UNAUDITED CONDENSED INTERIM FINANCIAL STATEMENTS
In accordance with National Instrument 51-102 released by the Canadian Securities Administrators, the Company discloses that its auditors have not reviewed the unaudited financial statements for the period ended June 30, 2012.

Condensed Interim Statement of Financial Position

(Unaudited) At	June 30, 2012 \$	December 31 2011 \$
Assets		
Current assets		
Cash and cash equivalents	718,254	481,396
Accounts receivable [note 5]	819,848	1,158,850
Sales tax receivable	8,315	64,531
Investment tax credits receivable [note 6]	358,672	1,944,518
Prepaid expenses	84,740	50,522
Total current assets	1,989,829	3,699,817
Machinery and equipment [note 7]	1,568,873	1,460,823
Licenses and intellectual property [note 8]	6,286,432	6,984,969
Total assets	9,845,134	12,145,609
Liabilities Current liabilities Bank indebtedness Accounts payable and accrued liabilities [note 9] Billings in excess of costs and profits on uncompleted contracts Loans - other [note 11] Long-term debt - current portion [note 12] Total current liabilities Loans - other [note 11]	- 1,763,409 110,739 326,941 - 2,201,089 7,708,400	240,000 2,414,353 606,202 548,050 976,396 4,785,001 7,762,388
Total liabilities		
	9,909,489	12,547,389
Shareholders' equity [note 13] Common shares	12,177,808	10,596,651
Contributed surplus	2,834,987	821,341
Other equity	-,00.,00.	30,966
Deficit	(15,077,150)	(11,850,738)
	(64,355)	(401,780)
	9,845,134	12,145,609

Approved on behalf of the board:

"P. Peter Pascali"	P. Peter Pascali
"Alan Curleigh"	Alan Curleigh

Condensed Interim Statement of Comprehensive Loss

(Unaudited)					
	Three months	Ended June 30	Six Months Ended June 30		
	2012 \$	2011 \$	2012 \$	2011 \$	
Revenue	777,197	167,054	1,585,140	1,374,707	
Kevenue	777,197	107,034	1,303,140	1,374,707	
Expenses					
Cost of sales and services	1,018,046	1,408,180	2,531,162	2,239,062	
Selling, general and administrative	1,013,083	1,180,592	2,052,217	2,055,416	
Financing charges	104,362	221,387	238,111	427,501	
	2,135,491	2,810,159	4,821,490	4,721,979	
Loss from operations	(1,358,294)	(2,643,105)	(3,236,350)	(3,347,272)	
Other income	45	-	9,938	2,224	
Total comprehensive loss	(1,358,249)	(2,643,105)	(3,226,412)	(3,345,048)	
Basic and fully diluted loss per share Weighted average number of common shares	\$(0.02)	\$(0.05)	\$(0.05)	\$(0.07)	
outstanding – basic and diluted	63,538,649	49,871,377	61,374,993	50,494,284	

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Condensed Interim Statement of Changes in Equity

(Unaudited) Six months ended June 30

On March 22, 2011, the Class A shares were subdivided on a 21.08 for 1 basis. Prior year numbers have been restated to reflect the stock subdivision

	CO	mber of mmon hares	Share capital	Number of Brokers warrants, share purchas warrants, and options	se Contrib surpl \$			Deficit \$	Total equity \$
Balance - January 1, 2012 Short form prospectus			0,596,651 2,022,022	3,505,827 4,424,555),966 -	(11,850,738)	(401,780) 3,539,644
Cash payment – brokers – sl		-	(234,000)	-	-		-	-	(234,000)
form prospectus [note 13] Warrant payment – brokers - form prospectus [note 13]	- short	-	(78,978)	309,719	78,	978	-	-	-
Other professional fees relat short form prospectus [n	ed to	-	(127,887)	-	-		-	-	(127,887)
Stock based compensation (Directors and managem	ent)	-	-	-	417,	046	-	-	417,046
Repayment of convertible FII loan [note 12]	ER	-	-	-	-	. (30),966)	-	(30,966)
Expiry of agent's warrants [n	ote 13]	-	-	(355,827)	-		-	-	-
Net loss during the period		-	-	-	-	•	-	(3,226,412)	(3,226,412)
Balance – June 30, 2012	63,	538,649 1	2,177,808	7,884,274	2,834,	987	-	(15,077,150)	(64,355)
	Number of common shares	Common share capital \$	Number of preferred shares	Preferred Share C capital \$	ontributed surplus \$	Convertible debenture \$	AOC \$	cl Deficit \$	Total equity \$
Balance - January 1, 2011	47,371,377	4,026,588	1,093,80	0 1,093,800	-	-	-	(4,906,432)	213,956
Non-brokered private placement [note 13] Shares issued for deposit	312,500	250,000	-	-	-	-	-	-	250,000
above [note 13]	2,187,500	-	-	-	-	-	-	-	-
Private placement subscription receipts [note 13] Commissions and fees	-	4,066,600		-	-	-	-	-	4,066,600
private placement [note 13] Stock options private	-	(470,224)	-	-	-	-	-	-	(470,224)
placement [note 13]	-	(110,306)	-	-	110,306	-	-	-	-
Convertible debenture [note 12]	-	-	-	-	-	1,000,000	-	-	1,000,000
Net comprehensive loss during the period	-	-	-	-	-	-	-	(3,345,048)	(3,345,048)
Balance - June 30, 2011	49,871,377	7,762,658	1,093,800	0 1,093,800	110,306	1,000,000		(8,251,480)	1,715,284

