

QUARTERLY REPORT

Period ending June 30, 2013

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1. Name of Issuer and its predecessors, if any.

Mammoth Energy Group, Inc.

2. Address of the principal executive office.

131 West 35th Street 8th Floor New York, NY 10001

3. Security information.

Trading Symbol: MMTE

Exact title of securities outstanding: Common Voting

Preferred Series "C"

Common:

CUSIP: 56154R 205

Par or stated value: \$0.0001

Total shares authorized: Common Voting: 24,995,000,000
Total shares outstanding: At June 30, 2013 19,901,220,896
Total number of free trading shares At June 30, 2013 9,277,348,701
Total number of shareholders: 1,265

Preferred Series "C": Each share shall be entitled to vote and have the same rights in dissolution as common shareholders with no preference, except that each Series "C" share shall have the right to convert to common shares at a ratio of 2000 common shares for each 1 share of Preferred Series "C)

Total shares authorized: Preferred Seri	es "C"	5,000,000
Total shares outstanding:	At June 30, 2013	2,500,000
Total number of free trading:	At June 30, 2013	0
Total number of shareholders:		3
Beneficial Owners:		3

Transfer Agent

Transfer On-line, Inc. 512 SE Salmon Street Portland, OR 97214

Telephone: (503) 227-2950

This Transfer Agent is registered under the Securities and Exchange Act, as amended.

Restrictions on the transfer of securities.

Common Voting: 10,623,872,195 restricted pursuant to Rule 144 Preferred Series "C": 2,500,000 restricted pursuant to Rule 144

There have been *no* trading suspension orders issued by the SEC in the past 12 months.

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4. Issuance History

For the period ended 30-Jun-13

No new issuance of stock during three (3) month period ended 30-June-13.

For period ended 31-March-13

Date of Issue	Number of Shares	Person/ Entity	Nature of Issuance	Jurisdiction (if any)	Offer Price	Price Paid	Trading Status	Legend Yes/No	Name of Control person Purchasing entity
		Capital,							
		Inc.							
3/21/2013	1,979,863,276		Services				Restricted	Yes	

For the year ending December 31, 2012

Da	te of	Number of	Person/	Nature of	Jurisdiction	Offer	Price	Trading	Legend	Name of control
Iss	uance	Shares	Entity	Issuance	(if any)	Price	paid	Status	Yes/No	Purchasing entity
1/	/27/2012			Settlement of				Free	No	
		160,000,000		debt				trading		
3/	/12/2012	200,000,000		Settlement of				Free	No	
				debt				trading		
4	1/9/2012			Settlement of				Free	No	
		200,000,000		debt				trading		
4/	/11/2012	175,000,000		Settle litigation				Restricted	Yes	
4/	/11/2012		Samir	Officer				Restricted	Yes	
		200,000,000	Ahshrup	Compensation						
4/	/11/2012		William	Officer				Restricted	Yes	
		125,000,000	Lieberman	Compensation						
4/	/11/2012		William	Officer				Restricted	Yes	
		350,000,000	Lieberman	Compensation						
5	5/8/2012			Settlement of				Free	No	
		100,000,000		debt				trading		
5	5/8/2012			Settlement of				Free	No	
		100,000,000		debt				trading		
5	5/8/2012	70,000,000		Settlement of				Free	No	
				debt				trading		
6/	/12/2012		Samir	Officer				Restricted	Yes	
		250,000,000	Ahshrup	Compensation						
6/	/12/2012			Officer				Restricted	Yes	
		3,000,000,000		Compensation						
6/	/25/2012			Settlement of				Free	No	
		125,000,000		debt				trading		
7/	/10/2012			Settlement of				Free	No	
	/	355,803,500		debt				trading		
	/17/2012			Settlement of				Free	No	

	200,000,000	debt	trading	
7/24/2012		Settlement of	Free no	
	200,000,000	aged debt	trading	
7/24/2012		Settlement of	Free No	
	300,000,000	debt	trading	
10/4/2012	200,000,000	Settlement of	Free No	
		aged debt	trading	

5. Financial Statements

Executive Support & Services Group, Corp. 43855 West Elizabeth Ave. Maricopa, Arizona 85138 Telephone (347) 713-1075

To the Board of Directors Mammoth Energy Group, Inc. 545 Eighth Ave New York, New York 10018

We have compiled the accompanying balance sheet of Mammoth Energy Group, Inc. as of June 30, 2013; and the related statements of income and cash flows for these periods then ended, in accordance with Statements on Standards for Accounting and Review Services issued by the American Institute of Certified Public Accountants.

Executive Support and Services Group, Corp. is a business services firm consisting of attorneys, accountants and CPA's engaged in providing companies with accounting, tax, compliance and management consulting, with offices in Arizona and New York. The Company's accounting personnel are supervised by Andre da Parma, CPA, whose license is current in the State of New York.

A compilation is limited to presenting in the form of financial statements information that is the representation of management. We have not audited or reviewed the accompanying financial statements and accordingly, do not express an opinion or any other form of assurance on them.

We are not independent as it pertains to this compilation.

