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UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION  
Washington, D.C. 20549

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**FORM 10-Q**

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QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

**FOR THE QUARTERLY PERIOD ENDED SEPTEMBER 30, 2015**

or

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from \_\_\_\_\_ to \_\_\_\_\_

**Commission file number 000-53298**

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**MYOS CORPORATION**

(Exact name of registrant as specified in its charter)

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**Nevada**

(State or other jurisdiction of  
incorporation or organization)

**90-0772394**

(I.R.S. Employer  
Identification No.)

**45 Horsehill Road, Suite 106**

**Cedar Knolls, New Jersey 07927**

(Address of principal executive offices, including zip code)

**(973) 509-0444**

(Registrant's telephone number, including area code)

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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  No

Indicate by check mark whether the Registrant (1) 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 during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes  No

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	<input type="checkbox"/>	Accelerated filer	<input type="checkbox"/>
Non-accelerated filer	<input type="checkbox"/>	Smaller reporting company	<input checked="" type="checkbox"/>

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

As of November 12, 2015, the registrant had 3,322,909 shares of common stock outstanding.

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**MYOS CORPORATION**  
**FORM 10-Q**  
**FOR THE QUARTERLY PERIOD ENDED SEPTEMBER 30, 2015**  
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**PART I. FINANCIAL INFORMATION**

**ITEM 1. FINANCIAL STATEMENTS**

**MYOS CORPORATION AND SUBSIDIARY  
CONDENSED CONSOLIDATED BALANCE SHEETS  
(in thousands, except share and per share amounts)**

	<b>September 30, 2015</b>	<b>December 31, 2014</b>
	<u>(Unaudited)</u>	<u>(Audited)</u>
<b>ASSETS</b>		
Current assets:		
Cash	\$ 785	\$ 1,567
Accounts receivable, net	615	982
Inventories, net	1,814	1,814
Prepaid expenses and other current assets	471	745
Total current assets	<u>3,685</u>	<u>5,108</u>
Fixed assets, net	301	313
Intangible assets, net	1,833	1,990
Total assets	<u>\$ 5,819</u>	<u>\$ 7,411</u>
<b>LIABILITIES AND STOCKHOLDERS EQUITY</b>		
Current liabilities:		
Accounts payable	\$ 229	\$ 79
Accrued expenses and other current liabilities	574	495
Term note	300	-
Total current liabilities	<u>1,103</u>	<u>574</u>
Contract liability	114	101
Total liabilities	<u>1,217</u>	<u>675</u>
Commitments and contingencies		
Stockholders' equity:		
Preferred stock, \$.001 par value; 500,000 shares authorized; no shares issued and outstanding	-	-
Common stock, \$.001 par value; 8,000,000 shares authorized; 3,317,909 and 3,103,300 shares issued and outstanding at September 30, 2015 and December 31, 2014, respectively	3	3
Additional paid-in capital	26,746	25,100
Accumulated deficit	(22,147)	(18,367)
Total stockholders' equity	<u>4,602</u>	<u>6,736</u>
Total liabilities and stockholders' equity	<u>\$ 5,819</u>	<u>\$ 7,411</u>

*See accompanying notes to unaudited condensed consolidated financial statements.*

**MYOS CORPORATION AND SUBSIDIARY**  
**CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS AND COMPREHENSIVE LOSS**  
(Unaudited; in thousands, except per share amounts)

	<b>Three Months Ended</b>		<b>Nine Months Ended</b>	
	<b>September 30,</b>		<b>September 30,</b>	
	<b>2015</b>	<b>2014</b>	<b>2015</b>	<b>2014</b>
Net revenues	\$ 36	\$ 107	\$ 124	\$ 3,332
Cost of sales (excludes amortization of acquired intangibles)	396	232	432	1,282
Gross profit	<u>(360)</u>	<u>(125)</u>	<u>(308)</u>	<u>2,050</u>
Operating expenses				
Research and development	231	365	634	1,094
Selling, general and administrative	645	1,637	2,668	4,452
Amortization	53	50	158	100
Loss on asset impairment	-	-	-	5
Total operating expenses	<u>929</u>	<u>2,052</u>	<u>3,460</u>	<u>5,651</u>
Operating loss	<u>(1,289)</u>	<u>(2,177)</u>	<u>(3,768)</u>	<u>(3,601)</u>
Other income (expense):				
Interest income	1	-	1	2
Interest expense	(5)	-	(11)	-
Loss before income taxes	<u>(1,293)</u>	<u>(2,177)</u>	<u>(3,778)</u>	<u>(3,599)</u>
Income tax expense - current	(1)	-	(2)	-
Net loss and comprehensive loss	<u>(1,294)</u>	<u>(2,177)</u>	<u>(3,780)</u>	<u>(3,599)</u>
Deemed dividend resulting from warrant modification	-	-	(225)	-
Net loss attributable to common shareholders	<u>\$ (1,294)</u>	<u>\$ (2,177)</u>	<u>\$ (4,005)</u>	<u>\$ (3,599)</u>
Net loss per share attributable to common shareholders:				
Basic and diluted	<u>\$ (0.39)</u>	<u>\$ (0.75)</u>	<u>\$ (1.25)</u>	<u>\$ (1.28)</u>
Weighted average number of common shares outstanding:				
Basic and diluted	<u>3,306</u>	<u>2,886</u>	<u>3,192</u>	<u>2,812</u>

*See accompanying notes to unaudited condensed consolidated financial statements.*

**MYOS CORPORATION AND SUBSIDIARY**  
**CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS**  
(Unaudited; in thousands)

	Nine Months Ended	
	September 30,	
	2015	2014
<b>Cash Flows From Operating Activities:</b>		
Net loss	\$ (3,780)	\$ (3,599)
Adjustments to reconcile net loss to net cash used in operating activities:		
Depreciation	39	37
Amortization	157	100
Accretion of contract liability	13	-
Increase (decrease) in allowance for doubtful accounts	(293)	390
Provision for inventory reserve	371	146
Stock-based compensation	730	1,227
Impairment charge	-	5
Changes in operating assets and liabilities:		
(Increase) decrease in accounts receivable	660	(1,086)
(Increase) decrease in inventories	(371)	(1,955)
Decrease in prepaid expenses and other current assets	274	22
Increase in accounts payable and accrued expenses	229	46
Net cash used in operating activities	<u>(1,971)</u>	<u>(4,667)</u>
<b>Cash Flows From Investing Activities:</b>		
Additions to fixed assets	(27)	(23)
Acquisition of intangible assets	-	(6)
Net cash used in investing activities	<u>(27)</u>	<u>(29)</u>
<b>Cash Flows From Financing Activities:</b>		
Borrowings under revolving note, net	400	220
Repayments of term note	(100)	-
Proceeds from exercise of warrants, net	916	-
Proceeds from issuance of common stock	-	4,735
Offering costs	-	(72)
Net cash provided by financing activities	<u>1,216</u>	<u>4,883</u>
Net increase (decrease) in cash	(782)	187
Cash at beginning of period	1,567	451
Cash at end of period	<u>\$ 785</u>	<u>\$ 638</u>
<b>Supplemental schedule of cash flow information:</b>		
Cash paid during the period for:		
Interest	\$ 11	\$ -
Income taxes, net of refunds	\$ 4	\$ 2
<b>Supplemental schedule of non-cash investing and financing activities:</b>		
Shares issued for private placement fee	\$ -	\$ 355
Warrants issued with common stock	\$ -	\$ 2,486
Forfeiture of restricted stock for prepaid services	\$ -	\$ 70
Patent acquired in exchange for royalties obligation	\$ -	\$ 101
Incremental fair value resulting from warrant modification	\$ 225	\$ -
Conversion of revolving note to term note	\$ 400	\$ -

*See accompanying notes to unaudited condensed consolidated financial statements.*

**MYOS CORPORATION AND SUBSIDIARY**  
**NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS**  
**September 30, 2015**

**(Unaudited; amounts in thousands, except share and per share amounts, unless otherwise indicated)**

**NOTE 1 – NATURE OF OPERATIONS, BASIS OF PRESENTATION AND LIQUIDITY**

**Nature of Operations**

MYOS Corporation is an emerging bionutrition and biotherapeutics company focused on the discovery, development and commercialization of products that improve muscle health and function. The Company was incorporated under the laws of the State of Nevada on April 11, 2007. As used in this report, the terms “the Company”, “MYOS”, “our”, or “we”, refer to MYOS Corporation, its predecessor, Atlas Therapeutics Corporation, and subsidiary, unless the context indicates otherwise. On February 25, 2011, the Company entered into an agreement to acquire the intellectual property for Fortetropin<sup>®</sup>, our proprietary active ingredient from Peak Wellness, Inc. (the "Acquisition"). Since the Acquisition, the Company's principal business activities have been focused on deepening our scientific understanding of the activity of Fortetropin and to leverage this knowledge to strengthen and build our intellectual property; developing sales and marketing strategies aimed at expanding our commercial presence in the sports nutrition and age management markets; evaluating the value of Fortetropin in therapeutic markets, including the treatment of sarcopenia, cachexia, anorexia, obesity and muscular-related conditions; and, conducting research and development focused on the discovery, development and commercialization of other products and technologies aimed at maintaining or improving the health and performance of muscle tissue. Since its inception in April 2007, the Company has recognized revenues of approximately \$7.8 million. The Company's activities are subject to significant risks and uncertainties.

Our commercial focus is to leverage our clinical data to develop proprietary products including direct-to-consumer branded products using multiple product delivery formats to target the large, but currently underserved, markets focused on muscle health. The sales channels through which we sell our products have changed significantly over the past year. Our first commercial product, MYO-T12, is sold in the sports nutrition market under the brand name MYO-X<sup>®</sup> through a distribution arrangement with Maximum Human Performance (“MHP”), which terminated in March 2015. Sales to MHP for the nine months ended September 30, 2015 were approximately \$57. We expect minimal future sales to MHP, if any. In February 2014, we expanded our commercial operations into the age management market through a distribution agreement with Cenegenics Product and Lab Services, LLC (“Cenegenics”), under which Cenegenics distributes and promotes a proprietary formulation containing Fortetropin through its age management centers and its community of physicians. The distribution agreement with Cenegenics expires in December 2016. On November 28, 2014, we entered into a settlement agreement with Cenegenics. Pursuant to the terms of the settlement agreement, we agreed to withdraw our October 10, 2014 request for arbitration before the International Chamber of Commerce and Cenegenics agreed to pay the Company \$1,900 by April 2016, including an aggregate of \$300 during the fourth quarter of 2014, and \$100 per month from January 2015 through April 2016. As of the date of this Form 10-Q, Cenegenics has made all scheduled payments under the terms of the settlement agreement. The settlement agreement resolves all of Cenegenics's outstanding obligations with respect to the units of product produced by the Company, including units that had not been delivered to Cenegenics at the time of the settlement agreement. During the second quarter of 2015, the Company shipped the remaining units under the settlement agreement to Cenegenics. Given the settlement agreement's extended payment schedule, the Company has deferred the revenue and related cost associated with the shipment and will record the revenue and cost of sales when the related payments are received, which is expected to be in early 2016. We are unable to predict the amount of future orders from Cenegenics under the distribution agreement, if any. During the second quarter of 2015, we launched Rē Muscle Health<sup>™</sup>, our own direct-to-consumer portfolio of muscle health bars, meal replacement shakes and daily supplement powders each powered by a full 6.6 gram single serving dose of Fortetropin. Our Rē Muscle Health products are sold through our e-commerce website, remusclehealth.com, and amazon.com and are marketed through targeted digital advertising.

For the three months ended September 30, 2015, direct sales and distributor sales were \$36 and \$0, respectively. For the three months ended September 30, 2014, direct sales and distributor sales were \$7 and \$100, respectively. For the nine months ended September 30, 2015, direct sales and distributor sales were \$57 and \$67, respectively. For the nine months ended September 30, 2014, direct sales and distributor sales were \$17 and \$3,315, respectively.

We continue to pursue additional distribution arrangements and direct sales of our Rē Muscle Health<sup>™</sup> branded products. There can be no assurance that we will be able to secure distribution arrangements on terms acceptable to the Company, or that we will be able to generate significant direct sales of our Rē Muscle Health<sup>™</sup> products.

**Liquidity**

As of September 30, 2015, the Company had cash of \$785 to meet current obligations. We have incurred net losses since our inception. For the three and nine month periods ended September 30, 2015 our net loss was \$1,294 and \$3,780, respectively. In addition, net cash used in operating activities for the nine months ended September 30, 2015 was \$1,971. At September 30, 2015 our accumulated deficit was \$22,147. Since the Company's inception, net cash provided by financing activities, which has been our primary source of cash flows, was \$16,561. At September 30, 2015, we had outstanding borrowings of \$300 under our Term Note (as defined below), which matures on December 31, 2015 (See NOTE 6).

As of the filing date of this Form 10-Q, management believes that there is not sufficient capital resources from operations and existing financing arrangements in order to meet operating expenses and working capital requirements for the next twelve months. We will need to seek additional funding through public or private financing or through collaborative arrangements with strategic partners in the fourth quarter of 2015, as we do not expect to have sufficient cash to operate past such quarter. These facts raise substantial doubt about the Company's ability to continue as a going concern.



**MYOS CORPORATION AND SUBSIDIARY**  
**NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS**  
**September 30, 2015**

**(Unaudited; amounts in thousands, except share and per share amounts, unless otherwise indicated)**

**Management's Plans**

We are evaluating various alternatives, including reducing operating expenses, such as personnel costs, securing additional financing for future business activities and other strategic alternatives. There can be no assurance that additional sources of financing will be available on acceptable terms, if at all. If no additional sources of financing are available, our future operating prospects will be adversely affected. No adjustments have been made to these financial statements to reflect this uncertainty.

**Basis of Presentation**

The accompanying condensed consolidated balance sheet as of December 31, 2014, which has been derived from our audited financial statements, and the unaudited interim condensed consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the U.S. ("U.S. GAAP") and the rules and regulations of the U.S. Securities and Exchange Commission ("SEC"). Certain information and disclosures required by U.S. GAAP for complete consolidated financial statements have been condensed or omitted herein. The interim condensed consolidated financial statements should be read in conjunction with the audited consolidated financial statements and notes thereto included in the Company's Form 10-K for the year ended December 31, 2014. The unaudited interim condensed consolidated financial information presented herein reflects all normal adjustments that are, in the opinion of management, necessary for a fair statement of the financial position, results of operations and cash flows for the periods presented. The Company is responsible for the unaudited interim condensed consolidated financial statements included in this report. The results of operations of any interim period are not necessarily indicative of the results for the full year.

