Revive Therapeutics Ltd. (Formerly Mercury Capital II Limited) Condensed Interim Consolidated Financial Statements Three and Six Months Ended December 31, 2013 (Expressed in Canadian Dollars) (Unaudited)

Notice to Reader

The accompanying unaudited condensed interim consolidated financial statements of Revive Therapeutics Ltd. (the "Company") have been prepared by and are the responsibility of management. The unaudited condensed interim consolidated financial statements have not been reviewed by the Company's auditors.

Revive Therapeutics Ltd. Condensed Interim Consolidated Statements of Financial Position (Expressed in Canadian dollars)

(Unaudited)

	December 31, 2013			June 30, 2013		
ASSETS						
Current assets						
Cash and cash equivalents	\$	1,845,548	\$	705,865		
Other receivables		24,926		8,614		
Prepaid expenses		10,423		-		
Total current assets		1,880,897		714,479		
Intangible assets (note 3)		54,726		39,246		
Equipment (note 4)		11,169		-		
Total assets	\$	1,946,792	\$	753,725		
EQUITY AND LIABILITIES						
Current liabilities						
Accounts payable and accrued liabilities (note 10)	\$	210,065	\$	41,000		
Total current liabilities		210,065		41,000		
Shareholders' equity						
Share capital (note 5)		2,428,907		890,000		
Broker warrants (note 7)		52,459		-		
Stock options (note 8)		30,692		-		
Accumulated deficit		(775,331)		(177,275)		
Total shareholders' equity		1,736,727		712,725		
Total shareholders' equity and liabilities	\$	1,946,792	\$	753,725		

Nature of operations (note 1) Subsequent events (note 12)

Approved on behalf of the Board:

"Fabio Chianelli", Director

"Craig Leon", Director

Revive Therapeutics Ltd. Condensed Interim Consolidated Statements of Comprehensive Loss

(Expressed in Canadian dollars) (Unaudited)

		 ns Ended er 31, 2012	I	Six Months Ended A December 31, 2013	Period from August 7, 2012 to December 31, 2012
	2013	2012		2013	2012
Expenses					
Consulting fees (note 10(a)(i))	\$ 24,000	\$ 15,000	\$	48,000 \$	S 20,000
Professional fees	146,900	-		147,200	-
Office expenses (note 11)	9,030	2,801		19,509	5,173
Rent	6,887	-		9,000	-
Research costs	23,399	44,328		23,399	44,328
Depreciation (notes 3 and 4)	1,283	-		2,143	-
Reverse takeover transaction cost (note 6)	348,805	-		348,805	-
	560,304	62,129		598,056	69,501
Comprehensive loss for the period	\$ (560,304)	\$ (62,129)	\$	(598,056) 🖇	69,501)
Comprehensive loss per share -					
basic and diluted (note 9)	\$ (0.04)	\$ (0.01)	\$	(0.05) 🖇	6 (0.01)
Weighted average common shares outstanding	12,993,807	11,028,985		12,963,569	10,825,342

Revive Therapeutics Ltd. Condensed Interim Consolidated Statements of Cash Flows (Expressed in Canadian dollars) (Unaudited)

	Six Months Ended December 31, 2013			Period from August 7, 2012 to December 31, 2012		
Cash flow from operating activities				<i></i>		
Comprehensive loss for the period	\$ (59	8,056)	\$	(69,501)		
Adjustments for: Depreciation		2,143		_		
Reverse takeover transaction cost (note 6)		2,143 8,805		-		
Net change in non-cash working capital:		0,000				
Other receivables	(1	6,312)		(12,688)		
Prepaid expenses		9,218)		-		
Accounts payable and accrued liabilities	15	7,782		6,534		
Net cash used in operating activities	(11	4,856)		(75,655)		
Investing activities Purchase of intangible assets Purchase of equipment	•	6,927) 1,865)		(15,992) -		
Net cash used in investing activities	(2	8,792)		(15,992)		
Financing activities Proceeds from issuance of shares (note 5) Share issue costs (note 5) Cash acquired from reverse takeover (note 6)	(9	3,550 3,807) 3,588		560,000 - -		
Net cash provided by financing activities	1,28	3,331		560,000		
Net change in cash and cash equivalents Cash and cash equivalents, beginning of period		9,683 5,865		468,353 -		
Cash and cash equivalents, end of period	\$ 1,84	5,548	\$	468,353		

The accompanying notes to the unaudited condensed interim consolidated financial statements are an integral part of these statements.

