Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

Seven Arts Entertainment Inc.

1740H Dell Range Blvd #166 Cheyenne, WY 82009

770-866-6250
sevenartsentertainment.com
sevenartsent@gmail.com
7812

Quarterly Report
For the Period Ending: 09/30/2021
(the "Reporting Period")

(the "Reporting Period")
As of <u>09/30/2021</u> , the number of shares outstanding of our Common Stock was:
4 <u>,003,444,252</u>
As of <u>06/30/2021</u> , the number of shares outstanding of our Common Stock was:
<u>1,003,444,252</u>
As of <u>06/30/2020</u> , the number of shares outstanding of our Common Stock was:
<u>1,003,444,252</u>
ndicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 and Rule 12b-2 of the Exchange Act of 1934):
Yes: □ No: ⊠
ndicate by check mark whether the company's shell status has changed since the previous reporting period: 'es: \square No: \boxtimes
ndicate by check mark whether a Change in Control¹ of the company has occurred over this reporting period: Yes: No: 🗵

1) Name and address(es) of the issuer and its predecessors (if any)

In answering this item, provide the current name of the issuer any names used by predecessor entities, along with the dates of the name changes.

Seven Arts Entertainment Inc. as of 02/15/2018
Wireless Connect Inc. from 10/15/2014 to 02/15/2018
Seven Arts Entertainment Inc. from 06/11/2010 to 10/15/2014

The state of incorporation or registration of the issuer and of each of its predecessors (if any) during the past five years; Please also include the issuer's current standing in its state of incorporation (e.g. active, default, inactive):

The issuers state of incorporation is Wyoming as of 10/15/2014
The issuers standing is Active in the state of Wyoming

Describe any trading suspension orders issued by the SEC concerning the issuer or its predecessors since inception:

None

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

None

The address(es) of the issuer's principal executive office:

1740H Dell Range Blvd., #166, Cheyenne, WY 82009

The address(es) of the issuer's principal place of business:

Check box if principal executive office and principal place of business are the same address:

Has the issuer or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five years?

Yes: ☐ No: ⊠

2) Security Information

Trading symbol: SAPX Common

Exact title and class of securities outstanding: CUSIP: 81783N508

Par or stated value: .0001

Total shares authorized: 4,500,000,000 as of date: 07/15/2021 as of date: 09/30/2021 as of date: 09/30/2021

² "Public Float" shall mean the total number of unrestricted shares not held directly or indirectly by an officer, director, any person who is the beneficial owner of more than 10 percent of the total shares outstanding (a "control person"), or any affiliates thereof, or any immediate family members of officers, directors and control persons.

All additional class(es) of publicly traded securities (if any):

Trading symbol: SAPX

Exact title and class of securities outstanding: Series D Preferred

Par or stated value: <u>100.00</u>

Total shares authorized: 30,000 as of date: 08/27/2014Total shares outstanding: 30,000 as of date: 09/30/2021

Trading symbol: SAPX

Exact title and class of securities outstanding: Series A Preferred

Par or stated value: <u>.01</u>

Total shares authorized: $\overline{\frac{10,000,000}{6,000,000}}$ as of date: $\overline{\frac{07/15/2021}{6,000,000}}$ as of date: $\overline{\frac{09/30/2021}{09/30/2021}}$

Transfer Agent

Name: <u>Issuer Direct</u> Phone: <u>919-481-4000</u>

Email: <u>info@issuerdirect.com</u>

Address: One Glenwood Ave, Suite 1001, Raleigh, NC 27603

Is the Transfer Agent registered under the Exchange Act?³ Yes: ⊠ No: □

3) Issuance History

The goal of this section is to provide disclosure with respect to each event that resulted in any direct changes to the total shares outstanding of any class of the issuer's securities in the past two completed fiscal years and any subsequent interim period.

A. Changes to the Number of Outstanding Shares

Check this box to indicate there were no changes to the number of outstanding shares within the past two completed fiscal years and any subsequent periods:

		ubsequent per									
Shares Outstar	nding as of Seco	nd Most Recent									
Fiscal Year End:											
	<u>Oper</u>	ning Balance		*Right-	click the rows	s below and select "Ins	ert" to add rows as	s needed.			
Date <u>07/01/2</u> 0	<u>019</u>										
Common: 4,00	03,444,252										
Preferred D: 3	0,000										
Date of	Transaction	Number of	Class of	Value of	Were the	Individual/ Entity	Reason for	Restricted or	Exemptio		
Transaction	type (e.g.	Shares Issued	Securities	shares	shares	Shares were issued	share issuance	Unrestricted	n or		
	new	(or cancelled)		issued	issued at	to (entities must	(e.g. for cash	as of this	Registrati		
	issuance,			(\$/per	a discount	have individual with	or debt	filing.	on Type.		
	cancellation,			share) at	to market	voting / investment	conversion)				
	shares			Issuance	price at	control disclosed).	-OR-				
	returned to				the time		Nature of				
	treasury)				of		Services				
					issuance?		Provided				
I					(Yes/No)						
•											

³ To be included in the Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

07/21/2021	New Issuance	6,000,000	Preferred A	<u>.01</u>	<u>No</u>	<u>Jason Black</u>	Acquisition	Restricted	<u>None</u>
Shares Outstan Date <u>09/30/20</u> Common: <u>4,00</u> Preferred D: <u>30</u> Preferred A: <u>6,0</u>	End 021 3,444,252 ,000	This Report: ding Balance							

B. Debt Securities, Including Promissory and Convertible Notes

Use the chart and additional space below to list and describe all outstanding promissory notes, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities.

Check this box if there are no outstanding promissory, convertible notes or debt arrangements:

Date of Note Issuance	Outstanding Balance (\$)	Principal Amount at Issuance (\$)	Interest Accrued (\$)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder (entities must have individual with voting / investment control disclosed).	Reason for Issuance (e.g. Loan, Services, etc.)
08/01/2021	<u>\$51,892</u>	<u>\$51,135</u>	<u>\$757</u>	08/02/2022	9% per annum convertible at .001	Capitol Capital Corp Howard Salamon	<u>Loan</u>

4) Financial Statements

Λ	The following	financial	statements were	propored in	accordance	with
Α.	The following	ıınancıaı	Statements were	prepared in a	accordance	WILLI

☑ U.S. GAAP

☐ IFRS

B. The financial statements for this reporting period were prepared by (name of individual)4:

Name: Jason Black

Title: CEO Relationship to Issuer: President

⁴ The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS by persons with sufficient financial skills.