**NOTE 2 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES**

**Principles of Consolidation**

The accompanying unaudited interim condensed consolidated financial statements include the accounts of MYOS Corporation and its wholly-owned subsidiary, Atlas Acquisition Corp. All material intercompany balances and transactions have been eliminated.

**Estimates**

The preparation of financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, equity and the disclosures of contingent assets and liabilities at the date of the financial statement and the reported amounts of revenues and expenses during the reporting period. Making estimates requires management to exercise significant judgment. It is possible that the estimate of the effect of a condition, situation or set of circumstances that existed at the date of the financial statements, which management considered in formulating its estimate, could change in the near term due to one or more future non-conforming events. Accordingly, the actual results could differ significantly from estimates. Significant items subject to such estimates include but are not limited to the valuation of stock-based awards, revenue recognition, measurement of allowances for doubtful accounts and inventory reserves, the selection of asset useful lives, fair value estimations used to test long-lived assets, including intangibles, impairments and provisions necessary for assets and liabilities.

The Company has recorded minimal sales to its distributors during the past five consecutive quarters, and has only recently launched its Rē Muscle Health portfolio of branded products. Accordingly, the Company cannot predict future sales. Management's estimates, including evaluation of impairment of long-lived assets and inventory reserves are based in part on forecasted future results. A variety of factors could cause actual results to differ from forecasted results and these differences could have a significant effect on asset carrying amounts.

**Cash & Cash Equivalents**

As of September 30, 2015 and December 31, 2014, the Company had cash of \$785 and \$1,567, respectively. The Company considers all highly liquid investments purchased with a maturity of three months or less and money market accounts to be cash equivalents. At September 30, 2015 and December 31, 2014, the Company had no cash equivalents.

The Company maintains its bank accounts with high credit quality financial institutions and has never experienced any losses related to these bank accounts. The Company minimizes its credit risk associated with cash by periodically evaluating the credit quality of its financial institutions. The balance at times may exceed federally insured limits.

**MYOS CORPORATION AND SUBSIDIARY**  
**NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS**  
**September 30, 2015**

(Unaudited; amounts in thousands, except share and per share amounts, unless otherwise indicated)

**Concentrations of Risk, Significant Customers and Significant Supplier**

Management regularly reviews accounts receivable and if necessary, establishes an allowance for doubtful accounts that reflects management's best estimate of amounts that may not be collectible based on historical collection experience and specific customer information. Bad debt expense recognized as a result of an allowance for doubtful accounts is classified under selling, general and administrative expenses in the statements of operations. Based on historical collection experience and other factors, during the three months ended September 30, 2015, management determined that the Cenegenics' allowance for doubtful accounts should be reduced to \$97. Accordingly, a reduction in bad debt expense of \$98 and \$293 was recorded for the three and nine months ended September 30, 2015, respectively. Bad debt expense was \$390 for the three and nine months ended September 30, 2014. If we are unable to collect our outstanding accounts receivable from Cenegenics, our operating results and financial condition will be adversely affected.

At September 30, 2015 and December 31, 2014, the Company had the following concentrations of accounts receivable with customers:

<i>(In thousand \$)</i>	<b>September 30, 2015</b>	<b>December 31, 2014</b>
Cenegenics	\$ 700	\$ 1,372
Other	12	-
Subtotal	<u>712</u>	<u>1,372</u>
Allowance for doubtful accounts	(97)	(390)
Accounts receivable, net	<u>\$ 615</u>	<u>\$ 982</u>

The Company currently relies on one third-party manufacturer to produce Fortetropin (see NOTE 12 – Commitments and Contingencies - Supply Agreement). This manufacturer purchases all the needed raw materials from suppliers and coordinates any additional production steps with third-parties. We have multiple vendors for blending, packaging and labeling. The Company is pursuing other supply alternatives.

**Inventories**

Inventories are valued at the lower of cost or market, with cost determined on a first in, first-out basis.

**Fixed Assets**

Fixed assets are stated at cost and depreciated to their estimated residual value over their estimated useful lives of 3 to 7 years. Leasehold improvements are amortized over the lesser of the asset's useful life or the contractual remaining lease term including expected renewals. When assets are retired or otherwise disposed of, the assets and related accumulated depreciation are reversed from the accounts and the resulting gains or losses are included in the statements of operations.

Depreciation is provided using the straight-line method for all fixed assets.

We review our fixed assets for impairment whenever events or changes in circumstances indicate that the carrying value of an asset may not be recoverable. We use an estimate of future undiscounted net cash flows of the related assets or groups of assets over their remaining lives in measuring whether the assets are recoverable. If the assets are determined to be unrecoverable, an impairment loss is calculated by determining the difference between the carrying values and the estimated fair value. During the nine months ended September 30, 2014, the Company recorded an impairment charge of \$5 to reduce the unrecoverable net carrying value of a capitalized fixed asset to zero. We did not consider any of our fixed assets to be impaired during the three and nine months ended September 30, 2015.

**Intangible Assets**

The Company's intangible assets consist primarily of intellectual property pertaining to Fortetropin, including its formula, trademarks, trade secrets, patent application and domain names, which was determined to have a fair value of \$2,000 as of December 31, 2011. Based on expansion into new markets and introduction of new formulas, management determined that the intellectual property had a finite useful life of ten (10) years and began amortizing the asset over its estimated useful life beginning April 2014. Based on five consecutive quarters of minimal revenues combined with changes in the sales channels through which the Company sells its products (i.e., a shift to a commercial model focused on direct-to-consumer sales of branded products) along with an inability to predict future orders, if any, from MHP or Cenegenics or to what extent we will be able to secure new distribution arrangements, we tested the intellectual property for impairment in the third quarter of 2015 and determined that the asset value was recoverable and therefore no impairment was recognized. This determination was in part based on the Company's expectation that it will be successful in raising additional capital resources. There were no impairment losses recorded during the three and nine months ended September 30, 2015 and 2014.

In July 2014, the Company acquired the United States patent application for the manufacture of Fortetropin from Deutsches Institut für Lebensmitteltechnik e.V. - the German Institute for Food Technologies ("DIL"). The cost of the patent application, which was capitalized as an intangible asset, was determined to be \$101, based on the present value of the minimum guaranteed royalty payable to DIL using a discount rate of 10%. The intangible asset is being amortized over an estimated useful life of ten (10) years. The remaining contingent royalty payments will be recorded as the contingency is resolved and the royalty becomes payable under the arrangement. For additional information on the amended supply agreement with DIL refer to "NOTE 12 – Commitments and Contingencies - Supply Agreement."

**MYOS CORPORATION AND SUBSIDIARY**  
**NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS**  
**September 30, 2015**

(Unaudited; amounts in thousands, except share and per share amounts, unless otherwise indicated)

Intangible assets also includes patent costs associated with applying for a patent and being issued a patent. Costs to defend a patent and costs to invalidate a competitor's patent or patent application are expensed as incurred. Upon issuance of the patent, capitalized patent costs are reclassified from intangibles with indefinite lives to intangibles with finite lives and amortized on a straight-line basis over the shorter of the estimated economic life or the initial term of the patent, generally 20 years.

Intangible assets at September 30, 2015 and December 31, 2014 consisted of the following:

<i>(In thousand \$)</i>	<b>September 30, 2015</b>	<b>December 31, 2014</b>
Intangibles with finite lives:		
Intellectual property	\$ 2,101	\$ 2,101
Less: accumulated amortization	(312)	(155)
Total intangibles with finite lives:	<u>1,789</u>	<u>1,946</u>
Intangibles with indefinite lives:		
Intellectual property	-	-
Patent costs	44	44
Total intangibles with indefinite lives:	<u>44</u>	<u>44</u>
Total intangible assets, net	<u>\$ 1,833</u>	<u>\$ 1,990</u>

Assuming no additions, disposals or adjustments are made to the carrying values and/or useful lives of the intangible assets, annual amortization expense for intangible assets is estimated to be \$53 over the remainder of 2015 and \$210 in each of the next five years.

Impairment testing of intangible assets subject to amortization involves comparing the carrying amount of the asset to the forecasted undiscounted future cash flows whenever events or changes in circumstances indicate that the carrying amount of the asset may not be recoverable. In the event the carrying value of the asset exceeds the undiscounted future cash flows, the carrying value is considered not recoverable and an impairment exists. An impairment loss is measured as the excess of the asset's carrying value over its fair value, calculated using a discounted future cash flow method. The computed impairment loss is recognized in the period that the impairment occurs. Assets which are not impaired may require an adjustment to the remaining useful lives for which to amortize the asset. Impairment testing requires the development of significant estimates and assumptions involving the determination of estimated net cash flows, selection of the appropriate discount rate to measure the risk inherent in future cash flow streams, assessment of an asset's life cycle, competitive trends impacting the asset as well as other factors. Changes in these underlying assumptions could significantly impact the asset's estimated fair value.

#### **Revenue Recognition**

The Company records revenue from product sales when persuasive evidence of an arrangement exists, product has been shipped or delivered, the sales price to the customer is fixed or determinable, and collectability is reasonably assured. Product sales represent revenue from the sale of products and related shipping amounts billed to customers, net of promotional discounts, rebates, and return allowances. Depending on individual customer agreements, sales are recognized either upon shipment of product to customers or upon delivery. With respect to direct-to-consumer sales, both title and risk of loss transfer to customers upon our delivery to the customer. The Company's gross product sales may be subject to sales allowances and deductions in arriving at reported net product sales. For example, we may periodically offer discounts and sales incentives to customers to encourage purchases. Sales incentives are treated as a reduction to the purchase price of the related transaction. Reductions from gross sales for customer discounts and rebates have been minimal, and sales allowances for product returns have not been provided, since under our existing arrangements, customers are not permitted to return product except for non-conforming product.

#### **Research and Development**

Research and development expenses consist primarily of salaries, benefits, and other related costs, including stock-based compensation, for personnel serving in our research and development functions, and other internal operating expenses, the cost of manufacturing our product for clinical study, the cost of conducting clinical studies and the cost of conducting preclinical and research activities. Nonrefundable advance payments for goods or services that will be used or rendered for future research and development activities are initially capitalized and are then recognized as an expense as the related goods are consumed or the services are performed.

**MYOS CORPORATION AND SUBSIDIARY**  
**NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS**  
**September 30, 2015**

**(Unaudited; amounts in thousands, except share and per share amounts, unless otherwise indicated)**

**Shipping and Handling Costs**

The Company records costs for shipping and handling of products to our customers in cost of sales. These expenses were \$4 and \$0 for the three months ended September 30, 2015 and 2014, respectively, and \$8 and \$10 for the nine months ended September 30, 2015 and 2014 respectively.

**Stock-based Compensation**

Generally, stock-based payments are measured at their estimated fair value on the date of grant. Stock-based awards to non-employees are re-measured at fair value each financial reporting date until performance is completed. Stock-based compensation expense recognized during a period is based on the estimated number of awards that are ultimately expected to vest. For stock options and restricted stock that do not vest immediately but which contain only a service vesting feature, we recognize compensation cost on the unvested shares and options on a straight-line basis over the remaining vesting period.

The Company uses the Black-Scholes option-pricing model to estimate the fair value of options and the market price of our common stock on the date of grant for the fair value of restricted stock issued. Our determination of fair value of stock-based awards is affected by our stock price as well as assumptions regarding a number of highly complex and subjective variables. These variables include, but are not limited to, our expected stock price volatility over the term of the awards, and certain other market variables such as the risk-free interest rate.

**Comprehensive Loss**

Comprehensive income (loss) includes all changes in equity during a period except those that resulted from investments by, or distributions to, the Company's stockholders. Other comprehensive income (loss) refers to revenues, expenses, gains and losses that are included in comprehensive income (loss), but excluded from net loss as these amounts are recorded directly as an adjustment to stockholders' equity. The Company had no items of other comprehensive income (loss) for the three and nine months ended September 30, 2015 and 2014. Accordingly, the Company's comprehensive loss and net loss are the same for all periods presented.

**Segment Information**

Accounting Standards Codification ("ASC") 280, *Disclosures about Segments of an Enterprise and Related Information*, establishes standards for reporting information about operating segments and requires selected information for those segments to be presented in the financial statements. It also establishes standards for related disclosures about products and services and geographic areas. Operating segments are identified as components of an enterprise about which separate discrete financial information is available for evaluation by the chief operating decision maker, or decision-making group, in making decisions how to allocate resources and assess performance. Management has determined that the Company operates in one segment.

**Fair Value Measurement**

Fair value is the price that would be received to sell an asset or paid to transfer a liability (an exit price) in an orderly transaction between market participants. The authoritative guidance on fair value measurements establishes a consistent framework for measuring fair value on either a recurring or nonrecurring basis whereby observable and unobservable inputs, used in valuation techniques, are assigned a hierarchical level.

The following are the hierarchy levels of inputs to measure fair value:

- Level 1:* Inputs that utilize quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2:* Inputs that utilize observable quoted prices for similar assets and liabilities in active markets and observable quoted prices for identical or similar assets in markets that are not very active.
- Level 3:* Inputs that utilize unobservable inputs and include valuations of assets or liabilities for which there is little, if any, market activity.

A financial asset or liability's classification within the above hierarchy is determined based on the lowest level input that is significant to the fair value measurement. At September 30, 2015 and December 31, 2014, the Company's financial instruments consist primarily of cash, accounts receivable, accounts payable and accrued expenses. Due to their short-term nature, the carrying amounts of the Company's financial instruments approximated their fair values.

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**Basic and Diluted Earnings (Loss) Per Share**

Basic net loss per share is computed by dividing net loss available to common stockholders for the period by the weighted average number of common shares outstanding during the period. Diluted net loss per share is computed by dividing net loss for the period by the weighted average number of common shares outstanding during the period increased to include the number of additional shares of common stock that would have been outstanding if potential dilutive securities outstanding had been issued. The Company uses the “treasury stock” method to determine the dilutive effect of common stock equivalents such as options, warrants and restricted stock. For the three and nine months ended September 30, 2015 and 2014, the Company incurred a net loss. Accordingly, the Company’s common stock equivalents were anti-dilutive and excluded from the diluted net loss per share computation. The aggregate number of potentially dilutive common stock equivalents outstanding at September 30, 2015 excluded from the diluted net loss per share computation because their inclusion would be anti-dilutive were 1,410,673, which includes up to 193,865 Make-Whole Shares (See NOTE 9 – Warrants), warrants to purchase an aggregate 761,878 shares of common stock, options to purchase an aggregate of 443,480 shares of common stock and unvested restricted stock awards of 11,450 shares of common stock. The aggregate number of potentially dilutive common stock equivalents outstanding at September 30, 2014 excluded from the diluted net loss per share computation because their inclusion would be anti-dilutive were 866,102, which includes warrants to purchase an aggregate 473,522 shares of common stock, options to purchase an aggregate of 369,880 shares of common stock and unvested restricted stock awards of 22,700 shares of common stock.

