Amended Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

Signal Advance, Inc.

A Texas Corporation

2520 County Road 81 Rosharon, Texas 77583 Phone: 713 510 7445 Website: signaladvance.com Email: info@signaladvance.com SIC Codes: 8731, 8711

Amended Quarterly Report for the Three (3) Month Period ended March 31, 2020 (the "Reporting Period")

As of December 31, 2019, the number of shares issued and outstanding of our Common Stock was 91,716,057

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

Yes: 🗌 No: 🖂

Indicate by check mark whether the company's shell status has changed since the previous reporting period:

Yes: 🗌 No: 🖂

Indicate by check mark whether a Change in Control of the company has occurred over this reporting period: Yes: No: No:

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

- - -

In answering this item, please also provide any names used by predecessor entities and the dates of the name changes.

Company Name:	Signal Advance, Inc. (July 2, 2007)	
Predecessors:	Biodyne, Inc. (inception);	Biodyne Development, Inc. (July 11, 2005);

Date and state (or jurisdiction) of incorporation (also describe any changes to incorporation since inception, if applicable) Please also include the issuer's current standing in its state of incorporation (e.g. active, default, inactive):

Incorporated in the State of Texas on June 4, 1992 Standing: Active, Current

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

Yes: 🗌 No: 🖂

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Address of Issuer's Principal Offices

Company Headquarters:	2520 County Road 81, Rosharon, TX 77583
Phone:	713 510 7445
Email:	info@signaladvance.com
Website:	signaladvance.com
Investor Relations:	N/A

2) Security Information

Trading symbol: Title and class of securities outstanding: CUSIP: Par or stated value:	SIGL Common Stock 83662L 20 9 No Par	
Total shares authorized:	200,000,000	as of March 31, 2020
Total shares outstanding:	91,716,057	as of March 31, 2020
Number of Shares in the Public Float:	4,283,992	as of March 31, 2020
Total number of shareholders of record:	197	as of March 31, 2020

Transfer Agent

Name:	Nevada Agency and Transfer Company
Address:	50 West Liberty, Suite 880, Reno, Nevada 89501
Phone:	773 322 0626
Email:	info@natco.org

Is the Transfer Agent registered under the Exchange Act? Yes: 🛛 No: 🗌

Describe any trading suspension orders issued by the SEC concerning the issuer or its predecessors: N/A

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

There has been no stock split, stock dividend, recapitalization, merger, or spin-off that occurred within the past 12 months.

Acquisitions:

The Company ("SA") executed an Acquisition and Share Exchange Agreement with Signal Advance Technologies, Inc. ("SAT"), a privately held Texas Corporation. Per the agreement, eligible shareholders acquired 100% of the equity and voting power in SAT immediately following the closing. In exchange, SAT acquired 75,000,000 shares (approx. 82% of the equity) of SA, making the Company a majority-owned subsidiary of SAT (see Current Report dated 220CT19).

Further, SAT acquired 80% of the equity and voting power of PIC Pocket, LLC (PIC), a venture formed to develop and commercialize defense-related applications for SA technology. PIC's principal has decades of experience developing technology for the U.S. Dept of Defense.

The financial reports of the subsidiaries (SA and PIC) are consolidated with those of SAT and reported herein.

The financial statements were amended to correct clerical errors discovered subsequent to the original submission and to add the Statement of Changes in Shareholders' Equity..

3) Issuance History

A. Changes to the Number of Outstanding Shares

Check this box to indicate there were no changes to the number of outstanding shares within the past two completed fiscal years and any subsequent periods:

No. of Shares Outstanding as of January 1, 2018: Opening Balance (Common): 14,285,342

Date of Transaction	Type of Transaction	Number of Shares Issued	Class of Securities	Value of Shares Issued	Issued at a Discount	Individual/Entity to Whom Shares were Issued	Reason for Issuance	Restricted on Filing Date?	Exemption/ Registration (Rule)
30-MAY-18	New Issue	1,000,000	Common	\$0.05	No	Chris M. Hymel	Credit Line	Yes	4(a)(2)
12-NOV-18	New Issue	1,000,000	Common	\$0.05	No	Chris M. Hymel	Credit Line	Yes	4(a)(2)
12-NOV-18	New Issue	50,000	Common	\$0.05	No	Michael Watson	Services	Yes	4(a)(2)
12-NOV-18	New Issue	50,000	Common	\$0.05	No	Richard C. Seltzer	Services	Yes	4(a)(2)
12-NOV-18	New Issue	25,000	Common	\$0.05	No	Malcolm & Lois Skolnick, TTEES Skolnick FM LIV TR	Services	Yes	4(a)(2)
12-NOV-18	New Issue	25,000	Common	\$0.05	No	Ron A. Stubbers	Services	Yes	4(a)(2)

