# Quantum Energy, Inc.

(a Nevada corporation)

60 East Rio Salado Parkway Suite 900 Tempe, Arizona 85281

http://www.ftpmresources.com

Phone: 480-366-5884 Fax: 480-946-8463 E-mail: info@quantum-e.com

Company Information and Updated Disclosure Statement for the Quarter End November 30, 2013

## **QUARTERLY REPORT**

REQUIRED TO CONFORM WITH THE PROVISIONS OF THE PINK SHEETS ISSUERS DISCLOSURE STATEMENT

**January 14, 2014** 

### Current Information Regarding

## Quantum Energy, Inc.

The following information is provided to assist securities brokerage firms and potential investors with "due diligence" compliance. The information set forth below as to the above named corporation follows the requirements of the Pink Sheets Issuers Disclosure Statement and generally follows the format set forth therein.

#### **OTC Pink Basic Disclosure Guidelines**

#### 1) Name of the issuer and its predecessors (if any)

The exact name of the issuer is Quantum Energy, Inc. ("we," "us," "our" or the "Company"). We were incorporated under the laws of the State of Nevada on February 5, 2004 as "Boomers Cultural Development, Inc.". On May 18, 2006 the company changed its name to Quantum Energy Inc.

#### 2) Address of the issuer's principal executive offices

#### Company Headquarters

Quantum Energy, Inc. 60 East Rio Salado Parkway Suite 900 Tempe, Arizona 85281 http://www.quantum-e.com Phone: 480-366-5884

Fax: 480-946-8463

E-mail: info@quantum-e.com

#### IR Contact

None

#### 3) Security Information

Trading Symbol: QEGY

Exact title and class of securities outstanding: Common

CUSIP: 747645 208 Par or Stated Value: \$.001

Total shares authorized: 75,000,000 as of: January 14, 2014 as of: January 14, 2014 as of: January 14, 2014

Additional class of securities (if necessary): None

#### Transfer Agent

Pacific Stock Transfer 4045 S. Spencer Street Suite 403 Las Vegas, Nevada 89119 Telephone: (702) 362-30-33 Fax: (702) 433-1979

Is the Transfer Agent registered under the Exchange Act?\* Yes: x No:

List any restrictions on the transfer of security:

**None** 

Describe any trading suspension orders issued by the SEC in the past 12 months.

#### **None**

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

- 150-1 Forward Split mailed out directly to shareholders
  - 1. Shareholders received 149 additional shares bearing the same CUSIP for each 1 share held, resulting in 150 total shares held.

Pre-Split TSO: 249,776
Post-Split TSO: 37,466,400
Record Date: 11/15/2013
Payment Date: 11/15/2013

•

• Daily List Announcement Date: 11/12/2013

#### 4) Issuance History

List below any events, in chronological order, that resulted in changes in total shares outstanding by the issuer in the past two fiscal years and any interim period. The list shall include all offerings of equity securities, including debt convertible into equity securities, whether private or public, and all shares or any other securities or options to acquire such securities issued for services, describing (1) the securities, (2) the persons or entities to whom such securities were issued and (3) the services provided by such persons or entities. The list shall indicate:

A. The nature of each offering (e.g., Securities Act Rule 504, intrastate, etc.);

The Company issued 200,000 shares of common stock to Stanley F. Wilson in exchange for 100% of the common stock of FTPM Resources, Inc. on June 25, 2013 by means of a share exchange agreement approved by 100% of the board of directors and approved by 55.2% of the shareholders eligible to vote pursuant to the written consent of the shareholders.

The Company issued 7,533,600 shares of common stock restricted under Rule 144 to Data Capital Corp as consideration under an Engagement Agreement on December 18, 2013.

B. Any jurisdictions where the offering was registered or qualified;

N/A

C. The number of shares offered;

200,000; 7,533,600

D. The number of shares sold;

200,000, 7,533,600

E. The price at which the shares were offered, and the amount actually paid to the issuer;

\$0.001; \$0.02

F. The trading status of the shares; and

Restricted pursuant to Rule 144.

G. Whether the certificates or other documents that evidence the shares contain a legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.

Yes.

