TURBO GLOBAL PARTNERS, INC.

CONSOLIDATED FINANCIAL STATEMENTS
(Unaudited)
SECOND QUARTER ENDED
SEPTEMBER 30, 2017

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123 W. Nye Lane, Suite 129 Carson City Nevada 89706

Special Note Regarding Forward-Looking Statements

Information included in this quarterly report contains forward-looking statements within the meaning of section 27A of the Securities Act of 1933, as amended ("Securities Act"), and Section 21E of the Securities Exchange Act of 1934, as amended ("Exchange Act"). This information may involve known of unknown risks, uncertainties and other factors which may cause the actual results, performance of achievements of Turbo Global Partners, Inc. (the "Company"), to be materially different from future results, performance or achievements expressed or implied by any forward-looking statements. Forward-looking statements, which involve assumptions and describe future plans, strategies and expectations of the Company, are generally identifiable by use of the words" may," "will," "should," "expect," "anticipate," "estimate," "believe," "intend," "or "project" or the negative of these words or other variations on these words or comparable terminology. These forward-looking statements are based on assumptions that may be incorrect, and there can be no assurance that these projections included in these forward-looking statements will come to pass. Actual results of the Company could differ materially from those expressed or implied by the forward-looking statements as a result of various factors. Except as required by applicable laws, the Company has no obligation to update publicly any forward-looking statements for any reason, eve if new information becomes available or other events occur in the future.

*Please note that throughout the Quarterly Report, and unless otherwise noted, the words "we," "our," "us," "the Company, or "Turbo" refers to Turbo Global Partners, INc.

Turbo Global Partners, Inc.
OTC Pink Quarterly Report and
Disclosure Statement
September 30, 2017

1) The Issuer and Its Predecessors

The Issuer was incorporated on March 12, 2002 under the name Haystar Services and Technology, Inc. On August 30, 2007 the Company's name was subsequently changed to Dibz International, Inc., under the laws of the State of Nevada. The Company is currently and, has generated revenues for operations. The Company's principal business is: Turbo Global Partners, Inc. delivers solutions that are a fusion marketing, media, digital and infotainment. Serving niches form spirits to gaming, digital and social, mobility and auto, education and non-profits, health and beauty to live sporting events.

On August 12, 2016, the directors of the Company, receiving the majority vote of the Company's Shareholders, approved: (i) the Name change from Dibz International, Inc. to Turbo Communications Holdings, Inc.; (ii) On September 13, 2016, the Directors of the Company, receiving the majority vote of the Company's Shareholders, approved the name change form Turbo Communications Holdings, Inc. to Turbo Global Partners, Inc.

On April 11, 2017 the Company formally Submitted to FINRA a request for the name change from Dibz International, Inc. to Turbo Global Partners, Inc. and a Symbol change from DIBZ to TRBO.

2) Principal Executive Offices

The company's registered office is located at 123 Nye Lane, Suite 129, Carson City Nevada 89706.

Additionally, the Company has an office located at 23110 SR 54, #213, Lutz FL 33549

The Company owns no real property and is not currently bound by any leases.

3) Security Information

Common Stock

The Issuer has one class of Common Stock of stock authorized and carries a \$.001 par value per share.

The Issuer's Committee of Uniform Securities Identification Procedures ("CUSIP") number is 89989H 100 and its common shares are currently quoted by the OTC Markets OTC Pink under the symbol TRBO.

There are no restrictions on the transfer of the Issuer's common shares other than those imposed by federal and state securities.

The Issuer has never been the subject to a trading suspension order issued by the Securities and Exchange Commission.

The Issuer is authorized to issue 2,000,000,000 shares of common stock. As of September 30, 2017, the issuer had 524,524,856 shares of common stock outstanding.

