OTC PINK BASIC DISCLOSURE GUIDELINES

Pursuant to Rule 15c2-(11) (a) (5) Under the Securities Exchange Act of 1934

3DX Industries Inc.

Annual Report

6920 Salashan Parkway, Suite D-101 Ferndale, WA 98248

CUSIP No: 88556A100

TRADING SYMBOL: DDDX

ISSUER'S EQUITY SECURITIES

COMMON STOCK \$0.001 Par Value 175,000,000 Common Shares Authorized 37,461,409 Shares Issued and Outstanding

As at October 31, 2015

3DX INDUSTRIES, INC.

Part 1. Name of the Issuer and its Predecessors (if any)

3DX Industries, Inc. (the "Company") was incorporated in the state of Nevada on October 23, 2008 under the name Ukragro Corporation. On January 29, 2010, the Company filed an amendment to its articles of incorporation changing its name to Amarok Resources, Inc. in anticipation of operating a business in the mineral resource sector. In the same amendment, the Company changed its authorized capital to 175,000,000 shares of common stock at a restated par value of \$.001. Effective February 1, 2010, the Company entered the exploratory stage as defined under the provisions of Accounting Codification Standard ("ASC") 915-10.

Subsequently, On November 18, 2013, the Company filed a Certificate of Amendment to its Articles of Incorporation (the "Amendment") with the Secretary of State of Nevada. As a result of the Amendment, the Company (1) has changed its name with the State of Nevada from Amarok Resources, Inc. to 3DX Industries, Inc. and (2) increased its authorized capital to 185,000,000 shares, consisting of 175,000,000 shares of Common Stock, par value \$0.001 per share and 10,000,000 shares of preferred stock, par value \$0.001 per share. The Company's name change was declared effective by FINRA on November 22, 2013. Additionally, the Company changed its symbol from "AMOK" to "DDDX;" the symbol change was declared effective by FINRA on December 23, 2013.

The Company's principal activity is manufacturing and is located near Bellingham WA, USA. The Company manufactures consumer and corporate products using an additive manufacturing method through 3D Metal printing technology and conventional precision manufacturing processes.

Part 2. – The address of the issuer's principal executive offices.

COMPANY HEADQUARTERS

3DX Industries Inc.

6920 Salashan Parkway, Suite D-101

Ferndale, WA 98248

Website: http://www.3dxindustries.com

Phone: (360) 366-8858

Email: info@3dxindustries.com

Item 3. Securities information.

Security Symbol: DDDX CUSIP Number: 88556A 100

Common Stock: 175,000,000 authorized; par value \$0.001, 37,461,409 shares issued and

outstanding as of October 31, 2015 and 2014 respectively.

As of October 31, 2015, there were 30,952,975 restricted shares and 6,508,434 non-restricted shares.

Preferred Non-Trading

Preferred Stock: 10,000,000 authorized; \$0.001 par value; Nil issued and outstanding as of October 31, 2015, and 2014.

TRANSFER AGENT

Signature Stock Transfer, Inc 14673 Midway Road - Suite 220 Addison, TX 75001 972-612-4120 jason@signaturestocktransfer.com

Signature Stock Transfer Inc. is registered under the Exchange Act and is an SEC approved Transfer Agent.

There are no trade suspension orders issued by the SEC in the past 12 months.

On November 18, 2013, the Company's Board of Directors authorized a 50:1 reverse stock split. All references to shares outstanding in this filing have been restated to reflect the indicated reverse stock split.

Item 4. Issuance History

Two prior fiscal years ended October 31, 2015 and 2014

For the year ended October 31, 2015

No Shares were issued during the period.

For the year ended October 31, 2014

In June 2014, a third party holding a convertible promissory note assigned \$1,000 of accrued compensation due it to a third party, who converted the \$1,000 into 1,000,000 shares of the Company's common stock at a conversion price of \$0.001 per share. The Company did not recognize any gain or loss on the conversion.

On February 19, 2014, the Company issued 4,880,000 shares of its common stock in exchange for the cancelation of \$48,880 of debt due an unrelated third party The Company recognized a loss from the extinguishment of the debt totaling \$4,831,200, which was charged to operations.

Effective November 23, 2013, the Company entered into an employment agreement with its President and Chief Executive Officer, Roger Janssen. Under the terms of the agreement, Mr. Janssen received 30,000,000 shares of the Company's restricted common stock as a signing

bonus. The shares were valued at \$4,800,000 based upon the trading price of the shares on the date of grant.

Item 5. Financial Statements

The Unaudited Financial Statements were filed on OTCIQ on July 11, 2017. Included in the Financial Statements are the following:

1.	Balance Sheet (unaudited)	Posted on OTCIQ on July 11, 2017 and incorporated herein by reference
2.	Statements of Operations (unaudited)	Posted on OTCIQ on July 11, 2017 and incorporated herein by reference
3.	Statements of Stockholders' Deficit	Posted on OTCIQ on July 11, 2017 and incorporated herein by reference
4.	Statements of Cash Flows (unaudited)	Posted on OTCIQ on July 11, 2017 and incorporated herein by reference
5.	Notes to Financial Statements	Posted on OTCIQ on July 11, 2017 and incorporated herein by reference

Item 6. Description of the Issuer's Business, Products and Services.

A. Presently 3DX Industries is focused in the manufacturing sector through additive manufacturing and precision machining including 3D Metal printing. On December 18, 2013, the Company entered into an Equipment Purchase Agreement with Roger Janssen pursuant to which the Company purchased certain assets of a precision manufacturing company owned by Mr. Janssen with over 30 years in the industry. As of October 31, 2015 and 2014 respectively, the Company has generated gross profit of \$332,142 and \$Nil.

The Company's manufacturing services will include additive manufacturing through its 3D Metal Printing and Process, and more traditional manufacturing methods using CNC precision machining processes. 3DX uses a binder jet additive manufacturing system for 3D Metal printing. The 3D Metal printing process materializes an object—or mold for an object—layer by layer out of powdered material, a chemical binder and a digital file. The process of metal printing allows for the creation, or materialization of Complex internal geometries, undercuts, angled passages and multi-piece assemblies with accuracy and less waste/environmental impact. The 3D Printing Process is highly accurate and capable of printing complex geometric parts.

