GLOBAL ENTERPRISES GROUP Consolidated Balance Sheet Six Months Ended February 28, 2015 (unaudited)

A 0.0FT0			Cor	solidated	
ASSETS		Equivalent s Receivable y	\$ \$ \$	18,384 - - 18,384	
TOTAL ASSETS				18,384	
LIABILITIES AND SHAREHOLDERS' EQUITY Current Liabilities Current Payables Total Current Liabilities Long Term Liabilities			\$ \$ \$	- - -	
	Total Liabilities		\$	-	
SHAREHOLDERS' EQUITY					
	Preferred Stock	\$.001 par value 10,000,000 shares authorized 0 shares outstanding			
	Common Stock	\$.001 par value			

900,000,000 shares authorized 7,423,300 Additional Paid In Capital\$-Retained Earnings\$-Net Income\$18,384Total Equity\$18,384

Total Liabilities and Equity

*These financial statements and notes thereto present fairly, in all material respects, the financial position of the company and the results of its operations and cash flows for the periods presented, in conformity with the accounting principles generally accepted in the United States, consistently applied and hereby certified by Merle Ferguson for Global Enterprises Group, Inc.

GLOBAL ENTERPRISES GROUP, INC. Consolidated Statement of Operations Six Months Ended February 28, 2015 (unaudited)

		,	,		Consc	olidated
Sales				-	\$	-
Expense						
	Payroll Cost of Goods Adminstrative Depreciation			-	\$ \$ \$	- - 750 -
Total operating expense		-	\$	750		
Net Profit from Operations		-	\$	(750)		

Common Shares Outstanding 900,000,000 7,423,300

> *These financial statements and notes thereto present fairly, in all material respects, the financial position of the company and the results of its operations and cash flows for the periods presented, in conformity with the accounting principles generally accepted in the United States, consistently applied and hereby certified by Merle Ferguson for Global Enterprises Group, Inc.

GLOBAL ENTERPRISES GROUP, INC. Consolidated Cash Flow Six Months Ending February 28, 2015 (Unaudited)

-

OPERATING ACTIVITIES

Accounts Receiva Net cash provided by Operating Activities	\$ \$ \$	- - (750)	
Common Stock Paid in Capital	7,423,300 0.001	\$	-
Net cash increase for period	\$	-	
Cash a beginning of period		\$ \$	19,134 -
Cash at end of period	\$	18,384	

 $\ensuremath{^*}\xspace$ These financial statements and notes thereto present fairly, in all

material respects, the financial position of the company and the results of its operations and cash flows for the periods presented, in conformity with the accounting principles generally accepted in the United States, consistently applied and hereby certified by

Merle Ferguson for Global Enterprises Group, Inc.

GLOBAL ENTERPRISES GROUP, INC.

NOTES TO FINANCIAL

NOTE 1. NATURE OF OPERATIONS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Operations: Global Enterprises Group is in the business of developing and implementing green energy solutions for both commercial and residential dwellings.

Basis of Presentation. Global Enterprises Group prepared its combined financial statements in accordance with accounting principles generally accepted in the United States of America. These combined financial statements include the results of operations. Accordingly, the financial statements for Global Enterprises Group have been combined for the 3-months ending November 30, 2014.

Use of Estimates. The preparation of financial statements in conformity with U.S. generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Recently Issued Accounting Pronouncements. Global Enterprises Group does not believe that there are any other new pronouncements that have been issued that might have a material impact on its combined financial position or combined results of operations.

Cash and Cash Equivalents. Global Enterprises Group considers all highly liquid investments purchased with an original maturity of three months or less to be cash equivalents.

Income Taxes. Deferred tax assets and liabilities are recorded to reflect the future tax consequences attributable to the effects of differences between the carrying amounts of existing assets and liabilities for financial reporting and for income tax purposes. Deferred taxes are calculated by applying enacted statutory tax rates and tax laws to future years in which temporary differences are expected to reverse. The impact on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that the rate change is enacted.