Condensed Interim Statement of Cash Flows

Cash flows provided (used) by Operating activities Net comprehensive loss Cash flows provided (used) by Operating activities Net comprehensive loss Cash flows provided (used) by Operating activities Net comprehensive loss Cash flows provided (used) by Operating activities Net comprehensive loss Cash flows provided (used) by Operating activities Cash flows provided (used) by Operating (used) Cash flows provided (used) by Operating (used) Cash flows provided (used) C	(Unaudited)	audited) Three months Ended June 30		Six Months E	onths Ended June 30	
Cash flows provided (used) by Operating activities Net comprehensive loss (1,358,249) (2,643,105) (3,226,412) (3,345,048 (2,643,105) (3,226,412) (3,345,048 (2,643,105) (3,226,412) (3,345,048 (2,643,105) (3,226,412) (3,345,048 (2,643,105) (3,226,412) (3,345,048 (2,643,105) (3,226,412) (3,345,048 (2,643,105) (2,30,966) (3,0,966)						
Operating activities (1,358,249) (2,643,105) (3,226,412) (3,345,048) Expenses paid through issuance of options 208,523 - 417,046 - Expenses paid through issuance of options 208,523 - 417,046 - Repayment of convertible FIER loan - equity portion 62,890 76,931 125,780 152,337 Amortization of licenses 349,269 348,312 698,537 410,794 Net change in non-cash operating working capital items [Note 14] (229,865) 906,683 800,439 (3,242,493) Investing activities (967,432) (1,311,179) (1,215,576) (6,024,450) Purchase of machinery and equipment - (12,782) (233,830) (19,231) Proceeds from disposal of machinery and equipment - (12,782) (233,830) (19,231) Proceeds from disposal of machinery and equipment - (12,782) (233,830) (19,231) Proceeds from disposal of machinery and equipment - (12,782) (233,830) (19,231) Proceeds from disposal of machinery and equipment - <th></th> <th>\$</th> <th>\$</th> <th>\$</th> <th></th>		\$	\$	\$		
Operating activities (1,358,249) (2,643,105) (3,226,412) (3,345,048) Expenses paid through issuance of options 208,523 - 417,046 - Expenses paid through issuance of options 208,523 - 417,046 - Repayment of convertible FIER loan - equity portion 62,890 76,931 125,780 152,337 Amortization of licenses 349,269 348,312 698,537 410,794 Net change in non-cash operating working capital items [Note 14] (229,865) 906,683 800,439 (3,242,493) Investing activities (967,432) (1,311,179) (1,215,576) (6,024,450) Purchase of machinery and equipment - (12,782) (233,830) (19,231) Proceeds from disposal of machinery and equipment - (12,782) (233,830) (19,231) Proceeds from disposal of machinery and equipment - (12,782) (233,830) (19,231) Proceeds from disposal of machinery and equipment - (12,782) (233,830) (19,231) Proceeds from disposal of machinery and equipment - <td>One by the second of the Life control of the</td> <td></td> <td></td> <td></td> <td></td>	One by the second of the Life control of the					
Net comprehensive loss (1,358,249) (2,643,105) (3,226,412) (3,345,048 ttems not requiring an outlay of cash: Expenses paid through issuance of options Repayment of convertible FIER loan - equity portion Amortization of machinery and equipment Amortization of licenses 349,269 348,312 325,780 349,269 348,312 325,780 349,269 348,312 325,780 349,269 348,312 325,780 349,269 348,312 325,780 349,269 348,312 325,780 341,754 349,269 348,312 349,249 348,312 349,249 348,312 349,249 348,312 349,249 348,312 349,249 348,312 349,249 348,312 349,249 348,312 349,249 348,312 349,249 348,312 349,249 348,312 349,249 348,312 349,249 348,312 349,249 349,249 349,249 349,249 349,249 349,249 349,249 349,249 349,249 349,						
Expenses paid through issuance of options 208,523 - 417,046		(1,358,249)	(2,643,105)	(3,226,412)	(3,345,048)	
Repayment of convertible FIER loan - equity portion Amortization of machinery and equipment and equipment alternative services and services are reconstructed and services are reconstructed by the services are reconstructed and services are reconstructed by the service are reconstructed by the		200 522		447.046		
Amortization of machinery and equipment 349,269 348,312 698,537 410,754 (737,567) (2,217,862) (2,016,015) (2,781,957) (2,217,862) (2,016,015) (2,781,957) (2,217,862) (2,016,015) (2,781,957) (2,217,862) (2,016,015) (2,781,957) (1,016,014) (967,432) (1,311,179) (1,215,576) (6,024,450) (967,432) (1,311,179) (1,215,576) (6,024,450) (1,311,179) (1,215,576) (1,024,450) (1,311,179) (1,215,576) (1,024,450) (1,311,179) (1,215,576) (1,024,450) (1,311,179) (1,215,576) (1,024,450) (1,311,179) (1,215,576) (1,024,450) (1,016,127)		208,523	-	·	- -	
