NORTH BAY RESOURCES INC Form 10-Q

August 08, 2013

UNITED ST SECURITIES AND EXCHA WASHINGTON, I	ANGE COMMISSION
	<u>—</u>
FORM 10)-Q
	<u>—</u>
(Morle One)	
(Mark One) x QUARTERLY REPORT PURSUANT TO SECTION 13 O 1934	R 15(d) OF THE SECURITIES EXCHANGE ACT OF
For the quarterly period en	nded June 30, 2013
or	
o TRANSITION REPORT PURSUANT TO SECTION 13 OF 1934	R 15 (d) OF THE SECURITIES EXCHANGE ACT OF
For the transition period from	to
Commission file num	ber 000-54213
NORTH BAY RESO	OURCES INC.
(Exact name of registrant as s	specified in its charter)
Delaware	83-0402389
(State or other jurisdiction of incorporation or organization)	(IRS Employer Identification No.)
2120 Bethel	Road
Lansdale, Pennsylv	
(Address of principal e	executive offices)
(215) 661-	1100
(Issuer's telephone number	
(Former name, former address and former fi	scal year, if changed since last report)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes x No o

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes x No o

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer o Accelerated filer o

Non-accelerated filer o Smaller reporting company x

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes o No x

State the number of shares outstanding of each of the issuer's classes of common equity, as of the latest practicable date: 113,482,030 shares of Common Stock as of August 7, 2013.

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NORTH BAY RESOURCES INC. (AN EXPLORATION STAGE COMPANY)

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PART I. FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

NORTH BAY RESOURCES INC. (AN EXPLORATION STAGE COMPANY) UNAUDITED CONSOLIDATED BALANCE SHEETS AS OF JUNE 30, 2013 AND DECEMBER 31, 2012 (RESTATED)

			De	ecember 31, 2012
	Ju	ne 30, 2013	((restated)
ASSETS				
Current Assets				
Cash	\$	137,394	\$	42,008
Total Current Assets		137,394		42,008
Other Assets				
Available For Sale Securities		15,000		12,550
Prepaid Expenses		55,000		-
Certificates of Deposit		172,706		172,499
Deferred Financing Costs, net		11,781		14,471
Mining Claims – Unproved		1,797,499		1,797,488
Property, Plant & Equipment, net of accumulated				
depreciation		587,092		635,212
Reclamation Bond – Fraser River		5,000		2,000
Total Other Assets		2,644,078		2,634,220
TOTAL ASSETS	\$	2,781,472	\$	2,676,228
LIABILITIES, COMMITMENTS & CONTINGENCIES, &	STOCK	KHOLDERS' EQUI	TY (DEFI	CIT)
Liabilities				
Current Liabilities				
Accounts Payable	\$	30,012	\$	56,617
Accrued Expenses - Related Party		947,474		884,474
Accrued Expenses – Ruby Mine		2,906		12,250
Accrued Interest		60,189		41,363
Convertible notes payable (net of discounts of \$176,990				
and \$166,307, respectively)		370,162		608,193
Advance Gold Sales (net of discounts of \$14,754 and				
\$0, respectively)		151,913		
Deferred Gain		_		9,835
Derivative Liability		1,099,889		496,827
Note Payable – Ruby Mine Mortgage		1,170,933		1,774,822
Total Current Liabilities		3,833,478		3,884,381
Y				
Long-Term Liabilities		246.00#		
Convertible notes payable, net of current portion		346,095		-
Note Payable – Ruby Mine Mortgage, net of current		500 545		
portion		730,646		
Asset Retirement Obligation		5,747		5,584

Total Long-Term Liabilities	1,082,488	5,584
Total Liabilities	\$ 4,915,966	\$ 3,889,965
Commitments & Contingencies		
Common shares subject to redemption, stated at estimated		
redemption value, 10,217,486 and 4,517,601 shares		
outstanding at June 30, 2013 and December 31, 2012,		
respectively	\$ 600,489	\$ 367,490
Total Commitments & Contingencies	600,489	367,490
Stockholders' Equity (Deficit)		
Preferred stock, Series I, \$0.001 par value, 100 shares		
authorized, 100 shares issued and outstanding at June 30,		
2013 and December 31, 2012, respectively	-	-
Convertible Preferred stock, Series A, \$0.001 par value,		
8,000,000 shares authorized, 4,000,000 and 4,000,000		
shares issued and outstanding at June 30, 2013 and		
December 31, 2012, respectively	4,000	4,000
Common stock, \$0.001 par value, 250,000,000 shares		
authorized, 103,264,544 and 97,485,130 shares issued		
and outstanding at June 30, 2013 and December 31, 2012,		
respectively	103,265	97,485
Additional Paid-In Capital	12,018,974	11,805,636
Accumulated Other Comprehensive Income/(Loss)	(10,050)	(12,500)
Deficit Accumulated During Exploration Stage	(14,851,172)	(13,475,848)
Total Stockholders' Equity (Deficit)	(2,734,983)	(1,581,227)
TOTAL LIABILITIES, COMMITMENTS &		
CONTINGENICES, & STOCKHOLDERS' EQUITY		
(DEFICIT)	\$ 2,781,472	\$ 2,676,228

The accompanying notes are an integral part of these financial statements

NORTH BAY RESOURCES INC. (AN EXPLORATION STAGE COMPANY) UNAUDITED STATEMENTS OF OPERATIONS FOR THE THREE AND SIX MONTH PERIODS ENDING JUNE 30, 2013 AND 2012 (RESTATED)

AND THE PERIOD FROM

JUNE 18, 2004 (INCEPTION) THROUGH JUNE 30, 2013 (Unaudited)

D.	3 months ended June 30, 2013	3 months ended June 30, 2012 (restated)	6 months ended June 30, 2013	6 months ended June 30, 2012 (restated)	Since inception (June 18, 2004 - June 30, 2013)
Revenues	\$ -	\$ -	ф	\$ -	\$ -
Revenue	5 -	5 -	\$ -	5 -	5 -
Cost of Revenue	-	-	-	-	-
Gross Profit	-	-	-	-	-
Operating Expenses					
Commissions & Consulting Fees	4,800	6,000	4,800	6,000	316,800
General & Administrative Costs	80,732	72,701	161,728	166,286	9,322,675
Mining Property Costs	179,639	139,036	226,540	307,150	1,898,891
Depreciation Expense	24,060	26,185	48,120	52,370	207,353
Impairment Expense	· -	-	-	-	145,995
Accretion Expense	76	76	163	203	919
Professional Services	36,368	6,750	66,270	25,250	316,702
Total Operating Expenses	325,675	250,748	507,621	557,259	12,209,335
Net Operating Loss	(325,675)	(250,748)	(507,621)	(557,259)	(12,209,335)
Other Income (Expenses)					
Gain on Mineral Claim Sales	-	-	113,499	4,500	341,243
Other Income from Mineral					
Claims	-	-	-	-	309,649
Interest Income	120	(120)	244	425	1,716
Interest Expense	(98,321)	(105,048)	(405,900)	(167,787)	(1,312,859)
Gain/Loss on Derivative Liability	(359,114)	-	(576,640)	-	(963,473)
Loss on Conversion of Debt	-	-	-	-	(137,000)
Bad Debt Expense	-	-	-	-	(47,185)
Loss on Settlement	-	-	-	-	(62,095)
Other Expense	(1,913)	-	-	(175,047)	(2,222)
Other Income	-	-	1,094	-	1,094
Realized Gain (Loss) on					
Investment	-	-	-	-	(97,109)
Net Other Income (Expenses) Loss From Continuing	(459,228)	(105,168)	(867,703)	(337,909)	(1,968,241)
Operations Operations	_	_	_	_	(14,177,576)
Loss From Discontinued	_	_	_	_	(17,177,570)
Operations Operations	-	-	-	-	(673,596)

Net Loss	(784,903)	(355,91	6) (1,375,324)	(895,168)	(14,851,172)
Accretion of Discount on					
Redeemable Common Stock	(489)	(6,83	6) (14,701)	(21,442)	(44,217)
Excess Cash Received					
Compared to Redeemable					
Amount of Stock	-			-	974
Interest on Redeemable					
Common Stock	(12,337)	(5,45	3) (21,298)	(7,978)	(44,246)
Net Loss Attributable to Common					
Shareholders	(797,729)	(368,20	5) (1,411,323)	(924,588)	(14,938,661)
Unrealized (Loss)/Gain on					
Available For Sale Securities	(7,500)		2,450	-	(10,050)
Total Comprehensive Loss	(805,229)	(368,20	5) (1,408,873)	(924,588)	(14,948,711)
WEIGHTED AVG NUMBER OF					
SHARES OUTSTANDING					
(Basic)	112,522,912	99,296,79		98,712,344	
Basic Net Loss per Share	\$ (0.01)	\$ (0.0)	0.01)	\$ (0.01)	
WEIGHTED AVG NUMBER OF					
SHARES OUTSTANDING					
(Diluted)	112,522,912	99,296,79		98,712,344	
Diluted Net Loss per Share	\$ (0.01)	\$ (0.0)	0.01)	\$ (0.01)	

The accompanying notes are an integral part of these financial statements

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NORTH BAY RESOURCES INC. (AN EXPLORATION STAGE COMPANY) STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY (DEFICIT) FOR THE PERIOD

JUNE 18, 2004 (INCEPTION) THROUGH JUNE 30, 2013 (Unaudited)

