

HYDRO POWER TECHNOLOGIES INC.

Third Quarter Report for the Period Ending

June 30, 2022



Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

HYDRO POWER TECHNOLOGIES INC.

4200 Morris Drive Burlington, ONT L7L5L6 Canada www.hydropowertechnologies.com 888-993-0989

 $\frac{\underline{https://www.hydropowertechnologies.com/}}{\underline{info@hydropowertechnologies.com}}$

SIC CODE 4911

3rd Quarter Report for the For the Period Ending: June 30, 2022

As of June 30, 2022, the number of shares outstanding was:

Common Stock:	212,502,936
Preferred Series A	110
Preferred Series B	0
Preferred Series C	0
Preferred Series D	0
Preferred Series E	4,043,213
Preferred Series F	0

As of March 31, 2022 the number of shares outstanding was:

Common Stock:	212,502,936
Preferred Series A	110
Preferred Series B	0
Preferred Series C	0
Preferred Series D	0
Preferred Series E	4,043,213
Preferred Series F	0

As of <u>September 30, 2021, the most Recent Completed Fiscal Year End Date</u>, the number of shares outstanding of our Common Stock was:

Common Stock:	212,502,936
Preferred Series A	110
Preferred Series B	0
Preferred Series C	0
Preferred Series D	0
Preferred Series E	4,043,213
Preferred Series F	0

Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 and Rule 12b-2 of the Exchange Act of 1934):

res. \square	INO. △
Indicate by che	ck mark whether the company's shell status has changed since the previous reporting period:
Yes: □	No: ⊠
Indicate by che	ck mark whether a Change in Control ¹ of the company has occurred over this reporting period:
Yes: □	No: ⊠

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

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

The exact name of the issuer is Hydro Power Technologies, Inc. We were incorporated as Boyd Holdings Inc. on April 1, 2005, in the State of Nevada. On March 24, 2006, the name was changed to Playbox (US) Inc. On April 8, 2020, the name of the Company was changed to Hydro Power Technologies, Inc. On March 12, 2021, FINRA granted the Application for the Name Change.

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

We were incorporated as Boyd Holdings Inc. on April 1, 2005, in the State of Nevada. On March 24, 2006, the name was changed to Playbox (US) Inc. On April 8, 2020, the name of the Company was changed to Hydro Power Technologies, Inc. On March 12, 2021, FINRA granted the Application for the Name Change.

The Issuer current standing in the State of Wyoming is Active.

Describe any trading suspension orders issued by the SEC concerning the issuer or its predecessors since inception: **None**

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



On March 5, 2021. Hydro Power Technologies, Inc. completed an agreement with Zuc Energy, SRL, Milan Italy, whereby Hydro Power Technologies, Inc. acquired Fifty Percent (50%) the ownership of Zuc Energy SRL for shares in PYBX and Hydro Power Technologies, Inc. agreement to provide a Private Placement Memorandum to raise and an additional One Million Five Hundred Thousand (\$1,500,000) of capital for development of the Zuc Energy technology. https://zucenergy.com/



On March 8, 2021, Hydro Power Technologies, Inc. completed an agreement with **ITACAR SRL** whereby Hydro Power Technologies, Inc. acquired Ninety Percent (90%) the ownership of **ITACAR SRL** for shares in PYBX and Hydro Power Technologies, Inc. agreement to provide a Private Placement Memorandum to raise and additional Five Hundred Thousand (\$500,000) of capital for additional equipment. https://www.itacar-mobility.com



On March 5, 2021. Hydro Power Technologies, Inc. completed an agreement with Bioenerzyme, SRL, of Milan, Italy, whereby Hydro Power Technologies, Inc. acquired Fifty Percent (50%) the ownership of Bioenerzyme SRL for shares in PYBX and Hydro Power Technologies, Inc. agreement to provide a Private Placement Memorandum to raise and an additional Five Hundred Thousand (\$500,000) of capital for development of the Bioenerzyme SRL. www.bioenerzyme.it

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

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

Hydro Power Technologies, Inc. 4200 Morris Drive Burlington, ONT L7L5L6 Canada www.hydropowertechnologies.com 888-993-0989 info@hydropowertechnologies.com

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

Yes: ☐ No: ⊠

If this issuer or any of its predecessors have been the subject of such proceedings, please provide additional details in the space below: N.A

2) Security Information

Trading symbol: PYBX
Exact title and class of securities outstanding: COmmon
CUSIP: 72811U309
Par or stated value: \$0.0001

Total shares authorized: 5,000,000,000 as of date: **June 30, 2022**Total shares outstanding: 212,502,936 as of date: **June 30, 2022**Number of shares in the Public Float²: 74,091,936 as of date: **June 30, 2022**Total number of shareholders of record: 427 as of date: **June 30, 2022**

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

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

Transfer Agent

Name: Pacific Stock Transfer Company (See Note)

6725 Via Austin Pkwy, Suite 300

Las Vegas, Nevada 89119

Phone: 800-785-7782

Email: info@pacificstocktransfer.com

Note: On March 29, 2021, the Issuer changed the Transfer Agent from Mountain Share Transfer to Pacific Stock Transfer, Company, Las Vegas, Nevada.