Net change in non-cash operating working capital items [Note 14]		62,890	76,931		152,337	
Net change in non-cash operating working capital items Note 14 (229,865) 906,683 800,439 (3,242,493	Amortization of licenses	349,269	348,312	698,537	410,754	
Investing activities		(737,567)	(2,217,862)	(2,016,015)	(2,781,957)	
(967,432) (1,311,179) (1,215,576) (6,024,450)					/ · - · - · ·	
Investing activities Purchase of machinery and equipment - (12,782) (233,830) (19,231	items [Note 14]	(229,865)	906,683	800,439	(3,242,493)	
Purchase of machinery and equipment - (12,782) (233,830) (19,231		(967,432)	(1,311,179)	(1,215,576)	(6,024,450)	
Purchase of machinery and equipment - (12,782) (233,830) (19,231						
Proceeds from disposal of machinery and equipment 37,359						
Financing activities Increase in bank overdraft - 139,373 - 139,373 Increase in bank indebtedness - 800,000 - 520,000 Decrease in bank indebtedness - - (240,000) - Increase in convertible debenture - 103,102 - 1,000,000 Repayment of obligation under capital lease - - - (3,873 Increase in loans - other - 200,000 - 200,000 Repayment of loans - other (25,642) - (275,997) - Proceeds from long-term debt - 92,338 - 104,514 Repayment of long-term debt - - (976,396) - Proceeds from equity issues - - (976,396) - Proceeds from equity issues - - (361,887) - Proceeds from issuance of common shares - - 3,846,376 (25,642) 1,334,813 1,686,264 5,806,390 Increase (decrease) in cash <		-	(12,782)	(233,830)	(19,231)	
Financing activities Increase in bank overdraft Increase in bank indebtedness Increase in convertible debenture Increase in	Proceeds from disposal of machinery and equipment	t 37,359	-	-		
Increase in bank overdraft Increase in bank indebtedness Increase in bank indebtedness Increase in bank indebtedness Increase in bank indebtedness Increase in convertible debenture Increase in convertible deben		37,359	(12,782)	(233,830)	(19,231)	
Increase in bank overdraft Increase in bank indebtedness Increase in bank indebtedness Increase in bank indebtedness Increase in bank indebtedness Increase in convertible debenture Increase in convertible deben						
Increase in bank indebtedness			120 272		120 272	
Decrease in bank indebtedness		-		-		
Repayment of obligation under capital lease Increase in loans - other in loans - o		-	-	(240,000)		
Increase in loans - other		-	103,102	-	1,000,000	
Repayment of loans - other (25,642) - (275,097) - Proceeds from long-term debt - 92,338 - 104,514 Repayment of long-term debt - - (976,396) - Proceeds from equity issues - - 3,539,644 - Costs related to short form prospectus - - (361,887) - Proceeds from issuance of common shares - - - 3,846,376 (25,642) 1,334,813 1,686,264 5,806,390 Increase (decrease) in cash (955,715) 10,852 236,858 (237,291 Cash and cash equivalents - beginning of period 1,673,969 (10,852) 481,396 237,291		-	-	-		
Proceeds from long-term debt Repayment of long-term debt Proceeds from equity issues Proceeds from equity issues Proceeds from equity issues Proceeds from issuance of common shares Proceeds from issuance of		(25 642)	200,000	- (275 097)	200,000	
Proceeds from equity issues 3,539,644 (361,887) Proceeds from issuance of common shares (361,887) 3,846,376 (25,642) 1,334,813 1,686,264 5,806,390 Increase (decrease) in cash (955,715) 10,852 236,858 (237,291) Cash and cash equivalents - beginning of period 1,673,969 (10,852) 481,396 237,291		-	92,338	-	104,514	
Costs related to short form prospectus Proceeds from issuance of common shares 3,846,376 (25,642) 1,334,813 1,686,264 5,806,390 Increase (decrease) in cash Cash and cash equivalents - beginning of period (955,715) 10,852 236,858 (237,291) (10,852) 481,396 237,291		-	-	(976,396)	-	
Proceeds from issuance of common shares 3,846,376 (25,642) 1,334,813 1,686,264 5,806,390 Increase (decrease) in cash Cash and cash equivalents - beginning of period 1,673,969 (10,852) 481,396 237,291		-	-		-	
(25,642) 1,334,813 1,686,264 5,806,390 Increase (decrease) in cash (955,715) 10,852 236,858 (237,291 Cash and cash equivalents - beginning of period 1,673,969 (10,852) 481,396 237,291		-	-	(361,887)	- 3 846 376	
Increase (decrease) in cash Cash and cash equivalents - beginning of period 1,673,969 10,852 481,396 237,291	1 Toccous from Issuance of Common Shares					
Cash and cash equivalents - beginning of period 1,673,969 (10,852) 481,396 237,291		(25,642)	1,334,813	1,686,264	5,806,390	
Cash and cash equivalents - beginning of period 1,673,969 (10,852) 481,396 237,291						
			,		(237,291) 237,291	
	Cash and cash equivalents - end of period	718,254	-	718,254	-	

