Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines



PetroSun, Inc.

A Nevada Corporation 2999 North 44th Street, Suite 620 Phoenix, AZ 85018 480-425-4290

Quarterly Report
For Period ending June 30, 2019
(the "Reporting Period")

As of June 30, 2019, th	ne number of shares outstanding of our Common Stock was:	316,730,750
As of December 31, 20	18, the number of shares outstanding of our Common Stock was:	316,730,750
Indicate by check mark Rule 12b-2 of the Exch	whether the company is a shell company (as defined in Rule 405 cange Act of 1934):	of the Securities Act of 1933 and
Yes:	No: 🖂	
Indicate by check mark	whether the company's shell status has changed since the previous	s reporting period:
Yes:	No: 🖂	
Indicate by check mark	whether a Change in Control of the company has occurred over th	is reporting period:
Yes:	No: 🖂	

1	The name o	f the	issuer	and	its	predecessor	(if	anv'	١

The name of the Issuer is PetroSun, Inc. ("PetroSun", the "Issuer", "we", or "Company"). The Company was organized in the state of Nevada on June 20, 2001 as JBO, Inc. On December 1, 2001, JBO, Inc. merged with LeBlanc Petroleum, Incorporated, a private Arizona corporation and changed its name to LeBlanc Petroleum, Incorporated and then on August 31, 2005 changed its name to PetroSun Drilling, Inc. and finally on August 8, 2006 changed its name to PetroSun, Inc. and is currently active.

active.
Has the issuer or any of its predecessors ever been in bankruptcy, receivership, or any similar proceeding in the past five years?
Yes: No: 🖂
2) Security Information
Trading Symbol: PSUD Exact title and class of securities outstanding: Common CUSIP: 716766108 Par or Stated Value: \$0.001 Total shares authorized: 500,000,000 as of: June 30, 2019 Total shares outstanding: 316,730,750 as of: June 30, 2019 Number of shares in the Public Float: 277,813,424 as of date: June 30, 2019 Total number of shareholders of record: 119 as of date: June 30, 2019
<u>Transfer Agent</u>
Sedona Equity Registrar & Transfer, Inc. 12601 North Cave Creek Road, Suite 118 Phoenix AZ 85022 602-620-1554
Is the Transfer Agent registered under the Exchange Act? Yes: No:
Describe any trading suspension orders issued by the SEC concerning the issuer or its predecessors:
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.
3) Issuance History
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:

77 1 2									
Number of Shares outstanding as of January 1, 2017	Common:	g Balance: 240,598,750 erred: 0							
Date of Transaction	Transacti on type (e.g. new issuance, cancellati on, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securiti es	Value of shares issued (\$/per share) at Issuan ce	Were the shares issued at a discou nt to market price at the time of issuanc e? (Yes/N o)	Individual/ Entity Shares were issued to (entities must have individual with voting / investment control disclosed).	Reason for share issuance (e.g. for cash or debt conversion) OR Nature of Services Provided (if applicable)	Restricte d or Unrestric ted as of this filing?	Exemption or Registration Type?
May 11, 2017	New issuance	18,000,000	Common	\$0.04	No	Noble Gas Partners, LLC ¹	Acquisition	Restricted	4(a)(2)
July 12, 2017	New Issuance	10,000,000	Common	\$0.026	No	Torus Tech Works, LLC ²	Acquisition	Restricted	4(a)(2)
June 13, 2018	New Issuance	250,000	Common	\$0.027 4	Yes	Raymond G. Bailey	Compensation for director services	Restricted	4(a)(2)
June 13, 2018	New Issuance	5,000,000	Common	\$0.027 4	Yes	Quantom- Joule Ltd. ³	Compensation for drillings services rendered	Restricted	4(a)(2)
June 13, 2018	New Issuance	5,000,000	Common	\$0.027 4	Yes	Timothy D. and Lea Phillips	Compensation for drillings services rendered	Restricted	4(a)(2)
June 13, 2018	New Issuance	2,237,000	Common	\$0.01	Yes	Don Meyers	Payment for accounting services rendered	Restricted	4(a)(2)
June 13, 2018	Reissuance	400,000	Common	\$0.00	Yes	Stuart Epstein	Replacement of lost shares	Restricted	4(a)(2)

June 15, 2018	New Issuance	10,000,000	Common		Yes	Golden Eagle ⁴	Acquisition	Restricted	4(a)(2)
October 23, 2018	Reissuance	245,000	Common	\$0.00	Yes	Jeffrey Epstein	Replacement of lost shares	Restricted	4(a)(2)
October 24, 2018	New Issuance	25,000,000	Common	\$0.20	Yes	M&M Production & Operations ⁵	Acquisition	Restricted	4(a)(2)
Shares Outstanding on June 30, 2019	Common:	Balance: 316,730,750 erred: 0							

¹Wholly owned subsidiary of the Company

B. Debt Securities, Including Promissory and Convertible Notes

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 Accrue d (\$)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder	Reason for Issuance (e.g. Loan, Services, etc.)
March 22, 2019	\$922,149	\$921,467	\$682	3/22/2022	None	M&M Production & Operations ¹	Loan

¹ Majority owned by the Company

4) Financial Statements

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☐ U.S. GAAP☐ IFRS

B. The financial statements for this reporting period were prepared by:

Name: Don D. Meyers

Title: CPA

Relationship to Issuer: Accountant

- C. Balance sheet;
- D. Statement of income;
- E. Statement of cash flows; and
- F. Financial notes;

The Issuer has provided the above financial statements for the period ending June 30, 2019. The June 30, 2019 financial statements are included herein as Exhibit 1.

² Beneficially owned by JBHJ, LLC (Katie Tinnermon, Manager)

³ Controlled by Chris Sumner

⁴Majority owned by the Company

⁵ Majority owned by the Company

5) Issuer's Business, Products and Services

PetroSun is a diversified energy Company focused on non-shale, unconventional resources, while utilizing forward-looking technologies. The Company is focused on oil, natural gas, helium and lithium exploration, production, processing and distribution; as well as, research and development of oil field production and frac water technologies, cryogenic desalination and solar thermal applications.

A. The issuer's business operations

The Company is engaged in the business of oil, natural gas, helium and lithium exploration, production, processing and distribution. As of the date of this report, the Company has acquired oil and gas operating leases on approximately 218,066.58 acres in the Holbrook Basin of Arizona and 41,365.49 acres within specific targeted areas of McKinley, San Juan, Socorro and Valencia counties in New Mexico. The Company has included the Holbrook Basin property in a Joint Operating Agreement with Arizona Energy Partners, LLC (AEP) who has raised \$1,500,000 to implement exploration and development of the leases. The Company continues to seek opportunities to expand its interest in oil and gas properties, exploration and production tools and technologies and has accordingly organized or acquired interest in thirteen affiliates and subsidiaries.

Navajo County, Arizona

On August 16, 2016, the Company (Lessee) executed a six (6) year lease agreement dated October 27, 2015 covering approximately 186,473 acres in Navajo County, Arizona with NZ Legacy LLC (Lessor). The lease was executed with a payment in the amount of \$559,418 made on behalf of the Company by Gordon M. LeBlanc, Jr. President and CEO. The Lease provided for other valuable consideration in the form of production royalties. The Company will receive an eighty-seven and one half percent (87.5%) net revenue interest for all hydrocarbons including oil, helium, natural gas, distillate and condensate with all extraction and production costs being borne by the Company. The Lessor will receive a royalty of twelve and one half percent (12.5%) of all production at the well free of cost and payable in kind or by the purchase of the lessor's share by the lessee at the going market price. The lease will continue after its primary six (6) year term on lands included in a Production Unit upon which is located a producing well or upon which the lessee is actively engaged in a continuous drilling program. The lessee is responsible to provide all appropriate insurance coverage required by law and good management practices.

Coconino County, Arizona

On August 16, 2016, the Company (Lessee) executed a six (6) year lease agreement dated October 27, 2015 covering approximately 21,191.13 acres in Coconino County, Arizona with NZ Legacy LLC (Lessor). The lease was executed with a payment in the amount of \$63,574 made on behalf of the Company by Gordon M. LeBlanc, Jr. President and CEO. The Lease provided for other valuable consideration in the form of production royalties. The Company will receive an eighty-seven and one half percent (87.5%) net revenue interest for all hydrocarbons including oil, helium, natural gas, distillate and condensate with all extraction and production costs being borne by the Company. The Lessor will receive a royalty of twelve and one half percent (12.5%) of all production at the well free of cost and payable in kind or by the purchase of the lessor's share by the lessee at the going market price. The lease will continue after its primary six (6) year term on lands included in a Production Unit upon which is located a producing well or upon which the lessee is actively engaged in a continuous drilling program. The lessee is also responsible to provide all appropriate Insurance coverage required by law and good management practices.

Apache County, Arizona

On June 9, 2016, the Company acquired 4,859.84 acres of Arizona State Land Department leases from John Somers for \$55,509.18 with a net revenue interest of eighty-two and one half percent (82.5%). On October 19, 2016, the Company acquired a farm-out of 4,261.47 acres of Arizona State Land Department leases from United Helium, Inc. with a net revenue interest of eighty (80%) percent. On November 22, 2016 the Company's subsidiary Arizona Energy Partners, LLC acquired 1,281.64 privately owned acres from HNZ Holding, LLC for \$6,408.20 with a net revenue interest of eighty (80%) percent.

McKinley, San Juan, Socorro and Valencia Counties, New Mecico

On March 8, 2018 the Company acquired 41,365.49 acres of Oil, Gas and Helium rights within specific targeted areas of New Mexico for \$124,096. The leases provide for a six-year prepaid term with a net revenue interest of 87.5%. Current plans are to drill an initial test well during the fourth quarter of 2018.

Golden Eagle Gas Field in Grand County, Utah

On April 19, 2018 the Company entered into a 90-day Exclusivity Agreement to conduct due diligence investigations on a highly prospective oil and gas project, located in Grand County, Utah. The Agreement includes the option to farm in to the project at the conclusion of due diligence. If the option is exercised, PetroSun will be the Operator and acquire a 70% Net Revenue interest in the project after relevant government and third-party royalties. On June 15, 2018 the Company issued 10,000,000 of its common shares to acquire \$130,000 cash bonds held by the State of Utah or the BLM on the Golden Eagle Gas Field.

Dissolved Interests

On December 31, 2016, the Company dissolved its entire interest in Bobcat Pipe & Supply, Inc. an oil field pipe and supply company and wrote-off the \$3,750,000 investment.

On December 31, 2016, the Company dissolved its entire interest in Bengal Drilling, Inc. and wrote-off the \$3,400,000 investment.

B. Describe any subsidiaries, parents, or affiliated companies, if applicable, and a description of their business contact information for the business, officers, directors, managers or control persons. Subsidiary information may be included by reference

To better understand the full scope of the Company's subsidiaries and affiliated companies, in addition to the information below, please see the Notes to PetroSun's consolidated financial statements attached hereto as Exhibit 1.

