Ended March 31, 2017				
	IFBC-	IFBC-	Europe		
	DEL	NV	Subs	Singapore	Total
Income					
Revenues	\$ -	\$ 15,000	\$ 567,274	\$ 2,073	\$ 584,347
Cost of Sales	-	-	435,750	2,073	437,823
Gross Income/(Loss)	-	15,000	131,524	-	146,524
Operating Expenses					
General and Administrative	75	38,893	109,687	757	149,412
Organizational Expense		-		(3,050)	(3,050)
Amortization Expense	14,225		-	-	14,225
Professional Fees	3,000	10,168	-	-	13,168
Total Operating Expenses	17,300	49,061	109,687	(2,293)	173,755
Operating Income/(Loss)	(17,300)	(34,061)	21,837	2,293	(27,231)
Other Income/(Expenses)					
Gain on Settlements	-	-	-	-	-
Miscellaneous Income	-	-	-	-	-
Interest Expense	-	-	-	-	-
Total Other Income/(Expenses)	-	-	-	-	-
Income/(Loss) before Taxes	(17,300)	(34,061)	21,837	2,293	(27,231)
Income Tax		-	(4,425)	-	(4,425)
Net Income/(Loss)	\$ (17,300)	\$ (34,061)	\$ 17,412	\$ 2,293	\$ (31,656)

NOTE 6 – DEBT INCLUDING CONVERTIBLE DEBT

Short-Term Debt

Accounts payable and accrued expenses are summarized below for the reporting periods:

	Balance		E	Balance
Accounts Payable and Accruals	31-Mar-2017		31-	Dec-2016
Accounts Payable	\$	27,755	\$	24,755
Accounts Payable Subsidiaries		16,143		100,407
Accrued Liabilities		146,929		146,929
Balance	\$	190,827	\$	272,091

Notes to Unaudited Financial Statements (March 31, 2017 and December 31, 2016) Cont'd

Long-Term and Convertible Debt

On October 12, 2010 the Company issued an 8% convertible note in the principal amount of \$35,000 Euros or \$48,531 US dollars and a maturity date of October 15, 2011. The note can be redeemed prior to maturity for 125% of the principal plus accumulated interest and is immediately convertible at the holders demand at 45% of the preceding 5 day average stock price but not less than \$0.0001 or greater than \$0.05. The Company recorded interest expense of \$59,316 for the beneficial conversion feature and has made \$8,000 in payments during 2016. The Balance of the note at December 31, 2016 is \$56,811 which includes \$16,280 accrued interest.

Short term notes include operational loans by related parties totaling \$166,251.

NOTE 7 - PROVISION 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 when these differences are expected to reverse.

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 \$1,366,179 which is calculated by multiplying a 22% estimated tax rate by the items making up the deferred tax account, the estimated NOL through March 31, 2017 of \$6,209,905. The total valuation allowance is a comparable \$1,366,179.

The provision for income taxes is comprised of the net changes in deferred taxes less the valuation account plus the current taxes payable as shown in the chart below for the period ended March 31, 2017 and the year ended December 31, 2016:

	March 31, 2017		Dec	ember 31, 2016
Deferred Tax Asset Valuation Allowance Current Taxes Payable	\$	7,308 (7,308) -	\$	95,839 (95,839) -
Income Tax Expense	\$	-	\$	

Notes to Unaudited Financial Statements (March 31, 2017 and December 31, 2016) Cont'd

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

Year	Amount	Expiration
2002	110,344	2022
2003	42,102	2023
2004	215,834	2024
2005	352,602	2025
2006	236,140	2026
2007	49,798	2027
2008	1,655,913	2028
2009	433,880	2029
2010	1,076,086	2030
2011	445,163	2031
2012	163,779	2032
2013	158,450	2033
2014	99,272	2034
2015	701,692	3035
2016	435,634	3036
YTD 2017	33,216	3037
Total	\$ 6,209,905	

NOTE 8 - STOCKHOLDERS' EQUITY

Preferred Stock

The Company is authorized to issue of 50,000,000 shares of preferred stock, par value \$0.0001 per share. The Company has established 10,000,000 to be Class A preferred superior to its common stock but with all the rights of common shares except voting and is convertible to 100 shares of common stock. These Class A preferred shares are not issued.