Supplemental information [Note 14]

Notes to Condensed Interim Financial Statements

(Unaudited)

For the three and six months ended June 30, 2012 and 2011

1. Nature of operations and going concern disclosure

(a) Nature of operations

PyroGenesis Canada Inc. (the "Company") was formed by the amalgamation of PyroGenesis Canada Inc. with Industrial Growth Income Corporation ("IGIC") on July 11, 2011 (Note 2). Information prior to this date, presented in these financial statements, represent the operations of PyroGenesis Canada Inc., a private company, (incorporated on June 5, 2006). The Company owns patents of advanced waste treatment systems technology and provides such systems to its clients. The Company is domiciled at 1744 William Street, Suite 200, Montreal, Quebec. The Company is publicly traded on the TSX Venture Exchange under the Symbol "PYR". These financial statements were approved and authorized for issuance by the Board of Directors on August 27, 2012.

(b) Going concern

These Financial statements have been prepared using International Financial Reporting Standards ("IFRS") applicable to a going concern, which contemplates the realization of assets and settlement of liabilities in the normal course of business as they become due.

Several adverse conditions and events cast substantial doubt upon the validity of this assumption. The company has a history of operating losses and negative cash flows and its ability to continue as a going concern is uncertain and is dependant on its ability to fund its working capital, complete the development of its products, and eventually to generate positive cash flows from the products that it has developed. Management plans to explore all alternatives possible, including equity financing.

These financial statements do not reflect the adjustments to the carrying values of assets and liabilities and the reported expenses and statement of financial position classifications that would be necessary were the going concern assumption inappropriate, and these adjustments could be material.

2. Basis of preparation

(a) Statement of compliance:

These condensed interim financial statements of the Company have been prepared in accordance with International Accounting Standard ("IAS") 34 Interim Financial Reporting. These condensed interim financial statements do not include all of the necessary information required for full annual financial statements in accordance with IFRS and should be read in conjunction with the Company's annual financial statements for the year ended December 31, 2011.

(b) Functional and presentation currency

These interim financial statements are presented in Canadian dollars, which is the Company's functional currency.

Notes to Condensed Interim Financial Statements

(Unaudited)

For the three and six months ended June 30, 2012 and 2011

2. Basis of preparation (continued)

(c) Basis of measurement

The financial statements have been prepared on the historical cost basis except for the following item in the statement of financial position:

• Financial instruments classified as fair value through profit or loss and available for sale are measured at fair value.

(d) On July 11, 2011, PyroGenesis amalgamated with IGIC (the "Qualifying Transaction").

Each holder of a PyroGenesis share received one amalgamation share. Each holder of an IGIC share received 0.32298 amalgamation shares. Upon Completion of the transaction IGIC shareholders owned approximately 2.2% of the amalgamation shares and PyroGenesis shareholders owned 97.8%. Accordingly, PyroGenesis was considered to be the acquirer. The amalgamation was accounted for as an acquisition of a non-trading shell company within the meaning ascribed by IFRS 2 – share based payment.

The fair value of the shares issued to IGIC was based on the share value used in private placements.

The consideration of 1,300,000 shares at \$1,040,000 was allocated to identifiable assets and liabilities of IGIC as follows:

	
Cash	467,790
Sales tax receivable	2,966
Accounts payable	(11,858)
Purchase price of net assets	458,898
Public listing expense	581,102
Total consideration	1,040,000

IGIC share capital and contributed surplus have been eliminated upon consolidation. The excess of the purchase price over net assets acquired has been recorded as public listing expense.

An additional \$113,775 of professional fees related to the amalgamation was also recorded as public listing expenses.