	Preferred Stock						Common	Stock		Total			
				es Series S						Additional			
	Series A	G Sha	I	A eAmoumA	G	I mtount	Charac	Amount			Accumula Acc um e Deficit OC		
Inception	Silares	SHab	ukai	estiliouin.	1110-60	mount	Shares	Amount	Сарпаі	rayaun	e Delicit OC	of Deficit	
6/18/2004			_	\$ -	\$ -	\$ -	_	\$ -	\$	- \$-	\$ - \$	- \$ -	
Founder's						•				·			
Shares													
issued	1,200,000) -	-	1,200	-	-	320,000	320	(1,52	0) -			
Shares													
issued for	1 200 000	`		1.200			220,000	220	(1.50	0)			
merger Common	1,200,000) -	-	1,200	-	-	320,000	320	(1,52	0) -	-		
Stock													
issued for													
cash			_	_	_	_	200,000	200	4,80	0 -	_	- 5,000	
Net loss for													
year			-	-	-	-	-	-			(95,587)	- (95,587)	
Balance at													
12/31/2004	2,400,000) -	-	\$ 2,400	\$ -	\$ -	840,000	\$ 840	\$ 1,76	0 \$-	\$ (95,587) \$	- \$ (90,587)	
Common													
Common Stock													
issued to													
convert													
debt			_	_	_	_	12,127	12	180,21	3 -		- 180,225	
Common													
Stock													
issued for										_			
services			-	-	-	-	121,491	121	2,586,04	6 -	-	- 2,586,167	
Common													
Stock issued for													
cash		_	_	_	_	_	102,643	103	517,59	7 -		- 517,700	
Net loss for						_	102,043	103	317,37	, -		317,700	
year			_	_	_	-	_	_			(1,816,896)	- (1,816,896)	
Balance at												, , , , ,	
12/31/2005	2,400,000) -	-	\$ 2,400	\$ -	\$ -	1,076,261	\$1,076	\$3,285,61	6 \$-	\$ (1,912,483) \$	- \$ 1,376,609	

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NORTH BAY RESOURCES INC. (AN EXPLORATION STAGE COMPANY) STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY (DEFICIT) FOR THE PERIOD

JUNE 18, 2004 (INCEPTION) THROUGH JUNE 30, 2013 (Unaudited) (Continued)

		Pre	ferre	d Stock				Common	Stock						
		Ser	i Se rio	es Serie	s Sei	ri&	eries			Additiona	Additional				Total
	Series A	(i i	A	(3	I			Paid-In	Stocl	Accun	nula Acc du	ımul	Statchkholders'
	Shares	Sha	St rar	e A mou	n A m	o Aun	ntoun	t Shares	Amount	Capital	Payab	le Det	ficit	OCI	Deficit
Common										•	·				
Stock															
issued to															
convert debt		-			-	-	-	1,202,000	1,202	2,206,39	- 8		-	-	2,207,600
Common															
Stock															
issued for															
services		-			-	-	-	1,309,000	1,309	1,543,19	1 -		-	-	1,544,500
Expenses															
paid by															
shareholder		-			-	-	-	-	-	164,37	1 -		-	-	164,371
Net loss for															
year		-			-	-	-	-	-			(5,5)	04,237)	-	(5,504,237)
Balance at															
12/31/2006	2.400.00	0		\$ 2.40	0 \$	-	\$ -	3.587.261	\$3.587	\$7,199,57	6 \$-	\$ (7.4)	16.720)	\$ -	\$ (211.157)

NORTH BAY RESOURCES INC. (AN EXPLORATION STAGE COMPANY) STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY (DEFICIT) FOR THE PERIOD

JUNE 18, 2004 (INCEPTION) THROUGH JUNE 30, 2013 (Unaudited) (Continued)

Preferred Stock Common Stock

	Series A	G	I	Series A	G	I				StockA	.ccumula ted		
	Shares	Shar	S hares	Amount	\mo\	ıntoun	t Shares	Amount	Capital	Payable	Deficit	OC]	Deficit
Beneficial Conversion Features on													
notes													
payable			_	_	_	_	-	_	62,00	0 -	-	_	62,0
Common Stock issued to													
convert debt			-	-	-	-	1,350,000	1,350	120,15	0 -	-	-	121,5
Common Stock issued for													
services			-	-	-	-	10,575,000	10,575	959,42	5 -	-	-	970,0
Common Stock issued as interest on													
loan			-	-	-	-	10,000	10	1,49	0 -	-	-	1,5
Preferred Shares issued for			100						101.00	0			101.0
services			100	-	-	-	-	-	101,00	0 -	-	-	101,0
Common Stock issued for conversion of preferred	(2.400.000	0.		(2.400)			1.000.000	1.000	1.00	0			
shares	(2,400,000	U) -	-	(2,400) -	-	1,200,000	1,200	1,20	0 -	-	-	
Shares bought back and retired			_	_	_	_	(200,000)	(200)	(1,80	0) -	_	_	(2,0
Expenses paid by							(200,000)	(200)	(1,00	0)			(2,0
shareholder			_		-	-	-		70,62	3 -	-	-	70,6
Net loss for											(1.400.971)		(1.400.0
year			100	\$ 2,400	\$	\$ =	16 522 261	\$ 16 522	\$ 8 513 66	 4 \$ - \$	(1,490,871) (8,907,591)		(1,490,8 \$ (377,4
			100	Ψ 4,+00	φ-	Ψ-	10,244,401	$\psi 10,344$	$\psi 0,212,00$	- ψ- ψ	(0,701,331)	ψ-	Ψ (311,4

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NORTH BAY RESOURCES INC. (AN EXPLORATION STAGE COMPANY) STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY (DEFICIT) FOR THE PERIOD

JUNE 18, 2004 (INCEPTION) THROUGH JUNE 30, 2013 (Unaudited) (Continued)

Preferred Stock Common Stock

	Seri	erie	Series	Serié	Serié	eries	3		Additional				
	A	G	I	A	G	I			Paid-In	Stock	AccumulatedA	ccumulate	Stockholders'
	Shaß	drsar	Shar∉	smoA	ıntoAı	nt our	nt Shares	Amount	Capital P	ayab	le Deficit	OCI	Deficit
Rounding of	of												
shares due													
to stock spl	it -	-	-	-	-	-	26	-	-	-	-	-	-
Common													
Stock issue													
for services	-	-	-	-	-	-	5,500,000	5,500	224,500	-	-	-	230,000
Common													
Stock issue	d												
for cash	-	-	-	-	-	-	2,275,000	2,275	7,725	-	-	-	10,000
Contributio	n												
from													
investor	-	-	-	-	-	-	-	-	10,000	-	-	-	10,000
Mark to	~												
market AF	S												
securities	-	-	-	-	-	-	-	-	-	-	-	22,780	22,780
Net loss for	r										(220 (20)		/
year	-	-	-	-	-	-	-	-	-	-	(328,478)	-	(328,478)
Balance at			100	Ф	ф	ф	24 207 207	# 24 26	# 0 755 000	Φ.	Φ (0. 00 € 0.50)	φ 22 5 00	Φ (400 100)
12/31/2008	-	-	100	\$ -	\$ -	\$ -	24,297,287	\$24,297	\$ 8,755,889	\$ -	\$ (9,236,069)	\$22,780	\$ (433,103)

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12/31/2009

NORTH BAY RESOURCES INC. (AN EXPLORATION STAGE COMPANY) STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY (DEFICIT) FOR THE PERIOD

JUNE 18, 2004 (INCEPTION) THROUGH JUNE 30, 2013 (Unaudited) (Continued)

		Prefe	rred Sto	ock			Common				
	Series A Shares	Series G Shares	I	A	SeriesSo G :AmouAt	I	t Shares	Amount	Additional Paid-In Capital	Stock Payable	Accumulat Deficit
Common Stock issued for services	-	-	-	-	-	-	2,500,000	2,500	27,250	-	
Preferred Stock issued for services	4,000,000	100,000		4,000	100	_			249,685		
Common Stock issued	4,000,000	100,000	-	4,000	100	-	21 000 000	21.000		_	
for cash Common Stock issued	-	-	-	-	-	-	21,800,000	21,800	151,200	-	
for deferred compensation Loss realized	-	-	-	-	-	-	10,000,000	10,000	177,500	-	
on AFS securities	_	-	_	-	-	_		_	-	_	
Stock payable for commitment											
fee on equity offering	-	-	-	-	-	-	-	-	(115,310)	115,310	
Net loss for year	-	-	-	-	_	-	-	-	-	-	(786,9
Balance at											

4,000,000 100,000 100 \$4,000 \$100 \$- 58,597,287 \$58,597 \$9,246,214 \$115,310 \$(10,023,0)

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Ruby Mine

Net loss for

4,000,000

year Balance at 12/31/2010

NORTH BAY RESOURCES INC. (AN EXPLORATION STAGE COMPANY) STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY (DEFICIT) FOR THE PERIOD

JUNE 18, 2004 (INCEPTION) THROUGH JUNE 30, 2013 (Unaudited) (Continued)

Common Stock

Preferred Stock

	Series A Shares	Series G Shares	I	Series A Amount	G	I	Shares	Amount	Additional Paid-In Capital	Stock Payable	Accumula A Deficit
Common									•		
Stock issued											
for											
commitment											
fee on equity											
offering			-	-	-	-	6,589,147	6,589	108,721	(115,310)	
Common											ļ
Stock issued											ļ
for cash			-	-	-	-	5,000,000	5,000	45,000	-	
Discount on											
convertible											
notes from											
beneficial											
conversion											
features and											
attached											
warrants			-	-	-	-	-	-	107,406	-	
Common											
Stock issued											
for Ruby											
Mine											
Purchase							10 000 000	10.000	1.40.000		
Option			_	-	_	-	10,000,000	10,000	140,000	-	
Warrants											
issued for											
Purchase											
Option –											

100,000 100 \$4,000 \$100 \$- 80,186,434 \$80,186 \$9,797,237 \$

(287,34)

- \$(10,310,39

149,896

NORTH BAY RESOURCES INC. (AN EXPLORATION STAGE COMPANY) STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY (DEFICIT)

FOR THE PERIOD

JUNE 18, 2004 (INCEPTION) THROUGH JUNE 30, 2013 (Unaudited) (Continued)

	g : .		rred Stock	eries	SeriesS		Common	Stock	Additional	G. I	
	Series A Shares	Series G Shares	I A SharesA		G tAmou h t	I mount	Shares	Amount	Paid-In Capital	Stock Payable	Accumulate Deficit
Common Stock issued									2.07.2		
for cash	_	-	_	_	_	_	9,433,985	9,434	758,566	_	
Common Stock issued for convertible debt											
conversion	-	-	_	_	_	_	4,459,092	4,459	169,393	_	
Common							.,, ,., _	-, 2	,		
Stock issued							42.057	42	2.057		
for services Common	-	-	-	-	-	-	42,857	43	2,957	-	
Stock issued for settlement											
of services	-	-	-	-	-	-	550,000	550	61,545	-	
Common Stock issued for deferred											
compensation	-	-	-	-	-	-	2,000,000	2,000	178,000	-	
Common Stock issued for directors compensation	_	_	_	_	_	_	111,112	111	9,889	-	
Discount on convertible notes from beneficial											
conversion feature									70,568		
Term	_	_	-	-	-	-	-	-	70,500	-	
Extension of Ruby warrants	_	_	_	_	_	_	_	_	2,519	_	
Warrants issued for Purchase									2,017		
Option – Ruby Mine	-	_	_	_	_	-	_	_	219,940	_	