3DX also has a fully operational CNC machine shop in house consisting of fifteen various CNC machining centers including four fanuc robo-drills and numerous additional support equipment. Having a precision machining center under the same roof as our

additive manufacturing systems allows for the complete one stop shop advantage we offer to our customers. 3DX will continually seek to expand the range of size and geometric complexity of the parts we can make using these processes The Company will continue to expand the variety of materials we are able to support and to identify additional manufacturing processes to which we can apply using the latest technology in order to better serve our client base.

We have the ability to serve product developers worldwide who bring new ideas to market in the form of products, industrial and consumer, containing one or more custom parts and components. Many of these product developers use 3D CAD software to create digital models representing their custom part designs that are then used to create physical parts for prototyping, functional testing, market evaluation and/or production. Custom prototype parts play a critical role in the product development process, as they provide product developers with the ability to confirm their intended performance requirements and explore design alternatives.

Additive manufacturing processes such as 3D Metal Printing can be used to quickly and efficiently produce a physical representation of a part or product. As technology in this area continues to evolve these parts are becoming more accurate and are able to meet the product developers' requirements for dimensional accuracy, cosmetics and material properties. There are instances where the use of more traditional manufacturing processes is required such as CNC Precision machining, in order to finalize the proto-type or production part. As a supplement to additive manufacturing, our CNC machining facility can be used to produce extreme precision, high-quality custom parts in metal or plastic.

The ability to meet our clients' needs both in the additive manufacturing sector and in the traditional precision machining arena will make 3DX Industries a leader in the manufacturing market. Having both processes in house is a significant time and cost saving advantage for 3DX's clients and will allow 3DX to integrate seamlessly into the metal printing market. 3DX is in a position to provide 3D Metal Printing, , Precision Tooling, 3D Rapid Proto-Typing, CNC Milling, Large Capacity Milling and Injection Mold Tooling.

- **B.** Company was incorporated on October 23, 2008 in the state of Nevada.
- C. The primary SIC Code for the Company is 2750 Commercial Printing.
- **D.** The Issuer's fiscal year ends on October 31.
- **E.** The Issuer's principal products or services focus on manufacturing. 3DX Industries Inc, is a precision manufacturing company, offering clients the ability to manufacture their products using both additive and subtractive manufacturing strategies.
 - 3DX is capable of manufacturing a wide variety of products and components both consumer and industrial, using its in house 3D Metal Printing System, and through its more traditional precision machining services.

Item 7. Description of the Issuer's Facilities

Our current business address is 6920 Salashan Pkwy Suite D101, Ferndale, WA 98248. Our telephone number is 360-366-8858. The space is approximately 8,588 square feet. We rent this space for approximately \$4,500 per month on an escalating basis year over year. The original lease terminated on February 29, 2016 and was subsequently renewed for a five-year term. It is our belief that the space is adequate for our immediate needs. Additional space may be required as we expand our operations. We do not foresee any significant difficulties in obtaining any required additional facilities. We do not presently own any real property.

Item 8. Officers, Directors and Control Persons

- **A.** Names of Officers Directors and Control Persons
 - Roger Janssen CEO, CFO, President, Secretary and Director, controlling shareholder
 - Earl Abbott Director

Legal/Disciplinary History.

None of the foregoing persons have, in the last five years, has been the subject of:

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

B. Beneficial Shareholders (with holdings over 5%)

Shareholder		Number of Shares	% Ownership	
Roger Janssen	Ferndale, Washington	30,002,000	80.09% ⁽²⁾	

Item 9. Third Party Providers.

Legal Counsel

Ken Bart Owner/Managing Partner Bart and Associates, LLC 8400 East Prentice Avenue Suite 1500 Greenwood Village, CO 80111

Phone: (720)-226-7511 Fax: (720)-528-7765

Email: kbart@kennethbartesq.com

Accountant or Auditor

The Accounting Connection Li Shen, CGA #145 - 251 Midpark Blvd S.E. Calgary, Alberta T2X 1S3 lshen@theaccountingconnection.com

Investment Relations Consultant

N/A

Other Advisors

N/A

Item 10. Issuer Certificate.

I, Roger Janssen, certify that:

- 1. I have reviewed this annual disclosure statement of 3DX Industries Inc.
- 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
- 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

Date: July 11, 2017

/s/ Roger Janssen

Roger Janssen CEO, President and Director

3DX Industries Inc. Financial Statements For the Years Ended October 31, 2015 and 2014

(Unaudited)

Contents

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3DX INDUSTRIES, INC. Balance Sheets (Unaudited)

Assets Current assets \$ 19,951 \$ Cash and cash equivalents \$ 25,110 Accounts receivable 25,110 Prepaid expenses - Total current assets 45,061 Property and equipment Manufacturing equipment 1,392,981 1,25 Furniture and fixtures 638 Computer equipment 1,005 Less accumulated depreciation (260,179) (7	er 31, 4
Current assets \$ 19,951 \$ Cash and cash equivalents \$ 25,110 Accounts receivable 25,110 Prepaid expenses - Total current assets 45,061 Property and equipment Manufacturing equipment 1,392,981 1,25 Furniture and fixtures 638 Computer equipment 1,005 Less accumulated depreciation (260,179) (7 Total property and equipment 1,134,445 1,18	
Accounts receivable 25,110 Prepaid expenses - Total current assets 45,061 Property and equipment Manufacturing equipment 1,392,981 1,25 Furniture and fixtures 638 Computer equipment 1,005 1,005 Less accumulated depreciation (260,179) (7 Total property and equipment 1,134,445 1,18	
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Property and equipment 45,061 Manufacturing equipment 1,392,981 1,25 Furniture and fixtures 638 1,005 1,005 Computer equipment 1,005 (260,179) (7 Total property and equipment 1,134,445 1,18	-
Property and equipment Manufacturing equipment 1,392,981 1,25 Furniture and fixtures 638 Computer equipment 1,005 Less accumulated depreciation (260,179) (7 Total property and equipment 1,134,445 1,18	1,614
Manufacturing equipment 1,392,981 1,25 Furniture and fixtures 638 Computer equipment 1,005 Less accumulated depreciation (260,179) (7 Total property and equipment 1,134,445 1,18	3,688
Furniture and fixtures 638 Computer equipment 1,005 Less accumulated depreciation (260,179) (7 Total property and equipment 1,134,445 1,18	
Computer equipment 1,005 Less accumulated depreciation (260,179) (7 Total property and equipment 1,134,445 1,18	4,571
Less accumulated depreciation (260,179) (7 Total property and equipment 1,134,445 1,18	638
Total property and equipment 1,134,445 1,18	1,005
	5,585)
Other assets	0,629
Website development (net of accumulated amortization of \$2,889 and	
	2,429
	4,275
	6,704
	0,704
	1,021
Liabilities and stockholders' deficit	
Current liabilities	1.505
1 7	1,595
	9,135
	6,378 4,000
•	6,495
Current portion of convertible notes payable - unrelated party 322,966	0,775
	7,603
I and dame lightlides	
Long-term liabilities Equipment purchase payable - 47	9,362
	0,000
	7,541
	2,897
	9,800
T. (-11'-11'-11'-11'-11'-11'-11'-11'-11'-11	7.402
Total liabilities 3,247,123 2,27	7,403
Stockholders' equity	
Preferred stock, \$.001 par value, 10,000,000 shares authorized, none outstanding —	
Common stock, 175,000,000 shares authorized, \$0.001 par value,	
37,461,409 shares issued at October 31, 2015 and at October 31, 2014 37,461 3	7,461
	1,530
Accumulated deficit (17,031,102) (16,05	<u>5,373</u>)
Total stockholders' deficit (2,062,111) (1,08	6,382)
Total liabilities and stockholders' deficit \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	