Arizona Energy Partners, LLC

A Joint Operating Agreement (JOA) was executed on September 20, 2016, resulting from letters of agreement between various parties leading to the JOA. Within the JOA Arizona Energy Partners, LLC (AEP) is named as the project operator with the responsibility to explore, develop and operate certain oil and gas leases held in the Holbrook Basin of Arizona.

Arizona Energy Partners, LLC was organized in the state of Arizona on December 23, 2015 with the Company as the managing member and holding seventy-two and one-half percent (72.5%) of the LLC. The Company's interest in AEP has been consolidated within its financial statements. The JOA provides for AEP to be the operating entity for the Holbrook Basin properties and bear the costs of exploration, development, production, marketing and product delivery.

AEP has provided funding for the operations thru sale of the unencumbered twelve percent (12%) interest in the project leasehold for \$1,500,000 to Rae Ann, LLC. The agreement also provided for an option wherein Rae Ann, LLC could obtain an additional twelve percent (12%) unencumbered interest for an additional \$1,500,000 payment. During the first quarter of 2018 an outside investor acquired and exercised the option which provided AEP with a and additional \$1,500,000 operating capital with which it funded the drilling of a second test well.

During the fourth (4th) quarter of 2016 AEP began testing several upper zones for helium concentrations in the 17-1 well including the flow testing required by MHA. Completion of the evaluation of the helium resources took place during the first quarter of 2017.

MHA Petroleum Consultants of Denver, Colorado performed a resource evaluation on AEP's first test well and on March 3, 2017 reported the estimated contingent helium resources on 4,000 acres of AEP's leases on the Concho Dome in the Holbrook Basin of Arizona to be 2.29 billion cubic feet. AEP has identified six additional sites on which it intends to drill to mature the contingent helium resources into reserves by the demonstration of commerciality.

AEP holds Oil, Gas and Helium leases in Apache, Navajo and Coconino counties of Arizona containing 218,066.58 acres. AEP obtained three additional drilling permits to continue the process of proving the helium reserves in the Holbrook Basin and is drilling its second well which has been spudded and is expected to be complete during the second quarter of 2018.

AEP has executed a lease agreement for a commercial building on 2.89 acres in Farmington, New Mexico and will be the field headquarters for the Four Corners operations for AEP and PetroSun operations. The Farmington yard will be the base of the newly acquired Crown Duke CE750 drilling rig rated to 10,000 feet. The Spencer Harris 3500 drilling rig and 25,000 feet of casing and tubing will be moved from the Snowflake, Arizona yard to Farmington.

On December 28, 2018, the Company through its subsidiary AEP executed a Liquid Helium Supply Agreement with Uniper Global Commodities North America LLC to acquire helium molecules produced and processed by AEP from its gas field operations in the Paradox Basin, Grand County, Utah. AEP will process the helium concentration in its helium processing plant to be commissioned on or before April 30, 2020.

United Gas of North America, LLC

On May 11, 2017, the Company acquired fifty percent (50%) of Noble Gas Partners, LLC a Delaware limited liability Company for a stated value of \$2,700,000 with the issue of 18,000,000 common shares. On the date of acquisition the Company's shares traded at \$0.04 per share so the Company recorded the acquisition at \$720,000, the market value of the stock. On the

date of acquisition the two companies organized United Gas of North America, LLC an Arizona limited liability Company with both companies as equal members. United Gas of North America, LLC will engage in the transportation and distribution of helium.

PetroSun Energy Services, LLC

On July 11, 2017, the Company acquired the remaining fifty percent (50%) interest in Crosskeys Equipment, LLC an Arizona limited liability Company from Crosskeys Energy Services, LLC a Delaware limited liability Company with the issue of warrants that can be exercised within two years to purchase 5,000,000 of the Company's common shares at \$0.15 per share. Using the Black-Sholes valuation method the 5,000,000 warrants were valued at \$115,293 the amount used by the Company to record the purchase. The Company already owned fifty percent (50%) of Crosskeys Equipment, LLC which was organized in the State of Arizona on August 17, 2015. On the date of acquisition Crosskeys Equipment, LLC was renamed PetroSun Energy Services, LLC and will engage in the energy equipment and services industry as a wholly owned subsidiary of the Company.

Torus TechWorks, LLC

On July 12, 2017, the Company acquired Torus TechWorks, LLC (Torus) a Delaware limited liability Company with the issue of 10,000,000 common shares of stock at the market price of \$0.026 per share or \$260,000 and 10,000,000 warrants that can be exercised within eighteen (18) months to purchase one share of the Company's common stock at a price of \$0.20 per share. Using the Black-Sholes valuation method the warrants were valued at \$202,311 for a total amount of \$462,311 used by the Company to record the purchase.

On May 16, 2018 the Company organized TorusMed, Inc. and its subsidiary TorusAg, Inc. both Delaware Corporations. Upon incorporation TorusMed, Inc issued 29,148,575 common shares of its stock with a par value of \$29,149 to the Company to obtain intangible assets in the form of licenses and agreements generic to its business held by the Company. On June 11, 2018 the Company announced its intent to spin-off Torus Med, Inc. and distribute those shares to the Company's shareholders of record as of June 15, 2018 on a 5-to-1 ratio. For every ten shares of PetroSun stock owned by our shareholders they will receive one share of the TorusMed stock currently owned by the Company. PetroSun is in the energy sector and has no ongoing synergies with the business of TorusMed.

On September 24, 2018, the Company invested \$50,000 through its subsidiary Torus TechWorks Inc. to take an equity position in Organic Transit's Series B round and an option to acquire the full offering. Organic Transit filed for Chapter 7 Bankruptcy on June 13, 2019 in the Middle District of North Carolina.

On September 25, 2018, the Company approved the spin-off of its wholly-owned subsidiary Torus TechWorks, Inc. and distribution of outstanding shares to the Company's shareholders of record as of October 25, 2018 on a 5-to-1 ratio. The spin-off has not yet been completed.

PetroSun Lithium, LLC

On August 10, 2017 the Company organized PetroSun Lithium, LLC as a wholly-owned subsidiary to exploit affiliate held technology for the recovery of lithium resources within the United States. Sonoran Dish Energy, LLC and Sonoran CryoDesal, LLC will team with PetroSun Lithium, LLC to set up a plant for the recovery of lithium carbonate from brine water sourced from oil and gas production. A process demonstration plant is expected to be completed during the third quarter of 2018 at the Sonoran Dish Energy/Sonoran CryoDesal research facility in Phoenix, Arizona. On January 4, 2017, the Company executed an exclusive license agreement with Sonoran Dish Energy, LLC and Sonoran CryoDesal, LLC for proprietary technology developed for use in the oil and gas industry. On April 4, 2017 the Company has approved plans for the development of a cryogenic helium processing plant employing technology from Sonoran Dish Energy, LLC and Sonoran CryoDesal in the Holbrook Basin which will be operated by AEP.

Eua Resources, LLC

On March 19, 2018, PetroSun Energy Services, LLC formed a limited joint venture with ELD Resources, LLC (ELD) of Livonia, New York. The Joint venture formed Eau Resources, LLC (Eau) in which PetroSun Energy Services, LLC holds a fifty percent (50%) equity position. Eau Resources, LLC is licensed by ELD to use its patented and patent pending technologies focused on the treatment of industrial waste streams. Eau will exploit treatment of frac water and other waste streams generated by the oil and gas and other industries. During the period ended March 31, 2019, EAU Resources, LLC a PetroSun subsidiary began operations and has produced \$171,561 in revenue during its first quarter of operation.

M&M Production & Operation Inc and Independent Pipeline Corporation

On June 1, 2018, the Company was party to a purchase agreement with the sole owner of M&M Production & Operation Inc. (M&M), a New Mexico corporation and Independent Pipeline Corporation, (Independent) a New Mexico corporation collective called (Companies) wherein the Company agreed to purchase the Companies for a purchase price of \$5,000,000

cash. Various amendment to the agreement were entered into until on October 24, 2018 the sole owner of the Companies agreed to receive 25,000,000 common shares of PetroSun, Inc. stock valued at \$0.20 per share as full payment of the agreed to purchase price. The shares are authorized to be issued on October 24, 2018.

M&M brings the following assets into the Company:

- Sixty-one (61) producing oil and/or gas wells
- 9,480.85 acres of leasehold consisting of Federal, State of New Mexico, Jicarilla Tribal and Navajo Nation properties
- The lease hold contains 5,880.08 acres of Mancos Shale/Gallup SS rights, which include 10 current producing vertical Gallup SS wells and a dual-completion Dakota/Gallup well
- The remaining leasehold contains 51 producing Picture Cliff (PC)/Chara formation natural gas wells with Fruitland Coal PUDs (Proven Undeveloped).
- Three F-250 field trucks, a backhoe, three phase separators and parts inventory

Independent Pipeline Corporation brings the following asset into the Company:

- Twenty-six (26) mile 4 ½ inch pipeline with a 45 foot right-of-way and a current daily capacity of 12 million cubic feet.
- C. Principal products or services, and their markets;

Issuer is presently in the research and development stage regarding products and services and their respective markets for period ending September 30, 2018.

6) Describe the Issuer's Facilities

In addition to the properties described in Item 6 above, the Company currently leases two properties. It leases 1,781 square feet of office space at 2999 North 44th Street, Suite 620, Phoenix, AZ. at \$3,858.83 per month. The current lease us through August 31, 2018, and has been renewed. Additionally, it leases 5,920 square feet of office and warehouse space at 4000 Monroe Road, Farmington, NM as a field office at a rate of \$2,750 per month. The current lease term is from June 1, 2018 through May 31, 2019.

7) Officers, Directors, and Control Persons

Name of Officer/Director and Control Person	Affiliation with Company (e.g. Officer/Director /Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
Gordon LeBlanc, Jr.	CEO, President, Director	Scottsdale, AZ	147,594,155	Common	46.6	
Raymond G. Bailey	Director	Phoenix, AZ	250,000	Common	.08	
Noble Gas Partners	more than 5%	Phoenix, AZ	18,000,000	Common	5.68	Wholly owned subsidiary of the Company
Torus Tech Works LLC	more than 5%	Phoenix, AZ	18,000,000	Common	5.68	beneficially owned by JBHJ, LLC

			(Katie
			Tinnermon,
			Manager)
			_

8) Legal/Disciplinary History

- A. Please identify whether any of the persons 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. There are no 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.

9) Third Party Providers

Legal Counsel

The McGeary Law Firm, P.C. 1600 Airport Fwy., Suite 300 Bedford, Texas 76022

Accountant or Auditor

Don D. Meyers 1579 Parkway Court Saratoga Springs, UT 84045

10) Issuer Certification

Principal Executive Officer:

- I, Gordon LeBlanc, Jr. certify that:
 - 1. I have reviewed this Quarterly Disclosure Statement of PetroSun, 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.