Provide the financial statements described below for the most recent fiscal year or quarter. For the initial disclosure statement (qualifying for Pink Current Information for the first time) please provide reports for the two previous fiscal years and any subsequent interim periods.

- C. Balance Sheet;
- D. Statement of Income;
- E. Statement of Cash Flows;
- F. Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- G. Financial notes; and
- H. Audit letter, if audited

You may either (i) attach/append the financial statements to this disclosure statement or (ii) file the financial statements through OTCIQ as a separate report using the appropriate report name for the applicable period end. ("Annual Report," "Quarterly Report" or "Interim Report").

If you choose to publish the financial statements in a separate report as described above, you must state in the accompanying disclosure statement that such financial statements are incorporated by reference. You may reference the document(s) containing the required financial statements by indicating the document name, period end date, and the date that it was posted to OTCIQ in the field below. Financial Statements must be compiled in one document.

The issuers financial statements are attached herein

Financial statement information is considered current until the due date for the subsequent report (as set forth in the qualifications section above). To remain qualified for Current Information, a company must post its Annual Report within 90 days from its fiscal year-end date and Quarterly Reports within 45 days of each fiscal quarter-end date.

5) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. In answering this item, please include the following:

A. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")

Film and music production

B. Please list any subsidiaries, parents, or affiliated companies.

The issuer has two subsidiaries, Seven Arts Music Inc. and Muse Media LLC.

C. Describe the issuers' principal products or services.

The issuer produces film and music for domestic and international release.

6) Issuer's Facilities

If the issuer leases any assets, properties or facilities, clearly describe them as above and the terms of their leases.

The issuer has ceased its former lease in Los Angeles and is utilizing a shared office in Wyoming until a new facility is obtained, at no cost to the issuer.

7) Company Insiders (Officers, Directors, and Control Persons)

Name of Officer/Director or Control Person	Affiliation with Company (e.g. Officer Title /Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
Jason Black	CEO/Director Owner of more than 5%	Marietta Georgia	6,000,000	Preferred A	<u>60%</u>	CEO as of 06/04/2021
<u>Richard</u> <u>Bjorklund</u>	Owner of more than 5%	Tulsa Oklahoma Merrill Wisconsin	2,500,000,000	Common	<u>62.4%</u>	

8) Legal/Disciplinary History

- A. Please identify whether any of the persons or entities listed above have, in the past 10 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

B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.

In 2016 Arrowhead Capital Finance Ltd sued the Company in the US District Court of New York for loans due in 2009 from Seven Arts Pictures Ltd, the Company's predecessor. On June 5, 2018 the court found the Company liable and awarded Arrowhead \$2,496,160, plus 9% per annum, until paid.

In July of 2021, following a series of online slanders made against the Company, George Sharp, an OTC CEO, described in social media as a "failed stock promoter" and a "litigious penny stock gadfly", with an extensive history of filing civil claims against public companies, initiated a lawsuit against the Company in San Diego Superior Court.

Most of Mr. Sharp's claims have since been dismissed and the Company was awarded reasonable fees to be owed by Mr. Sharp. The matter remains pending in part and the Company will continue to vigorously defend against Mr. Sharp's actions.

9) Third Party Providers

Please provide the name, address, telephone number and email address of each of the following outside providers: Securities Counsel

Name: Anthony Newton

Firm: The Law Offices of Anthony F. Newton

Address 1: PO Box 16877

Address 2: Sugar Land TX, 77496

Phone: <u>832-452-0269</u>

Email: tony.newton@yahoo.com

10) Issuer Certification

Principal Executive Officer:

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles but having the same responsibilities) in each Quarterly Report or Annual Report.

The certifications shall follow the format below:

- I, Jason Black certify that:
 - 1. I have reviewed this Quarterly disclosure statement of Seven Arts Entertainment 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.

11/03/2021

/s/ Jason Black

Principal Financial Officer:

I, Jason Black certify that:

- 1. I have reviewed this Quarterly disclosure statement of Seven Arts Entertainment 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.

11/03/2021

/s/ Jason Black



SEVEN ARTS ENTERTAINMENT, INC. (SAPX)

QUARTERLY REPORT FOR THE THREE MONTHS ENDED SEPTEMBER 30, 2021

November 3, 2021

1740H Dell Range Blvd, #166 Cheyenne WY 82009

QUARTERLY REPORT

FOR THE THREE MONTHS ENDED SEPTEMBER 30, 2021

(Unaudited)

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Condensed Consolidated Unaudited Financial Statements Balance Sheet

	Notes	S	As at September 30, 2021		As at June 30, 2021
ASSETS					
<u>Current assets</u>					
Cash and cash equivalents	2	\$	36,512	\$	-
Inventory			-		-
Other current assets			-		<u>-</u>
Total current assets			36,512		-
Fixed assets					
Goodwill	5		60,000		-
Other intangible assets	5		-		-
Accumulated amortization	5		-		-
TOTAL ASSETS		\$	96,512	\$	
					_
LIABILITIES & STOCKHOLDERS' DEFICIT					
Current liabilities					
Accrued expenses		\$	1,000	\$	54,985
Loans & notes payable, short-term or current, net of unamortized debt discount of \$42,729	6		53,741		-
Derivative liability	8		155,254		-
Other liabilities	9	_	3,241,507		3,185,343
TOTAL LIABILITIES		\$	3,451,502	\$	3,240,328
STOCKHOLDERS' DEFICIT					
Preferred stock:					
Preferred stock Series A: par value \$0.01, 10,000,000 and nil authorized and 6,000,000 and nil					
issued and outstanding at September 30, 2021 and June 30, 2021 respectively	7		60,000		-
Preferred stock Series D: par value \$100., 30,000 authorized and 30,000 issued and outstanding	_		• • • • • • • • •		• • • • • • • • •
at September 30, 2021 and June 30, 2021	7		3,000,000		3,000,000
Common stock: par value \$0.0001, 4,500,000,000 authorized and 4,003,444,252 issued and outstanding at September 30, 2021 and June 30, 2021	7		721,518		721,518
Additional paid-in capital	/		36,571,515		36,571,515
Accumulated other comprehensive income (loss)			30,371,313		-
Accumulated deficit			(43,708,023)		(43,533,361)
			(13,700,023)		(15,555,501)
TOTAL STOCKHOLDERS' DEFICIT			(3,354,990)		(3,240,328)
TOTAL VALDU MUES AND STOCKHOLDERS TO THE		*	0.5.5.5	Φ.	
TOTAL LIABILITIES AND STOCKHOLDERS' DEFICIT		\$	96,512	\$	-

See accompanying notes to these condensed consolidated unaudited financial statements.