The accompanying notes are an integral part to these unaudited financial statements.

3DX INDUSTRIES, INC. Statements of Operations (Unaudited)

For the Fiscal Year Ended October 31.

	October 31,			
		2015		2014
Revenue	\$	393,635		-
Cost of goods sold		61,493		_
Gross profit		332,142		_
Operating expenses				
Depreciation and amortization		185,792		76,640
Professional services		202,228		64,384
General and administrative expenses		834,024		5,973,485
Total operating expenses		1,222,044		6,114,509
Other income (expense)				
Loss on settlement of indebtedness		-		(4,831,200)
Interest expense		(85,827)		(50,486)
Total other (expense)		(85,827)		(4,881,686)
Net loss	\$	(975,729)	\$	(10,996,195)
Net loss per common share -				
basic and diluted	\$	(0.03)	\$	(0.33)
Weighted average number of common				
shares outstanding		37,461,409		33,434,888

The accompanying notes are an integral part to these unaudited financial statements.

3DX INDUSTRIES, INC. Statement of Changes in Stockholders' Equity For the years ended October 31, 2015 and 2014 (Unaudited)

			Additional		
	Common	Stock	Paid-in	Accumulated	
	Shares	Amount	Capital	Deficit	Totals
Balance, October 31, 2013	1,581,409	1,581	5,286,410	(5,059,178)	228,813
Issuance of common stock for services	30,000,000	30,000	4,770,000	-	4,800,000
Issuance of common stock in cancelation of indebtedness	4,880,000	4,880	4,875,120	-	4,880,000
Issuance of common stock on conversion of indebtedness	1,000,000	1,000	-	-	1,000
Net loss for period	<u> </u>			(10,996,195)	(10,996,195)
Balance, October 31, 2014	37,461,409	37,461	14,931,530	(16,055,373)	(1,086,382)
Net loss for period				(975,729)	(975,729)
Balance, October 31, 2015	37,461,409	\$ 37,461	\$ 14,931,530	\$ (17,031,102)	\$ (2,062,111)

The Accompanying notes are an integral part to the financials

3DX INDUSTRIES, INC. Statements of Cash Flows (Unaudited)

	For the Fiscal Year Ended October 31,			
		2015		2014
Cash flows from operating activities:				
Net loss	\$	(975,729)	\$	(10,996,195)
Adjustments to reconcile net loss to net cash used in operating activities:				
Depreciation and amortization expense		185,792		76,640
Loss on settlement of debt		-		4,831,200
Stock-based compensation		-		4,800,000
Impairment loss				689,710
Changes in operating assets and liabilities:				
(Increase) decrease in accounts receivable		(25,110)		-
(Increase) decrease in prepaid expenses		1,614		(4,689)
Increase (decrease) in accounts payable		347,777		263,354
Increase (decrease) in accounts payable - related party		152,136		9,713
Increase (decrease) in accrued interest		106,340		42,021
Net cash used in operating activities		(207,180)		(288,246)
Cash flows from investing activities:				
Equipment purchases				(100,010)
Website development		_		(2,620)
Net cash used in investing activities		-		(102,630)
Cash flows from financing activities:				
Proceeds from third party borrowing		286,500		253,000
Repayments on third party borrowing		(61,443)		(12,510)
Proceeds from related party borrowing		(01,1.2)		150,000
Net cash provided by financing activities		225,057		390,490
Increase (decrease) in cash		17,877		(386)
Cash - beginning of period		2,074		2,460
Cash - end of period	\$	19,951	\$	2,074
	Ψ	17,731	Ψ	2,074
Supplemental disclosures of cash flow information:	¢.	10 400	Φ	4.720
Interest paid	<u>\$</u> \$	10,488	\$ \$	4,729
Income taxes paid	\$	-	\$	-
Non-Cash Investing and Financing Transactions				
Equipment purchased with debt	\$	138,410	\$	1,175,000
Common stock issued for debt		-		48,800
Accrued compensation converted to common stock		_	_	1,000

The accompanying notes are an integral part to these unaudited financial statements.

NOTE 1 - ORGANIZATION AND BASIS OF PRESENTATION

3DX Industries, Inc. (the "Company") was incorporated in the state of Nevada on October 23, 2008. The Company's principal activity presently is manufacturing and our head office is located near Bellingham WA, USA. The Company manufactures consumer and corporate products using an additive manufacturing method through 3D Metal printing technology and conventional precision manufacturing processes.

Going Concern

The Company has incurred net losses since inception, and as of October 31, 2015, had a combined accumulated deficit of \$17,031,102 and had negative working capital of \$2,702,062. These conditions raise substantial doubt as to the Company's ability to continue as a going concern. These financial statements do not include any adjustments that might result from the outcome of this uncertainty. These 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 necessary should the Company be unable to continue as a going concern.