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

3) Issuance History

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

Disclosure under this item shall include, in chronological order, all offerings and issuances of securities, including debt convertible into equity securities, whether private or public, and all shares, or any other securities or options to acquire such securities, issued for services. Using the tabular format below, please describe these events.

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: ⊠

Fiscal Year End: Date October 1, 2	Opening 2019	Balance 6,592,936 110 3 0 0 0 0 0 £ 4,054,879		*Rigi	nt-click the ro	ws below and selec	t "Insert" to add row	s as needed.	
Date of Transaction	Transaction type (e.g. new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	Were the shares issued at a discount to market price at the time of issuance? (Yes/No)	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	Restricted or Unrestricted as of this filing.	Exemption or Registration Type.
01/01/2020	Cancellation. shares returned to treasury	500.000.000	common	.0001	<u>No</u>	Mountain Share Transfer as Trustee**	SPA Agreement between Hydro Power Technologies, Inc. and Playbox(US) Inc.	restricted	
03/26/2020	New issuance, conversion	17.499.000	Common	<u>.0001</u>	<u>Np</u>	PatientTrac Limited#	Preferred stock conversion.	Unrestricted	4(a)1

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

03/26/2020	Cancellation	<u>(5,833)</u>	Preferred Series E	<u>.0001</u>	<u>No</u>	PatientTrac Limited#	See Preferred Stock Conversion	Restricted	<u>n/a</u>
07/17/2020	Cancellation	350.000.000	common	<u>.0001</u>	No	Mountain Share Transfer as Trustee**	SPA Agreement between Hydro Power Technologies. Inc. and Playbox(US) Inc.	restricted	
07/27/2020	New issuance, conversion	17,499,000	Common	<u>.0001</u>	<u>Np</u>	Globagro Corporation*	Preferred stock conversion.	Unrestricted	<u>4(a)1</u>
07/27/2020	Cancellation	(5.833)	Preferred Series E	<u>.0001</u>	<u>Np</u>	Globagro Corporation*	Preferred stock conversion.	Restricted	n/a
04/15/2021	Cancellation	29,088,000	Common Stock	<u>.0001</u>	<u>No</u>	Mountain Share Transfer as Trustee**	SPA Agreement between Hydro Power Technologies, Inc. and Playbox(US) Inc.	restricted	
Shares Outstandin	g on Date of This	Report:							
		Ending Balance							
Ending Balance:									
Date June 30, 202	2								
		Common:							
	212,502,	936							
	Series A Series E Series C Series E Series F	3 0 C 0 D 0 E 4,043,213							

Example: A company with a fiscal year end of December 31st, in addressing this item for its quarter ended September 30, 2019, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2017 through September 30, 2019 pursuant to the tabular format above.

Use the space below to provide any additional details, including footnotes to the table above:

- #PatientTrac Limited is a UK Limited Company located at 150-152 Fenchurch Street, London, England. The beneficial Owner is H. Wayne Hayes, Jr.
- *Globagro Corporation, Suite 205A, Saffrey Square, Bay Street, New Providence, Nassau, Bahamas, the Beneficial Owner is Grant F. Sanders.
- ** Mountain Share Transfer, LLC, of Atlanta, Georgia. Erik Nelson is the President and Sole Shareholder of Mountain Share Transfer, LLC who held the role as Trustee, Mountain Share Transfer address is 2030 Power Ferry Road SE, Suite # 212, Atlanta, GA. 30339.
- In April 2021, the Issuer terminated the Transfer Agent and Trust Agreement with Mountain Share Transfer LLC and instructed Mountain Share Transfer to return to treasury the common stock remaining in trust. 29.088.000

B. Debt Securities, Including Promissory and Convertible Notes

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

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

Date of	Outstanding	Principal	Interest	Maturity	Conversion Terms (e.g.	Name of Noteholder	Reason for
Note	Balance (\$)	Amount	Accrued	Date	pricing mechanism for	(entities must have	Issuance (e.g.
Issuance		at	(\$)		determining conversion of	individual with voting	Loan, Services,
		Issuance			instrument to shares)	/ investment control	etc.)
		(\$)				disclosed).	•