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<u>/s/ Gordon LeBlanc, Jr.</u>
Gordon LeBlanc, Jr.



Consolidated Balance Sheets (Unaudited)

Current Assets			June 30,	December 31,	
Current Assets 142,648 \$ 33,537 Work in Progress 588,602 467,487 Other Current Assets 16,842 - Bonds held on proven projects 130,000 130,000 Loans to Affiliates 126,000 - Prepaid Expenses 2,200 32,807 Total Current Assets 1,006,292 663,831 Long-Term Assets 7,243,718 7,178,780 Investment in Affiliates 7,243,718 7,178,780 Equipment (net) 1,105,394 801,543 Equipment Yard 21,750 21,750 Intangible Drilling Costs 103,017 93,359 Unproven Gas and Oil Leases 3,145,798 2,850,818 Total Fixed Assets 11,619,677 10,946,250 Total Assets 11,619,677 10,946,250 Total Assets 251,650 218,426 Operational Loans 2,416,637 2,115,042 Accrued Expenses 251,650 218,426 Operational Loans 2,416,637 2,115,542 Total	ACCETC		2019		2018
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	1				
7,557,755 0,401,452					
Total Liabilities and Stockholders' Equity \$ 12,675,969 \$ 11,610,081	± •	\$		\$	

The accompanying notes are an integral part of these statements

Consolidated Statements of Operations (Unaudited)

	Three Months Ended June 30,					Six Months Ended June 30,			
		2019		2018		2019		2018	
Revenue									
Revenue	\$		\$	_	\$	171,561	\$		
Operating Expenses									
General and Administrative		110,404		58,704		252,406		152,384	
Accrued Expenses		21,000		196,900		45,000		196,901	
Depreciation and depletion Lease Operating Expense Professional Fees Total Expenses Net Loss from Operations		28,609		12,959		28,609		73,010	
		665,404		125,394		833,789		651,179	
		80,355		99,994		312,974		118,335	
		905,772		493,951		1,472,778		1,191,809	
		(905,772)		(493,951)		(1,301,217)		(1,191,809)	
Other Income/(Expense)									
Interest Income		-		3		-		57	
Interest Expense		(1,487,217)		(12,427)		(1,502,277)		(26,805)	
Net Loss before Income Tax Income Tax		(2,392,989)		(506,375)		(2,803,494)		(1,218,557)	
Net Income/(Loss)	\$	(2,392,989)	\$	(506,375)	\$	(2,803,494)	\$	(1,218,557)	
Basic and Diluted									
(Loss) per Share	\$	(0.01)	\$		\$	(0.01)	\$		
Weighted Average									
Number of Shares		316,730,750		268,598,750	316,730,750		268,598,750		

The accompanying notes are an integral part of these notes

Consolidated Statement of Stockholders' Equity (Restated and Unaudited)

Inception June 20, 2001 to June 30, 2019

	Common	Stock	Paid in	Accumulated	Total
	Shares	Amount	Capital	Deficit	Equity
Balance, December 31, 2016	240,598,750	240,599	14,606,359	(14,420,518)	463,675
Purchase of affiliates	28,000,000	28,000	952,000	_	980,000
Warrants issued to purchase affiliates	· · · · · <u>-</u>	-	317,604	-	317,604
Affiliate changes in member equity	-	-	1,374,132	-	1,374,132
Net Income/(Loss)				(251,491)	(251,491)
Balance, December 31, 2017	268,598,750	268,599	17,250,095	(14,672,009)	2,883,920
Affiliate capital adjustments			615,067	16,376	631,443
Stock issued for officer compensation	250,000	250	6,600	, -	6,850
Stock issued for debt settlement	2,237,000	2,237	20,133	-	22,370
Stock issued for acqusitions	45,000,000	45,000	5,359,000	-	5,404,000
Stock issued for cash	245,000	245	1,647	-	1,892
Stock issued for TA Adjustment	400,000	400	(400)	-	-
Affiliate changes in member equity	-	-	1,305,000	-	1,305,000
Net Income/(Loss)				(1,726,082)	(1,726,082)
Balance, December 31, 2018	316,730,750	316,731	24,557,142	(16,381,715)	8,529,393
Stock issued for debt payment	500,000	500	99,500	_	100,000
Options issued for loan incentive		_	1,464,254	-	1,464,254
Change of ownership interest adjustment	-	-	438,031	(546,699)	(108,668)
Net Income/(Loss)				(2,392,989)	(2,392,989)
Balance, June 30, 2019	317,230,750	\$ 317,231	\$ 26,558,927	\$ (19,321,403)	

The accompanying notes are an integral part of these statements

Consolidated Statements of Cash Flows (Unaudited)

	Three Months Ended June 30,					Six Months Ended June 30,				
		2019	,	2018		2019	2018			
Operating Activities										
Net income/(loss)	\$	(2,392,989)	\$	(506,375)	\$	(2,803,494)	\$	(1,218,557)		
Adjustments to reconcile net (loss) to cash:										
Inter-company transfers		7,519		(62,645)		(780,141)		(62,645)		
Accrued expense		44,898		13,006		33,224		28,006		
Options issued as loan incentive		1,464,254		-		1,464,254		-		
Stock issued for compensation		-		29,220		_		29,220		
Stock issued in loan conversion		100,000		-		100,000		-		
Stock based acqusitions		-		404,000		_		404,000		
Intangible drilling costs		-		(1,765)		_		(1,765)		
Depreciation		28,609		12,959		28,609		73,010		
Changes in operating assets and liabilities										
Related party loans		(126,000)		751,200		(126,000)		1,084,147		
Other current assets		-		-		(16,842)		-		
Accounts payable		1,250		268,652		(4,690)		261,210		
Net Cash (Used) by Operating Activities		(872,459)		908,252		(2,105,080)		596,626		
Investment Activities										
Unproven oil and gas leases		119,785		(305,851)		(49,955)		(509,486)		
Bonds held on proven projects		-		(130,000)		-		(130,000)		
Investment in affiliates		(198,000)		-	(64,938)			-		
Work-In progress		(50,109)		(950)	(72,755)			(31,840)		
Purchase of equipment		(45,387)		(506,450)	(247,458)			(514,841)		
Net Cash (Used) by Investment Activities		(173,711)		(943,251)		(435,106)		(1,186,167)		
Financing Activities										
Notes payable-related party		621,267		12,427		1,557,795		26,805		
Notes payable-accrued interest		22,963		12,427		22,963		20,003		
Operational loans		26,961		_		1,068,531		_		
Subsidiary capital contribution		20,501		_		1,000,551		443,638		
Cash Provided by Financing Activities		671,191		12,427		2,649,289		470,443		
Net Increase in Cash		(374,979)		(22,572)		109,103		(119,098)		
Cash, Beginning of Period		517 627		216,089		33,545		312,615		
Cash, Beginning of Feriod		517,627		210,089		33,343		312,013		
Cash, End of Period	\$	142,648	\$	193,517	\$	142,648	\$	193,517		
Supplemental Information:										
Interest Paid	\$	_	\$	_	\$	_	\$	_		
Income Taxes Paid	\$	-	\$ \$	-	\$ \$	-	\$	-		
Non-Cash Activities:										
Depreciation	\$	28,609	\$	12,959	\$	28,609	\$	73,010		
Options issued as loan incentive	\$	1,464,254	\$	-	\$	1,464,254	\$	-		
Stock issued for compensation	\$	-	\$	29,220	\$	-	\$	29,220		
Stock issued in loan conversion	\$	100,000	\$	- ,	\$	100,000	\$	- ,		
Stock based acquisitions	\$	-	\$	404,000	\$	-	\$	404,000		

The accompanying notes are an integral part of these statements

PetroSun, Inc. NOTES TO CONSOLIDATED RESTATED AND UNAUDITED FINANCIAL STATEMENTS

(June 30, 2019 and December 31, 2018)

NOTE 1. GENERAL ORGANIZATION AND BUSINESS

PetroSun, Inc. (PetroSun or the Company), was organized in the state of Nevada on June 20, 2001 as JBO, Inc. On December 1, 2001, JBO, Inc. merged with LeBlanc Petroleum, Incorporated, a private Arizona corporation and changed its name to LeBlanc Petroleum, Incorporated and then on August 31, 2005 changed its name to PetroSun Drilling, Inc and finally on August 8, 2006 changed its name to PetroSun, Inc.. The merger was a recapitalization and accounted for as a stock exchange reverse acquisition. PetroSun, Inc. is the surviving legal entity with LeBlanc Petroleum Incorporated, the Arizona corporation, the historical accounting company.

As a result of events beginning September 11, 2001 the company decided during 2002 to discontinue operations and remained dormant until July of 2005 when it began efforts to reestablish itself.

On December 23, 2015 the Company participated in the organization of a subsidiary Arizona Energy Partners, LLC (AEP) in the state of Arizona with the Company as the managing member and holding seventy-two and one-half percent (72.5%) of the LLC. On January 1, 2019 AEP went through a restructure resulting in The Company's interest being increased to eighty percent (80%) and has accordingly been consolidated in these statements.

The company has acquired interests in and organized a number of subsidiaries and affiliate Companies to enhance its activity in the petroleum product industry as described in detail in Footnote 9.

NOTE 2. - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Financial Statement Presentation

The balance sheet presentation herein includes all assets and liabilities at historical cost. The Company has issued stock for the acquisition of rights related to proven and unproven properties and has capitalized those costs at the fair market value of the stock issued at the date of acquisition. Costs of exploration are expensed when incurred. The Company has on occasion issued shares of its common stock in exchange for certain services from the Company's Officers and Directors, business consultants and vendors. The stock has been issued at the fair-valued-based method. The cost of these services has been expensed in the period when the services were performed. No costs of services that were paid with stock have been capitalized.

Notes to Consolidated Financial Statements Continued

Accounting Basis

These financial statements are prepared on the accrual basis of accounting in conformity with accounting principles generally accepted in the United States of America.

Fiscal Year

The Company operates on a December 31 fiscal year end.

Cash and Cash Equivalents

For the purpose of the statement of cash flows, cash equivalents include all highly liquid investments with maturity of three months or less.

Revenue Recognition

Revenues from services are recognized when there is persuasive evidence of an arrangement, the fee is fixed or determinable, services have been rendered, payment has been contractually earned and it is reasonably assured that the related receivable or unbilled revenue is collectable.

Advertising

Advertising and marketing costs are expensed as incurred. Marketing expense total zero for the period ended June 30, 2019 and the year ended December 31, 2018.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

Fair Value of Financial Instruments

Accounting Standards Codification ("ASC") 820, Fair Value Measurements and Disclosures, requires disclosing fair value to the extent practicable for financial instruments that are recognized or unrecognized in the balance sheet. Fair value of financial instruments is the amount at which the instruments could be exchanged in a current transaction between willing parties. The Company considers the carrying amounts of cash, certificates of deposit, accounts receivable, accounts payable, notes payable, related party and other payables, customer deposits, and short term loans approximate their fair values because of the short period of time between the origination of such instruments and their expected realization. The Company considers the carrying amount of notes payable to approximate their fair values based on the interest rates of the instruments and the current market rate of interest.

