

## **Decision Diagnostics Corp.**

# OTC Pink Balance Sheet, Statements of Equity & Cash Flows, Footnotes to Balance Sheet Quarterly Report for Period Ended

## **September 30, 2021**

The following pages present the unaudited financial statements along with Statements of Equity and Cash Flows, and the Footnotes to the Balance Sheet for Decision Diagnostics Corp., for the quarters ended September 30, 2021, and 2020. The financial statements have been prepared in accordance with generally accepted accounting principles.

Trading Symbol: DECN

**CUSIP Number: 243443 108** 

# Decision Diagnostics Corp Consensed Consolidated Balance Sheet (Unaudited)

(Onaudited)	Sep	otember 30, 2021	Se	eptember 30, 2020
Assets				
Current assets:				
Cash	\$	210,851	\$	615,500
Accounts receivable, net		897,673		1,193,697
Inventory		165,614		188,506
Prepaid expense		-	_	-
Total current assets		1,274,138		1,997,703
Fixed assets:				
Specialty manufacturing equipment		837,565	_	802,315
		837,565	•	802,315
Less accumulated depreciation		-		-
Fixed assets, net		837,565	•	802,315
			•	
Other assets:				
Intellectual property		740,455		759,115
Patent licenses, net value		2,490,825		2,484,615
Total other assets	_	3,231,280		3,243,730
Total Other assets	_	3,231,280		3,243,730
T-4-14-	<u> </u>	F 242 002	4	C 042 740
Total assets	<sup>\$</sup> —	5,342,983	\$ =	6,043,748
Liabilities and Stockholders' Equity Current liabilities:				
Accounts payable and accrued liabilities	\$	1,564,364	\$	1,649,899
Accrued interest		-		56,667
Contingent legal fees		240,000		240,000
Short term inventory financing		108,000		229,490
Notes payalbe and short term debt with warrents (Note 5)		3,237,681		3,367,356
Total current liabilities	_	5,150,045	-	
Total current habilities		5,150,045		5,543,412
Contingencies		245,069		245,069
Stockholder equity (deficit):				
Preferred stock, \$0.001 par value, 3,738,500 shares				
authorized, no shares issued and outstanding				
as of September 30, 2021 and September 30, 2020		_		_
		-		_
Preferred "B" stock, \$0.001 par value, 2,500 shares				
authorized, 1,665 and 1665 shares issued and outstanding				•
as of September 30, 2021 and September 30, 2020		2		2
Preferred "C" stock, \$.001 par value, 10,000 shares				
authorized, 6,925 and 6,943 shares issued and outstanding				
as of September 30, 2021 and September 30, 2020		7		6
Preferred "D" stock, \$0.001 par value, 500 shares				
authorized, 190 and 170 shares issued and outstanding				
as of September 30, 2021 and September 30, 2020		-		-
Preferred "E" stock, \$0.001 par value, 1,250,000 shares				
authorized, 747,540 and 747,540 shares issued and outstanding				
as of September 30, 2021 and September 30, 2020		748		747
Common stock, \$0.001 par value, 494,995,000 shares				
authorized, 357,870,583 and 318,504,941 shares issued and outst	andina			
as of September 30, 2021 and September 30, 2020	anumg	257 071		210 206
		357,871		318,296
Common stock unissued, 137,124,417 and 1,410,000 share:		4 274		4 444
as of September 30, 2021 and September 30, 2020		1,371		1,411
Subscription receivable		(82,250)		(82,250)
Unit offering finders' fees		(321,344)		(321,344)
Additional paid in capital		79,959,445		72,787,034
Retained (deficit)	_	(79,967,980)		(72,448,636)
Total stockholders' equity		(52,131)	•	255,266
Total liabilities and stockholders' equity	\$	5,342,983	\$	6,043,747
	_		=	