_/s/	
Andre da Parma, CPA	

MAMMOTH ENERGY GROUP, INC

CONSOLIDATED BALANCE SHEET

FOR SIX MONTHS ENDED 30-JUNE-2013 AND THREE MONTHS ENDED 31-MARCH 2013 AND THE YEAR ENDED 31-DECEMBER-2012

UNAUDITED

	For the six months ended 30-June-13 <u>Unaudited</u>	For the three months ended 31- March-13 <u>Unaudited</u>	For the year ended 31-Dec-12 <u>Unaudited</u>
ASSETS			
Current assets			
Cash and cash equivalents	\$ -	\$ -	\$ -
Investments	222,273	222,273	222,273
Total assets	\$ 222,273	\$ 222,273	\$ 222,273
LIABILITIES			
Current liabilities			
Accounts payable	\$ 32,571	\$ 24,759	\$ 22,528
Short term notes	41,000	41,000	37,000
Note from office	3,000	3,000	3,000
Convertible notes payable	23,000	23,000	23,000
Accrued interest	2,404	1,300	1,300
Bank overdraft	39	39	39
Total current liabilities	\$ 102,014	\$ 93,098	\$ 86,867
SHAREHOLDERS' DEFICIT			
Common shares authorized 24,995,000,000 authorized, par value \$0.001; 19.901,220,896 issued and outstanding as of June 30, 2013, March 31, 2013 and 13,302,017,000 December 31, 2012; respectively	\$ 1,990,122	\$ 1,990,122	\$ 1,302,017
Preferred stock authorized 5,000,000, par value \$0.001; issued and outstanding 2,500,000 as of June 30, 2013 and March 31, 2013; respectively	\$ 250	\$ 250	
Additional paid-in capital	117,801	117,801	117,801
Deficit accumulated	(1,987,914)	(1,978,998)	(1,284,412)
Total shareholders' equity (deficit)	\$ 120,259	\$ 129,175	\$ 135,406
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Mammoth Energy Group, Inc. QUARTERLY REPORT JUNE 30, 2013

Total liabilities and shareholders' equity	\$	\$	\$
(deficit)	222,273	222,273	222,273

The accompanying notes are an integral part of the financial statements

MAMMOTH ENERGY GROUP, INC

CONSOLIDATED STATEMENT OF OPERATIONS

FOR THE SIX AND THREE MONTHS ENDED JUNE 30, 2013; THE THREE MONTHS ENDED MARCH 31, 2013 AND THE YEAR ENDED DECEMBER 31, 2012 UNAUDITED

	mon 30-Ju	he six ths ended ıne-2013 <u>ıdited</u>	For the three months ended 30-June-2013 <u>Unaudited</u>		mon 32-N	he three ths ended larch-2013 udited
REVENUES						
Sales	\$	-	\$	-	\$	-
Cost of goods sold		<u> </u>				
Gross Revenues	<u>\$</u>		\$	<u>-</u>	\$	
OPERATING EXPENSES						
General and administrative	\$	204,125	\$	4,353	\$	199,772
Impairment of asset						
Compensation and wages		<u>-</u>		<u>-</u>		<u>-</u>
Total Operating expense	\$	204,125	\$	4,353	\$	199,772
Net Profit (loss) before other income and expense	\$	(204,125)	\$	(4,353)	\$	(199,772)
OTHER INCOME (EXPENSE)						
Gain (loss) on settlement of debt						
Non-controlled portion of investment		(7,904)		(3,459)		(4,445)
Interest expense		(1,104)		(1,104)		
Interest income						
Gain (loss) on stock issued		/=== ===:		((490,369)
Total net income (loss)		(703,502)		(8,916)		(694,586)

The accompanying notes are an integral part of the financial statements

MAMMOTH ENERGY GROUP, INC.

CONSOLIDATED STATEMENT OF CASH FLOWS

FOR THE SIX AND THREE MONTHS ENDED 30-JUNE-13; THE THREE MONTHS ENDED 31-MARCH-13; AND YEAR ENDED 31-DEC-2012 UNAUDITED

	mon 30-J	For the six months ended 30-June-2013 <u>Unaudited</u>		For the three months ended 30-June-2013 <u>Unaudited</u>		he three ths ended Narch-2013 udited
CASH FLOWS FROM OPERATING ACTIVITIES						
Net profit (loss)	\$	(703,502)	\$	(8,916)	\$	(694,586)
Adjustments to reconcile net profit (loss) to cash (used in) provided by operating activities.						
Gain (loss) on forgiveness of debt						
Shares issued for services	\$	692,355				692,355
Gain (loss) on disposal of equipment						
Impairment of investment						
Depreciation and amortization		-				
Change in operating assets and liabilities						
Inventory						
Accounts receivable						
Accounts payable and accrued expenses		11,147		8,916		2,231
Bank overdraft						:
Net cash (used in) provided by operating expenses	\$	-	\$	-	\$	(4,000)
CASH FLOWS (USED IN) PROVIDED BY INVESTING ACTIVITIES						
Cash paid for plan, property and equipment						
Net cash (used in)provided by investing activities						

CASH FLOWS (USED IN) PROVIDED BY FINANCING ACTIVITIES				
Proceeds from short term notes	4,000			4,000 2
Payments of short term notes				
Proceeds from convertible notes				(
Proceeds from the sale of common stock				(
Additional paid-in capital				(
Shareholder contributions				
Net cash (used in) provided by financing activities	\$ 4,000	\$	-	\$ 4,000
Net Change in cash and cash equivalents	\$ 4,000	\$	-	\$ - (
Cash at beginning of period	\$ -	\$	-	\$ -
Cash at end of period	\$ -	\$	-	-

The accompanying notes are an integral part of the financial statements

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Mammoth Energy Group, Inc.

Notes to Financial Statements

For the six months ended June 30, 2013 and three months ended March 31, 2013 and year ended December 31, 2012

NOTE 1. Organization, Business and Significant Accounting Policies

Business Description

Mammoth Energy Group, Inc. (A Development Stage Company) was incorporated on February 27, 2006 under the laws of the State of Nevada. Prior to its incorporation in Nevada, the Company had been incorporated as Technigen Corporation in Canada. It has had limited operations since its incorporation in the United States. In accordance with Accounting Standards Codification ("ASC") 915, Development Stage Entities, the Company is considered to be in the development stage. In March of 2013, management decided to change jurisdiction to Wyoming, and to subsequently dissolve the Nevada Corporation. Mammoth Energy Group, Inc. was incorporated in Wyoming by filing Articles of Continuance on March 5, 2013. These articles were not finally accepted and approved until July 16, 2013 when the company filed its dissolution with the State of Nevada. T

Cash

The Company maintains cash balances at one financial institution in New York
The account is insured by Federal Deposit Insurance Corporation up to \$250,000. The
Company's accounts at this institution may, at times, exceed the federally insured limits.
The company has not experienced any losses in such accounts.

