NOTES TO FINANCIALS FOR PERIODS ENDING MARCH 31, 2015 & JUNE 30, 2015

Note 1 - Organization and Summary of Significant Accounting Policies

Forward Looking Statements

Some of the statements contained in this information statement that are not historical facts are "forward-looking statements" which can be identified by the use of terminology such as "estimates," "projects," "plans," "believes," "expects," "anticipates," "intends," or the negative or other variations, or by discussions of strategy that involve risks and uncertainties. We urge you to be cautious of the forward-looking statements, that such statements, which are contained in this prospectus, reflect our current beliefs with respect to future events and involve known and unknown risks, uncertainties and other factors affecting our operations, market growth, services, products and licenses. No assurances can be given regarding the achievement of future results, as actual results may differ materially as a result of the risks we face, and actual events may differ from the assumptions underlying the statements that have been made regarding anticipated events. Factors that may cause actual results, our performance or achievements, or industry results, to differ materially from those contemplated by such forward-looking statements include without limitation:

- Our ability to attract and retain management, and to integrate and maintain technical information and management information systems;
- Our ability to raise capital when needed and on acceptable terms and conditions;
- The intensity of competition; and
- General economic conditions.

All written and oral forward-looking statements made in connection with this prospectus that are attributable to us or persons acting on our behalf are expressly qualified in their entirety by these cautionary statements. Given the uncertainties that surround such statements, you are cautioned not to place undue reliance on such forward-looking statements.

During the next twelve months, the Company's plans to expand its business into other countries. The Company plans to finance its growth through traditional bank financing sources as well as additional potential debt and equity private placements. To that end, the Company may attempt to raise money in a private placement of its shares of Common Stock, but has not yet commenced this initiative. There can be no assurance that financing sufficient to enable us to expand and grow our business will be available to us in the future. The failure to obtain future financing or to produce levels of revenue to meet our financial needs could result in our inability to operate, grow and expand our business.

Off-Balance Sheet Arrangements

We have not entered into any off-balance sheet arrangements that have or are reasonably likely to have a current or future effect on our financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources and would be considered material to investors.

Organization of Business

Arcis Resources Corporation (the "Company") was incorporated in Nevada on March 27, 2008 under the name "Mountain Renewables, Inc." Effective on November 15, 2010, the Company filed with the Nevada Secretary of State a Certificate of Amendment to its Articles of Incorporation. The amendment changed the name of the corporation to "Arcis Resources Corporation."

On September 22, 2010, the Company acquired all of the membership interest in Gulf Coast Energy Distribution, LLC, an Alabama limited liability company ("GCED"), and all of the outstanding common stock of ARCIS Energy,

Inc., a Nevada corporation ("ARCIS"), pursuant to a Stock Purchase Agreement entered into by these parties on July 21, 2010. The acquisition is referred to herein as the "Share Exchange." GCED and ARCIS will be engaged in the business of acquiring, trading and distributing fuel oil and other petroleum products.

In exchange for 100% of the membership interest in ARCIS the Company issued to GSA International Group, Ltd., a British Virgin Islands corporation ("GSAI"), 11,000,000 shares of its common stock. The Company issued 2,200,000 shares of common stock to Kenneth Allen Flatt, Jr. and Activa Transportation Services, LLC, an Alabama limited liability company ("Activa"), for their 100% membership interest in GCED.

The Company has authorized capital stock of 200,000,000 capital shares, consisting of 200,000,000 shares of Common Stock, \$.001 par value. Before the Share Exchange, there were 13,615,000 shares outstanding, of which Bristlecone Associates, LLC, a Colorado limited liability company ("Bristlecone"), held 6,000,000 (44.0%) and Richard Giannotti owned 4,030,000 shares (29.6%). As a condition to the Share Exchange, Bristlecone surrendered 4,500,000 shares and Mr. Giannotti surrendered 3,500,000 shares, reducing the outstanding shares to 5,615,000. Immediately after the Share Exchange, there were 18,815,000 shares outstanding, of which Bristlecone held 1,500,000 shares (8.0%) and Mr. Giannotti held 530,000 shares (2.8%). The acquisition was accounted for as a reverse merger under the purchase method of accounting since there was a change of control.

Acquisition of American Plant Services, LLC and Mobile Fluid Recovery, Inc.

