

Priority Aviation, Inc. and Subsidiaries Consolidated Financial Statements For the Six Months Ended June 30, 2017 and 2016

(Unaudited)

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Priority Aviation, Inc. and Subsidiaries Consolidated Balance Sheets (Unaudited)

	June 30, 2017		December 31, 2016		
ASSETS		_		_	
Current Assets					
Cash and cash equivalents	\$	504,800	\$	275,467	
Accounts receivable, net of allowance for					
doubtful accounts of \$0 and \$0, respectively		30,004		58,365	
Prepaid and other current assets		194,598		142,195	
Total Current Assets		729,402	-	372,260	
Property and equipment, net of accumulated					
depreciation of \$nil and \$50,123, respectively		-		-	
Assets from discontinued operations (note 2)		50,000		50,000	
TOTAL ASSETS	\$	779,402	\$	526,027	
LIABILITIES AND STOCKHOLDERS' DEFICIT					
Current Liabilities					
Accounts payable	\$	42,299	\$	117,735	
Accrued expenses		114,434		97,648	
Deferred revenue and customer deposits		269,904		-	
Convertible notes, net		295,096		287,048	
Derivative liability		6,284,806		6,100,623	
Dividends payable:		1,999,792		1,896,322	
Preferred stock, Series D convertible; \$0.001 par value, 25,000					
shares authorized; 6,118 shares issued and outstanding		611,800		611,800	
Preferred stock, Series E convertible; \$0.001 par value, 25,000					
shares authorized; 2,418 shares issued and outstanding		241,800		241,800	
Liabilities from discontinued operations (note 2)		9,771,365		9,744,648	
Total Current Liabilities		19,631,296		19,657,717	
TOTAL LIABILITIES	-	19,631,296	-	19,097,624	
Secretariation Definite		_			
Stockholders' Deficit Proformed stocky Series A: \$0,001 mery 6,000 shows					
Preferred stock; Series A; \$0.001 par; 6,000 shares		2		2	
authorized; 2,056 and 2,656 issued and outstanding		2		2	
Preferred stock; Series B; \$0.001 par; 100,000 shares authorized; 0 and 0 issued and outstanding					
Preferred stock; Series C; \$0.001 par; 12,000,000 shares		-		-	
authorized; 5,000 and 5,000 issued and outstanding		5		5	
Preferred stock; Series F; \$0.001 par; 1,000 shares		J		3	
authorized; 0 and 0 issued and outstanding		_		_	
Common stock: 1,000,000,000 authorized; \$0.001 par value		-		-	
664,599,967 and 274,544,800 shares issued and outstanding on June					
30, 2017 and December 31, 2016, respectively		664,600		274,545	
Additional paid in capital		(14,457,162)		(14,365,335)	
Accumulated deficit		(5,059,339)		(4,480,813)	
Total Stockholders' Deficit		(18,851,894)		(18,571,596)	
TOTAL LIABILITIES AND STOCKHOLDERS' DEFICIT		562,397	\$	526,027	
TOTAL DIADIDITIES AND STOCKHOLDERS DEFICIT	Ψ	304,371	φ	340,041	

The accompanying notes are an integral part of these consolidated financial statements

Priority Aviation, Inc. and Subsidiaries Consolidated Statements of Operation (unaudited)

		For the Three Months Ended		For the Six Months Endo				
	_		ne 3		June 30,			
	_	2017		2016		2017		2016
Revenues	\$	1,366,752	\$	1,834,801	\$	2,493,076	S	2,820,029
Cost of sales	_	1,217,641		1,564,027	_	2,080,861		2,408,707
Gross Profit	_	149,111		270,774	_	412,215		411,322
Operating Expenses								
Advertising and promotion		34,510		31,226		61,215		65,226
General and administrative		31,055		30,549		49,747		64,292
Compensation		96,264		133,140		199,908		228,721
Professional		13,995		17,897		26,024		32,322
Rents and overhead		15,255		12,722		28,114		25,180
Depreciation and amortization		-		481		-		1,422
Total operating expenses	_	191,079		226,015	_	365,008	_	417,163
Net income (loss) from continuing operations	_	(41,968)		44,759	_	47,207	. <u>-</u>	(5,841)
Other income (expense)								
Changes in fair value of derivative liabilities		(1,634,636)		(437,997)		(174,183)		969,632
Interest expense		(13,017)		(7,528)		(23,134)		(15,056)
Total other income (expense)	_	(1,647,653)		(445,525)	_	(197,317)	-	954,576
Income (loss) before discontinued operations Income (loss) from discontinued operations		(1,689,621) 133,743		(400,766) (332,817)		(150,110) (428,416)		948,735 532,330
income (loss) from discontinued operations	_	155,745		(332,617)	_	(420,410)	-	332,330
Net income (loss) before provision for income taxes	_	(1,555,878)		(733,583)	_	(578,526)		1,481,065
Provision for Income taxes	_	-		<u>-</u>	_	-	_	
Net income (loss)		(1,555,878)		(733,583)		(578,526)		1,481,065
Net income (loss) attributed to common stockholders	\$	(1,555,878)	\$	(733,583)	\$	(578,526)	\$	1,481,065
BASIC LOSS PER SHARE								
- Continuing operation	\$	(0.00)	\$	(0.00)	\$	(0.00)	\$	0.01
- Discontinued operation	\$	0.00	\$	(0.00)	\$	(0.00)	\$	0.00
WEIGHTED AVERAGE NUMBER OF								
SHARES OUTSTANDING		567,639,303		127,866,375		447,813,908		127,354,005

The accompanying notes are an integral part of these consolidated financial statements.

Priority Aviation, Inc. and Subsidiaries Consolidated Statements of Cash Flows (unaudited)

For the Six Months Ended June 30.

	June 30,			
		2017		2016
Cash Flows from Operating Activities:				
Net income (loss)	\$	(578,526)	\$	1,481,065
(Gain) loss from discontinued operations		428,416		(532,330)
Adjustments to reconcile net loss to net cash				
provided by (used in) operating activities:				
Depreciation and amortization		-		1,422
Amortization of debt discount		8,048		-
Change in fair value of derivative liabilities		174,183		(969,632)
Changes in operating assets and liabilities:				
(Increase) decrease in operating assets:				
Accounts receivable		28,361		20,627
Prepaid expenses and other assets		(52,403)		10,891
Increase (decrease) in operating liabilities:				
Accounts payable		(75,436)		(1,290)
Accrued expenses		16,786		8,303
Deferred revenue and customer deposits		269,904		188,745
Net Cash Provided by (Used in) from continuing operations		219,333		207,801
Net Cash Provided by (Used in) from discontinued operations		=		_
Net Cash Provided by (Used in) Operating Activities		219,333	_	207,801
Cash Flows from Financing Activities:				
Proceeds from convertible notes		10,000	_	
Net Cash Provided by (Used in) Financing Activities from continuing operations		10,000		-
Net Cash Provided by (Used in) Financing Activities from discontinued operations			. <u> </u>	
Net Cash Provided by (Used in) Financing Activities		10,000	_	-
Net Increase (Decrease) in Cash and Cash Equivalents		229,333		207,801
Cash and Cash Equivalents, beginning of period		275,467		201,207
Cash and Cash Equivalents, end of period	\$	504,800	\$	409,008
Supplemental Disclosure Information:				
Cash paid for interest	\$	_	\$	-
Cash paid for taxes	\$	-	\$	-
Non-Cash Disclosure:			_)
Shares issued for settlement of convertible notes from discontinued operation	\$	106,060	\$	5,000
Shares issued for settlement of accrued interest from discontinued operation		33,552		756

The accompanying notes are an integral part of these consolidated financial statements

NOTE 1 — ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES

Organization and Basis of Presentation

Priority Aviation, Inc. (the "Company") was organized under the laws of Nevada on March 25, 1999 as Thoroughbred Interests, Inc. On May 18, 2004, the Company changed its name to Phoenix Interests, Inc.; on July 14, 2009 the Company changed its name to NuMobile, Inc.; and on December 27, 2013, following completion of an agreement and plan of merger as described below, the Company changed its name to Priority Aviation, Inc.

On December 13, 2013 the Company entered into an Agreement and Plan of Merger and Reorganization ("Agreement") with PJET. Following the merger, the Company's common stock was issued to owners of PJET. This resulted in the prior owners of PJET owning the equivalent to 86.6% of our total issued and outstanding stock after issuance. At the direction of the prior owners an additional 12.6% were issued related to the reverse merger to other individuals and affiliates associated with them.

