

UNAUDITED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

FOR THE SIX MONTHS ENDED MARCH 31, 2021 AND 2020

390 Bay Street, Suite 1400 Toronto, ON M5H 2Y2 www.spartagroup.ca

These unaudited consolidated interim financial statements of Sparta Capital Ltd. (the "Company") have been prepared by and are the responsibility of the Company's management. The Company's independent auditor has not performed a review of these interim financial statements in accordance with standards established by the Chartered Professional Accountants of Canada for a review of interim financial statements by an entity's auditor.

Sparta Capital Ltd.

Unaudited Consolidated Interim Statements of Financial Position

As at	consolidated interim Statements of F	manetar r osteron		March 31	September 30
115 41			Note	2021	2020
				\$	\$
Assets					
Current ass	sets				
Cash				843,887	612,496
Accounts red	ceivable			327,533	717,094
Inventories				118,629	61,146
Prepaid expe	enses			80,361	49,850
				1,370,410	1,440,586
Other receiv	vables		5	382,788	355,788
Property an	nd equipment		6	257,110	287,152
Right-of-use			7	791,575	944,784
				2,801,883	3,028,310
Liabilities					
Current lial	bilities				
Accounts pa	yable and accrued liabilities			325,178	636,307
Deferred rev	-			-	5,001
Notes payab	le		8c	804,723	802,098
Loans payab			8a	1,003,564	991,685
	ion of lease liability of right-of-use a	asset	7	314,299	303,688
•	7 0			2,447,764	2,738,779
Convertible	e debentures payable		8b	102,397	95,078
Long term	portion of lease liability of right-of	-use asset	7	537,759	697,260
10% Loan I			9	125,000	-
				3,212,920	3,531,117
Shareholder	rs' equity (deficit)				
Share capital				9,679,571	9,502,071
-	ription receivable			(20,000)	(20,000)
Warrants	ipuon recervasie			1,309	1,309
Contributed	surplus			1,297,527	1,297,527
	on of convertible debentures			29,559	29,559
Deficit	on or convenience describing			(11,214,611)	(11,131,197)
	attributable to the equity holders of	the Corporation		(226,645)	(320,731)
Equity attrib	outable to non-controlling interest			(184,392)	(182,076)
, , ,				(411,037)	(502,807)
				2,801,883	3,028,310
Going concer	rn		2		
Approved	on behalf of the Board:				
Signed:	"Peter Quattrociocchi"	Signed:	"Johr	n O'Bireck''	
	Director		Direct	or	

Unaudited Consolidated Interim Statements of Comprehensive Income (Loss)

		Three mon	ths ended March 31	Six months ended March 31	
	Note	2021	2020	2021	2020
Revenue		893,961	1,909,329	2,347,412	3,305,820
Revenue		073,701	1,707,327	2,347,412	3,303,020
Expenses					
Transportation		2,156	157,804	16,567	160,791
Product costs		184,884	574,241	483,948	968,034
Amortization of right-of-use asset		76,604	-	153,208	-
Amortization of property and equipment		22,522	23,409	45,388	46,804
Automotive		28,077	32,973	43,507	48,796
Business development		3,035	1,163	5,458	21,380
Consulting fees		151,755	181,827	364,466	354,768
Equipment rental		472	472	944	629
Insurance		28,775	23,209	59,164	46,696
Interest and bank charges		42,036	37,352	82,474	74,644
Licenses and fees		36,785	15,507	51,163	24,974
Office		38,943	34,475	98,472	61,496
Professional fees		6,770	19,650	6,770	39,146
Occupancy		-	113,225	1,924	194,440
Repairs and maintenance		65,086	64,977	153,246	128,462
Salaries and benefits		362,911	403,914	778,257	804,092
Marketing		19,536	14,643	35,578	14,873
Accretion on convertible debentures		3,599	19,521	7,319	39,212
Exchange (gains) losses		46,965	(21,749)	45,289	18,530
e w ge (ge v) veree		1,120,911	1,696,613	2,433,142	3,047,767
Income (loss) from operations		(226,950)	212,716	(85,730)	258,053
Gain (loss) on disposition of control of subsidiary		_	_	_	(204,705)
					(20 1,7 00)
Net income (loss) and comprehensive		(00 < 0.70)	010	(0.F. ====)	
income (loss) for the period		(226,950)	212,716	(85,730)	53,348
Net income (loss) and comprehensive income (loss) attributable to:					
Shareholders		(427,880)	(110, 129)	(139,514)	(309,195)
Non-controlling interests		200,930	322,845	53,784	362,543
·		(226,950)	212,716	(85,730)	53,348
Net Income (loss) per share basic and diluted	14	(0.001)	0.001	(0.000)	0.000