Stock payable											
for warrant											
exercise	-	-	-	-	-	-	-	-	-	25,000	
Excess cash											
received											
compared to											
redeemable											
amount for											
stock	-	-	-	-	-	-	-	-	974	-	
Interest on											
redeemable											
stock	-	-	-	-	-	-	-	-	(247)	-	
Net loss for											
year (restated)	-	-	-	-	-	-	-	-	-	-	(1,045,7)
Balance at											
12/31/2011											
(restated)	4,000,000	100,000	100	\$4,000	\$100	\$ -	96,783,480	\$96,783	\$11,271,341	\$25,000	\$(11,356,14

NORTH BAY RESOURCES INC. (AN EXPLORATION STAGE COMPANY)

STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY (DEFICIT) FOR THE PERIOD

JUNE 18, 2004 (INCEPTION) THROUGH JUNE 30, 2013 (Unaudited) (Continued)

		Pref	erred Stoc	k			Common	Stock			
			Series S		eries S	eries			Additional		
	Series A	Series G	I		G	I			Paid-In	Stock	Acc
	Shares	Shares	Shares A	mount An	nounAn	nount	Shares	Amount	Capital	Payable	I
Cancellation											
of Series G		(100.000			(100)				100		
Preferred	-	(100,000)) -	-	(100)	-	-	-	100	-	
Common Stock issued											
for services							116,650	117	10,543		
Common	-	-	<u>-</u>	-	-	-	110,030	117	10,545		
Stock issued											
for deferred											
financing											
costs	_	_		_	_	_	85,000	85	5,525	_	
Common							02,000	0.5	2,323		
Stock issued											
for stock											
payable	_	_		_	_	_	500,000	500	24,500	(25,000)	
Mark to									ŕ		
market AFS											
securities	-	-		-	-	-	-	-	-	-	
Settlement of											
Derivative											
Liability	-	-	-	-	-	-	-	-	49,795	-	
Discount on											
convertible											
notes from											
beneficial											
conversion											
feature and											
attached											
warrants	-	-	-	-	-	-	-	-	321,002	-	
Warrants											
issued for											
modification											
of payment											
terms on											
mortgage									175 047		
payable Accretion of	<u>-</u>	-	· <u>-</u>	-	-	-	-	<u>-</u>	175,047 (29,516)	<u>-</u>	
discount on	-		_	_	-	-	_	_	(29,510)	_	
discoulit oil											

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Interest on redeemable common stock	redeemable common stock											
Net loss for period	redeemable common											
period		-	-	-	-	-	-	-	-	(22,701)	-	
12/31/2012 (restated)		-	-	_	-	-	_	-	-	-	_	(2
Common Stock issued for convertible debt conversion												
Common Stock issued for convertible debt conversion	(restated)	4,000,000	-	100	\$4,000	\$ -	\$ -	97,485,130	\$ 97,485	\$11,805,636	\$ _	\$(13
for convertible debt	Common											·
debt conversion												
conversion 5,779,414 5,780 127,046 - Mark to market AFS securities 5,779,414 5,780 127,046 - Settlement of Derivative Liability 122,291 - Accretion of discount on redeemable common stock (14,701) - Interest on redeemable common stock (21,298) - Net loss for period (18,701) Balance at												
Mark to market AFS securities												
market AFS securities		-	-	-	-	-	-	5,779,414	5,780	127,046	-	
Settlement of Derivative Liability 122,291 - Accretion of discount on redeemable common stock (14,701) - Interest on redeemable common stock (21,298) - Net loss for period (1 Balance at	market AFS											
Derivative Liability 122,291 - Accretion of discount on redeemable common stock (14,701) - Interest on redeemable common stock (21,298) - Net loss for period (18,298) - (18,298)		-	-	-	-	-	-	-	-	-	-	
Accretion of discount on redeemable common stock	Derivative											
discount on redeemable common stock		-	-	-	-	-	-	-	-	122,291	-	
stock - - - - - - (14,701) - Interest on redeemable common -<	discount on redeemable											
Interest on redeemable common stock (21,298) - Net loss for period (1 Balance at		_	_	_	_	_	_	_	_	(14 701)	_	
stock (21,298) - Net loss for period (1 Balance at	Interest on redeemable									(14,701)		
Net loss for period (1 Balance at		_	-	_	_	-	_	_	_	(21,298)	_	
Balance at	Net loss for	-	-	_	_	_	_	_	-	-	_	(1
	Balance at	4,000,000	-	100	\$4,000	\$ -	\$ -	103,264,544	\$ 103,265	\$ 12,018,974	\$ -	

The accompanying notes are an integral part of these financial statements.

NORTH BAY RESOURCES INC. (AN EXPLORATION STAGE COMPANY) UNAUDITED STATEMENTS OF CASH FLOWS FOR THE SIX MONTH PERIODS ENDING JUNE 30, 2013 AND 2012 (RESTATED) AND THE PERIOD FROM

JUNE 18, 2004 (INCEPTION) THROUGH JUNE 30, 2013 (Unaudited)

	6 Months Ended	6 Months Ended June 30, 2012	Since inception (June 18, 2004 to June 30,
	June 30, 2013	(restated)	2013)
CASH FLOWS FROM OPERATING ACTIVITIES			
Net Loss	\$ (1,375,324)	\$ (895,168)	\$ (14,851,172)
Adjustments to reconcile Net Loss			
to net cash used in operations:			
Gain on option payments received – non-cash	-	-	(135,985)
Gain on sale of claims	(58,499)	-	(241,333)
Gain on sale of claims – non-cash	(55,000)	-	(55,000)
Common Stock issued for services	-	4,000	5,123,677
Common Stock issued to director for services	-	-	10,000
Common Stock issued for mining exploration			
stage property	-	-	351,400
Warrants issued to modify payment terms of note	-	175,047	175,047
Preferred Stock issued for bonus	-	-	253,785
Loss on conversion of debt and deferred			
compensation	-	-	2,150,513
Loss on AFS securities "other than temporary"	-	-	106,985
Loss on settlement - Common Shares issued	-	-	62,095
Bad debt expense	-	-	48,167
Gain realized on transfer of AFS – securities	-	-	(9,875)
Amortization of discount on debt	155,182	128,369	731,140
Amortization of deferred financing cost	16,540	-	32,179
Amortization of gold advances discount	1,913	-	1,913
Change in derivative liability	576,640	-	963,473
Common Stock issued as interest on loan	-	-	1,500
Depreciation Expense	48,120	52,370	207,353
Accretion Expense	163	203	919
Impairment Expense	-	-	145,995
Extension Expense for Ruby mortgage	160,000	-	160,000
Changes in operating assets and liabilities:			
Accounts receivable	-	982	(29,018)
Prepaid Expenses	-	-	9,910
Other assets	(3,218)	(14,380)	(1,842)
Accrued expenses – related party	63,000	44,000	1,263,593
Accrued expenses	15,808	11,359	69,957
Accounts Payable	(26,608)	38,694	24,067

Other current assets		_		_		(29,316)
Net Cash Used in Operating Activities		(481,283)		(454,524)		(3,459,873)
CASH FLOWS FROM INVESTING ACTIVITIES		(101,200)		(10 1,0 = 1)		(=, ==, ,=,=)
Cash paid for purchase of fixed assets		_		_		(12,459)
Cash received from sales of claims		48,664		_		241,333
Cash paid for claims acquired		-		_		(16,311)
Cash paid for Ruby Purchase		_		_		(361,093)
Cash paid for purchase of Taber Mine Option		_		_		(4,000)
Net Cash Provided by/Used in Investing Activities		48,664		_		(152,530)
CASH FLOWS FROM FINANCING ACTIVITIES		.0,00				(102,000)
Proceeds from sale of redeemable common stock		197,000		116,964		488,464
Proceeds from sale of common stock		-		-		1,522,700
Advances - Gold		150,000		_		150,000
Cash paid for deferred financing costs		(13,850)		_		(38,350)
Contributions from related party		(13,030)		_		244,994
Warrants exercised, shares not yet issued		_		_		25,000
Debt Repayments		(146,242)		(31,940)		(363,920)
Shares re-purchased and retired		(140,242)		(31,540)		(2,000)
Borrowings on convertible debt		341,097		350,000		1,722,909
Net Cash Provided by Financing Activities		528,005		435,024		3,749,797
Net cash increase (decrease) for period		95,386		(19,500)		137,394
Cash at beginning of period		42,008		129,888		137,374
Cash at end of period		137,394		110,388		137,394
Supplementary Cash Flow Information:		137,394		110,566		137,394
Cash Paid for Interest						
Cash Paid for Taxes		_		-		-
Non-Cash Investing & Financing Activities:		-		-		-
Common Stock issued For conversion of preferred shares	\$	_	\$	_	\$	2,400
Common Stock issued For conversion of debt and accrued salary			\$	-	\$	253,912
Warrants issued for purchase option - Ruby Mine	\$ \$	-	\$		\$	369,837
Term extension of Ruby Mine warrants	\$		\$		\$	2,519
Stock Issued for purchase option - Ruby Mine	\$	-	\$ \$	-	\$	150,000
Discount from beneficial conversion feature and warrants attached	Ф	-	Ф	-	Ф	130,000
	Φ		Φ	221 022	¢	400 07 <i>6</i>
to convertible notes payable	\$		\$	321,022	\$	498,976
Transfer of available for sale securities to relieve accrued salary	\$	-	\$	-	\$	12,838
Accrued salary relieved for shares issued	\$		\$	-	\$	279,999
Common and preferred shares issued as founders shares	\$	-	\$	-	\$	3,040
Capitalized costs for Ruby Mine purchase option transferred to	ф		Φ		Φ	001 442
fixed assets and mineral assets upon acquisition	\$	-	\$	-	\$	801,442
Note payable for Ruby Mine acquisition	\$	-	\$	-	\$	1,990,000
Liabilities assumed with Ruby Mine acquisition	\$	-	\$	76	\$	174,118
Revision to Asset Retirement Obligation	\$	122.026	\$	76	\$	166,790
Common stock issued for conversion of convertible debt	\$	132,826	\$	-	\$	306,678
Equity draw on redeemable common stock applied towards note	Ф		ф	25.226	ф	25.526
principal owed	\$	-	\$	25,336	\$	25,536
Common Stock issued for deferred financing costs	\$	1.40.712	\$	-	\$	5,610
Debt discount due to derivative liability	\$	148,713	\$	-	\$	284,920
Cancellation of preferred shares	\$	100.001	\$	-	\$	100
Settlement of Derivative liability	\$	122,291	\$	-	\$	172,086
Discount on gold advance	\$	16,667	\$	-	\$	16,667
Unrealized gain/(loss) on AFS	\$	2,450	\$	-	\$	(10,050)