4) Financial Statements

A. The following financial statements were prepared in accordance with:

☑ U.S. GAAP

☐ IFRS

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

Name: Peter Zompa
Title: Accountant

Relationship to Issuer: Contract Accountant

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

- C. Balance sheet;
- D. Statement of income:
- E. Statement of cash flows;
- F. Statement of Changes in Shareholders' Equity
- G. Financial notes; and
- H. Audit letter, if audited

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

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

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

5) Issuer's Business, Products and Services

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

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

The business plan has changed to seek an acquisition of new technology or an operating business producing revenues on acquisition. With this mission, Hydro Power Technologies Inc., f/k/a Playbox (US) through its 100% acquisition of Hydro Power Technologies Inc., is now a company founded on innovation. The company is committed

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

to developing long term green technology solutions that enhance power generation output in hydropower and other renewable energy applications. Our corporate mission is to develop and deliver innovative green hydropower technology solutions that are renewable, reliable and cost effective.

Our acquisitions are new inroads into new renewable energy including solar energy, biogas production from enzymes and the auto and motorcycle support for electric engines.

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

Hydro Power Technologies, Inc. 4200 Morris Drive
Burlington, ONT L7L5L6 Canada www.hydropowertechnologies.com 888-993-0989
info@hydropowertechnologies.com

Zuc Energy, SRL, Milan Italy, https://zucenergy.com/
Itacar SRL equipment. https://itacarmilano.wixsite.com/itacar. Bioenerzyme, SRL, of Milan, Italy . www.bioenerzyme.it

The business plan has changed to seek an acquisition of new technology or an operating business producing revenues on acquisition. With this mission, Hydro Power Technologies Inc., f/k/a Playbox (US) through its 100% acquisition of Hydro Power Technologies Inc., is now a company founded on innovation. The company is committed to developing long term green technology solutions that enhance power generation output in hydropower and other renewable energy applications. Our corporate mission is to develop and deliver innovative green hydropower technology solutions that are renewable, reliable and cost effective.

Our acquisitions are new inroads into new renewable energy including solar energy, biogas production from enzymes and the auto and motorcycle support for electric engines.

- C. Describe the issuers' principal products or services, and their markets
- D. The business plan has changed to seek an acquisition of new technology or an operating business producing revenues on acquisition. With this mission, Hydro Power Technologies Inc., f/k/a Playbox (US) through its 100% acquisition of Hydro Power Technologies Inc., is now a company founded on innovation. The company is committed to developing long term green technology solutions that enhance power generation output in hydropower and other renewable energy applications. Our corporate mission is to develop and deliver innovative green hydropower technology solutions that are renewable, reliable and cost effective.

Our acquisitions are new inroads into new renewable energy including solar energy, biogas production from enzymes and the auto and motorcycle support for electric engines.

The company is committed to developing long term technology solutions that enhance power generation output in hydropower applications. Our corporate mission is to develop and deliver innovative green hydropower technology solutions that are renewable, reliable and cost effective.

6) Issuer's Facilities

The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

The Issuer office is located at 4200 Morris Drive, Burlington, ONT L7L5L6, Canada which is the Corporate Headquarters. The office is 5,000 Square Feet and has monthly lease costs of \$6,200 CDN including Ontario Sales Tax. The current lease term is 1.5 years, which will be extended at the end of the term by the Issuer. All the office furniture and equipment are owned, not leased.

7) Officers, Directors, and Control Persons

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling, or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant or beneficial shareholders.

Using the tabular format below, please provide information, as of the period end date of this report, regarding any person or entity owning 5% of more of any class of the issuer's securities, as well as any officer, and any director of the company, regardless of the number of shares they own. If any listed are corporate shareholders or entities, provide the name and address of the person(s) beneficially owning or controlling such corporate shareholders, or the name and contact information of an individual representing the corporation or entity in the note section.