Revive Therapeutics Ltd. Condensed Interim Consolidated Statements of Changes in Shareholders' Equity

(Expressed in Canadian dollars) (Unaudited)

	Share Number of shares	<u>e ca</u>	apital Amount	Broker varrants	Stock options	Ac	cumulated deficit	ł	Total
Balance, August 7, 2012 Issuance of common	-	\$	-	\$ -	\$ -	\$	-	\$	-
shares (note 5(b)(i)(ii)(iii)) Comprehensive loss for the period	11,833,332 -		560,000 -	-	-		- (69,501)		560,000 (69,501)
Balance, December 31, 2012	11,833,332	\$	560,000	\$ -	\$ -	\$	(69,501)	\$	490,499
Balance, June 30, 2013 Common shares issued against subscription receipts issued	12,933,330	\$	890,000	\$ -	\$ -	\$	(177,275)	\$	712,725
(note 5(b)(v)) Share issuance costs for the	3,711,833		1,113,550	-	-		-		1,113,550
private placement (note 5(b)(v)) Elimination of Old Revive	-		(93,807)	-	-		-		(93,807
shares (note 5(b)(vi)) Conversion of Old	(16,645,163)		-	-	-		-		-
Revive shares (note 5(b)(vi)) Consideration for reverse	16,645,163		-	-	-		-		-
takeover (note 6) Issuance of broker	1,852,065		555,620	16,003	30,692		-		602,315
warrants (note 5(b)(vi)) Comprehensive loss for the period	-		(36,456) -	36,456 -	-		- (598,056)		- (598,056
Balance, December 31, 2013	18,497,228	\$	2,428,907	\$ 52,459	\$ 30,692	\$	(775,331)	\$	1,736,727

1. Nature of Operations

Revive Therapeutics Inc. ("Old Revive") was incorporated pursuant to the provisions of the Business Corporations Act (Ontario) on August 7, 2012.

Mercury Capital II Limited ("Mercury") was incorporated under the Business Corporations Act (Ontario) on March 27, 2012 with the intent on becoming a "Capital Pool Company" ("CPC") pursuant to Policy 2.4 - Capital Pool Companies (the "CPC Policy") of the TSX Venture Exchange (the "Exchange"). On December 30, 2013, the Company completed a triangular amalgamation whereby Old Revive shares were exchanged for Mercury shares on the basis of one (1) Mercury share for each one (1) Old Revive share (the "Amalgamation") (see note 6). The Amalgamation was accounted for as a reverse takeover ("RTO") whereby Old Revive was identified as the acquirer for accounting purpose and the resulting unaudited condensed interim consolidated financial statements are presented as a continuance of Old Revive and the comparative figures presented in the unaudited condensed interim consolidated financial statements after the RTO are those of Old Revive. The transaction was Mercury's Qualifying Transaction (as such term is defined in the CPC Policy) completed in accordance with the policies of the Exchange. Mercury had no significant assets other than cash with no commercial operations at the time of the RTO. Concurrently with the completion of the RTO, Mercury changed its name to "Revive Therapeutics Ltd." (the "Company" or "Revive").

The Company is focused on the development and commercialization of drugs for underserved medical needs. The Company's registered and legal office is located at 5 Director Court Suite 105, Vaughan Ontario, L4L 4S5.

2. Significant Accounting Policies

Statement of compliance

The Company applies International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB"). These unaudited condensed interim consolidated financial statements have been prepared in accordance with International Accounting Standard 34, Interim Financial Reporting. Accordingly, they do not include all of the information required for full annual financial statements.

The policies applied in these unaudited condensed interim consolidated financial statements are based on IFRSs issued and outstanding as of February 27, 2014, the date the Board of Directors approved the statements. The same accounting policies and methods of computation are followed in these unaudited condensed interim consolidated financial statements as compared with the most recent annual financial statements as at and for the period ended June 30, 2013, except as noted below. Any subsequent changes to IFRS that are given effect in the Company's annual consolidated financial statements for the year ending June 30, 2014 could result in restatement of these unaudited condensed interim consolidated financial statements.