#### 5) Financial Statements

The below listed unaudited financial statements are attached hereto for the two previous fiscal years ending on February 28, 2013 and February 28, 2012 as well as the interim period ending on November 30, 2013.

- A. Balance sheet:
- B. Statement of income;
- C. Statement of cash flows;
- D. Financial notes

The financial statements provided pursuant to this item have been prepared in accordance with US GAAP by John Tomanek of Tomanek and Company, a person with sufficient financial skills.

#### See attached financial statements

#### 6) Describe the Issuer's Business, Products and Services

Describe the issuer's business so a potential investor can clearly understand the company. In answering this item, please include the following:

A. a description of the issuer's business operations;

QUANTUM ENERGY INC. ("the Company") was incorporate as "Boomers Cultural Development Inc." under the laws of the State of Nevada on February 5, 2004. On May 18, 2006 the company changed its name to Quantum Energy Inc.

The Company's initial public offering was completed in the third quarter of 2005. Prior to the offering, the Company's principal activities consisted of initial organizational activities and the issuance of common shares to the Company's original affiliate shareholders. On November 5, 2004, Form SB-2 registration statement was declared effective, enabling a registered public offering of up to 650,000 presplit shares at a price of \$0.10 per share. During December, 2004, the Company accepted subscriptions for the maximum offering from 42 subscribers. Following the 1-to-10 forward split on August 31, 2005, those 650,000 shares were 6,500,000 shares.

In 2005 the Company was working towards becoming a service-oriented firm, intending to profit from integrating baby boomers' wants/needs with local destination venues by combining travel to varied destinations coupled with personal growth, education and/or entertainment opportunities.

Starting in May of 2006, the Company decided to embark on a new business path in oil and gas exploration and acquisitions. The Company acquired interests in numerous oil & gas properties in the Barnett Shale area of West Texas. After the initial success of the Barnett Shale leases, the production

program in the Barnett Shale area encountered substantial difficulties. Numerous wells throughout this extensive area experienced production difficulties. In addition to the production problems was the severe drop in natural gas prices. All of the wells in which the Company had interests were suspended and all marginal wells have been capped, resulting in the Company abandoning the Company's interest in the Barnett Shale area.

From 2008 through 2010, the Company planned, when and if funding became available, to acquire high-quality oil and gas properties, primarily "proven producing and proven undeveloped reserves as well as exploring low-risk development drilling and work-over opportunities with experienced, well-established operators. Given that new funding opportunities did not otherwise materialize, effective July 30, 2010, the Board of Directors authorized a 1,000 for 1 reverse stock split of the Company's issued common stock whereby One thousand (1,000) old issued common shares were reverse split into one (1) new issued common share.

On June 20, 2013, the shareholders appointed Stanley F. Wilson to fill a vacancy on the board as the sole director of the board. Also on June 20, 2013, the shareholders approved the board appointment of Stanley F. Wilson as the President, Secretary and Treasurer. On June 25, 2013, the shareholders approved the board action for the acquisition of 100% of the common stock of FTPM Resources, Inc., a Texas corporation engaged in the fuel trading and petroleum marketing business since 2009. With the change in management and the acquisition of FTPM Resources, Inc., the Company has redirected its oil and gas efforts to the Williston North Dakota region and the Bakken formation activity through the consulting services of Advisory Services, Inc. under the direction of its President, Andrew J. Kacic, a seasoned oil and gas executive and investment banker with offices in Williston, North Dakota. Mr. Kacic and ASI, are assisting Quantum in its efforts to develop refinery and rail transload facilities in the region through existing contracts ASI has with various such projects in different stages of development. Given Quantum's presence in Williston, numerous other oil and gas related development projects are under consideration beyond the refinery and rail transload projects including the acquisition, development and production of proven producing and proven undeveloped oil reserves as well as traditional real estate housing development for the rapidly growing Williston area. FTPM is pursuing fuel marketing agreements with proposed refinery projects and ASI clients for the sale of their resulting fuel products. With this redirection to the Bakken field, new management has successfully retired in excess of \$2,000,000 of debt and liabilities as are reflected in the financial statements attached to this Report. Quantum is currently in discussions with Mr. Kacic in an effort to secure his services as an officer and director. On December 18, 2013, the Company engaged the services of Data Capital Corp as a structuring agent to facilitate the creation of a Business Development Company to be acquired in a share exchange by Company upon the completion of a capital raise by the BDC to be formed of a minimum of \$5,000,000.