Name of Officer/Director or 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
Michael Shamber	President/Director	Burlington, Ontario, Canada	4,658,500	common	2.19%	
Darren Timmer	Secretary, Treasurer	Burlington, Ontario, Canada	275,000	common	0.00%	
John Versfelt	Director	Burlington, Ontario, Canada	<u>687,500</u>	<u>0</u>	0.00%	
Grant F Sanders	More than 5% Voting Control	Burlington, Ontario, Canada	<u>110</u>	Preferred Series A	<u>100%</u>	Voting Control * total outstanding voting shares
William R. Pfieffer	More than 5%	Tallahassee, Florida	<u>15,488,000</u>	<u>Common</u>	<u>7.29%</u>	
Barry Harding	More than 5%	London, England	15,000,000	Common	<u>7.06%</u>	Note 1
Nejo Limited	More than 5%	London, England	15,000,000	<u>Common</u>	<u>7.06%</u>	Note 1
Jeanne Novikow	More than 9.9%	Princeton, Ontario, Canada	23,523,500	Common	<u>11.07%</u>	

Note 4. Barry Harding and Nejo Limited had shares issued by the previous management. The shares were never delivered to these parties due to non-payment. The Issuer will be filing suit to have these shares cancelled and returned to treasury and the shares are in the possession of the Issuer. Additionally, the Company or the Transfer Agent are unaware of the owner of Nejo Limited.

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

On August 9, 2017, the District Court for the First Judicial District, Laramie, Wyoming, Case Number 186-067, issued and Order Granting the Custodianship of the Issuer to Wyoming Receivership Company, LLC, a Wyoming Limited Liability Company.

9) Third Party Providers

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

Securities Counsel

McMurdo Law Group, LLC Matthew McMurdo, Esq. 1185 Avenue of the Americas 3rd Floor New York, New York 10036 917-318-2865 matt@nannaronelaw.com

Accountant or Auditor

Name: Peter Zompa

Firm: Miami Accounting Group Inc.
Address 1: 175 SW 7th Street, Suite 1803

Address 2: Miami, Florida 33130 Phone: +1 (786) 805-3527 Email: <u>peter.zompa2015@gmail.com</u>
Role: GAAP and Consolidated Preparation

PCAOB Auditor

Name: Jain Ankit Firm: AJSH & Co LLP

Address 1: 94/8, Wazirpur Industrial Area, Main Ring Road

Address 2: New Delhi, India 110052
Phone: +91 98106 61322
Email: ankit@aish.in

Role: PCAOB External Auditors

Investor Relations

Other Service Providers

Provide the name of any other service provider(s) that **that assisted**, **advised**, **prepared or provided information with respect to this disclosure statement**. This includes counsel, advisor(s) or consultant(s) or provided assistance or services to the issuer during the reporting period.

10) Issuer Certification

Principal Executive Officer:

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

The certifications shall follow the format below:

- I, Michael Shamber, certify that:
 - 1. I have reviewed this 3rd Quarter Report and Disclosure Statement for the Period Ending June 30, 2022, of Hydro Power Technologies, 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.

August 22, 2022

/s/ Michael Shamber

President

Principal Financial Officer:

- I, John Versfelt certify that:
 - 1. I have reviewed this 3rd Quarter Report and Disclosure Statement for the Period Ending June 30, 2022, of Hydro Power Technologies, 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.

August 22, 2022

/s/ John Versfelt

Director

EXHIBIT "A"

HYDRO POWER TECHNOLOGIES INC.

FINANCIAL STATEMENTS

(1)	Balance Sheet
(2)	Income Statement
(3)	Cash Flow Statement

- (4) Shareholder Equity
- (5) Footnotes

HYDROPOWER TECHNOLOGIES INC CONSOLIDATED BALANCE SHEET June 30, 2022

	6/30/2022	3/31/2022
ASSETS		
Current Assets		
Cash	(\$25.74)	(\$13.00)
Checking	\$80,047.55	\$72,040.00
Receivables (including HST receivable)	\$153,773.26	\$153,705.00
Prepayments and Deposits	\$543.66	\$551.00
Inventory Asset	\$334,274.65	\$395,149.00
Returns & Allowances	\$115,776.30	\$110,510.00
Total Current Assets	\$684,389.68	\$731,943.00
Other Assets		
Equipment & FF&E	\$153,363.45	\$151,896.00
Deffered Development Costs	\$808,406.04	\$819,030.00
Investments / Acquisitions	\$128,775.59	\$149,144.00
Total Other Assets	\$1,090,545.08	\$1,120,070.00
TOTAL ASSETS	\$1,774,934.76	\$1,852,013.00
LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIT)		
Current Liabilities		
Accounts payable and accrued expenses	\$3,008,637.50	\$2,980,403.00
Accruals	\$0.00	\$0.00
Accrued Payroll	\$125,835.90	\$122,793.00
Due To	\$16,160.00	\$15,960.00
Judgement Payable	\$0.00	\$0.00
Shareholder Loan	\$678,248.22	\$687,162.00
Short term debt	\$0.00	\$0.00
Total Current Liabilities	\$3,828,881.62	\$3,806,318.00
Long-Term Liabilities		
Notes	\$50,393.95	\$52,415.00
Long Term Note Payable	(2,092,305)	(\$1,976,844.00)
Total Long-Term Liabilities	(\$2,041,911.05)	(\$1,924,429.00)
TOTAL LIABILITIES	\$1,786,970.57	\$1,881,889.00
STOCKHOLDERS' EQUITY (DEFICIT)		
Preferred stock, \$0.0001 par value, 200,000,000 shares authorized, 132,155,100 and 16,384,989 shares issued and outstanding, respectively	\$0.00	\$0.00
Common stock, \$0.001 par value, 5,000,000,000 shares authorized, 3,980,271,061 and 56,592,936 shares issued and outstanding, respectively		
Share capital (Note 6)	\$827,466.90	\$838,342.00
Share subscriptions receivable (Note 6)	(\$8,193.90)	(\$8,302.00)
Additional paid-in capital	\$64,135.00	\$71,545.00
Stock subscription payable		\$0.00
Accumulated deficit	(\$796,774.61)	(\$846,883.00)