Accretion on Discount of Redeemable Common Stock	\$ 14,701 \$	21,442 \$	44,217
Excess Cash Received Compared to Redeemable Common Stock	\$ - \$	- \$	974
Interest on Redeemable Common Stock	\$ 21,298 \$	7,978 \$	44,246

The accompanying notes are an integral part of these financial statements

NORTH BAY RESOURCES INC. (AN EXPLORATION STAGE COMPANY) NOTES TO FINANCIAL STATEMENTS (Unaudited)

NOTE 1 GENERAL ORGANIZATION AND BUSINESS

The Company was incorporated in the State of Delaware on June 18, 2004 under the name Ultimate Jukebox, Inc. On September 4, 2004, Ultimate Jukebox, Inc. merged with NetMusic Corporation, and subsequently changed the Company name to NetMusic Entertainment Corporation. On March 10, 2006, the Company ceased digital media distribution operations, began operations as a natural resources company, and changed the Company name to Enterayon, Inc. On January 15, 2008, the Company merged with and assumed the name of its wholly-owned subsidiary, North Bay Resources Inc. As a result of the merger, Enterayon, Inc. was effectively dissolved, leaving North Bay Resources Inc. as the remaining company.

The Company's business plan is based on the Generative Business Model, which is designed to leverage our mining properties and mineral claims into near-term revenue streams even during the earliest stages of exploration and development. This is accomplished by entering into sales, joint-venture, and/or option contracts with other mining companies, for which the Company generates revenue through payments in cash, stock, and other consideration.

The Generative Business Model is our short term plan to leverage properties until funding is adequate to implement our long term plan. The Company's long term plan is to locate and extract gold and silver from current exploration stage properties. This will be done through utilizing joint-ventures and other funding that is available to develop properties until they reach the production stage. Once in the production stage, the Company plans on extracting gold, silver, and other profitable by-products, and selling them to smelters. The Company has not currently begun this stage of the business plan.

NOTE 2 GOING CONCERN

These consolidated financial statements have been prepared on a going concern basis, which implies the Company will continue to realize its assets and discharge its liabilities in the normal course of business. The Company has generated modest revenues since inception and has never paid any dividends and is unlikely to pay dividends. The Company has accumulated losses since inception equal to \$14,851,172 as of June 30, 2013. These factors raise substantial doubt regarding the ability of the Company to continue as a going concern. The continuation of the Company as a going concern is dependent upon the continued financial support from its shareholders, the ability of the Company to obtain necessary equity financing to continue operations and to determine the existence, discovery and successful exploration of economically recoverable reserves in its resource properties, confirmation of the Company's interests in the underlying properties, and the attainment of profitable operations. The Company has had very little operating history to date. These consolidated financial statements do not include any adjustments to the recoverability and classification of recorded asset amounts and classification of liabilities that might be necessary should the Company be unable to continue as a going concern.

NOTE 3 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The following accounting policies should be read in conjunction with the information set forth in the Company's audited financial statements for the year ended December 31, 2012 filed within form 10-K/A on August 1, 2013.

Reclassifications

Certain prior period amounts have been reclassified to conform to the current period presentation. There was no material effect to the consolidated financial statements as result of these reclassifications.

Redeemable common stock

The Company classifies redeemable common stock as temporary equity for certain issuances of unregistered common stock issued during the time period from October 24, 2011 through June 30, 2013 and which may be deemed to be redeemable. These shares have been moved to the mezzanine portion of our balance sheet at their redemption values.

Principles of Consolidation

The consolidated financial statements include the accounts of the Company and its wholly-owned subsidiary, Ruby Gold, Inc. All significant inter-company accounts and transactions have been eliminated in consolidation.

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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 disclosures of contingent 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.

Cash and Cash Equivalents

The Company considers all highly liquid debt instruments and other short-term investments with a maturity of three months or less, when purchased, to be cash equivalents. There were no cash equivalents at June 30, 2013 and December 31, 2012. The Company maintains cash and cash equivalent balances at one financial institution that is insured by the Federal Deposit Insurance Corporation up to \$250,000.

Reclamation Bonds

The Company holds its reclamation bonds on the Ruby Mine in the form of one-year Certificates of Deposit that automatically rollover annually on their anniversary dates. These funds are held in reserve to guarantee the Company's Asset Retirement Obligation. The Company also has a reclamation bond of \$5,000 for the Fraser River Project, which is held in safe keeping by the British Columbia Ministry of Energy and Mines.

Marketable Securities

The Company accounts for its marketable securities, which are available for sale, in accordance with Financial Accounting Standards Board ("FASB") guidance regarding accounting for certain investments in debt and equity securities, which requires that available-for-sale and trading securities be carried at fair value. Unrealized gains and losses deemed to be temporary on available-for-sale securities are reported as other comprehensive income ("OCI") within shareholders' deficit. Realized gains and losses and declines in value deemed to be other than temporary on available-for-sale securities are included in "(Gain) loss on short- and long-term investments" and "Other income" on our statements of operations. Trading gains and losses also are included in "(Gain) loss on short-term and long-term investments." Fair value of the securities is based upon quoted market prices in active markets or estimated fair value when quoted market prices are not available. The cost basis for realized gains and losses on available-for-sale securities is determined on a specific identification basis. We classify our available-for-sale securities as short- or long-term based upon management's intent and ability to hold these investments. In addition, throughout 2009, the FASB issued various authoritative guidance and enhanced disclosures regarding fair value measurements and impairments of securities which helps in determining fair value when the volume and level of activity for the asset or liability have significantly decreased and in identifying transactions that are not orderly.

Revenue Recognition

The company has recognized no mining revenue to date. In the future mining revenue will be recognized according to the policy described below.

Revenue is recognized when the following conditions are met:

- (a) persuasive evidence of an arrangement to purchase exists;
- (b) the price is fixed or determinable;
- (c) the product has been delivered; and
- (d) collection of the sales price is reasonably assured.

Under the terms of concentrate sales contracts with third-party smelters, final prices for the gold, silver, zinc, copper and lead in the concentrate are set based on the prevailing spot market metal prices on a specified future date based on the date that the concentrate is delivered to the smelter. The Company records revenues under these contracts based on forward prices at the time of delivery, which is when transfer of legal title to concentrate passes to the third-party smelters. The terms of the contracts result in differences between the recorded estimated price at delivery and the final settlement price. These differences are adjusted through revenue at each subsequent financial statement date.

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Mineral Property Costs

Mineral property acquisition costs are capitalized upon acquisition. Mineral property exploration and improvement costs are expensed as incurred. When it has been determined that a mineral property can be economically developed as a result of establishing proven, proved, probable, inferred, or possible reserves, the costs incurred to develop and improve such property are capitalized. To date the Company has not established any proven or probable reserves on its mineral properties.

The Company reviews long-lived assets for indicators of impairment whenever events or changes in circumstances indicate that the carrying value may not be recoverable. If the review indicates that the carrying amount of the asset may not be recoverable, the potential impairment is measured based on a projected discounted cash flow method using a discount rate that is considered to be commensurate with the risk inherent in the Company's current business model. For purposes of recognition and measurement of an impairment loss, a long-lived asset is grouped with other assets at the lowest level for which identifiable cash flows are largely independent of the cash flows of other assets.

Purchase Options for Mining Property

Costs associated with acquisitions related to purchase options for mining properties are capitalized when the costs are incurred in accordance with ASC 340.10. The costs are carried at the amount paid and transferred to the appropriate asset account if the option is exercised. If it is determined that the Company will not exercise the option, the option is expensed.

Deferred Gains

Deposits on pending sales of mineral claims are classified as deferred gains until the transaction has been completed. As of December 31, 2012, a deposit received of \$9,835 on the pending sale of a mineral claim was recognized as a deferred gain. As of June 30, 2013, the transaction was completed, and the deferred gain has been recognized as income.

Asset Retirement Obligation

The FASB standard on accounting for asset retirement obligation requires that the fair value of the liability for asset retirement costs be recognized in an entity's balance sheet, as both a liability and an increase in the carrying values of such assets, in the periods in which such liabilities can be reasonably estimated. The present value of the estimated future asset retirement obligation ("ARO"), as of the date of acquisition or the date at which mining commences is capitalized as part of the costs of mineral assets and recorded with an offsetting liability. The asset retirement costs are depleted over the production life of the mineral assets on a unit-of-production basis.

The ARO is recorded at fair value and accretion expense is recognized as the discounted liability is accreted to its expected settlement value. The fair value of the ARO liability is measured by using expected future cash outflows discounted at the Company's credit adjusted risk free interest rate.

Amounts incurred to settle plugging and abandonment obligations that are either less than or greater than amounts accrued are recorded as a gain or loss in current operations. Revisions to previous estimates, such as the estimated cost to remediate and abandon a mine may require adjustments to the ARO and are capitalized as part of the costs of mineral assets.