## Decision Diagnostic Corp. Condensed Conslidated Statements of Operations (Unaudited)

Nine Months Ended Three Months Ended September 30, September 30, 2021 2020 2021 2020 \$ 520,698 1,608,695 1,457,354 Revenue 518.511 Cost of Sales 403,232 424,721 1,250,621 1,063,058 **Gross profit** 115,279 95,977 358,074 358,074 Expenses: General & administrative 345,098 116,391 825,391 905,665 Consulting 23,300 145,225 61,127 179,274 Compensation expense 50,513 73,239 153,405 239,270 431,085 Professional fees 187,090 107,943 500,258 Total expenses 606,001 442,798 1,540,181 1,755,294 Net operating (loss) (490,722) (346,821) (1,182,107) (1,397,220) Other income (expense) Financing costs (7,200)(4,325,383) (21,600)(20,759,448) (57,000) (127,546)(171,000) Interest expense, net (467,435) Loss on write-down of obsolete inventory (304,276) Other income - PPP grant 10,000 Gain on inventory liabilities 65,372 165,372 Total other income (expense) (4,387,557) (192,600) (21,355,787) (64,200) Taxes: (841) (1,927)State Net Income (loss) (554,922) (4,735,219) (1,374,707) (22,754,934) Add: Dividends declared on preffered stock (4,735,219) (1,374,707) Income available to common shareholders' (554,922) (22,754,934) Weighted average number of common shares outstanding - basic and fully diluted 357,870,583 304,790,921 357,870,583 249,443,692 Net loss per share - basic and fully diluted (0.00)(0.00)(0.02)(0.09)

The accompany Notes are an integral part of these financial statements

Decision Diagnostics Corp Statements of Shareholders Equir (Unaudited)

	Preffered "B"	Preferred "C"	Prefe	Preferred "D"	Prefer	Preferred "E"	Common Stock	Stock		Authorizec	Authorizec Subscriptior	Finders	Retainec	
Date Shareholdeı	# Shares Amt	 # Shares Amt		# Shares Amt	#	Amt	# Shares	Amt	APIC	Unissuec	Receivable	Fees	(Deficit)	Total
BALANCE DECEMBER 31, 2020	1,665 2	6,870	18	180 -	747,540	748	354,495,583	354,496	79,929,070	1,405	(82,250)	(321,344)	(78,593,273)	483,532
1/12/2021 THOMAS NELSON - NEW ISSUANCE							360,000	360	3,240	(4)				3,600
1/12/2021 KEN STOCK TRUST - NEW ISSUANCE							180,000	180	1,620	(2)				1,800
1/12/2021 JAN STOCK TRUST - NEW ISSUANCE							180,000	180	1,620	(2)				1,800
1/12/2021 LICGA PARTNERS - NEW ISSUANCE		210 (												
1/12/2021 SOVERIGN PARTNERS LLC - NEW ISSUANCE		70												
1/12/2021 PARADIGM CAPITAL - NEW ISSUANCE				10 0										
1/21/2021 NAVESINK DEVICE INITIATIVES - CONVERSION							1,215,000	1,215	10,935	(12)				12,150
1/26/2021 NAVESINK DEVICE INITIATIVES - CONVERSION		(225) (0)	_											
NET LOSS													(518,216)	
BALANCE, MARCH 31, 2021	1,665 2	6,925	. 19	190 0	747,540	748	356,430,583	356,431	79,946,485	1,386	(82,250)	(321,344)	(79,111,489)	502,882
4/13/2021 THOMAS NEI SON - NEW ISSUANCE							360,000	360	3,240	(4)				3,600
4/13/2021 KEN STOCK TRUST - NEW ISSUANCE							180,000	180	1,620	(2)				1,800
4/13/2021 JAN STOCK TRUST - NEW ISSUANCE							180,000	180	1,620	(2)				1,800
NET LOSS													(301,569)	
BALANCE, JUNE 30, 2021	1,665 2	6,925	. 19	190 0	747,540	748	357,150,583	357,151	79,952,965	1,378	(82,250)	(321,344)	(79,413,058)	522,232
7/8/2021 THOMAS NELSON - NEW ISSUANCE							360,000	360	3,240	(4)				3,600
7/8/2021 KEN STOCK TRUST - NEW ISSUANCE							180,000	180	1,620	(2)				1,800
7/8/2021 JAN STOCK TRUST - NEW ISSUANCE							180,000	180	1,620	(2)				1,800
NET LOSS													(554,922)	
RALANCE SEPTEMBER 30 2021	1.665	6.925	Ĭ.	190 0	747.540	748	357.870.583	357.871	79.959.445	1.371	(82.250)	(321 344)	(086 296 62)	529 432