Net Income	(\$98,669.40)	(\$84,579.00)
Total Stockholders' Equity (Deficit)	(\$12,036.01)	(\$29,877.00)
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIT)	\$1,774,934.76	\$1,852,012.00
TOTAL LIABILITIES AND STOCKHOLDERS EQUIT (DETICIT)		\$1,032,012.00

HYDROPOWER TECHNOLOGIES INC CONSOLIDATED INCOME STATEMENT June 30, 2022

	<u>6/30/2022</u>	3/31/2022
REVENUE	\$392,012.31	\$385,546.00
COST OF SALES	\$199,500.25	\$198,801.00
GROSS PROFIT	\$192,512.06	\$186,745.00
OPERATING EXPENSES		
Accounting	\$3,333.00	\$3,577.00
Advertising & Marketing	\$4,383.40	\$4,364.00
Dues & Subscriptions	\$0.00	\$0.00
G&A	\$0.00	\$0.00
Internet	\$2,418.95	\$2,422.00
Legal & Professional Services	\$25,237.93	\$6,547.00
Miscellaneous	\$55,502.53	\$57,410.00
Outside Services	\$74,245.10	\$77,913.00
Payroll Expenses	\$39,157.70	\$46,700.00
Reimbursable Expenses	\$6,139.79	\$6,813.00
Rent & Lease	\$34,847.35	\$26,417.00
Repairs & Maintenance	\$18,831.45	\$18,954.00
Taxes & Licenses	\$1,949.30	\$2,207.00
Utilities	\$21,210.00	\$13,759.00
Regulatory fees	\$3,875.82	\$326.00
Depreciation	\$0.00	\$0.00
Foreign exchange (gain) loss	\$1.56	\$0.00
Loss/ (Gain) on disposition of assets	\$0.00	\$0.00
Office and Miscellaneous	\$47.58	\$12.00
Professional fees	\$0.00	\$1,533.00
Rent	\$0.00	\$2,371.00
General and administrative expenses	\$0.00	\$0.00
Total OPERATING EXPENSES	\$291,181.46	\$271,324.00
LOSS FROM OPERATIONS	(\$98,669.40)	(\$84,579.00)
OTHER INCOME / EXPENSES		
Interest expense	\$0.00	
Total Other Expenses	\$0.00	
LOSS BEFORE INCOME TAXES	(\$98,669.40)	(\$84,579.00)
PROVISION FOR INCOME TAXES		
NET GAIN/ (LOSS)	(\$98,669.40)	(\$84,579.00)