Preferred Stock

The Issuer has three classes of Preferred Stock authorized and carries a \$.001 par value per share. Additionally, the Preferred Shares carry certain rights add privileges they are as follows:

Trading Symbol: NA

Exact title and class of securities outstanding: SERIES A CONVERTIBLE

PREFERRED SHARES CUSIP: NO CUSIP

Par or Stated Value: \$0.001

Total shares authorized: 1,000,000 as of: September 30, 2017 Total shares outstanding: 146,854 as of: September 30, 2017

Trading Symbol: NA

Exact title and class of securities outstanding: SERIES C CONVERTIBLE

PREFERRED SHARES CUSIP: NO CUSIP

Par or Stated Value: \$0.001

Total shares authorized: 500,000 as of: September 30, 2017 Total shares outstanding: 431,432 as of: September 30, 2017

Trading Symbol: NA

Exact title and class of securities outstanding: SERIES D CONVERTIBLE

PREFERRED SHARES CUSIP: NO CUSIP

Par or Stated Value: \$0.001

Total shares authorized: 500,000 as of: September 30, 2017 Total shares outstanding: 161,456 as of: September 30, 2017

Transfer Agent

Madison Stock Transfer Inc.

(718) 627-4453

Email: info@madisonstocktransfer.com

Is the Transfer Agent registered under the Exchange Act?* Yes

List any restrictions on the transfer of security: None

Describe any trading suspension orders issued by the SEC in the past 12 months: None

On June 2, 2016, the Issuer completed a share exchange which resulted in: (a) Turbo Communications, Inc. a Florida corporation ("Turbo"), becoming its subsidiary; (b) the Company issuing 27,000,000 shares of its common stock to Turbo's Shareholders; (c) Robert W. Singerman becoming the Company's sole officer and Director; (d) Robert W. Singerman obtaining shareholders voting control of the Company: and (e) Turbo Communications, Inc. operations becoming the Company's operation.

The Issuer has engaged in a stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months.

During the second quarter through majority shareholder and director consent, the Issuer completed the spin-off of the DIBZ International, Inc., a Delaware corporation that originally merged with Haystar Services & Technology, Inc., on January 27, 2007. As a result of this spin-off all assets and liabilities owned by DIBZ International, Inc., a Delaware corporation prior to the share exchange with Turbo Communications, Inc., a Florida Corporation on June 2, 2016, is hereby transferred to DIBZ International, Inc., a Delaware corporation. DIBZ International, Inc., a Delaware corporation is the sole owner of these spun-off assets and liabilities and hereby indemnifies Turbo Global Partners, Inc., and their directors.

On April 20, 2017 through majority shareholder and director consent, the Issuer completed a Plan of Share Acquisition and Reorganization with Turbo Retail Management, Inc., (f.k.a Goin' Postal Franchise Corporation) a Florida corporation. The Issuer shall issue 15,000,000 common shares payable in full by the 2nd anniversary date and Turbo Retail Management, Inc., will become a wholly owned subsidiary.

On April 20, 2017 the Issuer signed an Option Contract with GP Brands, Inc., a Florida corporation. The Issuer has the exclusive option to purchase GP Brands, Inc. in its entirety up and until April 21, 2019, for the price of Five Million dollars (\$5,000,000).

On August 25, 2017 the Issuer ratified the surrender of the 5,000,000 common shares previously issued as well as the subsequent two (2) additional tranches of common shares per the terms of the Definitive Agreement to acquire Turbo Retail Management, Inc. (F.K.A. Goin' Postal Franchise Corporation), in exchange for a Warrant exercisable for nine percent (9%) equity of the Issuer under mutually agreed terms.

On September 26, 2017 through majority shareholder and director consent, the Issuer increased its Authorized common shares to 2,000,000,000.

4) Issuance History

In the past two years the Company has made the following changes to its outstanding shares:

A) January 23, 2015

- A) Nature: Settlement.
- B) Jurisdiction of Registration: Nevada
- C) Number of Shares Offered: 6,415,800 common
- D) Number of Shares Sold: 6,415,800 common
- E) Price: \$.001 par value; Received by issuer: \$0.00.
- F) Trading Status of Shares: Not free trading.
- G) Conditions: restricted.
- H) These shares issued pursuant to settlement of a claim of preferred stock in order to avoid the hazards and costs of litigation.