The business combination was accounted for as a reverse acquisition and recapitalization using accounting principles applicable to reverse acquisitions whereby the financial statements subsequent to the date of the transaction are presented as a continuation of PJET. Under reverse acquisition accounting PJET (subsidiary) is treated as the accounting parent (acquirer) and the Company (parent) is treated as the accounting subsidiary (acquiree). All outstanding shares have been restated to reflect the effect of the business combination.

Concurrent with the closing of the Agreement, the Company changed its business from creating a comprehensive and global mobile computing technology business to providing on-demand charter, jet charter membership cards and aircraft sales and operations of wholly owned subsidiary NuMobile Inc. and its subsidiaries, were allocated to discontinued operations.

Concurrent with the merger the Company filed a Certificate of Change with the Secretary of State of Nevada on December 13, 2013 decreasing the number of authorized common shares from 6,000,000,000 to 250,000,000 and exchanging the common shares issued on the basis of one new share for every old share. On January 6, 2014, the Company affected the one-for-one thousand (1 for 1,000) reverse stock split of its common stock. All share information for common shares has been retroactively restated for the impact of this reverse stock split.

On December 10, 2015, the Company incorporated Q Technologies LLC, a Wyoming limited liability company, in order to enter into a memorandum of understanding with a private individual for the non-exclusive licensing of a Personal Fertility Assistant Product ("PFA"). On May 4, 2016 the Company announced the termination of negotiations to acquire the PFA(ref: Note 9 below). The Company is currently no longer actively pursuing this acquisition and has determined to let its subsidiary Q Technologies lapse without renewal. While the Company has continued operating its aviation business during fiscal 2016, the intent is to divest this business as soon as practicable and the Company is presently seeking alternative business opportunities.

On November 23, 2016, the Company increased its authorized its authorized share capital to 512,157,000 shares of which Five Hundred Million shares (500,000,000) will be common stock, with a par value of \$0.001 per share, and Twelve Million One Hundred and Fifty-Seven Thousand (12,157,000) shares will be preferred stock, with a par value of \$0.001 per share.

On April 21, 2017, the Company increased its authorized its authorized share capital to 1,012,157,000 shares of which One Billion shares (1,000,000,000) will be common stock, with a par value of \$0.001 per share, and Twelve Million One Hundred and Fifty-Seven Thousand (12,157,000) shares will be preferred stock, with a par value of \$0.001 per share.

Going Concern

The accompanying consolidated financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America, which contemplate continuation of the Company as a going concern. The Company has reported a net loss of \$587,526 and provided cash for operations of \$219,333 during the six months ended June 30, 2017. We have an accumulated deficit of \$5,059,339 and a working capital deficit of \$18,901,894 as of June 30, 2017. While the Company has recently reported profits from operations in this recent quarter, we have not yet achieved profitable operations period over period. These conditions raise substantial doubt as to the Company's ability to continue as a going concern. These consolidated financial statements do not include any adjustments that might result from the outcome of this uncertainty. These consolidated financial statements do not include any adjustments relating to the recoverability and classification of recorded asset amounts, or amounts and classification of liabilities that might be

NOTE 1 — ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES (cont'd)

necessary should the Company be unable to continue as a going concern. Management believes that it can continue to raise equity or debt financing to support its operations. Management believes that this may cause additional dilution to its shares of common stock.

Stock Splits

On January 6, 2014, the Company affected a one-for-one thousand (1 for 1,000) reverse stock split of its common stock. All share information for common shares has been retroactively restated for these three reverse stock splits.

Consolidated Financial Statements

The accompanying consolidated financial statements include the accounts of the Company and its wholly-owned subsidiaries, PJET, Q Technologies LLC, and NuMobile, Inc. NuMobile includes the consolidation of its wholly-owned subsidiaries, Enhance Network Communication, Inc. and Stonewall Networks, Inc. All NuMobile operations were discontinued upon completion of the business combination as more fully described below in Note 3. The accompanying consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America. All inter-company accounts and transactions have been eliminated.

Use of Estimates

The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenue and expenses during the reporting periods. As of June 30, 2017, the Company used estimates in determining accrued expenses, the value of stock based compensation issued for services and the value of the accrued derivative liability. Actual results could differ from these estimates.

Fair Value of Financial Instruments

FASB ASC 820, Fair Value Measurements and Disclosures, defines fair value as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. FASB ASC 820 also establishes a fair value hierarchy which requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. FASB ASC 820 describes three levels of inputs that may be used to measure fair value:

Level 1 – Quoted prices in active markets for identical assets or liabilities.

Level 2 – Observable inputs other than Level 1 prices, such as quoted prices for similar assets or liabilities; or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the assets or liabilities.

Level 3 – Unobservable inputs that are supported by little or no market activity and that are financial instruments whose values are determined using pricing models, discounted cash flow methodologies, or similar techniques, as well as instruments for which the determination of fair value requires significant judgment or estimation.

If the inputs used to measure the financial assets and liabilities fall within more than one level described above, the categorization is based on the lowest level of input that is significant to the fair value measurement of the instrument.

The following table provides a summary of the fair value of our derivative liabilities as of June 30, 2017 and December 31, 2016:

NOTE 1 — ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES (cont'd)

Description	Level 1	Level 2		Level 1 Level 2		Level 3
As of June 30, 2017			_			
Liabilities						
Accrued derivative liability	-	\$	6,284,806	-		
Accrued derivative liability from discontinued operation	-	\$	2,379,791	-		
As of December 31, 2016						
Liabilities						
Accrued derivative liability	-	\$	6,100,623	-		
Accrued derivative liability from discontinued operation	-	\$	2,369,003	_		

Cash and Cash Equivalents

For purposes of the statements of cash flows, the Company defines cash equivalents as all highly liquid debt instruments purchased with a maturity of three months or less, plus all certificates of deposit.

Accounts Receivable

The Company maintains reserves for potential credit losses on accounts receivable. Management reviews the composition of accounts receivable and analyzes historical bad debts, customer concentrations, customer credit worthiness, current economic trends and changes in customer payment patterns to evaluate the adequacy of these reserves. Based on its analysis, as of June 30, 2017 and December 31, 2016, the Company has not provided a reserve for receivables.

Concentration of Credit Risk

Financial instruments, which potentially subject the Company to concentrations of credit risk, consist of cash and accounts receivables. The Company places its cash with high quality financial institutions and at times may exceed the FDIC \$250,000 insurance limit. The Company extends credit based on an evaluation of the customer's financial condition, generally without collateral. Exposure to losses on receivables is principally dependent on each customer's financial condition. The Company monitors its exposure for credit losses and maintains allowances for anticipated losses, as required.

Property and Equipment

Property and equipment are stated at cost. Expenditures for maintenance and repairs are charged to earnings as incurred; additions, renewals and betterments are capitalized. When property and equipment are retired or otherwise disposed of, the related cost and accumulated depreciation are removed from the respective accounts, and any gain or loss is included in operations. Depreciation of property and equipment is provided using the straight-line method for substantially all assets with estimated lives of 5-7 years.

Intangible Assets

Intangible assets consist of purchased technology in connection with the acquisition of Enhance Network Communication, Inc. and Stonewall Networks, Inc. Company evaluates intangible assets for impairment, at least on an annual basis and whenever events or changes in circumstances indicate that the carrying value may not be recoverable from its estimated future cash flows. Recoverability of intangible assets is measured by comparing its net book value to the related projected undiscounted cash flows from these assets, considering a number of factors including past operating results, budgets, economic projections, market trends and product development cycles. If the net book value of the asset exceeds the related undiscounted cash flows, the asset is considered impaired, and a second test is performed to measure the amount of impairment loss.

NOTE 1 — ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES (cont'd)

Impairment of Long-Lived Assets

Long-lived assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable through the estimated undiscounted cash flows expected to result from the use and eventual disposition of the assets. Whenever any such impairment exists, an impairment loss will be recognized for the amount by which the carrying value exceeds the fair value. During the period ended June 30, 2017 and the year ended December 31, 2016, there was no impairment of long-lived assets.

Accrued Derivative Liability

The Company's convertible debt and the Series A, D and E preferred stock can be converted into common stock at a conversion price that is a percentage of the market price; therefore the number of shares that could be required to be delivered upon "net-share settlement" is essentially indeterminate. The Company has bifurcated the beneficial conversion features embedded in its convertible debentures and preferred stock and has recorded the fair value of these beneficial conversion features as a current liability.

Convertible Preferred Stock and Convertible Note

The Company's Series D and E preferred stock and convertible debt are presented as liabilities since the Company has financial instruments that are convertible into common stock at a conversion price that is a percentage of the market price; therefore the number of shares that could be required to be delivered upon "net-share settlement" is essentially indeterminate and the Company may not have enough authorized shares to satisfy the conversion of its convertible preferred stock.