Property and Equipment and Depreciation Policy

Property and equipment are recorded at cost, less accumulated depreciation. Cost of repairs and maintenance are expensed as they are incurred. Major repairs that extend the useful life of equipment are capitalized and depreciated over the remaining estimated useful life. When property and equipment are sold or otherwise disposed, the related cost and accumulated depreciation are removed from the respective accounts and the gains or losses realized on the disposition are reflected in operations. The Company uses the straight - line method in computing depreciation for financial reporting purposes.

Income taxes

The Company uses the assets and liability method of accounting for income taxes pursuant to SFAS No. 109 "Accounting for Income Taxes". Under the assets and liability method of SFAS No. 109, deferred tax assets and liabilities are recognized for the future tax consequences attributable to temporary differences between the financial statements carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled.

In June 2006, the FASB issued FASB Interpretation No. 48, "Accounting for Uncertainty in Income Taxes." Specifically, the pronouncement prescribes a recognition threshold and a measurement attribute for the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. The interpretation also provides guidance on the related de-recognition, classification, interest and penalties, accounting for interim periods, disclosure and transition of uncertain tax positions. The company adopted this interpretation effective January 1, 2007. The adoption of FIN 48 did not have a material impact on the Company's financial position, results of operations or cash flows.

Revenue Recognition

The company recognizes revenues when it is received. During the six months ended June 30, 2013 the Company had net losses of \$706,502, of which \$8,918 were for the three months ended June 30, 2013, as compared to the three (3) months ended March 31, 2013 in which the Company had net losses of \$694,586, and for the twelve months ended December 31, 2012 net losses of \$(224,496.00) bringing the accumulated deficit to \$ (1,987,914) as compared an accumulated deficit of \$(1,290,643) for the year ending December 31, 2012.

Use of estimates

The Company's Consolidated Financial Statements have been prepared in accordance with accounting principles generally accepted in the United States of America. The preparation of the Company's Financial Statements requires the Company to make estimates and assumptions that affect the reported amounts of assets and liabilities and the related 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. The Company bases its estimates on historical experience and on various other assumptions that are believed to be reasonable under the circumstances. Accordingly, actual results may differ significantly from these estimates under different assumptions or conditions.

Basic and Diluted Per Common Share

Under Statement of Financial Accounting Standards ("SFAS") No. 128 "Earning per Share" basic earnings per common share is computed by dividing income available to common stockholders by the weight average number of common shares assumed to be outstanding during the period of computation. Diluted earnings per share is computed similar to basic earnings per share except that the denominator is increased to include the number of additional common shares that would have been outstanding if the potential common shares had been issued if the additional shares were dilutive.

Research and Development

The company expenses research and development cost as incurred.

Note 2. Financial Statements

The unaudited financial statements as of June 30, 2013 and March 31, 2013 were prepared in accordance with accounting principles generally accepted in the United States for interim financial information. In the opinion of management, the unaudited financial statements reflect all adjustments,

which include only normal recurring adjustments, necessary to present fairly the financial position as of June 30, 2013 and March 31, 2013 and December 31, 2012. The financial data and other information disclosed in these notes to the financial statements related to these periods are unaudited. Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States have been condensed or omitted pursuant to the Securities and Exchange Commission's rules and regulations.

Note 3. Recent Accounting Pronouncements

Business combinations

In December 2007, the FASB issued FASB Statement No. 141®, "Business Combinations," which amends SFAS No. 141, and provides revised guidance for recognizing and measuring identifiable assets and goodwill acquired, liabilities assumed, and any non-controlling interest in the acquiree. It also provides disclosure requirements to enable users of the financial statements to evaluate the nature and financial effects of the business combination. SFAS No. 141® is effective for the Company's fiscal year beginning January 1, 2009 and is to be applied prospectively. The Company is currently evaluating the potential impact of adopting this statement on the Company's financial position, results of operations or cash flows.

Accounting for Convertible Debt Instruments

In September 2007, the FASB published proposed FSP No. APB 14-a, titled "Accounting of Convertible Debt Instruments Which May Be Settled in Cash upon Conversion". The proposed FSP applies to convertible debt instruments that, by their stated terms, may be settled in cash (or other assets) upon conversion, including partial cash settlement, unless the embedded conversion option is required to be separately accounted as a derivative under SFAS 133.

Convertible debt instruments within the scope of the proposed FSP are not addressed by the existing APB 14. The proposed FSP would require that the liability and equity components of convertible debt instruments within the scope of the proposed FSP shall be separately accounted for in a manner that reflects the entity's nonconvertible debt borrowing rate. This will require an allocation of convertible debt proceeds between the liability component and the embedded conversion option (i.e., the equity component). The difference between the principal amount of the debt and the amount of the proceeds allocated to the liability component would be reported as a debt discount and subsequently amortized to earning over the instrument's expected life using the effective interest method. The Company is currently evaluating the potential impact of adopting this statement on the Company's financial position, results of operation or cash flows.

Accounting for Income Tax Benefits of Dividends on Share – Based payment Awards

In June 2007, the EITF reached consensus on Issue No. 06-11, "Accounting for Income Tax Benefits of Dividend on Share-Based Payment Award. "EITF Issue No. 06-11 requires that the tax benefit related to dividend and dividend equivalents paid on equity-classified non-vested shares and non -vested share units, which are expected to vest, be recorded as an increase to additional paid –in capital. EITF issue No.06-11 is to be applied prospectively for tax benefits on dividends declared in the Company's fiscal

year beginning January 1, 2008. The Company is currently evaluating the impact that the adoption of this statement will have on the Company's financial position, results of operations or cash flows.

Fair Value Accounting

In February 2007, the FASB Statement No. 159, "The Fair Value Option for Financial Assets and Financial Liabilities" ("FAS 159"). FAS 159 permits entities to choose to measure many financial, instruments and certain other items at fair value, with the objective of improving financial reporting by mitigating volatility in reported earnings caused by measuring related assets and liabilities differently without having to apply complex hedge accounting provisions. The provisions of FAS 159 are effective for the Company's fiscal year beginning January 1, 2008. The Company does not expect the adoption of FAS 159 to have a material impact on the Company's financial results.