B) March 31, 2015

- A) Nature: Conversion of preferred shares.
- B) Jurisdiction of Registration: Nevada
- C) Number of Shares Offered: 13,814,471 common
- D) Number of Shares Sold: 13,814,471 common
- E) Price: \$.001 par value; Received by issuer: \$0.00.
- F) Trading Status of Shares: free trading.
- G) Conditions: not restricted.
- H) These shares were issued pursuant to holders of Company debt converting their debt to common shares of Company stock in order, presumably, to trade it.

C) June 30, 2015

- A) Nature: Conversion of preferred shares.
- B) Jurisdiction of Registration: Nevada
- C) Number of Shares Offered: 16,167,204 common
- D) Number of Shares Sold: 16,167,204 common
- E) Price: \$.001 par value; Received by issuer: \$0.00.
- F) Trading Status of Shares: free trading.
- G) Conditions: not restricted.

H) These shares were issued pursuant to holders of Company debt converting their debt to common shares of Company stock in order, presumably, to trade it.

5) Financial Statements

The Issuer's financial statements for its quarter ending September 30, 2017 will be posted on the OTC Markets website by the Issuer upon completion.

The Issuer's financial statements include the Issuer's balance sheet, statement of income, statement of cash flow, and financial notes, and are presented at the end of the document.

6) Describe the Issuer's Business, Products and Services

A. The Issuer's Operation

On June 2, 2016, Dibz International, Inc. completed a reverse merger with Turbo Communications, Inc., with control of the company transferring to shareholders of Turbo Communications, Inc. The Company is a marketing consulting services company that partners with companies anywhere in the world to help them better generate long-term renewable and predictable cash flow. As a result of this merger the focus of the company is now to deliver solutions that are a fusion of marketing, media, digital and infotainment. Serving niches from spirits to gaming, digital and social, mobility, medical marijuana and CBD products, education and non-profits, health and retail to live sporting events, the Company will help clients connect, communicate and collaborate with their respective marketplaces in new and innovative ways.

B. The Issuer's History

Corporate History

The Company was incorporated on March 12, 2002 under the name Haystar Services and Technology, Inc. On August 30, 2007 the Company's name was subsequently changed to Dibz International, Inc., under the laws of the State of Nevada. The Company is currently and, has generated revenues for operations. The Company's principal business is: Turbo Global Partners, Inc. delivers solutions that are a fusion marketing, media, digital and infotainment. Serving niches form spirits to gaming, digital and social, mobility, medical marijuana and CBD products, education and non-profits, health and retail to live sporting events

On June 1, 2016, Robert Singerman was appointed as the Company's President, Chief Executive Officer, Secretary, Treasured, Principal Accounting Officer, Chief Financial Officer, and Director.

On August 12, 2016, the directors of the Company, receiving the majority vote of the Company's Shareholders, approved: (i) the Name change from Dibz International, Inc. to Turbo Communications Holdings, Inc.; (ii) On September 13, 2016, the Directors of the Company, receiving the majority vote of the Company's Shareholders, approved the name change form Turbo Communications Holdings, Inc. to Turbo Global Partners, Inc.

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On September 26, 2017 through majority shareholder and director consent, the Issuer increased its Authorized common shares to 2,000,000,000.

C. Date and State (or Jurisdiction) of Incorporation:

3/15/2002 NEVADA

D. The issuer's primary and secondary SIC Codes;

7370, 6719

E. The issuer's fiscal year end date:

December 31

F. principal products or services, and their markets;

Marketing consulting services

7) Describe the Issuer's Facilities

The company's registered offices is located at 123 Nye Lane, Suite 129, Carson City Nevada 89706.

Additionally, the Company has an office located at 23110 SR 54, #213, Lutz FL 33549

The Company owns no real property and is not currently bound by and leases.