Revenue Recognition

The Company's revenue recognition policies are in compliance with SEC Staff Accounting Bulletin (SAB) 104. Revenue is recognized when services are rendered to customers when a formal arrangement exists, the price is fixed or determinable, the delivery is completed, no other significant obligations of the Company exist and collectability is reasonably assured. Payments received before all of the relevant criteria for revenue recognition are satisfied are recorded as unearned revenue.

Income Taxes

The Company accounts for income taxes in accordance with Accounting Standards Codification ("ASC") Topic 740, Income Taxes, which requires that the Company recognize deferred tax liabilities and assets based on the differences between the financial statement carrying amounts and the tax bases of assets and liabilities, using enacted tax rates in effect in the years the differences are expected to reverse. Deferred income tax benefit (expense) results from the change in net deferred tax assets or deferred tax liabilities. A valuation allowance is recorded when it is more likely than not that some or all deferred tax assets will not be realized.

Loss Per Share

In accordance with ASC Topic 280 – "Earnings Per Share", the basic loss per common share is computed by dividing net loss available to common stockholders by the weighted average number of common shares outstanding. Diluted loss per common share is computed similar to basic loss per common 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 and if the additional common shares were dilutive. The following potential common shares have been excluded from the computation of diluted net loss per share for the six months ended June 30, 2017 because the effect would have been anti-dilutive:

NOTE 1 — ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES (cont'd)

June 30, 2017 9,376,452,242 456,888,889

Common stock issuable (approximate) upon conversion of convertible debt Common stock issuable (approximate) upon conversion of convertible preferred stock

Recently Issued Accounting Pronouncements

In March 2017, the FASB issued ASU No. 2017-05 and ASU No. 2017-07, Compensation - Retirement Benefits (Topic 715): Improving the Presentation of Net Periodic Pension Cost and Net Periodic Post-Retirement Benefit Cost. The changes to the standard require employers to report the service cost component in the same line item as other compensation costs arising from services rendered by employees during the reporting period. The other components of net benefit costs will be presented in the statement of operations separately from the service cost and outside of a subtotal of operating income from operations. In addition, only the service cost component may be eligible for capitalization where applicable. ASU No. 2017-05 and ASU 2017-07 are effective for annual periods beginning after December 15, 2017. The Company expects to adopt this guidance when effective and the adoption is not expected to have a material effect on the financial statements.

In January 2017, the FASB issued ASU No. 2017-04, *Intangibles-Goodwill and Other (Topic 350): Simplifying the Test for Goodwill Impairment*, in an effort to simplify the subsequent measurement of goodwill and the associated procedures to determine fair value. The amendments of this ASU are effective for fiscal years beginning after December 15, 2019, and interim periods within those fiscal years. Early adoption is permitted, however, the Company has not yet determined if it will adopt prior to 2020. The adoption of this guidance is not expected to have a material impact on our financial statements.

In August 2016, the FASB issued ASU 2016-15, Statement of Cash Flows (Topic 230): Classification of Certain Cash Receipts and Cash Payments, with the intention to reduce diversity in practice, as well as simplify elements of classification within the statement of cash flows for certain transactions. The update was effective for interim and annual reporting periods beginning after December 15, 2016. The accounting update was to be adopted using a retrospective approach. We adopted ASU 2016-15 effective January 1, 2017, and it did not have a material impact on our financial statements.

NOTE 2 – DISCONTINUED OPERATIONS

On December 13, 2013, the Company entered an Agreement and Plan of Merger and Reorganization ("Agreement") with PJET. Following the merger, the Company's common stock was issued to owners of PJET. This resulted in the prior owners of PJET owning the equivalent to 86.6% of our total issued and outstanding stock after issuance. At the direction of the prior owners an additional 12.6% were issued related to the reverse merger to other individuals and affiliates associated with them. Upon the closing, the Company changed its business from creating a comprehensive and global mobile computing technology business to providing on-demand charter, jet charter membership cards and aircraft sales.

The major classes of assets and liabilities from discontinued operations as of June 30, 2017 and December 31, 2016 included in the consolidated balance sheets, are as gathered from the records transferred to the Company, unaudited, and subject to further verification are reported below as follows:

NOTE 2 – DISCONTINUED OPERATIONS (continued)

(1) Property, equipment and intellectual property:

		June 30, 2017	December 31, 2016
Software	\$	485,078	\$ 485,078
Property and equipment		25,820	25,820
Purchased Technology		4,638,049	4,638,049
	_	5,148,947	5,148,947
Accumulated Amortization	_	(5,148,947)	 (5,148,947)
	\$		\$

(2) Convertible Notes and derivate liabilities

Date of Convertible Debt Issuance	_	June 30, 2017	December 31, 2016
October 9, 2009	(a) \$	57,098 \$	94,658
March 3, 2010	(c)	182,440	222,440
May 27, 2010	(e)	47,185	47,185
September 28, 2010	(f)	100,000	100,000
December 2, 2010	(h)	478,000	494,000
March 23, 2011	(d)	50,000	50,000
March 23, 2011	(d)	60,000	60,000
March 28, 2011	(j)	100,000	100,000
September 20, 2011	(c)	10,000	10,000
December 31, 2011	(b)	30,000	30,000
December 31, 2012	(b)	105,000	105,000
March 13, 2013	(k)	-	10,000
March 31, 2013	(b)	22,500	22,500
June 30, 2013	(b)	30,000	30,000
April 4, 2013, July 19, 2013 and August 2013	(m)	100,000	100,000
November 20, 2013 and December 6, 2013	(1)	20,000	20,000
January 3, 2014 and January 6, 2014	(n)	30,000	30,000
March 10, 2010, July 27, 2011	(o)	30,000	32,500
Subtotal		1,452,223	1,558,283
Less: Debt discount	<u> </u>	<u>-</u>	
Total	\$	1,452,223 \$	1,558,283

NOTE 2 - DISCONTINUED OPERATIONS (cont'd)

- (2) Convertible Notes and derivate liabilities (cont'd)
- (a) On October 9, 2009, in consideration for compensation earned, the Company issued two unsecured notes payable to Jim Tilton, the Company's President and Chief Executive Officer in the amount of \$50,000 each, for a total principal amount of \$100,000. These notes were pledged to St. George Investments and assigned on February 4, 2014 by St. George to Mastiff Group LLC ("Mastiff"), a party unaffiliated with the Company, in an amended and restated note due February 4, 2015 bearing interest at the rate of 4% per annum; provided that upon occurrence of an event of default interest shall accrue at a rate of 18% per annum. At any time prior to payment in full of the entire outstanding principal amount of this note, plus accrued interest hereunder, fees and collection costs, the holder shall have the right, at holder's option, to convert the outstanding amount on this note, in whole or in part, into shares of common stock at conversion price of \$.0001. From time to time, since the original issuance of the notes, management has agreed to revised conversion terms based on amended note agreements.

On February 4, 2014 Mastiff converted \$250 of such notes into 2,500,000 shares leaving a balance outstanding of \$99,750 as of December 31, 2014 and 2015.

On September 23, 2016 Mastiff converted \$5,092 of such notes into 7,600,000 shares of the Company's common stock at \$0.00067 per share leaving a balance outstanding of \$94,658 as of December 31, 2016.

On February 2, 2017 Mastiff converted \$4,488 of such notes into 13,600,000 shares of the Company's common stock at \$0.00033 per share; and on March 27, 2017 Mastiff converted \$6,323 of such notes into 16,212,000 shares of the Company's common stock at \$0.00039 per share.

On April 18, 2017 Mastiff converted \$3,229 of such notes into 7,688,000 shares of the Company's common stock at \$0.00042 per share; on May 4, 2017 Mastiff converted \$9,310 of such notes into 24,500,000 shares of the Company's common stock at \$0.00038 per share; on May 22, 2017 Mastiff converted \$7,840 of such notes into 24,500,000 shares of the Company's common stock at \$0.00032 per; and on June 14, 2017 Mastiff converted \$6,370 of such notes into 24,500,000 shares of the Company's common stock at \$0.00026 per share leaving a balance outstanding of \$57,098 as of June 30, 2017.