In September 2006, the FASB issued FASB Statement No. 157, "Fair Value Measurements"

("FAS 157"). FAS 157 defines fair value, establishes a framework for measuring fair value in generally accepted accounting principles, and expands disclosures about fair value measurements. The provisions of FAS 157 are effective for the Company's fiscal year beginning January 1, 2008. The Company does not expect the adoption of FAS 157 to have a material impact on the Company's financial results.

NOTE 4 - GOING CONCERN

The financial statements have been prepared in accordance with generally accepted accounting principles applicable to a going concern, which contemplates the realization of assets and the satisfaction of liabilities and commitments in the normal course of business. However, as of June 30, 2013, the Company has a net deficit in retained earnings of \$ (1,321,990) and working capital of \$97,288. The company is able to pay its obligations to vendors from funds provided by loans. The Company intends on financing its future development activities from the same sources, until such time that funds provided by operations are sufficient to fund working capital requirements.

NOTE 5 – Stockholders' Equity

The Company was organized under the laws of the state of Nevada on February 27, 2006, and had authorized capital stock of 1,000,000,000 common shares with a par value of \$0.0001. On February 6, 2008, the Company amended its Articles of Incorporation to raise the authorized capital stock to 1,500,000,000 common shares at a par value of \$0.0001. On April 21, 2008, the Company amended its Articles raising the authorized capital stock to 7,000,000,000 common shares with a par value of \$0.0001. On October 15, 2009, the Company then again amended its Articles, reducing the authorized capital stock to 5,000,000,000 of common stock with a par value of \$0.0001; in March 2011, the Company further amended its Articles eliminating the Preferred Shares and raising the authorized capital stock to 15,000,000,000.

The Company has divided the Common Stock into three (3) distinct classes, Common "A", C1 and C2. There are no special rights or preferences for any class of Common Stock, each having the same rights and par value. The establishment of the class of Common Stock was simply a device to facilitate the identification of certain shareholders which were shareholders of the Canadian predecessor. For purposes the financial statements contained herein, Common Stock was treated as if only a single class.

In March 2013, the Company moved its jurisdictional state from Nevada to Wyoming amending its articles to increase the authorized capital stock of the Company to 25,000,000,000 with a par value of \$0.0001. Of the this authorization the Company authorized 5,000,000 shares designating as Preferred Series "C", with a par value of \$0.001. These Preferred Shares "C" have the same rights and warranties as the 24,995,000,000 designated common shares with no preference as to dissolution, but a conversion to common of 2000 common for each Preferred C share.

On July 16, 2013 the company formally dissolved its Nevada Corporation.

Dividends:

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

NOTE 6 – Related Party Transactions

There were no related party transactions during the quarter.

NOTE 7- Securities

On March 23, 2011 all remaining 658,500 Preferred "C" shares were cancelled by the company from a board resolution enacted by the company's management.

On March 23, 2011, the shareholders' approved an amendment to the Company's Articles of Incorporation increasing the authorized common stock to 15,000,000,000 shares with a par value of \$0.0001.

At December 31, 2011, the Company had 6,869,554,120 common shares issued and outstanding. During the year, the Company issued 1,712,603,333 common shares primarily in debt settlement, including a court ordered settlement of 562,603,333 common shares, 150,000,000 common shares in debt reduction and 1,253,205,128 in Officer Compensation and directors' fees.

At December 31, 2012, the Company had 13,020,357,680 common shares issued and outstanding. During the year ending December 31, 2012, the Company issued 6,310,803,500 common shares 2,385,803,500 in aged debt settlement as unrestricted common shares.

The Company amended its Articles on March 5, 2013 to include an increase of the overall authorized capital stock. See Note 6 above.

On March 21, 2013 the Company issued 1,979,876,276 common voting restricted shares to Capital, Inc. for services.

There were no stock transactions during the period ended 30-Jun-13.

Note 8- Subsequent events

As of approximately July 18, 2013, the company has formally submitted to FINRA a reversal of its common stock. The company in its current Capital structure is unable to operate and has serious implications as a going concern. The company has changed its articles to Wyoming as the state fees of Nevada have had a serious impact on the ability for the company to move itself forward. The company expects once the reversal of its common stock is complete, to immediately change its authorized share structure in Wyoming and to amend the Articles of Incorporation. The company expects to have an authorized share structure congruent to the marketplace for its securities that is both reasonable and expected in today's securities market upon completion of the reverse.

6. Describe Issuer's Business Products and Services

A. Issuer's Business

The Company is in the developmental stage and preparing to engage in the mining and extraction of lithium

1. Mining and extraction of Lithium: Lithium is the world's lightest metal and is used primarily as the energy source in the batteries used to power laptops, cell phones, I-pads and a myriad of other portable electronic products. But with the recent emphasis on hybrid and electric cars, the Company expects the demand to increase exponentially. Chile, along with Argentina and Bolivia, account for nearly 75% of all the lithium brine deposits in the world. The Company is optimistic that once the agreements are final they will be well situated to exploit this increasing valuable mineral, creating excellent shareholder value for its investors.

Mammoth Energy Group Inc. has acquired a controlling interest in Compania Lithium Investments Limitada in a stock exchange. Under the agreement, the company acquired 99% of the capital stock of Compania Lithium Investments in exchange for one hundred twenty five million (125,000,000) shares of the Company's common stock, approximately \$225,000 USD at the time of the stock exchange. Compania Lithium is intended to be the first operating entity of MMTE and is in the business of mining and wholesale distribution of lithium and other minerals.

Salt Gold Inter Chile Limitada lithium concessions consist of 1008 acres in the Salar de Maricunga. Preliminary results of drilling and chemical analysis from its project under development has returned results and confirmed the presence of lithium -- potassium brine bearing aquifers. Brine Concentrations averaged grades of 650 ppm (parts per million) for lithium and 9500 ppm for potassium. These results

confirm a significant third dimension to surface brines sampled on the project. The brine chemistry in the first test wells compares favorably to other Lithium companies in the region including the large multi-national Lithium producers whose estimates in the Atacama and throughout the region average 500 to 750 ppm Lithium and 9000-10000 ppm for potassium. Depths at the Salar de Maricunga average 100 Meters or 300 feet and currently acres are valued around \$30,000 USD.