On July 15, 2011 the Company acquired all of the membership interest in American Plant Services, LLC ("APS") and Mobile Fluid Recovery, Inc. ("MFR"). In exchange for those equity interests, the Registrant issued a total of 8,800,000 shares of its common stock to (a) the members of APS, who were Kenneth A. Flatt, Jr., Deborah K. Flatt, Trevis Lyon and James E. Goins, and (b) the shareholders of MFR other than APS, who were Clifford Briggs and David Briggs. Kenneth A. Flatt, Jr., Deborah K. Flatt and Trevis Lyon were the members of the Registrant's Board of Directors at the time of the acquisition. The Company also issued Notes due July 15, 2012 in the aggregate amount of \$500,000 to Messrs. Flatt, Lyon and Goins. The Notes bear interest at 11.25% per annum and are payable in advance of maturity out of the proceeds of any financing of four million dollars or more, or out of any net cash provided by operations.

Effective with the date of acquisition, July 15, 2011, the Company terminated the operations of American Plant Services, its newly-acquired wholly-owned subsidiary. It was determined that the operation could not be operated profitably due to the constraints imposed by its debt load. The results of operations for the wholly-owned subsidiary, American Plant Services, are reported as a discontinued operation and the accompanying consolidated financial statements have been reclassified for the three months and nine months ended September 30, 2011, to report the assets, liabilities and operating results of this business.

At the same time, the Company issued an additional one million shares of common stock to Kenneth A. Flatt. Jr. and Deborah K. Flatt to compensate them for their personal guarantees of approximately \$6.0 million in debt owed by APS. To the extent that the guarantees are not released within 180 days after the closing date, the Company shall be obliged to issue up to one million additional shares of common stock to the Flatts, the number of shares being determined by the amount of unreleased guarantees on the 90th and 180th days after the closing date.

The Agreement imposed on the Company a further obligations, namely to provide sufficient additional compensation to Mr. Flatt to offset any expense that he may incur by reason of a promissory note in the amount of \$4.0 million that he delivered to APS (the note bearing interest at 3.5% per annum, with two percent of principal payable every three years and the balance due in fifteen years).

On August 24, 2012, Arcis Resources Corporation (the "Company"), and its wholly-owned subsidiary Mobile Fluid Recovery, Inc. ("MFR"), entered into an agreement for the purchase and sale of assets (the "Purchase Agreement") with Sustainable Innovations, LLC ("SI"), and on August 28, 2012, the Company, MFR and SI entered into amendment No. 1 thereto (as amended, the "Purchase Agreement"). Pursuant to the Purchase Agreement, on August 29, 2012 (the "Closing Date"), MFR sold to SI substantially all of its assets, for a purchase price of \$524,881 (including \$112,272 in assumed liabilities). In connection with the Purchase Agreement, on August 24, 2012, the Company and MFR entered into a covenant not to compete (the "Non-Competition Agreement") with SI. Pursuant to the Non-Competition Agreement, the Company and MFR agreed, for a period of five years commencing on the

Closing Date, not to engage in certain activities competitive with the business of MFR sold to SI under the Purchase Agreement, as it relates to the patents sold under the Purchase Agreement, in the continental United States.

Amendment of Articles

On February 24, 2015, the Company amended its Articles with the Nevada Secretary of State to change the "Capital Stock" the corporation, and divide it into two classes: (1) Common Stock, the authorized Common Stock is now increased from Two Hundred Million (200,000,000.) to Nine Hundred and Seventy-Five million (975,000,000.) shares, and the par is now changed from \$0.001 to \$0.0001 for each share. The holders of Common Stock shall have one vote per share of Common Stock held as of such date. and (2) Preferred Stock class is now created in the amount of One million (1,000,000) shares having par value of \$0.0001 each. Each share of Preferred Stock shall be convertible, at the option of the holder thereof, at any time after the date of issuance into One Hundred (100) shares of fully paid and non-assessable shares of Common Stock, and the holders of Preferred Stock shall have one vote for each full share of Common Stock into which a share of Preferred Stock would be convertible at the ratio of One to Ten Thousand (1:10,000) on the record date for the vote, or, if no such record date is established, at the date such vote is taken or any written consent of stockholders is solicited.

Acquisition of True Prospect, Inc.