8) Officers, Directors, and Control Persons

Names of Officers, Directors, and Control Persons.

On June 1, 2016, Robert W. Singerman was appointed as the Company's President, Chief Executive Officer, Secretary, Treasured, Principal Accounting Officer, Chief Financial Officer, and Director. Subsequently the resignations of Paul Taylor and Mark Wood were received and accepted.

Robert W. Singerman, the Issuer's sole officer and director holds 27,000,000 shares of the Issuer's common stock which represent approximately 6.3% of the Issuer's common shares outstanding. There are no other holders of more that the percent (10%) or more of the Issuer's common stock.

Ranald Stewart, was appointed as an Independent director of the Issuer on April 13, 2017. Mr Stewart currently owns no shares in the Issuer.

Demosthenes Vardiabasis, PhD, was appointed as an Independent director of the Issuer on April 13, 2017. Mr Vardiabasis currently owns no shares in the Issuer.

Biographical Information

Robert W. Singerman, Chairman, President & CEO has over 40-years media, marketing, entertainment and technology experience including both traditional media platforms and outlets and new media platforms and outlets, with special emphasis on strategic implementation of multifaceted communications solutions to diverse international audiences. His experience includes producing over 300 live television shows; numerous live training and marketing multimedia events; Mr. Singerman is also one of the pioneers of WEB Television.

D. <u>Legal/Disciplinary History.</u>

Please identify whether any of the foregoing persons have, in the last five years, been the subject of:

1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

NONE

2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;

NONE

3. 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

NONE

4. 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.

NONE

Beneficial Shareholders.

Robert W. Singerman 23110 SR 54 #213 Lutz, FL 33549

Mr. Singerman owns:

27,000,000 common shares issued to Turbo Communications, Inc. which represent approximately 6.3% of the Issuer's common shares 161,456 Series C preferred shares which carries 578 votes per share. 161,456 Series D preferred shares which carries 5783 votes per share.

Third Party Providers

Registered Agent - Nevada

AMERICAN CORPORATE ENTERPRISES, INC. 123 W. NYE LANE, SUITE 129 CARSON CITY, NV 89706

Legal Counsel

John T. Root, Jr P.O. Box 5666 Jacksonvillle, AK 72078 Ph (501) 529-8567 Fax (501) 325-1130 j.root.5013@gmail.com

CPA/ Accountant

None – internal.

Investor Relations Consultant

The Issuer has not engaged investor relations personnel at this time

9) Issuer Certification

I, Robert W. Singerman certify that:

- 1. I have reviewed this Quarterly Information Statement for the quarter ended September 30, 2017, including Financial Statements of Turbo Global Partners, 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.

November 14, 2017

Robert W. Singerman

President & Chief Executive Officer

Turbo Global Partners, Inc.

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	September 30, 2017	September 30, 2016
Current Assets		
Cash on hand, in bank Accounts Receivable	(532) (10,000)	5,862
refunded bank fees	(4,197)	<u>-</u>
Total current assets	(14,729)	5,862
Property, Plant & Equipment		
Other Assets		
Uncategorized Assets	23,618	
Loans – Note 6	262,400	
Deferred financing costs		
Intellectual properties, intangible assets and equity participations	10 000 000	10 000 000
Computer software, licenses & patents	10,000,000	10,000,000
Total other assets	10,286,018	10,000,000
	10,200,010	20/000/000
TOTAL ASSETS	10,271,289	10,005,862
LIABILITIES		
Current Liabilities		
Accounts Payable	1,032	
Trade accounts payable		21,500
Payroll payable	2,119	
Total current liabilities	3,151	21,500
Long-term Liabilities		
Notes payable- Singerman	10,000,000	10,000,000
Notes payable- Other - Note 4	427,861	230,000
Total long-term liabilities	10,427,861	10,230,000
TOTAL LIABILITIES	10,431,012	10,251,500
SHAREHOLDERS' EQUITY		
Common stock, par value \$.001		
2,000,000,000 shares authorized; issued		
and outstanding: 524,524,856 at September 30, 2017 and 33,602,928 at September 30, 2016	524,524	33,603
	,	,
Preferred Series A, par value \$.001,		
1,000,000 authorized; 146,854 issued and	147	909
and outstanding at September 30, 2017 and		
909,080 at September 30, 2016.		
Preferred Series C, par value \$.001,		
500,000 authorized; 431,432 issued and		
outstanding at September 30, 2017 and		
161,456 at September 30, 2016.	431	161
Preferred Series D, par value \$.001,		
500,000 authorized; 161,456 issued and outstanding at September 30, 2017 and		
at September 30, 2016.	161	161
Additional paid in capital	(299,462)	28,527
Accumulated deficit	(375,458)	(344,862)
Current earnings	(10,066)	35,863
Total Stockholders' equity	(159,723)	(245,638)
Total Liabilities and Stockholders' Equity	10,271,289	10,005,862