B. Date and Jurisdiction of Incorporation

The Company was incorporated in the State of Nevada as Mammoth Energy Group, Inc. on February 27, 2006. It had been originally incorporated in Canada as *Technigen Corp.* and changed its name upon becoming an US corporation.

In March 2013, the Company changed its jurisdictional state by filing Articles of Continuance with the Secretary of State of Wyoming. It is in the process of dissolving its corporate jurisdiction in Nevada. A copy of the Articles including its amended capitalization are attached as Exhibit 1 hereto and are incorporated by reference.

C. Primary and Secondary SIC Codes

Primary SIC Code: 2819 Secondary SIC Code: 1099

D. Fiscal Year

The Company's fiscal year end date is December 31.

E. Principal Products and Services and Their Markets

Lithium:

Lithium is the thirty-third most frequently occurring mineral, but concentrations are generally low, and extraction difficult and costly. However, the major trend in the lithium industry has been a transition from hard rock mining-based sources of lithium to brine-based ones, which is significantly more cost-efficient.

The economics of obtaining lithium carbonate from brine are so favorable that most hard rock production has been priced out of the market. Lithium brines are currently the only lithium source that can support mining without significant other credits from tantalum, niobium, tin etc. Lithium brine resources are now the preferred method of lithium recovery.

Lithium recovery from brines could lead to a huge carbon footprint reduction because of a nearly zero-waste mining method. Once the lithium is recovered, the chemicals used can be recycled, and the by-products include saleable compounds such as potash and/or boron.

The Company is in the exploration stage and has not produced or marketed any lithium or other commercial minerals. It has had difficulty raising sufficient working capital to sustain its exploration of

the Salar de Maricunga property in Chile. Initially survey of the property purports the presence of lithium as well as other commercially viable minerals and salts. The Company continues its efforts to raise sufficient capital to extract these minerals.

Markets for lithium, a soft metallic compound, include the auto industry, air craft industry, and small electronics industry each competing for this natural resource.

7. Issuer's Facilities

The Company shares office space in New York on a rent fee basis. It owns no real property, equipment limited to office equipment.

8. Officers, Directors and Control Persons

A. Officers, Directors and Control Persons

William Lieberman- President/CEO/Chairman of the Board Beneficial Ownership- 4,475,000,000 common restricted shares 1,500,000 Preferred Series "C"

Mr. Lieberman is the former President of Trilliant Exploration Corp., a gold mining operation with assets in southern Ecuador and nearly 200 employees in full scale mining production with reserves of nearly 1.2 million oz. He worked closely and was intimately involved in all stages of financing and development of Trilliant Exploration and his efforts resulted in the closing of nearly \$3 MM venture capital and private equity investment. Beginning in 2005, Mr. Lieberman served as Vice President of Resource Polymers, Inc of Toronto, Canada. Mr. Lieberman holds a Masters in Business Administration from Hult International Business School, and a Bachelor of Arts in Political Science from the University of Western Ontario. He is fluent in Spanish and has worked in Ecuador, Costa Rica, The Bahamas, Germany, the Czech Republic, Romania and Mexico as a former international journalist.

Samir Ahshrup Secretary, Chief Operating Officer, Director Beneficial Ownership- 450,000,000 common restricted shares

Mr. Ahshrup, a native of Malaysia, is experienced in energy, government and the telecommunications industries. Working internationally his expertise has lied in strategy formulation and program implementation throughout Fortune 500 firms. He began his career with the consulting company Traderoof and in 2005 he joined the Computer Science Corporation, in which he led the consulting team that designed Maybank's online cash management system in Malaysia. Mr. Ahshrup has also worked as a Product Manager at Siemens and has consulted at PA Consulting Group, in Boston, MA. Throughout 2008 and 2009, he was involved in writing and successfully prepared a case to secure over \$70 Million in clean energy stimulus funds for the state of Massachusetts from the federal

government. Mr. Ahshrup graduated with a Master's in Business Administration from the Hult International School of Business Administration with honors and holds an Engineering Degree from the University Putra Malaysian in Computer and Communications Systems. He is fluent in Malay, English, Indonesian, Hindi and Punjab.

B. Legal/Disciplinary History

None of the foregoing persons have been convicted of or a subject of the following:

- 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);
- 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;
- 3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodities Futures Trading Commission, or a state securities regulator of a violation of federal, state securities or commodities law, which finding or judgment has not been reversed, suspended or vacated; or
- 4. The entry of an order by a self-regulatory organization that permanently or temporarily suspended or otherwise limited such person's involvement in any type of business or securities activities.

C. Beneficial Shareholders

MAMMOTH ENERGY GROUP, INC.									
BENEFICIAL OWNERS									
Name and address of	Common	Percent of	Preferred	Percent of					
Beneficial Owner	Shares	Ownership	Owned	Ownership					
	Owned								
William Lieberman									
President/CEO/COB									
545 Eighth Ave,									
Suite 401									
New York , New York									
10018	4,475,000,000	22.50%	1,500,000	60%					

Samir Ahshrup Secretary/COO/Director 545 Eighth Ave Suite 401 New York, New York 10018	450,000,000	2.30%		
Total Officers and Directors	4,925,000,000	24.80%	1,500,000	60%
Beneficial Owners				
Capital Inc. Isabel La Catolica 5, Colonia Centro Mexico D.F.C.P. 06080 Mexico	1,979,863,276	9.50%		
KMO Enterprise LLC 12400 Hacienda Blvd #842 Studio City, CA 91604			500,000	20%
Featured Group, Inc. 40 West 81th Street Apt 2D New York, New York 10024			500,000	20%

9. Third Party Providers

Legal Counsel:

Law Office of Corey J. Bronson L.L.C 609 Farmington Avenue, Suite 202 Hartford, CT 06105

Philippe Yrarrazaval Pulido &Brunner El Golf 40- 20th Floor Las Condes, Santiago, 7550107 (Chile)

Accountant or Auditor

Executive Support and Services Group, Corp. Andre M. da Parma, CPA 43855 W. Elizabeth Ave Maricopa, AZ 85138 (520) 450-0812

Investor Relations Consultant

None

Other Advisor

None

10. Issuer Certification

I, William Lieberman, certify that:

July 15, 2013

- 1. I have reviewed this quarterly report for the six months ended June 30, 2013 of Mammoth Energy Group, Inc.;
- 2. Based on my knowledge, this disclosure statement does contain any untrue statements 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 of 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.