On February 26, 2015, the Company filed its Plan of Exchange attached hereto along with the Nevada Secretary of State as its Articles of Exchange and did acquire 100% of the Capital Shares of True Prospects, Inc., as its wholly owned subsidiary. A Florida Corporation ("TP"), in exchange for the issuance by ARCS of 5,000,000 Common shares of stock of ARCS and 250,000 Preferred shares of stock of ARCS to the TP Shareholders and/or their assigns. The transaction was immediately closed upon the written approval from the board of directors of each party and the exchange of the TP shares for shares of ARCS stock. The parties intended that the transactions qualify and meet the Internal Revenue Code requirements for a tax free reorganization, in which there is no corporate gain or loss recognized by the parties, with reference to Internal Revenue Code (IRC) sections 354 and 368.

Creation of Designal SA.

June 25, 2015, the Company formed a new subsidiary Designal SA. to introduce its new line of hemp seed coffee pods. The coffee pods will contain organic hemp seeds with premium Colombian coffee beans to produce an intense, full-flavored hemp seed coffee that doesn't leave a bitter after-taste.

Winding-out of Subsidiaries operating at a Loss and without sustainable operations

Effective March 31, 2015, the Company issued a resolution removing all subsidiaries previously not consolidated and operating at a loss, including APS and SI. MFR having previously been sold, TP was then the remaining operating subsidiary.

Principles of Consolidation

The accompanying consolidated financial statements include the accounts of the Company and its wholly owned subsidiaries, Arcis Energy, Inc. and Gulf Coast Energy Distribution, LLC. All significant inter-company transactions and balances have been eliminated in consolidation.

Basis of Presentation

The accompany unaudited interim financial statements of the Company have been prepared in accordance with accounting principles generally accepted in the United States of America and the rules of the Securities and Exchange Commission ("SEC") and should be read in conjunction with the audited financial statements of Arcis Resources Corporation and related notes thereto contained in the Company's Form 10-K for the year ended December 31, 2010 filed with the SEC on April 15, 2011. Certain information and note disclosure normally included in annual financial statements prepared in accordance with generally accepted accounting principles have been condensed or omitted pursuant to those rules and regulations. In the opinion of management, all adjustments, consisting of normal recurring adjustments, necessary for a fair presentation of financial position and the results of

operations for the interim periods presented have been reflected herein. The results of operations for interim periods are not necessarily indicative of the results to be expected for the full year.

Use of Estimates

The preparation of 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 reporting amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the periods. Management makes these estimates using the best information available at the time the estimates are made; however, actual results could differ materially from these estimates.

Net Loss per Share

ASC 260, "Earnings per Share," requires dual presentation of basic and diluted earnings or loss per share ("EPS") for all entities with complex capital structures and requires a reconciliation of the numerator and denominator of the basic EPS computation. Basic EPS excludes dilution; diluted EPS reflects the potential dilution that could occur if securities or other contracts to issue common stock were exercised or converted into common stock or resulted in the issuance of common stock that then shared in the earnings of the entity. Basic loss per share is computed by dividing net loss applicable to common shareholders by the weighted average number of common shares outstanding during the period. Diluted loss per share reflects the potential dilution that could occur if dilutive securities and other contracts to issue common stock were exercised or converted into common stock or resulted in the issuance of common stock that then shared in the earnings of the Company, unless the effect is to reduce a loss or increase earnings per share. The Company has outstanding common stock purchase warrants; however, inclusion of the warrants in the calculation of diluted loss per share would be anti-dilutive. Therefore, diluted loss per share is equivalent to basic loss per share.

Cash and Cash Equivalents

Cash and cash equivalents include cash on hand and cash in deposits and all highly liquid debt instruments with an original maturity of three months or less.

Revenue Recognition

The Company recognizes revenue in accordance with the provisions of Staff Accounting Bulletin ("SAB") 104. Sales and service revenue is recognized at the date of shipment, or completion of services rendered, to a customer when a formal arrangement exists, the price is fixed or determinable, the delivery or service is completed, no other significant obligations of the Company exist and collectability is reasonably assured. Payments received before all the relevant criteria for revenue recognition are recorded as customer deposits.

Accounts Receivable and Allowance for Doubtful Accounts

Trade receivables are non-interest bearing, uncollateralized customer obligations and are stated at the amounts billed to customers. The preparation of financial statements requires management to make estimates and assumptions relating to the collectability of accounts receivable. Management specifically analyzes historical bad debts, customer credit worthiness, current economic trends and changes in customer payment terms when evaluating the adequacy of the allowance for doubtful accounts.