Change in accounting policies

(i) IFRS 10, Consolidated Financial Statements ("IFRS 10") was issued by the IASB on May 12, 2011 and will replace portions of IAS 27, Consolidated and Separate Financial Statements and interpretation SIC-12, Consolidated - Special Purpose Entities. IFRS 10 incorporates a single model for consolidating all entities that are controlled and revises the definition of control to be "An investor controls an investee when it is exposed, or has rights, to variable returns from its involvement with the investee and has the current ability to affect those returns through its power over the investee". Along with control, the new standard also focuses on the concept of power, both of which will include a use of judgment and continuous reassessment as facts and circumstances change. At July 1, 2013, the Company adopted this pronouncement and there was no material impact on the Company's unaudited condensed interim consolidated financial statements.

2. Significant Accounting Policies (Continued)

Change in accounting policies (continued)

(ii) IFRS 11, Joint Arrangements was issued by the IASB on May 12, 2011 and will replace IAS 31, Interest in Joint Ventures. The new standard will apply to the accounting for interest in joint arrangements where there is joint control. Joint arrangements will be separated into joint ventures and joint operations. The structure of the joint arrangement will no longer be the most significant factor on classifying a joint arrangement as either a joint operation or a joint venture. Proportionate consolidation will be removed and replaced with equity accounting. At July 1, 2013, the Company adopted this pronouncement and there was no material impact on the Company's unaudited condensed interim consolidated financial statements.

(iii) IFRS 12, Disclosure of Interest in Other Entities was issued by the IASB on May 12, 2011. The new standard includes disclosure requirements about subsidiaries, joint ventures and associates, as well as unconsolidated structured entities and replaces existing disclosure requirements. At July 1, 2013, the Company adopted this pronouncement and there was no material impact on the Company's unaudited condensed interim consolidated financial statements.

(vi) IAS 28, Investments in Associates and Joint Ventures ("IAS 28") prescribes the accounting for investments in associates and sets out the requirements for the application of the equity method when accounting for investments in associates and joint ventures. IAS 28 applies to all entities that are investors with joint control of, or significant influence over, an investee (associate or joint venture). At July 1, 2013, the Company adopted this standard and there was no material impact on the Company's unaudited condensed interim consolidated financial statements.

Recent accounting pronouncements

(i) IFRS 9, Financial Instruments ("IFRS 9") was issued by the IASB on November 12, 2009 and will replace IAS 39, Financial Instruments: Recognition and Measurement ("IAS 39"). IFRS 9 replaces the multiple rules in IAS 39 with a single approach to determine whether a financial asset is measured at amortized cost or fair value and a new mixed measurement model for debt instruments having only two categories: amortized cost and fair value. The approach in IFRS 9 is based on how an entity manages its financial instruments in the context of its business model and the contractual cash flow characteristics of the financial assets. The new standard also requires a single impairment method to be used, replacing the multiple impairment methods in IAS 39. IFRS 9 is effective for annual periods beginning on or after January 1, 2018. The Company is in the process of assessing the impact of this pronouncement.

(ii) IAS 32 – Financial Instruments: Presentation ("IAS 32") was amended by the IASB in December 2011 to clarify certain aspects of the requirements on offsetting. The amendments focus on the criterion that an entity currently has a legally enforceable right to set off the recognized amounts and the criterion that an entity intends either to settle on a net basis, or to realize the asset and settle the liability simultaneously. The amendments to IAS 32 are effective for annual periods beginning on or after January 1, 2014. Earlier adoption is permitted.

Revive Therapeutics Ltd.

Notes to Condensed Interim Consolidated Financial Statements Three and Six Months Ended December 31, 2013 (Expressed in Canadian dollars) (Unaudited)

3. Intangible Assets

Cost	Patents
Balance, June 30, 2013 Additions	\$ 40,992 16,927
Balance, December 31, 2013	\$ 57,919
Accumulated depreciation	Patents
Balance, June 30, 2013 Depreciation during the period	\$ 1,746 1,447
Balance, December 31, 2013	\$ 3,193
Carrying value	Patents
Balance, June 30, 2013	\$ 39,246
Balance, December 31, 2013	\$ 54,726

The Company in-licensed the rights to develop REV-001 from Numedicus Limited ("Numedicus"). REV-001 has shown indication of efficacy in animal studies for opioid-induced respiratory depression.

The Company was assigned the patent application to develop REV-002 from Xenexus Pharmaceutical Pty Ltd. ("Xenexus") in 2013 for the treatment of gout.