- (b) On December 31, 2011, December 31, 2012 and March 31, 2013 in consideration for compensation earned, the Company issued an unsecured note payable to Jim Tilton, in the amount of \$60,000, \$105,000 and \$22,500, respectively. On June 30, 2013, in consideration for compensation earned, the Company issued a fourth unsecured note payable to Jim Tilton, in the amount of \$30,000. All of the above notes issued to Jim Tilton bear interest at 8% per annum and are due upon demand. Principal and accrued unpaid interest on the notes is convertible at the option of the holder at 50% of the closing price of the Company's common stock on the date of conversion.
 - On July 24, 2014 Jim Tilton converted \$30,000 of such notes into 5,000,000 shares.
- (c) On September 1, 2009 the Company entered into a convertible debenture for cash proceeds of \$42,440,with Tom Duszynski The debenture initially matures on March 31, 2011 and bears interest at 8% per annum.. The holder is entitled, at its option, to convert any or all of the outstanding principal plus accrued and unpaid interest at any time into shares of the Company's common stock, at a price per share equal to 50% of the closing bid price of the common stock on the date the Company receives notice of conversion.

On September 29, 2009, the Company entered into a convertible debenture for cash proceeds of \$140,000, with Tom Duszynski. The debenture initially matures on March 31, 2010 and bears interest at 8% per annum. The holder is entitled, at its option, to convert any or all of the outstanding principal plus accrued and unpaid interest at any time into shares of the Company's common stock, at a price per share equal to 50% of the closing bid price of the common stock on the date the Company receives notice of conversion.

NOTE 2 - DISCONTINUED OPERATIONS (cont'd)

(2) Convertible Notes and derivate liabilities (cont'd)

(c)continued

On March 3, 2010, the Company entered into a convertible debenture for cash proceeds of \$90,000, with Tom Duszynski. The debenture initially matures on September 30, 2010 and bears interest at 8% per annum. The holder is entitled, at its option, to convert any or all of the outstanding principal plus accrued and unpaid interest at any time into shares of the Company's common stock, at a price per share equal to 50% of the closing bid price of the common stock on the date the Company receives notice of conversion.

On August 25, 2010, the Company entered into a convertible debenture for cash proceeds of \$10,000, with DCB, LLC an entity affiliated with Tom Duszynski. The debenture initially matures on September 30, 2011 and bears interest at 8% per annum. The holder is entitled, at its option, to convert any or all of the outstanding principal plus accrued and unpaid interest at any time into shares of the Company's common stock, at a price per share equal to 50% of the closing bid price of the common stock on the date the Company receives notice of conversion.

The entire \$282,440 debenture matures on December 31, 2011 and bears interest at 8% per annum. The holder is entitled, is entitled at its option, to convert any or all of the outstanding principal plus accrued and unpaid interest at any time into shares of the On Company's common stock, at a price per share equal to 50% of the closing bid price of the common stock on the date that the Company receives notice of conversion. The initial fair value of the conversion option feature was estimated at \$287,354 using the Black-Scholes pricing model. The assumptions used in the Black-Scholes option pricing model at March 3, 2010 in connection with this debenture are as follows: (1) dividend yield of 0%; (2) expected volatility of 0%, (3) risk-free interest rate of 0.19%, and (4) expected life of 0.59 years.

On August 21, 2015 \$50,000 of the \$90,000 March 3, 2010 convertible debenture was transferred to Standard Holdings Co. ("Standard"). During December 2016 the remaining \$40,000 of the \$90,000 March 3, 2010 convertible debenture was transferred to Standard Holdings Co. ("Standard"). See Note (o) below.

(d) On February 18, 2010, the Company entered into a convertible debenture for cash proceeds of \$50,000 with Cove Partners an unrelated party. The debenture initially matured on August 18, 2010 and bears interest at 8% per annum. In October 2010, the note's maturity was extended to March 31, 2011.

On May 20, 2010, the Company entered into a second convertible debenture with the same holder, for cash proceeds of \$60,000. This debenture matured November 20, 2010, was issued on the same terms as the first convertible debenture.

On March 23, 2011, Cove Partners who held these notes dated February 18, 2010 and May 20, 2010 due from the Company in the amounts of \$50,000 and \$60,000 respectively plus accrued interest sold the notes to Glenwood Partners LLC a party unaffiliated with the Company, and the assignee renegotiated the terms of the note and amount due and payable from the Company. The Company and the holder executed replacement unsecured convertible promissory notes with the same principal amounts dated March 23, 2011 and due December 31, 2012. Interest on the replacement note accrues at a rate of 8 % per annum. The note is due on demand. The new note, plus any accrued and unpaid interest, is convertible at the holder's option at any time, into shares of the Company's common stock at a conversion price equal to 50% of the lowest of the closing bid prices for the common stock for the ten trading days prior to and including the conversion date.

(e) On May 27, 2010, the Company issued and sold a convertible note in the principal amount of \$260,000, for a purchase price of \$250,000 (reflecting an original issue discount of \$10,000), to St. George Investments, LLC. Principal and unpaid interest on the note is due six months from the date of issuance. The note bears interest at the rate of 12% per annum, payable upon maturity. Outstanding principal, and accrued interest thereon is convertible into such number of shares of the Company's common stock, as is determined by dividing (i) the sum of (A) the Outstanding Amount, plus (B) an amount equal to 1% of the Outstanding Amount multiplied by the number of whole months elapsed from

NOTE 2 - DISCONTINUED OPERATIONS (cont'd)

(2) Convertible Notes and derivate liabilities (continued)

(e)continued

May 31, 2010 until the date of conversion but in no event less than 10% of the Outstanding Amount by (ii) the Conversion Price (as defined in the note) at that time. The conversion price is defined in the note as the lesser of (a) 60% of the average of the closing bid price of the Company's common stock on each of the five immediately preceding trading days or (b) \$1.25. During the year ended December 31, 2011, \$190,420 of the outstanding balance was converted into 993,000 shares of common stock. Subsequently additional principal of \$22,395 was converted reducing the principal balance on the note to \$47,185. The initial fair value of the conversion option feature was estimated at \$151,637 using the Black-Scholes pricing model. The assumptions used in the Black-Scholes option pricing model at May 27, 2010 in connection with this debenture are as follows: (1) dividend yield of 0%; (2) expected volatility of 0%, (3) risk-free interest rate of 0.23%, and (4) expected life of 0.50 years.

During January 2014 St. George Investments assigned the notes to Mastiff.

- (f) On December 15, 2009, the Company entered into a convertible debenture for cash proceeds of \$100,000 with Cove Partners, LLC The debenture initially matured on June 15, 2010 and bears interest at 8% per annum. On June 15, 2010, the note's maturity was extended to March 31, 2011. On January 20, 2011, the party who held the debenture assigned the debenture to DCB LLC a party unaffiliated with the Company. The note bears interest at 8% per annum. The holder is entitled, at its option, to convert any or all of the outstanding principal plus accrued and unpaid interest at any time into shares of the Company's common stock, at a price per share equal to 50% of the lowest closing bid price for the preceding 10 days prior to the Company receiving notice of conversion.
- (h) On December 1, 2010, Aubrey Brown the previous 100% owner of Enhance Communication Network, Inc. a holder of 7,500 shares of the Company's Series D convertible preferred stock, 2,500 shares of the Company's Series E preferred stock, and \$349,600 in a note payable, received and/or exchanged as part of NuMobile's purchase of Enhance sold these instruments and the Company exchanged these instruments into a new Series 2010-A convertible promissory note dated December 2, 2010 due December 31, 2012 in the amount of \$750,000 now held by Glenwood Partners. The new note bears interest at 8% per annum, payable semi-annually in arrears, on January 1 and July 1 of each year during the note's term, with the first payment due and payable on January 1, 2011. The new note, plus any accrued and unpaid interest, is convertible at the holder's option at any time, into shares of the Company's common stock at a conversion price equal to 50% of the lowest of the closing bid prices for the common stock for the ten trading days prior to and including the conversion date. During the year ended December 31, 2010 \$6,000 of the outstanding balance was converted in presplit 12,997,266 shares of common stock. During the year ended December 31, 2011, \$247,019 of the outstanding balance was converted into presplit 2,217,201 shares of common stock. On November 14, 2013 the note holder converted \$3,000 principal into 70,000 shares which were issued in the name of Kevin Pickard, for accounting services rendered by Mr. Pickard to the Company. The initial fair value of the conversion option feature was estimated at \$1,475,920 using the Black-Scholes pricing model. The assumptions used in the Black-Scholes option pricing model at December 2, 2010 in connection with this debenture are as follows: (1) dividend yield of 0%; (2) expected volatility of 0%, (3) risk-free interest rate of 0.55%, and (4) expected life of 2.00 years. Certain portions of these notes have been assigned to Standard.

On April 23, 2017, Standard converted \$7,000 of outstanding principal plus accrued interest from a pre-merger convertible note into a total of 26,413,278 shares of the Company's common stock at \$0.0004 per share.