The accompanying notes are an integral part of the financial statement

Turbo Global Partners, Inc. Statement of Income and Retained Earnings (unaudited)

	For the Nine Months Ended September 30, 2017	For the Nine Months Ended September 30, 2016
Revenue		
Income	127,243	65,407
Uncategorized Income Total Revenue	5,070	
rotal Revenue	132,313	65,407
Costs of Goods Sold		
Production expense Total Cost of Goods Sold	_	_
Gross Profit	132,313	65,407
Operating Expenses		
Advertising & Marketing	291	139
Amortization		<u>-</u> .
Auto Bank Charges & Fees	4,890 5,247	1,056 559
Car & Truck	1,629	339
Commissions	,-	4,755
Compensation		
Consulting Dues & subscriptions		521
Employee Benefits	105	321
Equipment	3,214	
Filing fees, transfer fees		
General & administrative Insurance	4,072	4,701 805
Interest Expense	4,072	803
Job materials		2,412
Legal and Professional Services	722	1,319
License and permits	12 267	-
Meals & Entertainment misc	12,367 9,374	
Office Expense	3,371	214
Office Supplies & Software	2,142	
Other Business Expenses	1,658	
Production Professional Expense	6,000	
Rent		
Repair & Maintenance	127	
Salaries & Wages	13,455	-
Security Shipping & delivery		244
Supplies & Materials	2,899	-
Taxes and Licenses	813	
Travel	2,819	11,222
Uncategorized Expense Utilities	58,559 2,903	1,597
Wages	9,093	
Total Expenses	142,379	29,544
Net Earnings (Loss) From Operations	(10,066)	35,863
Extraordinary Items Loss from merged assets Gain form settlement of debt		_
Net Earnings (Loss)	(10,066)	35,863
Retained earnings (deficit); Beginning of period	(365,392)	(344,862)
End of Period	(375,458)	(308,999)

The accompanying notes are an integral part of the financial statement

Turbo Global Partners, Inc. Consolidated Statement of Cash Flow (unaudited)

	For the Nine Months Ended September 30, 2017	For the Nine Months Ended September 30, 2016
OPERATING ACTIVITIES		
Net Income (Loss)	(10,066)	35,863
Adjustments to reconcile Net Income to Net cash provided by operations		
Accounts Receivable	10,000	
refund bank fees	4,197	
Uncategorized Assets	(23,618)	
Amortization		_
Payroll payable	2,119	(85,500)
Accounts payable	(1,032)	9,392
Total Adjustments to reconcile Net Income		
to Net Cash provided by operations:	13,046	<u> </u>
Net cash provided by operating activities	(5,354)	(40,245)
Investing Activities		
Asset Acquisition (net)		(9,563,000)
Net cash provided by investment activity		(9,563,000)
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Financing Activities		
Increase (decrease) in notes payable	134,550	9,958,860
Conversion of preferred stock	817,767	_
Issuance of common stock	4,744	33,000
Increase in paid in capital	52,371	(383,281)
Net cash from financing activities	1,009,432	9,608,579
Net cash increase for period	6,856	5,334
Cash at beginning of period	(6,324)	528
CASH AT END OF PERIOD	532	5,862
CASH AT END OF FERIOD		3,002