Unaudited Consolidated Interim Statements of Changes in Equity

	Number of common shares	Share capital \$	Contributed surplus	Warrants \$	Share subscription receivable \$	Equity portion of convertible debenture \$	Deficit \$	Non-control interest \$	Total \$
Balance, October 1, 2020 Non-controlling interest Net income (loss) for the period	202,870,590	9,502,071	1,297,527	1,309	(20,000)	29,559	(11,131,197) 56,100 (15,618)	(182,076) (56,100) 156,838	(502,807) - 141,220
Balance, December 31, 2020 Warrants exercised	202,870,590 3,300,000	9,502,071 165,000	1,297,527	1,309	(20,000)	29,559	(11,090,715)	(81,338)	(361,587) 165,000
Options exercised	250,000	12,500							12,500
Income (loss) for period		-	-	=	=	=	(123,896)	(103,054)	(226,950)
Balance March 31, 2021	206,420,590	9,679,571	1,297,527	1,309	(20,000)	29,559	(11,214,611)	(184,392)	(411,037)
Balance, October 1, 2020	182,265,090	8,652,638	1,450,052	1,309	(20,000)	110,039	(10,294,858)	(2,055,454)	(2,156,274)
Disposition of control of subsidiary	-	-	(152,525)	-	_	_	(204,704)	1,933,537	1,576,308
Issuance of convertible debenture	-	-	-	-	-	48,369	-	-	48,369
Loss for the period	-	-	-	-	-	-	(134,968)	180,305	45,337
Non-controlling interest		-	-	-	-	-	18,690	(18,690)	
Balance, December 31, 2020	182,265,090	8,652,638	1,297,527	1,309	(20,000)	158,408	(10,615,840)	39,698	(486,260)
Income (loss) for period		_	_	_			(110,129)	322,845	212,716
Balance March 31, 2021	182,265,090	8,652,638	1,297,527	1,309	(20,000)	158,408	(10,725,969)	362,543	(273,544)

SPARTA CAPITAL LTD. Unaudited Consolidated Interim Statements of Cash Flows

	Three mor	nths ended March 31	Six months	s ended March 31
	2021	2020	2021	2020
	\$	\$	\$	\$
Cash provided by (used in):				
Operations:				
Net income (loss) and comprehensive income				
(loss) for the period	(226,950)	212,716	(85,730)	53,348
Items not involving cash:				
Disposition of control of subsidiary	-	-	-	143,837
Amortization of property and equipment	22,522	23,409	45,388	46,804
Accretion on convertible debentures	3,599	19,521	7,319	39,212
Amortization of right-of-use asset	76,604	-	153,208	
	(124,225)	255,646	120,185	283,201
Change in non-cash working capital:				
Accounts receivable	182,631	(470,213)	362,561	(579,224)
Inventories	(57,483)	-	(57,483)	2,781
Prepaid expenses	(35,621)	(7,635)	30,511	50,639
Accounts payable and accrued liabilities	(179,881)	109,489	(311,129)	(109,879)
Deferred revenue	-	-	(5,001)	(15,702)
Current portion of right-of-use asset	4,667	-	10,611	_
Cash flows from operations	(209,912)	(112,713)	89,233	(368,184)
Investing:				
Purchase of equipment	(15,346)	-	(15,346)	-
Loans receivable	-	(27,002)	-	-
Disposition of control of subsidiary	-	=	-	1,000
Cash flows used in investing	(15,346)	(27,002)	(15,346)	1,000
Financing:				
Proceeds from share issuance	177,500	-	177,500	-
Convertible debentures	-	5,000	-	185,000
Loan proceeds	5,940	5,939	11,879	11,879
Repayment of lease liability	(80,347)	-	(159,501)	-
10% Loan payable	125,000	-	125,000	-
Notes payable	1,313	1,313	2,625	2,509
Cash flows from financing	229,406	12,252	157,503	199,388
Increase (decrease) in cash	4,148	(127,463)	231,390	(167,796)
Cash, beginning of period	839,738	436,034	612,496	436,034
Cash, end of period	843,886	308,571	843,886	268,238