On March 7, 2015 the Company authorized the creation of 10,000,000 Class B preferred shares with all the rights of common shares except voting and with a mandatory conversion of each share of Class B preferred to one hundred (100) shares of common stock. As of the date of these statements the conversion of these shares has not taken place.

Of the Class B preferred shares 5,000,000 were authorized to be issued on May 15, 2015 in exchange for 100% of the 5,000,000 total issued and outstanding shares of common stock of the Italian Food & Beverage Corp. (IFBC-NV), a Nevada corporation. With the issuance IFBC-NV has become a wholly-owned subsidiary of the Company.

Notes to Unaudited Financial Statements (March 31, 2017 and December 31, 2016) Cont'd

During the year ended December 31, 2015 the Company recorded the purchase of 302,900 Class B preferred shares for \$114,114 cash of which 292,900 were issued on February 23, 2016 and 5,000 have not yet been issued. During the 2015 the Company also recorded the issue of 123,700 Class B preferred shares for \$49,468 in consulting services with the shares not issued until February 23, 2016.

During the Quarter ended June 30, 2016, the Company reclassified the issue of 3,500,000 common shares to 198,000 Class B Preferred shares and issued 148,000 Class B Preferred shares for \$180,320 cash and 39,000 shares for \$5,460 consulting services.

During the Quarter ended September 30, 2016, the Company issued 28,950 Class B Preferred shares for \$31,871 cash.

During the Quarter ended December 31, 2016, the Company issued 70,000 Class B Preferred shares as part of the purchase price of seventy percent (70%) of Italian Farmers LTD valued at \$216,656.

During the Quarter Ended March 31, 2017 the Company made the following issues of Class B Preferred shares:

- On January 17, 2017, the Company issued 4,250 preferred shares for \$4,970 per share.
- On February 1, 1017, the Company issued 17.800 preferred shares for \$20,630 cash
- On February 6, 2017, the Company issued 54,000 pre3ferred shares for \$62,500 cash.

Common Stock

The Company is authorized to issue 2,950,000,000 shares of common stock with a par value of \$0.0001 per share.

As of December 31, 2014 the company has 714,934,134 common shares issued and outstanding.

During the year December 31, 2015 the Company issued 141,800,000 common shares in the following transactions:

- On January 1, 2015 the Company issued 1,000,000 common shares for \$3,600 in services.
- On February 24, 2015 the Company issued 20,000,000 common shares for \$72,000 in services.
- During the quarter ended December 31, 2015, the Company recorded the purchase of 30,300,000 common shares for \$182,314.

Notes to Unaudited Financial Statements (March 31, 2017 and December 31, 2016) Cont'd

• During the quarter ended December 31, 2015, the Company recorded the issue of 80,500,000 common shares for \$50,500 consulting services and settlement of \$296,000 accrued salary.

During the year ended December 31, 2016 the Company reclassified the issue of 3,500,000 common shares to 198,900 Class B Preferred shares and made the following issues of Common Shares:

- On June 30, 2016 the Company recorded the issuance of 35,862,000 common shares valued at \$104,000 for services issued on March 22, 2016 and 2,000,000 common shares issued for \$23,300 services.
- On April 15, 2016 the Company issued 1,365,000 common shares for \$20,963 cash.
- On June 30, 2016, the Company issued 4,000,000 common shares for services valued at \$31,200.
- On November 1, 2016, the Company issued 7,000,000 common shares as part of the purchase price of seventy percent (70%) of Italian Farmers LTD valued at \$216,656.
- On November 16, 2016, the Company authorized the issue of 4,000,000 common shares for service valued at \$60,000.
- On November 16, 2016, the Company authorized the issue of 3,600,000 common shares for \$25,000 cash, \$25,000 receivable and \$12,500 in service for a total of \$62,500.

On February 10, 2017, the Company issued 3,000,000 common shares to purchase the remaining thirty percent (30%) of the Italian Farmers LTD valued at \$162,252.

NOTE 9 – SUBSEQUENT EVENTS

The Company has executed a Gentleman's agreement to with Labeataly USA, LLC to organize a new entity called F&B Operating Partners, LLC for the purpose of operating the existing Mio CAFÉ' in the Westshore Mall in Tampa, Florida and expanding the Mio CAFÉ' brand throughout the US.