REV-001

(a) On September 4, 2012, as amended on March 7, 2013, the Company entered into a patent licence agreement with Numedicus whereby the Company acquired the exclusive rights to develop and commercialize Patent Document PCT/GB2012/050831. To date, the Company has paid GBP £10,000 (\$15,922 actual Canadian dollars at date of transaction) to Numedicus to comply with the terms of the licence agreement. In addition, certain milestone payments will be paid in the future if certain triggering events occur. There will also be a 3% royalty charged on net sales value for any licensed products. As of December 31, 2013, the Company is in compliance with the terms of the licence agreement.

(b) On September 4, 2012, as amended on March 7, 2013, the Company entered into an additional licence agreement with Numedicus whereby the Company acquired the exclusive rights to develop and commercialize Patent Document PCT/GB2013/051213. To date, the Company has paid GBP £10,000 (\$16,927 actual Canadian dollars at date of transaction) to Numedicus to comply with the terms of the licence agreement. In addition, certain milestone payments will be paid in the future if certain triggering events occur. There will also be a 3% royalty charged on net sales value for any licensed products. As of December 31, 2013, the Company is in compliance with the terms of the licence agreement.

Pursuant to the REV-001 agreements in (a) and (b) above, additional annual license fees amounting to GBP £20,000, are due on September 4, 2014 and each year thereafter.

3. Intangible Assets (continued)

REV-002

(a) On April 3, 2013, the Company entered into a patent licence agreement with Xenexus whereby the Company acquired the exclusive rights to use patented technology to develop and commercialize licensed products. In order to keep the license in good standing the Company was required to make a \$10,000 payment on the commencement date (paid). On June 17, 2013, the Company and Xenexus entered into a patent assignment agreement which superceded the original patent licence agreement dated April 3, 2013. Under the terms of the patent assignment agreement the Company was required to make a \$15,000 payment (paid). If the Company licences the patent assignment it will be obligated to pay to Xenexus 5% of any fees from its licensee. As of December 31, 2013, the Company is in compliance with the terms of the assignment agreement.

4. Equipment

Cost				Office Juipment			
Balance, June 30, 2013 Additions		\$	- 4,129	\$	- 7,736	\$	- 11,865
Balance, December 31, 2013		\$	4,129	\$	7,736	\$	11,865
Accumulated depreciation			omputer uipment		Office Juipment		Total
Balance, June 30, 2013 Depreciation during the period		\$	- 310	\$	- 386	\$	- 696
Balance, December 31, 2013		\$	310	\$	386	\$	696
Carrying value			omputer uipment		Office Juipment		Total
Balance, June 30, 2013		\$	-	\$	-	\$	-
Balance, December 31, 2013		\$	3,819	\$	7,350	\$	11,169

5. Share Capital

a) Authorized share capital

The authorized share capital consists of an unlimited number of common shares. The common shares do not have a par value. All issued shares are fully paid.

5. Share Capital (Continued)

b) Common shares issued

As at December 31, 2013, the issued share capital amounted to \$2,428,907. Changes in issued share capital are as follows:

Old Revive

	Number of Common Shares	Amount
Balance, August 7, 2012 Issuance of common shares (i)(ii)(iii)	- 11,833,332	5 - 560,000
Balance, December 31, 2012	11,833,332	560,000
Issuance of common shares (iv)	1,099,998	330,000
Balance, June 30, 2013	12,933,330	890,000

Revive

	Number of Common Shares		Amount
Balance, June 30, 2013	12,933,330	\$	890,000
Common shares issued against			
subscription receipts issued in private placement (v)	3,711,833		1,113,550
Share issuance costs for the private placement (v)	-		(93,807)
Elimination of Old Revive shares (vi)	(16,645,163)		-
Conversion of Old Revive shares (vi)	16,645,163		-
Conversion of Revive shares and consideration for RTO ((vi) and note 6)	1,852,065		555,620
Valuation of broker warrants (vi)	-		(36,456)
Balance, December 31, 2013	18,497,228	\$	2,428,907

(i) On August 7, 2012, 10,000,000 Old Revive shares were issued to the founder of Old Revive at \$0.001 per share for gross proceeds of \$10,000.

(ii) On August 30, 2012, the Company closed a private placement financing with one investor which consisted of an aggregate of 833,333 Old Revive shares priced at \$0.30 per common share.