Notes to Consolidated Financial Statements Continued

Dividends

The Company has not yet adopted any policy regarding payment of dividends. No dividends have been paid during the periods reported.

Equipment

Drilling Equipment is depreciated using the straight-line method over its estimated useful lives of 7 years according to industry standards applicable in the oil and gas industry, other equipment is depreciated on a straight-line method over 3 years.

Earnings (Loss) per Share

The basic earnings (loss) per share is calculated by dividing the Company's net income available to common shareholders by the weighted average number of common shares during the year. The diluted earnings (loss) per share is calculated by dividing the Company's net income (loss) available to common shareholders by the diluted weighted average number of shares outstanding during the year. The diluted weighted average number of shares outstanding is the basic weighted number of shares adjusted as of the first of the year for any potentially dilutive debt or equity.

Potentially dilutive securities have been excluded from the net loss per common share calculation as the effects would be anti-dilutive. Common stock equivalents as of December 31, 2018 that were excluded from the diluted earnings per share calculation consisted of 15,000,000 warrants to purchase shares of the Company's stock. Therefore, the basic and diluted earnings (loss) per share are presented on the face of the statement of operations as the same number.

Stock Based Compensation

The Company has on occasion issued equity and equity linked instruments to non-employees in lieu of cash to various vendors for the receipt of goods and services and, in certain circumstances the settlement of short-term loan arrangements. The applicable GAAP establishes that share-based payment transactions with nonemployees shall be measured at the fair value of the consideration received or the fair value of the equity instruments issued, whichever is more reliably measurable.

Income Taxes

The provision for income taxes is the total of the current taxes payable and the net of the change in the deferred income taxes. Provision is made for the deferred income taxes where differences exist between the period in which transactions affect current taxable income and the period in which they enter into the determination of net income in the financial statements.

Risk

The Company is subject to several categories of risk associated with its activities. Mineral exploration and production is a speculative business, and involves a high degree of risk. Among the factors that have a direct bearing on the Company's prospects are uncertainties inherent in estimating mineral deposits, future mining production, and cash flows, particularly with respect to properties that have not been fully proven with economic mineral reserves; access to additional capital; changes in the price of the underlying commodity; availability and cost of services and equipment; and the presence of competitors with greater financial resources and capacity.

Oil Property Costs

Oil property exploration costs are expensed as incurred. Oil property acquisition costs are initially capitalized when incurred. The Company assesses the carrying costs for impairment at each fiscal quarter end. When it has been determined that a mineral property can be economically developed as a result of establishing proven and probable reserves, the costs then incurred to develop such property, are capitalized. Such costs will be amortized using the units-of-production method over the estimated life of the probable reserve. If mineral properties are subsequently abandoned or impaired, any capitalized costs will be charged to operations.

Environmental Costs

Environmental expenditures that relate to current operations are expensed or capitalized as appropriate. Expenditures that relate to an existing condition caused by past operations, and which do not contribute to current or future revenue generation, are expensed. Liabilities are recorded when environmental assessments and/or remedial efforts are probable, and the cost can be reasonably estimated. Generally, the timing of these accruals coincides with the earlier of completion of a feasibility study or the Company's commitments to plan of action based on the then known facts.

Asset Retirement Obligation

The Company records asset retirement obligations as a liability in the period in which a legal obligation associated with the retirement of tangible long-lived assets result from the acquisition, construction, development and/or normal use of the assets. The Company has undertaken drilling activity on its properties through its subsidiary AEP however, at this time has not incurred significant reclamation obligations. Consequently no asset retirement obligation was accrued in the June 30, 2019 and December 31, 2018 financial statements.

Recent Accounting Guidance

The Company has evaluated the recent accounting pronouncements through ASU 2019-4 and believes that none of the pronouncements will have a material effect on the company's financial statements.

Notes to Consolidated Financial Statements Continued

Impairment of Long-Lived Assets

The Company reviews the recoverability of its long-lived assets whenever events or changes in circumstances indicate that the carrying amount of such assets may not be recoverable. The estimated future cash flows are based upon, among other things, assumptions about future operating performance, and may differ from actual cash flows. Long-lived assets evaluated for impairment are grouped with other assets to the lowest level for which identifiable cash flows are largely independent of the cash flows of other groups of assets and liabilities. If the sum of the projected undiscounted cash flows (excluding interest) is less than the carrying value of the assets, the assets will be written down to the estimated fair value in the period in which the determination is made. During the period ended June 30, 2019 and the year ended December 31, 2018 impairment was zero and zero respectively.

NOTE 3. GOING CONCERN

The accompanying financial statements have been prepared assuming that the company will continue as a going concern. PetroSun is just beginning the establishment of its sources of revenue. Since its reestablishment in July 2005 the Company has produced limited income and insufficient capital resulting in the impairment of most of its assets and the expiration of many of its mineral leases. This raises substantial doubt about the Company's ability to continue as a going concern. Without realization of additional capital, it would be unlikely for the Company to continue as a going concern. The financial statements do not include any adjustments that might result from this uncertainty.

Management plans to continue to seek funding from its shareholders and other qualified investors to pursue its business plan. As of the date of these statements the Company has acquired an interest in and organized several related subsidiaries with assets in several locations.

As of the date of these statements the Company has acquired oil and gas operating leases on approximately 218,066.58 acres in the Holbrook Basin of Arizona and 41,365.49 acres within specific targeted areas of McKinley, San Juan, Socorro and Valencia counties in New Mexico. The Company has included the Holbrook Basin property in a Joint Operating Agreement with Arizona Energy Partners, LLC (AEP) who has raised \$1,500,000 to implement exploration and development of the leases.

During the fourth (4th) quarter of 2016 AEP began drilling its first test well. Completion of the well and evaluation of its deposits and reserves took place during the first quarter of 2017.

MHA Petroleum Consultants of Denver, Colorado preformed a resource evaluation on Arizona Energy Partners, LLC first test well and on March 3, 2017 reported the estimated contingent helium resources on 4,000 acres of AEP's interests on the Concho Dome in the Holbrook Basin of Arizona to be 2.29 billion cubic feet. AEP has identified six additional sites on which it intends to drill in an effort to mature the contingent helium resources into reserves by demonstration of commerciality.

Notes to Consolidated Financial Statements Continued

Through its subsidiary AEP, the Company raised an additional \$3,300,000 used to replace a prior investor and finance drilling operations. The initial well (AEP 16-1) reached a depth of 2,705 feet on March 12, 2018, but operations were suspended to bring in a larger drilling rig. Drilling operations will recommence post-monsoon season and AEP will move its Crown Duke drilling rig over the hole to deepen to basement or approximately 4,000 feet.

During the quarter ended June 30, 2019 the Company completed the drilling of the well known as AEP-1 and the flow testing and evaluation is in process.

The Company continues to seek opportunities to expand its interest in oil and gas properties, exploration and production tools and technologies and has accordingly organized or acquired interest in thirteen affiliates and subsidiaries as described in Footnotes 7 and 9.

NOTE 4. RELATED PARTY TRANSACTIONS

The directors and officers of the Company have other interests in the oil and gas business, which may present conflicts of interest with respect to the activities of the Company. The Chairman/CEO of the Company is involved on a part time basis for his own account as an independent oil and gas producer.

The Company leases office space from Concord Place located at 2999 North 44th Street, Suite 620, Phoenix, AZ 85018.

The company has short term, zero interest demand notes payable with a related party who is the CEO of the Company. These borrowings have been principally used to finance the operations of the company. The outstanding balance at June 30, 2019 of related party operational borrowings is \$2,416,637.

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The Company's CEO agreed to forgive accrued salary and to forgo his salary during 2015 and 2016 and negotiated a new employment contract effective July 1, 2017. The Company has accrued \$30,000 for the six months ended June 30, 2019 and \$60,000 for the year ended December 31, 2018.

On August 16' 2016, the Company executed two (2) three (3) year notes to Gordon M. LeBlanc Jr., the Company's CEO, in the amounts of \$559,417.50 and \$63,573.39 respectively with maturity dates of August 16, 2019. Funds were used for the acquisition of oil and gas leases in the Holbrook Basin of Arizona as described in footnote 7. Each note provides for the accrual of 8% simple interest.

On March 22, 2019, the Company executed a three year note with another related party in the amount of \$921,467.40 with a three percent simple interest rate. On May 31, 2019, the Company executed another three year note with a related party in the amount of \$621,267.40

with a three present simple interest rate. The Outstanding amount of these related party notes and accrued interest at the report dates follows:

Related Party Notes		June 30, 2019		·		,		ember 31, 2018
Note 1: Three year, 8% interest	\$	559,418	\$	559,418				
Note 2: Three year, 8% interest		63,573		63,573				
Note 3: Three year, 3% interest		921,468		-				
Note 4: Three year, 3% interest		621,267		-				
Accrued Interest		216,151		122,619				
Total Notes Payable	\$	2,381,877	\$	745,610				

NOTE 5. EMPLOYMENT AGREEMENT

Effective July 1, 2017, the CEO entered into an Employment Agreement where in the CEO will receive a salary of \$60,000 per annum and shall be payable biweekly. The agreement also provides for reimbursement of legitimate business expenses and the provision of two weeks of vacation per year with and addition week earned for every three years of employment.

NOTE 6. ACQUSITION OF OIL AND GAS LEASES

Navajo County, Arizona:

On August 16, 2016, the Company (Lessee) executed a six (6) year lease agreement dated October 27, 2015 covering approximately 186,473 acres in Navajo County, Arizona with NZ Legacy LLC (Lessor). The lease was executed with a payment in the amount of \$559,418 made on behalf of the Company by Gordon M. LeBlanc, Jr. President and CEO. The Lease provided for other valuable consideration in the form of production royalties. The Company will receive an eighty-seven and one half percent (87.5%) net revenue interest for all hydrocarbons including oil, helium, natural gas, distillate and condensate with all extraction and production costs being borne by the Company. The Lessor will receive a royalty of twelve and one half percent (12.5%) of all production at the well free of cost and payable in kind or by the purchase of the lessor's share by the lessee at the going market price.

The lease will continue after its primary six (6) year term on lands included in a Production Unit upon which is located a producing well or upon which the lessee is actively engaged in a continuous drilling program. The lessee is responsible to provide all appropriate insurance coverage required by law and good management practices.

Notes to Consolidated Financial Statements Continued

Coconino County, Arizona:

On August 16, 2016, the Company (Lessee) executed a six (6) year lease agreement dated October 27, 2015 covering approximately 21,191.13 acres in Coconino County, Arizona with NZ Legacy LLC (Lessor). The lease was executed with a payment in the amount of \$63,574 made on behalf of the Company by Gordon M. LeBlanc, Jr. President and CEO. The Lease provided for other valuable consideration in the form of production royalties. The Company will receive an eighty-seven and one half percent (87.5%) net revenue interest for all hydrocarbons including oil, helium, natural gas, distillate and condensate with all extraction and production costs being borne by the Company. The Lessor will receive a royalty of twelve and one half percent (12.5%) of all production at the well free of cost and payable in kind or by the purchase of the lessor's share by the lessee at the going market price.