**Income Taxes**

Income taxes are accounted for under the asset and liability method in accordance with ASC 740, “Accounting for Income Taxes” (“ASC 740”). Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial carrying amounts of existing assets and liabilities and their respective tax bases as well as operating loss and tax credit carry forwards. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the periods in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date. Deferred tax assets are reduced by a valuation allowance to the extent that the recoverability of the asset is unlikely to be recognized.

The Company follows ASC 740 rules governing uncertain tax positions, which provides guidance for recognition and measurement. This prescribes a threshold condition that a tax position must meet for any of the benefits of the uncertain tax position to be recognized in the financial statements. It also provides accounting guidance on recognition, classification and disclosure of these uncertain tax positions. The Company has no uncertain income tax positions.

Interest costs and penalties related to income taxes are classified as interest expense and operating expenses, respectively, in the Company's financial statements. For the three and nine months ended September 30, 2015 and 2014, the Company did not recognize any interest or penalty expense related to income taxes. The Company files income tax returns in the U.S. federal jurisdiction and states in which it does business.

**Immaterial Correction of Prior Period Presentation**

During the three months ended September 30, 2015, the Company concluded that it was appropriate to include the incremental fair value resulting from the Series C, Series D, and Series E warrant modification on May 18, 2015 in the determination of net loss attributable to common shareholders. Accordingly, the Condensed Consolidated Statement of Operations for the nine months ended September 30, 2015 includes such amount as an adjustment to arrive at net loss attributable to common shareholders. No other corresponding revisions were necessary. The revision had no effect on the previously reported net loss in the Condensed Consolidated Statements of Operations for the three and six months ended June 30, 2015, the Condensed Consolidated Statement of Cash Flows for the six months ended June 30, 2015 or the Condensed Consolidated Balance Sheet at June 30, 2015. For additional information about the Series C, Series D and Series E warrant modification refer to “NOTE 9 – Warrants.”

Revised loss per share for the three and six month period ended June 30, 2015 was as follows:

<i>(In thousand \$)</i>	<b>Three Months Ended June 30, 2015</b>	<b>Six Months Ended June 30, 2015</b>
Net loss attributable to common shareholders, as reported	\$ (957)	\$ (2,486)
Less: deemed dividend resulting from warrant modification	(225)	(225)
Net loss attributable to common shareholders, as revised	<u>\$ (1,182)</u>	<u>\$ (2,711)</u>
Net loss per share attributable to common shareholders:		
Basic and diluted, as reported	\$ (0.30)	\$ (0.79)
Basic and diluted, as revised	<u>\$ (0.37)</u>	<u>\$ (0.87)</u>
Weighted average number of common shares outstanding:		
Basic and diluted	<u>3,182</u>	<u>3,133</u>

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**NOTE 3 – RECENT ACCOUNTING PRONOUNCEMENTS**

In August 2015, the Financial Accounting Standards Board ("FASB") issued Accounting Standard Update ("ASU") No. 2015-15, Interest—Imputation of Interest (Subtopic 835-30), Presentation and Subsequent Measurement of Debt Issuance Costs Associated with Line-of-Credit Arrangements—Amendments to SEC Paragraphs Pursuant to Staff Announcement at June 18, 2015 EITF Meeting (SEC Update) ("ASU 2015-15"). ASU 2015-15 clarifies that as line of credit arrangements were not specifically discussed in ASU 2015-03, companies can continue to present debt issuance costs for line of credit arrangements as an asset and subsequently amortize the deferred issuance cost ratably over the term of the arrangement. The amendments in ASU 2015-15 are effective for fiscal years, and interim periods within those years, beginning after December 15, 2015. We are currently evaluating the effect that the updated standard will have on our consolidated financial statements and related disclosures.

In July 2015, the FASB issued ASU No. 2015-11, Inventory (Topic 330): Simplifying the Measurement of Inventory ("ASU 2015-11") which changes the measurement principle for inventory from the lower of cost or market to the lower of cost and net realizable value. ASU 2015-11 defines net realizable value as estimated selling prices in the ordinary course of business, less reasonably predictable costs of completion, disposal, and transportation. The new guidance must be applied on a prospective basis and is effective for periods beginning after December 15, 2016, with early adoption permitted. We are currently evaluating the effect that the updated standard will have on our consolidated financial statements and related disclosures.

In April 2015, the FASB issued ASU No. 2015-03, "Simplifying the Presentation of Debt Issuance Costs" ("ASU 2015-03"), which requires all debt issuance costs be presented in the balance sheet as a direct deduction from the carrying value of the associated debt. Prior to the issuance of this standard, debt issuance costs, which are specific incremental costs, other than those paid to the lender, that are directly attributable to issuing a debt instrument (i.e., third party costs), were required to be presented in the balance sheet as a deferred charge (i.e., an asset). Under ASU 2015-03, the presentation of debt issuance costs is consistent with the presentation for a debt discount, (i.e., a direct adjustment to the carrying value of the debt). ASU 2015-03 does not affect the recognition and measurement of debt issuance costs. Accordingly, the amortization of such costs should continue to be calculated using the interest method and be reported as interest expense. ASU 2015-03 is effective for us in financial statements issued for fiscal years beginning after December 15, 2015, and interim periods within those fiscal years. We are currently evaluating the effect that the updated standard will have on our consolidated financial statements and related disclosures.

In August 2014, the FASB issued ASU No. 2014-15, "Presentation of Financial Statements – Going Concern (Subtopic 205-40): Disclosure of Uncertainties about an Entity's Ability to Continue as a Going Concern" ("ASU 2014-15"). The amendments in this update define management's responsibility to evaluate whether there is substantial doubt about an organization's ability to continue as a going concern and provides related footnote disclosure requirements. Under U.S. GAAP, financial statements are prepared under the presumption that the reporting organization will continue to operate as a going concern, except in limited circumstances. Financial reporting under this presumption is commonly referred to as the going concern basis of accounting. The going concern basis of accounting establishes the fundamental basis for measuring and classifying assets and liabilities. This update provides guidance on when there is substantial doubt about an organization's ability to continue as a going concern and how the underlying conditions and events should be disclosed in the footnotes. It is intended to reduce diversity that existed in footnote disclosures because of the lack of guidance about when substantial doubt existed. The amendments in this update are effective for us beginning in the first quarter of 2017. Early application is permitted. We are currently evaluating the effect that the updated standard will have on our consolidated financial statements and related disclosures.

In May 2014, the FASB issued ASU No. 2014-09, "Revenue from Contracts with Customers" ("ASU 2014-09"). ASU 2014-09 supersedes nearly all existing revenue recognition guidance under U.S. GAAP and requires revenue to be recognized when promised goods or services are transferred to customers in an amount that reflects the consideration that is expected to be received for those goods or services. Additionally, qualitative and quantitative disclosures are required about customer contracts, significant judgments and changes in judgments, and assets recognized from the costs to obtain or fulfill a contract. This accounting guidance is effective for us beginning in the first quarter of 2018 using one of two prescribed transition methods. We are currently evaluating the effect that the updated standard will have on our consolidated financial statements and related disclosures.

**NOTE 4 – INVENTORIES, NET**

Inventories, net at September 30, 2015 and December 31, 2014 consisted of the following:

<i>(In thousand \$)</i>	<b>September 30, 2015</b>	<b>December 31, 2014</b>
Raw materials	\$ 2,008	\$ 1,638
Work in process	1	2
Finished goods	187	443
	2,196	2,083
Less: inventory reserves	(382)	(269)
Inventories, net	<u>\$ 1,814</u>	<u>\$ 1,814</u>

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**NOTE 5 – FIXED ASSETS**

Fixed assets at September 30, 2015 and December 31, 2014 consisted of the following:

<i>(In thousand \$)</i>	<b>September 30, 2015</b>	<b>December 31, 2014</b>
Furniture, fixtures and equipment	\$ 116	\$ 134
Computers and software	66	21
Leasehold improvements	239	239
Other	7	7
<b>Total fixed assets</b>	<b>428</b>	<b>401</b>
Less: accumulated depreciation and amortization	(127)	(88)
<b>Net book value of fixed assets</b>	<b>\$ 301</b>	<b>\$ 313</b>

Depreciation and amortization expense was \$14 and \$13 for the three months ended September 30, 2015 and 2014, respectively and \$39 and \$37 for the nine months ended September 30, 2015 and 2014, respectively. Repairs and maintenance costs are expensed as incurred.

**NOTE 6 – DEBT**

**Term Note**

On September 10, 2015, the Company converted its outstanding revolving note with City National Bank, which had a termination date of August 31, 2015, into a term note (the “Term Note”). The Term Note provides that the then outstanding balance of \$400 shall be payable along with interest thereon on the last day of each month in four (4) consecutive installments of \$100, with the final installment due and payable in full on December 31, 2015. The Term Note is collateralized by all inventory, chattel paper, accounts, equipment, general intangibles, securities and instruments. The Term Note contains customary events of default, including failure to make payment and bankruptcy. The outstanding principal balance under the Term Note bears interest at a per annum interest rate equal to the greater of 3.50%, or prime rate plus 1.25%. As of September 30, 2015, the interest rate on the Term Note was 4.50%. At September 30, 2015, the balance under the Term Note was \$300. As of the date of this Form 10-Q, the Company has made all payments of principal and interest when due under the Term Note.

**NOTE 7 - PREPAID EXPENSES, OTHER CURRENT ASSETS, ACCRUED EXPENSES AND OTHER CURRENT LIABILITIES**

**Prepaid Expenses and Other Current Assets**

Prepaid expenses and other current assets consist of various payments that the Company has made in advance for goods or services to be received in the future. Prepaid expenses and other current assets at September 30, 2015 and December 31, 2014 consisted of the following:

<i>(In thousand \$)</i>	<b>September 30, 2015</b>	<b>December 31, 2014</b>
Prepaid insurance	\$ 56	\$ 46
Prepaid research and development	-	15
Prepaid consulting	-	8
Prepaid inventory purchases	250	664
Deferred charges <sup>(1)</sup>	153	-
Other	12	12
<b>Total prepaid expenses and other current assets</b>	<b>\$ 471</b>	<b>\$ 745</b>

(1) Deferred charges represents the cost of inventory shipped to a customer in May 2015. The shipment was related to a settlement agreement with the customer under which there were extended payment terms. Accordingly the Company has deferred the charges until payment of the commensurate sale is received from the customer and revenue is recognized.

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**Accrued Expenses and Other Current Liabilities**

Accrued expenses and other current liabilities consist of estimated future liability payments that relate to the current and prior accounting periods. Management reviews these estimates regularly to determine their reasonableness. Accrued expenses and other liabilities at September 30, 2015 and December 31, 2014 consisted of the following:

<i>(In thousand \$)</i>	<b>September 30, 2015</b>	<b>December 31, 2014</b>
Advertising and promotional expense payable	\$ 171	\$ 171
Audit fees payable	60	25
Deferred rent	50	30
Deferred revenue <sup>(1)</sup>	228	-
Research and development	-	49
Accrued salaries and bonuses	38	92
Consulting fees payable	15	96
Other accrued expenses	12	32
<b>Total accrued expenses and other current liabilities</b>	<b>\$ 574</b>	<b>\$ 495</b>

(1) Deferred revenue represents additional revenue to be recognized in connection with inventory shipped to a customer in May 2015. The shipment was related to a settlement agreement with the customer under which there were extended payment terms. Accordingly the Company has deferred the revenue until the related receivable is collected from the customer.

**NOTE 8 – STOCKHOLDERS' EQUITY**

Changes in stockholders' equity for the nine months ended September 30, 2015 were as follows:

<i>(In thousand \$)</i>	Common Stock		Additional paid-in capital	Accumulated deficit	Total stockholders' equity
	Shares	Amount			
<b>Balance at December 31, 2014</b>	<b>3,103,300</b>	<b>\$ 3</b>	<b>\$ 25,100</b>	<b>\$ (18,367)</b>	<b>\$ 6,736</b>
Shares issued for services, net <sup>(1)</sup>	24,000	-	101	-	101
Stock-based compensation expense	-	-	629	-	629
Exercise of Series D Warrants, net of issuance costs of \$85	190,609	-	916	-	916
Net loss	-	-	-	(3,780)	(3,780)
<b>Balance at September 30, 2015</b>	<b>3,317,909</b>	<b>\$ 3</b>	<b>\$ 26,746</b>	<b>\$ (22,147)</b>	<b>\$ 4,602</b>

(1) Represents 25,000 shares of fully vested restricted common stock issued to a consultant for services, partially offset by the forfeiture of 1,000 shares of restricted common stock previously issued to another consultant.

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**Issuances of Common Stock**

The Company has periodically issued common stock in connection with private and public offerings transactions. The Company has received aggregate gross proceeds of approximately \$16.9 million from these transactions as follows:

(In thousand \$)

Date	Shares	Gross Proceeds
February 25, 2011	95,334	\$ 1,430
May 31, 2011	28,200	423
June 27, 2011	37,500	563
July 12, 2011	1,667	25
December 2, 2011	4,000	40
February 10, 2012	65,000	325
February 14, 2012	80,000	400
March 7, 2012	20,000	100
March 15, 2012	35,000	175
March 22, 2012	5,000	25
April 9, 2012	20,000	100
April 24, 2012	* 4,000	-
June 28, 2012	48,000	600
July 6, 2012	411,600	5,145
January 27, 2014	631,346	4,735
November 19, 2014	193,865	1,816
May 18, 2015	190,609	1,001
	<u>1,871,121</u>	<u>\$ 16,903</u>

**NOTE 9 - WARRANTS**

On January 27, 2014, in connection with a private placement transaction, the Company granted warrants to purchase an aggregate of 473,522 shares of common stock as follows: (i) Series A warrants to purchase 315,676 shares of common stock at an exercise price of \$15.00 per share (the "Series A Warrant") and (ii) Series B warrants to purchase 157,846 shares of common stock at an exercise price of \$45.00 per share (the "Series B Warrant"). The warrants were determined to have an estimated aggregate fair value of \$2,486 at issuance. The Series A Warrants entitle the holders to purchase shares of common stock for a period of three years from the grant date and the Series B Warrants entitle the holders to purchase common stock for a period of five years from the grant date. The warrants can also be exercised on a cashless basis.