/s/ William Lieberman, President/CEO **Exhibit 1:** Articles of Continuance



Wyoming Secretary of State
State Capitol Building, Room 110
. 200 West 24th Street
Cheyenne, WY 82002-0020
Ph. 307.777.7311 Fax 307.777.5339 Email: business@state.wy.us

Max Maxfield, WY Secretary of State FILED: 03/05/2013 12:51 PM ID: 2013-000639084

Profit Corporation Articles of Continuance

Pursuant to W.S. 17-16-1810 of the Wyoming Business Corporation Act, the undersigned hereby submits the following Articles of Continuance:

. Corporation name:
Mammoth Energy Group, Inc.
2. Incorporated under the laws of: Nevada (State or country of organization)
3. Date of incorporation: \(\frac{\text{\tint{\text{\tint{\text{\tint{\text{\text{\text{\tint{\text{\text{\text{\text{\text{\tint{\text{\text{\text{\tint{\text{\tint{\text{\text{\tint{\text{\text{\tint{\tint{\tintert{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\tint{\text{\text{\texitilex{\text{\text{\text{\text{\text{\text{\text{\text{\text{\tert{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\tinit}\text{\text{\text{\tinit}\text{\text{\text{\text{\text{\tin}\tint{\text{\text{\tinit}\text{\text{\text{\texicr{\texit{\tex{\tinit}}\text{\text{\text{\texit{\text{\tin}\texicl{\texit{\text{\texi{\text{\texicl{\tinit{\tert{\teritex{\texit{\ti
Period of duration: Perpetual
This is referring to the length of time the corporation intends to exist and not the length of time it has been in existence. The most commerm used is "perpetual." You may refer to your Articles of Incorporation or contact the Corporations Division in your state of incorporation or vour veriod of duration.)
. Mailing address of the corporation:
545 Eighth Avenue
Suite 401 New York, NY 10018
. Principal office address:
545 Eighth Avenue
Suite 401 New York, NY 10018
Name and physical address of its registered agent: The registered agent may be an individual resident in Wyoming, a domestic or foreign entity authorized to transfer by mineral aving a business office identical with such registered office. The registered agent must have a physical address in Wyoming. A Post Office or Drop Box is not acceptable. If the registered office includes a suite number, it must be included in the registered office includes a suite number, it must be included in the registered office includes a suite number.
Nevada Processing Center, inc.
702 S. Brooks Avenue Gillette, WY 82716
Purpose of the corporation which it proposes to pursue in the transaction of business in this state:
Any legal business and tax structure
P-ArticlesContinuance – Revised 3/11

9. Names and respective addresses of its officers and directors:							
Office	Name Address						
President	William Liel	perman, PO Box 3	0211,	Las Ve	egas, N	NV 89173	
Vice President							
Secretary	Secretary Samir Ahshrup, PO Box 30211, Las Vegas, NV 89173						
Treasurer	Samir Ahshrup, PO Box 30211, Las Vegas, NV 89173						
Director	William Lieberman, PO Box 30211, Las Vegas, NV 89173						
Director							
Director							
10. Aggregate number of shares or other ownership units which it has the authority to issue, itemized by classes, value of shares, shares without par value and series, if any, within a class:					issue, itemized by classes,		
Number of Sha		Class		Series			Par Value per Share
15.000.000		Common		L			\$0.0001
		if any, within a class:	nership	units ite	emized	by classes, pa	ar value of shares, shares
Number of Sha		Class		Series			Par Value per Share
13,020,172,		Common ne constitution of the s	state of	Wyomi	ng in co	mpliance wi	\$0.0001
		yoming Constitution.		w your	ng m cc	miphanee wi	ar the requirement or
Signature: With W Date: 02/13/2013 (mm/dd/yyyy)							
Print Name: V	Villiam Lieb	erman				(
Title: Presid	ent/Directo	r	Conta	ct Perso	n: Sar	a Moore	
			Dayti	me Phon	e Num	ber: (702)	253-7499
U	\/ .		Email	sara@	npcw	orld.com	
State of New York County of New York							
Subscribed and sworn to before me this $13^{\frac{14}{2}}$ day of $13^{\frac{14}{2}}$ day of $13^{\frac{14}{2}}$							
by Michael Yoriu							
SEAL				SEAL			
Notary Public Notary Public State of New York							
No. 01706260718 Qualified in Nassau County Completion Express April 30, 20 1 6							
My commission expires:							

FP-ArticlesContinuance - Revised 3/11

Wyoming Secretary of State
State Capitol Building, Room 110
200 West 24th Street
Cheyenne, WY 82002-0020
Ph. 307.777.7311
Fax 307.777.5339 Email: business@state.wy.us

Consent to Appointment by Registered Agent

I, Nevada Processing Center, Inc.	, registered office located at			
(name of registered agent)	7			
702 S. Brooks Avenue	voluntarily consent to serve			
Gillette, WY 82716				
* (registered office physical address, city, state & zip)	J			
as the registered agent for Mammoth Energy Group, Inc.				
(name of business entity)				
I hereby certify that I am in compliance with the requirements of W.S. 17-28-101 through	W.S. 17-28-111.			
Signature: Date:	02/14/2013 (mm/dd/yyyy)			
Print Name: Sara Moore Daytime Phone: (702) 253	3-7499			
Title: President Email: sara@npcworld.com				
Registered Agent Mailing Address (if different than above): PO Box 30211 Las Vegas, NV 89173				
*If this is a new address, complete the following:				
Previous Registered Office(s):				
I hereby certify that:				
 After the changes are made, the street address of my registered office and business office will be identical. This change affects every entity served by me and I have notified each entity of the registered office change. I certify that the above information is correct and I am in compliance with the requirements of W.S. 17-28-101 through W.S. 17-28-111. 				
Signature: Date:				
(Shall be executed by the registered agent.)	(mm/dd/yyyy)			
Checklist Submit one originally signed consent to appointment and one exact photo	сору.			