The lease will continue after its primary six (6) year term on lands included in a Production Unit upon which is located a producing well or upon which the lessee is actively engaged in a continuous drilling program. The lessee is also responsible to provide all appropriate Insurance coverage required by law and good management practices.

Apache County, Arizona:

On June 9, 2016, the Company acquired 4,859.84 acres of Arizona State Land Department leases from John Somers for \$55,509.18 with a net revenue interest of eighty-two and one half percent (82.5%).

On October 19, 2016, the Company acquired a farmout of 4,261.47 acres of Arizona State Land Department leases from United Helium, Inc. with a net revenue interest of eighty (80%) percent.

On November 22, 2016 the Company's subsidiary Arizona Energy Partners, LLC acquired 1,281.64 privately owned acres from HNZ Holding, LLC for \$6,408.20 with a net revenue interest of eighty (80%) percent.

McKinley, San Juan, Socorro and Valencia Counties, New Mecico

On March 8, 2018 the Company acquired 41,365.49 acres of Oil, Gas and Helium rights within specific targeted areas of New Mexico for \$124,096. The leases provide for a six-year prepaid term with a net revenue interest of 87.5

On March 26, 2018 the Company entered into oil and gas leases covering an additional 12,740 acres in the counties of Valencia and Socorro, New Mexico for a period of two years with a Continuous Drilling clause post-primary lease term for project development. PetroSun plans to drill the initial test well during 2019 through its affiliate AEP.

Golden Eagle Gas Field in Grand County, Utah

On April 19, 2018 the Company entered into a 90-day Exclusivity Agreement to conduct due diligence investigations on a highly prospective oil and gas project, located in Grand County, Utah. The Agreement includes the option to farm in to the project at the conclusion of due diligence. If the option is exercised, PetroSun will be the Operator and acquire a 70% Net Revenue interest in the project after relevant government and third-party royalties.

On June 15, 2018 the Company issued 10,000,000 of its common shares to acquire \$130,000 cash bonds held by the State of Utah or the BLM on the Golden Eagle Gas Field.

NOTE 7. JOINT OPERATING AGREEMENT

A Joint Operating Agreement (JOA) was executed on September 20, 2016, resulting from letters of agreement between various parties leading to the JOA. Within the JOA Arizona Energy Partners, LLC (AEP) is named as the project operator with the responsibility to explore, develop and operate certain oil and gas leases held in the Holbrook Basin of Arizona.

Arizona Energy Partners, LLC was organized in the state of Arizona on December 23, 2015 with the Company as the managing member and holding seventy-two and one-half percent (72.5%) of the LLC. The Company's interest in AEP has been consolidated within these statements.

The JOA provides for AEP to be the operating entity for the Holbrook Basin properties and bear the costs of exploration, development, production, marketing and product delivery.

AEP has provided funding for the operations thru sale of the unencumbered twelve percent (12%) interest in the project leasehold for \$1,500,000 to Rae Ann, LLC. The agreement also provided for an option wherein Rae Ann, LLC could obtain an additional twelve percent (12%) unencumbered interest for an additional \$1,500,000 payment. During the first quarter of 2018 an outside investor acquired and exercised the option which provided AEP with a and additional \$1,500,000 operating capital with which it funded the drilling of a second test well.

During the fourth (4th) quarter of 2016 AEP began testing several upper zones for helium concentrations in the 17-1 well including the flow testing required by MHA. Completion of the evaluation of the helium resources took place during the first quarter of 2017.

MHA Petroleum Consultants of Denver, Colorado performed a resource evaluation on AEP's first test well and on March 3, 2017 reported the estimated contingent helium resources on 4,000 acres of AEP's leases on the Concho Dome in the Holbrook Basin of Arizona to be 2.29 billion cubic feet. AEP has identified six additional sites on which it intends to drill in an effort to mature the contingent helium resources into reserves by the demonstration of commerciality.

AEP holds Oil, Gas and Helium leases in Apache, Navajo and Coconino counties of Arizona containing 218,066.58 acres.

Notes to Consolidated Financial Statements Continued

AEP obtained three additional drilling permits to continue the process of proving the helium reserves in the Holbrook Basin and drilled its second well known as AEP-1 which has been completed and is currently undergoing flow testing and evaluation which is expected to be complete during the third quarter of 2019.

AEP has executed a lease agreement for a commercial building on 2.89 acres in Farmington, New Mexico and will be the field headquarters for the Four Corners operations for AEP and PetroSun operations. The Farmington yard will be the base of the newly acquired Crown Duke CE750 drilling rig rated to 10,000 feet. The Spencer Harris 3500 drilling rig and 25,000 feet of casing and tubing will be moved from the Snowflake, Arizona yard to Farmington.

On December 28, 2018, the Company through its subsidiary AEP executed a Liquid Helium Supply Agreement with Uniper Global Commodities North America LLC to acquire helium molecules produced and processed by AEP from its gas field operations in the Paradox Basin, Grand County, Utah. AEP will process the helium concentration in its helium processing plant to be commissioned on or before April 30, 2020.

NOTE 8. OPERATIONAL LOANS AND SETTLEMENT NOTE

On August 16, 2016 the Company executed a settlement agreement in the amount of \$117,583 for a defaulted note that matured October 23, 2010. The agreement required a \$20,000 payment upon execution and a payment of \$15,000 every thirty days untiled paid off. As of December 31, 2017 a related party has paid off the loan on behalf of the Company.

The Company has received operational loans from related parties with a zero interest rate totaling \$2,416,637 made to both the Company and its subsidiaries. The Company has recorded the payments as Operational Loans.

A summary of operational loans and settlement note for the reported periods follows:

	June 30,	December 31,
	2019	2018
Operational loans from Related		
Parties, zero interest	\$ 209,121	\$ 209,121
Related party loan increases	2,207,516	1,906,421
Total related party loans	\$ 2,416,637	\$ 2,115,542
	_	
Settlement note		117,583
Less Payments		(117,583)
Total settlement note		\$ -

NOTE 9. ACQUSITION AND ORGANIZATION OF AFFILIATES

United Gas of North America, LLC

On May 11, 2017, the Company acquired fifty percent (50%) of Noble Gas Partners, LLC a Delaware limited liability Company for a stated value of \$2,700,000 with the issue of 18,000,000 common shares. On the date of acquisition the Company's shares traded at \$0.04 per share so the Company recorded the acquisition at \$720,000, the market value of the stock.

On the date of acquisition the two companies organized United Gas of North America, LLC an Arizona limited liability Company with both companies as equal members. United Gas of North America, LLC will engage in the transportation and distribution of helium.

PetroSun Energy Services, LLC

On July 11, 2017, the Company acquired the remaining fifty percent (50%) interest in Crosskeys Equipment, LLC an Arizona limited liability Company from Crosskeys Energy Services, LLC a Delaware limited liability Company with the issue of warrants that can be exercised within two years to purchase 5,000,000 of the Company's common shares at \$0.15 per share. Using the Black-Sholes valuation method the 5,000,000 warrants were valued at \$115,293 the amount used by the Company to record the purchase.

The Company already owned fifty percent (50%) of Crosskeys Equipment, LLC which was organized in the State of Arizona on August 17, 2015. On the date of acquisition Crosskeys Equipment, LLC was renamed PetroSun Energy Services, LLC and will engage in the energy equipment and services industry as a wholly owned subsidiary of the Company.

Eua Resources, LLC

On March 19, 2018, PetroSun Energy Services, LLC formed a limited joint venture with ELD Resources, LLC (ELD) of Livonia, New York. The Joint venture formed Eau Resources, LLC (Eau) in which PetroSun Energy Services, LLC holds a fifty percent (50%) equity position. Eau Resources, LLC is licensed by ELD to use its patented and patent pending technologies focused on the treatment of industrial waste streams. Eau will exploit treatment of frac water and other waste streams generated by the oil and gas and other industries.

Torus TechWorks, LLC

On July 12, 2017, the Company acquired Torus TechWorks, LLC (Torus) a Delaware limited liability Company with the issue of 10,000,000 common shares of stock at the market price of \$0.026 per share or \$260,000 and 10,000,000 warrants that can be exercised within eighteen (18) months to purchase one share of the Company's common stock at a price of \$0.20 per share. Using the Black-Sholes valuation method the warrants were valued at \$202,311 for a total amount of \$462,311 used by the Company to record the purchase.

The interests that Torus owns in a variety of subsidiaries also transferred to the Company as follows:

Percent of Interest	Affiliate and Subsidiary Name	Activity
50%	Sonoran Dish Energy, LLC	Solar Power Generation and Energy Storage
50%	Sonoran Cry Desal, LLC	Freeze Desalination and non- membrane technology
100%	TorusMed, LLC	Initiated research program of industrial hemp as an agricultural commodity in Arizona for a variety of commercial uses
100%	TorusAg LLC	Owned by TorusMed, LLC
100%	Torus MediaWorks, LLC	Owns and consolidates the following media assets:
50%	Notable Kids Publishing	Publication and distribution of youth oriented books
100%	Americana Records	Americana music genre record label
50%	InPerpetuity Records	Country music genre record label, featuring Danny Griego

On May 16, 2018 the Company organized TorusMed, Inc. and its subsidiary TorusAg, Inc. both Delaware Corporations. Upon incorporation TorusMed, Inc issued 29,148,575 common shares of its stock with a par value of \$29,149 to the Company to obtain intangible assets in the form of licenses and agreements generic to its business held by the Company. On June 11, 2018 the Company announced its intent to spin-off Torus Med, Inc. and distribute those shares to the Company's shareholders of record as of June 15, 2018 on a 5-to-1 ratio. For every five shares of PetroSun stock owned by our shareholders they will receive one share of the TorusMed stock currently owned by the Company. PetroSun is in the energy sector and has no on-going synergies with the business of TorusMed.

On September 24, 2018, the Company invested \$50,000 through its subsidiary Torus TechWorks Inc. to take an equity position in Organic Transit's Series B round and an option to acquire the full offering. Organic Transit filed for Chapter 7 Bankruptcy on June 13, 2019 in the Middle District of North Carolina.

On September 25, 2018, the Company approved the spin-off of its wholly-owned subsidiary Torus TechWorks, Inc. and distribution of outstanding shares to the Company's shareholders of record as of October 25, 2018 on a 5-to-1 ratio. The spin-off has not yet been completed.