Income Taxes

The Company utilizes the liability method of accounting for income taxes. Under the liability method, deferred tax assets and liabilities are determined based on the differences between the financial reporting basis and the tax basis of the assets and liabilities, and are measured using enacted tax rates that will be in effect when the differences are expected to reverse.

The Company adopted the provisions of the FASB interpretation related to accounting for uncertainty in income taxes, which seeks to reduce the diversity in practice associated with the accounting and reporting for uncertainty in income tax positions. The Company believes it does not have any uncertain tax positions taken or expected to be taken in its income tax returns.

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Fair Value of Financial Instruments

The Company adopted the FASB standard related to fair value measurement at inception. The standard defines fair value, establishes a framework for measuring fair value and expands disclosure of fair value measurements. The standard applies under other accounting pronouncements that require or permit fair value measurements and, accordingly, does not require any new fair value measurements. The standard clarifies that fair value is an exit price, representing the amount that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants. As such, fair value is a market-based measurement that should be determined based on assumptions that market participants would use in pricing an asset or liability. As a basis for considering such assumptions, the standard established a three-tier fair value hierarchy, which prioritizes the inputs used in measuring fair value as follows.

Level 1. Observable inputs such as quoted prices in active markets;

Level 2. Inputs, other than quoted prices in active markets, that are observable either directly or indirectly; and

Level 3. Unobservable inputs in which there is little or no market data, which require the reporting entity to develop its own assumptions.

The Company values its derivative instruments related to embedded conversion features and warrants from the issuance of convertible debentures in accordance with the Level 3 guidelines. For the six month period ended June 30, 2013, the following table reconciles the beginning and ending balances for financial instruments that are recognized at fair value in these consolidated financial statements. The fair value of embedded conversion features that have floating conversion features and tainted common stock equivalents (warrants and convertible debt) are estimated using a Binomial Lattice model. The key inputs to this valuation model as of June 30, 2013, were: Volatility of 116%, inherent term of instruments equal to the remaining contractual term, quoted closing stock prices on valuation dates, and various settlement scenarios and probability percentages summing to 100%.

Level 3 –	alance at cember 31, 2012	New Issuances	Co	onversions	Changes in air Values	3alance at ne 30, 2013
Derivative liabilities from:						
Conversion features – embedded						
derivative	\$ 82,237	\$ 166,808	\$	(83,114)	\$ 47,034	\$ 212,965
Conversion features – tainted						
equity	208,971	-		(39,177)	176,838	346,632
Warrants – tainted equity	205,619	-		-	334,673	540,292
	\$ 496,827	\$ 166,808	\$	(122,291)	\$ 558,545	\$ 1,099,889

Changes in the unobservable input values would likely cause material changes in the fair value of the Company's Level 3 financial instruments. The significant unobservable input used in the fair value measurement is the estimation for probability percentages assigned to future expected settlement possibilities. A significant increase (decrease) in this distribution of percentages would result in a higher (lower) fair value measurement.

The following table presents assets that were measured and recognized at fair value as of December 31, 2012 and the year then ended on a recurring basis:

							-	Γotal
							Uni	realized
Description	L	evel 1	Level 2		Level 3]	Loss
Available For Sale Securities	\$	12,550	\$	- \$		-	\$	12,500
Totals	\$	12,550	\$	- \$		_	\$	12,500

The following table presents assets that were measured and recognized at fair value as of June 30, 2013:

						Total
					Ur	realized
Description	L	evel 1	Level 2	Level	3	Loss
Available For Sale Securities	\$	15,000	3	- \$	- \$	10,050
Totals	\$	15,000	3	- \$	- \$	10,050

The Company had no other assets or liabilities valued at fair value on a recurring or non-recurring basis as of June 30, 2013 or December 31, 2012.

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Stock Based Compensation

Beginning January 1, 2006, the Company adopted the FASB standard related to stock based compensation. The standard requires all share-based payments to employees (which includes non-employee Directors), including employee stock options, warrants and restricted stock, be measured at the fair value of the award and expensed over the requisite service period (generally the vesting period). The fair value of common stock options or warrants granted to employees is estimated at the date of grant using the Black-Scholes option pricing model by using the historical volatility of comparable public companies. The calculation also takes into account the common stock fair market value at the grant date, the exercise price, the expected life of the common stock option or warrant, the dividend yield and the risk-free interest rate.

The Company from time to time may issue stock options, warrants and restricted stock to acquire goods or services from third parties. Restricted stock, options or warrants issued to other than employees or directors are recorded on the basis of their fair value, which is measured as of the date required by the Emerging Issues Task Force guidance related to accounting for equity instruments issued to non-employees. In accordance with this guidance, the options or warrants are valued using the Black-Scholes option pricing model on the basis of the market price of the underlying equity instrument on the "valuation date," which for options and warrants related to contracts that have substantial disincentives to non-performance, is the date of the contract, and for all other contracts is the vesting date. Expense related to the options and warrants is recognized on a straight-line basis over the shorter of the period over which services are to be received or the vesting period. As of June 30, 2013 and December 31, 2012, no options or warrants related to compensation have been issued, and none are outstanding.

Beneficial Conversion Feature

From time to time, the Company may issue convertible notes that may have conversion prices that create an embedded beneficial conversion feature pursuant to the Emerging Issues Task Force guidance on beneficial conversion features. A beneficial conversion feature exists on the date a convertible note is issued when the fair value of the underlying common stock to which the note is convertible into is in excess of the remaining unallocated proceeds of the note after first considering the allocation of a portion of the note proceeds to the fair value of any attached equity instruments, if any related equity instruments were granted with the debt. In accordance with this guidance, the intrinsic value of the beneficial conversion feature is recorded as a debt discount with a corresponding amount to additional paid in capital. The debt discount is amortized to interest expense over the life of the note using the effective interest method.

Deferred Financing Costs

Deferred financing costs include debt issuance costs primarily incurred by the Company as part of Convertible Note transactions. Deferred financing costs as of June 30, 2013 was \$11,781 net of amortization of \$16,540. This includes a commission paid to Carter Terry & Company, a registered broker-dealer, consisting of \$10,000 in cash and 85,000 restricted Rule 144 shares of common stock valued at \$5,620 on the date of issuance. This amount was capitalized to Deferred Financing Costs and amortized over the term of the note. Amortization is provided on a straight-line basis over the terms of the respective debt instruments to which the costs relate and is included in interest expense. The difference between the straight line and effective interest methods is immaterial due to the short term nature of the convertible notes.

Accounting for Derivative Instruments

All embedded derivatives within convertible debt have been recorded on the balance sheet at fair value based on the lattice model calculation. These derivatives, including embedded derivatives in the Company's convertible notes which have floating conversion prices based on changes to the quoted price of the Company's common stock and common

stock equivalents tainted as a result of the derivative, are separately valued and accounted for on the Company's balance sheet. Fair values for exchange traded securities and derivatives are based on quoted market prices. Where market prices are not readily available, fair values are determined using market based pricing models incorporating readily observable market data and requiring judgment and estimates.

Lattice Valuation Model

The Company valued the conversion features in their convertible notes and tainted warrants using a lattice valuation model, with the assistance of a valuation consultant. The lattice model values these instruments based on a probability weighted discounted cash flow model. The Company uses the model to develop a set of potential scenarios. Probabilities of each scenario occurring during the remaining term of the instruments are determined based on conversion prices relative to current stock prices, historic volatility, and estimates on investor behavior. These probabilities are used to create a cash flow projection over the term of the instruments and determine the probability that the projected cash flow will be achieved. A discounted weighted average cash flow for each scenario is then calculated and compared to the discounted cash flow of the instruments without the compound embedded derivative in order to determine a value for the compound embedded derivative.

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Goodwill and Other Intangible Assets

Goodwill represents the excess of the purchase price over the fair value of assets acquired and liabilities assumed. The Company accounts for goodwill and intangibles under ASC Topic 350, Intangibles – Goodwill and Other, which does not permit amortization, but requires the Company to test goodwill and other indefinite-lived assets for impairment annually or whenever events or circumstances indicate impairment may exist.

Income/Loss Per Share of Common Stock

Basic net loss per common share is computed using the weighted average number of common shares outstanding. Diluted earnings per share includes additional dilution from common stock equivalents, such as stock issuable pursuant to the exercise of stock options and warrants. Common stock equivalents are not included in the computation of diluted earnings per share when the Company reports a loss because to do so would be anti-dilutive for the periods presented. As of June 30, 2013 and 2012, there were 52,131,637 and 43,145,833 common stock equivalents outstanding, respectively.

The following is a reconciliation of the computation for basic and diluted EPS for the six months ended June 30, 2013 and 2012, respectively:

	June 30, 2013	June 30, 2012
Net Loss attributable to common		
shareholders	\$ (1,411,323) \$	(924,588)
Weighted-average common shares		
Outstanding (Basic)	108,542,908	98,712,344
Weighted-average common stock		
Equivalents	52,131,637	43,145,833
Deduction of stock Equivalents not		
included due to net loss	(52,131,637)	(43,145,833)
Weighted-average common shares		
Outstanding (Diluted)	108,542,908	98,712,344
Basic and Diluted Net Gain (Loss) per		
Share	\$ (0.01) 5	(0.01)
Weighted-average common shares Outstanding (Basic) Weighted-average common stock Equivalents Deduction of stock Equivalents not included due to net loss Weighted-average common shares Outstanding (Diluted) Basic and Diluted Net Gain (Loss) per	108,542,908 52,131,637 (52,131,637) 108,542,908	98,712,344 43,145,833 (43,145,833) 98,712,344

Property, Plant and Equipment

Property, plant and equipment are stated at cost less accumulated depreciation. The cost of property, plant and equipment is depreciated using the straight-line method over the estimated useful life of the asset - periods of approximately 18-28 years for buildings, 3-10 years for machinery and equipment and 3-5 years for vehicles. Long-lived assets are reviewed for impairment whenever in management's judgment conditions indicate a possible loss. Such impairment tests compare estimated undiscounted cash flows to the recorded value of the asset. If an impairment is indicated, the asset is written down to its fair value or, if fair value is not readily determinable, an estimated fair value is used based on discounted cash flows. Fully depreciated assets are retained in property, plant and equipment and accumulated depreciation accounts until they are removed from service. In case of disposals of assets, the assets and related accumulated depreciation are removed from the accounts, and the net amounts after proceeds from disposal are credited or charged to income.