1. Reporting Entity and Nature of Operations

Sparta Capital Ltd. (the "Corporation" or "Sparta") was incorporated pursuant to the provisions of the Business Corporations Act (Alberta) on February 24, 1988. The Corporation maintains its head office at 390 Bay Street, Suite 1400, Toronto, ON M5H 2Y2 and registered office at Suite 1600, Dome Tower, 333 - 7th Avenue S.W. Calgary, Alberta, T2P 2Z1. The Corporation is publicly listed on the TSX Venture Exchange under the symbol "SAY".

The Corporation seeks to leverage its expertise in product development, manufacturing, distribution, sales and service across a range of complementary products. In addition, Sparta engages in exploring future investment opportunities to increase shareholder value.

Sparta Group is a technology-based company that owns or holds a controlling interest in a network of independent businesses that supply energy saving technologies designed to reduce energy inefficiencies, achieve reduced emissions and increase operating efficiencies in various industries. Over the past three years, the Corporation offerings included three different environmentally centered market verticals that were executed through the formation of majority-controlled corporations and exclusive licensing agreements.

As the world focus became COVID-19 in 2020, the response to it developed into an important part of Sparta's expansion efforts. While continuing to focus on the upcycling of waste materials and sources of waste energy, Sparta also put teams in place to help facilitate supply of necessary materials to assist our COVID-19 stricken workforce and collaborate with talented inventors looking to introduce technical solutions to the post COVID-19 world, especially as it relates to the transportation sector.

Sparta's network of independent businesses provides a wide range of specialized energy capturing, converting, optimizing, and related services to the commercial sector. Its Health division, Sparta Health Group, handles most of the work related to COVID-19. Sparta provides capital, technical and engineering expertise, legal support, financial and accounting knowledge, strategic planning, and other shared services to its independent businesses. Sparta's business units are backed by a strong Technical Advisory Board that includes some of the Canada's best technical, engineering, and scientific minds.

The following is a brief summary of the existing divisions:

- Sparta Energy Capture & Upcycle a.k.a. Illumineris is a group focused on upcycling "lost" or "wasted" energy. Illumineris technologies assist commercial and industrial clients in receiving value from wasted sources of energy within their existing power systems; with zero cost outlay. This includes; peak power mitigation systems through energy storage technology eliminating black-out and brown-out conditions while significantly reducing global adjustment charges; power-factor and harmonic mitigation that brings plant voltages and currents back in sync while cleaning the electronic power systems reducing costs through efficiencies and maintenance; LED lighting retrofits cutting consumption by 60% 80%; photoluminescent safety products that provide required safety lighting systems with zero energy costs; and IoT (Internet of Things) monitoring systems that can measure, monitor and optimize various energy systems in commercial and manufacturing facilities; all intended to help reduce power losses and corresponding costs.
- Sparta Material Upcycling a.k.a. Re-ECO Tech is a group of conversion technology companies that collect waste materials with a focus on upcycling such waste streams into new environmentally valuable materials that are beneficial to our planet and economically feasible. Re-ECO Tech's services can help manufacturers reduce waste, save resources, save money and lower their carbon footprint. This group includes; Re-ECO Tech Electronics Ltd. ("Re-ECO Tech Electronics") (o/s ERS-International) an electronics recycling company focusing on upcycling end-of-life electronic components resulting from our ever-increasing rate of change in electronic technology, Re-ECO Tech Conversion (where Sparta now holds a minority position) focuses on sequestering CO₂ emissions through waste diversion and converting biomass waste into consumables and Re-ECO Tech Property (where Sparta now holds a minority position) is a division focused on investing in early stage property development where the Corporation can look to utilize earnings together with existing synergies to implement the technologies from other business units into "smart", net-zero ready, environmentally responsible community developments; designed with concern for our planet in mind.