Notes to Consolidated Financial Statements Continued

PetroSun Lithium, LLC

On August 10, 2017 the Company organized PetroSun Lithium, LLC as a wholly-owned subsidiary to exploit affiliate held technology for the recovery of lithium resources within the United States. Sonoran Dish Energy, LLC and Sonoran CryoDesal, LLC will team with PetroSun Lithium, LLC to set up a plant for the recovery of lithium carbonate from brine water sourced from oil and gas production. A process demonstration plant is expected to be completed during the fourth quarter of 2019 and will be located in Tempe, Arizona.

On January 4, 2017, the Company executed an exclusive license agreement with Sonoran Dish Energy, LLC and Sonoran CryoDesal, LLC for proprietary technology developed for use in the oil and gas industry.

On April 4, 2017 the Company has approved plans for the development of a cryogenic helium processing plant employing technology from Sonoran Dish Energy, LLC and Sonoran CryoDesal in the Holbrook Basin which will be operated by AEP.

M&M Production & Operation Inc and Independent Pipeline Corporation

On June 1, 2018, the Company was party to a purchase agreement with the sole owner of M&M Production & Operation Inc. (M&M), a New Mexico corporation and Independent Pipeline Corporation, (Independent) a New Mexico corporation collective called (Companies) wherein the Company agreed to purchase the Companies for a purchase price of \$5,000,000 cash.

Various amendment to the agreement were entered into until on October 24, 2018 the sole owner of the Companies agreed to receive 25,000,000 common shares of PetroSun, Inc stock valued at \$0.20 per share as full payment of the agreed to purchase price. The shares are authorized to be issued on October 24, 2018.

M&M brings the following assets into the Company:

- Sixty-one (61) producing oil and/or gas wells
- 9,480.85 acres of leasehold consisting of Federal, State of New Mexico, Jicarilla Tribal and Navajo Nation properties
- The lease hold contains 5,880.08 acres of Mancos Shale/Gallup SS rights, which include 10 current producing vertical Gallup SS wells and a dual-completion Dakota/Gallup well
- The remaining leasehold contains 51 producing Picture Cliff (PC)/Chara formation natural gas wells with Fruitland Coal PUDs (Proven Undeveloped).
- Three F-250 field trucks, a backhoe, three phase separators and parts inventory

Notes to Consolidated Financial Statements Continued

Independent Pipeline Corporation brings the following asset into the Company:

• Twenty-six (26) mile 4 ½ inch pipeline with a 45 foot right-of-way and a current daily capacity of 12 million cubic feet.

NOTE 10. ORGANIZATION AND CONSOLIDATION OF SUBSIDIARIES

Arizona Energy Partners, LLC

Arizona Energy Partners, LLC (AEP) was organized in the state of Arizona on December 23, 2015 with the Company as the managing member and originally holding a sixty-seven and one-half percent 67.5%) of the LLC. During the year ended December 31, 2018 the Company acquired additional interest and now holds eighty percent (80%) interest in AEP.

EAU Resources, LLC

During the period ended March 31, 2019, EAU Resources, LLC a PetroSun subsidiary began operations and has produced \$171,561 in revenue during its first quarter of operation.

M&M Production and Operations, Inc.

M&M Production and Operations, Inc. has been previously consolidated in the Company financials but not shown in the consolidation tables. M&M is expanding its operations in preparation for the Companies increase in operation in the Farmington region.

The Company's interest in its various affiliates and AEP has been consolidated and restated within these statements as follows:

Balance Sheet	Six Months Ended June 30, 2019							
					Less Inter-Company And			
		M&M	EAU		Non-Ownership			
	PetroSun	Production	Resources	AEP	Adjustment	Total		
ASSETS								
Current Assets								
Cash	\$ 142,520	\$ -	\$ 82	\$ 58	\$ (12)	\$ 142,648		
Work in Progress	-	50,109	-	673,116	(134,623)	588,602		
Other Current Assets	-	-	16,842	-	-	16,842		
Bonds held on proven projects	130,000	-	-	-	-	130,000		
Loans to Affiliates		126,000	-	-	-	126,000		
Inter-Company Transfers	1,965,442	-	-	-	(1,965,442)	-		
Prepaid Expenses				2,750	(550)	2,200		
Total Current Assets	2,237,962	176,109	16,924	675,924	(2,100,627)	1,006,292		
Long-Term Assets								
Investments in Affiliates	7,243,718		-	-	-	7,243,718		
Equipment (Net)	1,600	106,500	140,958	1,097,608	(219,522)	1,127,144		
Intangible Drilling Costs	-	-	-	128,771	(25,754)	103,017		
Unproven Gas and Oil Leases	556,414	-	-	2,436,730	(487,346)	2,505,798		
Unproven Non-working interests	-	-	-	800,000	(160,000)	640,000		
Total Long-Term Assets	7,801,732	106,500	140,958	4,463,109	(892,622)	11,619,677		
Total Assets	\$10,039,694	\$ 282,609	\$ 157,882	\$ 5,139,033	\$ (2,993,249)	\$12,625,969		
LIABILITIES AND STOCKHOLDERS'	EOUITY							
Current Liabilities								
Accounts Payable	\$ 6,850	\$ -	\$ -	\$ 80,250	(16,050)	\$ 71,050		
Inter-Company Transfers	-	634,470	18,250		(652,720)	-		
Accrued Expenses	251,650		-	-	-	251,650		
Operational Loans	2,132,919	-	184,498	1,702,427	(1,653,207)	2,366,637		
Related Party Notes	2,381,877	-	-	-	-	2,381,877		
Total Liabilities	4,773,296	634,470	202,748	1,782,677	(2,321,977)	5,071,214		
Stockholders' Equity								
Common Stock	317,231	_	_	-	-	317,231		
Paid in Capital/Members Equity	21,886,594	_	_	5,840,416	(1,168,083)	26,558,927		
Accumulated Deficit	(16,937,427)	(351,861)	(44,866)	(2,484,060)	496,811	(19,321,403)		
Total Stockholders' Equity	5,266,398	(351,861)	(44,866)	3,356,356	(671,272)	7,554,755		
Total Liabilities and Stockholders' Equity	\$10,039,694	\$ 282,609	\$ 157,882	\$ 5,139,033	\$ (2,993,249)	\$12,625,969		

Balance Sheet	Year Ended December 31, 2018									
			Less							
	Inter-Company									
			And							
			Non-Ownership							
	PetroSun	AEP	Adjustment	Total						
ASSETS			(Restated)	(Restated)						
Current Assets										
Cash	\$ 33,465	\$ 100	\$ (28)	\$ 33,537						
Work in Progress	-	644,809	(177,322)	467,487						
Bonds held on proven projects	130,000	-	-	130,000						
Inter-Company Transfers	550,831	-	(520,018)	30,813						
Prepaid Expenses		2,750	(756)	1,994						
Total Current Assets	714,296	647,659	(698,124)	663,831						
Long-Term Assets										
Investments in Affiliates	7,178,780	-	-	7,178,780						
Equipment (Net)	1,600	1,103,369	(303,426)	801,543						
Equipment Yard	-	30,000	(8,250)	21,750						
Intangible Drilling Costs	-	128,771	(35,412)	93,359						
Unproven Gas and Oil Leases	482,259	3,266,980	(898,421)	2,850,818						
Total Long-Term Assets	7,662,639	4,529,120	(1,245,509)	10,946,250						
Total Assets	\$ 8,376,935	\$5,176,779	\$ (1,943,633)	\$11,610,081						
LIABILITIES AND STOCKHOLDERS'	FOLUTY									
Current Liabilities	<u> LQCIII</u>									
Accounts Payable	\$ 4,600	\$ 88,925	\$ (24,454)	\$ 69,071						
Accrued Expenses	218,426	-	_	218,426						
Operational Loans	1,770,722	1,116,315	(827,004)	2,060,033						
Related Party Note	801,119			801,119						
Total Liabilities	2,794,867	1,205,240	(851,458)	3,148,649						
Stockholders' Equity										
Common Stock	316,731	-	-	316,731						
Paid in Capital/Members Equity	20,322,840	5,840,417	(1,606,115)	24,557,142						
Accumulated Deficit	(15,057,503)	(1,868,878)	513,940	(16,412,441)						
Total Stockholders' Equity	5,582,068	3,971,539	(1,092,175)	8,461,432						
Total Liabilities and Stockholders' Equity	\$ 8,376,935	\$5,176,779	\$ (1,943,633)	\$11,610,081						

Statement of Operations	Three Months Ended June 30, 2019									
	PetroSun	M&M Production	EAU Resources	AEP	Less Non-Ownership Adjustment	Total				
Revenue										
Revenue	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -				
Operating Expenses										
General and Administrative	66,671	-	29,387	17,932	(3,586)	110,404				
Depreciation and depletion	-	-	-	35,761	(7,152)	28,609				
Accrued Expense	21,000	-	-	-	-	21,000				
Lease Operating Expense	218	244,489	-	525,871	(105,174)	665,404				
Professional Fees	69,855		10,500			80,355				
Total Expenses	157,744	244,489	39,887	579,564	(115,912)	905,772				
Net Loss from Operations	(157,744)	(244,489)	(39,887)	(579,564)	115,912	(905,772)				
Other Income/Expenses										
Interest Income	-	-	-	-	-	-				
Interest Expense	(1,487,217)					(1,487,217)				
Net Loss before Income Tax	(1,644,961)	(244,489)	(39,887)	(579,564)	115,912	(2,392,989)				
Income Tax										
Net Income/(Loss)	\$(1,644,961)	\$ (244,489)	\$ (39,887)	\$ (579,564)	\$ 115,912	\$(2,392,989)				

Statement of Operations	Three Months Ended June 30, 2018									
	Less									
		Non-Ownership								
	PetroSun	AEP	Adjustment	Total						
Revenue				(Restated)						
Oil Revenue	\$ -	\$ -	\$ -	\$ -						
Operating Expenses										
General and Administrative	13,790	61,950	(17,036)	58,704						
Depreciation and depletion	-	17,875	(4,916)	12,959						
Officer Salary	196,900	-	-	196,900						
Lease Operating Expense	21,850	142,819	(39,275)	125,394						
Professional Fees	99,690	419	(115)	99,994						
Total Expenses	332,230	223,063	(61,342)	493,951						
Net Loss from Operations	(332,230)	(223,063)	61,342	(493,951)						
Other Income/Expenses										
Interest Income	-	4	(1)	3						
Interest Expense	(12,427)	-		(12,427)						
Net Loss before Income Tax	(344,657)	(223,059)	61,341	(506,375)						
Income Tax	_									
Net Income/(Loss)	\$ (344,657)	\$ (223,059)	\$ 61,341	\$ (506,375)						