Property and Equipment

Property and equipment are stated at cost less accumulated depreciation and amortization. The Company computes depreciation and amortization using the straight-line method over the estimated useful lives of the assets acquired as follows:

Building	39 years
Computer equipment	3-5 years

Furniture and fixtures	5-7 years
Machinery and equipment	5-10 years
Trucks and automobiles	5 years

When assets are retired or otherwise disposed of, the cost and related accumulated depreciation or amortization are removed from the accounts, and any resulting gain or loss is reflected in the consolidated statements of operations. Repairs and maintenance that do not extend the useful lives of the related assets are expensed as incurred.

Going Concern

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. Management plans to raise additional proceeds from debt and equity transactions and to continue to increase its sales and marketing activities. There is no guarantee, however, that management will be able to secure sufficient financing to sustain the operations of the Company or that operations will become self-sustaining. In the absence of one of those accomplishments, the Company would likely be forced to liquidate. These financial statements do not include any adjustments relating to the recoverability and classification of recorded assets, or the amounts and classification of liabilities that might be necessary in the event the Company cannot continue in existence.

Business Combinations

Acquisitions of businesses are accounted for using the purchase method of accounting, and the financial statements include the results of the acquired operations from the respective dates they were acquired.

The purchase price of the acquired entities is allocated to the net assets acquired and liabilities assumed based on the estimated fair value at the dates of acquisition, with any excess of cost over the fair value of net assets acquired, including intangibles, recognized as goodwill. The balances included in the consolidated balance sheets related to recent acquisitions are based upon preliminary information and are subject to change when final asset and liability valuations are obtained. Material changes to the preliminary allocations are not anticipated by management.

Fair Value Measurements

The FASB's Accounting Standards Codification defines fair value as the amount that would be received for selling an asset or paid to transfer a liability in an orderly transaction between market participants and requires that assets and liabilities carried at fair value are classified and disclosed in the following three categories:

Level 1 – Quoted prices for identical instruments in active markets.

Level 2 – Quoted prices for similar instruments in active or inactive markets and valuations derived from models where all significant inputs are observable in active markets.

Level 3 – Valuations derived from valuation techniques in which one or more significant inputs are unobservable in any market.

Fair Value of Financial Instruments

The carrying values of cash, prepaid expenses, accounts payable and accrued expenses approximate their fair values due to their short term maturities. The carrying values of the Company's notes payable approximate their fair values based upon a comparison of the interest rate and terms of such debt given the level of risk to the rates and terms of similar debt currently available to the Company in the marketplace.

Recent Accounting Pronouncements

Management does not believe that any recently issued, but not yet effective, accounting standards, if currently adopted, would have a material effect on the accompanying condensed consolidated financial statements.

Note 2 - Stockholders' Equity

For the periods ending March 31, 2015 and June 30, 2015, the Company is authorized to issue 975,000,000 shares of \$.0001 par value common stock and 1,000,000 shares of \$0.0001 per value preferred stock. Dividends may be paid on outstanding shares as declared by the Board of Directors. Each share of common stock is entitled to one vote and each share of preferred stock is entitled to 10,000 common votes and fully convertible into 100 shares of common stock.

Note 3 – Business Combination

For the period ending March 31, 2015 and on February 26, 2015, the Company filed its Plan of Exchange attached hereto along with the Nevada Secretary of State as its Articles of Exchange and did acquire 100% of the Capital Shares of True Prospects, Inc., as its wholly owned subsidiary. A Florida Corporation ("TP"), in exchange for the issuance by ARCS of 5,000,000 Common shares of stock of ARCS and 250,000 Preferred shares of stock of ARCS to the TP Shareholders and/or their assigns. The transaction was immediately closed upon the written approval from the board of directors of each party and the exchange of the TP shares for shares of ARCS stock. The parties intended that the transactions qualify and meet the Internal Revenue Code requirements for a tax free reorganization, in which there is no corporate gain or loss recognized by the parties, with reference to Internal Revenue Code (IRC) sections 354 and 368.