NOTE 2. - STOCKHOLDERS' EQUITY

During the period ending April 20, 2015 the Company had 7,423,000 shares outstanding on a fully diluted basis.

NOTE 3. – GOING CONCERN

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. The Company's continuation as a going concern is dependent on its ability to meet its obligations, to obtain additional financing as may be required and ultimately to attain profitability. These financial statements do not include any adjustments that might result from the out come of this uncertainty.

NOTE 4. – INCOME TAXES

The Company provides for income taxes under that Statement of Financial Accounting Standards NO. 109. Accounting for Income Taxes SFAS No. 109 requires the use of an asset and liability approach in accounting for income taxes. Deferred tax assets and liabilities are recorded based on the differences between the financial statement and tax bases of assets and liabilities and the tax rates in effect when these differences are expected to reverse.

SFAS No. 109 requires the reduction of deferred tax assets by a valuation allowance if, based on the weight of available evidence, it is more likely than not that some sort or all of the deferred tax assets will not be realized. All of the expenditures thus far have been to organize the Company and will not be expensed for tax purposes until the Company has operations.

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:

Net changes is Deferred Tax Benefit	
less than valuation account	(
Current Taxes Payable	(
Net Provision for Income Taxes	(

The Federal Income Tax filings are not current with the Company.

NOTE 5. – EVENTS.

On March 30, 2015 -Global Enterprises Group, Inc announced it has appointed Mr. Bradley Robinson as the Company's new President and CEO. Recently, GLHO announced a pending acquisition with Predictive Therapeutics, LLC where Mr. Robinson is its President and CEO.Mr. Robinson has established and recognizable business acumen, he has co-founded both private and public companies, secured/structured financing, and formed strategic partnerships.

On March 24, 2015 Global Enterprises Group, Inc. announced that the Company has entered into an agreement to acquire a majority position of Predictive Therapeutics, LLC. Appropriate corporate governance changes (i.e., management and board positions) will be made upon completion of the definitive merger agreement, which is expected to be executed within ten days. Predictive Therapeutics, LLC ("PRx") was organized to develop, commercialize, acquire and invest in technologies involved in novel molecular diagnostic and therapeutic products in healthcare. PRx intends to revolutionize the treatment of serious, chronic and debilitating diseases through the commercialization of novel therapeutics leveraged by proprietary gene-based companion diagnostics. PRx has developed and/or acquired a pipeline of products. These proprietary technologies can open a window into the origin of human disease and the role that genes and their related proteins play in the disease's onset and progression. PRx uses genetic information as the cornerstone in the development of new diagnostics that assess a person's risk of disease and therapeutic products designed to effectively prevent and treat the disease.

On March 5, 2015 - the Company announced it was preparing to begin sand mining operations in Sierra Leone.

On Feb. 24, 2015- the Company announces the signing of a "Memorandum of Understanding" (MOU) to acquire certain granite quarry and mining assets in Sierra Leone, Africa.

On Feb. 19, 2015, the Company has began a survey and asset audit of a granite quarry in the Bo Chiefdom in Sierra Leone. Global Enterprises subsidiary JP Anderson (SL) Limited focuses on the acquisition and management of assets to supply the fast growing infrastructure development in Sub-Sahara Africa. Prior to beginning operations, GLHO is conducting a full land survey and asset valuation of its approximately 500-acre granite quarry located in the Bo Chiefdom, in Sierra Leone. Once the survey is complete, the Company will pull all necessary licenses and permits to operate a large-scale granite quarry and will begin operations.

On January 16, 2014, The State of Nevada approved a corporate name change and an increase in authorized shares of its common stock, par value \$0.001, to GLOBAL ENTERPRISES GROUP, INC. and 900,000,000 authorized. The Corporations board minutes approving this action and majority shareholders presented their shareholders' consent for both of these corporate actions approved by the State of Nevada.

The Company is an active corporation in the State of Nevada and its officer and directors remain the same since 2010.