RAConsent - Revised 10/21/2009





ROSS MILLER Secretary of State 204 North Carson Street, Suite 1 Carson City, Nevada 89701-4520 (775) 684-5708 Website: www.nvsos.gov

Filed in the office of Document Number

Secretary of State State of Nevada

· Z. Mea Filing Date and Time Ross Miller

20130465624-73

07/16/2013 9:40 AM

E0139932006-7

Certificate of Dissolution

(PURSUANT TO NRS 78.580)

USE BLACK INK ONLY - DO NOT HIGHLIGHT

ABOVE SPACE IS FOR OFFICE USE ONLY

Certificate of Dissolution For a Nevada Profit Corporation Before or After Issuance of Stock and After Beginning of Business (Pursuant to NRS 78.580) 1. Name of corporation:

Mammoth Energy Group, Inc.	Martin College College (Martin College)		
2. The resolution to dissolve said directors and stockholders as prothe president, secretary, treasure	vided in NRS 78.580(1) and (2)	d by the directors or both the . The names and addresses of	
William Lieberman	545 Eighth Avenue, Suite 4	01. New York NY 10018	
Name of president	Address		
William Lieberman	545 Eighth Avenue, Suite 4	01, New York, NY 10018	
Name of secretary	Address		
William Lieberman	545 Eighth Avenue, Suite 401, New York, NY 10018		
Name of treasurer	Address		
William Lieberman	545 Eighth Avenue, Suite 401, New York, NY 10018		
Name of director	Address	The state of the s	
Name of additional director, if any	Address	Marie and a consideration of the control of the con	
3. Effective date and time of disso	ution: (optional) Date:	Time:	
4. Signature: (required)	(must not be late	er than 90 days after the certificate is filed)	
Signature of Officer		07/16/2013	
anginamia di diliodi		Date	

*attach a plain 8 1/2" x 11" sheet to list additional directors.

FILING FEE: \$100.00

IMPORTANT: Failure to include any of the above information and submit with the proper fees may cause this filing to be rejected. Nevada Secretary of State Dissolution Profit-After Revised: 8-31-11 This form must be accompanied by appropriate fees.

MAMMOTH ENERGY GROUP, INC.

545 EICHTH AVENIJE, STITTE 401, NEW YORK, NV 10018

This meeting of the Board of Directors and Shareholders of Mammoth Energy Group, Inc. was held in the offices of the company on February 13, 2013.

RESOLVED: That all present on the Board and 100% ownership of the stock by Shareholders hereby authorize a transfer to continue existence of the Corporation (Mammoth Energy Group, Inc.) into Wyoming.

RESOLVED: Once the Corporation is continued into Wyoming, the Corporation will be dissolved in Nevada.

There being no further business, the meeting was adjourned.

William Lieberman, President

Mammoth Energy Group, Inc. QUARTERLY REPORT JUNE 30, 2013



DEAN HELLER Secretary of State 206 North Carson Street Carson City, Nevada 89701-4299 (775) 584 5708 Website: secretaryofstate.biz

This form must be accompanied by appropriate fees.

Articles of Incorporation (PURSUANT TO NRS 78)

Entity # E0139932006-7 Document Number: 20060120308-92

Data Filed: 2/27/2006 3:57:46 PM In the office of

Dean Heller Secretary of State

Nevada Secretary of State Form 79 LETICLES 1303 Reviste un, 10:01.01

Important: Read attached instructions before completing form. 1. Name of Corporation: VISION DYNAMICS INC. 2. Resident Agent NEVADA CORPORATE SERVICES, INC. Name and Street Name
3883 W. Flamingo Rd., Suite 102, Cas Vegas NEVADA 99147
Street Address City Zip Code Address: Crusibe a Meveral ROSPIL STORE: Opponal Mailing Address 3. Shares: State Zio Code (see attached for more details regarding shares) THE STATE OF THE S Number of shares Number of shares with par value: 1,000,000,000 Par value: 5,0,001 without par value: N/A JACK UPTON Addresses, of Board of Name 21034 RIVERVIEW DRIVE BRITISH COLUMBIA VOXILL HOPE Oirectors/Trustees: Street Accress State Zig Code THE MARKET THE ! JOE OVERKASH Name N20 BROOKSTOWN, SUITE #30, WINSTON-SALEM NORTH CAROLINA 27101 Street Adgress JAY WILLIAM RITTINGER 2743 KLO ROAD KELOWNA, BRITISH COLUMBIA VIW4\$1 State The purpose of this Corporation shall be: 5. Purpose: Any and all legal business 6. Names, Address JACK UPTON
Name
21034 REVERVIEW DRIVE and Signature of Incorporator: uses versonal zage / SEIN Zip Code 7. Certificate of thereby action appointment as Resident Agent for the above named corporation. Acceptance of Appointment of Authorized Signature of R.A. or On Behalf of R.A. Company

Mammoth Energy Group, Inc. QUARTERLY REPORT JUNE 30, 2013

Schedule to Articles of Incorporation

Shares

The classes and maximum number of shares that Vision Dynamics Inc. (the "Corporation") is authorized to issue is 999,000,000 Class "A" common shares and 1,000,000 Class "C" preferred shares.

The rights, privileges, restrictions and conditions for Class "A" common shares and Class "C" preferred shares are as follows:

- A) The holders of the Class "A" common shares shall be entitled to receive notice of and to attend any meeting of the shareholders of the Corporation and shall be entitled to one vote thereat for each Class "A" common share then held by them respectively.
- B) The Class "C" preferred shares may at any time, or from time to time, be issued in one or more series, each series to consist of such number of shares as may, before their issuance, be determined by resolution of the directors of the Corporation.