On May 18, 2017, Standard converted \$9,000 of outstanding principal plus accrued interest from a pre-merger convertible note into a total of 45,246,800 shares of the Company's common stock at \$0.0003 per share.

NOTE 2 - DISCONTINUED OPERATIONS (cont'd)

- (2) Convertible Notes and derivate liabilities (continued)
- (j) On March 28, 2011 the Company entered into a convertible debenture for cash proceeds of \$100,000 with Cove Partners LLC. The debenture initially matures on September 28, 2011 and bears interest at 8% per annum. The holder is entitled, at its option, to convert any or all of the outstanding principal plus accrued and unpaid interest at any time into shares of the Company's common stock, at a price per share equal to 50% of the lowest closing bid price for the preceding 10 days prior to the Company receiving notice of conversion. The Company has complied with the provisions of ASC 815 "Derivatives and Hedging", and recorded the fair value of the embedded conversion option liability associated with the debenture. The initial fair value of the conversion option feature was estimated at \$73,433 on March 28, 2011 using the Black-Scholes pricing model. The assumptions used in the Black-Scholes option pricing model at the issuance dates of the debentures are as follows: (1) dividend yield of 0%; (2) expected volatility of 0%, (3) risk-free interest rate of 0.18%, and (4) expected life of 0.50 years.
- (k) On March 13, 2013 the Company entered into a convertible debenture for cash proceeds of \$10,000 with Glenwood Partners LLP. The debenture initially matures on December 31, 2014 and bears interest at 10% per annum. The holder is entitled, at its option, to convert any or all of the outstanding principal plus accrued and unpaid interest at any time into shares of the Company's common stock, at a price per share equal to 50% of the lowest closing bid price for the preceding 20 days prior to the Company receiving notice of conversion. This note has been assigned to Standard.
 - On March 29, 2017, Standard converted \$10,000 of outstanding principal plus accrued interest from a pre-merger convertible note into a total of 37,814,486 shares of the Company's common stock at \$0.00035 per share.
- (1) On November 20, 2013 the Company entered into a convertible debenture for cash proceeds of \$10,000 with Blulife Inc. The debenture initially matures on November 20, 2014 and bears interest at 10% per annum. The holder is entitled, at its option, to convert any or all of the outstanding principal plus accrued and unpaid interest at any time into shares of the Company's common stock, at a price to be determined by the Holder and the Company at the time the Holder wishes to convert
 - On December 6, 2013 the Company entered into a convertible debenture for cash proceeds of \$10,000 with Blulife Inc. The debenture initially matures on December 6, 2014 and bears interest at 10% per annum. The holder is entitled, at its option, to convert any or all of the outstanding principal plus accrued and unpaid interest at any time into shares of the Company's common stock, at a price per share to be determined by the Holder and the Company at the time the Holder wishes to convert.
 - On February 13, 2017, the party who held the debenture assigned the debenture to Glenwood Partners Inc. a party unaffiliated with the Company. Subsequently this note has been assigned to Standard.
- (m) On April 4, 2013 the Company entered into a convertible debenture for cash proceeds of \$30,000 with Blulife Inc. The debenture initially matures on April 4, 2014 and bears interest at 10% per annum. The holder is entitled, at its option, to convert any or all of the outstanding principal plus accrued and unpaid interest at any time into shares of the Company's common stock, at a price to be determined by the Holder and the Company at the time the Holder wishes to convert.
 - On July 19, 2013 the Company entered into a convertible debenture for cash proceeds of \$5,000 with Blulife Inc. The debenture initially matures on August 7, 2014 and bears interest at 10% per annum. The holder is entitled, at its option, to convert any or all of the outstanding principal plus accrued and unpaid interest at any time into shares of the Company's common stock, at a price to be determined by the Holder and the Company at the time the Holder wishes to convert.

NOTE 2 - DISCONTINUED OPERATIONS (cont'd)

(2) Convertible Notes and derivate liabilities (continued)

(m)continued

In August 2013, the Company entered into four convertible notes for total proceeds of \$65,000. All notes were with one lender, Blulife. The terms of the notes were identical; maturing in one year from issuance, annual interest rate of 10%. The holder is entitled, at its option, to convert any or all of the outstanding principal plus accrued and unpaid interest at any time into shares of the Company's common stock, at a price to be determined by the Holder and the Company at the time the Holder wishes to convert.

On February 13, 2017, the party who held the debenture assigned the debenture to Glenwood Partners Inc. a party unaffiliated with the Company. Subsequently this note has been assigned to Standard.

(n) On January 3, 2014 the Company entered into a convertible debenture for cash proceeds of \$10,000 with Blulife Inc. On January 6, 2014 the Company entered into a convertible debenture for cash proceeds of \$20,000 with Blulife Inc. The conversion terms stated that conversion, upon maturity and at the option of the holder, could convert the outstanding unpaid balance and accrued interest on the note at a floor price of \$0.06; however, if the market price of the company stock holds below the floor, the floor is to be adjusted ("new floor") to 50% of the lowest trading price in the ten (10) day period. The stock will have to continue to maintain a price above the new floor. If the price is unable to close above the new floor for three (3) consecutive trading days in ten (10) business days after the price has dipped, the Flex Floor will be eliminated and the conversion price will not have any floor and shall be equal to 50% of the average of the 5 lowest trading prices during the previous 20 (Twenty) trading days.

On February 13, 2017, the party who held the debenture assigned the debenture to Glenwood Partners Inc. a party unaffiliated with the Company. Subsequently this note has been assigned to Standard.

(o) On August 21, 2015 \$50,000 of a \$90,000 March 3, 2010 convertible debenture between the Company and Tom Duszynski was transferred to Standard Holdings Co. ("Standard"). During December 2016 the remaining \$40,000 of the \$90,000 March 3, 2010 convertible debenture was transferred to Standard Holdings Co. ("Standard"). See Note (c) above.

On August 21, 2015 the \$37,500 balance of a July 27, 2011 convertible debenture was transferred to Standard from Glenwood Partners Inc.

On August 31, 2015 Standard converted \$5,000 of outstanding principal plus accrued interest from the aforementioned July 2011 note into 8,295,000 shares of the Company's common stock at \$0.0008 per share, leaving a balance of \$32,500 outstanding.

On October 28, 2015, Standard Holdings Co converted \$6,000 of outstanding principal principal plus accrued interest from a pre-merger convertible note entered into on March 3, 2010 into a total of 8,880,865 shares of the Company's common stock at \$0.00095 per share.

On January 11, 2016, Standard Holdings Co converted \$5,000 of outstanding principal plus accrued interest from a pre-merger convertible note into a total of 8,477,400 shares of the Company's common stock at \$0.00068 per share.

On August 5, 2016, Standard Holdings Co converted \$6,000 of outstanding principal plus accrued interest from a premerger convertible note into a total of 13,548,231 shares of the Company's common stock at \$0.00065 per share.

On August 12, 2016, Standard Holdings Co converted \$6,000 of outstanding principal plus accrued interest from a pre-merger convertible note into a total of 12,955,448 shares of the Company's common stock at \$0.00065 per share.

NOTE 2 - DISCONTINUED OPERATIONS (cont'd)

(2) Convertible Notes and derivate liabilities (continued)

(n)continued

On September 13, 2016, Standard Holdings Co converted \$8,000 of outstanding principal plus accrued interest from a pre-merger convertible note into a total of 17,376,242 shares of the Company's common stock at \$0.00068 per share.

On September 27, 2016, Standard Holdings Co converted \$8,000 of outstanding principal plus accrued interest from a pre-merger convertible note into a total of 22,617,425 shares of the Company's common stock at \$0.0005 per share.

On November 3, 2016, Standard Holdings Co converted \$5,000 of outstanding principal plus accrued interest from a pre-merger convertible note into a total of 16,472,536 shares of the Company's common stock at \$0.00045 per share.

On December 19, 2016, Standard Holdings Co converted \$6,000 of outstanding principal plus accrued interest from a pre-merger convertible note into a total of 24,544,800 shares of the Company's common stock at \$0.00035 per share.

On January 23, 2017, Standard Holdings Co converted \$7,000 of outstanding principal plus accrued interest from a pre-merger convertible note into a total of 26,357,125 shares of the Company's common stock at \$0.0004 per share.

On February 8, 2017, 2017, Standard Holdings Co converted \$7,500 of outstanding principal plus accrued interest from a pre-merger convertible note into a total of 30,454,800 shares of the Company's common stock at \$0.000375 per share.

On March 16, 2017, Standard Holdings Co converted \$7,000 of outstanding principal plus accrued interest from a premerger convertible note into a total of 30,353,971 shares of the Company's common stock at \$0.00035 per share.