Management recognizes that the Company must generate additional funds to enable it to continue operating. Management intends to raise additional financing through debt and or equity financing and by other means that it deems necessary, with the goal of moving forward and sustaining a prolonged growth in its strategy phases. However, no assurance can be given that the Company will be successful in raising additional capital. Further, even if the company raises additional capital, there can be no assurance that the Company will achieve profitability or positive cash flow. If management is unable to raise additional capital and expected significant revenues do not result in positive cash flow, the Company will not be able to meet its obligations and may have to cease operations.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Cash and Cash Equivalents

The Company considers all highly liquid debt instruments and other short-term investments with a maturity date of three months or less, when purchased, to be cash equivalents.

Property and Equipment

Property and equipment are stated at cost. Major renewals and improvements are charged to the asset accounts while replacements, maintenance and repairs that do not improve or extend the lives of the respective assets are expensed. At the time property and equipment are retired or otherwise disposed of, the asset and related accumulated depreciation accounts are relieved of the applicable amounts. Gains or losses from retirements or sales are credited or charged to income.

In June 2014, the Company commenced testing its equipment and began producing prototypes. Depreciation expense classified to operations for the years ended October 31 2015 and 2014 amounted \$185,792 and \$76,640, respectively.

Mining Costs

Costs incurred to purchase, lease or otherwise acquire property are capitalized when incurred. General exploration costs and costs to maintain rights and leases are expensed as incurred. Management periodically reviews the recoverability of the capitalized mineral properties. Management takes into consideration various information including, but not limited to, historical production records taken from previous mining operations, results of exploration activities conducted to date, estimated future prices and reports and opinions of outside consultants. When it is determined that a project or property will be abandoned or its carrying value has been impaired, a provision is made for any expected loss on the project or property.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Long-Lived Assets

The Company accounts for its long-lived assets in accordance with Accounting Standards Codification ("ASC") Topic 360-10-05, "Accounting for the Impairment or Disposal of Long-Lived Assets." ASC Topic 360-10-05 requires that long-lived assets be reviewed for impairment whenever events or changes in circumstances indicate that the historical cost carrying value of an asset may no longer be appropriate. The Company assesses recoverability of the carrying value of an asset by estimating the future net cash flows expected to result from the asset, including eventual disposition. If the future net cash flows are less than the carrying value of the asset, an impairment loss is recorded equal to the difference between the asset's carrying value and fair value or disposable value. The Company determined that the carrying cost of its mining properties were fully impaired and for the year ended October 31, 2014, the Company charged \$689,710 to impairment loss.

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 reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

Fair Value of Financial Instruments

Pursuant to ASC No. 820, "Fair Value Measurements and Disclosures," the Company is required to estimate the fair value of all financial instruments included on its balance sheet as of October 31, 2015. The Company's financial instruments consist of accounts payables and notes and loans payable. The Company considers the carrying value of such amounts in the financial statements to approximate their fair value due to the short-term nature of the respective instrument.

Loss Per Share

The company follows the provisions of ASC Topic 260, *Earnings per Share*. Basic net loss per share is computed by dividing net loss available to common stockholders by the weighted average number of common shares outstanding during the period. Basic and diluted losses per share are the same as all potentially dilutive securities are anti-dilutive.

Basic earnings per share is computed by dividing net income available to common shareholders by the weighted average number of common shares outstanding during the period. Diluted earnings per share reflects the potential dilution that could occur if stock options and other commitments to issue common stock were exercised or equity awards vest resulting in the issuance of common stock or conversion of notes into shares of the company's common stock that could increase the number of shares outstanding and lower the earnings per share of the company's common stock. This calculation is not done for periods in a loss position as this would be antidilutive. For the years ended October 31, 2015 and 2014, respectively, the Company has recorded a net loss and therefore we have not presented diluted earnings per share.

Convertible Debt Instruments

If the conversion features of conventional debt instruments provide for a rate of conversion that is below market value at issuance, this feature is characterized as a beneficial conversion feature ("BCF"). A BCF is recorded by the Company as a debt discount pursuant to ASC Topic 470-20 "Debt with Conversion and Other Options." In those circumstances, the convertible debt is recorded net of the discount related to the BCF, and the Company amortizes the discount to operations over the life of the debt using the effective interest method. The Company was not required to record any BCF's on any of the convertible debt it issued during the years ended October 31, 2015 and 2014.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Issuances Involving Non-Cash Consideration

All issuances of the Company's stock for non-cash consideration have been assigned a dollar amount equaling the market value of the shares issued on the date the shares were issued for such services. The non-cash consideration received pertains to officer's compensation and consulting services.

Stock-Based Compensation

The Company accounts for stock-based compensation under Accounting Standard Codification Topic 505-50, "Equity-Based Payments to Non-Employees." This topic defines a fair-value-based method of accounting for stock-based compensation. In accordance with the Topic, the cost of stock-based compensation is measured at the grant date based on the value of the award and is recognized over the vesting period. The value of the stock-based award is determined using Binomial or Black-Scholes option-pricing models, whereby compensation cost is the excess of the fair value of the award as determined by the pricing model at the grant date or other measurement date over the amount that must be paid to acquire the stock. The resulting amount is charged to expense on the straight-line basis over the period in which the Company expects to receive the benefit, which is generally the vesting period.

Accounts receivable and allowance for doubtful accounts

Accounts receivable are reported at the invoiced amount less an allowance for doubtful accounts. On a periodic basis, the Company evaluates its accounts receivable and establishes an allowance for doubtful accounts based on a combination of specific customer circumstances and credit conditions taking into account the history of write-offs and collections. A receivable is considered past due if payment has not been received within the period agreed upon in the invoice. Accounts receivable are written off after all collection efforts have been exhausted. Recoveries of trade receivables previously written off are recorded when received.

Revenue recognition

The Company recognizes revenue when it is realized or realizable and earned when all of the following criteria are met: persuasive evidence of an arrangement exists, delivery has occurred or services have been rendered, the price to the buyer is fixed or determinable, and collectability is reasonably assured. Revenue is recognized upon transfer of title and risk of loss, which is generally upon the shipment of finished goods. Freight billed to customers is included in revenues, and all freight expenses paid by the Company are included in cost of revenue.

Reclassification

Certain reclassifications have been made to conform the 2014 amounts to 2015 classifications for comparative purposes.