#### Competition

In the oil and gas industry, the Company is aware that there are competitors that are larger and better funded than Quantum that are also seeking such investment opportunities. Thus, there is no assurance that even if the Company is able to obtain funding for such investments that it will be able to compete successfully for the acquisition of such producing oil and gas assets.

The Company will be competing with other junior oil and gas exploration companies for financing from a limited number of investors that are prepared to make investments in junior oil and gas exploration companies. The presence of competing junior oil and gas exploration companies may impact the Company's ability to raise additional capital in order to fund the acquisition and exploration programs if investors are of the view that investments in competitors are more attractive based on the merit of the oil and gas properties under investigation and the price of the investment offered to investors.

The Company will also compete for oil and gas properties of merit with other junior exploration companies. Competition could reduce the availability of properties of merit or increase the cost of

acquiring the properties. This competition could result in competing junior exploration companies acquiring available oil and gas properties.

#### Governmental Controls and Approvals

In regards to oil and gas exploration and acquisition, Quantum is aware that the availability of a ready market for future oil and gas production from possible U.S. assets will depend upon numerous factors beyond the Company's control. These factors may include, amongst others, regulation of oil and natural gas production, regulations governing environmental quality and pollution control, and the effects of regulation on the amount of oil and natural gas available for sale, the availability of adequate pipeline and other transportation and processing facilities and the marketing of competitive fuels. These regulations generally are intended to prevent waste of oil and natural gas and control contamination of the environment.

The Company could also be subject in the future to changing and extensive tax laws, the effects of which cannot be predicted.

It is expected that sales of crude oil and other hydrocarbon liquids by the Company from its future U.S. based production will not be regulated and be made at market prices. However, the price the Company would receive from the sale of these products may be affected by the cost of transporting the products to market via pipeline and marine transport.

#### **Environmental Regulations**

Any U.S. assets the Company would agree to acquire are subject to numerous laws and regulations governing the discharge of materials into the environment or otherwise relating to environmental protection. These laws and regulations may require the acquisition of a permit before drilling commences, restrict the types, quantities and concentration of various substances that can be released into the environment in connection with drilling and production activities, limit or prohibit drilling activities on certain lands within wilderness, wetlands and other protected areas, require remedial measures to mitigate pollution from former operations, such as pit closure and plugging abandoned wells, and impose substantial liabilities for pollution resulting from production and drilling operations. Public interest in the protection of the environment has increased dramatically in recent years. The worldwide trend of more expansive and stricter environmental legislation and regulations applied to the oil and natural gas industry could continue, resulting in increased costs of doing business and consequently affecting profitability. To the extent laws are enacted or other governmental action is taken that restricts drilling or imposes more stringent and costly waste handling, disposal and cleanup requirements, the business and prospects of the Company could be adversely affected.

#### B. Date and State (or Jurisdiction) of Incorporation:

We were incorporated under the laws of the State of Nevada on February 5, 2004 as "Boomers Cultural Development, Inc.". On May 18, 2006 the company changed its name to Quantum Energy Inc.

C. the issuer's primary and secondary SIC Codes;

1311, 5172

D. the issuer's fiscal year end date;

#### February 28

- E. principal products or services, and their markets;
- Oil, gas, used motor oil and related fuel products with markets in North Dakota and the U.S.

#### 7) Describe the Issuer's Facilities

The Company leases virtual office space at 60 East Rio Salado Parkway, Suite 900, Tempe, Arizona 85281 from Regus PLC as its corporate headquarters at a monthly rent of \$230 and maintains a field office in Williston, North Dakota at 815 Main Street, Williston North Dakota 58801 with a mailing address of 634 East Broadway #1313, Williston, North Dakota 58801 that it leases from Advisory Services, Inc., a consulting firm under consulting contract with Company at a combined lease cost of \$2,000 a month.