The directors of the Corporation may, by ordinary resolution, fix from time to time before their issuance the designation, rights, privileges, restrictions and conditions attaching to the Class "C" preferred shares of each series including, without limiting the generality of the foregoing, the rate or amount of dividends or the method of calculating dividends, the dates of payment of dividends, the redemption or purchase prices and terms and conditions of redemption or purchase, any voting rights, any conversion rights and any other provisions.

The Class "C" preferred shares of each series will rank, with respect to both dividends and return of capital, in priority to all other shares of the Corporation. The Class "C" preferred shares of any series may also be given such other preference over the common shares, and over any other shares of the Corporation ranking junior to the preferred shares, as may be fixed by the directors, provided that no rights, privileges, restrictions or conditions attached to a series of shares will confer on a series a priority in respect of dividends or return of capital over any other series of shares of the same class that are then outstanding.



DEAN HELLER Secretary of State 204 North Carson Street, Suite 1 Carson City, Nevada 89701-4299 (775) 684-5708 Webelte: secretaryofstate.biz

Articles of Conversion (PURSUANT TO NRS 92A,205) Page 1 Entity # E0139932006-7 Document Number 20060120307-81

Date Filed: 2/27/2006 3:57:46 PM In the office of

to Alle

Dean Heller Secretary of State

Articles of Conversion (Pursuant to NRS 92A.205)

1,	Name and jurisdiction of organization of constitu	ent entity and resulting entity:		
	TECHNIGEN CORPORATION			
	Name of constituent entity			
	Lavs of Canada Jurisdiction	Corporation Entity type *		
	and,			
	VISION DYNAMICS INC. Name of resulting entity			
	Laws of Nevada State Jurisdiction	Corporation Entity type *		
2.	A plan of conversion has been adopted by the column of the jurisdiction governing the constituent	enstituent entity in compliance with the entity.		
3.	Location of plan of conversion: (check one)			
	X The entire plan of conversion is attached to	these articles.		
The complete executed plan of conversion is on file at the registered office or principal place of business of the resulting entity.				
	The complete executed plan of conversion for on file at the records office required by NRS	or the resulting domestic limited pertnership is 88.330.		
* corporation,	limited partnership, limited-liability limited partnership	limited-liability company or business trust .		
This form must	be accompanied by appropriate fees.	Meveda Secretary of State Form AM Conversion.2003		



DEAN HELLER Secretary of State 204 North Carson Street, Suite 1 Carson City, Nevado 89701-4299 (776) 684 5708 Wabelte: secretaryofstate,biz

Articles of Conversion (PURSUANT TO NRS 92A.205)

Page	2	
Forwarding address when Nevads (If a foreign entity	e copies of process may be se is the resulting entity in the co	ABOVE SPACE IS FOR OFFICE USE ONLY on the by the Secretary of State of Driversion):
Attn: <u>Richa</u> do: <u>Nevada</u> 8883 W	rd Fritzler Corporate Services Flamingo Rd., Sui gas, Nevada 89147	Inc.
 Effective date of conversion pursuant to NRS 92A.240) 	on (optional) (not to exceed 90	days after the articles are filed
An officer of each corporation partnership or limited-liability with managers or by one men	whether or not for profit; all gen	f each a limited-liability company
TECHNIGEN CORPORATION Name of constituent entity	1)/Rector	13 112 2005 Date
* Pursuant to NRS 92A.205(4) if the conversion pursuant to NRS 92A.240, if the conversion pursuant to NRS 92A.240, the conversion pursua	constituent document filed with the	e Secretary of State pursuant to
This form must be accompanied by appropriets fee	MS.	Meriada Swendary of State Form AM Conversion,20 Bayteed on: 19/21/



DEAN HELLER Secretary of State 204 North Carson Street, Suite 1 Carson City, Nevada 89701-4298 (775,684 5708 Websits: secretaryofstate.biz

This form must be accompanied by appropriate fees.

Certificate of Amendment (PURSUANT TO NRS 78.385 and 78.390)

E0139932006-7

Date Filed: 5/22/2006 9:00:52 AM In the office of

Dean Heller AMOVE Secretary of State

Important: Read attached instructions before completing form. Certificate of Amendment to Articles of Incorporation For Nevada Profit Corporations (Pursuant to NRS 78.385 and 78.390 - After Issuance of Stock) VISION DYNAMICS, 1. Name of corporation: ___ 2. The articles have been amended as follows (provide article numbers, if available): ARTICLE 1 IS HEREBY AMEADED AND SHALL READ IN ITS ENTIRETY NAME OF CORPORATION: MAMMOTH ENERGY GROUP, 3. The vote by which the stockholders holding shares in the corporation entitling them to exercise at least a majority of the voting power, or such greater proportion of the voting power as may be required in the case of a vote by classes or series, or as may be required by the provisions of the articles of incorporation have voted in favor of the amendment is: articles of incorporation have voted in favor of the amendment is: 4. Effective date of filing (optional): V Dreuge 5. Officer Signature (required): *If any proposed amendment would after or change any preference or any relative or other right given to any class or series of in any proposed amendment would after or change any preference or any relative or other right given to any class or series of outstanding shares, then the amendment must be approved by the vote, in addition to the affirmative vote otherwise required, of the holders of shares representing a majority of the voting power of each class or series affected by the amendment regardless of limitations or restrictions on the voting power thereof. IMPORTANT: Failure to include any of the above information and submit the proper fees may cause this filing to be rejected.

STATE OF WYOMING Office of the Secretary of State

I, MAX MAXFIELD, Secretary of State of the State of Wyoming, do hereby certify that

Mammoth Energy Group, Inc.

an entity originally organized under the laws of Nevada on February 27, 2006, did on March 5, 2013 apply for a Certificate of Registration and filed Articles of Continuance in the office of the Secretary of State of Wyoming.

I further certify that **Mammoth Energy Group**, **Inc.** renounced its jurisdiction of formation and is now formed under the laws of the State of Wyoming in accordance with Wyoming statutes.

I have affixed hereto the Great Seal of the State of Wyoming and duly executed this official certificate at Cheyenne, Wyoming on this **5th** day of **March**, **2013**.



By: Bryci Achter