Recent Accounting Pronouncements

The Company's management has evaluated all recent accounting pronouncements since the last audit through the issuance date of these financial statements. In the Company's opinion, none of the recent accounting pronouncements will have a material effect on the financial statements.

NOTE 3 - MINING CLAIMS

McNeil Claims, Canada

On March 24, 2011 the Company signed an agreement with Warrior Ventures, Inc. ("Warrior"), a private company, to acquire 100% of the McNeil Gold Property. The McNeil property is located within the Abitibi Greenstone belt, approximately 30 miles southeast of Timmins, Ontario, Canada and approximately 35 miles west of Kirkland Lake, Ontario, Canada. The purchase price of the property was in exchange for Warrior receiving 28,000 shares of the Company's restricted common stock along with an option to purchase 28,000 of the Company common shares of the Company at a price of \$1.00 per common share until October 1, 2011. Any options remaining unexercised as of September 1, 2011 may be exercised at a price of \$1.25 per common share until March 31, 2012, after which the option to purchase any shares of Amarok automatically terminates. The Company initially valued the 28,000 shares at \$784,000 based upon the trading price of the common shares on the date of issuance. The Company valued the 28,000 options at \$98,724 using a binomial option model with a trading price of \$0.56 per share, risk-free interest rate of 0.26%, and volatility of 93.221%. The total of \$882,724 was capitalized as mining properties. At October 31, 2011, the Company recognized an impairment of \$322,000 on the reduction in the fair value of mining claim based upon the agreed upon price of \$0.33 per share pursuant to the underlying purchase agreement. The \$0.33 per share was based upon the trading price of the Company's common share on the March 23, 2011. Through October 31, 2013, the Company has incurred additional acquisition costs totaling \$91,606. The capitalized costs of the McNeil claim as of October 31, 2013 amounted to \$652,330.

On October 8, 2013, the Company entered into an agreement with Trio Gold Corp. ("Trio") to assign 100% of its claims in the McNeil property, subject to a 5% net smelter royalty, to Trio once Trio has incurred exploration and administrative costs totaling \$5,000,000 (CND) based upon the following schedule:

On or before December 31, 2015 \$ 500,000 On or before December 31, 2017 \$2,000,000 On or before December 31, 2019 \$2,500,000

Nighthawk Claims, Canada

The Company had staked 35 claims on property adjacent to the McNeil known as the Night Hawk Property. The acquisition cost associated with this claims totaled \$37,380. The Company did not have sufficient funds to pay the fees required to renew the 35 claims and on October 8, 2013 it assigned its total interest in these claims to Trio in exchange for a 5% royalty on the net smelter returns generated from these claims. The Company granted Trio the option to purchase each 1% royalty interest for \$2,000,000 (CND). The Company did not report any gain or loss on this transaction and valued the 5% net royalty interest at the property's current acquisition cost of \$37,380. Trio was unable to raise sufficient funds for the development and required fee payments on the claims by November 2014 and as a result Trio has forfeited the claims resulting in a termination of the royalty option. The Company no longer has any interest in the claims.

Rodeo Creek Project, Nevada

On February 22, 2010, the Company entered into an agreement with Carlin Gold Resources, Inc., ("Carlin") in which Carlin assigned the Company all of its rights, title, and interest in an exploration agreement between it and Trio. The assigned exploration agreement was dated January 28, 2010. In consideration for the assignment of the interest in the exploration agreement, the Company paid Carlin \$1 and issued 2,000 shares of its common stock, valued at \$168,000 based upon the trading price of the shares on the date of issuance. The value of these shares has been charged to operations and included in exploration costs.

NOTE 3 - MINING CLAIMS (continued)

Rodeo Creek Project, Nevada (continued)

Trio has leased and has an option to purchase a 100% interest in 29 unpatented lode mining claims located in Nevada within the Carlin Gold Trend (the "Claims"). The Claims are subject to a 1.5% net smelter return ("NSR").

Under the terms of the original agreement, the Company earns a 75% undivided interest in the Property during an earn-in period commencing in January 2010 and completing in December 2012 (the "earn-in period"). Upon completion of the earn-in period, a joint venture (the "Joint Venture") is to be formed with the same 75% / 25% interest the parties held during the earn-in period. The Joint Venture shall remain in effect for twenty-five years or as long as the claims are being actively mined or developed, whichever is longer. After the termination of the Joint Venture, the Claims shall revert back to Trio.

On March 23, 2012, the Company and Trio entered into an agreement that modified certain terms of the original agreement ("modified agreement"). During the earn-in-period, the Company is to provide \$5,500,000 in funding to cover operational costs. Under the original agreement, \$1,500,000 was to be funded during the 2010 budget year, \$2,000,000 was to be funded during the 2011 budget year and \$2,000,000 was to be funded during the 2012 budget year. The modified agreement eliminates the annual funding requirements and extends the due date of the \$5,500,000 funding to December 31, 2013.

Under the original agreement, the Company was required to pay a minimum annual royalty during the earn-in period to Trio of which \$75,000 was paid upon signing of the agreement, \$100,000 was paid on April 1, 2011 and \$150,000 was to be paid on April 1, 2012. Under the terms of the March 23, 2012 modified agreement, the minimum royalty payments have been incorporated into the \$5,500,000 funding requirement and the final \$150,000 minimum royalty payment becomes due on April 1, 2013. In consideration for modifying the terms of the original agreement and extending the due date, the Company issued Trio 2,788 shares of its common shares valued at \$11,152, which was charged to operations and included in exploratory costs.

Once the Company has provided \$5,500,000 in funding for the project, the Company and Trio shall fund the operational costs jointly, with the Company providing 75% of the funds and Trio providing 25% of the funds. Through July 31, 2012, the Company funded a total of \$2,350,000 in the property's operational costs as defined under the modified agreement. The funds paid have been charged to operations and included in exploratory costs.