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

Turbo Global Partners, Inc. CONSOLIDATED EARNINGS (NET LOSS) PER SHARE CALCULATIONS FOR THE QUARTER ENDING SEPTEMBER 30, 2017

Cumulative Losses Per Share From Inception of Company

Losses Per Share for 3rd Quarter, 2017

Earnings (375,458) (10,066)

Number of Shares as of June 30, 2017 427,576,736

Number of Shares as of September 30, 2017 524,524,856

Weighted Average Number of Shares 476,050,796

NET INCOME PER SHARE:

Basic and Diluted Per Share Earnings \$ (0.0007887) \$ (0.000021)

Weighted Average Number of Shares Outstanding
During the Period Ending September 30, 2017
Common Stock \$.001 Par Value, 2,000,000,000 shares
Authorized, 524,524,856 Outstanding as of September 30, 2017.

The accompanying notes are an integral part of the financial statement

NOTE 1-ORGANIZATION AND BASIS OF PRESENTATION

Turbo Global Partners, Inc., (the "Company") was incorporated on March 15, 2002 in the State of Nevada. The issuer is engaged in what is primarily a marketing and Acquisition Company that delivers solutions that are a fusion of marketing, media, digital and infotainment. Serving niches from spirits to gaming, digital and social, mobility, medical marijuana and CBD products, education and non-profits, health and retail to live sporting events

The accompanying unaudited condensed financial statements of Turbo Global Partners, Inc (the "Company") have bee prepared in accordance with accounting principles generally accepted in the United States of America for quarterly financial information. In the opinion of management, all normal recurring adjustments considered necessary of a fair presentation have been included.

The accompanying condensed financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the settlement of liabilities and commitments in the normal course of business. As reflected in the accompanying condensed financial statements, the Company has incurred recurring gains and losses. For the quarter ended September 30, 2017, the Company recorded a loss of \$10,066 used cash to fund operating activities of -\$5,354 and had an accumulated deficit of \$375,458.

Then Company's management plans to continue as a going concern revolve around its ability to develop its current business plan, as well as raise necessary capital to pay ongoing general and administrative expenses of the Company. the ability of the Company to continue as a going concern is dependent on securing additional resources of capital and the success of the Company's plan. There is no assurance that the Company will be successful in raising the additional capital or in achieving profitable operations. To date the Company has been unsuccessful in raising additional funds.

Our cash need for the quarter ended September 30, 2017 was primarily met by existing funds and a short-term loans payable of \$427,861 obtained over the last year. As of September 30, 2017 we had a negative cash balance of \$532.

These financial statements and related notes have been prepared in accordance with accounting principles generally accepted in the United States of America for financial information. Accordingly, they do not include all of the information and footnotes required by generally accepted accounting principles for complete financial statements. In the opinion of management, all normal recurring adjustments considered necessary of a fair presentation have been included. Operating results for the quarter ended September 30, 2017 are not necessarily indicative of the results that maybe expected for the quarter ended September 30, 2017

NOTE 2 -SIGNIFICANT ACCOUNTING POLICIES

Cash and Cash Equivalents

The Company considers all liquid investments with a maturity of three months or less form the date of purchase that are readily convertible into cash to be cash equivalents. As at September 30, 2017, there were no cash equivalents.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported 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 reporting period. Actual results could differ from those estimates.

Income Taxes

The Company utilizes FASB ACS 740, "Income Taxes," which requires the recognition of deferred tax assets and liabilities for the expected future tax consequences of events that have been included in the financial statements or tax returns. Under this method, deferred tax assets and liabilities are determined based on the difference between the tax basis of assets and liabilities and their financial reporting amounts based on enacted tax laws and statutory tax rates applicable to the periods in which the differences are expected to affect taxable income. Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it is more likely than not that some portion or all of the deferred tax assets will not be realized. Deferred tax assets and liabilities are adjusted for the effects of changes in tax laws and rates on the date of enactment.