Statement of Operations	Six Months Ended June 30, 2019									
	PetroSun	M&M EAU Production Resources			AEP		Less -Ownership djustment		Total	
Revenue										
Revenue	\$ -	\$ -	\$	171,561	\$		\$		\$	171,561
Operating Expenses										
General and Administrative	100,322	4,070		129,002		23,765		(4,753)		252,406
Depreciation and depletion	-	-		-		35,761		(7,152)		28,609
Accrued Expense	45,000	-		-		-		-		45,000
Lease Operating Expense	6,776	347,791		-		599,028		(119,806)		833,789
Professional Fees	225,549			87,425		-				312,974
Total Expenses	377,647	351,861		216,427		658,554		(131,711)		1,472,778
Net Loss from Operations	(377,647)	(351,861)		(44,866)		(658,554)		131,711	(1,301,217)
Other Income/Expenses										
Interest Income	-	-		-		-		-		-
Interest Expense	(1,502,277)			-		-			(1,502,277)
Net Loss before Income Tax	(1,879,924)	(351,861)		(44,866)		(658,554)		131,711	(2,803,494)
Income Tax				-		-		_		-
Net Income/(Loss)	\$(1,879,924)	\$ (351,861)	\$	(44,866)	\$	(658,554)	\$	131,711	\$(2,803,494)

Statement of Operations	Six Months Ended June 30, 2018									
			Less							
		Non-Ownership								
	PetroSun	AEP	Adjustment	Total						
Revenue				(Restated)						
Revenue	\$ -	\$ -	\$ -	\$ -						
Operating Expenses										
General and Administrative	28,820	170,433	(46,869)	152,384						
Depreciation and depletion	-	100,703	(27,693)	73,010						
Officer Salary	196,901	-	-	196,901						
Lease Operating Expense	36,850	847,351	(233,022)	651,179						
Professional Fees	113,304	6,939	(1,908)	118,335						
Total Expenses	375,875	1,125,426	(309,492)	1,191,809						
Net Loss from Operations	(375,875)	(1,125,426)	309,492	(1,191,809)						
Other Income/Expenses										
Interest Income	-	78	(21)	57						
Interest Expense	(26,805)			(26,805)						
Net Loss before Income Tax	(402,680)	(1,125,348)	309,471	(1,218,557)						
Income Tax	-									
Net Income/(Loss)	\$ (402,680)	\$(1,125,348)	\$ 309,471	\$(1,218,557)						

Statement of Cash Flows	Three Months Ended June 30, 2019										
									Less		
								Inte	r-Company		
							And				
		Mo	&M		EAU			Nor	-Ownership		
	PetroSun	Prod	uction	Re	esources		AEP	Α	djustment	Total	
Operating Activities			·					()	Restated)	(Restated)	_
Net income/(loss)	\$(1,644,961)	\$ (2	44,489)	\$	(39,887)	\$	(579,564)	\$	115,913	\$(2,392,98	8)
Adjustments to reconcile net (loss) to cash:											
Inter-company transfers	(867,122)	4	20,598		-		567,554		(113,511)	7,51	9
Options issued as loan incentive	1,464,254		-		-		-		-	1,464,25	4
Stock issued in loan conversion	100,000		-		-		-		-	100,00	0
Accrued expenses	16,290		-		-		35,760		(7,152)	44,89	8
Changes in operating assets and liabilities									-		
Related Party Loans	-	(1:	26,000)		-		-		-	(126,00	0)
Work in Progress	-	(:	50,109)		-		-		-	(50,10	9)
Accounts payable	1,250		-		-		-		-	1,25	0_
Net Cash (Used) by Operating Activities	(930,289)		-		(39,887)		23,750		(4,750)	(951,17	6)
Investment Activities											
Unproven oil and gas leases	119,785		-		-		-		-	119,78	5
Investment in affiliates	(198,000)		-		-		-		-	(198,00	0)
Equipment and yard					5,868		(28,307)		5,661	(16,77	8)
Net Cash (Used) by Investment Activities	(78,215)		-		5,868		(28,307)		5,661	(94,99	3)
Financing Activities											
Notes payable-accrued interest	22,963		-		-		-		-	22,96	3
Notes payable-related party	621,267		-		-		-		-	621,26	7
Operational loans	62				26,899		-			26,96	1
Cash Provided by Financing Activities	644,292		-		26,899		-			671,19	1_
Net Increase in Cash	(364,212)		-		(7,120)		(4,557)		911	(374,97	8)
Cash, Beginning of Period	506,731				7,202		4,616		(923)	517,62	6
Cash, End of Period	\$ 142,519	\$	-	\$	82	\$	59	\$	(12)	\$ 142,64	8

Statement of Cash Flows	Three Months Ended June 30, 2018							
						Less		
					Inte	er-Company		
						And		
					Non-Ownership			
	PetroSun			AEP	Adjustment		Total	
Operating Activities								
Net income/(loss)	\$	(344,657)	\$	(223,059)	\$	61,341	\$	(506,375)
Adjustments to reconcile net (loss) to cash:								
Inter-Company Transfers		(227,800)		227,800		(62,645)		(62,645)
Accrued expenses		15,000				-		15,000
Stock based compensation		29,220						
Stock based acqusitions		404,000						
Depreciation		-		17,875		(4,916)		12,959
Changes in operating assets and liabilities								
Related party loans		474,591		381,529				
Accounts payable		(21,620)		395,190		(108,677)		264,893
Net Cash (Used) by Operating Activities		328,734		799,335		(114,897)		(276,168)
Investment Activities								
Unproven oil and gas leases		(283,921)		(30,250)		8,319		(305,852)
Bonds held on proven properties		(130,000)						
Work in progress		-		(1,310)		360		(950)
Equipment and yard		-		(698,552)		192,102		(506,450)
Net Cash (Used) by Investment Activities		(413,921)		(730,112)		200,781		(813,252)
Financing Activities								
Notes payable-accrued interest		12,427		-		-		12,427
Cash Provided by Financing Activities		12,427		-		-		12,427
Net Increase in Cash		(72,760)		69,223		85,884	((1,076,993)
Cash, Beginning of Period		103,980		154,635		(42,525)		216,090
Cash, End of Period	\$	31,220	\$	223,858	\$	43,359	\$	(860,903)

Statement of Cash Flows	Six Months Ended June 30, 2019					
					Less	
					Inter-Company	
					And	
		M&M	EAU		Non-Ownership	
	PetroSun	Production	Resources	AEP	Adjustment	Total
Operating Activities					(Restated)	(Restated)
Net income/(loss)	\$(1,879,924)	\$ (351,861)	\$ (44,866)	\$ (658,554)	\$ 131,711	\$(2,803,494)
Adjustments to reconcile net (loss) to cash:						
Inter-company transfers	(1,414,611)	634,470	-	-	-	(780,141)
Accrued expenses	33,224	-	-	-	-	33,224
Options issued as loan incentive	1,464,254	-	-	-	-	1,464,254
Stock issued in loan conversion	100,000	-	-	-	-	100,000
Changes in operating assets and liabilities					-	-
Related Party Loans	-	(126,000)	-	-	-	(126,000)
Work in Progress	-	(50,109)	-	(28,307)	5,661	(72,755)
Other Current Assets	-	-	(16,842)	-	-	(16,842)
Accounts payable	2,250			(8,675)	1,735	(4,690)
Net Cash (Used) by Operating Activities	(1,694,807)	106,500	(61,708)	(695,536)	139,107	(2,206,444)
Investment Activities						
Unproven oil and gas leases	(74,155)	-	-	30,250	(6,050)	(49,955)
Investment in affiliates	(64,938)	-	-	-	-	(64,938)
Equipment and yard		(106,500)	(140,958)	35,761	(7,152)	(218,849)
Net Cash (Used) by Investment Activities	(139,093)	(106,500)	(140,958)	66,011	(13,202)	(333,742)
Financing Activities						
Notes payable-accrued interest	22,963	-	-	-	-	22,963
Notes payable-related party	1,557,795	-	-	-	-	1,557,795
Operational loans	362,197		202,748	629,483	(125,897)	1,068,531
Cash Provided by Financing Activities	1,942,955		202,748	629,483	(125,897)	2,649,289
Net Increase in Cash	109,055	-	82	(42)	8	109,103
Cash, Beginning of Period	33,465			100	(20)	33,545
Cash, End of Period	\$ 142,520	\$ -	\$ 82	\$ 58	\$ (12)	\$ 142,648