#### 8) Officers, Directors, and Control Persons

- A. <u>Names of Officers, Directors, and Control Persons</u>. In responding to this item, please provide the names of each of the issuer's executive officers, directors, general partners and control persons (control persons are beneficial owners of more than five percent (5%) of any class of the issuer's equity securities), as of the date of this information statement.
- 1. Stanley F. Wilson, Chairman, President, Secretary, Treasurer and sole director. Mr. Wilson is corporate executive as well as an M&A securities attorney whose legal and business career has placed primary emphasis in business combinations involving small cap publicly traded companies across a. wide range of industries including oil and gas, fuel trading and marketing, telecommunications, specialty finance, insurance and retail automotive. This specialization has taken many forms including numerous going-public transactions, serving as President and General Counsel to multiple publicly traded holding companies trading on NASDAQ, OTCBB and the Pink Sheets, as well as legal counsel to new car dealerships, general counsel to statewide automotive dealer associations, automotive trade association executive, automotive industry lobbyist and CEO of sub-prime automotive finance companies both public and privately-held. Mr. Wilson has been an active member of the Nebraska State Bar Association since 1974, was appointed by the Governor as an acting Lancaster County Court Judge and served as The Staff Judge Advocate of the 67th Infantry Brigade of the Nebraska Army National Guard with the rank of Captain. Mr. Wilson is a partner with the Tempe, Arizona law firm of Davis, Miles, McGuire Gardner, PLLC <a href="https://www.davismiles.com">www.davismiles.com</a>.
- B. <u>Legal/Disciplinary History</u>. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:
  - 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

#### <u>None</u>

2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined,

barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;

#### None

3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or

#### None

4. The entry of an order by a self-regulatory organization that permanently or temporarily barred suspended or otherwise limited such person's involvement in any type of business or securities activities.

None.

C. <u>Beneficial Shareholders</u>. Provide a list of the name, address and shareholdings or the percentage of shares owned by all persons beneficially owning more than ten percent (10%) of any class of the issuer's equity securities. If any of the beneficial shareholders are corporate shareholders, provide the name and address of the person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.

Stanley F. Wilson, 66.6%, 6711 East Camelback Road Unit 17, Scottsdale, Arizona 85251.

#### 9) Third Party Providers

Please provide the name, address, telephone number, and email address of each of the following outside providers that advise your company on matters relating to operations, business development and disclosure:

Legal Counsel: None

Accountant or Auditor: None

Investor Relations Consultant: None

Other Advisor: None

#### 10) Issuer Certification

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles, but having the same responsibilities).

The certifications shall follow the format below:

I, Stanley F. Wilson, certify that:

- 1. I have reviewed this <u>quarterly disclosure statement</u> of <u>Quantum Energy</u>, <u>Inc.</u>;
- 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.

January 14, 2014

/s/ Stanley F. Wilson, President

/s/ Stanley F. Wilson, Treasurer

## **Consolidated Balance Sheets**

## UNAUDITED

ASSETS	November 30 2013			February 28 2013		
Current assets Prepaid deposit	\$	125,000	\$			
Total current assets		125,000		-		
Total assets	\$	125,000	\$	-		
LIABILITIES AND STOCKHOLDERS' (DEFICIT)						
Current liabilities Accounts payable and accrued liabilities Promissory notes payable Due from related party	\$	152,506 202,948 850	\$	561,230 1,767,708 -		
Total current liabilities		356,304		2,328,938		
Total liabilities		356,304		2,328,938		
STOCKHOLDERS' (DEFICIT)  Common stock, par value \$0.001 per share:  11,175,000,000 shares authorized:  37,466,400 shares issued and outstanding, respectively  Additional paid-in capital		250 1,857,658		50 1,732,863		
Accumulated (deficit)		(2,089,212)		(4,061,851)		
Total stockholders' (deficit)		(231,304)		(2,328,938)		
Total liabilities and stockholders' (deficit)	\$	125,000	\$	-		

Consolidated Statements of Operations, Comprehensive Income (Loss)