On November 19, 2014 in connection with a registered direct public offering, the Company granted warrants to purchase an aggregate of 484,663 shares of common stock as follows: (i) Series C warrants entitle the holders to purchase an aggregate of 145,399 shares of common stock at an exercise price of \$12.00 per share for a period of 66-months from the grant date (the "Series C Warrant"), (ii) Series D warrants entitle the holders to purchase an aggregate of 193,865 shares of common stock at an exercise price of \$9.37 per share for a period of 6-months from the grant date (the "Series D Warrant"), and (iii) Series E warrants entitle the holders to purchase an aggregate of 145,399 shares of common stock at an exercise price of \$15.00 per share for a period of 90-months from the grant date (the "Series E Warrant"). Each Series E Warrant will be exercisable only if the Series D Warrants are exercised. The Series C, Series D and Series E Warrants were determined to have an estimated aggregate fair value of \$969, \$470, and \$1,048 at issuance, respectively. In addition, the Company is required to issue to the purchasers up to 193,865 additional shares of common stock in the event that the closing price of our common stock is below \$14.06 (subject to adjustment) on the twelve month anniversary of the date of issuance, provided that the purchasers continue to hold at least a portion of the shares of common stock issued in the offering on such date (the "Make-Whole Shares"). The Make-Wholes Shares were determined to have an estimated fair value of \$1,049 at issuance. At September 30, 2015, the market price of our common stock was \$2.68. Accordingly, the Company expects to issue up to 193,865 additional shares of our common stock under the Make-Whole Shares provision.

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On May 18, 2015, the Company entered into Warrant Exercise Agreements with certain holders of outstanding Series D warrants to purchase an aggregate of 190,609 shares of common stock in the Company (the "Agreements"). Pursuant to the terms of the Agreements, the exercise price of the Series D Warrants exercised was reduced, immediately prior to their exercise, from \$9.37 per share to \$5.25 per share in exchange for the immediate cash exercise of such warrants. In addition, the Company agreed to (a) reduce the exercise price of its outstanding Series C Warrants from \$12.00 per share to \$9.00 per share and (b) reduce the exercise price of its outstanding Series E Warrants, which are exercisable only if the Series D Warrants are exercised, from \$15.00 per share to \$9.00 per share. The Company received aggregate gross proceeds of \$1,001, or \$916 net of cash fees of \$85, from the cash exercise of the Series D Warrants. The Company accepted any and all Series D Warrants properly exercised at \$5.25 per share, in accordance with the terms of the Series D Warrants, by May 21, 2015. Except for the changes set forth above, the terms of the Company's outstanding warrants remain unchanged. The incremental fair value (i.e., the change in the fair value of the warrants before and after reducing the exercise price) determined using a Black-Scholes option pricing model was \$38, \$136 and \$51 for the Series C, Series D and Series E Warrants, respectively, or \$225 in aggregate, and was recorded in additional paid-in capital, since the modified warrants were initially classified within equity and remained classified within equity after the warrant modification and was considered an allocation against net loss attributable to common shareholders in the computation of earnings per share, even though there is no impact to net loss, based on the guidance in ASC No. 260-10, Earnings per Share (Subtopic S99-3). The following table summarizes the assumptions used to calculate the incremental fair value of the warrants:

Expected volatility	96%-227%
Risk-free interest rate	0.02%-1.87%
Expected term in years	0.0-7.0
Expected dividend yield	0%

The risk-free rate is based on the U.S. Treasury rate for a note with a similar term in effect at the time of the grant. The expected volatility is based on the volatility of the Company's historical stock price.

At May 18, 2015, the modified Series C and Series E Warrants were determined to have an estimated aggregate fair value of \$569 and \$653, respectively. A total of 3,256 Series D Warrants not presented for exercise by May 21, 2015 expired unexercised, along with 2,442 Series E Warrants, which became exercisable only if the Series D Warrants were exercised.

The following table summarizes information about warrants outstanding and exercisable at September 30, 2015:

Description	Grant Date	Number of Shares Underlying Warrants Originally Granted	Shares Underlying Warrants Exchanged, Expired	Shares Underlying Warrants Outstanding and Exercisable at September 30, 2015	Exercise Price	Expiration Term in Years
Series A <sup>(1)</sup>	January 27, 2014	315,676	-	315,676	\$ 15.00	1.33
Series B <sup>(1)</sup>	January 27, 2014	157,846	-	157,846	\$ 45.00	3.32
Series C <sup>(2)</sup>	November 19, 2014	145,399	(142,957)	2,442	\$ 12.00	4.63
			142,957	142,957	\$ 9.00	4.63
Series D <sup>(2)</sup>	November 19, 2014	193,865	(193,865)	-	N/A	N/A
Series E <sup>(2)</sup>	November 19, 2014	145,399	(145,399)	-	N/A	N/A
			142,957	142,957	\$ 9.00	6.63
		958,185	(196,307)	761,878		

(1) Issued in connection with the January 27, 2014 private placement transaction.

(2) Issued in connection with the November 19, 2014 registered-direct public offering, and subsequently revised pursuant to Warrant Exercise Agreements entered into on May 18, 2015.

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**NOTE 10 - STOCK COMPENSATION**

The Company's 2012 Equity Incentive Plan (as amended, the "Plan") provides for the issuance of up to 550,000 shares of our common stock. The Plan provides for grants of stock options, stock appreciation rights, restricted stock, other stock-based awards and other cash-based awards. As of September 30, 2015, the remaining shares of common stock available for future issuance of awards was 136,520. The Company granted an aggregate of 30,000 options to purchase restricted common stock to certain directors prior to the adoption of the Plan.

**Stock Option**

The following table summarizes stock option activity for the nine months ended September 30, 2015:

	<b>Shares Under Options</b>	<b>Weighted Average Exercise Price</b>	<b>Weighted Average Remaining Contractual Term (Years)</b>
Balance at December 31, 2014	367,080	\$ 14.68	8.50
Options granted	108,000	12.50	
Options exercised	-	-	
Options cancelled/expired/forfeited	(31,600)	(11.92)	
Balance at September 30, 2015	<u>443,480</u>	<u>\$ 14.43</u>	8.09

The weighted average grant date fair value of stock options granted during the nine months ended September 30, 2015 was \$5.22. The following table summarizes the assumptions used to value stock options granted during the nine months ended September 30, 2015 using a Black-Scholes model:

Expected volatility	98%
Risk-free interest rate	1.39%-1.69%
Expected term in years	5.8-6.3
Expected dividend yield	0%

The risk-free rate is based on the U.S. Treasury rate for a note with a similar term in effect at the time of the grant. The expected volatility is based on the volatility of the Company's historical stock price.

At September 30, 2015, the aggregate intrinsic value of outstanding and exercisable options was \$0. The aggregate intrinsic value is calculated by multiplying the number of outstanding and exercisable options by the excess of the market price for our common stock at September 30, 2015 over the exercise price for each option. At September 30, 2015, the market price for our common stock was \$2.68.

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The following table summarizes information about options outstanding and exercisable at September 30, 2015:

Options Outstanding			Options Exercisable		
Range of Exercise Price	Options Outstanding	Weighted Average Remaining Contractual Life	Range of Exercise Price	Options Exercisable	Weighted Average Remaining Contractual Life
\$ 7.00	5,000	6.64	\$ 7.00	5,000	6.64
\$ 8.60	28,500	8.45	\$ 8.60	21,875	8.45
\$ 10.00	5,120	7.36	\$ 10.00	5,120	7.36
\$ 11.00	3,000	7.28	\$ 11.00	3,000	7.28
\$ 12.10	30,500	8.61	\$ 12.10	15,250	8.61
\$ 12.50	188,800	8.51	\$ 12.50	92,800	7.73
\$ 12.55	20,000	8.64	\$ 12.55	5,000	8.64
\$ 13.00	14,600	8.78	\$ 13.00	7,300	8.78
\$ 13.45	2,000	8.73	\$ 13.45	500	8.73
\$ 13.50	14,960	8.74	\$ 13.50	3,740	8.74
\$ 13.75	6,000	8.93	\$ 13.75	3,000	8.93
\$ 17.50	100,000	7.36	\$ 17.50	100,000	7.36
\$ 22.50	5,000	5.87	\$ 22.50	5,000	5.87
\$ 32.00	15,000	5.78	\$ 32.00	15,000	5.78
\$ 34.50	5,000	5.81	\$ 34.50	5,000	5.81
	<u>443,480</u>			<u>287,585</u>	

As of September 30, 2015, there were 155,895 remaining unvested options, with vesting terms ranging from 0.1 to 3.3 years. As of September 30, 2015, vested options had a weighted-average remaining contractual term of 7.6 years and a weighted-average exercise price of \$15.38 per share.

**Restricted Stock**

The following table summarizes restricted stock awards activities for the nine months ended September 30, 2015:

	Shares	Weighted Average Grant Date Share Price
Restricted stock awards unvested at December 31, 2014	22,200	\$ 14.95
Granted	25,000	4.04
Vested	(34,750)	7.77
Forfeited	(1,000)	7.50
Restricted stock awards unvested at September 30, 2015	<u>11,450</u>	<u>\$ 13.55</u>

At September 30, 2015, the weighted-average remaining vesting period of unvested restricted stock awards was 1.5 years.

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(Unaudited; amounts in thousands, except share and per share amounts, unless otherwise indicated)

**Stock-Based Compensation:**

Stock-based compensation was \$165 and \$502 for the three months ended September 30, 2015 and 2014, respectively, and \$730 and \$1,227 for the nine months ended September 30, 2015 and 2014, respectively. Stock-based compensation consists of expenses related to the issuance of stock options and restricted stock. The following table summarizes the components of stock-based compensation included in the statements of operations for the three and nine months ended September 30, 2015 and 2014:

(In thousand \$)

	Three Months Ended September 30,		Nine Months Ended September 30,	
	2015	2014	2015	2014
Cost of sales	\$ -	\$ -	\$ -	\$ -
Research & development	25	36	75	100
Selling, general and administrative	140	466	655	1,127
Total stock-based compensation	<u>\$ 165</u>	<u>\$ 502</u>	<u>\$ 730</u>	<u>\$ 1,227</u>

The aggregate unrecognized compensation expense of stock options and restricted stock at September 30, 2015 was \$1,018 which will be recognized through January 2019.

**NOTE 11 - INCOME TAXES**

Due to the Company's history of losses and uncertainty of future taxable income, a valuation allowance has been established to fully offset net operating losses and other deferred tax assets. The valuation allowance will be maintained until sufficient positive evidence exists to support that it is no longer necessary. The Company is liable for various state minimum taxes which are immaterial.

**NOTE 12 - COMMITMENTS AND CONTINGENCIES**

**Operating Lease**

The Company leases its corporate offices under an operating lease. The term of the lease is five years commencing on January 1, 2015 and expiring on December 31, 2019. We have two options to renew our lease for an additional three years each.

At September 30, 2015, the future minimum lease payments under the non-cancellable operating lease in excess of one year is as follows:

(In thousand \$)

<i>Years Ended December 31,</i>	<i>Amount</i>
2015 (remaining three months)	\$ 45
2016	152
2017	181
2018	187
2019	191
Total	<u>\$ 756</u>

Rent expense, including common area maintenance charges and taxes, was \$61 and \$20 for the three months ended September 30, 2015 and 2014, respectively, and \$172 and \$56 for the nine months ended September 30, 2015 and 2014, respectively.

**MYOS CORPORATION AND SUBSIDIARY**  
**NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS**  
**September 30, 2015**

**(Unaudited; amounts in thousands, except share and per share amounts, unless otherwise indicated)**

**Defined Contribution Plan**

The Company established a 401(K) Plan (the “401(K) Plan”) for eligible employees of the Company effective April 1, 2014. Generally, all employees of the Company who are at least twenty-one years of age and who have completed three months of service are eligible to participate in the 401(K) Plan. The 401(K) Plan is a defined contribution plan that provides that participants may make salary deferral contributions, of up to the statutory maximum allowed by law (subject to make-up contributions) in the form of voluntary payroll deductions. The Company’s matching contribution is equal to 100 percent on the first four percent of a participant’s compensation which is deferred as an elective deferral. The Company’s aggregate matching contribution were \$10 and \$9 for the three months ended September 30, 2015 and 2014, respectively, and \$37 and \$16 for the nine months ended September 30, 2015 and 2014, respectively.

**Supply Agreement**

Pursuant to the Exclusive Supply Agreement (as amended, the “Agreement”) with DIL, DIL manufactures and supplies Fortetropin exclusively to the Company and may not manufacture Fortetropin for other entities. In exchange the Company agreed to purchase minimum quantities of Fortetropin at fixed prices through 2016. In addition, DIL agreed to assign its United States patent application for the manufacture of the formula to the Company and the Company agreed, for a period of seven years from the expiration of the Agreement, it will pay DIL a low single-digit royalty payment for each kilogram of Fortetropin produced by the Company, subject to certain minimum and maximum amounts. DIL also granted the Company a right of first refusal to license and/or acquire the European patent it owns for the manufacture of the formula. The Agreement expires on December 31, 2016, and may be renewed for additional one-year periods unless terminated by either party by giving a ninety day notice before the expiration of the current term. Included in prepaid expenses and other current assets at September 30, 2015 were payments of \$250 that the Company paid in advance for 2014 inventory purchases yet to be delivered by DIL. The minimum purchase obligations under the Agreement are €1,957, or approximately \$2,201, in 2015 (including 2014 and the first nine months of 2015 purchase commitments of €230, or approximately \$258, and €1,296, or approximately \$1,457, respectively, which were not yet made) and €1,728, or approximately \$1,943, in 2016. Our failure to meet the 2014 and the first nine months of 2015 minimum purchase commitments could be considered a material breach under the terms of the Agreement, and DIL can seek to terminate the Agreement. Upon receipt of written notice of a material breach, the Company would have sixty days to fulfill the purchase requirements. If we do not cure the breach within sixty days, DIL may terminate the Agreement immediately upon sending us written notification. If the Agreement is terminated, DIL may seek to invalidate the assignment of the patent application, which could cause us to incur significant expenses to defend against such claim. If DIL is successful in invalidating the assignment of the patent application, we may be limited from manufacturing, selling or using Fortetropin, which would adversely impact our business, financial condition and results of operations.

## ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

*The following discussion should be read in conjunction with our interim condensed consolidated financial statements and related notes thereto included elsewhere in this Quarterly Report on Form 10-Q and the consolidated financial statements and related notes thereto in our Annual Report on Form 10-K for the year ended December 31, 2014. Amounts in this section are in thousands, unless otherwise indicated.*

*Certain statements in this section contain "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. All statements contained in this report and not clearly historical in nature are forward-looking, and the words "may," "will," "should," "could," "would," "expects," "plans," "anticipates," "believes," "estimates," "projects," "predicts," "intends," "potential," and similar expressions (as well as other words or expressions referencing future events, conditions or circumstances) generally are intended to identify forward-looking statements. Any statements in this report that are not historical facts are forward-looking statements. Actual results may differ materially from those projected or implied in any forward-looking statements. Such statements involve risks and uncertainties, including but not limited to those relating to product and customer demand, market acceptance of our products, the ability to create new products, the ability to achieve a sustainable profitable business, the effect of economic conditions, the ability to protect our intellectual property rights, competition from other providers and products, risks in product development, our ability to raise capital to fund continuing operations, and other factors discussed from time to time in our filings with the Securities and Exchange Commission. The Company undertakes no obligation to update or revise any forward-looking statement for events or circumstances after the date on which such statement is made except as required by law.*

### Overview

We were incorporated in the State of Nevada on April 11, 2007. Prior to February 2011, we did not have any operations and did not generate any revenues. In February 2011, we acquired our proprietary active ingredient called Fortetropin<sup>®</sup>, the first clinically proven natural myostatin inhibitor. Since February 2011, our principal business activities have been focused on deepening our scientific understanding of the activity of Fortetropin, and to leverage this knowledge to strengthen and build our intellectual property; developing sales and marketing strategies aimed at expanding our commercial presence in the sports nutrition, health and wellness and age management markets; evaluating the value of Fortetropin in therapeutic markets, including the treatment of sarcopenia, cachexia, anorexia, obesity and muscular-related conditions; and, conducting research and development focused on the discovery, development and commercialization of other products and technologies aimed at maintaining or improving the health and performance of muscle tissue.

### Plan of Operation

We are focused on the discovery, development and commercialization of nutritional supplements, functional foods, therapeutic products and other technologies aimed at maintaining or improving the health and performance of muscle tissue. Our initial core ingredient is Fortetropin, a natural, reversible, temporary myostatin inhibitor. Our plan of action is to: (i) create an emergent sales platform through marketed e-commerce sales of our Rē Muscle Health<sup>™</sup> portfolio of branded products and strategic selection of partnerships and collaborations to maximize near-term and future revenues, (ii) deepen the scientific understanding of the activity of Fortetropin, specifically as a natural, reversible, temporary modulator of the regulatory protein myostatin, and to leverage this knowledge to strengthen and build our intellectual property, (iii) conduct research and development activities to evaluate myostatin modulation in a range of both wellness and disease states, (iv) identify other products and technologies which may broaden our portfolio and define a business development strategy to protect, enhance and accelerate the growth of our products, (v) reduce the cost of manufacturing through process improvement, and (vi) identify contract manufacturing resources that can fully meet our future growth requirements. We believe that existing wellness and therapeutic targets, such as myostatin, represent a rational entry point for additional drug discovery efforts and are evaluating a separate, concurrent objective in this area.

Our commercial focus is to leverage our clinical data to develop proprietary products including direct-to-consumer branded products using multiple product delivery formats to target the large, but currently underserved, markets focused on muscle health. The sales channels through which we sell our products have changed significantly over the past year. Our first commercial product, MYO-T12, is sold in the sports nutrition market under the brand name MYO-X<sup>®</sup> through a distribution arrangement with Maximum Human Performance ("MHP"), which terminated in March 2015. Sales to MHP for the nine months ended September 30, 2015 were approximately \$57. We expect minimal future sales to MHP, if any. In February 2014, we expanded our commercial operations into the age management market through a distribution agreement with Cenegenics Product and Lab Services, LLC ("Cenegenics"), under which Cenegenics distributes and promotes a proprietary formulation containing Fortetropin through its age management centers and its community of physicians. The distribution agreement with Cenegenics expires in December 2016. On November 28, 2014, we entered into a settlement agreement with Cenegenics. Pursuant to the terms of the settlement agreement, we agreed to withdraw our October 10, 2014 request for arbitration before the International Chamber of Commerce and Cenegenics agreed to pay the Company \$1,900 by April 2016, including an aggregate of \$300 during the fourth quarter of 2014, and \$100 per month from January 2015 through April 2016. As of the date of this Form 10-Q, Cenegenics has made all scheduled payments under the terms of the settlement agreement. The settlement agreement resolves all of Cenegenics's outstanding obligations with respect to the units of product produced by the Company, including units that had not been delivered to Cenegenics at the time of the settlement agreement. During the second quarter of 2015, the Company shipped the remaining units under the settlement agreement to Cenegenics. Given the settlement agreement's extended payment schedule, the Company has deferred the revenue and related cost associated with the shipment and will record the revenue and cost of sales when the related payments are received, which is expected to be in early 2016. We are unable to predict the amount of future orders under the Cenegenics distribution agreement, if any. During the second quarter of 2015, we launched Rē Muscle Health<sup>™</sup>, our own direct-to-consumer portfolio of muscle health bars, meal replacement shakes and daily supplement powders each powered by a full 6.6 gram single serving dose of Fortetropin. Our Rē Muscle Health products are sold through our e-commerce website, remusclehealth.com, and amazon.com and are marketed through targeted digital advertising.



For the three months ended September 30, 2015, direct sales and distributor sales were \$36 and \$0, respectively. For the three months ended September 30, 2014, direct sales and distributor sales were \$7 and \$100, respectively. For the nine months ended September 30, 2015, direct sales and distributor sales were \$57 and \$67, respectively. For the nine months ended September 30, 2014, direct sales and distributor sales were \$17 and \$3,315, respectively.

We continue to pursue additional distribution arrangements and direct sales of our Rē Muscle Health™ branded products. There can be no assurance that we will be able to secure distribution arrangements on terms acceptable to the Company, or that we will be able to generate significant direct sales of our Rē Muscle Health™ products.

The Company currently relies on one third-party manufacturer to produce Fortetropin. This manufacturer purchases all the necessary raw materials from suppliers and coordinates any additional production steps with third-parties. We have multiple vendors for blending, packaging and labeling our products. The Company is pursuing other supply alternatives.

As an early-stage bionutritional and biotherapeutics company, we are dedicated to basic and clinical research that supports our existing and future product portfolio. Our research program is actively evaluating the many active proteins, lipids and peptides in Fortetropin, specifically as a natural, reversible, temporary modulator of the regulatory protein myostatin, and to leverage this knowledge to strengthen and build our intellectual property. We are dedicated to protecting our innovative technology and believe that our research programs will establish a basis for the continued submission of patent applications to help protect the Company's intellectual property. We expect our investment in research and development to continue to grow in the future.

### **Clinical and Basic Research Programs**

We invest in research and development activities externally through academic and industry collaborations aimed at enhancing our products, optimizing manufacturing and broadening the product portfolio. We have developed the following collaborations with various academic centers:

- In September 2013, we entered into a clinical study agreement with Hackensack University Medical Center to conduct a clinical study to determine the effects of Fortetropin on blood chemistries and body mass index in healthy adult women. The study is expected to be completed in 2015.
- In May 2014, we entered into a three-year master service agreement with Rutgers University. The initial phase under the agreement was to develop cell-based assays for high-throughput screening studies of next generation myostatin inhibitors. We believe the assays developed will enable us to elucidate the specific molecules in Fortetropin that impart activity as it relates to the development of muscle tissue. Additionally, we have initiated the second phase of the agreement to develop a secondary assay for measuring myostatin activity using a genetically engineered muscle cell line that will fluoresce in the presence of myostatin. The project is expected to be completed in 2015.
- In May 2014, we entered into an agreement with the University of Tampa to study the effects of Fortetropin supplementation in conjunction with modest resistance training in average men. The study was a double-blind, placebo-controlled trial which examined the effects of Fortetropin on skeletal muscle growth, lean body mass, strength, and power in recreationally trained males. Forty-five subjects were divided into placebo, 6.6g and 19.8g dosing arms of Fortetropin daily for a period of 12 weeks. Results demonstrated a statistically significant increase in both muscle thickness and lean body mass in subjects taking Fortetropin compared to placebo. Additionally, a statistically significant decrease in fat mass in subjects in the 19.8g arm was noted. The clinical study also analyzed blood myostatin, follistatin and cytokines levels via high-sensitivity enzyme-linked immunosorbent assay ("ELISA") based spectrophotometric. Serum was analyzed for a plethora of relative cytokine levels via high-sensitivity enhanced chemiluminescent-based methods. The Interferon-Gamma ("IFN- $\gamma$ ") inflammatory cytokine protocol screening showed no statistically significant changes in serum levels of IFN- $\gamma$  for subjects in the placebo group. However, subjects in both Fortetropin daily dosing arms experienced statistically significant decreases ( $p < 0.05$ ) in serum levels of the IFN- $\gamma$  inflammatory cytokine. IFN- $\gamma$  is recognized as a signature pro-inflammatory cytokine protein that plays a central role in inflammation and autoimmune diseases. Excess levels of inflammatory cytokines are associated with muscle-wasting diseases such as sarcopenia and cachexia. The lipid serum safety protocol demonstrated that daily use of Fortetropin at recommended and three times the recommended dose had no adverse lipid effect and did not adversely affect cholesterol, HDL or triglyceride levels. Data from the study was presented at the American College of Nutrition's 55<sup>th</sup> annual conference. A separate mechanism of action study at the University of Tampa demonstrated that in addition to reducing serum myostatin levels, Fortetropin showed activity in mTOR and Ubiquitin pathways, two other crucial signaling pathways in the growth and maintenance of healthy muscle. Specifically, the preclinical data showed that Fortetropin up-regulates the mTOR regulatory pathway. The mTOR pathway is responsible for production of a protein kinase related to cell growth and proliferation that increases skeletal muscle mass. Up-regulation of the mTOR pathway is important in preventing muscle atrophy. We believe Fortetropin's ability to affect the mTOR pathway may have a significant impact in treating patients suffering from degenerative muscle diseases and suggests that Fortetropin-based products may help slow muscle loss secondary to immobility and denervation. The preclinical data also demonstrated that Fortetropin acts to reduce the synthesis of proteins in the Ubiquitin pathway, a highly selective, tightly regulated system that serves to activate muscle breakdown. Over-production in the Ubiquitin pathway is responsible for muscle degradation. We believe Fortetropin's ability to regulate production in the Ubiquitin pathway may have significant implications for repairing age-related muscle loss and for patients suffering from chronic diseases causing cachexia.

- In August 2014, we entered into a research agreement with Human Metabolome Technologies America, Inc., (“HMT”), to apply their proprietary, state-of-the-art capillary electrophoresis-mass spectrometry (CE-MS) technologies to characterize the metabolomic profiles of plasma samples obtained from healthy male subjects who used either Fortetropin or placebo with the goal of identifying metabolites with pro-myogenic activity in the plasma samples of subjects who took Fortetropin as well as examining the effect on glucose and fat metabolism. HMT used a metabolite database of over 290 lipids and over 900 metabolites to identify potential plasma biomarkers of muscle growth. The study was completed during the fourth quarter of 2014. Initial data from this study indicated that subjects who received Fortetropin displayed differential metabolomic profiles relative to subjects who received placebo. The results of this study enhance our understanding of the mechanism of action of Fortetropin and provide guidance for the development of biotherapeutics based on Fortetropin. Additionally, the early indications of plasma biomarkers may guide future study design for Fortetropin clinical trials by identifying clinically-relevant endpoints and potential stratification of patient populations.
- In May 2015, we initiated a dose response clinical study led by Jacob Wilson, Ph.D., CSCS\*D, Professor of Health Sciences and Human performance at the University of Tampa, to examine the effects of Fortetropin supplementation on plasma myostatin levels at various dosing levels. This study is intended to help us better define the dose response curve, the minimal effective dose and effects of Fortetropin on serum myostatin. In this double blind placebo controlled clinical study, 80 subjects will be randomized to four groups who will be supplemented with three different doses of Fortetropin and a matching placebo. This study will continue to build upon our current knowledge of Fortetropin and will allow us to formulate new products. This study is expected to be completed in 2015.

The foregoing agreements are an integral part of our business strategy and we believe they will provide a clear scientific rationale for Fortetropin's role as a nutritional product and support its use in different medical and health applications in the future.

We are also building a small molecule and biologics discovery program aimed at regulators of myostatin synthesis and activation and the different pathways that act upon muscle development. In July 2014, we entered into a research and development agreement with Cloud Pharmaceuticals, Inc., (“Cloud”), to discover product candidates related to the inhibition of targets in the myostatin regulatory pathway as well as inflammatory mediators associated with sarcopenia and cachexia. Cloud utilizes cloud computing technology to initiate and design small molecule drug candidates based on their Inverse Design proprietary cheminformatics tool. The research is focusing on the development of product candidates related to the myostatin pathway.

We intend to pursue additional clinical studies and medical research to support differentiated and advantaged marketing claims, to build and enhance our competitive insulation via strategically based additional intellectual property, to develop product improvements and new products in consumer preferred dosage forms, to enhance overall marketing, to establish a scientific foundation for therapeutic applications for our technology, and to pursue best in class personnel.