# Decision Diagnostic Corp. Condensed Conslidated Statements of Cash Flows (Unaudited)

### Nine Months Ended September 30.

		Sept	tember 3	0,
		2021		2020
Cash flows from operating activites				
Net Loss	\$	(1,374,707)	\$	(22,754,934)
Adjustments to reconcile net loss to				
net cash (used) by operating activites:				
Amortization of prepaid legal fees		-		-
Shares and options issued for services		-		-
Shares issued for financing fees		21,600		20,759,448
Bad debt		458,800		450,000
Loss on write-down of obsolete inventory		-		304,276
Gain on inventory settlement		-		(165,372)
Gain on intellectual property settlement		-		-
Changes in operating assets and liabilities				
Accounts receivable		(296,024)		(598,530)
Inventory		(4,936)		(326,147)
Prepaid and other assets		-		2,249
Accounts payable and accrued liabilities		108,482		561,380
Accrued interest		233		313,913
Net cash (used) by operating activities		(1,086,552)		(1,453,717)
Cash flows from investing activities				
Fixed assets		(35,250)		-
Intellectual property		(1,625)		(75 <i>,</i> 565)
Net cash (used) by investing activities		(36,875)		(75,565)
Cash flows from financing activities				
Proceeds from notes payable		755,000		2,100,040
Payments on notes payable		-		(105,814)
Net cash provided by financing activities		755,000		1,994,226
Net decrese in cash		(368,427)		464,944
Cash - beginning		579,278		114,334
Cash - ending	\$	210,851	\$	579,278
Supplemental disclosures:				
Interest paid	\$	=	\$	-
Income taxes paid	\$ =	-	\$	1,927
Non-cash transactions:				
Shares and options issued for services	\$	_	\$	_
Shares issued for financing activities	, <del>=</del>	21,600	, <del>-</del>	20,759,448
Shares issued for debt and derivitive liabilites	, =	21,000	`, —	2,126,944
Silares issued for dept and derivitive liabilities	³=		³ <b>—</b>	2,120,344

The accompanying Notes are an integral part of these financial statements

#### **DECISION DIAGNOSTICS CORP.**

#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - UNAUDITED

#### NOTE 1 – Basis of presentation and accounting policies

#### **Basis of Presentation**

The condensed consolidated interim financial statements included herein, presented in accordance with United States generally accepted accounting principles and stated in US dollars, have been prepared by us, without audit, pursuant to the rules and regulations of the Securities and Exchange Commission. Certain information and footnote disclosures normally included in financial statements prepared in accordance with generally accepted accounting principles have been condensed or omitted pursuant to such rules and regulations, although we believe that the disclosures are adequate to make the information presented not misleading.

These statements reflect all adjustments, consisting of normal recurring adjustments, which, in the opinion of management, are necessary for fair presentation of the information contained therein. It is suggested that these consolidated interim financial statements be read in conjunction with our consolidated financial statements for the period ended December 31, 2020 and notes thereto included in our annual filing. We follow the same accounting policies in the preparation of consolidated interim reports.

Results of operations for the interim periods are not indicative of annual results.

#### **Recent Accounting Pronouncements**

Management has analyzed all pronouncements issued during the six months ended September 30, 2021 by the FASB or other authoritative accounting standards groups with future effective dates, and have determined that they are not applicable or are not expected to be significant to our financial statements.

#### Year-end

We have adopted December 31 as our fiscal year end.