## UNAUDITED

	Three Months Ended November 30			Nine Months Ended November 30				
		2013		2012		2013		2012
Operating expenses  Management fees  Office and administration	\$	6,247 8,615	\$	-	\$	8,747 11,499	\$	- -
Professional fees		5,950		251		8,441		747
Total operating expenses		20,812		251		28,687		747
Net (loss) before the following other income (expenses)		(20,812)		(251)		(28,687)		(747)
Other income (expenses) Forgiveness of debt Interest expense Currency translation		- (5,924) -		- (4,311) 14		2,016,135 (14,724) (85)		(13,029) (2)
Total other income (expenses)		(5,924)		(4,297)		2,001,326		(13,031)
Net income (loss) and comprehensive income (loss) for the period ended	\$	(26,736)	\$	(4,548)	\$	1,972,639	\$	(13,778)
Basic and diluted income (loss) per share	\$	(0.00)	\$	(0.00)	\$	0.05	\$	(0.00)
Weighted average number of shares outstanding		37,466,400		7,466,400		37,466,400		7,466,400

## Consolidated Statements of Cash Flows

### UNAUDITED

	Nine Months Ended November 30				
		2013		2012	
Operating activities					
Net income (loss)	\$	1,972,639	\$	(13,778)	
Adjustment to reconcile net income (loss) to net cash used by					
operating activities:					
Forgiveness of debt		(2,016,135)		-	
Changes in operating assets and liabilities					
Prepaid expense on acquisition of FTPM Resources Inc.		(125,000)		-	
Accounts payable and accrued liabilities		12,651		13,779	
Due to related party		850		-	
Cash (used in) operating activities		(154,995)			
Financing activities					
Issue of share capital		124,995		-	
Issue of promissory note payable		30,000		-	
Cash provided by financing activities		154,995		-	
Increase (decrease) in cash during the period		-		-	
Cash, beginning of the period		-		-	
Cash, end of the period	\$	-	\$	-	
Supplemental disclosure of cash flow information					
Cash paid for income tax purposes	\$	-	\$		
Cash paid for interest	\$	-	\$	-	

Consolidated Statements of Stockholders' (Deficit) For the Period Ended November 30, 2013

## UNAUDITED

	Common Shares		Paid-in Accumulated				
	Number		Par Value	Capital		(Deficit)	Total
Balance as of February 29, 2012	7,466,400	\$	50	\$ 1,732,863	\$	(4,043,397)	\$ (2,310,484)
Net income for the year ended February 28, 2013	-		-	-		(18,454)	(18,454)
Balance as of February 28, 2013	7,466,400		50	1,732,863		(4,061,851)	(2,328,938)
Issued on acquisition of FTPM Resources Inc. Net income for the period ended November 30, 2013	30,000,000		200	124,795		1,972,639	124,995 1,972,639
Balance as of November 30,						1,372,033	
2013	37,466,400	\$	250	\$ 1,857,658	\$	(2,089,212)	\$ (231,304)

The accompanying notes are an integral part of these financial statements

Notes to the Interim Consolidated Financial Statements
Nine Months Ended November 30, 2013 and 2012
UNAUDITED

#### Note 1 Interim Reporting

The information presented in the accompanying consolidated interim nine-month financial statements is unaudited. In the opinion of management, the accompanying consolidated interim nine-month financial statements reflect all adjustments necessary to present fairly our financial position at November 30, 2013, results of operations and cash flows for the nine months ended November 30, 2013 and 2012. All such adjustments are of a normal recurring nature. In preparing the accompanying financial statements, management has made certain estimates and assumptions that affect reported amounts in the financial statements and disclosures of contingencies. Actual results may differ from those estimates. The results for interim periods are not necessarily indicative of annual results.

These consolidated interim nine-month financial statements follow the same accounting policies and methods of their application as Quantum Energy, Inc.'s ("the Company's") February 28, 2013 unaudited annual financial statements. Accordingly, these financial statements should be read in conjunction with the February 28, 2013 unaudited annual financial statements of the Company.

#### Note 2 Nature of Operations and Going Concern

QUANTUM ENERGY INC. ("the Company") was incorporated under the name "Boomers Cultural Development Inc." under the laws of the State of Nevada on February 5, 2004. On May 18, 2006 the company changed its name to Quantum Energy Inc.

#### Acquisitions

On June 25, 2013 the Company entered into share exchange agreement whereby the Company acquired 100% of the issued and outstanding common stock of FTPM Resources Inc. a private company. The purchase price was comprised of 200,000 common shares of the Company being issued in exchange for 100% of common stock of FTPM Resources Inc. and was accounted for using the purchase method.