## Results of Operations

### Three Months Ended September 30, 2015 Compared to Three Months Ended September 30, 2014

(In thousand \$)	Three Months Ended September 30,		Change	
	2015	2014	Dollars	%
Net sales	\$ 36	\$ 107	\$ (71)	-66%
Cost of sales	396	232	164	71%
Gross profit (loss)	(360)	(125)	(235)	188%
as a % of net revenues	-1000%	-117%		
Operating expenses:				
Research and development	231	365	(134)	-37%
Selling, general and administrative	645	1,637	(992)	-61%
Amortization	53	50	3	6%
Total operating expenses	929	2,052	(1,123)	-55%
as a % of net revenues	N/M	N/M		
Operating loss	(1,289)	(2,177)	888	-41%
Other income (expense), net	(4)	-	(4)	N/M
Loss before income taxes	(1,293)	(2,177)	884	-41%
Income tax expense - current	(1)	-	(1)	N/M
Net loss	\$ (1,294)	\$ (2,177)	\$ 883	-41%

#### Net sales

Net sales for the three months ended September 30, 2015 decreased \$71, or 66%, compared to net sales for the three months ended September 30, 2014. The decrease in net sales was primarily due to lower distributor sales, partially offset by sales of our Rē Muscle Health portfolio of branded products. Net sales for the three months ended September 30, 2014 included distributor sales to MHP of \$100. Net sales of Rē Muscle Health, which we launched during the second quarter of 2015, were \$30 for the three months ended September 30, 2015. We continue to explore strategic partnerships and collaborations opportunities to expand the commercial distribution of Fortetropin and our Rē Muscle Health portfolio of products.

#### Cost of sales

Cost of sales for the three months ended September 30, 2015 increased \$164, or 71%, compared to cost of sales for the three months ended September 30, 2014. The increase in cost of sales was primarily due to higher inventory reserves. Cost of sales for the three months ended September 30, 2015 and 2014 included obsolete/damaged goods inventory reserves of \$371 and \$166, respectively.

#### Operating expenses

Research and development expenses for the three months ended September 30, 2015 decreased \$134, or 37%, compared to research and development expenses for the three months ended September 30, 2014. The decrease in research and development expenses was primarily due to lower costs associated with our clinical and basic research programs through academic and industry collaborations.

Selling, general and administrative expenses for the three months ended September 30, 2015 decreased \$992, or 61%, compared to selling, general and administrative expenses for the three months ended September 30, 2014. The decrease in selling, general and administrative expenses was primarily due to a \$488 decrease in bad debt expense resulting from an accrual of \$390 for an allowance for doubtful accounts against the Cenegenics' accounts receivable balance in the three months ended September 30, 2014, compared to the reversal of Cenegenics' allowance for doubtful accounts of \$98 in the three months ended September 30, 2015. Also contributing to the decrease were lower personnel costs of \$383, mainly due to lower stock based compensation, and lower professional and consulting fees of \$120.

Amortization expense for the three months ended September 30, 2015 increased \$3, or 6%, compared to amortization expense for the three months ended September 30, 2014. The increase was due to amortization in connection with our Fortropin manufacturing process patent.

#### Other income (expense), net

Other income (expense), net was (\$4) for the three months ended September 30, 2015 and included (\$5) of interest expense on the revolving credit agreement, which was converted to a term loan on September 10, 2015 (as amended, the "Term Note").

#### Income tax expense

Income tax expense for the three months ended September 30, 2015 was \$1, which reflects minimum state corporate taxes.

#### Nine Months Ended September 30, 2015 Compared to Nine Months Ended September 30, 2014

(In thousand \$)	Nine Months Ended September 30,		Change	
	2015	2014	Dollars	%
Net sales	\$ 124	\$ 3,332	\$ (3,208)	-96%
Cost of sales	432	1,282	(850)	-66%
Gross profit (loss)	(308)	2,050	(2,358)	-115%
as a % of net revenues	-248%	62%		
Operating expenses:				
Research and development	634	1,094	(460)	-42%
Selling, general and administrative	2,668	4,452	(1,784)	-40%
Amortization	158	100	58	58%
Loss on asset impairments	-	5	(5)	-100%
Total operating expenses	3,460	5,651	(2,191)	-39%
as a % of net revenues	N/M	170%		
Operating loss	(3,768)	(3,601)	(167)	5%
Other income (expense), net	(10)	2	(12)	N/M
Loss before income taxes	\$ (3,778)	\$ (3,599)	(179)	5%
Income tax expense - current	(2)	-	(2)	N/M
Net loss	\$ (3,780)	\$ (3,599)	\$ (181)	5%

#### Net sales

Net sales for the nine months ended September 30, 2015 decreased \$3,208, or 96%, compared to net sales for the nine months ended September 30, 2014. The decrease in net sales was primarily due to lower distributor sales. Net sales for the nine months ended September 30, 2014 included distributor sales to MHP and Cenegenics of \$1,220 and \$2,095, respectively. Net sales for the nine months ended September 30, 2015 included distributor sales to MHP of \$57, Rē Muscle Health net product sales of \$49 and other product sales of \$18. We continue to explore strategic partnerships and collaborations opportunities to expand the commercial distribution of Fortropin and our Rē Muscle Health portfolio of products.

#### Cost of sales

Cost of sales for the nine months ended September 30, 2015 decreased \$850, or 66%, compared to cost of sales for the nine months ended September 30, 2014. The decrease in cost of sales was primarily due to lower net sales, partially offset by higher inventory reserves of \$163. Cost of sales for the nine months ended September 30, 2015 and 2014 included obsolete/damaged goods inventory reserves of \$371 and \$208, respectively.

#### Operating expenses

Research and development expenses for the nine months ended September 30, 2015 decreased \$460, or 42%, compared to research and development expenses for the nine months ended September 30, 2014. The decrease in research and development expenses was primarily due to lower costs associated with our clinical and basic research programs through academic and industry collaborations of \$424 and lower professional and consulting fees of \$39, partially offset by increases in other research and development expenses.

Selling, general and administrative expenses for the nine months ended September 30, 2015 decreased \$1,784, or 40%, compared to selling, general and administrative expenses for the nine months ended September 30, 2014. The decrease in selling, general and administrative expenses was primarily due to a \$683 decrease in bad debt expense resulting from an accrual of \$390 for an allowance for doubtful accounts against the Cenegenics' accounts receivable balance in the nine months ended September 30, 2014, compared to the reversal of Cenegenics' allowance for doubtful accounts of \$293 in the nine months ended September 30, 2015. Also contributing to the decrease were lower distributor co-operative advertising and broker commissions of \$616 and lower personnel costs of \$455, mainly due to lower stock based compensation.

Amortization expense for the nine months ended September 30, 2015 increased \$58, or 58%, compared to amortization expense for the nine months ended September 30, 2014. The increase was due to \$50 amortization in connection with our Fortetropin intellectual property, including the formula, trademarks, trade secrets, patent application and domain name acquired from Peak Wellness, which we started amortizing beginning in the second quarter of 2014 and \$8 amortization in connection with our Fortetropin manufacturing process patent, which we started amortizing beginning in the fourth quarter of 2014.

Loss on asset impairments for the nine months ended September 30, 2014 included a charge of \$5 related to the unrecoverable net carrying value of a capitalized fixed asset. We did not consider any of our property and equipment to be impaired during the nine months ended September 30, 2015.

#### Other income (expense), net

Other income (expense), net was (\$10) for the nine months ended September 30, 2015 and included (\$11) of interest expense on the revolving credit agreement, which was converted to a term loan on September 10, 2015 (as amended, the "Term Note").

#### Income tax expense

Income tax expense for the nine months ended September 30, 2015 was \$2, which reflects minimum state corporate taxes.

#### Liquidity and Capital Resources

Working capital at September 30, 2015 and December 31, 2014 is summarized as follows:

<i>(In thousand \$)</i>	<b>September 30, 2015</b>	<b>December 31, 2014</b>	<b>Increase (Decrease)</b>
Current Assets:			
Cash	\$ 785	\$ 1,567	\$ (782)
Accounts receivable, net	615	982	(367)
Inventories, net	1,814	1,814	-
Prepaid expenses and other current assets	471	745	(274)
Total current assets	<u>\$ 3,685</u>	<u>\$ 5,108</u>	<u>\$ (1,423)</u>
Current liabilities:			
Accounts payable	\$ 229	\$ 79	\$ 150
Accrued expenses and other current liabilities	574	495	79
Note payable	300	-	300
Total current liabilities	<u>\$ 1,103</u>	<u>\$ 574</u>	<u>\$ 529</u>
Working Capital	<u>\$ 2,582</u>	<u>\$ 4,534</u>	<u>\$ (1,952)</u>
Current Ratio	<u>3.34</u>	<u>8.90</u>	

Working capital decreased \$1,952 to \$2,582 at September 30, 2015 compared to \$4,534 at December 31, 2014. Changes in working capital components were as follows:

- Cash decreased \$782 due to \$1,971 used in operations and \$27 of capital spending, partially offset by \$916 net proceeds received from the cash exercise of the Series D warrants and \$300 of net borrowing under the Term Note. For additional information on the exercise of the Series D warrants refer to "NOTE 9 – Warrants" in our notes to condensed consolidated financial statements.
- Accounts receivable, net decreased \$367 primarily due to \$900 of cash collections from Cenegenics, partially offset by a \$293 reduction in the allowance for doubtful accounts recorded against the Cenegenics' accounts receivable balance and \$228 for product shipped to Cenegenics and recorded as deferred revenue.
- Prepaid expenses and other current assets decreased \$274 primarily due to a \$414 decrease in prepaid inventory purchases, partially offset by deferred charges of \$153 related to the cost of inventory shipped to a customer that was deferred until payment of the commensurate sale is received from the customer.

- Accounts payable increased \$150 primarily due to the timing of payments.
- Accrued expenses and other current liabilities increased \$79 due to deferred revenue of \$228 related to inventory shipped to a customer that will be recognized upon collection and \$35 of higher accrued audit fees payable, partially offset by \$81 of lower accrued consulting and legal fees, \$54 of lower accrued salaries and bonuses and \$49 of lower accrued research and development expenses.
- Notes payable increased \$300 as a result of net borrowing made under the Term Note.

At September 30, 2015, we had cash of \$785 and total assets of \$5,819 (which includes intangible assets of \$1,833). Summarized cash flows for the nine months ended September 30, 2015 and 2014 are as follows:

<i>(In thousand \$)</i>	<b>Nine Months Ended</b>		
	<b>September 30,</b>		
	<b>2015</b>	<b>2014</b>	<b>Change</b>
Net cash (used in) operating activities	\$ (1,971)	\$ (4,667)	\$ 2,696
Net cash (used in) investing activities	(27)	(29)	2
Net cash provided by financing activities	1,216	4,883	(3,667)
Net increase/(decrease) in cash	<u>\$ (782)</u>	<u>\$ 187</u>	<u>\$ (969)</u>

Cash flows from operating activities represent net loss adjusted for certain non-cash items and changes in operating assets and liabilities. Net cash used by operating activities for the nine months ended September 30, 2015 decreased (i.e., improved) \$2,696 compared to the nine months ended September 30, 2014 primarily due to lower operating expenses and lower working capital, partially offset by lower net sales. For additional information about the changes in operating assets and liabilities refer to the above discussion on working capital.

Net cash used in investing activities includes cash used to purchase capital assets. Net cash used in investing activities for the nine months ended September 30, 2015 included additions to fixed assets of \$27. Net cash used in investing activities for the nine months ended September 30, 2014 included additions to fixed assets and intangible assets of \$23 and \$6, respectively.

Net cash provided by financing activities includes proceeds from borrowing and issuing equity instruments. Net cash provided by financing activities for the nine months ended September 30, 2015 includes net proceeds of \$916 received from the cash exercise of the Series D warrants and net borrowing of \$300 under the Term Note (as defined below). For additional information on the exercise of the Series D warrants refer to “NOTE 9 – Warrants” in our notes to condensed consolidated financial statements. Net cash provided by financing activities for the nine months ended September 30, 2014 included net proceeds of \$4,663 from our January 2014 private placement transaction wherein Brean Capital, LLC served as placement agent and borrowings of \$220 under our prior revolving note, which were subsequently repaid during the fourth quarter of 2014.

As of the filing date of this Form 10-Q, management believes that there is not sufficient capital resources from operations and existing financing arrangements in order to meet operating expenses and working capital requirements for the next twelve months. We will need to seek additional funding through public or private financing or through collaborative arrangements with strategic partners in the fourth quarter of 2015, as we do not expect to have sufficient cash to operate past such quarter. These facts raise substantial doubt about the Company’s ability to continue as a going concern. Accordingly, we are evaluating various alternatives, including reducing operating expenses, such as personnel costs, securing additional financing for future business activities and other strategic alternatives. There can be no assurance that additional sources of financing will be available on acceptable terms, if at all. If no additional sources of financing are available, our future operating prospects will be adversely effected.

#### **Term Note**

On September 10, 2015, the Company converted its outstanding revolving note with City National Bank, which had a termination date of August 31, 2015, into a term note (the “Term Note”). The Term Note provides that the then outstanding balance of \$400 shall be payable along with interest thereon on the last day of each month in four (4) consecutive installments of \$100, with the final installment due and payable in full on December 31, 2015. The Term Note is collateralized by all inventory, chattel paper, accounts, equipment, general intangibles, securities and instruments. The Term Note contains customary events of default, including failure to make payment and bankruptcy. The outstanding balance under the Term Note bears interest at a per annum interest rate equal to the greater of 3.50%, or prime rate plus 1.25%. As of September 30, 2015, the interest rate on the Term Note was 4.50%. At September 30, 2015, the balance under the Term Note was \$300. As of the date of this Form 10-Q, the Company has made all payments of principal and interest when due under the Term Note.

### Long-term Contractual Obligations

As of September 30, 2015, the Company's enforceable and legally binding contractual obligations include future minimum lease payments under a non-cancellable operating lease and purchase obligations under a long-term supply agreement.

At September 30, 2015, the future minimum lease payments under the non-cancellable operating lease in excess of one year were as follows:

(In thousand \$)

<i>Years Ended December 31,</i>	<b>Amount</b>
2015 (remaining three months)	\$ 45
2016	152
2017	181
2018	187
2019	191
Total	<u>\$ 756</u>

For additional information about the operating lease refer to "NOTE 12 – Commitments and Contingencies – Operating Lease" in our notes to condensed consolidated financial statements.