#### NOTE 2 – Going concern

The accompanying consolidated financial statements have been prepared assuming that we will continue as a going concern. Our ability to continue as a going concern is dependent upon attaining profitable operations based on the development of distribution platforms and channels through which our products that can be sold. We intend to use borrowings and security sales to mitigate the effects of our cash position, however, no assurance can be given that debt or equity financing, if required, will be available. The condensed consolidated financial statements do not include any adjustments relating to the recoverability and classification of recorded assets and classification of liabilities that might be necessary should we be unable to continue in existence.

#### NOTE 3 – Fair value

Our financial instruments consist principally of notes payable and lines of credit. Notes payable and lines of credit are financial liabilities with carrying values that approximate fair value. Management determines the fair value of notes payable and lines of credit based on the effective yields of similar obligations and believe all of the financial instruments' recorded values approximate fair market value because of their nature and respective durations.

We comply with the provisions of ASC 820, "Fair Value Measurements and Disclosures" ("ASC 820"). ASC 820 defines fair value, establishes a framework for measuring fair value and expands disclosures about fair value

measurements required under other accounting pronouncements. ASC 820-10-35, "Fair Value Measurements and Disclosures - Subsequent Measurement" ("ASC 820-10-35"), clarifies that fair value is an exit price, representing the amount that would be received from the sale of an asset or paid to transfer a liability in an orderly transaction between market participants. ASC 820-10-35 also requires that a fair value measurement reflect the assumptions market participants would use in pricing an asset or liability based on the best information available. Assumptions include the risks inherent in a particular valuation technique (such as a pricing model) and/or the risks inherent in the inputs to the model. The Company also follows ASC 825 "Interim Disclosures about Fair Value of Financial Instruments", to expand required disclosures.

ASC 820-10-35 establishes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (level 1 measurement) and the lowest priority to unobservable inputs (level 3 measurements). The three levels of the fair value hierarchy under ASC 820-10-35 are described below:

Level 1. Valuations based on quoted prices in active markets for identical assets or liabilities that an entity has the ability to access.

Level 2. Valuations based on quoted prices for similar assets or liabilities, quoted prices for identical assets or liabilities in markets that are not active, or other inputs that are observable or can be corroborated by observable data for substantially the full term of the assets or liabilities.

Level 3. Valuations based on inputs that are supported by little or no market activity and that are significant to the fair value of the assets or liabilities.

We utilize the best available information in measuring fair value. The following table summarizes, by level within the fair value hierarchy, the financial assets and liabilities recorded at fair value on a recurring basis as of September 30, 2021:

	<u>2021 Fair Va</u>	llue Measurements		
	Level 1	Level 2	Level 3	Total Fair Value
Assets				
Intellectual property	\$ -	\$ -	\$ 3,231,280	\$ 3,231,280
Liabilities	-	-	_	-
Notes payable	-	(3,239,772)	-	(3,239,772)
Total	\$ -	\$ (3,239,772)	\$ 3,231,280	\$ (8,492)

#### NOTE 4 – Equipment – Specialty Manufacturing Instruments

On September 1, 2015,we entered into a wide-ranging manufacturing and product development agreement with a large venture funded Korean concern. On July 8, 2015, we enhanced its role in this agreement through the purchase of, and investment in, computer controlled, specialty manufacturing equipment for our GenUltimate! products that is now located in the Korean facility of the Company's R&D and contract manufacturing partner. In the summer of 2016 we augmented this equipment by adding additional equipment capable of manufacturing our GenChoice!,GenAccord! andGenCambre! products that make use of different molds and chemical processes.

During the quarter ended March 31, 2017, we acquired \$64,890 in fixed assets pursuant to the manufacturing and product development agreement dated September 1, 2015. We expensed an additional \$380,000 for the development of our GenChoice! product which will make use of the Specialty Manufacturing equipment located in Korea. We continue to incur great expense due to development of our GenChoice! andGenUltimatePrecis!,GenUltimate! TBG and GenViro! products during the three months ending March 31, 2021.