Condensed Consolidated Unaudited Financial Statements Statement of Operations

		Three Mor	
		2021	 2020
Revenues	\$	-	\$ -
Cost of goods sold		-	
Gross profit		-	
Operating expenses			
Selling, general & administrative expenses		9,000	563
Bad debt provision		-	-
Depreciation & amortization			
Total operating expenses		9,000	 563
Loss from operations		(9,000)	(563)
Other income (expenses)			
Financing costs		(57,087)	(56,164)
Non-cash interest, convertible loan		(163,565)	-
Amortization of debt discount		(8,406)	-
Gain (loss) on revaluation of derivative liability		59,446	-
Other income (expenditure) net		3,950	
Loss before income taxes	\$	(174,662)	\$ (56,727)
Provision for income taxes		-	-
Net loss	_	(174,662)	\$ (56,727)
Net loss per share	\$	(0.00)	\$ (0.00)
Weighted average shares outstanding		4,003,444,252	4,003,444,252

See accompanying notes to these condensed consolidated unaudited financial statements.

SEVEN ARTS ENTERTAINMENT, INC. Condensed Consolidated Unaudited Financial Statements

Statement of Cash Flow

	Three Months Ended September 30,		
	 2021		2020
CASH FLOWS FROM OPERATING ACTIVITIES			
Net loss	\$ (174,662)	\$	(56,727)
Adjustments to reconcile net loss to net cash provided by (used in) operating activities:			
Amortization of debt discount	8,406		-
(Gain) loss on revaluation of derivative liability	(59,446)		-
Non-cash interest, convertible loan	163,565		-
Financing costs	57,087		56,164
Changes in operating assets and liabilities:			
Accounts payable and other current liabilities	2,179		56,727
Other current assets	 -		-
NET CASH PROVIDED BY (USED IN) OPERATING ACTIVITIES	(2,871)		56,164
CASH FLOWS FROM INVESTING ACTIVITIES			
Sale (purchase) of tangible assets	-		-
Sale (purchase) of intangible assets	 (60,000)		-
NET CASH PROVIDED BY (USED IN) INVESTING ACTIVITIES	 (60,000)		-
CASH FLOWS FROM FINANCING ACTIVITIES			
Proceeds from issuance of equity	60,000		-
Proceeds from (repayment of) debt instruments	96,470		_
Financing costs	 (57,087)		(56,164)
NET CASH PROVIDED BY (USED IN) FINANCING ACTIVITIES	99,383		(56,164)
THE CHAIT ROUBLE BY (USED IN) THAINCING HOTTATIES	 77,303		(50,101)
NET INCREASE IN CASH	 36,512		-
Carlo basinarina afarania d			
Cash, beginning of period			-
Cash, end of period	\$ 36,512	\$	-

 $See \ accompanying \ notes \ to \ these \ condensed \ consolidated \ unaudited \ financial \ statements.$

Condensed Consolidated Unaudited Financial Statements Statement of Changes in Stockholders' Equity

							Additional			
	Prefer	red S	Stock	Comr	non S	Stock	Paid-in		Accumulated	
- -	Number		Value	Number		Value	Capital	Sι	ırplus (Deficit)	Total
Balance b/f as at July 1, 2020	30,000	\$	3,000,000	4,003,444,252	\$	721,518	\$ 36,571,515	\$	(43,255,972)	\$ (2,962,939)
Net loss, year ending June 30, 2021	-				_	-	 -		(277,389)	 (277,389)
Balance b/f July 1, 2021	30,000	\$	3,000,000	4,003,444,252	\$	721,518	\$ 36,571,515	\$	(43,533,361)	\$ (3,240,328)
Preferred stock issued for acquisition	6,000,000		60,000	-		-	-		-	60,000
Net loss, three months ended September 30,	-					-	 -		(174,662)	 (174,662)
Balance c/f as at September 30, 2021	6,030,000	\$	3,060,000	4,003,444,252	\$	721,518	\$ 36,571,515	\$	(43,708,023)	\$ (3,354,990)

 $See \ accompanying \ notes \ to \ these \ condensed \ consolidated \ unaudited \ financial \ statements.$

Condensed Consolidated Unaudited Financial Statements Notes For the Three Months Ended September 30, 2021

NOTE 1. NATURE AND BACKGROUND OF BUSINESS

The accompanying consolidated financial statements include Seven Arts Entertainment, Inc. (the 'Company', 'we' or 'us'), a Wyoming corporation, its whollyowned subsidiaries and any majority controlled interests.

The Company is the continuation of certain business of Seven Arts Pictures PLC ('PLC'), which was founded in 2002 by Peter Hoffman as an independent motion picture production and distribution business, engaged in the development, acquisition, production, and licensing of theatrical motion pictures for exhibition in domestic (ie. the US and Canada) and foreign theatrical markets, and for subsequent worldwide release in other forms of media, including home video/dvd and pay and free television.

Following approval by shareholders at a meeting held on June 10, 2010, the Company was formed on June 11, 2010 and became a wholly-owned subsidiary of PLC. On this date, the Company entered into an Asset Transfer Agreement, as amended on January 27, 2011 and again on August 31, 2011, transferring all assets from 'PLC' to the Company in exchange for assumption by the Company of all liabilities, as well as one share of Common Stock in the Company for every Ordinary Share of PLC previously distributed to shareholders. This share exchange was approved by NASDAQ Capital Markets on August 31, 2011 for the Company's NASDAQ listing to be effective as of September 1, 2011. On November 8, 2011, PLC was placed into voluntary creditors' liquidation under English law. Certain indebtedness of PLC remained with PLC and will be subject to administration or payment in those administration proceedings.

On September 29, 2011 the Company entered into an Agreement to acquire music assets from Big Jake Music ("BJM").

On December 19, 2011 the Company entered into an Agreement to acquire music assets from David Michery.

On January 1, 2012, Seven Arts Film Entertainment Limited sold all of its film assets to the Company for assumption of indebtedness. Seven Arts Film Entertainment Ltd ceased operations on May 31, 2013, on the closing of its office in London, England, and placed into voluntary liquidation on October 9, 2013.