On April 11, 2017, Standard Holdings Co converted \$12,000 of outstanding principal plus accrued interest from a premerger convertible note into a total of 36,561,540 shares of the Company's common stock at \$0.0005 per share.

On May 4, 2017, Standard Holdings Co converted \$9,000 of outstanding principal plus accrued interest from a premerger convertible note into a total of 45,853,167 shares of the Company's common stock at \$0.0003 per share.

The fair value of the conversion option feature associated with the Company's outstanding convertible debentures at June 30, 2017 and December 31, 2016 was \$2,379,791 and \$2,369,003, respectively.

(3) Accounts payable and accrued liabilities

Accounts payable and accrued liabilities consisted of the following at June 30, 2017 and December 31, 2016:

	June 3 		December 31, 2016
Accounts payable	\$ 307,72	25 \$	243,797
Accrued interest payable	2,291,1	71	2,291,171
Credit card payable	12,4	19	12,419
Accrued expenses	23,29	99	23,299
Accrued payroll	326,60	04	326,604
Sales taxes payable	3,1	<u>11</u>	3,111
	\$ 2,964,32	<u>29</u> \$	2,900,401

NOTE 2 – DISCONTINUED OPERATIONS (cont'd)

(3) Notes payable

Notes payable consisted of the following at June 30, 2017 and December 31, 2016:

	June 3	30, 2017 and
	Decem	ber 31, 2016
Note payable to employee of Stonewall Networks, Inc.; does not accrue interest; note is unsecured		
and due on demand	\$	102,026
Note payable to company wholly owned by officer of Stonewall Networks, Inc.; does not accrue		
interest; note is unsecured and due on demand		16,184
Note payable to investor; interest accrues at 12%; note is unsecured and due upon demand		43,400
Note payable to investor; interest accrues at 18%; note is unsecured and due upon demand		10,000
Note payable assumed in connection with purchase of Enhance Network Communication, Inc.		87,168
Note payable to company wholly owned by officer of Stonewall Networks, Inc.; interest accrued at		
Prime Rate plus 1%; note is unsecured and due upon demand		400,178
Note payable to shareholders of Stonewall Networks, Inc due on December 31, 2011		1,322,558
Note payable to investor; note is unsecured; interest accrues at 8% and due upon demand		100,000
Note payable to investor; note is unsecured; interest accrues at 8% and due upon demand		25,016
Note payable to investor; note is unsecured; interest accrues at 8% and due October 15, 2011.		410,058
	\$	2,516,588

(4) The results of the discontinued operations are as follows:

	For the Three Months ended				For the Six Months ended			
	June 30,			June 30,				
	2017		2016		2017		2016	
Operating Expenses			33		-		33	
Net from discontinued operations	_		33	_	-	-	33	
Other income (expense)								
Changes in fair value of derivative liability	211,033		(249,083)		(272,875)		699,755	
Interest expense	(77,290)		(83,767)	_	(155,541)	_	(167,458)	
Total other income (expense)	133,743		(332,850)	_	(428,416)		532,297	
Income (loss) from discontinued operations	\$ 133,743	\$	(332,817)	\$	(428,416)	\$	532,330	

NOTE 3 – PROPERTY AND EQUIPMENT

Below are details of the Company's property and equipment at June 30, 2017 and December 31, 2016:

	Lives Years	June 30, 2017		December 31, 2016
Computer equipment	5	\$ 2,750	\$	2,750
Office furniture and fixtures	7	42,404		42,404
Office equipment	5	4,972		4,972
		 50,126	_	50,126
Less accumulated depreciation		(50,126)		(50,126)
		-	\$	_

Depreciation expense was \$nil and \$1,422 for the six months ended June 30,2017 and 2016, respectively.

NOTE 4 - CONVERTIBLE NOTES

Date of Convertible Debt Issuance	_	June 30, 2017	December 31, 2016
December 13, 2013	(q) \$	31,950\$	31,950
December 23, 2013	(u)	29,000	29,000
December 30, 2013	(r)	50,000	50,000
January 3, 2014	(s)	55,000	55,000
February 14, 2014	(t)	20,000	20,000
February 27, 2014	(t)	60,000	60,000
March 14, 2014	(t)	40,000	40,000
November 16, 2016	(v)	10,000	10,000
March 17, 2017	(v)	10,000	-
Total	\$	305,950\$	295,950

(q) On December 13, 2013, the Company entered a convertible debenture for cash proceeds of \$50,000 with Blulife, Inc.

During the year ended December 31, 2015, the Company received Conversion Notices from Blulife. One for a total of \$6,000 in principal, provide for the issuance of 6,000,000 shares at \$0.001 on April 27, 2015; the second for a total of \$5,250 in principal, provide for the issuance of 7,000,000 shares at \$0.00075 on May 11, 2015; the third for a total of \$6,800 in principal, provide for the issuance of 8,000,000 shares at \$0.00085 on June 1, 2015. At the same time, Blulife waived the interest on all the conversions.

On December 23, 2013, the Company entered into a convertible debenture for cash proceeds of \$50,000 with Blulife Inc. The full amount of this debenture was transferred to Standard Holding Co. ("Standard") on August 21, 2015. See Note (u) below.

- (r) On December 30, 2013 the Company entered into a convertible debenture for cash proceeds of \$50,000 with Blulife Inc.
- (s) On January 3, 2014 the Company entered a convertible debenture for cash proceeds of \$55,000 with Blulife Inc.
- (t) In addition, during the period February 14, 2014 through March 14, 2014 the Company entered an additional series of three (3) convertible notes payable, for total proceeds of \$120,000. All notes were with Blulife Inc.
- (u) On August 21, 2015 a certain convertible debenture originally entered December 23, 2013 in the amount of \$50,000 was transferred to Standard Holding from Blulife Inc. (see Note (q) above).

On September 25, 2015, Standard converted \$5,000 of the outstanding principal plus accrued interest from this debenture into a total of 8,345,000 shares of the Company's common stock at \$0.0007 per share.

On July 18, 2016, Standard converted \$6,000 of the outstanding principal plus accrued interest into 13,706,600 shares of the Company's common stock at \$0.00055 per share.

On August 23, 2016, Standard converted \$10,000 of the outstanding principal plus accrued interest into 17,857,143 shares of the Company's common stock at \$0.0007 per share.

\$29,000 in principal payable to Standard was transferred back to Blulife Inc.as at December 31, 2016.

On February 13, 2017, the party, Blulife Inc., who held the debenture (q), (r),(s), (t), and (u) above assigned the principal amounts of the outstanding debentures in full to Glenwood Partners Inc. a party unaffiliated with the Company. Subsequently these notes were assigned to Standard.

NOTE 4 - CONVERTIBLE NOTES (cont'd)

(v) On November 16, 2016 the Company entered into a convertible debenture for cash proceeds of \$10,000 with Glenwood Partners LLC.

On March 17, 2017 the Company entered into a convertible debenture for cash proceeds of \$10,000 with Glenwood Partners LLC. Subsequently the aforementioned notes were assigned to Standard.

The terms of all above notes were identical; maturing in one year from issuance, annual interest rate of 10%. The conversion terms stated that conversion, upon maturity and at the option of the holder, could convert the outstanding unpaid balance and accrued interest on the note at a floor price of \$0.06; however, if the market price of the company stock holds below the floor, the floor is to be adjusted ("new floor") to 50% of the lowest trading price in the ten (10) day period. The stock will have to continue to maintain a price above the new floor. If the price is unable to close above the new floor for three (3) consecutive trading days in ten (10) business days after the price has dipped, the Flex Floor will be eliminated and the conversion price will not have any floor and shall be equal to 50% of the average of the 5 lowest trading prices during the previous 20 (Twenty) trading days.

In our evaluation of the financing arrangement, we concluded that the conversion features were not afforded the exemption as a conventional convertible instrument and it did not otherwise meet the conditions set forth in current accounting standards for equity classification. Accordingly, they do not meet the conditions necessary to obtain equity classification and are required to be carried as derivative liabilities. (See footnote 6 for derivative disclosure).