(iii) On December 13, 2012, the Company closed a private placement financing which consisted of an aggregate of 999,999 Old Revive shares priced at \$0.30 per common share.

(iv) On March 11, 2013, the Company closed a private placement financing which consisted of an aggregate of 1,099,998 Old Revive shares priced at \$0.30 per common share.

(v) On December 30, 2013, Old Revive completed a private placement of 3,711,833 subscription receipts at a deemed price of \$0.30 per subscription receipt, for aggregate gross proceeds of \$1,113,550. Each subscription receipt issued in connection with the private placement entitled the holder to acquire one Old Revive share just prior to the Amalgamation. The Company incurred share issuance costs of \$93,807 paid to Hampton Securities Limited ("Hampton").

5. Share Capital (Continued)

b) Common shares issued (continued)

(vi) On December 30, 2013, Old Revive and Mercury completed the Amalgamation whereby Old Revive shares were exchanged for Mercury shares on the basis of one (1) Mercury share for each one (1) Old Revive share. The Amalgamation effectively provided for the acquisition of all of the outstanding equity interests of Old Revive by Mercury, indirectly through Mercury Capital III Limited ("AcquisitionCo"), a wholly owned Ontario incorporated subsidiary of Mercury, in a transaction in which the security holders of Old Revive received shares of Mercury and, if applicable, convertible securities of Mercury. As a result of the Amalgamation of AcquisitionCo and Revive ("AmalCo"), Mercury became the sole beneficial owner of all of the issued and outstanding shares of AmalCo. Pursuant to the Amalgamation, Mercury issued an aggregate of 16,645,163 Mercury shares to the shareholders of Old Revive (including an aggregate of 3,711,833 Mercury shares to purchasers in connection with the closing of the subscription receipt financing).

The Amalgamation was accounted for as a RTO whereby Old Revive was identified as the acquirer for accounting purpose (see note 6).

Pursuant to the subscription receipt financing and the subsequent RTO, 296,387 broker warrants were issued to Hampton with each broker warrant exercisable into one share of the Company at a price of \$0.30 per share for a period of one year. The broker warrants have an estimated fair value of \$36,456, using the Black-Scholes valuation model with the following assumptions: risk-free interest rate of 1.09%, expected life of one year, expected volatility of 41.52% and expected dividend of \$nil.

6. Reverse Takeover

The share capital of each company prior to the RTO was as follows:

Mercury

	Number of Common Shares	Amount
Balance, June 30, 2013	666,665	\$ 97,495
Balance at December 30, 2013 prior to the RTO	1,852,065	\$ 311,709

Old Revive

	Number of Common Shares	Amount	
Balance, June 30, 2013	12,933,330 \$	890,000	
Balance at December 30, 2013 prior to the RTO	12,933,330 \$	890,000	

On December 30, 2013, Old Revive and Mercury completed the Amalgamation whereby Old Revive shares were exchanged for Mercury shares on the basis of one (1) Mercury share for each one (1) Old Revive share. Pursuant to the Amalgamation, Mercury issued an aggregate of 16,645,163 Mercury shares to the shareholders of Revive (including an aggregate of 3,711,833 Mercury shares to purchasers in connection with the closing of the subscription receipt financing) (see note 5(b)(vi)).

6. Reverse Takeover (Continued)

In accordance with IFRS 3, Business Combination, the substance of the transaction is a reverse takeover of a non-operating company. The transaction does not constitute a business combination as Mercury does not meet the definition of a business under the standard. As a result, the transaction is accounted for as a capital transaction with Old Revive being identified as the acquirer and the equity consideration being measured at fair value. The resulting unaudited condensed interim consolidated statement of financial position is presented as a continuance of Old Revive and comparative figures presented in the unaudited condensed interim consolidated financial statements after the reverse takeover are those of Old Revive.

IFRS 2 applies to transactions where an entity grants equity instruments and cannot identify specifically some or all of the goods or services received in return. Because Old Revive would have issued shares with a value in excess of the assets received, IFRS 2 would indicate that the difference is recognised in comprehensive loss as a transaction cost. The amount assigned to the transaction cost of \$348,805 is the difference between the fair value of the consideration and the net identifiable assets of Mercury acquired by Old Revive and included in the unaudited condensed interim consolidated statement of comprehensive loss.