On June 30, 2012 Seven Arts Filmed Entertainment Louisiana LLC ("SAFELA") and Seven Arts Pictures Louisiana LLC ("SAPLA") became subsidiaries of the Company. SAFELA, which was 60% owned by the Company, had a 30 year lease to operate a film production and post-production facility at 807 Esplanade in New Orleans, Louisiana. The post-production facility commenced operations on July 1, 2012.

Seven Arts Pictures Louisiana LLC ('SAPLA') had entered into a credit agreement with Advantage Capital Community Development Fund LLC, dated October 11, 2007, for the acquisition and improvement of the production and post-production facility located at 807 Esplanade, New Orleans, Louisiana for aggregate principal advances of up to \$3,700,000. This agreement was guaranteed by the Company's predecessor. Approximately \$3,700,000 plus interest had been drawn down under the terms of this credit agreement by June 30, 2012. The Company assumed the liability in return for \$1,000,000, plus a contingent sum of \$750,000 (contingent on receipt of at least \$5,000,000 in cash proceeds from the tax credits to be earned by SAPLA) due to an agreement with the now mortgagor Palm Finance Corp. ('Palm'). A construction loan of \$1,950,000 previously guaranteed by the Company has now also been assumed by the Company, SAFELA. On August 28, 2014, the Company satisfied the obligations to Palm as discussed below.

On February 23, 2012, Seven Arts Music. Inc. ('SAM') became a wholly-owned subsidiary of the Company. Although transaction costs had been incurred as early as September 2011. The first of the DMX albums acquired from David Michery was released on September 12, 2012. The first of the Bones Thugs-N-Harmony albums was fully delivered to the Company as of June 30, 2013. The agreements under which SAM acquired its music assets were effective as of September 29, 2011 (Big Jake Music or 'BJM') and December 19, 2011 (Michery Assets, 'Michery'), publicly announced and commenced business activities on those dates, though definitive agreements were not executed, nor control gained, until February 23, 2012.

On September 12, 2012 "SAM" released the DMX album "Undisputed". The album remains an asset of the Company.

On September 14, 2012, trading of the Company's common stock on NASDAQ was suspended due to the stock price not meeting or exceeding the minimum \$1.00 bid price per share. The Company's common stock commenced trading on OTC Market Group's OTCQB tier under the symbol 'SAPX'. On Febriary 25, 2014, the Company's common stock was transferred by the OTC Markets Group, Inc. to the OTCPink tier under the same symbol.

On December 13, 2013 "SAM" released the Bone Thugs-N-Harmony album "Art of War". The album remains an asset of the Company.

On February 7, 2014, Peter Hoffman resigned as CEO and Katrina Hoffman, was appointed as CEO.

On August 22, 2014, the Company closed the acquisition of 100% of the capital stock of iPTerra Technologies, Inc. and 100% of the membership interests in Aeronetworks LLC from Sanwire Corporation by issuance of 30,000 shares of Preferred Stock Series D (\$100 par value, \$3,000,000 total price) convertible into shares of Common Stock at 100% of the volume-weighted average price of the Company's Common Stock for the ten (10) trading days prior to conversion. The closing was subject to a condition subsequent requiring the execution of a Loan Workout Agreement with Palm Finance Corp ('Palm') and the Company, which was not executed until August 29, 2014.

On August 22, 2014 Katrina Hoffman resigned as CEO and Mr. Richard Bjorklund was appointed as CEO of the Company. Ms. Candace Wernick resigned as Chief Financial Officer and Mr. Robert LaSalle was appointed as Chief Financial Officer. Mr. LaSalle resigned on October 21, 2014. The Company appointed Rachel Boulds as Chief Financial Officer on December 1, 2014.

On October 15, 2014, the Company changed its name to 'Wireless Connect, Inc.' and redomiciled to Wyoming.

On October 20, 2015 the Company rescinded its Agreement with iPTerra and Aeronetworks, returning the parties to as they were prior to the Agreements. The name change back to "Seven Arts Entertainment" was not filed with the state of Wyoming until February 15, 2018.

On October 20, 2015, Richard Bjorkland and Rachel Boulds resigned as CEO and CFO respectively, with Peter Hoffman re-appointed as CEO.

On October 19, 2018 "SAM" released the soundtrack to the film "London Fields". The album remains an asset of the Company.

As of June 4, 2021, Peter Hoffman resigned as CEO and Jason Black was appointed as a director and CEO of the Company.

On July 21, 2021, the Company acquired a wholly-owned subsidiary, Muse Media LLC ('Muse'), an Atlanta-based multimedia and entertainment company offering label services and producing compelling original content for streaming distribution.

Throughout the period since the formation of the Company, it has had continued operations in the areas of film and music production. Through the acquisition of different music businesses in late 2011, the Company operated its Seven Arts Music subsidiary, producing and distributing recorded music productions, an activity which continues today.

NOTE 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation

The accompanying financial statements have been prepared for Seven Arts Entertainment, Inc. in accordance with accounting principles generally accepted in the United States of America (US GAAP), with all numbers shown in US Dollars.

In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for fair presentation of the financial statements have been included. The financial statements include acquired subsidiaries, as discussed below, and include all consolidation entries required to include those subsidiaries.

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

Cash and Cash Equivalents

For the Balance Sheet and Statement of Cash Flows, all highly liquid investments with maturity of three months or less are considered to be cash equivalents. The Company had no cash equivalents as at September 30, 2021 or June 30, 2021.

Income Taxes

Income taxes are provided in accordance with the FASB Accounting Standards (ASC 740), Accounting for Income Tax. A deferred tax asset or liability is recorded for all temporary differences between financial and tax reporting and net operating loss carry forwards. Any deferred tax expense (benefit) resulting from the net change during the year is shown as deferred tax assets and liabilities. Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it was 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.

Basic and Diluted Net Income (Loss) Per Share

Net income (loss) per unit is calculated in accordance with Codification topic 260, "Earnings per Share" for the periods presented. Basic net loss per share is computed using the weighted average number of common shares outstanding. Diluted loss per share has not been presented because the shares of common stock equivalents have not been included in the per share calculations as such inclusion would be anti-dilutive. Diluted earnings per share is based on the assumption that all dilutive stock options, warrants and convertible debt are converted or exercised applying the treasury stock method. Under this method, options, warrants and convertible debt are assumed 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 shares of common stock at the average market price during the period. Options, warrants and/or convertible debt will have a dilutive effect during periods of net profit only when the average market price of the units during the period exceeds the exercise or conversion price of the items.