Less Inter-Company And Non-Ownership And Non-Ownership And Non-Ownership And Non-Ownership Adjustment Total
And Non-Ownership PetroSun And Adjustment Total Operating Activities Net income/(loss) (402,680) \$(1,125,348) 309,471 \$(1,218,557) Adjustments to reconcile net (loss) to cash: (227,800) 227,800 - - Accrued expenses 30,000 - - 30,000 Stock based compensation 29,220 - - 29,220 Stock based acqusitions 404,000 - - 404,000 Depreciation - 100,703 (27,693) 73,010 Changes in operating assets and liabilities 698,788 531,529 (146,170) 1,084,147 Accounts payable (20,120) 385,292 (105,955) 259,217 Net Cash (Used) by Operating Activities 511,408 119,976 29,653 661,037
PetroSum AEP Non-Ownership Adjustment Total Operating Activities \$ (402,680) \$ (1,125,348) \$ 309,471 \$ (1,218,557) Adjustments to reconcile net (loss) to cash: Intercompany transfers (227,800) 227,800 - - - Accrued expenses 30,000 - - 30,000 - - 29,220 - - 29,220 - - 29,220 - - 404,000 - - 404,000 - - 404,000 - - 404,000 - - - 404,000 - - - 404,000 - - - 404,000 - - - 404,000 -
Operating Activities AEP Adjustment Total Net income/(loss) \$ (402,680) \$ (1,125,348) \$ 309,471 \$ (1,218,557) Adjustments to reconcile net (loss) to cash: Intercompany transfers (227,800) 227,800 - - Accrued expenses 30,000 - - 30,000 Stock based compensation 29,220 - - 29,220 Stock based acqusitions 404,000 - - 404,000 Depreciation - 100,703 (27,693) 73,010 Changes in operating assets and liabilities 8 531,529 (146,170) 1,084,147 Accounts payable (20,120) 385,292 (105,955) 259,217 Net Cash (Used) by Operating Activities 511,408 119,976 29,653 661,037
Operating Activities \$ (402,680) \$ (1,125,348) \$ 309,471 \$ (1,218,557) Adjustments to reconcile net (loss) to cash: Intercompany transfers (227,800) 227,800 - - Accrued expenses 30,000 - - 30,000 Stock based compensation 29,220 - - 29,220 Stock based acqusitions 404,000 - - 404,000 Depreciation - 100,703 (27,693) 73,010 Changes in operating assets and liabilities 8 531,529 (146,170) 1,084,147 Accounts payable (20,120) 385,292 (105,955) 259,217 Net Cash (Used) by Operating Activities 511,408 119,976 29,653 661,037
Net income/(loss) \$ (402,680) \$ (1,125,348) \$ 309,471 \$ (1,218,557) Adjustments to reconcile net (loss) to cash: Intercompany transfers (227,800) 227,800 - - Accrued expenses 30,000 - - 30,000 Stock based compensation 29,220 - - 29,220 Stock based acqusitions 404,000 - - 404,000 Depreciation - 100,703 (27,693) 73,010 Changes in operating assets and liabilities 698,788 531,529 (146,170) 1,084,147 Accounts payable (20,120) 385,292 (105,955) 259,217 Net Cash (Used) by Operating Activities 511,408 119,976 29,653 661,037
Adjustments to reconcile net (loss) to cash: Intercompany transfers (227,800) 227,800 - - Accrued expenses 30,000 - - 30,000 Stock based compensation 29,220 - - 29,220 Stock based acquisitions 404,000 - - 404,000 Depreciation - 100,703 (27,693) 73,010 Changes in operating assets and liabilities Related party loans 698,788 531,529 (146,170) 1,084,147 Accounts payable (20,120) 385,292 (105,955) 259,217 Net Cash (Used) by Operating Activities 511,408 119,976 29,653 661,037
Intercompany transfers (227,800) 227,800 - - Accrued expenses 30,000 - - 30,000 Stock based compensation 29,220 - - 29,220 Stock based acquisitions 404,000 - - 404,000 Depreciation - 100,703 (27,693) 73,010 Changes in operating assets and liabilities Related party loans 698,788 531,529 (146,170) 1,084,147 Accounts payable (20,120) 385,292 (105,955) 259,217 Net Cash (Used) by Operating Activities 511,408 119,976 29,653 661,037
Accrued expenses 30,000 - - 30,000 Stock based compensation 29,220 - - 29,220 Stock based acquisitions 404,000 - - 404,000 Depreciation - 100,703 (27,693) 73,010 Changes in operating assets and liabilities Related party loans 698,788 531,529 (146,170) 1,084,147 Accounts payable (20,120) 385,292 (105,955) 259,217 Net Cash (Used) by Operating Activities 511,408 119,976 29,653 661,037
Stock based compensation 29,220 - - 29,220 Stock based acqusitions 404,000 - - 404,000 Depreciation - 100,703 (27,693) 73,010 Changes in operating assets and liabilities Related party loans 698,788 531,529 (146,170) 1,084,147 Accounts payable (20,120) 385,292 (105,955) 259,217 Net Cash (Used) by Operating Activities 511,408 119,976 29,653 661,037
Stock based acquisitions 404,000 - - 404,000 Depreciation - 100,703 (27,693) 73,010 Changes in operating assets and liabilities Related party loans 698,788 531,529 (146,170) 1,084,147 Accounts payable (20,120) 385,292 (105,955) 259,217 Net Cash (Used) by Operating Activities 511,408 119,976 29,653 661,037
Depreciation - 100,703 (27,693) 73,010 Changes in operating assets and liabilities Related party loans 698,788 531,529 (146,170) 1,084,147 Accounts payable (20,120) 385,292 (105,955) 259,217 Net Cash (Used) by Operating Activities 511,408 119,976 29,653 661,037
Changes in operating assets and liabilities Related party loans 698,788 531,529 (146,170) 1,084,147 Accounts payable (20,120) 385,292 (105,955) 259,217 Net Cash (Used) by Operating Activities 511,408 119,976 29,653 661,037
Related party loans 698,788 531,529 (146,170) 1,084,147 Accounts payable (20,120) 385,292 (105,955) 259,217 Net Cash (Used) by Operating Activities 511,408 119,976 29,653 661,037
Accounts payable (20,120) 385,292 (105,955) 259,217 Net Cash (Used) by Operating Activities 511,408 119,976 29,653 661,037
Net Cash (Used) by Operating Activities 511,408 119,976 29,653 661,037
Investment Activities
Unproven oil and gas leases (376,993) (182,750) 50,256 (509,487)
Bonds held in proven projects (130,000) -
Work in progress - (46,352) 12,747 (33,605)
Equipment and yard - (710,125) 195,284 (514,841)
Net Cash (Used) by Investment Activities (506,993) (939,227) 258,287 (1,057,933)
Financing Activities
Notes payable-accrued interest 26,805 26,805
Operational Loans
Subsidiary capital contribution - 611,916 (168,277) 443,639
Cash Provided by Financing Activities 26,805 611,916 (168,277) 470,444
Net Increase in Cash 31,220 (207,335) 119,663 73,548
Cash, Beginning of Period - 431,193 (118,578) 312,615
Cash, End of Period \$ 31,220 \$ 223,858 \$ 1,085 \$ 386,163

TorusMed, Inc.

On May 16, 2018 the Company organized TorusMed, Inc. and its subsidiary TorusAg, Inc. both Delaware Corporations. Upon incorporation TorusMed, Inc issued 29,148,575 common shares of its stock with a par value of \$29,149 to the Company to obtain intangible assets in the form of licenses and agreements generic to its business held by the Company. Operation loans totaling \$38,235 were provided by the CEO of PetroSun and an additional \$30,812 from PetroSun to TorusMed, Inc. with expenses of \$69,047 incurred during the year ended December 31, 2018. TorusMed has been consolidated with PetroSun in the above schedules.

NOTE 11. RESTATED CONSOLIDATED STATEMENTS

After publication of the second quarter 2018 Company financial statements on August 21, 2018, the Company found some errors in the statements. The above consolidations have been revised to correct our reporting.

NOTE 12. STOCKHOLDERS' EQUITY

Common Stock

The Company is authorization to issue 500,000,000 shares of common stock at a par value of \$0.001 and at June 30, 2017 has 240,598,750 common shares issued and outstanding.

On May 11, 2017, the Company issued 18,000,000 shares of common stock at \$0.04 per share or \$720,000 for acquisition of fifty percent (50%) of an affiliate.

On July 12, 2017, the Company issued 10,000,000 shares of common stock at \$0.026 per share or \$260,000 as partial payment to acquire an affiliate.

On June 13, 2018, the Company issued 250,000 shares of common stock at \$0.0274 per share or \$6,850 as compensation to a director.

One June 13, 2018, the Company issued 10,000,000 shares of common stock at \$0.0274 per share or \$274,000 to expand lease interests in the New Mexico project.

On June 13, 2018, the Company issued 2,237,000 shares of common stock at the previously agreed to price of \$0.01 per share to settle \$22,370 accounts payable.

On June 13, 2018, the Company issued 400,000 shares of common stock to settle an error made by our previous transfer agent that caused the State of Michigan to sell stock as unclaimed. The Company recorded the issue at zero in anticipation of receipts from the State of Michigan.

On June 15, 2018, the Company issued 10,000,000 shares of common stock to acquire cash bonds valued at \$130,000 held by the State of Utah or the BLM on the Golden Eagle Gas Field in Utah.

On October 23, 2018, the Company issued 245,000 common shares to settle an error made by our previous transfer agent and received \$1,892 cash.

On October 24, 2018, the Company issued 25,000,000 common shares for the acquisition of an affiliate valued at \$5,000,000.

On May 31, 2018, the Company issued 500,000 common shares at \$0.20 per share in settlement of \$100,000 of its debt.

Notes to Consolidated Financial Statements Continued

Outstanding Warrants

On July 11, 2017 the Company issued 5,000,000 two year warrants each to purchase one share of common stock at \$0.15 per share. The warrants were issued to purchase 50% of an affiliate.

On July 12, 2017 the Company issued 10,000,000 eighteen month warrants each to purchase one share of common stock at \$0.20 per share. The warrants were part of the purchase price of an affiliate and its subsidiaries.

The Company calculated the fair value of the 5,000,000 and 10,000,000 warrants to be \$115,293 and \$202,311 respectively by using the Black-Sholes options pricing model with the following parameters:

Black-Sholes Variables

Stock Price: \$0.026 Exercise/Strike Price: \$0.15 and \$0.20

Volatility: 275.52%
Risk-Free Rate: 1.51%
Years to Maturity: 1.5 and 2 years

During the quarter ended September 30, 2018 the Company had outstanding warrants for the purchase of an aggregate of 15,000,000 common shares as summarized in the table below:

n
19
19

As of January 13, 2019, all of the warrants have expired.

Outstanding Options

On February 1, 2019, the Company issued 30,000,000 five year options to purchase restricted common stock at a strike price of \$0.10 per share as an incentive compensation for making substantial loans to the Company. The options immediately vest and can be exercise at any time up to January 31, 2004. The Company recorded the expense in the second quarter of 2019.

Notes to Consolidated Financial Statements Continued

The Company calculated the fair value of the 30,000,000 restricted share options to be \$1,464,254 by using the Black-Sholes options pricing model with the following parameters and taking a 30% discount for the lack of marketability of the restricted shares:

Black-Sholes Variables

Stock Price: \$0.070

Discount 30%

Exercise/Strike Price: \$0.10

Volatility: 266.60%

Risk-Free Rate: 1.81%

Years to Maturity: 5

During the quarter June 30, 2019, the Company had outstanding options for the purchase of 30,000,000 restricted common shares as summarized in the table below:

Warrants	Exercise	Expiration
Outstanding	Price	Date
30,000,000	\$ 0.10	31-Jan-2024

NOTE 13. PROVISION FOR INCOME TAXES

The Company provides for income taxes under ASC 740 "Income Taxes" which requires the use of an asset and liability approach in accounting for income taxes. Deferred tax assets and liabilities are recorded based on the differences between the financial statement and tax bases of assets and liabilities and the tax rates in effect currently.

The standard requires the reduction of deferred tax assets by a valuation allowance if, based on the weight of available evidence, it is more likely than not that some or all of the deferred tax assets will not be realized. In the Company's opinion, it is uncertain whether they will generate sufficient taxable income in the future to fully utilize the net deferred tax asset. Accordingly, a valuation allowance equal to the deferred tax asset has been recorded. The total deferred tax asset is \$3,197,733 which is calculated by multiplying a 22% estimated tax rate by the cumulative NOL of \$14,535,152. The total valuation allowance is a comparable \$3,197,733. Details for the period ended June 30, 2019 and the year ended December 31, 2018 follow:

	June 30,		Dec	cember 31,	
		2019	2018		
Deferred Tax Asset	\$	616,769	\$	379,738	
Valuation Allowance		(616,769)		(379,738)	
Current Taxes Payable				-	
Income Tax Expense	\$		\$	-	

The following chart shows the estimated federal net operating losses and the year they expire.

Year	Amount	Expiration
2001	136,240	2021
2002	43,042	2022
2003	184,571	2023
2004	301,347	2024
2005	158,505	2025
2006	1,341,823	2026
2007	1,380,291	2027
2008	3,954,573	2028
2009	585,697	2029
2010	303,281	2030
2011	332,325	2031
2012	285,524	2032
2013	640,995	2033
2014	9,072	2034
2015	3,750	2035
2016	90,048	2036
2017	254,492	2037
2018	1,726,082	2038
YTD 2019	2,803,494	2039
Total	\$ 14,535,152	

NOTE 14. CHANGE IN TRANSFER AGENT

On April 23, 2018 the Company announced the appointment of Sedona Equity Registrar & Transfer, Inc. as its Transfer Agent located at 12601 North Cave Creek Road, Suite 118, Phoenix, AZ 85022.