In July 2014, the Company amended the supply agreement (the "Agreement") with DIL. Among other things, the Agreement provides that DIL will manufacture and supply Fortetropin exclusively to the Company and may not manufacture Fortetropin for other entities. In exchange the Company agreed to purchase minimum quantities of Fortetropin at fixed prices through 2016. The Agreement expires on December 31, 2016, and may be renewed for additional one-year periods unless terminated by either party by giving a ninety day notice before the expiration of the current term. Included in prepaid expenses and other current assets at September 30, 2015 were payments of \$250 that the Company paid in advance for 2014 inventory purchases yet to be delivered by DIL. The minimum purchase obligations under the Agreement are €1,957, or approximately \$2,201, in 2015 (including 2014 and the first nine months of 2015 purchase commitments of €230, or approximately \$258, and €1,296, or approximately \$1,457, respectively, which were not yet made) and €1,728, or approximately \$1,943, in 2016. Our failure to meet the 2014 and the first nine months of 2015 minimum purchase commitments could be considered a material breach under the terms of the Agreement, and DIL can seek to terminate the Agreement. Upon receipt of written notice of a material breach, the Company would have sixty days to fulfill the purchase requirements. If we do not cure the breach within sixty days, DIL may terminate the Agreement immediately upon sending us written notification. If the Agreement is terminated, DIL may seek to invalidate the assignment of the patent application, which could cause us to incur significant expenses to defend against such claim. If DIL is successful in invalidating the assignment of the patent application, we may be limited from manufacturing, selling or using Fortetropin, which would adversely impact our business, financial condition and results of operations.

### Off-Balance Sheet Arrangements

We do not have any off-balance sheet arrangements that have or are reasonably likely to have a current or future effect on our financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources.

### Recent Accounting Pronouncements

In August 2015, the Financial Accounting Standards Board ("FASB") issued Accounting Standard Update ("ASU") No. 2015-15, Interest—Imputation of Interest (Subtopic 835-30), Presentation and Subsequent Measurement of Debt Issuance Costs Associated with Line-of-Credit Arrangements — Amendments to SEC Paragraphs Pursuant to Staff Announcement at June 18, 2015 EITF Meeting (SEC Update) ("ASU 2015-15"). ASU 2015-15 clarifies that as line of credit arrangements were not specifically discussed in ASU 2015-03, companies can continue to present debt issuance costs for line of credit arrangements as an asset and subsequently amortize the deferred issuance cost ratably over the term of the arrangement. The amendments in ASU 2015-15 are effective for fiscal years, and interim periods within those years, beginning after December 15, 2015. We are currently evaluating the effect that the updated standard will have on our consolidated financial statements and related disclosures.

In July 2015, the FASB issued ASU No. 2015-11, Inventory (Topic 330): Simplifying the Measurement of Inventory ("ASU 2015-11") which changes the measurement principle for inventory from the lower of cost or market to the lower of cost and net realizable value. ASU 2015-11 defines net realizable value as estimated selling prices in the ordinary course of business, less reasonably predictable costs of completion, disposal, and transportation. The new guidance must be applied on a prospective basis and is effective for periods beginning after December 15, 2016, with early adoption permitted. We are currently evaluating the effect that the updated standard will have on our consolidated financial statements and related disclosures.

In April 2015, the FASB issued ASU No. 2015-03, “Simplifying the Presentation of Debt Issuance Costs” (“ASU 2015-03”), which requires all debt issuance costs be presented in the balance sheet as a direct deduction from the carrying value of the associated debt. Prior to the issuance of this standard, debt issuance costs, which are specific incremental costs, other than those paid to the lender, that are directly attributable to issuing a debt instrument (i.e., third party costs), were required to be presented in the balance sheet as a deferred charge (i.e., an asset). Under ASU 2015-03, the presentation of debt issuance costs is consistent with the presentation for a debt discount, (i.e., a direct adjustment to the carrying value of the debt). ASU 2015-03 does not affect the recognition and measurement of debt issuance costs. Accordingly, the amortization of such costs should continue to be calculated using the interest method and be reported as interest expense. ASU 2015-03 is effective for us in financial statements issued for fiscal years beginning after December 15, 2015, and interim periods within those fiscal years. We are currently evaluating the effect that the updated standard will have on our consolidated financial statements and related disclosures.

In August 2014, the FASB issued ASU No. 2014-15, “Presentation of Financial Statements – Going Concern (Subtopic 205-40): Disclosure of Uncertainties about an Entity’s Ability to Continue as a Going Concern” (“ASU 2014-15”). The amendments in this update define management’s responsibility to evaluate whether there is substantial doubt about an organization’s ability to continue as a going concern and provides related footnote disclosure requirements. Under U.S. GAAP, financial statements are prepared under the presumption that the reporting organization will continue to operate as a going concern, except in limited circumstances. Financial reporting under this presumption is commonly referred to as the going concern basis of accounting. The going concern basis of accounting establishes the fundamental basis for measuring and classifying assets and liabilities. This update provides guidance on when there is substantial doubt about an organization’s ability to continue as a going concern and how the underlying conditions and events should be disclosed in the footnotes. It is intended to reduce diversity that existed in footnote disclosures because of the lack of guidance about when substantial doubt existed. The amendments in this update are effective for us beginning in the first quarter of 2017. Early application is permitted. We are currently evaluating the effect that the updated standard will have on our consolidated financial statements and related disclosures.

In May 2014, the FASB issued ASU No. 2014-09, “Revenue from Contracts with Customers” (“ASU 2014-09”). ASU 2014-09 supersedes nearly all existing revenue recognition guidance under U.S. GAAP and requires revenue to be recognized when promised goods or services are transferred to customers in an amount that reflects the consideration that is expected to be received for those goods or services. Additionally, qualitative and quantitative disclosures are required about customer contracts, significant judgments and changes in judgments, and assets recognized from the costs to obtain or fulfill a contract. This accounting guidance is effective for us beginning in the first quarter of 2018 using one of two prescribed transition methods. We are currently evaluating the effect that the updated standard will have on our consolidated financial statements and related disclosures.

## **Critical Accounting Policies**

### **Use of Estimates**

The preparation of financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, equity and the disclosures of contingent assets and liabilities at the date of the financial statement and the reported amounts of revenues and expenses during the reporting period. Making estimates requires management to exercise significant judgment. It is at least reasonably possible that the estimate of the effect of a condition, situation or set of circumstances that existed at the date of the financial statements, which management considered in formulating its estimate, could change in the near term due to one or more future non-conforming events. Accordingly, the actual results could differ significantly from estimates. Significant items subject to such estimates include but are not limited to the valuation of stock-based awards, measurement of allowances for doubtful accounts and inventory reserves, the selection of asset useful lives, fair value estimations used to test long-lived assets, including intangibles, for impairment and provisions necessary for assets and liabilities.

The Company has recorded minimal sales to its distributors during the past five consecutive quarters, and has only recently launched its Rē Muscle Health portfolio of branded products. Accordingly, the Company cannot predict future sales. Management’s estimates, including evaluation of impairment of long-lived assets and inventory reserves are based in part on forecasted future results. A variety of factors could cause actual results to differ from forecasted results and these differences could have a significant effect on asset carrying amounts.

### **Concentrations of Credit Risk**

Management regularly reviews accounts receivables, and if necessary, establishes an allowance for doubtful accounts that reflects management's best estimate of amounts that may not be collectible based on historical collection experience and specific customer information. Bad debt expense recognized as a result of an allowance for doubtful accounts is classified under selling, general and administrative expenses in the statements of operations. If we are unable to collect our outstanding accounts receivable from our distributors, or if our distributors are unable or unwilling to purchase our products, our operating results and financial condition will be adversely affected.

### **Fair Value of Long-Lived Assets**

We test long-lived assets, including fixed assets and intangibles with finite lives, for recoverability when events or changes in circumstances indicate that the net carrying amount is greater than its fair value. Assets are grouped and evaluated at the lowest level for their identifiable cash flows that are largely independent of the cash flows of other groups of assets. We consider historical performance and future estimated results in our evaluation of potential impairment and then compare the carrying amount of the asset to the future estimated cash flows expected to result from the use of the asset. If the carrying amount of the asset exceeds estimated expected undiscounted future cash flows, we measure the amount of impairment by comparing the carrying amount of the asset to its fair value. The estimation of fair value is generally measured by discounting expected future cash flows at the rate we utilize to evaluate potential investments. We estimate fair value based on the information available in making the necessary estimates, judgments and projections.

Our policy is to evaluate intangible assets subject to amortization for possible impairment whenever events or changes in circumstances indicate that the carrying amount of such assets may not be recoverable. Impairment testing of intangible assets subject to amortization involves comparing the carrying amount of the asset to the forecasted undiscounted future cash flows. In the event the carrying value of the asset exceeds the undiscounted future cash flows, the carrying value is considered not recoverable and an impairment exists. An impairment loss is measured as the excess of the asset's carrying value over its fair value, calculated using a discounted future cash flow method. The computed impairment loss is recognized in the period that the impairment occurs. Assets which are not impaired may require an adjustment to the remaining useful lives for which to amortize the asset.

### **Stock-based Compensation**

Generally, stock-based payments are measured at their estimated fair value on the date of grant. Stock-based awards to non-employees are re-measured at fair value each financial reporting date until performance is complete. Stock-based compensation expense recognized during a period is based on the estimated number of awards that are ultimately expected to vest. For stock options and restricted stock that do not vest immediately but which contain only a service vesting feature, we recognize compensation cost on the unvested shares and options on a straight-line basis over the remaining vesting period.

The Company uses the Black-Scholes option-pricing model to estimate the fair value of options and the market price of our common stock on the date of grant for the fair value of restricted stock issued. Our determination of fair value of stock-based awards is affected by our stock price as well as assumptions regarding a number of highly complex and subjective variables. These variables include, but are not limited to our expected stock price volatility over the term of the awards, and certain other market variables such as the risk free interest rate.

### **Income Taxes**

We account for income taxes using an asset and liability approach which allows for the recognition and measurement of deferred tax assets based upon the likelihood of realization of tax benefits in future years. Under the asset and liability approach, deferred taxes are provided for the net tax effects of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for income tax purposes. A valuation allowance is provided for deferred tax assets if it is more likely than not these items will either expire before we are able to realize their benefits, or that future deductibility is uncertain.

We record a valuation allowance for deferred tax assets, if any, based on our estimates of future taxable income as well as tax planning strategies when it is more likely than not that a portion or all of its deferred tax assets will not be realized. If we are able to utilize more of our deferred tax assets than the net amount previously recorded when unanticipated events occur, an adjustment to deferred tax assets would increase our net income when those events occur.

### **Item 3. Quantitative and Qualitative Disclosures About Market Risk**

We are a smaller reporting company, and therefore, we are not required to provide information required by this Item of Form 10-Q.

#### **Item 4. Controls and Procedures**

##### *Evaluation of Disclosure Controls and Procedures*

Our management is responsible for establishing and maintaining a system of disclosure controls and procedures (as defined in Rule 13a-15(e) under the Exchange Act) that is designed to provide reasonable assurance that information we are required to disclose in the reports that we file or submit under the Exchange Act are recorded, processed, summarized and reported, within the time periods specified in the Commission's rules and forms. Disclosure controls and procedure include, without limitations, controls and procedures designed to ensure that information required to be disclosed by an issuer in the reports that it files or submits under the Exchange Act is accumulated and communicated to the issuer's management, including its principal executive officer or officers and principal financial officer or officers, or persons performing similar functions, as appropriate to allow timely decisions regarding required disclosure.

In accordance with Exchange Act Rules 13a-15 and 15d-15, an evaluation of our disclosure controls and procedures was completed by Joseph C. DosSantos, our Principal Executive Officer and Principal Financial Officer, of the effectiveness of the design and operation of our disclosure controls and procedures as of September 30, 2015. Based on that evaluation, Mr. DosSantos concluded that our disclosure controls and procedures were effective.

##### *Changes in Internal Control over Financial Reporting*

There were no changes in our internal control over financial reporting (as such term is defined in Rules 13a-15(f) and 15d-15(f) of the Exchange Act) during the quarter ended September 30, 2015 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

## PART II-OTHER INFORMATION

### Item 1. Legal Proceedings.

None

### Item 1A. Risk Factors.

Factors that could cause our actual results to differ materially from those in this report are any of the risks described in our Annual Report on Form 10-K for the year ended December 31, 2014 filed with the SEC on March 27, 2015. Any of these factors could result in a significant or material adverse effect on our results of operations or financial condition. Additional risk factors not presently known to us or that we currently deem immaterial may also impair our business or results of operations.

As of the date of this report, there have been no material changes to the risk factors disclosed in our Annual Report on Form 10-K for the year ended December 31, 2014 filed with the SEC, except we may disclose changes to such factors or disclose additional factors from time to time in our future filings with the SEC.

### Item 2. Unregistered Sales of Equity Securities and Use of Proceeds.

None

### Item 3. Defaults Upon Senior Securities.

None

### Item 4. Mine Safety Disclosures.

None

### Item 5. Other Information.

None

### Item 6. Exhibits.

No.	Description
10.1	Term Note by and between the Company and City National Bank dated September 10, 2015
31.1	Certification of Principal Executive Officer and Principal Financial Officer pursuant to Securities Exchange Act Rules 13a-14(a) and 15(d)-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
32.1*	Certification of Principal Executive Officer and Principal Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document
101.SCH	XBRL Taxonomy Extension Schema Document
101.DEF	XBRL Taxonomy Extension Definition Linkbase Document
101.LAB	XBRL Taxonomy Extension Labels Linkbase Document
101.PRE	XBRL Taxonomy Extension Presentation Linkbase Document

\* Furnished herewith

**SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

**MYOS CORPORATION**

Date: November 13, 2015

By: /s/ Joseph C. DosSantos

Name: Joseph C. DosSantos  
Title: Interim President and Chief Financial  
Officer



**TERM NOTE - INTEREST EXTRA**  
**(Interest Tied to Prime)**

\$400,000.00

Account/Note No. \_\_\_\_\_  
 400 Park Avenue, 20th Floor  
 New York, NY 10022  
 September 10, 2015

For value received, the undersigned, **MYOS CORPORATION, A NEVADA CORPORATION** (the "Borrower"), promises to pay to the order of **City National Bank**, a national banking association ("CNB"), at its office in this city, in lawful money of the United States of America and in immediately available funds, the principal sum of **FOUR HUNDRED THOUSAND AND NO/100THS DOLLARS (\$400,000.00)**, with interest thereon from the date of disbursement at a rate computed on a basis of a 360-day year, actual days elapsed, equal to the greater of (a) three and one-half percent (3.500%) per year, or (b) the "Prime Rate" of CNB, as it exists from time to time plus one and one-quarter percent (1.250%) per year. The interest rate under this Note shall never be greater than the lesser of 16.00% or the maximum rate allowed by applicable law. "Prime Rate" shall mean the rate most recently announced by CNB at its principal office in Los Angeles, California, as its "Prime Rate." Any change in the Prime Rate shall become effective on the same business day on which the Prime Rate shall change, without prior notice to Borrower.