• Sparta Innovation - a.k.a. SuperNova - is focused on contemporary green initiatives, especially related to combustion, the transportation sector, and storage technology. Under the SuperNova Banner, Sparta's TruckSuite™ offers comprehensive technology-based support to fleet Owners/Operators, including roadside emergency assistance; emergency repair with competitive pricing for parts and labour; complete warranty coverage; as well as an integrated vehicle health and safety management system. TruckSuite™ will soon offer specialized products and programs to assist truckers in times of crisis, such as the challenges created by COVID-19. Also under the SuperNova banner resides the the newly formed Sparta Health Group company. Sparta Health was initially established to provide a more streamlined process for accessing PPE (Personal Protective Equipment), so as to save time and stress for many in the most vulnerable sectors, but has expanded to help bring solutions developed within our TruckSuite™ division to additional market verticals, such as providing COVID-19 related solutions for the commercial real-estate market opportunities.

The voting-controlled subsidiaries of the Corporation, Sparta's equity interest therein and their principal activities as at September 30, 2020 were as follows;

Name of subsidiary	2020	2019	Principal activity
Re-ECO Tech Electronic Conversions Ltd. ("Re-Eco Tech Electronic")	20%	11%	Electronics recycling and resale
Illumineris Inc.	10%	10%	Product distribution
Illumineris Systematics Inc.	11%	11%	Product distribution and installation
SuperNova Performance Technologies Ltd.	100%	100%	Product development
Sparta Technologies 4 Mining Ltd.	100%	100%	Product development
Newport Environmental Technologies Ltd.	100%	100%	Inactive

The Corporation's equity interest is net of non-controlling interests. Non-controlling interests result from shares of subsidiaries issued to parties other than the Corporation which includes voting and non-voting shares. Ownership structures of subsidiaries that are not wholly owned include shares held in trust by an external trustee for future issuance to employees and consultants.

During Q1, 2018 the Corporation divested its 51% voting interest common share position in Picton Heights Ltd. ("Picton") (formerly Re-ECO Tech Property Conversions Ltd.), retaining a 10% non-voting participating equity interest in the company, thus delivering similar upside as when under majority control but minimizing potential risks often associated with rental properties. The disposition was to a purchaser arm's length to the Corporation. In a similar fashion, during Q1, 2020 the Corporation divested its 51% voting interest common share position in ReECO Tech Conversions, retaining a 10% non-voting participating equity interest in the company, thus delivering similar upside as when under majority control but minimizing risks.

2. Going Concern

These financial statements have been prepared on a going concern basis which assumes that the Corporation will realize its assets and discharge its liabilities in the normal course of business.

For the three-month period ending March 31, 2021, the Corporation realized a net loss from operations of \$226,950 (2020 – income of \$212,716), has a working capital deficit of \$1,077,354 (2020 - \$126,997) and negative cash flow from operations of \$209,912 (2020 – \$112,713).

In order to meet the Corporation's future working capital requirements it will be required to attract additional funds through the issue of debt or equity. The Corporation's management will continue to consider various alternatives to finance the Corporation's operations and activities within the context of existing market conditions. Additional capital requirements are dependent on uncertain future events, including but not limited to the results of the evaluation of other business growth opportunities, the level of growth in product sales and distribution.

There can be no assurance that capital will be available as necessary to attain profitable operations or, if the capital is available, that it will be on terms acceptable to the Corporation.

Notes to the Unaudited Consolidated Interim Financial Statements As at and for the three-month periods ending March 31, 2021 and 2020

The issuances of additional equity securities by the Corporation may result in significant dilution to the equity interests of its current shareholders. If the Corporation is unable to obtain financing in the amounts and on terms deemed acceptable, the business and future success may be adversely affected.