In addition, within three months of the assignment, the Company is required to issue Trio 144,240 shares of its common stock. Upon expenditure of a minimum of \$2,000,000 on the claims, Trio shall receive an additional 1,442 shares of the Company's common stock. Upon expenditure of \$4,000,000 on the claims, Trio shall receive an additional 1,442 shares of the Company's common stock. Upon expenditure of \$5,500,000 on the claims, Trio shall receive a final 1,442 shares of the Company's common stock All shares issued shall be restricted common shares and will be stamped with the applicable hold period. On February 22, 2010, the Company issued 2,884 shares of its common stock to Trio valued at \$242,323, based upon the restated trading price of the shares on the date of issuance. On October 25, 2011, the Company issued 1,442 shares of its common stock to Trio valued at \$5,769, based upon the trading price of the shares on the date of issuance. On March 23, 2012, the Company issued 2,788 shares of its common stock to Trio valued at \$11,152, based upon the restated trading price of the shares on the date of issuance. The values of the shares have been charged to operations and included in exploration costs.

On February 13, 2013, the Company entered into an agreement with Trio to modify the terms of the above indicated final minimum royalty payment of \$150,000, which was due on April 1, 2013. In exchange for paying \$15,000 upon the signing of the agreement and \$5,000 on August 1, 2013, the due date of the remaining \$130,000 is extended to October 1, 2013, with the date when the full \$5,500,000 must be spent on the Rodeo Claims is extended to December 31, 2014. Of the \$20,000 that is due, \$15,000 was paid on February 20, 2013 and \$5,000 was paid on March 15, 2013. The \$20,000 was charged to exploratory costs.

NOTE 3 - MINING CLAIMS (continued)

Rodeo Creek Project, Nevada (continued)

The Company failed to pay the required \$130,000 that was due on October 1, 2013 and is in default under the agreement.

In December 2014, the Company notified Trio of its intent to terminate its agreement on the Rodeo Creek Property. The Company will have no further interest in this project. The Company has earned a 2% Net Smelter Royalty on the property and has granted Trio the exclusive right and option at any time to buy back 100% of the Royalty by paying to the Company a cash consideration of \$3,000,000.00 (USD) (the "Buy Back Option"). The Buy Back Option may be exercised at any time in part by Trio paying \$1,500,000.00 (USD) for each one percent (1%) of the Royalty purchased by Trio.

Cueva Blanca Gold Property

On April 16, 2010, the Company entered into an agreement with St. Elias Mines Ltd. ("St. Elias") in which Amarok is given an option to earn a 60% interest, subject to a 1.5% net smelter royalty ("NSR") in the Cueva Blanca gold property (1,200 hectares) in Northern Peru, which is wholly owned by St. Elias. Under the terms of the letter agreement, it is possible for the Company to acquire a 60% interest in the Property (subject to a 1.5% NSR) in consideration of:

- (a) making cash payments of \$200,000 to St. Elias over a two-year period;
- (b) issuing 100,000 common shares in the capital of Amarok to St. Elias; and
- (c) incurring at least \$1,500,000 in exploration expenditures on the property over a three-year period.

In addition, the Company shall have the right to purchase one-half of the 1.5% NSR from St. Elias for the sum of \$1,500,000, thereby reducing the NSR payable to from 1.5% to 0.75%.

The Company's first payment of \$10,000 was paid on June 24, 2010. On April 27, 2011, the agreement between St. Elias and Amarok was formally terminated by St. Elias. As of January 31, 2012, the Company has paid a total of \$27,603 in fees towards property maintenance costs on the Cueva Blanca property.

The company has no further interest in this property

Mining properties at October 31, 2014 consist of the following:

Beginning balance –November 1, 2013	\$ 689,710
Acquisition related costs	=
Cost charged off as impaired	(689,710)
Balance – October 31, 2014	\$ _

Management's decision to change its focus from the mining sector to manufacturing was based on the declining condition of the resource sector over the past years. It was becoming significantly more difficult to raise funds for working capital and property development as a resource company, Management felt it was in the best interest for the continued viability of the company to focus efforts within an industry that has the potential for generating cash flow sooner than would be possible in the resource sector.

NOTE 4 - RELATED PARTY TRANSACTIONS

On December 18, 2013, the Company purchased various equipment relating to its 3D metal printing operation from Mr. Janssen for \$500,000. The \$500,000 is evidenced by a promissory note assessed interest at an annual rate of 1.64%. Accrued interest is payable quarterly with the Principal balance and any unpaid accrued interest fully due and payable on December 15, 2018. Mr. Janssen has the right to convert any outstanding principal and accrued interest into restricted shares of the Of the Company's common stock at a conversion price of \$0.50 per share. The balance due Mr. Janssen at October 31, 2015 totaled \$508,406 (October 31, 2014 - \$507,022) of which the accrued interest of \$8,406 was classified as a short-term liability and the \$500,000 was classified as a long-term liability. The accrued interest of \$8,406 was charged to operations. The Company has not paid any accrued interest.

NOTE 5 - EQUIPMENT

By way of agreement concurrent with Mr. Janssen's appointment to the Board of Directors and entry into an Employment Agreement (see Note 6 – Commitments and Contingencies below) and executed on December 18, 2013, the Company purchased various equipment relating to the post production processes for its 3D metal printing operation from Mr. Janssen, our sole officer and a director, for \$500,000 which amount has been capitalized on our balance sheet.

On December 23, 2013, the Company purchased equipment from an unrelated third party for \$750,000 of which \$75,000 was paid on purchase. The remaining \$675,000 is payable in two installments: \$375,000 due June 1, 2014 and \$300,000 due on September 1, 2014. The terms of the installment payments do not include a stated interest rate, therefore, the Company accounted for the purchase under ASC Topic 835-30-25 "Imputation of Interest" discounting the purchase price of the equipment by \$18,795 for imputed interest using an interest rate of 5% per annum. The total gross capitalized value of this equipment was \$731,025.

The Company failed to make the required installment payments when they became due and on October 23, 2014, the Company and the seller agreed to modify the terms of the obligation due. Under the modified terms, the balance of the note as of October 23, 2014 increased to \$675,000, which is evidenced by a promissory note which is assessed interest at an annual rate of 5% per annum. Principal and accrued interest are paid in monthly installments of \$20,230 commencing on December 1, 2014.

During the fiscal year ended October 31, 2015, the Company paid \$60,461, of which \$52,472 was applied to the principal and \$7,989 applied to interest. The Company has met its payment obligations up to February 2015 and is in default of its current payment obligations. The Company has entered into negotiations with the third party to revise the payment schedule with respect to the purchase, however the loan is presently in default and is currently payable in full as at October 31, 2015 in the total remaining amount of \$645,006 (October 31, 2014 - \$675,740).