Cost of Acquisition	
Common shares	\$ 200
Allocated at estimated fair values	
Prepaid deposit	\$ 125,000
Additional paid in capital	(124,795)
Bank indebtedness	(5)
	\$ 200

The consolidated interim financial statements include the accounts of the Company and its wholly owned subsidiary FTPM Resources Inc. All material intercompany balances have been eliminated on consolidation.

These interim financial statements have been prepared in accordance with generally accepted accounting principles applicable to a going concern, which assumes that the Company will be able to meet its obligations and continue its operations for its next fiscal year. Realization values may be substantially different from carrying values as shown and these financial statements do not give effect to adjustments that would be necessary to the carrying values and classification of assets and liabilities should the Company be unable to continue as a going concern. The continuation of the Company as a going concern is dependent upon the continued financial support from its shareholders, the ability of the Company to obtain necessary equity financing to continue operations and to determine the existence, discovery and successful exploitation of economically recoverable reserves in its

resource properties, confirmation of the Company's interests in the underlying properties, and the attainment of profitable operations.

At November 30, 2013, the Company had not yet achieved profitable operations and has a working capital deficiency of \$231,305. These factors raise substantial doubt regarding the Company's ability to continue as a going concern.

#### **Note 3 Summary of Significant Accounting Policies**

The financial statements have, in management's opinion been properly prepared within the framework of the significant accounting policies summarized below:

#### a) Cash and Cash Equivalents

Cash and cash equivalents include highly liquid investments with original maturities of three months or less. As at November 30, 2013, the Company had no cash and cash equivalents assets.

#### b) Foreign Currency Translation

The Company's functional currency is the United States dollar. The Company uses the United States dollar as its reporting currency for consistency with registrants of the Securities and Exchange Commission ("SEC") and in accordance with the ASC 830-10.

Assets and liabilities were translated at the exchange rate in effect at the period end and capital accounts are translated at historical rates. Income statement accounts are translated at the average rates of exchange prevailing during the period. Any exchange gains and losses are included in the Statement of Operation

#### Note 4 Common Stock

Effective July 30, 2010, the Board of Directors authorized a 1,000 for 1 reverse stock split of the Company's issued common stock. One thousand (1,000) old issued common shares were reverse split into one (1) new issued common share.

Effective November 15, 2013 the Board of Directors authorized a 150 for 1 forward stock split of the Company's issued common stock. One (1) old issued common share was forward split into one hundred and fifty (150) new issued common shares. All references in the accompanying financial statements to the number of common shares issued have been restated to reflect the forward stock split.

The authorized number of common shares remains at 11,175,000,000 common shares. At November 30, 2013, 37,466,400 shares of common stock were issued and outstanding.

#### Note 5 Promissory Notes Payable

The Company's outstanding notes payable and accrued interest are summarized as follows:

	November 30, 2013				
	Notes Payable			ued Interest	
25% unsecured note payable by the Company due on demand	\$	20,000	\$	1,329	
15% unsecured note payable by the Company due on demand		10,000		366	
10% unsecured note payable to an investor in oil and gas investments by the Company due on demand		172,948		130,211	
	\$	202,948	\$	131,906	

On August 14, 2013 the Company accepted a promissory note for \$20,000 due February 14, 2014 with interest compounded annually at 25%. In addition the Company agreed to issue 25,000 shares in the capital stock of the Company upon repayment of the note payable.

On September 3, 2013 the Company accepted a promissory note for \$10,000 due on demand with interest compounded annually at 15%.

Interest expense related to the notes payable at November 30, 2013 was \$14,724 (\$13,029 - 2012).

#### Note 6 Related Party Transactions

During the nine months ended November 30, 2013, the Company incurred management fee charged by a director of the Company totaling \$8,747.

Due to related party is a non-interest bearing, due on demand advance to the Company by a director of the Company.

#### Note 7 Subsequent Events

On December 18, 2013, the Company signed an engagement agreement with Data Capital Corp. of New York, NY ("DCC") to assist Quantum in the formation of a Business Development Company. As part of the engagement agreement the Company agreed to issue 7,283,600 shares of the Company's common stock to DCC.

On January 6, 2014 the Company issued 7,283,600 shares of common stock of the Company to DCC.