These conditions raise significant doubt about the Corporation's ability to continue as a going concern. If the going concern assumption were not appropriate for these financial statements, then material adjustments could be necessary to the balance sheet classifications and carrying values of assets and liabilities.

During the period ended March 31, 2021, the Corporation issued 3,550,000 common shares for gross proceeds of \$177,500. This capital was raised by the exercise of 3,330,000 warrants and 250,000 options. In addition, the Corporation was given a loan of \$125,000. This loan bears interest at 10% per annum and is repayable December 31, 2022.

3. Basis of Presentation

Statement of Compliance

The consolidated financial statements have been prepared in accordance with International Financial Reporting Standards (IFRS) and were authorized for issue by the Corporation's Board of Directors on May 31, 2021.

Consolidation

These unaudited consolidated financial statements incorporate the financial statements of the Corporation and its subsidiaries. Sparta Capital Ltd. is the ultimate parent corporation of the consolidated group. Subsidiaries are consolidated from the date on which the Corporation obtains control and continue to be consolidated until control ceases. Control is established when the Corporation has the power to govern the financial and operating policy decisions of the entity so as to obtain benefits from the entity's activities, and generally exists where more than 50% of the voting power of the entity is held by the Corporation. The financial statements of the subsidiaries are prepared for the same reporting period as the Corporation, using consistent accounting policies. All material intercompany transactions and balances are eliminated in full upon consolidation.

Where the ownership of a subsidiary is less than 100%, and a non-controlling interest exists, the proportionate amount of any gains or losses of that subsidiary are attributed to the non-controlling interest even if it results in a deficit. A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction.

Basis of measurement

The financial statements have been prepared on the historical cost basis and are presented in Canadian dollars, which is the Corporation's functional currency.

Use of estimates and judgments

The preparation of the financial statements in conformity with IFRS requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

(i) Estimates

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised and in any future periods affected. Key areas with estimate uncertainties are as follows:

- Stock based compensation and share purchase warrants not issued as part of a unit estimates for forfeiture rates, volatility, expected dividend yield and expected life.
- Revenue recognition and contracts in progress Revenue on a construction contract is recognized on
 a percentage-of-completion basis. In applying the accounting policy on construction contracts,
 judgment is required in determining the estimated costs to complete the contract. These estimates are
 reviewed as at each reporting period and by their nature.
- Fair value of investments in securities not quoted in an active market or private company investments.
- Recoverable amounts from loans and notes receivable.
- The fair value attributable to liability and equity components in convertible debentures.

Notes to the Unaudited Consolidated Interim Financial Statements As at and for the three-month periods ending March 31, 2021 and 2020

(ii) Judgments

Judgments in applying accounting policies are as follows:

- Going concern the ability of the Corporation to continue as a going concern.
- Acquisitions whether the assets acquired and liabilities assumed constitute a business as defined in IFRS 3 and if the integrated set of activities, including inputs, and processes acquired, is capable of being conducted and managed as a business.
- Accounting for non-controlling interest subsidiary shares issued and held in trust for employees or consultants is treated as non-controlling interest since, due to the arrangement and intention, the related portion of income and equity is not expected to attribute to shareholders of the Corporation.

4. Significant Accounting Policies

The unaudited consolidated interim financial statements follow the same accounting policies as the most recent annual audited consolidated financial statements. The unaudited consolidated interim financial statements note disclosures do not include all of those required by IFRS applicable for annual consolidated financial statements. Accordingly, these interim consolidated financial statements should be read in conjunction with the Company's audited consolidated financial statements for the year ended September 30, 2020.