#### NOTE 5 – Patents

During the three months ended September 30, 2021 and 2020, we capitalized attorney fees related to the continued development and perfection of our patents, the prosecution of new patents, as well as our stable of Trademarks. We did not amortize any intellectual property or patents during the quarters ended September 30, 2021 and 2020. We did, however, prosecuted our patents in a lawsuit in the Federal Court district of Nevada, against Johnson and Johnson and two of their divisions. In October 2018 Johnson and Johnson sold their divisions to Platinum Equity. It appears that Platinum did not buy the patent portfolio associated with the diabetes products from Johnson & Johnson when they bought the business operations. Our lawsuit against Johnson & Johnson was ended by the court of Appeals for the Federal Circuit in late 2019.

#### NOTE 6 – Acquisition of Certain Properties

In March 2014, we agreed to acquire certain properties from Shasta Technologies LLC. The agreement covering this acquisition became the subject of two litigations, one litigation related to the remaining proceeds of an IP defense insurance policy, subsequently settled, the other litigation concerning damages the company is trying to collect from Shasta Technologies LLCowing to Shasta's subsequent undisclosed issues with the U.S. FDA. The damages sought by the company, and other damages, became a part of allegations made in a suit filed in Pennsylvania where we will also litigate damages incurred as a result of a 2015 collusion between Shasta and our former contract manufacturer Conductive Technologies, Inc., who conspired with Johnson and Johnson during the settlement of the first patent litigations. On December 31, 2018 the court in Pennsylvania ordered judgement against Shasta in the amount of \$3,600,000.

The original purchase price for this "Shasta" property was expected to be \$2,000,000 (cash). Earlier in 2019 the company filed a Writ of Execution, owing to the \$3,600,000 judgement that migrated from Pennsylvania. The Writ became final in April 2019, and was used, among other things, as offset against Shastain the California litigation. Our business with Shasta is now completed.

We did register our FDA cleared product under our FDA Establishment registration (with the US FDA) in 2014, 2015, 2016, 2017, 2018, 2019 and 2020. In September 2016 we became fully compliant with the then newly implemented FDA UDI product identification initiative.

#### NOTE 7 – Accounts receivable and bad debt

On September 30, 2021, we estimated that we would have approximately \$240,000 in bad debt due to the COVID-19 pandemic which has led to the closing of businesses, particularly those that offer their own product fulfillment services. Accordingly, we have recorded bad debt expense of \$240,000 for the quarter ended September 30, 2021.

#### NOTE 8 – Notes payable

During nine months ended September 30, 2021 the company closed additional financing in the form of Promissory Notes in the amount of \$755,000, with various entities.

#### NOTE 9 – Stockholder's equity

#### Common

During the quarter ended September 30, 2021, we issued 720,000 shares of \$0.001 par value common stock for financing costs totaling \$7,200.

#### NOTE 10 – Stock options

#### 2017 Stock Option Plan

During the quarter ended March 31, 2017, we adopted the "2017" Executive and Key Man/Woman Stock Option Plan and granted incentive and nonqualified stock options with rights to purchase 20,000,000 shares of \$0.001 par value common stock at the variable strike prices per share based on share fair market value on the date of grant. As of September 30, 2021, all options allowed under the plan have been granted and are exercisable at the election of the holder.

The following is a summary of activity of outstanding stock options under all Stock Option Plans:

Number of Shares		Average Exercise Price		
26,350,000	\$	0.05911		
= ' '		-		
-		-		
-		-		
26,350,000	\$	0.05911		
	26,350,000	of Shares Exc 26,350,000 \$ - -	of Shares         Exercise Price           26,350,000         \$ 0.05911           -         -           -         -           -         -	