The accounting guidance for uncertainties in income tax prescribes a comprehensive model for the financial statement recognition, measurement, presentation, and disclosure of uncertain tax positions taken or expected to be taken in income tax returns. The Company recognizes a tax benefit from an uncertain tax position in the financial statements only when it is more likely than not that the position will be sustained upon examination, including resolution of any related appeals or litigation processes, based on the technical merits and a consideration of the relevant taxing authority's widely understood administrative practices and precedents.

Interest and penalties on tax deficiencies recognized in accordance with ACS accounting standards are classified as income taxes in accordance with ASC Topic 740-10-50-19.

We have implemented certain provisions of ASC 740, Income Taxes ("ASC 740"), which clarifies the accounting and disclosure for uncertain tax positions, as defined. ASC 740 seeks to reduce the diversity in practice associated with certain aspects of the recognition and measurement related to accounting for income taxes. We adopted the provisions of ASC 740 and have analyzed filing positions in United States jurisdictions where we are required to file income tax returns, as well as all open tax years in these jurisdictions. We have identified the United States as our "major" tax jurisdiction. Generally, we remain subject to United States examination of our income tax returns.

Fair Value of Financial Instruments

The Financial Accounting Standards Board issued ASC (Accounting Standards Codification) 820-10 (SFAS No. 157), "Fair Value Measurements and Disclosures" for financial assets and liabilities. ASC 820-10 provides a framework for measuring fair value and requires expanded disclosures regarding fair value measurements.

FASB ASC 820-10 defines fair value as the price that would be received for an asset or the exit price that would be paid to transfer a liability in the principal or most advantageous market in an orderly transaction between market participants on the measurement date. FASB ASC 820-10 also establishes a fair value hierarchy which requires an entity to maximize the use of observable inputs, where available. The following summarizes the three levels of inputs required by the standard that the Company uses to measure fair value:

- -Level 1: Quoted prices in active markets for identical assets or liabilities
- Level 2: Observable inputs other than Level 1 prices such as quoted prices for similar assets or liabilities; quoted prices in markets that are not active, or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the related assets or liabilities.
- Level 3: Unobservable inputs that are supported by little or no market activity and that are significant to the fair value of the assets or liabilities.

Basic and Diluted Earnings (loss) Per Share

Net loss per share is calculated in accordance with FASB ASC 260, *Earnings Per Share*, for the period presented. ASC 260 requires presentation of basic earnings per share and diluted earnings per share. Basic income (loss) per share ("Basic EPS") is computed by dividing net loss available to common stockholders by the weighted average number of common shares outstanding during the period. Diluted earnings per share ("Diluted EPS") is similarly calculated. Dilution is computed by applying the treasury stock method. Under this method, options and warrants are assumed to be exercised at the beginning of the period (or at the time of issuance, if later), and as if funds obtained thereby were used to purchase common stock at the average market price during the period. For the three months ended September 30, 2016 and 2017, there were no potentially dilutive securities.

Recent Accounting Pronouncements

In August 2015, the FASB issued the FASB Accounting Standards Update No. 2015-15 "Presentation of Financial Statements—Going Concern (Subtopic 205-40): Disclosure of Uncertainties about an Entity's Ability to Continue as a Going Concern ("ASU 2015-15").

In connection with preparing financial statements for each annual and interim reporting period, an entity's management should evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the entity's ability to continue as a going concern within one year after the date that the *financial statements are issued* (or within one year after the date that the *financial statements are available to be issued* when applicable). Management's evaluation should be based on relevant conditions and events that are known and reasonably knowable at the date that the *financial statements are issued* (or at the date that the *financial statements are available to be issued* when applicable). Substantial doubt about an entity's ability to continue as a going concern exists when relevant conditions and events, considered in the aggregate, indicate that it is probable that the entity will be unable to meet its obligations as they become due within one year after the date that the financial statements are issued (or available to be issued). The term *probable* is used consistently with its use in Topic 450, Contingencies.