On and commencing April 28, 2015, the Company entered into a One (1) Year services agreement with TST Advisors LLC, which is principally owned and managed by its Managing Member Shaun Gazarra (the "Consultant"), whereby the Consultant will provide certain aid in the Recipient's day-to-day business operations in any forum in exchange for Five Million (5,000,000.) common shares of stock and reimbursement of expenses. Some of the services include the development of an in-depth familiarization with the Recipient's business objectives and bring to its attention potential or actual opportunities which meet those objectives or logical extensions thereof by enacting an overall strategy, marketing planning, monetization, content management, E-Commerce Solutions, affiliate Consulting, Third party payment options, Analytics, Search Engine Optimization, Custom WordPress Development, Custom Web Development, custom logo design, custom landing pages, custom web site design, web development, social networks, web site consulting, corporate identity package, web site management, and web site hosting.

For the period ending June 30, 2015, and on June 25, 2015, the Company formed its new subsidiary Designal SA. to introduce its new line of hemp seed coffee pods. The coffee pods will contain organic hemp seeds with premium Colombian coffee beans to produce an intense, full-flavored hemp seed coffee that doesn't leave a bitter after-taste. No shares have been sold in a private placement in the past two years.

Note 4 - Income Taxes

The Company's net deferred tax assets consist primarily of net operating loss carry-forwards. These net operating loss carry-forwards expire over various years through 2028. The net operating loss carry forwards may be limited under the Change of Control provisions of the Internal Revenue Code section 382. There is no income tax provision for the year due to the change in valuation allowance. The difference between the effective rate and the statutory rate is the result of the change in the valuation allowance.

Note 5 - Going Concern

The Company's financial statements are prepared using generally accepted accounting principles in the United States of America applicable to a going concern which contemplates the realization of assets and liquidation of liabilities in the normal course of business. The Company has not yet established an ongoing source of revenues sufficient to cover its operating costs and allow it to continue as a going concern. For the quarterly period ending March 31, 2015, the Company had incurred a net \$10,902.05. For the quarterly period ending June 30, 2015, the Company had incurred a net loss of \$12,150. The ability of the Company to continue as a going concern is dependent on raising capital to fund its business plan and ultimately to attain profitable operations. Accordingly, these factors raise

substantial doubt as to the Company's ability to continue as a going concern. The accompanying financial statements do not include any adjustments that might be necessary if the Company is unable to continue as a going concern.

Note 6—Related Party Transactions

For the quarterly periods ending March 31, 2015 and June 30, 2015, the Company did not engage in any related party transactions.

Note 7 - Lawsuits

The Company is not named as a party in any lawsuit.

Note 8 - Notes Payable

On October 8, 2011, the Company issued a promissory note for \$50,000 at 12% per annum to a non-affiliate for working capital. The note is unsecured and has not been repaid.

On March 16, 2013, the Company issued a promissory note for \$15,000.00 at 8% per annum to a non-affiliate for working capital. The note is unsecured and has not been repaid.

On July 12, 2013, the Company issued a promissory note for \$30,000 at 10% per annum to a non-affiliate for working capital. The note is unsecured and has not been repaid.

On November 12, 2013, the Company issued a promissory for \$20,000.00 at 8% per annum to a non-affiliate for working capital. The note is unsecured and has not been repaid.

On January 24, 2014, the Company issued a promissory note for \$10,000 at 10% per annum to a non-affiliate for working capital. The note is unsecured and has not been repaid.

On December 19, 2014, the Company issued a promissory note for \$10,000.00 at 10% per annum to a non-affiliate for working capital. The note is unsecured and has not been repaid.

Note 9- Convertible Notes Payable

On September 23, 2010, the Company issued a convertible promissory note for \$133,500.00 at 8% per annum to a non affiliate in part for their payment for certain fuel transaction services, in part for certain direct payments part of an Exchange Agreement for its subsidiary American Plant Services, LLC including the payment of legal services rendered to the Company, in part for money lent for the purchase of equipment, necessary for use in the general operations of the Company.

On January 5, 2011, the Company issued a convertible promissory note for \$12,000.00 at 8% per annum to a non affiliate for certain direct lease payments to the Company Landlord, and other money loaned for working capital.

On August 2, 2011, the Company issued a convertible promissory note for \$120,000.00 at 8% per annum to a non affiliate for working capital directly to the Company.

On August 10, 2011, the Company issued a convertible promissory note for \$30,000.00 at 8% per annum to a non affiliate for working capital directly to the Company.