Stock Based Compensation

Codification topic 718 "Stock Compensation" requires that the cost resulting from all share-based transactions be recorded in the financial statements and establishes fair value as the measurement objective for share-based payment transactions with employees and acquired goods or services from non-employees. The codification also provides guidance on valuing and expensing these awards, as well as disclosure requirements of these equity arrangements. The Company adopted the codification upon creation of the Company and will expense share-based costs in the period incurred. The Company has not yet adopted a stock option plan and all share-based transactions and share based compensation has been expensed in accordance with the codification guidance.

Convertible Instruments

The Company evaluates and accounts for conversion options embedded in its convertible instruments in accordance with professional standards for "Accounting for Derivative Instruments and Hedging Activities". Professional standards generally provide three criteria that, if met, require companies to bifurcate conversion options from their host instruments and account for them as free standing derivative financial instruments. These three criteria include circumstances in which (a) the economic characteristics and risks of the embedded derivative instruments are not clearly and closely related to the economic characteristics and risks of the host contract, (b) the hybrid instrument that embodies both the embedded derivative instrument and the host contract is not remeasured at fair value under otherwise applicable generally accepted accounting principles with changes in fair value reported in earnings as they occur, and (c) a separate instrument with the same terms as the embedded derivative instrument would be considered a derivative instrument. Professional standards also provide an exception to this rule when the host instrument is deemed to be conventional as defined under professional standards as "The Meaning of Conventional Convertible Debt Instrument".

The Company accounts for convertible instruments when it has determined that the embedded conversion options should not be bifurcated from their host instruments in accordance with professional standards when "Accounting for Convertible Securities with Beneficial Conversion Features," as those professional standards pertain to "Certain Convertible Instruments." Accordingly, the Company records, when necessary, discounts to convertible notes for the intrinsic value of conversion options embedded in debt instruments based upon the differences between the fair value of the underlying shares of common stock at the commitment date of the note transaction and the effective conversion price embedded in the note. Debt discounts under these arrangements are amortized over the term of the related debt to their earliest date of redemption. The Company also records when necessary deemed dividends for the intrinsic value of conversion options embedded in preferred shares of common stock based upon the differences between the fair value of the underlying shares at the commitment date of the note transaction and the effective conversion price embedded in the note.

ASC 815-40 provides that, among other things, generally, if an event not within the entity's control could require net cash settlement, then the contract shall be classified as an asset or a liability.

Fair Value of Financial Instruments

We adopted the guidance of ASC-820 for fair value instruments, which clarifies the definition of fair value, prescribes methods for determining fair value, and establishes a fair value hierarchy to classify the inputs used in measuring fair value, as follows:

- Level 1 Inputs are unadjusted quoted prices in active markets for identical assets or liabilities available at the measurement date.
- Level 2 Inputs are quoted prices for similar assets and liabilities in active markets, quoted prices for identical or similar assets and liabilities in markets that are not active, inputs other than quoted prices that are observable, and inputs derived from or corroborated by observable market
- Level 3 Inputs are unobservable inputs which reflect the reporting entity's own assumptions on what assumptions the market participants would use in pricing the asset or liability based on the best available information.

The carrying amounts for cash, accounts receivable, accounts payable and accrued expenses, and loans payable approximate their fair value based on the short-term maturity of these instruments. We identified assets or liabilities that are required to be presented on the balance sheet at fair value in accordance with the accounting guidance as at September 30, 2021, as detailed in Note 11, Derivative Liabilities, and no such assets or liabilities as at June 30, 2021.

ASC 825-10 "Financial Instruments" allows entities to voluntarily choose to measure certain financial assets and liabilities at fair value (fair value option). The fair value option may be elected on an instrument-by-instrument basis and is irrevocable, unless a new election date occurs. If the fair value option is elected for an instrument, unrealized gains and losses for that instrument should be reported in earnings at each subsequent reporting date. We did not elect to apply the fair value option to any outstanding instruments.

Derivative Liabilities

Derivative financial instruments consist of convertible instruments and rights to shares of the Company's common stock. The Company assessed that it had derivative liabilities as at September 30, 2021, as detailed in Note 11, Derivative Liabilities, and no derivative liabilities as at June 30, 2021.

ASC 815 generally provides three criteria that, if met, require companies to bifurcate conversion options from their host instruments and account for them as free standing derivative financial instruments. These three criteria include circumstances in which (a) the economic characteristics and risks of the embedded derivative instrument are not clearly and closely related to the economic characteristics and risks of the host contract, (b) the hybrid instrument that embodies both the embedded derivative instrument and the host contract is not re-measured at fair value under otherwise applicable generally accepted accounting principles with changes in fair value reported in earnings as they occur and (c) a separate instrument with the same terms as the embedded derivative instrument would be considered a derivative instrument subject to the requirement of ASC 815. ASC 815 also provides an exception to this rule when the host instrument is deemed to be conventional, as described.

Impact of New Accounting Standards

The Company does not expect the adoption of recently issued accounting pronouncements to have a significant impact on the Company's results of operations, financial position, or cash flow.

NOTE 3. GOING CONCERN

The Company's financial statements are prepared in accordance with generally accepted accounting principles applicable to a going concern. This contemplates the realization of assets and the liquidation of liabilities in the normal course of business. Realization values may be substantially different from carrying values as shown and these financial statements do not give effect to adjustments that would be necessary to the carrying values and classification of assets and liabilities should the Company be unable to continue as a going concern. Currently, the Company does not have significant cash or other material assets, nor does it have operations or a source of revenue sufficient to cover its operation costs and allow it to continue as a going concern.

The Company has a limited operating history and had a cumulative net loss from inception to September 30, 2021 of \$43,708,023. The Company has a working capital deficit of \$3,414,990 as at September 30, 2021.

These financial statements for the three months ended September 30, 2021 have been prepared assuming the Company will continue as a going concern, which is dependent upon the Company's ability to generate future profits and/or obtain necessary financing to meet its obligations as they come due.

The management has committed to an aggressive growth plan for the Company. The Company's future operations are dependent upon external funding and its ability to execute its business plan, realize sales and control expenses. Management believes that sufficient funding will be available from additional borrowings and private placements to meet its business objectives including anticipated cash needs for working capital, for a reasonable period of time. However, there can be no assurance that the Company will be able to obtain sufficient funds to continue the development of its business operation, or if obtained, upon terms favorable to the Company.