During the year ended October 31, 2014 in connection with the aforementioned equipment purchase, the Company capitalized an additional \$23,366 in respect of installation costs.

In addition, the Company purchased additional equipment with a total value of \$138,410 during the three months ended July 31, 2015 which has been capitalized on the Company's balance sheets. Of this amount a total of \$122,465 is subject to an equipment finance agreement as more fully descried in Note 5(6) below.

Capitalized manufacturing equipment (gross) at October 31, 2015 and October 31, 2014 totaled \$1,392,981 and \$1,254,571.

NOTE 6 - NOTES PAYABLE - UNRELATED PARTY

(1) Third party convertible promissory note

An unrelated third party advanced \$25,000 to the Company on February 14, 2015. The \$25,000 is evidenced by an unsecured promissory note bearing interest at a rate of 10%. The interest shall be accrued beginning on August 1, 2015. Outstanding principal and accrued interest is fully due and payable on December 31, 2016. The holder has the right to convert any or all of the outstanding principal and accrued interest into shares of the Company's common stock at a conversion rate of \$0.10 per share. Upon conversion, the holder has certain registration rights. The Company is obligated to bear all costs associated with the registration of the shares. The outstanding balance at October 31, 2015 amounted to \$25,630 (October 31, 2014 - \$nil). As per the terms of the agreement, accrued interest of \$630 was charged to operation for the fiscal year ended October 31, 2015

(2) The ExOne Company

As further detailed above in Note 5 – Equipment, on October 23, 2014 the Company entered into a Secured Promissory Note, Loan and Security Agreement (the "Note") in the principal amount of \$675,000 with interest accruing at a rate of 5% per annum. Under the terms of the Note, principal and accrued interest are paid in monthly installments of \$20,230 commencing on December 1, 2014. The note is secured by a lien on the purchased equipment. During the fiscal year ended October 31, 2015, the Company paid \$60,461, of which \$52,472 was applied to the principal and \$7,989 applied to interest. The Company has met its payment obligations up to February 2015 and is in default of its current payment obligations. The Company has entered into negotiations with ExOne to revise the payment schedule with respect to the purchase.

(3) Lender 1

a. 5% various notes payable

Balance, October 31, 2014	\$ 223,478
Additional: Principal	46,500
Repayment: Principal	(5,000)
Accrued interest:	13,375
Balance, October 31, 2015	\$ 278,353

During the fiscal year ended October 31, 2015, the Company received an additional \$46,500 in loans from the aforementioned party which is assessed interest 5% per annum and mature at various dates through December 15, 2015.

b. 5% promissory note

In addition to the loans indicated above, the same lender advanced \$150,000 to the Company on November 5, 2013. The \$150,000 is evidenced by an unsecured promissory note bearing interest at a rate of 5%. Outstanding principal and accrued interest is fully due and payable on December 31, 2015. Effective January 1, 2015, the holder has the right to convert any or all of the outstanding principal and accrued interest into shares of the Company's common stock at a conversion rate of \$0.10 per share. Upon conversion, the holder has certain registration rights. The Company is obligated to bear all costs associated with the registration of the shares. The outstanding balance at October 31, 2015 amounted to \$165,041 (October 31, 2014 - \$157,541). Accrued interest charged to operation for the fiscal year ended October 31, 2015 and 2014 totaled \$7,500 and \$7,541, respectively.

NOTE 6 - NOTES PAYABLE – UNRELATED PARTY (continued)

(4) Lender 2

Balance, October 31, 2014	\$ 67,855
Additional: Principal	_
Accrued interest	3,250
Balance, October 31, 2015	\$ 71,105

On September 9, 2013, the Company borrowed \$30,000 from a third party. The loan is evidenced by an unsecured promissory note. The loan is assessed interest at an annual rate of 5% per annum with principal and accrued interest fully due and payable on May 1, 2014. The outstanding balance was not paid on its due date.

On March 7, 2014, the Company borrowed an additional \$35,000 from the same party noted above. The loan is evidenced by an unsecured promissory note. The loan is assessed interest at an annual rate of 5% per annum with principal and accrued interest fully due and payable on December 31, 2014.

Accrued interest charged to operations for the fiscal year ended October 31, 2015 and 2014 amounted to \$3,250 and \$2,882, respectively.

(5) Lender 3

On November 18, 2014, the Company borrowed \$25,000 from a third party (Note 1). The \$25,000 is evidenced by an unsecured promissory note bearing interest at a rate of 10% beginning April 1, 2015. Outstanding principal and accrued interest is fully due and payable on December 01, 2015. The holder has the right to convert any or all of the outstanding principal and accrued interest into shares of the Company's common stock at a conversion rate of \$0.30 per share.

On December 10, 2014, the Company further borrowed \$100,000 from a third party (Note 2). The \$100,000 is evidenced by an unsecured promissory note bearing interest at a rate of 10% beginning April 1, 2015. Outstanding principal and accrued interest is fully due and payable on December 31, 2016. The holder has the right to convert any or all of the outstanding principal and accrued interest into shares of the Company's common stock at a conversion rate of \$0.15 per share.

Pursuant to ASC Topic 470-20, "Debt with Conversion and Other Options," there is no beneficial conversion feature associated with these promissory notes because the conversion rate is equal or greater than the fair market value on the issuance date.

	Note 1	Note 2
Balance, October 31, 2014	\$ -	\$ -
Additional: Principal	25,000	100,000
Accrued interest	1,459	5,836
Balance, October 31, 2015	\$ 26,459	\$ 105,836

NOTE 6 - NOTES PAYABLE – UNRELATED PARTY (continued)

(6) Equipment Finance Agreement

On March 25, 2015, the Company entered into an Equipment Finance Agreement ("EFA") with Global Finance Group, Inc. to borrow up to \$275,000. Under the EFA the Company received cash proceeds of \$90,000, \$5,000 was paid directly to a third party to reduce certain outstanding loans and a further \$122,465 was expended by Global to purchase equipment on behalf of the Company. The EFA is secured by the purchased equipment, and is assessed interest at a rate of 12% per annum. Principal and accrued interest are paid in monthly installments of \$7,243 commencing on May 1, 2015. It was agreed between the parties that the first 4 months of payments will be reduced by \$5,000 per payment, and thereafter, commencing September 1, 2015 payments of the full installment value will commence.