The fair value of the consideration is determined based on the percentage of ownership the legal parent's shareholders have in the amalgamated entity after the transaction. This represents the fair value of the shares that Old Revive would have had to issue for the ratio of ownership interest in the combined entity to be the same, if the transaction had taken the legal form of Old Revive acquiring 100% of the shares in Mercury. The percentage of ownership Mercury shareholders had in the combined entity is 10% after the issue of 16,645,163 Mercury shares. The fair value of the consideration in the RTO is equivalent to the fair value of the 1,852,065 Revive shares controlled by original Mercury shareholders, 185,206 stock options to Mercury stock options holders and 118,540 broker warrants to Mercury broker warrant holders. The fair value of the shares controlled by original Mercury broker warrant holders. The fair value of \$0.30 per share on the date of December 30, 2013. The fair value of the stock options was estimated to be \$30,692 using the Black-Scholes valuation model on the following assumptions: dividend yield 0%; volatility 41.52%; risk-free interest rates of 1.09% to 2.37%; and expected lives of 1 to 9.53 years. The fair value of the broker warrants was estimated to be \$16,003 using the Black-Scholes valuation model on the following assumptions: dividend yield 0%; volatility 41.52%; risk-free interest rate 1.09%; and an expected life of 1.53 years.

Based on the statement of financial position of Mercury at the time of the RTO, the net assets at estimated fair value that were acquired by Revive were \$253,510 and the resulting transaction cost charged to the unaudited condensed interim consolidated statement of comprehensive loss is as follows:

Consideration Shares Broker warrants Stock options	\$ 555,620 16,003 30,692
Total consideration	\$ 602,315
Identifiable assets acquired Cash Prepaid expenses Accounts payable and accrued liabilities	\$ 263,588 1,205 (11,283)
Unidentifiable assets acquired Transaction cost	348,805
Total net identifiable assets and transaction cost	\$ 602,315

7. Broker Warrants

The following table reflects the continuity of broker warrants for the periods ended December 31, 2013 and 2012:

	Number of Weighted Averag Broker Warrants Exercise Price				
Balance, August 7, 2012 and December 31, 2012	-	\$	-		
Balance, June 30, 2013	-	\$	-		
Issued as consideration for the RTO (note 6) Issued to broker (note 5(b)(vi))	118,540 296,387		0.30 0.30		

The following table reflects the actual broker warrants issued and outstanding as of December 31, 2013:

Expiry Date	Exercise Price (\$)	Fair Value (\$)	Number of Broker Warrants Outstanding	
July 12, 2015	0.30	16,003	118,540	
December 30, 2014	0.30	36,456	296,387	
	0.30	52,459	414,927	

8. Stock Options

The following table reflects the continuity of stock options for the periods ended December 31, 2013 and 2012:

	Number of Stock Options	Weighted Average Exercise Price		
Balance, August 7, 2012 and December 31, 2012	-	\$	-	
Balance, June 30, 2013 Issued as consideration for the RTO (note 6)	- 185,206	\$	- 0.30	
Balance, December 31, 2013	185,206	\$	0.30	

8. Stock Options (Continued)

The following table reflects the actual stock options issued and outstanding as of December 31, 2013:

Expiry Date	V Exercise Price (\$)	Veighted Averag Remaining Contractual Life (years)	e Number of Options Outstanding	Number of Options Vested (exercisable)	Grant Date Fair Value		
December 30, 2014 July 9, 2023	0.30 0.30	1.00 9.53	119,273 65,933	119,273 65,933	\$ 14,671 16,021		
			185,206	185,206	\$ 30,692		

9. Net Loss per Common Share

The calculation of basic and diluted loss per share for the three and six months ended December 31, 2013 was based on the loss attributable to common shareholders of \$560,304 and \$598,056, respectively (three months ended December 31, 2012 and period from August 7, 2012 to December 31, 2012 - \$62,129 and \$69,501, respectively) and the weighted average number of common shares outstanding of 12,993,807 and 12,963,569, respectively (three months ended December 31, 2012 and period from August 7, 2012 and period from August 7, 2012 to December 31, 2012 - \$1,028,985 and 10,825,342, respectively).

10. Related Party Balances and Transactions and Major Shareholders

(a) Related party balances and transactions

Related parties include the Board of Directors, close family members and enterprises that are controlled by these individuals as well as certain persons performing similar functions.