Interest accrued on this Note shall be payable on the last day of each month, commencing September 30, 2015.

Principal shall be payable on the last day of each month in three (3) consecutive installments of ONE HUNDRED THOUSAND AND NO/100THS DOLLARS (\$100,000.00) each, commencing on September 30, 2015, and continuing up to and including November 30, 2015, with a final installment of ONE HUNDRED THOUSAND AND NO/100THS DOLLARS (\$100,000.00) due and payable in full on December 31, 2015.

Anything herein to the contrary notwithstanding, all principal and interest remaining unpaid on December 31, 2015, shall be immediately due and payable.

Borrower shall pay to CNB a late charge of 5.00% or \$10.00, whichever is greater, of any payment not received by CNB on or before the 10th day after the payment is due.

1 . **EVENTS OF DEFAULT.** The occurrence of any of the following with respect to any Borrower shall constitute an "Event of Default" hereunder;

- 1.1. Failure to make any payment of principal or interest when due under this Note;
- 1.2. Filing of a petition by or against any of such parties under any provision of the *Bankruptcy Code*;
- 1.3. Appointment of a receiver or an assignee for the benefit of creditors;

1.4. Commencement of dissolution or liquidation proceedings or the disqualification (under any applicable law or regulation) of any of such parties which is a corporation, partnership, joint venture or any other type of entity;

1.5. Death or incapacity of any of such parties which is an individual;

1.6. Any financial statement provided by any of such parties to CNB is false or materially misleading;

1.7. Any material default in the payment or performance of any obligation, or any default under any provision of any contract or instrument pursuant to which any of such parties has incurred any obligation for borrowed money, any purchase obligation or any other liability of any kind to any person or entity, including CNB;

1.8. Any sale or transfer of all or a substantial or material part of the assets of any of such parties other than in the ordinary course of business; or

1.9. Any violation, breach or default under this Note, any letter agreement, guaranty, security agreement, subordination agreement or any other contract or instrument executed in connection with this Note or securing this Note.

Should more than one person or entity execute this Note as Borrower, the obligations of each Borrower shall be joint and several.

If this Note is subject to a law that sets maximum loan charges, and that law is finally interpreted so that the interest or other charges collected, or to be collected in connection with this Note exceeds the permitted limits, then: (a) any such charge will be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from Borrower which exceed the permitted limits shall be refunded to Borrower. CNB will refund the excess either by reducing the principal owed under this Note or by making a direct payment to Borrower.

This Note will be governed by and interpreted in accordance with federal law and the laws of the State of New York (without reference to such state's conflicts of law rules). This Note has been accepted by CNB in the State of New York. If there is a lawsuit, Borrower agrees that venue and jurisdiction will be with any court of competent jurisdiction located in the State of New York.

Borrower represents and warrants to CNB that (a) Borrower's most recent financial statements that have been delivered to CNB are true, complete and correct and fairly present the financial condition of Borrower as of the accounting period referenced on the statements, and there has been no material adverse change in the financial condition of Borrower since the date of such financial statements, and (b) Borrower's most recent federal income tax return and all schedules attached to such return ("Federal Tax Return") that have been delivered to CNB are a true and correct copy of such Federal Tax Return filed with the Internal Revenue Service for the tax period ending on the date indicated in such Federal Tax Return.

"BORROWER"

MYOS CORPORATION,  
a Nevada corporation

By: /s/ Joseph DosSantos  
Joseph DosSantos, CFO/Interim  
President/Secretary



**DISBURSEMENT INSTRUCTIONS**

Branch: NY Legal Service Group, 682  
Date: September 10, 2015

City National Bank, a national banking association ("CNB") is authorized to disburse the proceeds of that certain note dated September 10, 2015, in the amount of \$400,000.00 executed by the undersigned Borrower as follows:

	Amount
Renewal/Decrease	<u>\$ 400,00.00</u>
<b>TOTAL:</b>	<b><u>\$ 400,00.00</u></b>

**AUTOMATIC PAYMENTS.** Borrower hereby authorizes CNB automatically to deduct from Borrower's account number \_\_\_\_\_ the amount of any loan payment. If the funds in the account are insufficient to cover any payment, CNB shall not be obligated to advance funds to cover the payment. At any time and for any reason, Borrower or CNB may voluntarily terminate Automatic Payments.

**FUTURE DISBURSEMENTS.** All proceeds are to be credited to Account Number \_\_\_\_\_ at City National Bank.

**Disburse as Requested by:** (identify persons authorized to make requests)  
Peter Levy, per verbal or written request.

MYOS CORPORATION,  
a Nevada corporation

By: /s/ Joseph DosSantos  
Joseph DosSantos, CFO/Interim  
President/Secretary

**RECITALS**

**A. MYOS CORPORATION.** a corporation duly organized and existing under the laws of the State of Nevada ("Corporation"), will be benefited and its corporate purpose will be served by obtaining loans, advances and/or extensions of credit and other financial accommodations from City National Bank, a national banking association ("CNB"), and this Corporation desires to obtain present or future credit and other financial accommodations from, and/or grant security to, CNB; and

**B.** If this Corporation is doing business under a fictitious business name, the Corporation has filed and published a fictitious business name statement doing business as N/A and the fictitious business name statement, a copy of which is attached, is currently in full force and effect.

**C .** This Corporation desires that certain officers be authorized to act on its behalf, from time to time, in obtaining such credit from, and/or granting security to, CNB

**NOW, THEREFORE, BE IT RESOLVED THAT:**

**1. AUTHORIZATION.** Any one (1) of the following officers of this Corporation are hereby authorized, empowered and directed to act in accordance with the terms of these Resolutions:

_____ Joseph DosSantos Authorized Person Name	_____ CFO/Interim President/Secretary Title
---	--

**2. OBTAIN CREDIT.** From time to time, with or without security, to obtain credit and other financial accommodations from CNB, and/or grant security for such credit or other financial accommodations, upon such terms as such officer(s), as the case may be, shall approve.

**3 . SCOPE OF AUTHORITY.** Without limiting the generality of the authority granted, such officer(s) designated in Paragraph 1 above, as the case may be, are authorized, empowered and directed, from time to time, in the name and on behalf of the Corporation , to:

3.1. **Incur Indebtedness.** Incur Indebtedness to CNB. The word "Indebtedness" as used herein means all debts, obligations and liabilities, currently existing or now or hereafter made, incurred or created, whether voluntary or involuntary and however arising or evidenced, whether direct or acquired by assignment or succession, whether due or not due, absolute or contingent, liquidated or unliquidated, determined or undetermined, and whether liability is individual or joint with others, all renewals, extensions and modifications thereof, and any interest rate swap or similar agreement entered into by this Corporation and all attorneys' fees and costs incurred (or allocable to CNB's in-house counsel) in connection with the negotiation, preparation, workout, collection and enforcement thereof, whether or not a lawsuit is filed;

3.2. **Execute Documents.** Execute, deliver and endorse with respect to Indebtedness to CNB, promissory notes, loan agreements, drafts, applications and agreements for letters of credit, acceptance agreements, foreign exchange documentation, international Swaps and Derivatives Association (ISDA) master agreements, schedules, and credit support documentation, indemnities, waivers, purchase agreements and other financial undertakings, and other documents and agreements in connection therewith, and all renewals, extensions or modifications thereof;

3.3. **Grant Security Interest.** Grant security interests in, pledge, assign, transfer, endorse, mortgage or otherwise hypothecate to CNB and execute security or pledge agreements, financing statements and other security interest perfection documentation, mortgages and deeds of trust on, and give trust receipts for, any or all property of this Corporation as may be agreed upon by any authorized officer(s) as collateral security for any or all Indebtedness of this Corporation and grant and execute renewals, extensions or modifications thereof;

3.4. **Negotiable Instruments.** Sell to, or discount or rediscount with CNB all negotiable instruments, including, without limitation, promissory notes, commercial paper, drafts, accounts, acceptances, leases, chattel paper, contracts, documents, instruments or evidences of debt at any time owned, held or drawn by this Corporation, and draw, endorse, or transfer any of such instruments or documents on behalf of this Corporation, and execute and deliver to CNB all documents and agreements in connection therewith, and all renewals, extensions or modifications thereof;

3.5. **Loan Proceeds.** Direct the disposition of the proceeds of any credit extended by CNB, and deliver to CNB, and accept from CNB delivery of, any property of this Corporation at any time held or to be held by CNB; and

3.6. **Appoint Persons.** Appoint persons to act on behalf of this Corporation to transact any and all acts authorized in Paragraphs 3.1 through 3.5 above. Any appointments made by any of the authorized officer(s) named herein may be conclusively relied upon by CNB until CNB is advised otherwise in writing by any of the so named authorized officer(s).

4. **WRITINGS.** Any instruments, documents, agreements or other writings executed under or pursuant to these resolutions (collectively, the "Resolutions") may be in such form and contain such terms and conditions as may be required by CNB in its sole discretion, and execution thereof by any officer(s) or other person authorized under the Resolutions shall be conclusive evidence of such officer(s) or such other appointed person's and this Corporation's approval of the terms and conditions thereof.

5. **REQUESTS FOR CREDIT.** Credit may be requested by this Corporation from CNB in person, in writing, by telephone, or by other method acceptable to CNB. This Corporation recognizes and agrees that CNB cannot effectively determine whether a specific request purportedly made by or on behalf of this Corporation is actually authorized or authentic. As it is in this Corporation's best interest that CNB extend credit in response to these forms of requests, this Corporation assumes all risks regarding the validity, authenticity and due authorization of any request purporting to be made by or on behalf of this Corporation. This Corporation is hereby authorized and directed to repay any credit that is extended by CNB pursuant to any request which CNB in good faith believes to be authorized, or when the proceeds of any credit are deposited to the account of this Corporation with CNB, regardless of whether any individual or entity other than this Corporation may have authority to draw against such account.

6 . **RATIFICATION/AMENDMENT.** The authority given under the Resolutions shall be retroactive and any and all acts so authorized that are performed prior to the Resolutions' formal adoption are hereby ratified and affirmed. In the event two or more resolutions of this Corporation are currently in effect, the provisions of each shall be cumulative, unless the latest shall specifically provide otherwise. The authority given hereby shall remain in full force and effect, shall apply with equal force and effect to the successors of the officer(s) named herein, and CNB is authorized and requested to rely and act thereon, until CNB shall have received a certified copy of a further resolution of the officer(s) of this Corporation amending, rescinding or revoking the Resolutions.

7. **NO LIMITATION BY THIS RESOLUTION.** Nothing contained in this Resolution shall limit the authority of any person to act on behalf of this Corporation as provided by law, by any agreement or authorization relating to this Corporation or otherwise.

**CERTIFICATION**

I, Joseph DosSantos, Secretary of MYOS CORPORATION, a corporation incorporated under the laws of the State of Nevada ("Corporation"), do hereby certify that the foregoing is a full, true and correct copy of Resolutions of the Board of Directors of the Corporation, duly and validly adopted by the Board of Directors as required by law, and by the by-laws of the Corporation.

I further certify that the Resolutions are still in full force and effect and have not been amended or revoked, and that the specimen signatures appearing below are the signatures of the officers authorized to sign for this corporation by virtue of these Resolutions.

**AUTHORIZED SIGNATURE[S]:**

/s/ Joseph DosSantos  
\_\_\_\_\_  
Joseph DosSantos, CFO/Interim  
President/Secretary

IN WITNESS WHEREOF, I have hereunto set my hand as Secretary of the Corporation this 10th day of September, 2015.

By: /s/ Joseph DosSantos  
\_\_\_\_\_  
Joseph DosSantos, Secretary



**LOAN FEES AND CHARGES**

Borrower: Myos Corporation, a Nevada corporation

Date: 09/10/2015

Branch Name and No.: 682-PCS New York

Customer No.: \_\_\_\_\_

Note No.: \_\_\_\_\_

In connection with the above referenced loan, fees and charges, as estimated, are as follows:

Interest Payment Due on Note No. 235898-30756 to 08/31/2015	<u>\$ 962.50</u>
<b>Total Estimated Fees</b>	<b><u>\$ 962.50</u></b>

Actual fees may be higher or lower than estimated fees. Any excess funds will be deposited to Borrower's Checking Account or reimbursed by Cashiers Check. If fees collected are insufficient to cover out of pocket costs, the Borrower will be billed directly for the balance unless authorization to debit the account is received.

By checking this box, Borrower hereby authorizes City National Bank to charge the aforementioned fees and charges to depository account number \_\_\_\_\_.

Myos Corporation, a Nevada Corporation

By: /s/ Joseph DosSantos  
Joseph DosSantos, CFO/Interim  
President/Secretary

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**CERTIFICATION OF PRINCIPAL EXECUTIVE OFFICER AND PRINCIPAL FINANCIAL OFFICER  
PURSUANT TO SECURITIES EXCHANGE ACT RULES 13A-14(A) AND 15D-14(A)  
AS ADOPTED PURSUANT TO  
SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002**

I, Joseph C. DosSantos, certify that:

1. I have reviewed this quarterly report on Form 10-Q of MYOS Corporation (the "report");
2. Based on my knowledge, this report 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 report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
4. I am responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
5. I have disclosed, based on my most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Dated: November 13, 2015

By: /s/ Joseph C. DosSantos  
Name: Joseph C. DosSantos  
Title: Interim President & Chief Financial Officer  
(Principal Executive Officer and Principal  
Financial Officer)

**CERTIFICATION OF PRINCIPAL EXECUTIVE OFFICER  
AND PRINCIPAL FINANCIAL OFFICER PURSUANT TO  
18 U.S.C. SECTION 1350,  
AS ADOPTED PURSUANT TO  
SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002**

In connection with this quarterly report on Form 10-Q of MYOS Corporation (the "Company") for the quarter ended September 30, 2015, (the "Report"), I, Joseph C. DosSantos, the Principal Executive Officer and Principal Financial Officer of the Company, do hereby certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that, to the best of my knowledge:

1. The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934 as amended; and
2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Dated: November 13, 2015

By: /s/ Joseph C. DosSantos  
Name: Joseph C. DosSantos  
Title: Interim President & Chief Financial Officer  
(Principal Executive Officer and Principal  
Financial Officer)

This certification accompanies this report on Form 10-Q pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 and shall not, except to the extent required by such Act, be deemed filed by the Company for purpose of Section 18 of the Securities Exchange Act of 1934, as amended.