Weighted

#### NOTE 11 – Commitments and Contingencies

#### Contingencies and Litigation

We transact commerce in several medical products market channels. We also transact commerce by licensing our proprietary medical software that functions by moving confidential medical data through our proprietary medical information technology devices and networks. Our GenStrip 50 and GenUltimate! products required initial regulatory approval by the US FDA as well as on-going US FDA oversight and inspection during the product life cycle. We also import product from Korea manufactured by our Korean contract manufacturer. This product is also subject to FDA inspection. We are also subject to new FDA regulation and post market overview. In 2016, we had to meet new FDA Guidelines for product identification, tracking and standardization. Our new GenChoice! andGenUltimate! TBG, our GenViro! and the later upcoming GenAccord! andGenCambre! products will follow similar pathways pathway with the U.S. FDA. The FDA calls its new product identification program, the UDI initiative, and the new packaging required, and met by us, approximates a similar standard implemented in the European Union in 2013, and then adopted in other countries, Korea for example. We have, or had our agents file for approvals in the EU and the Russian Federation. In early May 2021 we received approval by the German Agency BfArM (aka) the German equivalent of the U.S. FDA.

Further, our products required medical patient trials and several compete directly with a major platform manufacturer. Healthcare, especially those segments where the company competes, is a very litigious. Competing companies often use litigation as a marketing (market depriving) tool, bringing litigation as a means to protect market share and limit market exposure even though market limitation through litigation is illegal. We have in the past (and currently) defended cases brought by Plaintiffs asserting these types of claims.

The medical industry is also intertwined. From time to time, we have become involved in claims and litigation that arise out of the normal course of business, such as litigation that emerges from disputes over damaged, missing or

contaminated product, payment disputes both as a seller and a buyer, and litigation that arises over claims of fair value. We have also had to defend trade dress claims filed solely because of the cost to defend these claims, real or not. For instance, we have been sued in several jurisdictions over a single business transaction. Often these cases involve substantial over-prosecution where we and our have been held accountable by Plaintiffs for a myriad of things including words written or posted in public forums by anonymous persons.

We may also become involved in disputes that arise over the business or business practices of our suppliers, payers and customers, people or entities that we may not be familiar with. We maintain substantial insurance coverage against suits that may arise over issues of damaged, recalled or counterfeit product and other product liability issues. We have also been a victim of the unapproved acts of prior management. These acts have resulted in claims from individuals and entities since the Board relieved former management of duty in 2006. Nonetheless, these claims have resulted in the use of management time and company resources to investigate, litigate, or settle. In addition, we accrue contingent legal fees and product liability fees. As of September 30, 2021, our contingent legal fees accrual was \$240,000 and our general contingencies accrual was \$245,069. Contingencies total \$485,069 and are reflected herein.

From time to time, we may also be subject to demands from individuals or entities. These demands and disputes may consume management time and company resources. Other than as noted below, if there is such a disclosure, there are no pending matters at the current time that in management's judgment may be considered material or potentially material.

#### Leases

We currently maintain an executive office at 2660 Townsgate Road, Suite 300, Westlake Village, CA 91361. The space consists of approximately 2,300 square feet. The monthly rental for the space is \$3,500 per month (recently raised) on a month-to-month basis. We also maintain space in a public warehouse in Miami, FL, for our import, export and storage and pick and pack needs. Also, we are granted space indirectly in Seoul, South Korea for the completion of necessary clinical trials.

Rent expense totaled \$9,000 and \$9,000 for the quarters ended September 30, 2021 and 2020, respectively.

#### NOTE 12 – Subsequent events

In accordance with ASC 855, management evaluated all of our activities through the issue date of the financial statements and concluded that except as described below, no other subsequent events have occurred that would require recognition or disclosure in the financial statements. We do however discuss all subsequent events in our Managements' Discussion and Analysis documents and filings.

All Subsequent Events are discussed in detail in our Management's Discussion and Analysis reporting, as has been our practice.

#### Error Repair

The company will endeavor to repair any and all errors that new sets of eyes find in this document after its posting, whether these errors are in spelling, grammatical, punctuation or numeric. We are not perfect and we remind the readers of this document that they are not perfect either.