3. Significant accounting policies

The accounting policies applied by the Company in these condensed interim financial statements are the same as those applied by the Company in its financial statements as at and for the year ended December 31, 2011.

a) Adoption of new and revised standards

On January 1, 2012, the Company adopted the new or amended IFRS and Interpretations of IFRS ("Interpretations") that are mandatory for application from that date. Changes to the Company's accounting policies have been made as required, in accordance with the transitional provisions in the respective IFRS and Interpretations. The adoption of these new or amended IFRS and Interpretations did not result in substantial changes to the Company's accounting policies and had no material effect on the amounts reported for the current or prior financial years, except as disclosed below:

Notes to Condensed Interim Financial Statements

(Unaudited)

For the three and six months ended June 30, 2012 and 2011

3. Significant accounting policies (continued)

IFRS 7 Financial instruments: disclosures

The amendment to IFRS 7, issued in October 2010, provides greater transparency around risk exposures relating to transfers of financial assets that are not derecognized in their entirety, and derecognized in their entirety, but with which the entity continues to have some continuing involvement. The amendment will only affect disclosure and is effective for annual periods beginning on or after July 1, 2011.

IAS 12 Income taxes

The amendment to IAS12, issued in December 2010, incorporates the SIC 21 Income taxes – Recovery of revalued non-depreciable assets consensus, which requires deferred tax liabilities/assets relating to revalued non-depreciable assets, to reflect the tax consequences of recovering the carrying amount through sales. It also introduces a rebuttable presumption that the carrying amount of investment property at fair value will be recovered through sale. The amendment, which supersedes IC 21, is effective for annual periods beginning on or after January 1, 2012. The Company is currently assessing the impact of this amendment on its financial statements.

b) Standards issued but not yet effective

The Company has not adopted the following standards and interpretations that have been issued but not yet effective:

	Effective for annual
<u>Description</u>	periods beginning on or
Amendments to IAS 1- Presentation of Items of Other Comprehensive	1 July 2012
IAS 27 Separate Financial Statements	1 January 2013
IAS 28 Investments in Associates and Joint Ventures	1 January 2013
IFRS 10 Consolidated Financial Statements	1 January 2013
IFRS 11 Joint Arrangements	1 January 2013
IFRS 13 Fair Value Measurements	1 January 2013
Amendment to IFRS 7 - Disclosure - Offsetting Financial Assets and Financial Liabilities	1 January 2013
Amendment to IAS 32 - Offsetting Financial Assets and Financial Liabilities	1 January 2014
IFRS 9 Financial Instruments	1 January 2015

Except for the Amendments to IAS 1 and IFRS 12, the directors expect that the adoption of the other standards and interpretations above will have no material impact on the financial statements in the period of initial application. The nature of the impending changes in accounting policy on adoption of the Amendments to IAS 1 is described below.

Amendments to IAS 1 - Presentation of Items of Other Comprehensive Income

The Amendments to IAS 1 Presentation of Items of Other Comprehensive Income (OCI) is effective for financial periods beginning on or after July 1, 2012.

The Amendments to IAS 1 changes the grouping of items presented in OCI. Items that could be reclassified to profit or loss at a future point in time would be presented separately from items which will never be reclassified. As the Amendments only affect the presentations of items that are already recognised in OCI, the Company does not expect any impact on its financial position or performance upon adoption of this standard.

Notes to Condensed Interim Financial Statements

(Unaudited)

For the three and six months ended June 30, 2012 and 2011

3. Significant accounting policies (continued)

IFRS 12 Disclosure of Interests in Other Entities

IFRS 12 is effective for financial periods beginning on or after January 1, 2013.

IFRS 12 is a new and comprehensive standard on disclosure requirements for all forms of interests in other entities, including subsidiaries, joint arrangements, associates, special purpose vehicles and other off balance sheet vehicles. IFRS 12 requires an entity to disclose information that helps users of its financial statements to evaluate the nature and risks associated with its interests in other entities and the effects of those interests on its financial statements. The Company is currently determining the impact of the disclosure requirements. As this is a disclosure standard, it will have no impact to the financial position and financial performance of the Company when implemented in 2013.

4. Comparative figures

The comparative financial statements have been reclassified from statements previously presented to conform to the presentation adopted in the current year.

5. Accounts receivable

Accounts receivable are carried on the balance sheet net of an allowance for doubtful accounts. This provision is established based on the company's best estimates regarding the ultimate recovery of balances for which collection is uncertain. Uncertainty of ultimate collection may become apparent from various indicators, such as a deterioration of the credit situation of a given client and delay in collection beyond the contractually agreed upon payment terms. Management regularly reviews accounts receivable, monitors past due balances and assesses the appropriateness of the allowance for doubtful accounts. The provision for 2012 was nil (2011 - nil).

Details of accounts receivable were as follows:

	June 30, 2012 \$	December 31, 2011 \$
1 – 30 days	263,873	251,916
30 – 60 days	4,335	63,778
61 – 90 days	51,366	7,338
Greater than 90 days	135,929	434,711
Total	455,503	757,743
Receivable from joint operator	258,446	401,107
Other receivable	105,899	
Total accounts receivable	819,848	1,158,850

Notes to Condensed Interim Financial Statements

(Unaudited)

For the three and six months ended June 30, 2012 and 2011

6. Investment tax credits receivable

During the three and six month period ending June 30, 2012, research and development tax credits in the amount of \$14,597 and \$77,802 respectively (2011 - \$393,472 and \$899,505) have been included as a reduction of \$42,867 and \$253,550 respectively (2011 - \$1,185,827 and \$1,914,760) of related research and development expenses.