HYDROPOWER TECHNOLOGIES INC CONSOLIDATED INCOME STATEMENT June 30, 2022

	6/30/2022	3/31/2022
CASH FLOWS FROM OPERATING ACTIVITIES:		
Net loss	(\$98,669.40)	(\$84,578.97)
Adjustments to reconcile net loss to net		,
used by operating activities:		
Depreciation	\$0.00	\$0.00
Effects of Foreign Exchange Rate Changes on Cash	\$0.00	\$0.00
Changes in operating assets and liabilities	\$0.00	\$0.00
Accounts receivable	(\$68.08)	\$50,476.34
Prepaid expenses and deposits	\$7.14	(\$6.05)
Inventory Asset	\$60,874.50	\$287,461.46
Returns & Allowances	(\$5,266.62)	\$66,697.24
Accounts payable and accrued expenses	\$28,234.59	\$2,153,684.96
Accruals	\$0.00	(\$111,465.20)
Accrued Payroll	\$3,042.48	\$1,910.55
Due To	\$199.94	(\$19,151.48)
Judgement Payable	\$0.00	(\$1,865.34)
Shareholder Loan	(\$8,913.75)	\$7,543.34
Short term debt	\$0.00	\$0.00
Net Cash Provided by Operating Activities	(\$20,559.20)	\$2,350,706.87
CASH FLOWS FROM INVESTING ACTIVITIES:		
Equipment & FF&E	(\$1,467.68)	\$73,303.74
Deffered Development Costs	\$10,624.32	(\$8,990.93)
Investments / Acquisitions	\$20,369.04	\$235,168.96
Net Cash Used in Investing Activities	\$29,525.68	\$299,481.78
CASH FLOWS FROM FINANCING ACTIVITIES:		
Changes in Notes	(\$219,297.10)	(\$2,226,764.95)
Preferred stock, \$0.0001 par value, 200,000,000 shares authorized, 132,155,100 and 16,384,989 shares issued and outstanding, respectively	\$0.00	\$0.00
Common stock, \$0.001 par value, 5,000,000,000 shares authorized, 3,980,271,061 and 56,592,936 shares issued and outstanding, respectively	\$0.00	\$0.00
Share capital (Note 6)	(\$10,874.82)	\$9,202.92
Share subscriptions receivable (Note 6)	\$107.69	(\$91.13)
Additional paid-in capital	\$51,494.89	(\$175,839.39)
Stock subscription payable	\$0.00	\$0.00
Change in Accumulated Deficits	\$108,656.50	(\$266,562.66)
Shares issued for cash	\$0.00	\$0.00
Net Cash Used in Financing Activities	(\$69,912.84)	(\$2,660,055.21)
NET INCREASE (DECREASE) IN CASH	(\$60,946.37)	(\$9,866.57)
CASH AT BEGINNING OF PERIOD	\$72,027.26	\$81,893.83
CASH AT END OF PERIOD	\$11,080.90	\$72,027.26
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HYDRO POWER TECHNOLOGIES INC. CONSOLIDATE SHAREHOLDER EQUITY FOR

THIRD QUARTER REPORT FOR PERIOD ENDING 30 JUNE 2022

	HY	DRO POWER TE	CHNOLOGIES IN	IC.	
	STAT	EMENT OF SHA	REHOLDERS EQ	UITY	
	For The 3rd Quar	ter REPORT FOR	R PERIOD ENDIN	G 30 JUNE 2022	
	Common	Preferred Series	Preferred Series	Additional	_ , .
	stock	Α	E	paid-in	Total
				capital	
	USD in million				
Balance as at 31 March 2022	212,502,936	110	4,043,213	0	216,546,149
Issue of bonus shares	-				0
Issue of new shares	0	0	0		0
Transfer to capital reserve	0	0	0	-	0
Dividends	-	0	0	-	0
Shares Returned to Treasury	0	0	0	-	0
Reversal of revaluation	-	0	0	-	0
Balance as at 30 June 2022	212,502,936	110	4,043,213	0	216,546,149

NOTES TO FINANCIAL STATEMENTS

For Period Ending 30 June 2022

Note 1. Organization, History and Business

Hydro Power Technologies Inc. ("the Company") was incorporated in Nevada on April 1, 2005. On March 24, 2006, the name was changed to Playbox (US) Inc. and the company domiciled was changed to Wyoming.

On April 8, 2020, the Company filed an amendment to the Articles of Incorporation, which was approved by the Secretary of State for the State of Wyoming. This amendment changed the name of the Company to Hydro Power Technologies, Inc. On _March 12, 2021, FINRA granted the Application for the Name Change.

Note 2. Summary of Significant Accounting Policies

Revenue Recognition

Revenue is derived from contracts with our consumers. Revenue is recognized in accordance with ASC 605. As such, the Company identifies performance obligations and recognizes revenue over the period through which the Company satisfies these obligations. Any contracts that by nature cannot be broken down by specific performance criteria will recognize revenue on a straight-line basis over the contractual term of period of the contract.

Accounts Receivable

Accounts receivable is reported at the customers' outstanding balances, less any allowance for doubtful accounts. Interest is not accrued on overdue accounts receivable.

Allowance for Doubtful Accounts

An allowance for doubtful accounts on accounts receivable is charged to operations in amounts sufficient to maintain the allowance for uncollectible accounts at a level management believes is adequate to cover any probable losses. Management determines the adequacy of the allowance based on historical write-off percentages and information collected from individual customers. Accounts receivables are charged off against the allowance when collectability is determined to be permanently impaired.