5. Other receivables

Balances consist of the following:

As at,	March 31,	September 30,
	2021	2020
	\$	\$
Note receivable	61,000	61,000
Assigned receivable	200,000	200,000
Advances receivable	121,788	94,788
	382,788	355,788

6. Property and equipment

			March 31, 2021
		Accumulated	
	Cost	Amortization	Net Book Value
	\$	\$	\$
Equipment	387,287	168,928	218,359
Vehicles	155,000	116,249	38,751
	542,287	285,172	257,110

			September 30, 2020
		Accumulated	
	Cost	Amortization	Net Book Value
	\$	\$	\$
Equipment	371,942	142,915	229,027
Vehicles	155,000	96,875	58,125
	526,942	239,790	287,152

Notes to the Unaudited Consolidated Interim Financial Statements As at and for the three-month periods ending March 31, 2021 and 2020

7. Right-of-use asset and lease liability

Right of use asset

March 31, 2021	Building lease	
Cost	-	
Balance, beginning of period	1,532,081	
Additions	<u>-</u> _	
Balance, end of period	1,532,081	
Accumulated amortization Balance,		
Balance beginning of year	587,298	
Amortization expense	153,208	
Balance, end of period	740,506	
Net book value		
Balance, beginning of period	944,784	
Balance, end of period	791,575	
Butance, and of period	1,52,616	
Lease liability		
March 31, 2021	Building	
Balance, beginning of year	1,000,948	
Lease interest expense	20,760	
Repayments during the year	(169,650)	
Balance, end of year	852,058	
Current portion	314,299	
Non-current portion	537,759	
The Corporation is committed to building premis	ses lease payments as follow	/S:
2021	\$ 355,521	٠,
2022	356,873	
2023	356,873	
2024	29,739	
	\$1,099,00 <u>6</u>	

Notes to the Unaudited Consolidated Interim Financial Statements As at and for the three-month periods ending March 31, 2021 and 2020

8. Loans and borrowings

a. Loans payable consist of the following:

As at March 31,	2021	2020
_	\$	\$
Fixed rate loans assumed in respect to SuperNova, with interest at 3% per annum and no fixed terms of repayment.	1,003,564	979,805
b. Convertible debentures		
As at March 31,	2021	2020
_	\$	\$
Beginning balance	98,798	460,956
Accretion expense	3,599	19,521

On August 30, 2019, the Corporation issued 41 convertible debentures for gross proceeds of \$410,000. The convertible debentures are unsecured with an interest rate of 10% per annum, maturing August 30, 2021. The convertible debentures are convertible into:

- i. one common share at an exercise price of \$0.05 per common share in the first twelve months from the date of issuance and thereafter at a conversion rate of the greater of \$0.10 per common share and the Market Price (as such term is defined in the policies of the TSX Venture Exchange); and
- ii. one share purchase warrant entitling the holder thereof to purchase one common share for \$0.05 per common share expiring twenty-four months from the date of issuance.

The convertible debentures are compound financial instruments containing a liability component and an equity component. The fair value of the liability component at the time of issue of \$299,961 was calculated as the discounted cash flows for the convertible debenture assuming a 25% interest rate which was based on the estimated market interest rate for debt financing without a conversion feature. The fair value of the equity component (conversion feature) of \$110,039 was determined at the time of issue as the difference between the fair value of the compound convertible debenture and the fair value of the liability component.

On September 30, 2020, holders of the above convertible debentures exercised their rights under the agreement and converted their debentures into 8,200,000 common shares and 8,200,000 share purchase warrants.

On October 4, 2019 the Corporation issued an additional 18 convertible debentures for gross proceeds of \$180,000, at the same terms as those issued on August 30, 2019. These convertible debentures are also compound financial instruments containing both a liability and equity component. The fair values of the components of these debentures were calculated using the same methodology as those issued on August 30, 2019 - see above. The liability and equity components were determined to be \$121,631 and \$48,369 respectively.

On September 30, 2019 holders of 7 of the convertible debentures issued on October 4, 2019 exercised their rights to convert their debentures into 1,400,000 common shares and 1,400,000 share purchase warrants.