Recently Issued Accounting Standards

New Accounting Pronouncements

Disclosures about Reclassification Adjustments out of Accumulated Other Comprehensive Income

In February 2013, the Financial Accounting Standards Board ("FASB") issued an accounting standards update which added new disclosure requirements for items reclassified out of accumulated other comprehensive income. The update required entities to disclose additional information about reclassification adjustments, including changes in accumulated other comprehensive income balances by component and significant items reclassified out of accumulated other comprehensive income. The update became effective for us in the first quarter of 2013. The update had no material impact to our financial statements.

Testing Indefinite-Lived Intangible Assets for Impairment

In July 2012, the FASB issued an accounting standards update which provided, subject to certain conditions, the option to perform a qualitative, rather than quantitative, assessment to determine whether it is more likely than not that the fair value of an indefinite-lived intangible asset is less than its carrying amount. The update became effective for us in the first quarter of 2013. The update had no material impact to our financial statements.

NOTE 4 AVAILABLE FOR SALE SECURITIES

On October 24, 2012, the Company entered into an agreement on its Willa property with Caribou King Resources Ltd. ("Caribou", or "CKR"), a Canadian issuer listed on the TSX Venture Exchange. Under the terms of Agreement, Caribou may earn up to a 100% interest in the Willa Claims by making aggregate payments to North Bay of USD \$232,500 in cash and issuing 1,000,000 shares of Caribou common stock. Of the aggregate payments, \$7,500 in cash and 500,000 shares are due upon receipt of regulatory acceptance of the agreement by the TSX Venture Exchange. Subsequent to TSX approval in November, 2012, and pursuant to the agreement, the Company received 500,000 shares of CKR stock. These shares were valued at \$25,000 based upon the closing price of CKR stock on the date the shares were received. As of June 30, 2013 and December 31, 2012, the market value of these shares was \$15,000 and \$12,550, respectively.

NOTE 5 RUBY MINE ACQUISITION

On September 27, 2010, the Company executed an option-to-purchase agreement with Ruby Development Company ("RDC"), a California partnership, for the acquisition of the Ruby Mine (the "Ruby") in Sierra County, California. The purchase price is \$2,500,000, which was to be paid in stages extending to December 30, 2012, and which has been extended to December 30, 2015 pursuant to an amendment to the agreement signed on March 28, 2013.

On June 1, 2011, the Company exercised its option to purchase the Ruby Mine and made a final option payment of \$85,000 to open escrow. On July 1, 2011, escrow was closed and the acquisition of the Ruby Mine was completed. During the preceding option period and as of the closing date, the Company has made payments totaling \$510,000 to RDC, consisting of \$360,000 cash and 10,000,000 shares of common stock valued at \$150,000. These payments were credited towards the purchase price, thereby reducing the outstanding principal due to \$1,990,000. In addition, in compliance with the agreement dated September 27, 2010, as amended on January 26, 2011, the Company issued warrants to RDC that gives them the option, until December 31, 2015, of purchasing up to 10 million shares of stock at two cents (\$0.02) per share, and in compliance with a second amendment to the Option Agreement dated April 22, 2011, the Company issued warrants granting RDC the right to purchase 2 million shares of the Company's common stock at the exercise price of ten cents (\$0.10) per share. These later warrants expire on May 1, 2016.

On the transaction closing date of July 1, 2011, the Company issued a promissory note to RDC for \$1,990,000. The note, as amended, is due on or before December 30, 2015, and accrues interest at 6% per annum as of April 1, 2013, and 8% per annum as of January 1, 2015. As of June 30, 2013, all monthly payments have been paid, and the outstanding balance due on the note is \$1,901,579, which includes a \$160,000 extension fee pursuant to a mortgage modification amendment executed on March 28. 2013. In addition, a \$1 million payment is due on or before December 30, 2013. As of the date of this report, the Company remains current in its obligations, and all monthly payments have been made on time. The note is collateralized with all of the assets associated with the Ruby Mine.

Upon the close of the transaction and the transfer of title, as previously set forth in the purchase agreement, the Company acquired all of the real and personal property associated with the Ruby Gold Mine, all of the shares of Ruby Gold, Inc., a private California corporation, and \$171,618 in reclamation bonds securing the permits at the Ruby Mine. Subsequent to the close of the transaction, Ruby Gold, Inc. became a wholly-owned subsidiary of North Bay Resources Inc. The Company has also assumed the reclamation liabilities on the Ruby Mine, for which reclamation bonds are pledged. In addition, a \$2,500 liability from a pre-existing shareholder loan that was outstanding as of the closing date has been extinguished as of the close of escrow.

All costs related to the acquisition of the property have been capitalized when incurred. All other costs have been expensed when incurred. Cash paid during the period ended December 31, 2011 and December 31, 2010 was equal to \$277,006 and \$82,994, respectively. Warrants issued during the periods ended December 31, 2010 and December 31,

2011 were valued at \$149,896 and \$219,940 respectively. Shares paid as of December 31, 2010 were valued at \$150,000. \$2,519 was capitalized to the purchase option during the three months ended March 31, 2011 related to the company's amendment to extend the term of the 10,000,000 warrants issued to Ruby Development Company from December 31, 2012 to December 31, 2015. The value of the extension was calculated using the Black-Scholes model. In addition, \$219,940 was capitalized to the purchase option during the six months ended June 30, 2011 related to the amendment on April 22, 2011 to issue warrants granting RDC the right to purchase 2 million shares of the Company's common stock at the exercise price of ten cents (\$0.10) per share. Said warrants are valid until May 1, 2016. The value of the additional warrants was calculated using the Black-Scholes model. On March 6, 2012, the Company issued warrants granting RDC the right to purchase 2 million shares of the Company's common stock until March 6, 2017 at the exercise price of nine cents (\$0.09) per share, in consideration for reducing the monthly mortgage payments due in January, February, and March, 2012. The fair value of the warrants of \$175,047 was expensed related to this issuance. This value was calculated via the Black-Scholes model.

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Ruby Mine Purchase Price Allocation

The following table summarizes the purchase price allocation for the transaction. The valuation conclusions include three groups: (i) net current tangible assets, (ii) assumed liabilities, and (iii) goodwill. Individual asset valuations are presented below:

Acquisition 1	Date: (07/0)1/	11
---------------	---------	------	-----	----

Allocation of Purchase		Price Purc Debit	Price Purchase Allocation Debit Credit	
Tangible Assets Acquired		Beon	·	si cu it
1 411 81010 1 100000 1 100	Cash/Checking/Savings	5,070		
	Ruby Gold Mine Claims	1,964,279		
	Ruby Gold Inc.	-,, -,-,		
	Certificates of Deposit	171,618		
	Property and Equipment	906,329		
Total Tangible A	_ · · · · · ·	3,047,296		
C		, ,		
Assumed Liabilities				
	Short Term Notes			
	Payable			2,500
	Asset Retirement			
	Obligation			171,618
Total Liabilities	-			174,118
Net Tangible Assets	/Liabilities	2,873,178		
Goodwill		5,341		
Total Net Assets Ac	quired	2,878,519		
Consideration Paid				
Cash Paid (Option A	Agreement &			
Purchase Agreemen		-	80,000	
Cash Paid (Option A	Agreement &			
Purchase Agreemen			280,000	
Fees Paid Escrow A			2,076	
Value of Extension	of term for 9/27/10			
Warrants issued			2,519	
Note Payable at clos			1,990,000	
	0 @\$0.02 to 9/27/10 -			
12/30/12) - prior yea			149,896	
•	@\$0.10 to 4/22/11 -			
5/1/16)			219,941	
Due diligence fees p	oaid in cash in prior			
year			4,087	
Common Stock valu	ied at \$150,000 -		4 # 0 0 6 6	
prior year	D 11		150,000	
Total Consideration	Paid		2,878,519	

NOTE 6 PROPERTY, PLANT, EQUIPMENT AND MINERAL CLAIM ASSETS

As of June 30, 2013, and December 31, 2012, components of the Ruby Mine property, plant and equipment and mineral assets were as follows:

	June 30, 2013	ember 31, 2012
Buildings	\$ 558,885	\$ 558,885
Machinery and equipment	119,389	119,389
Vehicles	240,514	240,514
Total property, plant and equipment	918,788	918,788
Less: impairment expense(2)	(135,810)	(135,810)
Less: accumulated depreciation(3)	(195,886)	(147,766)
Property, plant and equipment, net	\$ 587,092	\$ 635,212

	June 30, 2013	D	ecember 31, 2012
Mining claims (1)	\$ 1,792,660	\$	1,792,660
Asset retirement costs	4,839		4,828
Total mineral claim assets	1,797,499		1,797,488
Less: accumulated depletion(3)	-		-
Mining claims, net	\$ 1,797,499	\$	1,797,488

- (1)Upon the completion of the Ruby Mine acquisition on July 1, 2011, the estimated fair value of the mineral rights acquired was fully capitalized.
- (2)Following the acquisition of the Ruby Mine on July1, 2011, an evaluation of the equipment inventory determined that some equipment was obsolete and/or otherwise not in compliance with safety regulations, resulting in an impairment deduction of \$135,810.
- (3)Depreciation expense totaled \$48,120 and \$52,370 for the six months ended June 30, 2013 and 2012, respectively. Depletion expense totaled \$0 and \$0 for the six months ended June 30, 2013 and 2012, respectively

NOTE 7 FINANCING

On July 1, 2011, upon the acquisition of the Ruby Mine, the Company issued a promissory note to Ruby Development Company ("RDC") for \$1,990,000 plus 3% interest per annum. The note, as amended, is due on or before December 30, 2015. Monthly payments are \$10,000 per month during Q1, 2012, \$15,000 per month during Q2, 2012, and \$20,000 per month from July 1, 2013 through December 2015. Pursuant to an amendment executed on March 28, 2013, the interest rate on the note was increased to 6% as of April 1, 2013, and \$160,000 was added to the principal. Said amendment also requires the Company to pay RDC the greater of \$1 million by December 30, 2013 or 40% of the EB-5 funding received until the note is paid off in full. As of June 30, 2013 and December 31, 2012, the outstanding balance due on the note is \$1,901,579 and \$1,774,822, respectively. As of the date of this report, the Company remains current in its obligations, and all monthly payments have been made on time. The note is collateralized with all of the assets associated with the Ruby Mine.