Additionally, the Company evaluated the convertible notes above and concluded that these are tainted due to the variable conversion rate of the above the convertible notes and as such they do not meet the conditions necessary to obtain equity classification and are required to be carried as derivative liabilities. (See footnote 6 for derivative disclosure)

NOTE 5 – DERIVATIVE LIABILITIES

(1) Derivative liabilities from exceed authorized shares of common stock

As of June 30, 2017, we have determined that we currently have (i) the following shares of common stock issued, and (ii) outstanding instruments which are convertible into the shares of common stock indicated below in connection with warrants, convertible notes and preferred shares previously issued by the Company or for issue as a result of agreements with the Company:

664,599,967 Common Stock Issued and Outstanding 9,376,452,242 Common Shares convertible from convertible notes 456,888,889 Common Shares convertible from convertible preferred shares 10,497,941,098 **Total Common Shares Outstanding and Accounted For/Reserved**

Accordingly, given the fact that the Company currently only has 1,000,000,000 shares of common stock authorized, the Company could exceed its authorized shares of common stock by approximately 9,497,941,098 shares (December 31,2016-6,214,111,523 shares) if all the financial instruments described in the table above were exercised or converted into shares of common stock. 9,497,941,098 of these shares (December 31,2016-6,214,111,523 shares) were in excess of the authorized shares and were accounted for as a derivative liability. The fair value of these 9,497,941,098 common shares (December 31,2016-6,214,111,523 shares) was determined to be \$5,698,765 as of June 30,2017 (\$5,592,700-December 31,2016) using the closing price of PJET's common stock.

The company however intends to address this issue in the future by continuing to review and have further discussions with major holders of the listed debt transferred from discontinued operations, so as to attempt to reach an agreement that would substantially reduce such liability and its dilutive effect. There can however be no assurance that such an agreement will be voluntarily reached, which may the cause the Company to explore further other actions it may deem necessary.

NOTE 5 – DERIVATIVE LIABILITIES (cont'd)

(2) Derivative liabilities from convertible notes

Since equity classification is not available for the conversion feature of above convertible notes discussed in Note 4, we were required to bifurcate the embedded conversion feature and carry it as a derivative liability, at fair value. Derivative financial instruments are carried initially and subsequently at their fair values.

We estimated the fair value of the compound derivative on the inception dates, and subsequently, using the Black-Scholes Merton valuation technique, adjusted for the effect of dilution, because that technique embodies all of the assumptions (including, volatility, expected terms, and risk free rates) that are necessary to fair value complex compound derivate instruments.

As a result of the application of ASC No. 815 in the six months ended June 30, 2017 the fair value of the conversion feature is summarized as follows:

Balance at December 31, 2015	\$ 6,540,204
Derivative addition associated with convertible notes	10,000
(Gain) due to the exceed authorized shares of common stock	(306,940)
(Gain) loss on change in fair value during the period	(91,640)
Reclassify to additional paid in capital due to conversion	(51,001)
Balance at December 31, 2016	\$ 6,100,623
Derivative addition associated with convertible notes	10,000
(Gain) due to the exceed authorized shares of common stock	106,065
(Gain) loss on change in fair value during the period	68,118
Balance at June 30, 2017	\$ 6,284,806

The fair value at the commitment and re-measurement dates for the Company's derivative liabilities were based upon the following management assumptions as of June 30, 2017, and December 31, 2016 and commitment date:

		June 30,	December 31,
	Commitment Date	2017	2016
Expected dividends		0	0
Expected volatility	209.70 ~ 219.26	243.09%	248.1 %
Expect term	0.59 ~ 1 years	$0 \sim 0.75 \text{ years}$	0 ~ 1 years
Risk free interest rate	0.10 %	0.74%	0.44%

NOTE 6 – COMMITMENTS

- (1) Effective December 5, 2013 and commencing January 1, 2014, the Company entered into a three year employment agreement with Peter Minikes, the Chief Executive Officer. The contract included the following:
 - Annual base salary of \$120,000, with annual increases and entitlements in line with the benefit offerings of the Company, including vacation;
 - The Executive shall be issued three million (3,000,000) shares which shall represent a five percent (5%) equity interest in the Company, based upon sixty million (60,000,000) shares outstanding at the time of Effective Date. Additionally, the Executive shall be entitled to receive 300,000 shares every six (6) months thereafter during the Term of the Agreement. The Executive shall be entitled to a minimum of eight percent (8%) equity interest in the Company subject to typical anti-dilution provisions.

NOTE 6 - COMMITMENTS (cont'd)

(1)

On June 16, 2015, the Company issued 3.9M shares to Mr. Peter Minikes under his employment agreement. The Company recorded \$8,970 as stock-based compensation based on the fair market value of the share, \$0.0023, on the issuance date.

• Issuance of Stock Options, based on attaining revenue milestones.

On July 1, 2015, the Company entered into an Amendment to the Executive Employment Agreement with Peter Minikes (the "Amendment"). Pursuant to the terms of the Amendment, the Company will not renew Mr. Minikes' Employment Agreement upon its expiration on December 5, 2016. If the Company desires to enter into another business or if Mr. Minikes is no longer employed by the Company, but in any case after July 1, 2016, Mr. Minikes shall have the right to acquire the operating business segment Priority One Jets. The purchase price for the business segment to be paid by Mr. Minikes to the Company shall be the cancellation of all amounts owed to Mr. Minikes, the return of all stock and options in the Company and the assumption of all liabilities and obligations of the business segment. Priority One Jets shall be entitled to keep the assets in the business segment in excess of the public expenses of the Company from July 1, 2015 through December 31, 2016, including the cost of preparing the Company tax returns. As at the date of this report, Mr. Minikes continues to operate the Company's business without a formal extension of his employment agreement under the same terms.

(2) On November 4, 2014, the Company entered into a lease agreement (the "Lease") with a term of five years and two months commencing March 1, 2015 and terminating April 30, 2020. Under the terms of the Lease the Company has paid a security deposit of \$14,450 which amount is included in Prepaid and other current assets. The estimated annual obligations for the term of the lease are as follows:

	•
4/1/2017-2/28/2018	30,511
3/1/2018-2/29/2019	62,700
3/1/2019-2/28/2020	64,425
3/1/2020-4/30/2020	5,516

NOTE 7 - STOCKHOLDERS' DEFICIT

Common Stock

On December 13, 2013, the Company filed a Certificate of Change with the Secretary of State of Nevada decreasing the number of authorized common shares from 6,000,000,000 to 250,000,000 and exchanging the issued common shares on the basis of one new share for every old share. On January 6, 2014, the Company affected the one-for-one thousand (1 for 1,000) reverse stock split of its common stock. All share information for common shares has been retroactively restated for the impact of this reverse stock split.

On November 23, 2016, the Company increased its authorized its authorized share capital to 512,157,000 shares of which Five Hundred Million shares (500,000,000) will be common stock, with a par value of \$0.001 per share, and Twelve Million One Hundred and Fifty-Seven Thousand (12,157,000) shares will be preferred stock, with a par value of \$0.001 per share.

On April 21, 2017, the Company increased its authorized its authorized share capital to 1,012,157,000 shares of which One Billion shares (1,000,000,000) will be common stock, with a par value of \$0.001 per share, and Twelve Million One Hundred and Fifty-Seven Thousand (12,157,000) shares will be preferred stock, with a par value of \$0.001 per share.

NOTE 7 - STOCKHOLDERS' DEFICIT (cont'd)

Stock Splits

On January 6, 2014, the Company affected a one-for-one thousand (1 for 1,000) reverse stock split of its common stock. All share information for common shares has been retroactively restated for these three reverse stock splits.

Issuance of common stock

Shares issued in the six months ended June 30, 2017

On January 23, 2017, Standard Holdings Co converted \$7,000 of outstanding principal plus accrued interest from a premerger convertible note into a total of 26,357,125 shares of the Company's common stock at \$0.0004 per share.

On February 2, 2017 Mastiff converted \$4,488 of such notes into 13,600,000 shares of the Company's common stock at \$0.00033 per share

On February 8, 2017, 2017, Standard Holdings Co converted \$7,500 of outstanding principal plus accrued interest from a pre-merger convertible note into a total of 30,454,800 shares of the Company's common stock at \$0.000375 per share.

On March 27, 2017 Mastiff converted \$6,323 of such notes into 16,212,000 shares of the Company's common stock at \$0.00039 per share.

On March 16, 2017, Standard Holdings Co converted \$7,000 of outstanding principal plus accrued interest from a premerger convertible note into a total of 30,353,971 shares of the Company's common stock at \$0.00035per share.

On March 29, 2017, Standard Holdings Co converted \$10,000 of outstanding principal plus accrued interest from a premerger convertible note into a total of 37,814,486 shares of the Company's common stock at \$0.00035 per share.

On April 11, 2017, Standard Holdings Co converted \$12,000 of outstanding principal plus accrued interest from a premerger convertible note into a total of 36,561,540 shares of the Company's common stock at \$0.0005 per share.

On April 18, 2017 Mastiff converted \$3,229 of such notes into 7,688,000 shares of the Company's common stock at \$0.00042 per share.