	Three Months Ended December 31, 2013		Three Months Ended December 31, 2012		Six Months Ended December 31, 2013		Period from August 7, 2012 to December 31, 2012	
Fabiotech Inc. ("Fabiotech") (i) Marrelli Support Services Inc.	\$	24,000	\$	15,000	\$	48,000	\$	20,000
("Marrelli Support") (ii) McMillan LLP ("McMillan") (iii)	\$ \$	4,380 101,020	\$ \$	-	\$ \$	4,380 101,020	\$ \$	-

(i) Fabiotech is a corporation controlled by the Chief Executive Officer ("CEO"), President and Director of the Company. As at December 31, 2013, \$33,040 (June 30, 2013 - \$32,000) was owed to Fabiotech and this amount was included in accounts payable and accrued liabilities.

(ii) Marrelli Support was owed \$11,202 as at December 31, 2013 (June 30, 2013 - \$2,500) for the services of Carmelo Marrelli to act as Chief Financial Officer of the Company. This amount was included in accounts payable and accrued liabilities. In addition, Marrelli Support also provides bookkeeping services to the Company. Carmelo Marrelli is the president of Marrelli Support. The amounts charged by Marrelli Support are based on what Marrelli Support usually charges its clients. The Company expects to continue to use Marrelli Support for an indefinite period of time.

10. Related Party Balances and Transactions and Major Shareholders (Continued)

(a) Related party balances and transactions (Continued)

(iii) McMillan was owed \$101,020 as at December 31, 2013 (June 30, 2013 - \$nil) for legal services (including disbursements) and this amount was included in accounts payable and accrued liabilities. Robbie Grossman, Corporate Secretary of Revive, is a partner at McMillan. The amounts charged by McMillan are based on what McMillan usually charges its clients. The Company expects to continue to use McMillan for an indefinite period of time.

(b) Major shareholders

To the knowledge of the directors and senior officers of the Company, as at December 31, 2013, no person or corporation beneficially owns or exercises control or direction over common shares of the Company carrying more than 10% of the voting rights attached to all of the common shares of the Company other than Mr. Fabio Chianelli, the CEO and a Director of the Company, who owns or controls, directly or indirectly, 47.96% of the issued and outstanding shares of the Company. The holding can change at any time at the discretion of the owner.

None of the Company's major shareholders have different voting rights other than holders of the Company's common shares.

The Company is not aware of any arrangements, the operation of which may at a subsequent date result in a change in control of the Company. To the knowledge of the Company, other than Mr. Fabio Chianelli, the CEO and a Director of the Company, who owns or controls, directly or indirectly, 47.96% of the issued and outstanding shares of the Company, the Company is not directly or indirectly owned or controlled by another corporation, by any government or by any natural or legal person severally or jointly.

11. Office Expenses

	Three Months Ended December 31, 2013		Three Months Ended December 31, 2012		Six Months Ended December 31, 2013		Period from August 7, 2012 to December 31, 2012	
Administrative Bank charges	\$	2,299 198	\$	525 186	\$	6,431 290	\$	1,060 399
Insurance Interest income		365		-		486 (286)		-
Meals and entertainment Reporting issuer costs		5,750 256		120		7,199 [°] 256		241
Travel and accommodation	\$	162 9,030	\$	1,970 2,801	\$	5,133 19,509	\$	3,473 5,173

12. Subsequent Events

(i) On January 15, 2014, the Company announced the initiation of a Phase 2a proof of concept study of REV-001 (tianeptine), for the prevention of opioid-induced respiratory depression (the "Study"). The Study is being conducted at the Leiden University Medical Center in The Netherlands under the supervision of Prof. Dr. Albert Dahan, M.D., Ph.D.

(ii) On January 31, 2014, the Company granted 590,000 stock options to certain officers, directors, and employees of the Company at an exercise price of \$0.66 per common share expiring on January 31, 2024.

(iii) On February 12, 2014, the Company announced interim results of the first eight patients from its ongoing Phase 2a proof-of-concept study of REV-001 for the prevention of opioid-induced respiratory depression.

(iv) On February 20, 2014, the Company signed a material transfer agreement (the "MTA") with a global pharmaceutical company headquartered in Osaka, Japan. Per the MTA, Revive will have access to confidential information and clinical trial supply of the drug bucillamine for Revive's human clinical trial of REV-002. In return, the global pharmaceutical company will have exclusive commercialization rights in Japan, Korea and Taiwan, and Revive will have exclusive commercialization rights in the rest of the world.