On June 1, 2012, the Company issued a convertible promissory note for \$7,061.00 at 8% per annum to a non affiliate for certain direct lease payments to the Company Landlord.

On June 18, 2012, the Company issued a convertible promissory note for \$7,000.00 at 8% per annum to a non affiliate for commissions to the Companies' registered financial broker for commissions for subscriptions to the Company.

On August 31, 2012, the Company issued a convertible promissory note for \$7,000.00 at 8% per annum to a non affiliate for certain Company expenses relative to an agreement for the purchase and sale of its wholly-owned subsidiary.

Note 10 – Subsequent Events

On July 15, 2015, the Company hired both Joel Schneider individually and Over-the Counter Bulletin Board company, The MaryJane Group, Inc., to provide standard Advisory Board services on an annual basis and paid monthly in 100,000. common shares of stock each for a total of 1.2 Million common shares each. Each of the aforementioned, Mr. Schneider and The MaryJane Group, Inc., shall provide to the Company, strategic and business development ideas without any authority whatsoever to enter into contracts which bind the Company or create obligations on the part of the Company.

Condensed Consolidated Balance Sheet

s at		MARCH 31, 2015
	ASSETS	
CURRENT ASSETS	\$	
Cash		(11.88)
Accounts Receivable		14,500.00
TOTAL CURRENT ASSETS		14,488.12
PROPERTY AND EQUIPMENT		
Machinery and equipment		0.00
Trucks and Automobiles		0.00
GROSS TOTAL OF EQUIPMENT		0.00
Less: Accumulated Deprecations		0.00
Property & Equipment - NET		0.00
OTHER ASSETS		
Patents, net of accumulated amortization		0.00
ntangible Assets		32,500.00
Non-Current Assets of Discontinued operation	tions	0.00
TOTAL OTHER ASSETS		32,500.00
TOTAL ASSETS		46,988.12
LIABILIT	ES AND STOCKHOLDER EQUITY (DE	CFICIT)
CURRENT LIABILITIES	\$	
Accounts Payable and Accrued Expenses		81,792.96
Promissory Notes Payable		135,000.00
Convertible Debt		316,561.00
Notes Payable to Related Parties		0.00
Current Liabilities from Discontinued ope	ations	0.00
TOTAL CURRENT LIABILITES		533,353.96

(UNAUDITED)

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

STOCKHOLER EQUITY

Common Stock par value \$.0001 per share 975,000,000 shares authorized 69,512,667 shares issued and outstanding at end of the quarter	6,951.27
Preferred Stock par value \$.0001 per share 1,000,000 shares authorized 250,000 shares issued and outstanding at end of the quarter	25.00
Additional Paid in capital	936,169.64
Accumulated Deficit	(1,462,511.75)
TOTAL STOCKHOLDER EQUITY (DEFICIT)	(486,365.84)
TOTAL LAIBILITIES AND SHAREHOLDER EQUITY (DEFICIT)	46,988.12

Condensed Consolidated Statement of OperationsMARCH 31, 2015

as at

SALES	\$	25,402.05
GROSS MARGIN		25,402.05
OPERATING EXPENSES		
General & Administrative expenses		10,928.58
Amortization		0.00
Deprecation		0.00
Accrued Interest		9,781.22
TOTAL EXPENSES		20,709.80
Income before provision for Income ta	oxes	4,692.25
(NOL USED)		4,692.25
Provision for Income Taxes		0.00
NET INCOME (LOSS)		(0.00)

Condensed Consolidated Statement of Cash flows

Net Income (Loss)	\$	4,692.25
Adjustment to reconcile Net Income		
Accounts Payable		71,986.22
Accrued Interest		9,781.22
Deprecations and Amortization		0.00
Accounts Receivable		14,500.00
Other Adjustments		215,247.71
Net cash provided by Operating Activitie	es	123,697.00
CASH FLOWS FROM FINANCING AC	CTIVIES	
Loans and Other Notes		147,062.00
Net cash provided by Investing Activities		147,062.00
NET CASH INCREASE FOR THE PER	TIOD	270,759.00
CASH AT THE BEGINNING OF PERIO	OD	(270,770.88)
CASH AT THE END OF THE PERIOD		(11.88)

ARICS RESOURCES CORPORATION AND SUBSIDIARIES CONDENSED CONSOLIDATED FINANCIALS Condensed Consolidated Statement of Changes in Stockholders Equity