7. Machinery and equipment

2012	Computer hardware \$	Computer software \$	Machinery \$	Computer hardware under capital lease \$		Total \$
Cost: Balance at January 1, 2012 Additions	129,370 2,366	202,883 230	1,545,260 -	25,859 -	359,269 231,234	2,262,641 233,830
Balance at June 30, 2012	131,736	203,113	1,545,260	25,859	590,503	2,496,471
Accumulated amortization: Balance at January 1, 2012 Amortization	(92,603) (8,539)	(131,328) (17,918)	(552,028) (99,323)	(25,859) -	- -	(801,818) (125,780)
Balance at June 30, 2012	(101,142)	(149,246)	(651,351)	(25,859)	-	(927,598)
Net book value	30,594	53,867	893,909	-	590,503	1,568,873
2011	Computer hardware \$	Computer software \$	Machinery \$	Computer hardware under capital lease \$	Torch asset under construction \$	Total \$
Cost: Balance at January 1, 2011 Additions Disposals	113,765 15,605 -	139,497 63,386 -	1,538,931 6,329 -	25,859 - -	- 359,269 -	1,818,052 444,589 -
Balance at December 31, 2011	129,370	202,883	1,545,260	25,859	359,269	2,262,641
Accumulated amortization: Balance at January 1, 2011 Amortization Disposals	(68,904) (23,699)	(91,466) (39,862)	(304,512) (247,516) -	(14,836) (11,023) -		(479,718) (322,100)
Balance at December 31, 2011	(92,603)	(131,328)	(552,028)	(25,859)	-	(801,818)
Net book value	36,767	71,555	993,232	-	359,269	1,460,823

Notes to Condensed Interim Financial Statements

(Unaudited)

For the three and six months ended June 30, 2012 and 2011

8. Licenses and intellectual property

Intangible assets are made up of licenses as follows:

2012	Licences \$	Intellectual property \$	Total \$	
Cost: Balance at January 1, 2012	-	8,409,051	8,409,051	
Accumulated amortization: Balance at January 1, 2012 Amortization	-	1,424,082 698,537	1,424,082 698,537	
Balance at June 31, 2012	-	2,122,619	2,122,619	
Net book value	-	6,286,432	6,286,432	
2011	Licences \$	Intellectual property \$	Total \$	
Cost: Balance at January 1, 2011 Additions Reclassification on acquisition of property	772,625 - (772,625)	- 7,636,426 772,625	772,625 7,636,426	
Balance at December 31, 2011	-	8,409,051	8,409,051	
Accumulated amortization: Balance at January 1, 2011 Amortization Reclassification on acquisition of property	(309,050) (77,263) 386,313	- (1,037,769) (386,313)	(309,050) (1,115,032) -	
Balance at December 31, 2011		(1,424,082)	(1,424,082)	
Net book value	-	6,984,969	6,984,969	

On March 19, 2011, intellectual property and know-how was sold to PyroGenesis for \$14,280,000 from a company controlled by the Company's controlling shareholder and will be payable in equal monthly instalments of \$40,000 (Note 11) without interest. The payments commence on April 1, 2011 until December 31, 2040. The fair market value of this property is estimated to be \$7,636,426.

The intellectual property and know-how is being amortized on a straight line basis over the remaining useful life at the time of acquisition of 5.79 years.

Notes to Condensed Interim Financial Statements

(Unaudited)

For the three and six months ended June 30, 2012 and 2011

9. Accounts payable and accrued liabilities

	June 30, 2012 \$	December 31, 2011 \$
Accounts payable trade	556,254	1,353,078
Accrued liabilities	899,039	588,714
Deductions at source	11,138	18,256
Accounts payable to a company under common control	2,058	40,751
Accounts payable - shareholder	226,591	160,000
Accounts payable - trust beneficially owned by the shareholder	68,329	7,595
Accounts payable - joint operator	<u>-</u>	245,959
	1,763,409	2,414,353

10. Joint operations

PyroGenesis entered into an agreement with another company to share costs, benefits and risks associated with the development of a pilot plasma destruction unit.

PyroGenesis has a 50% share in the joint operations. The only activities to date have been the construction of a torch asset which is included in machinery and equipment in Note 7.

11. Loans - other

	2012 \$	2011 \$
Balance of sale - company under common control	7,485,988	7,547,242
Amounts payable - shareholder	-	224,093
Amounts payable - trust beneficially owned by the shareholder	349,353	339,103
Promissory note payable - company under common control	200,000	200,000
	8,035,341	8,310,438
Current portion	326,941	548,050
	7,708,400	7,762,388

This balance of sale is payable in monthly instalments of \$40,000 from April 1, 2011 until December 31, 2040 and bears interest at an implicit rate of 4.753% per annum (see Note 8).