Stock Based Compensation

When applicable, the Company will account for stock-based payments to employees in accordance with ASC 718, "Stock Compensation" ("ASC 718"). Stock-based payments to employees include grants of stock, grants of stock options and issuance of warrants that are recognized in the consolidated statement of operations based on their fair values at the date of grant.

The Company accounts for stock-based payments to non-employees in accordance with ASC 505-50,

"Equity-Based Payments to Non-Employees." Stock-based payments to non-employees include grants of stock, grants of stock options and issuances of warrants that are recognized in the consolidated statement of operations based on the value of the vested portion of the award over the requisite service period as measured at its then-current fair value as of each financial reporting date.

The Company calculates the fair value of option grants and warrant issuances utilizing the Binomial pricing model. The amount of stock-based compensation recognized during a period is based on the value of the portion of the awards that are ultimately expected to vest. ASC 718 requires forfeitures to be estimated at the time stock options are granted and warrants are issued to employees and non-employees, and revised, if necessary, in subsequent periods if actual forfeitures differ from those estimates. The term "forfeitures" is distinct from "cancellations" or "expirations" and represents only the unvested portion of the surrendered stock option or warrant. The Company estimates forfeiture rates for all unvested awards when calculating the expense for the period. In estimating the forfeiture rate, the Company monitors both stock option and warrant exercises as well as employee termination patterns. The resulting stock-based compensation expense for both employee and non-employee awards is generally recognized on a straight-line basis over the period in which the Company expects to receive the benefit, which is generally the vesting period.

Loss per Share

The Company reports earnings (loss) per share in accordance with ASC Topic 260-10, "Earnings per Share." Basic earnings (loss) per share is computed by dividing income (loss) available to common shareholders by the weighted average number of common shares available. Diluted earnings (loss) per share is computed similar to basic earnings (loss) per share except that the denominator is increased to include the number of additional common shares that would have been outstanding if the potential common shares had been issued and if the additional common shares were dilutive. Diluted earnings (loss) per share have not been presented since there are no dilutive securities.

Cash and Cash Equivalents

For purpose of the statements of cash flows, the Company considers cash and cash equivalents to include all stable, highly liquid investments with maturities of three months or less.

Concentration of Credit Risk

The Company primarily transacts its business with one financial institution. The amount on deposit in that one institution may from time to time exceed the federally insured limit.

Depreciation

Equipment is stated at cost less accumulated depreciation. Major improvements are capitalized while minor replacements, maintenance and repairs are charged to current operations. Depreciation is computed by applying the straight-line method over the estimated useful lives, which are generally three to five years.

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 revenues and expenses during the reporting period. Actual results could differ from those estimates.

Business segments

ASC 280, "Segment Reporting" requires use of the "management approach" model for segment reporting. The management approach model is based on the way a company's management organizes segments within the company

for making operating decisions and assessing performance. The Company determined it has one operating segment as of September 30, 2021.

Income Taxes

The Company accounts for its income taxes under the provisions of ASC Topic 740, "Income Taxes." The method of accounting for income taxes under ASC 740 is an asset and liability method. The asset and liability method requires the recognition of deferred tax liabilities and assets for the expected future tax consequences of temporary differences between tax bases and financial reporting bases of other assets and liabilities.

Recent Accounting Pronouncements

The Company continually assesses any new accounting pronouncements to determine their applicability to the Company. Where it is determined that a new accounting pronouncement affects the Company's financial reporting, the Company undertakes a study to determine the consequence of the change to its financial statements and assures that there are proper controls in place to ascertain that the Company's financials properly reflect the change. The Company currently does not have any recent accounting pronouncements that they are studying, and feel may be applicable.

Note 3. Income Taxes

Deferred income tax assets and liabilities are computed annually for differences between financial statement and tax bases of assets and liabilities that will result in taxable or deductible amounts in the future based on enacted tax laws and rates applicable to the periods in which the differences are expected to affect taxable income. Valuation allowances are established when necessary to reduce deferred tax assets to the amount expected to be realized. Income tax expense is the tax payable or refundable for the period plus or minus the change during the period in deferred tax assets and liabilities.

The effective tax rate on the net loss before income taxes differs from the U.S. statutory rate as follows:

U.S statutory rate 34.00%

Less valuation allowance	-34.00%
Effective tax rate	0.00%

The significant components of deferred tax assets and liabilities are as follows:

06/30/2022 Deferred tax assets

Net operating profit/losses	<u>\$</u>	0
Deferred tax liability		
Net deferred tax assets		(\$0)
Less valuation allowance		0
Deferred tax asset - net valuation allowance	<u>\$</u>	<u>0</u>

On an interim basis, the Company has a net operating loss carryover of approximately \$\$683,024 available to offset future income for income tax reporting purposes, which will expire in various years through 2032, if not previously utilized. However, the Company's ability to use the carryover net operating loss may be substantially limited or eliminated pursuant to Internal Revenue Code Section 382.