On December 29, 2011, the Company entered into two agreements ("the Agreements") with Tangiers Investors LP, ("Tangiers") pursuant to which the Company received two \$25,000 loans from Tangiers. As the Agreement specifies, loan proceeds will only be used towards expenses related to the Ruby Mine Project. The Agreement is structured as a \$25,000 Promissory Note (the "Promissory Note"), and a \$25,000 Convertible Promissory Note (the "Convertible Note"). The Promissory Note, as amended, has a maturity date of twenty four (24) months from the Effective Date, and an interest rate on the unpaid principal balance equal to 9.9% per year. The Company shall make cash payments to Tangiers every two (2) weeks beginning January 1, 2012, at a minimum of \$2,500 against the principal and accrued interest until the Promissory Note has been satisfied. The Company has further authorized Tangiers to debit this amount directly from any drawdowns made on Company's existing Equity Line of Credit ("ELOC") with Tangiers. As further consideration, Tangiers shall be entitled to 250,000 5-year warrants to purchase 250,000 shares of our common stock at an exercise price of \$0.115 per share. The value of these warrants was calculated via the Black-Scholes model and was calculated at \$20,568. This value was recorded as a discount on the related note payable. The \$25,000 Convertible Note is convertible into common stock, in whole or in part, at any time and from time to time before maturity at the option of the holder at a fixed price of \$0.08 per share, which was the closing market share price on the Effective Date. Due to the conversion price being equal to the closing share price on the grant date no beneficial conversion feature resulted from this issuance. The Note has a term of nine (9) months and accrues interest at a rate

equal to 9.9% per year. The Agreement further specifies that there shall be no penalty for prepayment of either the Promissory Note or the Convertible Note. As of December 31, 2011 and 2012, \$0 and \$20,568 of the discount was amortized, respectively, and the discount has been fully amortized as of December 31, 2012. As of December 31, 2012, the outstanding balance due on the Note \$27,495, which includes \$2,495 in accrued interest as of December 31, 2012. The maturity date on the note was extended in 2012 and is now due on December 28, 2013. As of June 30, 2013, the outstanding balance due on the Note is \$28,733, which includes \$3,733 in accrued interest.

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On February 2, 2012, the Company entered into two Convertible Promissory Note Agreements ("the February 2012 Notes", or individually, the "Note") with Tangiers Investors LP, ("Tangiers") pursuant to which the Company received an aggregate of \$100,000 (\$50,000 per Note) as a loan from Tangiers. Each Note, as amended, has a term of twenty four (24) months. Each Note accrues interest at a rate equal to 9.9% per year, and is convertible into common stock, in whole or in part, at any time and from time to time before maturity at the option of the holder at a fixed price of \$0.08 per share. As further consideration, Tangiers shall be entitled to 500,000 5-year warrants exercisable at \$0.13. The February 2012 Notes further specify that there shall be no penalty for prepayment. The beneficial conversion feature resulting from the discounted conversion price compared to market price was valued on the date of grant to be \$78,296 on the note, and \$21,704 on the warrants. The warrants were valued using the Black-Scholes valuation model. This value was recorded as a discount on debt and offset to additional paid in capital. The discount was fully amortized as of December 31, 2012. As of June 30, 2013, the outstanding balance due on the February 2012 Notes is \$113,982, which includes \$13,982 in accrued interest.

On March 15, 2012, the Company entered into two Convertible Promissory Note Agreements ("the March 2012 Notes", or individually, the "Note") with Tangiers Investors LP, ("Tangiers") pursuant to which the Company received an aggregate of \$75,000 (\$37,500 per Note) as a loan from Tangiers. Each Note, as amended, has a term of twenty four (24) months. Each Note accrues interest at a rate equal to 9.9% per year, and is convertible into common stock, in whole or in part, at any time and from time to time before maturity at the option of the holder at a fixed price of \$0.09 per share. As further consideration, Tangiers shall be entitled to 500,000 5-year warrants exercisable at \$0.09. The March 2012 Notes further specify that there shall be no penalty for prepayment. The beneficial conversion feature resulting from the discounted conversion price compared to market price was valued on the date of grant to be \$34,896 on the note, and \$40,104 on the warrants. The warrants were valued using the Black-Scholes valuation model. This value was recorded as a discount on debt and offset to additional paid in capital. Amortization of the discount was \$9,042 for the six months ended June 30, 2013. As of June 30, 2013, the outstanding balance due on the March 2012 Notes is \$84,632, which includes \$9,632 in accrued interest. As of June 30, 2013, the remaining unamortized debt discount was \$11,863.

On May 16, 2012, the Company entered into a Convertible Promissory Note Agreement ("the May 16, 2012 Note") with Tangiers Investors LP, ("Tangiers") pursuant to which the Company received \$50,000 as a loan from Tangiers. The May 16, 2012 Note, as amended, has a term of twenty four (24) months, accrues interest at a rate equal to 9.9% per year, and is convertible into common stock, in whole or in part, at any time and from time to time before maturity at the option of the holder at a fixed price of \$0.06 per share. As further consideration, Tangiers shall be entitled to 150,000 5-year warrants exercisable at \$0.07. The May 16, 2012 Note further specifies that there shall be no penalty for prepayment. The beneficial conversion feature resulting from the discounted conversion price compared to market price was valued on the date of grant to be \$16,241 on the note, and \$9,393 on the warrants. The warrants were valued using the Black-Scholes valuation model. This value was recorded as a discount on debt and offset to additional paid in capital. The discount was fully amortized as of December 31, 2012. As of June 30, 2013, the outstanding balance due on the May 16 2012 Note is \$55,581, which includes \$5,581 in accrued interest.

On May 30, 2012, the Company entered into a Convertible Promissory Note Agreement ("the May 30 2012 Note") with Tangiers Investors LP, ("Tangiers") pursuant to which the Company received \$25,000 as a loan from Tangiers. The May 30, 2012 Note, as amended, has a term of twenty four (24) months, accrues interest at a rate equal to 9.9% per year, and is convertible into common stock, in whole or in part, at any time and from time to time before maturity at the option of the holder at a fixed price of \$0.06 per share. As further consideration, Tangiers shall be entitled to 150,000 5-year warrants exercisable at \$0.06. The May 30 2012 Note further specifies that there shall be no penalty for prepayment. The beneficial conversion feature resulting from the discounted conversion price compared to market price was valued on the date of grant to be \$10,988 on the note, and \$9,380 on the warrants. The warrants were valued using the Black-Scholes valuation model. This value was recorded as a discount on debt and offset to additional paid in capital. The discount was fully amortized as of December 31, 2012. As of June 30, 2013,

the outstanding balance due on the May 30 2012 Note is \$27,695, which includes \$2,695 in accrued interest.

On June 19, 2012, the Company entered into a Convertible Promissory Note Agreement ("the June 2012 Note") with Tangiers Investors LP, ("Tangiers") pursuant to which the Company received \$100,000 as a loan from Tangiers. The June 2012 Note, as amended, has a term of twenty four (24) months, accrues interest at a rate equal to 7% per year, and is convertible into common stock, in whole or in part, at any time and from time to time before maturity at the option of the holder at the lesser of 7 cents or the undiscounted VWAP price on the day prior to conversion, with a floor price of 2 cents. As further consideration, Tangiers shall be entitled to 750,000 5-year warrants exercisable at \$0.07, and 750,000 5-year warrants exercisable at \$0.14. The June 2012 Note further specifies that there shall be no penalty for prepayment. The beneficial conversion feature resulting from the discounted conversion price compared to market price was valued on the date of grant to be \$58,048 on the note, and \$41,952 on the warrants. The warrants were valued using the Black-Scholes valuation model. This value was recorded as a discount on debt and offset to additional paid in capital. Amortization of the discount was \$18,490 for the six months ended June 30, 2013. As of June 30, 2013, the outstanding balance due on the June 2012 Note is \$107,240, which includes \$7,240 in accrued interest. As of June 30, 2013, the remaining unamortized debt discount was \$31,161.

On July 11, 2012, the Company issued a \$550,000 Promissory Note ("the JMJ Note") to JMJ Financial, ("JMJ", or "the Lender"). The Principal Sum due to the Lender shall be prorated based on the consideration actually paid by the Lender, plus an approximate 10% Original Issue Discount ("OID") that is prorated based on the consideration actually paid by the Lender as well as any other interest or fees, such that the Company is only required to repay the amount funded and the Company is not required to repay any unfunded portion of the JMJ Note. The JMJ Note has a maturity date of twelve (12) months from the Effective Date of each respective tranche. If the JMJ Note is repaid within ninety (90) days of the Effective Date, the interest rate shall be zero percent (0%). Should the JMJ Note still be outstanding after 90 days, a one-time 5% interest rate will be applied. In addition, the Lender has the right, at any time 90 days after the Effective Date, at its election, to convert all or part of the outstanding and unpaid Principal Sum and accrued interest (and any other fees) into shares of fully paid and non-assessable shares of common stock of the Company. The Conversion Price is the lesser of \$0.10 or 70% of the average of the two lowest closing prices in the 25 trading days previous to the conversion. The cumulative consideration received as of June 30, 2013 and December 31, 2012 is \$257,850 and \$113,850, respectively. Due to the floating conversion price the JMJ Note had an embedded derivative. The debt discount resulting from the derivative was valued on the date of grant to be \$111,517 for the issuances during the year ended December 31, 2012. The additional discount resulting from the derivative valued on the grant date during the six months ended June 30, 2013 was \$166,808. These values were recorded as discounts on debt up to the value of the debt with any excess recorded as a loss (\$18,095) and offset to the derivative liability. In addition there was \$28,650 of discount as a result of the principal owed (\$286,500) exceeding the cash received (\$257,850). This resulted in a total discount on all notes of \$288,880. Amortization of the discount was \$101,609 for the six months ended June 30, 2013. As of June 30, 2013, \$132,825 (including interest) has been repaid via conversions to common stock, and the outstanding balance due on the JMJ Note is \$174,900, which includes \$2,750 in accrued interest. The unamortized debt discount as of June 30, 2013 was \$128,964.