On April 23, 2017, Standard Holdings Co converted \$7,000 of outstanding principal plus accrued interest from a pre-merger convertible note into a total of 26,413,278 shares of the Company's common stock at \$0.0004 per share.

On May 4, 2017, Standard Holdings Co converted \$9,000 of outstanding principal plus accrued interest from a pre-merger convertible note into a total of 45,853,167 shares of the Company's common stock at \$0.0003 per share.

On May 4, 2017 Mastiff converted \$9,310 of such notes into 24,500,000 shares of the Company's common stock at \$0.00038 per share.

On May 18, 2017, Standard Holdings Co converted \$9,000 of outstanding principal plus accrued interest from a pre-merger convertible note into a total of 45,246,800 shares of the Company's common stock at \$0.0003 per share.

On May 22, 2017 Mastiff converted \$7,840 of such notes into 24,500,000 shares of the Company's common stock at \$0.00032 per.

On June 14, 2017 Mastiff converted \$6,370 of such notes into 24,500,000 shares of the Company's common stock at \$0.00026 per share.

NOTE 7 - STOCKHOLDERS' DEFICIT (cont'd)

Shares issued in the year ended December 31, 2016

On January 11, 2016, Standard Holdings Co converted \$5,000 of outstanding principal principal plus accrued interest from a pre-merger convertible note entered into on July 27, 2011 into a total of 8,477,400 shares of the Company's common stock at \$0.00068 per share.

On July 18, 2016, Standard converted \$6,000 of the outstanding principal plus accrued interest into 13,706,600 shares of the Company's common stock at \$0.00055 per share.

On August 5, 2016, Standard Holdings Co converted \$6,000 of outstanding principal plus accrued interest from a premerger convertible note into a total of 13,548,231 shares of the Company's common stock at \$0.00065 per share.

On August 12, 2016, Standard Holdings Co converted \$6,000 of outstanding principal plus accrued interest from a premerger convertible note into a total of 12,955,448 shares of the Company's common stock at \$0.00065 per share.

On August 23, 2016, Standard converted \$10,000 of the outstanding principal plus accrued interest into 17,857,143 shares of the Company's common stock at \$0.0007 per share.

On September 13, 2016, Standard Holdings Co converted \$8,000 of outstanding principal from a pre-merger convertible note into a total of 17,376,242 shares of the Company's common stock at \$0.00068 per share.

On September 23, 2016 Mastiff converted \$5,092 of such notes into 7,600,000 shares of the Company's common stock at \$0.00067 per share.

On September 27, 2016, Standard Holdings Co converted \$8,000 of outstanding principal plus accrued interest from a pre-merger convertible note into a total of 22,617,425 shares of the Company's common stock at \$0.0005 per share.

On November 3, 2016, Standard Holdings Co converted \$5,000 of outstanding principal plus accrued interest from a premerger convertible note into a total of 16,472,536 shares of the Company's common stock at \$0.00045 per share.

On December 19, 2016, Standard Holdings Co converted \$6,000 of outstanding principal plus accrued interest from a premerger convertible note into a total of 24,544,800 shares of the Company's common stock at \$0.00035 per share.

Preferred Stock

The Company has debt and equity instruments that can be converted into common stock at a conversion prices that are a percentage of the market price; therefore the number of shares that could be required to be delivered upon "net-share settlement" is essentially indeterminate. Therefore, the Series A, D and E Preferred Stock which can be converted into shares of common stock are shown in the accompanying consolidated balance sheet as a current liability.

Series A Preferred Stock – On October 7, 2013 the Company filed a Certificate of Amendment with the Nevada Secretary of State increasing the authorized number of Series A preferred stock to 6,000 shares. There are 6,000 shares of Series A preferred stock authorized.

The holders of the Class A Preferred Stock own 51% of the voting power of the shareholders vote of the Company.

Accordingly, the Company classifies its Series A preferred stock as equity in the accompanying consolidated balance sheet, as the instrument holds majority (51%) voting rights in Company decisions and thus is characterized more akin to an equity instrument.

NOTE 7 - STOCKHOLDERS' DEFICIT (cont'd)

Preferred Stock (cont'd)

On July 1, 2015, the Company redeemed 600 shares of its Series A Preferred from ANS Investments LLC at \$100 per share.

Series B Preferred Stock - There are 100,000 shares of Series B preferred stock authorized, par value 0.001 per share There are no shares of Series B preferred stock outstanding.

Series C Preferred Stock - There are 12,000,000 shares of Series C preferred stock authorized. Each share of Series C preferred stock is convertible into one share of our common stock. The Series C preferred stock is non-interest bearing, does not have voting rights, and is not entitled to receive dividends. In the event of liquidation, each share of Series C preferred stock will automatically convert into one share of our common stock and will otherwise not be entitled to any preference over shares of our common stock or any shares of our preferred stock. Shares of Series C preferred stock are entitled to name two members of our board of directors.

Series D Preferred Stock - There are 25,000 shares of Series D preferred stock authorized. Shares of Series D preferred stock are entitled to participate, on an as-converted basis, in any dividends declared on the common stock. Each share is entitled to vote with the Common Stock the basis of one vote per share.

The number of shares into which one share of Series D preferred stock is convertible will be determined by dividing the "Stated Value" (equal to \$100) by Conversion Price at that time. The "Conversion Price" adjusted for the reverse split is \$2 (subject to adjustment in the event of stock splits, combinations and stock dividends).

Series E Preferred Stock - There are 25,000 shares of Series E preferred stock authorized. Shares of Series E preferred stock may, at the option of the holder, be converted into shares of common stock at the conversion rate in effect at the time of conversion. Each share is entitled to vote with the Common Stock the basis of one vote per share. The number of shares into which one share of Series E preferred stock is convertible will be determined by dividing the "Stated Value" (equal to \$100) by Conversion Price at that time. The "Conversion Price" adjusted for the reverse split is \$2 (subject to adjustment in the event of stock splits, combinations and stock dividends).

Series F Preferred Stock – There are 1,000 shares of Series F preferred stock authorized, par value 0.001 per share. There are no shares of Series F preferred stock outstanding.

NOTE 8 – OTHER EVENTS

(A) On December 15, 2015 the Company's wholly owned subsidiary Q Technologies LLC entered into a Memorandum of Understanding to license and further develop the Personal Fertility Assistant product ("PFA") previously known as Ovucon, and related technology from Israeli inventors.

The PFA product is a series of personal and professional devices that monitor the female fertility cycle, enabling identification of ovulation, fertile days and infertile days ("safe days"). The Ovucon method, which provides unparalleled accuracy and wealth of information compared to other existing OTC / home use methods in the field, is envisioned to become the gold standard for in-home fertility monitoring and subsequently the first tier of fertility treatment and pregnancy assistance.

The non-exclusive license is for a period of three years to use sell and distribute the PFA. Should certain milestones be achieved during the three-year period the license will become permanent.

The purchase price consists of a \$200,000 convertible note, options on five percent (5%) of the Company's common shares at a price of 150% of the closing price on the date of execution of a formal contract, as well as payment of royalties from product sales.

NOTE 8 - OTHER EVENTS

(A) ·····

On May 4, 2016, as a result of certain litigation disclosed below, the Company announced the termination of the ongoing negotiations with respect to a formal licensing contract for the PFA. The inventors advised the Company that they were unwilling to go forward with the transaction given the collateral risks of litigation surrounding the Company. The Company determined to let subsidiary Q Technologies LLC lapse without renewal in fiscal 2017.

- (B) Entities controlled by Messrs. Wainstein and Welner have served a lawsuit on their behalf and derivatively by the Company against the Company, its directors and current and past controlling shareholder and director. Based on excerpts of this derivative action, the board and management have concluded that the lawsuit is frivolous, totally without merit and done solely for the further purpose of harassing the Company. On February 2, 2017, the Company announced the settlement of the two lawsuits outstanding against the Company and related parties (including one labeled as a derivate lawsuit) that were brought by Daniel Weinstein, Marissa Welner and their related entities Mastiff LLC and Madison LLC. These suits and related counterclaims were discontinued with prejudice. In connection with the settlement and discontinuance of these lawsuits, the Company acknowledged no liability or fault, and paid no funds. The Company agreed to recognize previously recorded debts of Mastiff, but with lower conversion rates.
- (C) On June 21, 2016, both Mr. Zahavi and Mr. Epstein resigned as directors of the Company.

NOTE 10 – SUBSEQUENT EVENTS

Management has evaluated subsequent events through the date the financial statements were available to be issued. Management is not aware of any significant events that occurred subsequent to the balance sheet date that would have a material effect on the financial statements thereby requiring adjustment or disclosure.