Amounts payable - shareholder and amounts payable - trust beneficially owned by the shareholder bear interest at 6% and have no set terms of repayment.

Promissory note payable - company under common control is non-interest bearing and is due December 2012.

Notes to Condensed Interim Financial Statements

(Unaudited)

For the three and six months ended June 30, 2012 and 2011

12. Long-term debt – current portion

	2012	2011	
	\$	\$	
\$1,000,000 convertible debenture, including accumulated			
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\$1,000,000 convertible debenture, including accumulated accretion of \$23,604 (2010 – nil)

976,396

On March 29, 2012, the convertible debt was repaid by the Company.

13. Shareholders' equity

2012

On March 29, 2012, the Company completed a short-form prospectus in which 4,424,555 units were issued at a price of \$0.80 each for gross process of \$3,539,644. Each unit consisted of one common share and a share purchase warrant exercisable at the strike price of \$1.20 per common share over the next 3 years.

In accordance with the Black Scholes pricing model, the Company has allocated a value of \$0.34 to the purchase warrants for a total cost of \$1,517,622 which has been credited to contributed surplus. The following assumptions under the Black Scholes model were used to arrive at this cost.

Risk free interest rate 2.23%
Expected volatility 80%
Expected dividend yield nil
Expected life 3 years

Share issue costs of \$234,000 were paid in cash to the agents, along with 309,719 of brokers warrants exercisable for a period of 12 months following the closing date.

In accordance with the Black Scholes pricing model, the Company has allocated a value of \$0.25 to the broker warrants for a total cost of \$78,978 which has been credited to contributed surplus. The following assumptions under the Black Scholes model were used to arrive at this cost.

Risk free interest rate 2.23%
Expected volatility 80%
Expected dividend yield nil
Expected life 1 years

2011

- (i) On March 21, 2011, the holder of the 1,093,800 class F shares of PyroGenesis, waived and renounced any and all rights to receive dividends or redemption of these shares. Furthermore, the holder agreed to grant PyroGenesis the sole right to demand the exchange of all 1,093,800 class F shares for a total of 1,367,250 Class A shares of PyroGenesis.
- (ii) On March 22, 2011, the Class A shares of PyroGenesis were consolidated on a 0.0485097 for one basis and on March 29, 2011 the shares were subdivided on a 21.08 for one basis.
- (iii) On March 29, 2011, PyroGenesis completed a non brokered private placement for a total of 312,500 Class A shares at a price of \$0.80 per share for gross proceeds of \$250,000.

Notes to Condensed Interim Financial Statements

(Unaudited)

For the three and six months ended June 30, 2012 and 2011

13. Shareholders' equity - cont'd

(iv) On March 30, 2011, PyroGenesis completed a private placement of 5,083,250 subscription receipts to acquire Class A shares at a subscription price of \$0.80 per subscription receipt for net proceeds of \$3,596,375 after a cash commission paid to the agents of \$296,786 and professional fees of \$173,438. On closing, the agents received 355,827 options at a price of \$0.80 which were exercisable until March 30, 2012. The warrants were not exercised and have expired.

In accordance with the Black Scholes pricing model, PyroGenesis has allocated a value of \$0.31 to the options for a total cost of \$110,306 which has been credited to contributed surplus. The following assumptions under the Black Scholes model were used to arrive at this cost:

Risk free interest rate 1.35% Expected volatility 100% Expected dividend yield nil Expected life 1 year

(v) On March 22, 2011, FCD signed a convertible debenture agreement with the company.

The \$1,000,000 debenture converted into 1,388,889 shares after the completion of the Qualifying Transaction. Net proceeds from the debenture were \$896,898 after payment of fees of \$103,102 which was charged against share capital.

Broker warrants

At June 30, 2012, the following exercisable broker warrants were outstanding:

			Weighted averaged exercise	
	Granted	Exercisable	price	Expiry date
Balance – January 1, 2011	-	-	-	
Warrants granted	355,827	355,827	\$0.80	March 30, 2012
Balance – December 31, 2011	355,827	355,827	\$0.80	
Expired	(355,827)	(355,827)		
Options granted	309,719	309,719	\$0.80	March 29, 2013
Balance – June 30, 2012	309,719	309,719	\$0.80	

Stock options

At June 30, 2012, the following exercisable stock options were outstanding:

		Weighted averaged			
Granted	Exercisable	exercise price	Expiry date		
40,000	20,000	\$0.80	July 2016		
200,000	50,000	\$0.80	July 2016		
2,910,000	219,000	\$0.80	July 2016		
3,150,000	289,000	\$0.80			

Notes to Condensed Interim Financial Statements

(Unaudited)

For the three and six months ended June 30, 2012 and 2011

13. Shareholders' equity - cont'd

Share purchase warrants

At June 30, 2012, the following exercisable broker warrants were outstanding:

	Granted	Exercisable	Weighted averaged exercise	Evniry data
	Granted	Exercisable	price	Expiry date
Balance – January 1, 2012	-	-	-	
Warrants granted	4,424,555	4,424,555	\$1.20	March 29, 2015
Balance – June 30, 2012	4,424,555	4,424,555	\$1.20	

14. Supplemental disclosure of expenses and cash flow information

(i) Net changes in non-cash components of operating working capital

	Three months ended June 30		Six months ended June 30	
	2012 \$	2011 \$	2012 \$	2011 \$
Decrease (increase) in:				
Deposits in escrow Accounts receivable Sales tax receivable Investment tax credits receivable Prepaid expenses	206,686 (21,869) 596,325 32,849	(21,392) (393,472) (10,686)	339,002 56,216 1,585,846 (34,218)	(3,596,375) 299 114,509 (899,505) 6,389
Increase (decrease) in:				
Accounts payable and accrued liabilities Billings in excess of costs and profits on	(519,864)	884,569	(650,944)	741,939
uncompleted contracts	(523,992)	447,664	(495,463)	390,251
	(229,865)	906,683	800,439	(3,242,493)

⁽ii) non-momentary transactions

On March 19, 2011, the Company signed an agreement to purchase licenses from a company controlled by a shareholder having a fair market value of \$7,636,426. Long-term debt of \$7,636,426 was assumed on the sale.

Notes to Condensed Interim Financial Statements

(Unaudited)

For the three and six months ended June 30, 2012 and 2011

15. Other information

The Company is exposed to gains and losses as a result of foreign currency exchange fluctuations. Included in cost of sales and services is a foreign exchange gain of \$6,511 and a loss of \$2,055 for the three and six month period ended June 30, 2012 respectively (2011 – a foreign exchange loss of \$528 and \$6,191 respectively).

During the three and six month period ended June 30, 2012, the Company recorded salary expenses of \$752,219 and \$1,625,426 respectively (2011 - \$858,426 and \$1,877,578 respectively).

16. Related party transactions

During the three and six month period ended June 30, 2012, rent was charged by a trust of which at least one of the trustees and beneficiaries is a shareholder and director of the Company in the amount of \$28,434 and \$59,429 respectively (2011 - \$26,827 and \$56,321). A balance due of \$68,329 (2011 - \$7,595) is included in accounts payable and accrued liabilities.

During the three and six month period ended June 30, 2012, interest on long-term debt was charged by a trust of which at least one of the trustees and beneficiaries is a shareholder and director of the company in the amount of \$5,163 and \$10,249 respectively (2011 - \$4,300 and \$8,300). Interest on long-term debt was also charged by a shareholder in the amount of \$nil and \$2,498 respectively (2011 - \$2,500 and \$5,500). The balance of interest on long-term debt that has not been paid of \$5,163 (2011 - \$16,805) is included in loans - other.

During the three and six month period ended June 30, 2012, interest on long-term debt was charged by a company under common control in the amount of \$89,194 and \$178,745 respectively (2011 - \$90,624 and \$90,624).

During the three and six month period ended June 30, 2012, salaries to key management personal amounted to \$116,697 and \$225,447 respectively (2011 - \$110,423 and \$236,246).

During the three and six month period ended June 30, 2012, fees of \$22,522 and \$27,522 respectively were charged by a director (2011 - \$15,000 and \$30,000). A balance of \$19,716 (2011 - \$43,816) is included in accounts payable and accrued liabilities.

During the three and six month period ended June 30, 2012, rent of \$78,200 and \$177,200 (2011 - \$110,100 and \$220,200) was charged by a company under common control. A balance due of \$nil (2011 - \$40,751) is included in accounts payable and accrued liabilities.

During the three and six month period ended June 30, 2012, royalties of \$nil and \$nil respectively (2011 - \$120,000 and \$195,000) were charged by a company controlled by a shareholder.

These transactions are in the normal course of business and are measured at the exchange amount which is the amount of consideration established and agreed to by the related parties.

Notes to Condensed Interim Financial Statements

(Unaudited)

For the three and six months ended June 30, 2012 and 2011

17. Credit risk

Risk management

The company generates revenues from customers mainly in North America. The company performs credit evaluations of customers and generally does not require collateral. Allowances are maintained for potential losses. It is reasonably possible that the actual amount of loss, if any, incurred on accounts receivable will differ from management's estimate.

One customer made up 36% trade receivables and a second customer made up 28% (2011 - three customers accounted for 89%).

During six month period ended June 30, 2012, one customer made up 43% of revenues from operation and the Joint operator made up 38% (2011 - one customer made up 32%, a second customer made up 23% and a third customer made up 21%).

PyroGenesis Canada Inc.
Condensed Interim Financial Statements
Three and Six Months Ended June 30, 2012 and 2011
(Unaudited)

Three and Six Months Ended June 30, 2012 and 2011

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