On August 2, 2012, the Company issued a \$100,000 Convertible Promissory Note ("the Tonaquint Note") to Tonaquint, Inc, ("Tonaquint", or "the Lender"). The Tonaquint Note carries a \$10,000 original issue discount (the "OID"), as well as \$3,000 in transaction fees, such that the initial Principal Sum due is \$113,000. The interest rate on the Note is 8% per annum. The Tonaquint Note has a maturity date of nine (9) months from the Effective Date, and has a fixed conversion price of \$0.06. The Note is self-amortizing, such that it may be repaid in cash in three monthly installments of \$37,666.67 plus accrued interest beginning 180 days from the Effective Date. In lieu of cash payments, the Company may elect to convert the Tonaquint Note to shares at 70% of the arithmetic average of the three (3) lowest VWAPs of the shares of Common Stock during the ten (10) consecutive Trading Day period immediately preceding the date of such conversion. No conversion can occur prior to 180 days from the Effective Date. In addition, the Company retains the option of pre-paying the Tonaquint Note at any time at an amount equal to 125% of the outstanding principal and the accrued and unpaid interest. In connection with this transaction, a commission has been paid to Carter Terry & Company, a registered broker-dealer, consisting of \$10,000 in cash and 85,000 restricted Rule 144 shares of common stock valued at \$5,620 on the date of issuance. This amount was capitalized to Deferred Financing Costs and amortized over the term of the Tonaguint Note. The tainted equity valuation and "OID" totaled \$48,272, and \$32,231 was amortized during the period ended December 31, 2012. \$58,272 of the value was recorded as a discount on debt and \$48,272 was added to the derivative liability. As of December 31, 2012, the outstanding balance due on this Tonaquint Note was \$116,792 which includes \$3,792 in accrued interest. As of June 30, 2013, the outstanding principal of \$113,000 plus \$5,358 in accrued interest has been paid in full in three cash payments totaling \$118,358. Accordingly, the debt has been extinguished, and the Tonaquint Note has been retired. The debt discount was fully expensed with payoff, resulting in an amortization expense of \$26,041 during the six months ended June 30, 2013.

On October 2, 2012, the Company issued a \$750,000 Promissory Note ("the Note") to Tangiers Investors, LP ("Tangiers", or "the Lender"). The consideration will be received by the Company in tranches of \$50,000 no less than bi-weekly, by mutual consent. The Principal Sum due to the Lender shall be prorated based on the consideration actually paid by the Lender plus any accrued interest, such that the Company is only required to repay the amount

funded and the Company is not required to repay any unfunded portion of the Note. The Note has a maturity date of twenty four (24) months from the Effective Date of each tranche. The Note shall accrue interest at a rate of 7% per annum on each \$50,000 tranche independently from other tranches. Unless repaid in cash, the Lender shall have the right to convert all or part of the outstanding and unpaid Principal Sum and accrued interest into shares of fully paid and non-assessable shares of common stock of the Registrant. The Conversion Price shall be the undiscounted volume weighted average price (VWAP) on the day of conversion, subject to a floor price of \$0.0129 per share, and a ceiling price of the undiscounted VWAP on the date prior to each tranche received by the Registrant. In addition, upon conversion, 125,000 5-year warrants for each \$50,000 in Consideration received shall be issued, at an exercise price of 125% of the Conversion Price of each tranche, as applicable. There is no penalty for prepayment, with prepayment subject to the consent of the Lender. As of June 30, 2013, the Company has drawn \$346,098 from this facility. This included additional borrowings of \$186,097during the six months ended June 30, 2013. As of June 30, 2013 the outstanding balance due on this Note is \$356,235, which includes \$10,137 in accrued interest.

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The following table summarizes all of the Notes outstanding as of June 30, 2013 and December 31, 2012:

	June 30, 2013	December 31, 2012
Mortgage payable – Ruby Mine	\$ 1,901,579	\$ 1,774,822
Convertible notes:		
Unsecured convertible notes payable		
with annual interest rate of 9.9%	275,000	275,000
Unsecured convertible notes payable		
with annual interest rate of 8%	-	113,000
Unsecured convertible notes payable		
with annual interest rate of 7%	446,097	260,000
Unsecured convertible notes payable		
with annual interest rate of 5%	172.150	126,500
Discount on convertible notes from		
derivative valuation	(176,990)	(166,307)
Total convertible notes	716,257	608,193
Total Debt	\$ 2,611,512	2,383,015

NOTE 8 DERIVATIVE LIABILITIES

On July 11, 2012, the Company borrowed \$100,000 requiring principal repayment of \$110,000 convertible at the lesser of \$0.10 or the average of the two lowest closing prices in the 25 trading days prior to conversion. This note payable contained an embedded derivative liability due to the conversion feature not being considered fixed or determinable. The related derivative liability was valued at issuance and the fair value of \$98,366 was recorded as a derivative liability and debit to debt discount.

In addition to this convertible note all other debt and equity instruments (except for preferred stock) convertible to common stock at the discretion of the holder were considered as a part of the derivative liability due to the tainted equity environment. As of July 11, 2012, these tainted instruments consisted of convertible debt outstanding of \$375,000 and 20,050,000 warrants. These instruments were valued when they became tainted on July 11, 2012. The fair value of the conversion features on the convertible debt of \$83,358 was added to the derivative liability and recorded as a part of the loss on the derivative for the period. The fair value of the warrants was also added to the derivative liability and recorded as a loss on the derivative liability. During the remainder of 2012, the Company issued additional convertible notes totaling \$273,000 which were considered tainted upon issuance. The related derivative liability and debt discount recorded was valued at inception and equal to \$48,272. All instruments with embedded derivative liabilities or included in the derivative liability due to the tainted equity environment were re-valued at December 31, 2012 with all changes flowing through the gain/loss on derivative. The derivative liability related to convertible debt was valued at \$291,208, and the derivative liability related to warrants was \$205,689 as of December 31, 2012.

Prior to December 31, 2012 the Company issued 500,000 shares of common stock for warrants exercised were valued as a part of the tainted equity portion of the derivative liability. The related derivative was marked to market on the settlement according to the lattice valuation and relieved to additional paid in capital for \$49,795.

During the six months ended June 30, 2013, the Company issued additional convertible notes totaling \$341,097, which were considered tainted upon issuance. The related derivative liability and debt discount recorded was valued at inception and equal to \$166,808; \$18,095 was expensed due to the value exceeding the debt owed. In addition, the Company retired \$251,182 in debt and accrued interest through cash payments and stock conversions, which resulted

in a settlement of derivative liabilities to additional paid in capital of \$122,291. All instruments with embedded derivative liabilities or included in the derivative liability due to the tainted equity environment were re-valued at June 30, 2013, with all changes flowing through the gain/loss on derivative for a total loss on derivative of \$558,545 for the six months ended June 30, 2013. The derivative liability related to convertible debt was valued at \$559,597, and the derivative liability related to warrants was \$540,292 as of June 30, 2013.

The following shows the changes in the derivative liability measured on a recurring basis for the six months ended June 30, 2013.

Derivative Liability at December 31, 2012	\$ 496,827
Loss on Derivative Liability	558,545
Settlement to APIC from Conversion	(122,291)
Additions to Liability for Convertible Debt recorded	
as debt discount	148,713
Additions to Liability for Convertible Debt expensed	
due to value of derivative exceeding debt	18,095
Derivative Liability at June 30, 2013	\$ 1,099,889

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The following tabular presentation reflects the components of derivative financial instruments on the Company's balance sheet at June 30, 2013 and December 31, 2012:

			December 31,		
Derivative Liabilities:		June 30, 2013		2012	
Embedded derivative liability in					
convertible debt	\$	212,965	\$	82,237	
Derivative liability due to tainted equity	_				
convertible debt		346,632		208,971	
Derivative liability due to tainted equity	_				
warrants		540,292		205,619	
Total Derivative Liability	\$	1,099,889	\$	496,827	

NOTE 9 COMMITMENTS AND CONTINGENCIES

During the second quarter of fiscal 2013, the Company discovered it had offered and sold certain shares of common stock without registration under the Securities Act of 1933 (the "Securities Act"), as amended, during the period from October 24, 2011 through April 25, 2013. Pursuant to Section 10(a)(3) of the Securities Act, by the time our prospectus had been in use for 9 months from the effective date of January 24, 2011, the balance sheet date of the audited financial statement contained in our prospectus was more than 16 months old, and had not been refreshed to present our current financial statements within said prospectus. This inadvertent technical failure to update our prospectus according to Section 10(a)(3) of the Securities Act may have caused our prospectus to no longer be effective as of October 24, 2011. As a result, purchasers of these securities may have the right to rescind their purchases for an amount equal to the purchase price paid for the securities, plus interest from the date of purchase, limited to the unregistered shares purchased from the original seller and still held by the original purchaser. The federal Securities Act requires that any claim for rescission be brought within one year of the violation. The time periods within which claims for rescission must be brought under state securities laws vary and may be two years or more from the transaction date. As of the date of this report, approximately 10 million shares of our outstanding common stock are subject to possible rescission. The maximum potential liability as of June 30, 2013 and December 31, 2012 was \$600,489 and \$367,490, respectively. These amounts include interest at 10% per annum from the date of the respective purchases. Due to the shares being redeemable by the holder since their inception, the shares are required to be classified outside of permanent equity on the balance sheet. Since redemption is uncertain and outside of the Company's control the shares are classified within the mezzanine section of the balance sheet at their respective redemption values. Any differences between the cash received and the redemption value was recorded to additional paid in capital. Interest of 10% is being accrued on the values and is recorded through additional paid in capital consistent with the appropriate accounting guidance covering the accounting treatment of mezzanine instruments.

The following shows the changes in the redeemable common stock from October 24, 2011 through June 30, 2013.

Cash received for 880,982 shares issued after October	
24, 2011	\$ 89,000
Mark redeemable common stock down to the	
redeemable amount	(974