The Company adopted the provisions of ASC 740-10-50, formerly FIN 48, and "Accounting for Uncertainty in Income Taxes". The Company had no material unrecognized income tax assets or liabilities as of March 31, 2021.

The Company's policy regarding income tax interest and penalties is to expense those items as general and administrative expense but to identify them for tax purposes. During the period ending March 31, 2021, there were no income tax, or related interest and penalty items in the income statement, or liabilities on the balance sheet. The Company files income tax returns in the U.S. federal jurisdiction and Nevada state jurisdiction. We are not currently involved in any income tax examinations.

Note 4. Related Party Transactions on March 28, 2008, Kars Capital purchased the outstanding note with a balance of \$74,750 from Delta Music. On July 19, 2011, Kars Capital Inc converted the \$64,750 of the \$74,750 outstanding note into 64,750 Preferred Series E shares. The beneficial owner of Kars Capital, Inc. is Stanley Larsen of Alberta, Canada and the beneficial Shareholder of Delta Music is Laurence Adams, 222 Cray Avenue, Orrington, Kent BR5 3PZ UK. These transactions have been resolved and Kars Capital, Stanley Larsen and Delta Music are no longer affiliated with the Company.

Note 5. Stockholders' Equity

Common Stock

The holders of the Company's common stock are entitled to one vote per share of common stock held. As of June 30, 2022, the Company 212,502,936 shares issued and outstanding.

Preferred Stock

Series A, B, C, D, E

The holders of the Company's Preferred Series A stock are entitled to:

Each individual share of Series A Preferred Stock shall have the voting rights equal to four times the sum of all shares of common stock issued and outstanding at the time of voting plus all shares of Series B, Series C, Series D, Series E and Series F Preferred Stocks issued and outstanding at the time of voting divided by the number of shares of Series A Preferred Stock issued and outstanding at the time of voting. As of June 30, 2022 the Company had 110 shares of Preferred Series A issued and outstanding. The total Series B and Series

C Preferred Shares were returned to treasury on August 3, 2011, and there are no Series B or Series C Preferred Shares outstanding. Series D Preferred Stock has not been issued and no shares outstanding.

The holders of Preferred Series E stock are entitled to each share of Series E Preferred Stock shall have One Thousand Votes for any election or other vote placed before the shareholders of the Corporation. As of June 30, 2022, there are a total of 4,043,213 shares of Preferred Series E shares outstanding.

A Shareholder, Patient Trac Limited, made advances for the Issuer for \$50,000, which this advance has been allocated in the financial statements as additional Shareholder Paid in Capital.

Note 6. Commitments and Contingencies

Commitments:

The Company currently has no long-term commitments as of our balance sheet date.

Contingencies:

None as of our balance sheet date.

Note 7 – Net Income (Loss) Per Share

The following table sets forth the information used to compute basic and diluted net income per share attributable to Hydro Power Technology, Inc. for the period ending June 30, 2022.

06/30/2022

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Net Income (Loss)	(\$98,669.40)
Weighted-average common shares outstanding basic:	
Weighted-average common	
stock	(.00046)
Equivalents	
Stock options	0
Warrants	0
Convertible	
Notes	0
Weighted-average common shares	(.00046)

Note 8. Notes Payable

Notes payable consist of the following for the periods ended;	06/30/2022
working capital notes with no stated interest rate. Note is payable on demand.	\$ 00.00
Total Notes Payable	00.00
Less Current Portion	00.00

Long Term Notes Payable	<u>\$</u>	<u>0</u>

Note 9. Going Concern

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. Currently, the Company has limited operating history and, in its June 30, 2022 Financial Reports incurred operating losses.

These factors raise substantial doubt about the Company's ability to continue as a going concern. Management believes that the Company's capital requirements will depend on many factors including the success of the Company's development efforts and its efforts to raise capital. Management also believes the Company needs to raise additional capital for working capital purposes. There is no assurance that such financing will be available in the future. The conditions described above raise substantial doubt about our ability to continue as a going concern. The financial statements of the Company do not include any adjustments relating to the recoverability and classification of recorded assets, or the amounts and classifications of liabilities that might be necessary should the Company be unable to continue as a going concern.