During the fiscal year ended October 31, 2015, the Company paid \$11,472, of which \$8,972 was applied to the principal and \$2,500 applied to interest. The Company has met its payment obligations up to August 2015 and is in default of its current payment obligations.

The balance due on this obligation at October 31, 2015 is \$221,637 (October 31, 2014 - \$nil).

During the fiscal year ended October 31, 2015 in connection with the aforementioned equipment purchase, the Company capitalized the equipment (gross) at October 31, 2015 in an amount totaling \$122,465. The EFA is personally guaranteed by the Company's President, Mr. Roger Janssen.

NOTE 7 - STOCKHOLDERS' EQUITY

For the year ended October 31, 2015

No Shares were issued during the period.

For the year ended October 31, 2014

In June 2014, a third party holding a convertible promissory note assigned \$1,000 of accrued compensation due it to a third party, who converted the \$1,000 into 1,000,000 shares of the Company's common stock at a conversion price of \$0.001 per share. The Company did not recognize any gain or loss on the conversion.

On February 19, 2014, the Company issued 4,880,000 shares of its common stock in exchange for the cancelation of \$48,880 of debt due an unrelated third party The Company recognized a loss from the extinguishment of the debt totaling \$4,831,200, which was charged to operations.

Effective November 23, 2013, the Company entered into an employment agreement with its President and Chief Executive Officer, Roger Janssen. Under the terms of the agreement, Mr. Janssen received 30,000,000 shares of the Company's restricted common stock as a signing bonus. The shares were valued at \$4,800,000 based upon the trading price of the shares on the date of grant.

NOTE 8 - COMMITMENTS AND CONTINGENCIES

Effective November 23, 2013, the Company entered into an employment agreement with its President and Chief Executive Officer, Roger Janssen. Under the terms of the agreement, Mr. Janssen will receive a base salary of \$15,000 a month over the three-year term of the agreement. At the sole discretion of the board of directors, Mr. Janssen may be granted performance bonuses and may also participate in any incentive plans that the Company may establish. In addition, Mr. Janssen received 30,000,000 shares of the Company's restricted common stock as a signing bonus. The shares were valued at \$4,800,000 based upon the trading price of the shares on the date of grant. Officer's compensation for the year ended October 31, 2014 amounted to \$4,887,449 including the indicated stock based compensation of \$4,800,000. Accrued compensation due Mr. Janssen as of October 31, 2015 amounted to \$301,870 (October 31, 2014 - \$149,135), which is included in the balance of other payables – related parties as reflected in the accompanying balance sheet. The \$301,870 is net of \$27,864 that was actually paid to Mr. Janssen during the fiscal year ended October 31, 2015.

In January 2014, the Company entered into lease for warehouse and corporate office space located in Ferndale, Washington for 26 months. The Company was granted an option to extend the lease for another two years.

On March 30, 2015, the Company entered into an equipment rental agreement with Santeo Financial Corp. with respect to certain manufacturing equipment. The term of rental is 24 months, with an option to purchase the equipment at any time up to the end of the rental agreement. Under the terms of the agreement the Company shall pay a security deposit of \$700 and agreed to a monthly rental fee of \$350 with the first month payable upon signing. The Company did not make any payments under this agreement in the period ended October 31, 2015 and has accrued a total of \$3,710 as due and payable.

NOTE 9 - SUBSEQUENT EVENTS

(a) On February 29, 2016, the Company extended a lease agreement originally entered into in January 2014 for a term of five years expiring February 28, 2021. Minimum annual lease payments under the extended lease are as follows:

10 months ending October 31, 2016: \$43,800 Year ending October 31, 2017: \$52,560 Year ending October 31, 2018: \$53,420 Year ending October 31, 2019: \$54,452 Year ending October 31, 2020: \$55,484 Year ending October 31, 2021:\$9,276

- (b) On November 23, 2016, the Company and ExOne entered into a title transfer, conditional release and equipment lease agreement where under the Company, notified of its default under the original terms of the agreement and amendments thereto (Note 5 above) effective January 11, 2016, agreed to transfer title of the equipment back to ExOne, agreed to a lump sum payment of \$10,000 and agreed to enter into a 24 month lease for the equipment under the following terms:
 - a) Months 1-3: \$5,000.00 per month
 - b) Months 4-6: \$7,500.00 per month
 - c) Months 7-24: \$10,000.00 per month

With each payment being due on the first date of the respective month and subject to a 5% late fee when unpaid within 10 (ten) days of the due date. Further under the terms of the agreement ExOne has provided a conditional release of all amounts due under the original agreement and amendments thereto.

NOTE 9 - SUBSEQUENT EVENTS (continued)

- (c) On December 20, 2016, a lender of a convertible note with a principal balance of \$150,000 (the "Original Note") (refer to Note 6(3)(b)) entered into an amendment to the terms of that certain note and accrued interest whereby, among other considerations, the conversion price was reduced from \$0.10 per share to \$0.001 per share. Subsequently, the lender assigned a total of \$40,000 of its principal debt to an arm's length third party who converted a total of \$6,000 in principal to 6,000,000 shares of common stock. The assignee entered into a waiver and release agreement with the Company for the balance of the assigned convertible note payable in the amount of \$34,000 on May 30, 2017.
 - The Company received conversion notices totaling \$5,000 in respect of the balance still held under the aforementioned Original Note by the original lender and issued a total of 5,000,000 shares leaving a total balance payable, not including accrued interest, of \$105,000 on this note.
- (d) On March 15, 2017, the Company and Santeo entered into a letter agreement to revise the terms of the original March 30, 2015 equipment lease (ref: Note 9 above). Under the terms of the letter agreement, the Company will purchase the manufacturing equipment for a total of \$18,000 no later than December 31, 2017, which amount shall also include all accrued and unpaid rental payments, and any interest thereon up to December 31, 2017. Should the Company be unable to make the required payment as at December 31, 2017, interest of 12% per annum shall apply to any balance outstanding.
- (e) On April 28, 2017, a third-party lender with various amounts outstanding agreed to release and waive a total of \$367,170, inclusive of accrued interest thereon, with no further consideration payable.
- (f) On June 15, 2017, a total of 3,000,000 shares originally issued to settle part of convertible note in the amount of \$3,000 as discussed in Note 9(c) above were returned to treasury and canceled.