Notes to the Unaudited Consolidated Interim Financial Statements As at and for the three-month periods ending March 31, 2021 and 2020

c. Notes payable consist of the follow
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As at March 31,	2021	2020
_	\$	\$
Fixed rate promissory note assumed in respect to the SuperNova	274,481	269,231
acquisition, with compounding interest at 3% annually and no fixed		
terms of repayment.		
Fixed rate promissory note issued as consideration for assets	530,242	530,242
purchased in Re-Eco Tech Electronic with interest at 11% per		
annum and no fixed terms of repayment.		
_	804,723	799,473

9. Loans Payable

During the period ended March 31, 2021 the Corporation received a loan payable secured by a promissory note. The loan bears interest at 10% per annum is payable December 31, 2022.

10. Share Capital

Authorized

The authorized share capital of the Corporation consists of an unlimited number of common shares without nominal or par value, 50,000,000 non-voting preferred shares (issuable in series, the rights, privileges, restrictions and conditions attached to the preferred shares are to be determined by the Directors of the Corporation at time of issuance) and an unlimited number of special non-voting shares. There are no preferred shares and no non-voting special shares issued or outstanding as at September 30, 2020 and March 31, 2021.

Issued

During the year ended September 30, 2020, the Corporation completed a private placement of 10,000,000 units for gross proceeds of \$250,000. The issue price for the units being \$0.025 per unit, with each unit being comprised of one common share and one-half share purchase warrant exercisable at \$0.05 - and one-half share purchase warrant exercisable at \$0.10. Each whole warrant entitles the holder to acquire an additional common share for up to twenty-four (24) months following the date of issuance

During the year ended September 30, 2019, the Corporation completed a private placement of 1,100,000 units for gross proceeds of \$55,000. The issue price for the units being \$0.05 per unit, with each unit being comprised of one common share and one share purchase warrant, with each warrant entitling the holder to acquire an additional common share at a price of \$0.11 per common share for up to twenty-four (24) months following the date of issuance.

During the period ended March 31, 2021, 3,300,000 warrants were exercised for 3,300,000 common shares and 250,000 options were exercised for 250,000 common shares. Cash proceeds were \$165,000 and \$12,500 respectively.

Notes to the Unaudited Consolidated Interim Financial Statements As at and for the three-month periods ending March 31, 2021 and 2020

Options

A summary of the Corporation's outstanding stock options as at March 31, 2021 and 2020, and the changes for the years then ended, is as follows:

		\$
Balance, September 30, 2018	8,238,000	0.05
Granted	2,035,000	0.07
Balance, September 30, 2019	10,273,000	0.05
Expired	(2,880,000)	-
Balance, September 30, 2020	7,473,000	0.04
Exercised	250,000	
Expired	-	
Balance, March 31, 2021	7,223,000	0.04

During the year ended September 30, 2020 2,800,000 stock options expired.

On November 1, 2018, the Corporation granted stock options to an officer and consultants for the purchase of 2,035,000 common shares of the Corporation at an exercise price of \$0.07 per common share. These options will expire on November 1, 2023. The options vested immediately. Stock-based compensation expense of \$89,500 was recorded based on the fair value of the stock options on the date of grant using the Black-Scholes option pricing model. The assumptions applied by the Corporation in this calculation for the fair value of the options at the date of grant were: a) dividend yield 0%, b) volatility 100%, c) risk-free rate 2.38%, d) forfeiture rate of 0%, e) expected life of 5 years.

The following summarizes the outstanding share options;

		Weighted Average Remaining
Options	Options	Contractual Life
Outstanding	Exercisable	(Years)
5,188,000	5,188,000	1.67
2,035,000	2,035,000	2.58
7,223,000	7,223,000	1.93
	Outstanding 5,188,000 2,035,000	Outstanding Exercisable 5,188,000 5,188,000 2,035,000 2,035,000

Warrants

A summary of the Corporation's share purchase warrants and the changes for the years then ended, is as follows:

	Number of Warrants	Amount \$
Balance, September 30, 2019	1,177,000	1,309
Issued	16,640,000	-
Exercised	(965,500)	-
Expired	-	-
Balance, September 30, 2020	19,851,500	1,309
Issued	-	-
Exercised	3,300,000	-
Expired	-	-
Balance, March 31, 2021	16,551,500	1,309

11. Related Party Transactions and Balances

As at March 31, 2021, included in other receivables is \$121,788 (September 30, 2020 - \$94,788) related to advances made to SETA Group, a company controlled by a Director of the Corporation.