When management identifies conditions or events that raise substantial doubt about an entity's ability to continue as a going concern, management should consider whether its plans that are intended to mitigate those relevant conditions or events will alleviate the substantial doubt. The mitigating effect of management's plans should be considered only to the extent that (1) it is probable that the plans will be effectively implemented and, if so, (2) it is probable that the plans will mitigate the conditions or events that raise substantial doubt about the entity's ability to continue as a going concern.

If conditions or events raise substantial doubt about an entity's ability to continue as a going concern, but the substantial doubt is alleviated as a result of consideration of management's plans, the entity should disclose information that enables users of the financial statements to understand all of the following (or refer to similar information disclosed elsewhere in the footnotes):

- a. Principal conditions or events that raised substantial doubt about the entity's ability to continue as a going concern (before consideration of management's plans)
- b. Management's evaluation of the significance of those conditions or events in relation to the entity's ability to meet its obligations
- c. Management's plans that alleviated substantial doubt about the entity's ability to continue as a going concern.

If conditions or events raise substantial doubt about an entity's ability to continue as a going concern, and substantial doubt is not alleviated after consideration of management's plans, an entity should include a statement in the footnotes indicating that there is *substantial doubt about the entity's ability to continue as a going concern* within one year after the date that the financial statements are issued (or available to be issued). Additionally, the entity should disclose information that enables users of the financial statements to understand all of the following:

- a. Principal conditions or events that raise substantial doubt about the entity's ability to continue as a going concern
- Management's evaluation of the significance of those conditions or events in relation to the entity's ability to meet its
 obligations
- c. Management's plans that are intended to mitigate the conditions or events that raise substantial doubt about the entity's ability to continue as a going concern.

Other recent accounting pronouncements issued by the FASB, including its Emerging Issues Task Force, the American Institute of Certified Public Accountants, and the Securities and Exchange Commission did not or is not believed by management to have a material impact on the Company's present or future consolidated financial statements.

NOTE 3 - GOING CONCERN

The Company has sustained operating losses since inception. The Company's continuation as a going concern is dependent on its ability to generate sufficient cash flows from operations to meet its obligations and/or obtaining additional financing from its shareholders or other sources, as may be required.

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern; however, the above condition raises substantial doubt about the Company's ability to do so. The financial statements do not include any adjustments to reflect the possible future effects on the recoverability and classification of assets or the amounts and classifications of liabilities that may result should the Company be unable to continue as a going concern.

Management is endeavoring to begin principal revenue generating operations however, may not be able to do so within the next fiscal year. Management is also seeking to raise additional working capital through various financing sources, including the sale of the Company's equity securities, which may not be available on commercially reasonable terms, if at all.

If such financing is not available on satisfactory terms, we may be unable to continue our business as desired and operating results will be adversely affected. In addition, any financing arrangement may have potentially adverse effects on us or our stockholders. Debt financing (if available and undertaken) will increase expenses, must be repaid regardless of operating results and may involve restrictions limiting our operating flexibility. If we issue equity securities to raise additional funds, the percentage ownership of our existing stockholders will be reduced and the new equity securities may have rights, preferences or privileges senior to those of the holders of our common stock.

NOTE 4-LOAN FROM UNRELATED PARTIES

As of September 30, 2017, the Company has a total of \$427,861 Convertible Note payable owed to unrelated third parties. This notes are convertible into common shares of the Issue, due on demand and bear no interest.

NOTE 6- ADVANCES

As of September 30, 2017, the Company paid advances totalling an aggregate of \$262,400, the advances are unsecured, non-interest bearing and is due upon demand giving 30 days written notice to the borrower and remains as an accounts on the company's books.