NOTE 4. ACQUISITIONS AND DISPOSALS

The Company made various acquisitions and disposals over several years:

Seven Arts Music

On September 29, 2011, the Company entered into an agreement to acquire music assets from Big Jake Music ('BJM'), for which 10,000 shares of Preferred Stock Series B, convertible into shares of Common Stock at \$1.10 per share, were issued to Jake Shapiro and his assigns on February 27, 2013. On December 19, 2011, the Company entered into an agreement to acquire music assets from David Michery, for which 58,000 shares of Preferred Stock Series B, convertible into shares of Common Stock at \$1.10 per share, were issued on December 31, 2012. On February 23, 2012, the Company formed a wholly-owned subsidiary, Severn Arts Music, into which these assets were assumed.

Seven Arts Film Assets

On January 1, 2012, the Company acquired the film assets of Seven Arts Film Entertainment Ltd, London, England-based company, in return for the assumption of indebtedness. Seven Arts Film Entertainment Ltd ceased operation on May 31, 2013.

Seven Arts Louisiana

On June 30, 2012, Seven Arts Film Entertainment Louisiana LLC ('SAFELA') and Seven Arts Pictures Louisiana LLC ('SAPLA') became subsidiaries of the Company. SAFELA, which was 60% owned by the Company, had a 30-year lease to operate a film production and post-production facility at 807 Esplanade, New Orleans, LA ('Esplanade'). The post-production facility begain operations on July 1, 2012.

SAPLA had previously, on October 11, 2007, entered into a credit agreement with Advantage Capital Community Development Fund LLC, for the acquisition and improvement of the production and post-production facility at Esplanade, for aggregate principal advances of \$3,700,000. This credit agreement was guaranteed by SAPLA's previous parent. As of June 30, 2012, the date of the acquisition of SAPLA by the Company, approximately \$3,700,000 plus interest had been drawn under the credit agreement. The Company assumed the liability for \$1,000,000 of the total outstanding amount due, plus a contingent sum of \$750,000 due to be paid under an agreement with the previous morgtage holder, Palm Finance Corp ('Palm'). In addition, SAFELA had an outstanding construction loan, previously guaranteed by SAFELA's then parent, which the Company assumed as payment for the acquisition of the business.

As part of the Stock Purchase Agreement, Mr. Peter Hoffman and Ms. Katrina Hoffman relieved the Company of its obligation to Mr. Hoffman for sums due to him under his employment agreement or advances to the Company prior to January 1, 2014 (\$1,900,000) and to Ms. Hoffman for sums due to her under her employment contract through June 30, 2014 (\$172,890) in return for Convertible Notes obligating SAFELA to make such payment but permitting Mr. Hoffman to convert such indebtedness into the Company's Common Stock at a price equal to the trading value on the date of conversion. Mr. Hoffman assigned 50% of his Convertible Note to Palm as part of the Loan Workout Agreement.

Pursuant to the Loan Workout Agreement, Palm relieved the Company of all indebtedness to it. The Company and certain companies controlled by Susan Hoffman, Peter Hoffman's wife, transferred to Palm all their interests in the real property located at 807 Esplanade Avenue in New Orleans, and all United States and Louisiana historic rehabilitation tax credits and Louisiana film infrastructure tax credits associated with that property. The Company also transferred all its interests in any and all completed motion picture and motion picture projects in development to Palm, subject to the grant of all distribution rights of SAFELA pursuant to a Multi-Picture Distribution Agreement between the Company and SAFELA dated October 1, 2013, amended to require that 60% of SAFELA's gross revenue from 13 motion pictures be payable to Palm on a monthly basis.

On August 10, 2016 Palm Finance executed provisions of the Loan Workout Agreement citing that the Company had defaulted on its distribution payments. As a consequence, Palm assumed all controlling interests in the motion picture assets and control of SAFELA and SAPLA, ending the Company's interests in Seven Arts Louisiana.

iPTerra Technologies, Inc. ('iPTerra') and Aeronetworks, LLC

On July 17, 2014 the Company entered into a Stock Purchase Agreement with Sanwire Corp. to acquire all capital stock of iPTerra Technologies Inc. and all membership interests in Aeronetworks LLC through the issuance of 30,000 shares of its Series D Preferred Stock convertible at a price equal to 100% of the volume weighted average price of the Company's Common Stock for the ten (10) trading days prior to conversion. The closing occurred on August 22, 2014 but was subject to conditions as set forth in the Stock Purchase Agreement, requiring the execution of a Loan Workout Agreement between Palm Finance Corp. ('Palm') and the Company, which was executed on August 29, 2014.

iPTerra Technologies, Inc. is a designer, developer, manufacturer, and marketer of a real-time 2-way wireless and/or wireline communications, and minesafety solution for the global mining industry. Aeronetworks provides wireless and wireline communications and broadband services to digital media, entertainment and sports venues, and underserved markets such as rural communities and Native American tribes. Aeronetworks is a quad play service provider, which includes Internet access, voice over IP (VoIP), iPTV, and 4G/LTE communication services. As part of the Stock Purchase Agreement, Mr. Peter Hoffman and Ms. Katrina Hoffman relieved the Company of its obligation to Mr. Hoffman for sums due to him under his employment agreement or advances to the Company prior to January 1, 2014 (\$1,900,000) and to Ms. Hoffman for sums due to her under her employment contract through June 30, 2014 (\$172,890) in return for Convertible Notes obligating SAFELA to make such payment but permitting Mr. Hoffman to convert such indebtedness into the Company's Common Stock at a price equal to the trading value on the date of conversion. Mr. Hoffman assigned 50% of his Convertible Note to Palm as part of the Loan Workout Agreement.

On October 20, 2015 the Company rescinded its Agreement with iPTerra and Aeronetworks, returning the parties to as they were prior to the Agreements.

The reversal of the iPTerra and Aeronetworks agreement on October 20, 2015 and the ending of the Company's interests in Seven Arts Louisiana on August 10, 2016 resulted in Seven Arts Music ("SAM") being the Company's remaining subsidiary and continuing operations.