Common Stock Accumulated
Deficit During
Development

	Shares	Amount	Capital	Stage	Total
MARCH 31, 2015					
Common stock issued for cash at \$.0001 per share	69,512,667	\$6,951.27	\$936,644.64	\$(1,462,511.75)	\$(486,390.84)
Preferred stock issued for cash at \$.0001 per share	250,000	\$25.00	\$0.00	\$0.00	\$25.00

Condensed Consolidated Balance Sheet

s at		JUNE 30, 2015
		ASSETS
CURRENT ASSETS	\$	
Cash		(171.85)
Accounts Receivable		22,000.00
TOTAL CURRENT ASSETS		22,828.15
PROPERTY AND EQUIPMENT		
Machinery and equipment		0.00
Trucks and Automobiles		0.00
GROSS TOTAL OF EQUIPMENT		0.00
Less: Accumulated Deprecations		0.00
Property & Equipment - NET		0.00
OTHER ASSETS		
Patents, net of accumulated amortization		0.00
Intangible Assets		82,500.00
Non-Current Assets of Discontinued oper	ations	0.00
TOTAL OTHER ASSETS		82,500.00
TOTAL ASSETS		104,328.15
LIABILIT	TIES AND STO	OCKHOLDER EQUITY (DEFICIT)
CURRENT LIABILITIES	\$	
Accounts Payable and Accrued Expenses		90,729.26
Promissory Notes Payable		135,000.00
Convertible Debt		267,500.00
Notes Payable to Related Parties		0.00
Current Liabilities from Discontinued ope	erations	0.00
TOTAL CURRENT LIABILITES		493,229.26

(UNAUDITED)

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

STOCKHOLER EQUITY

Common Stock par value \$.0001 per share 975,000,000 shares authorized 69,512,667 shares issued and outstanding at end of the quarter	74,633.59
Preferred Stock par value \$.0001 per share 1,000,000 shares authorized 250,000 shares issued and outstanding at end of the quarter	25.00
Additional Paid in capital	969,169.64
Accumulated Deficit	(1,432,729.34)
TOTAL STOCKHOLDER EQUITY (DEFICIT)	(388,901.10)
TOTAL LAIBILITIES AND SHAREHOLDER EQUITY (DEFICIT)	104,328.15

Condensed Consolidated Statement of Operations

as at

JUNE 30, 2015

SALES	\$ 21,303.14
GROSS MARGIN	 21,303.14
OPERATING EXPENSES	
General & Administrative expenses	133,963.11
Amortization	0.00
Deprecation	0.00
Accrued Interest	8,961.30
TOTAL EXPENSES	142,924.41
Income before provision for Income taxes	(121,621.27)
(NOL USED)	0.00
Provision for Income Taxes	0.00
NET INCOME (LOSS)	(121,621.27)
DI II (COME (COO)	(121,021,21)

Condensed Consolidated Statement of Cash flows

as at	JUNE 30, 2015
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Net Income (Loss)	\$	(121,621.27)
Adjustment to reconcile Net Income		
Accounts Payable		81,767.96
Accrued Interest		8,961.30
Deprecations and Amortization		0.00
Accounts Receivable		7,500.00
Other Adjustments		120,000.00
Net cash provided by Operating Activitie	es	(99,850.52)
CASH FLOWS FROM FINANCING AG	CTIVIES	
Loans and Other Notes		99,690.55
Net cash provided by Investing Activities		99,690.55
NET CASH INCREASE FOR THE PER	RIOD	(159.97)
CASH AT THE BEGINNING OF PERI	ОД	(11.88)
CASH AT THE END OF THE PERIOD		(171.85)

ARICS RESOURCES CORPORATION AND SUBSIDIARIES CONDENSED CONSOLIDATED FINANCIALS Condensed Consolidated Statement of Changes in Stockholders Equity

Common Stock Accumulated
Deficit During
Development

	Shares	Amount	Capital	Stage	Total
JUNE 30, 2015 Common	746,335,937	\$74,633.59	\$969,169.64	\$(1,432,729.34)	\$(388,926.10)
stock issued for cash at \$.0001 per share					
Preferred stock issued for cash at \$.0001 per share	250,000	\$25.00	\$0.00	\$0.00	\$25.00