12. Capital Management

The Corporation's objectives when managing capital is to safeguard its ability to continue as a going concern by providing adequate working capital and maintaining cash on hand. The Corporation defines capital as the Corporation's shareholders' equity and loans and borrowings. At March 31, 2021 the shareholders' deficit was \$226,645 (September 30, 2020 – \$320,731) and loans and borrowings were \$2,887,742 (September 30, 2020 – \$2,889,810). The Corporation manages its capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. In order to maintain or adjust the capital structure, the Corporation may purchase shares for cancellation pursuant to normal course issuer bids, issue new shares or obtain debt financing. The Corporation is not currently subject to any externally imposed capital requirements.

Management anticipates that, based on the amount required to fund expenses associated with the execution of the Corporation's current business plan, taking into account the working capital deficit and the Corporation's projected level of future income, the Corporation is expected to require an injection of capital through debt or equity financing to meet its normal operating requirements for the next 12 months. Additional capital requirements are dependent on the extent of future revenues and expenses related to product development, manufacturing, sales and promotion and in consideration of results of the evaluation of other business growth opportunities and associated capital requirements. Additional liquid capital may be sourced from the issuance of share capital, debt financing or from potential government funding in support of development of export markets.

13. Fair Value and Financial Risk Management

Fair Value

The fair value of cash, accounts receivable, notes receivable, accounts payable and accrued liabilities approximate their carrying value due to the relatively short period to maturity of the instruments. The fair value of loans payable, notes payable and mortgage payable approximate their carrying value as the interest rates are consistent with the current market rates.

Financial risk management

The Corporation's risk exposures and the impact on the Corporation's financial instruments are summarized as follows:

Notes to the Unaudited Consolidated Interim Financial Statements As at and for the three-month periods ending March 31, 2021 and 2020

Credit risk

Credit risk is the risk of financial loss to the Corporation if a customer or counterparty to a financial instrument fails to meet its contractual obligations and arises principally from the Corporation's trade receivables.

The Corporation has \$82,364 (September 30, 2020 \$331,927) of accounts receivable from one customer (September 30, 2020 – one), which represents 25% (September 30, 2020 - 46%) of total accounts receivable.

Liquidity risk

Liquidity risk is the risk that the Corporation will encounter difficulty in meeting obligations associated with its financial liabilities. The Corporation's objective in managing liquidity risk is to maintain sufficient liquidity to meet liabilities when due by holding sufficient cash and cash equivalents to settle current liabilities and meet its anticipated working capital requirements. The Corporation had a cash balance at March 31, 2021 of \$843,887 (September 30, 2020 – \$612,496) and a working capital deficit of \$1,077,354 (September 30, 2020 – \$1,298,193).

In order to meet the Corporation's anticipated working capital requirements, it will be required to attract additional funds through the issue of debt, equity or other business means to further the development of the Corporation's products and to provide sufficient working capital. The Corporation monitors its working capital position and makes changes or reductions in expenditures to help sustain sufficient liquidity to meet liabilities on a timely basis.

Market Risk

Foreign currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign currency rates. The Corporation is exposed to currency risk on its U.S. dollar denominated bank accounts. The Corporation does not use derivative instruments to reduce its exposure to foreign currency risk.

14. Net Loss Per Share

Basic and diluted loss per share have been calculated based on the net loss divided by the weighted average number of common shares outstanding for the period ended March 31, 2021 and 2020. The weighted average number of common shares basic and diluted is as follows:

	March 31,	March 31,
	2021	2020
Weighted average common shares	203,377,733	182,265,090
Balance, March 31	203,377,733	182,265,090

15. Economic Dependence

Sparta Capital Ltd. earned \$425,400, which represents 48% of its revenue, from two customers during the period ended March 31, 2021; (\$845,638 - representing 44% of its revenue, from two customers for the period ended March 31, 2020).