On July 21, 2021, the Company acquired Muse Media LLC ('Muse'), an Atlanta based production company, with the consideration for this acquisition being the issuance of 6,000,000 shares of Preferred Stock Series A. The purchase price was allocated as follows:

	Allocation
Cash on hand	\$ -
Current assets	-
Fixed assets	-
Current liabilities	-
Goodwill	60,00
Total	\$ 60,00

The assets and liabilities acquired totaled nil, with the balance of the purchase price of \$60,000 allocated to Goodwill.

NOTE 5. INTANGIBLE ASSETS

Based on the acquisition and disposal activity detailed in Note 4, the Company retained the following intangible assets as at September 30, 2021 and June 30, 2021:

		September 30,	June 30,
Asset	Description	2021	2021
Intangible Assets	Various music properties acquired by the Company from Big Jake Music and David Michery, now owned by Seven Arts Music ('SAM'), plus any music properties released since the formation of SAM	\$ -	\$ -
Goodwill	Muse Media LLC	60,000	
Total		\$ 60,000	<u>\$</u>

The Company, through its Seven Arts Music subsidiary, made the following music releases:

- the DMX and Machine Gun Kelly single release on August 7, 2012, titled 'I Don't Dance';
- the DMX album release on September 12, 2012, titled 'Undisputed';
- the Bone Thugs-N-Harmony album release on December 13, 2013, titled 'Art of War';
- the DMX compilation album release on January 13, 2015, titled 'Redemption of the Beast';
- the soundtrack album release on October 19, 2018 for the film 'London Fields'.

Due to the uncertainty of collecting royalties due on the various film and music properties included in the Company's assets, including lack of information on where, if at all, any royalties have been paid, the assets have been written down on the Company's balance sheet to zero.

NOTE 6. LOANS AND NOTES PAYABLE

The Company had loans and notes payable as at September 30, 2021 and June 30, 2021 totaling \$96,470 and nil respectively, as follows:

Description	Principal Amount	Date of Loan Note	Maturity Date	September 30, 2021				June 30, 2021
Convertible loan from Capitol Capital Corp , 12 months								
at interest rate of 9%, convertible at \$0.001 per share \$	51,135	8/1/2021	8/2/2022	\$	51,892	\$ -		
First tranche from line of credit from Capitol Capital								
Corp for 6 months at interest rate of 9%, repayable from								
operational cash flows - see Note 1 below	22,612	9/14/2021	3/23/2022		22,701	-		

Second tranche from line of credit from Capital Capital						
Corp for 6 months at interest rate of 9%, repayable from						
operational cash flows - see Note 1 below						
	21,845	9/24/2021	3/23/2022		21,877	-
Total				S	96,470	\$ _
					, ,,,,,	
Long-term total				\$	-	\$ -
Short-term total				\$	96,470	\$ -
Loans and Notes Amortization				Δn	nount Due	
Due within 12 months				\$	96,470	
Due within 24 months					-	
Due within 36 months					-	
Due within 48 months					-	
Due after 48 months					-	
Total				\$	96,470	

Notes

1. On September 1, 2021, the Company entered into a line of credit arrangement with Capitol Capital Corp, to provide up to \$1,500,000 on a revolving line of credit over six months with an interest rate of 9% per annum.

NOTE 7. CAPITAL STOCK

As at September 30, 2021 and June 30, 2021, the Company was authorized to issue Preferred Stock and Common Stock as detailed below.

Preferred Stock

At September 30, 2021 the Company had authorized Preferred Stock in two designation totaling 10,030,000 shares:

Preferred Stock Series A	The Company is authorized to issue 10,000,000 shares of Series A, with a par value of \$0.01 per share. As at July 1,
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2019, the Company had no shares of Series A preferred stock issued and outstanding.

On July 21, 2021, 6,000,000 shared of Preferred Stock Series A were issued as part of the acquisition of a new

subsidiary, Muse Media LLC.

At September 30, 2021 the Company had 6,000,000 shares of Preferred Stock Series A issued and outstanding.

Preferred Stock Series D The Company is authorized to issue 30,000 shares of Series D, with a par value of \$100. per share. As at July 1,

2019, the Company had 30,000 shares of Series D Preferred Stock issued and outstanding. No shares of Series D

Preferred Stock have been issued or canceled since.

As at September 30, 2021, the Company had a total of 6,030,000 shares of Preferred Stock issued and outstanding.

Common Stock

On February 13, 2014, May 2, 2013 and August 31, 2012, the Company affected one-for-one hundred, one-for-fifty and one-for-seventy reverse stock splits, respectively, collectively referred to as the Stock Splits. Unless otherwise noted, all impacted amounts included in the consolidated financial statements and notes thereto have been retroactively adjusted for the Stock Splits. Unless otherwise noted, impacted amounts include shares of common stock authorized and outstanding, share issuances and cancellations, shares underlying preferred stock, convertible notes, warrants and stock options, shares reserved conversion prices of convertible securities, exercise prices of warrants and options, and loss per share.

As at September 30, 2021, the Company is authorized to issue up to 4,500,000,000 shares of Common Stock with par value \$0.0001.

As at July 1, 2020, the Company had 4,003,444,252 shares of Common Stock issued and outstanding.

As at September 30, 2021, there were 4,003,444,252 shares of Common Stock issued and outstanding.

NOTE 8. DERIVATIVE LIABILITIES

The Company applies the provisions of ASC Topic 815-40, Contracts in Entity's Own Equity ("ASC Topic 815-40"), under which convertible instruments, which contain terms that protect holders from declines in the stock price (reset provisions), may not be exempt from derivative accounting treatment. As a result, embedded conversion options in convertible debt are recorded as a liability and are revalued at fair value at each reporting date. If the fair value of the note exceeds the face value of the related debt, the excess is recorded as change in fair value in operations on the issuance date.

The Company identified embedded derivatives related to the Convertible Loan Note issued on August 1, 2021 totaling \$51,135. These embedded derivatives included certain conversion features. The accounting treatment of derivative financial instruments requires that the Company record the fair value of the derivatives as of the inception date of the Convertible Promissory Notes and to adjust the fair value as of each subsequent balance sheet date. At the inception of the Convertible Promissory Notes, the Company determined a fair value for the embedded derivative using the Black Scholes Model based on the following assumptions:

Dividend yield	0.00%
Volatility	196.14%
Risk-free rate	0.65%

The initial fair value of the embedded debt derivative was \$214,700. The proceeds of the note of \$51,135 was allocated as a debt discount. The amount in excess of the proceeds of the loan note of \$163,565 was charged as interest to the Statement of Operations for the period.

The fair value of the embedded debt derivative was reviewed at September 30, 2021, using the following inputs:

Dividend yield	0.00%
Volatility	177.38%
Risk-free rate	1.01%

The fair value of the embedded debt derivative at September 30, 2021 was \$155,254, an decrease in the valuation of the embedded debt derivative of \$59,446 for the period.

The following table provides a summary of changes in fair value of the Company's Level 3 derivative liabilities as at September 30, 2021:

	Se	ptember 30, 2021,	June 30, 2021,
Balance, beginning of period	\$	-	\$ -
Additions		214,700	-
Mark-to-market at modification date		(59,446)	-
Reclassified to additional paid-in capital upon modification of term			 -
Balance, September 30, 2021	\$	155,254	\$ -
Net gain due to change in fair value for the period included in statement of operations	\$	59,446	\$ -

This mark-to-market decrease of \$59,446 for the period ended September 30, 2021 was charged to the statement of operations as a gain on change in value of derivative liabilities.

NOTE 9. INCOME TAXES

The Company uses the assets and liability method of accounting for income taxes pursuant to SFAS No. 109 "Accounting for Income Taxes". Under the assets and liability method of SFAS No. 109, deferred tax assets and liabilities are recognized for the future tax consequences attributable to temporary differences between the financial statements carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled.

In June 2006, the FASB issued FASB Interpretation No. 48, "Accounting for Uncertainty in Income Taxes." Specifically, the pronouncement prescribes a recognition threshold and a measurement attribute for the financial statement recognition and measurement of a tax position taken or expected to be taken from year ended December 31, 2015 tax return onwards. The interpretation also provides guidance on the related derecognition, classification, interest and penalties, accounting for interim periods, disclosure and transition of uncertain tax positions. The Company adopted this interpretation effective on inception.

For the year ended June 30, 2021, the Company had available for US federal income tax purposes net operating loss carryovers of \$43,533,361, all of which will expire by 2041.

The Company has provided a full valuation allowance against the full amount of the net operating loss benefit, since, in the opinion of management, based upon the earnings history of the Company, it is more likely than not that the benefits will not be realized.

	September 30, 2021	June 30, 2021
Statutory federal income tax rate	21.00%	21.00%
Statutory state income tax rate	0.00%	0.00%
Valuation allowance	(21.00%)	(21.00%)
Effective tax rate	0.00%	0.00%

Deferred income taxes result from temporary differences in the recognition of income and expenses for financial reporting purposes and for tax purposes. The tax effect of these temporary differences representing deferred tax assets result principally from the following:

	5	September 30,	June 30,
Deferred Tax Assets (Gross Values)		2021	2021
Net operating loss carry forward	\$	(43,552,769)	\$ (43,533,361)
Less valuation allowance		43,552,769	43,533,361
Net deferred tax asset	\$	-	\$ -

NOTE 10. COMMITMENTS AND CONTINGENCIES

Owing to the various activities and multiple changes to the Company over the past several years, there are significant contingent assets and liabilities as at September 30, 2021 or June 30, 2021.

Contingent Assets

Numerous music releases have been made by the Company's subsidiary, Seven Arts Music ('SAM'), from which royalties due to the Company have been generated. However, these royalties have not been received by the Company and the Company's management has instigated an investigation to determine where these royalties have been directed. In consequence, the Company has not been able to recognize these royalties as revenues and the royalties, as yet unquantified, remain a contingent asset until their whereabouts can be determined. The following releases are such assets of the Company:

- the DMX and Machine Gun Kelly single release on August 7, 2012, titled 'I Don't Dance';
- the DMX album release on September 12, 2012, titled 'Undisputed';
- the Bone Thugs-N-Harmony album release on December 13, 2013, titled 'Art of War';
- the DMX compilation album release on January 13, 2015, titled 'Redemption of the Beast';
- the DMX compilation album release on January 13, 2015, titled 'Redemption of the Beast';
- the soundtrack album release on October 19, 2018 for the film 'London Fields'.

Legal Action

From time to time, the Company is subject to legal action that may be taken by third parties against the Company, or that may involve the Company in some way. Many such actions are insignificant and considered to be a part of the Company's daily activities; however, there are two actions that are of a significance to be disclosed:

US -v- Peter Hoffman

In February 2014, the Company's former CEO, Peter Hoffman, was indicted by Federal prosecutors on charges of mail and wire fraud for a tax scheme regarding the Louisiana Motion Picture Incentive Act. Following his conviction in April 2015, and a subsequent series of appeals, Mr. Hoffman ultimately had his sentence reduced to 20 months, which also continues to be subject to appeal. It is believed that there is no related liability to be borne by the Company in connection with this matter.

Arrowhead Capital Finance Ltd -v- the Company

In 2016, Arrowhead Capital Finance Ltd ('Arrowhead') sued the Company in the US District Court of New York (the 'Court') for loans due in 2009 from Seven Arts Pictures Ltd, the Company's predecessor. On January 3, 2020, the Court found the Company liable and awarded Arrowhead a judgement of \$2,496,160, plus interest at a rate of 9% per annum on the outstanding principal balance, until paid and accruing since June 5, 2018. The Company recognized a liability of \$2,496,160 on its balance sheet as of June 5, 2018, with interest applied on the principal at 9% since that date, and recognized as a cost in the Company's Statement of Operations.

George Sharp -v- the Company

In July of 2021, following a series of online slanders made against the Company, George Sharp, an OTC CEO, described in social media as a "failed stock promoter" and a "litigious penny stock gadfly", with an extensive history of filing civil claims against public companies, initiated a lawsuit against the Company in San Diego Superior Court. Most of Mr. Sharp's claims have since been dismissed and the Company was awarded reasonable fees to be owed by Mr. Sharp. The matter remains pending in part and the Company will continue to vigorously defend against Mr. Sharp's actions.

NOTE 11. SUBSEQUENT EVENTS

Subsequent to September 30, 2021, the Company reported the following events:

On October 7, 2021, the Company entered into a Memorandum of Understanding to develop a full length feature film to be produced primarily in Atlanta and directed by Andrew Burn.

On October 20, 2021, the Company secured a 2,000 sq ft production and administration facility in Atlanta, Georgia, with dedicated space for podcasts, film production and audio production. This facility will act as Atlanta headquarters for both Seven Arts and its subsidiary, Muse Media.