12-MAR-19	Correction	62.500	Common	\$0.01	No	Ron A. Stubbers (1)	Services	Yes	4(a)(2)
12-IVIAR-19	confection	02,500	common		NO	()	Services	163	
05-JUN-19	New Issue	35,714	Common	\$0.07	No	Richard C Seltzer	Cash	Yes	4(a)(2)
30-SEP-19	New Issue	50,000	Common	\$0.08	No	Richard C Seltzer	Services	Yes	4(a)(2)
29-OCT-19	New Issue	75,000,000	Common	N/A	No	Signal Advance Technologies, Inc.	Acquisition/ Share Exch.	Yes	4(a)(2)
05-DEC-19	New Issue	20,000	Common	\$0.09	No	Mabrico Á. Johnson	Cash	Yes	4(a)(2)
05-DEC-19	New Issue	2,000	Common	\$0.09	No	Ramona Christine Johnson	Cash	Yes	4(a)(2)
31-DEC-19	New Issue	50,000	Common	\$0.06	No	Richard C. Seltzer	Services	Yes	4(a)(2)
31-DEC-19	New Issue	30,000	Common	\$0.06	No	Malcolm & Lois Skolnick, TTEES Skolnick FM LIV TR	Services	Yes	4(a)(2)
31-DEC-19	New Issue	30,000	Common	\$0.06	No	Ron A. Stubbers	Services	Yes	4(a)(2)
Notes:	(1) Correct	s Clerical Error:	Original Issu	uance da	te: June 13, 2	2004			
No. of Shares	No. of Shares Outstanding as of March 31, 2020: Ending Balance (Common): 91,716,057								

B. Debt Securities, Including Promissory and Convertible Notes: N/A

4) Financial Statements

Financial statements for the three (3) month periods ended March 31, 2020 are provided in Appendix A.

- A. The attached financial statements were prepared in accordance with GAAP.
- B. The financial statements for this reporting period were prepared by the following individual that has the requisite financial skill/experience: <u>Dr. Chris M. Hymel, CEO/CFO</u>

5) Issuer's Business, Products and Services

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

- A. Summary of the issuer's business operations (If the issuer does not have current operations, state "no operations")
- B. Signal Advance, Inc. has been developing its proprietary Signal Advance Technology which has been shown to significantly reduce signal detection delays associated with a variety of physical sensors in order to reduce response time and thus improve performance in control, intervention, and signal transmission systems. In also has potential application in analog encryption methodologies.
- C. Parent Company: Signal Advance Technologies, Inc.
- D. The issuers' principal products or services, and their markets

Products/Services: Engineering research and technology development related to the application and implementation of the Company's proprietary Signal Advance technology. This technology has been patented in the U.S., China, Europe and Mexico and India. Addressable markets include biomedicine, industrial process control, transportation, cyber-security and defense. Potential applications include control/interventional applications in which a reduced response delay yields improved performance.

6) Issuer's Facilities

The issuer currently leases 1,000 Sq. ft. of office/lab space with access to an additional 4,000 sq. ft. of shop space located in the greater Houston area at 2520 County Road 81, Rosharon, Texas 77583. The Company also owns the necessary technology development equipment/instruments to develop its technology as well as the license to use the patented Signal Advance technology.

7) Officers, Directors, and Control Persons Holdings (as of December 31, 2019)

Officer, Director, Control Person	Affiliation	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding
Signal Advance Technologies, Inc.	Parent Company	Rosharon, Texas	75,000,000	Common	81.77%
Chris M. Hymel	CEO, CFO, Director	Rosharon, Texas	8,224,030	Common	8.97%
Richard C. Seltzer	Director	Houston, Texas	607,980	Common	0.65%
Malcolm Skolnick	Secretary, Director	Houston, Texas	383,334	Common	0.45%
Ron A Stubbers	VP, Director	Houston, Texas	326,250	Common	0.39%

8) Legal/Disciplinary History

- A. Please identify whether any of the persons listed above have, in the past 10 years, been the subject of:
 - 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses); <u>No</u>
 - 2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities; <u>No</u>
 - 3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; <u>No</u>
 - 4. The entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended, or otherwise limited such person's involvement in any type of business or securities activities. <u>No</u>
- B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities. N/A

9) Third Party Providers

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

Corporat	e Counsel	Auditor	N/A
Name: Firm:	Richard C. Seltzer, Attorney at Law Seltzer Chadwick Soefje & Ladik, PLLC	Investor Relations:	N/A
	2100 Travis Street, Suite 645 Houston, TX 77002	Other Service Providers:	N/A
Phone: Email:	713 522 7333 rseltzer@realclearcounsel.com		

10) Issuer Certification

Principal Executive and Financial Officer:

I, Chris M. Hymel certify that:

1. I have reviewed this amended quarterly disclosure and financial statement of Signal Advance, Inc.;

2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and

3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

Date: June 3, 2020

/s/ Chris M. Hymel, CEO/CFO

APPENDIX A:



SIGNAL ADVANCE, INC. AMENDED FINANCIAL STATEMENTS AND SUPPLEMENTARY INFORMATION

Three Month Periods Ended March 31, 2020 and 2019

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Signal Advance, Inc. Amended Balance Sheets As of March 31, 2020 and 2019 (Unaudited)

		March 31				
		2020		2019		
ASSETS						
Cash and Cash Equivalents	\$	5,639	\$	15,438		
Property and Equipment, net		6 <i>,</i> 953		108		
Intellectual Property	-	95,165		100,000		
TOTAL ASSETS	\$	107,757	\$	115,547		
LIABILITIES & EQUITY						
Liabilities						
Line of Credit - Shareholder	-	13,150		21,110		
Total Liabilities	\$	13,150	\$	20,110		
Shareholders' Equity (Deficit)						
Common Stock - \$0 par value						
200,000,000 shares authorized						
 shares Issued and outstanding 						
16,435,342 as of December 31, 2018						
91,716,057 as of December 31, 2019						
Additional Paid-In Capital		6,042,611		5,884,111		
Accumulated Deficit		(5,936,329)		(5,810,938)		
Net Income <mark>(Loss)</mark>	-	(11,674)		22,263		
Total Shareholders' Equity (Deficit)	\$	94,608	\$	95,437		
TOTAL LIABILITIES & SHAREHOLDERS' EQUITY (DEFICIT)	\$	107,757	\$	115,547		

See Accompanying Notes to the Financial Statements

Signal Advance, Inc. Amended Statements of Operations Three (3) Month Periods Ended March 31, 2020 and 2019 (Unaudited)

		January - March			
	_	2020 201			
Ordinary Income/Expense					
Income					
Consulting	\$_	0	\$_	0	
Total Income	-	0	-	0	
Gross Profit	\$_	0	\$_	0	
Expense					
General and Administrative		4,811		6 <i>,</i> 085	
Intellectual Property		562		4,357	
Professional Services		4,190		22,295	
Research and Development		0		10,000	
Depreciation	-	2,111	-		
		11,674		42,737	
Net Ordinary Income	\$_	(11,674)	\$_	(42,737)	
Other Income/Expense					
Other Income	_	0	_	65,000	
	_		_		
Net Other Income <mark>(Expense)</mark>	_	0	_	65,000	
Net Income	\$	(11,674)	\$_	22,263	

See Accompanying Notes to the Financial Statements

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Signal Advance, Inc. Amended Statements of Cash Flow Three Month Periods Ended March 31, 2020 and 2019 (Unaudited)

		January	y - N	March
	_	2020		2019
OPERATING ACTIVITIES				
Net Income	\$	(11,674)	\$	22,263
Adjustments to reconcile Net Income				
to net cash provided by operations:				
Account Payable		0		(8,300)
Depreciation	_	2,111	-	0
Net cash provided by Operating Activities	\$	(9,563)	\$	13,963
INVESTING ACTIVITIES				
Purchase of Property and Equipment		(99)		(108)
Net cash provided by Investing Activities	\$	(99)	\$	(108)
			-	
FINANCING ACTIVITIES		10 717		(242)
Line of Credit - Shareholder, net	_	10,717	-	(242)
Net cash provided by Financing Activities	\$	10,717	\$	(242)
Net cash increase for period		1,054		13,613
Cash at beginning of period		4,584	-	1,825
Cash at end of period	\$	5,638	\$	15,438

See Accompanying Notes to the Financial Statements

Signal Advance, Inc. Statements of Changes in Shareholders' Equity Three Month Period Ended March 31, 2020 and Years Ended December 31, 2019 and 2018 (Unaudited)

	Comm Shares	ion \$	Stock Amount	Additional Paid-In Capital	Accumulated Other Comprehensive Gain (Loss)	Accumulated Deficit	Total Shareholders' Equity
Balance as of December 31, 2018	16,435,342	\$	-	\$ 5,884,111	\$ -	\$ (5,810,938)	\$ 73,173
Shares issued for cash	58,215		-	154,500	-	-	154,500
Shares issued for services	222,500		-	4,000	-	-	4,000
Shares issued for payment of related party line of credit	-		-	-	-	-	-
Shares Issued to Signal Advance Technologies, Inc. per Exchange Agreement	75,000,000		-	-	-	-	-
Net Other Comprehensive Loss	-		-	-	-	-	-
Net Loss	-		-	-	-	(125,391)	(125,391)
Balance as of December 31, 2019	91,716,057	\$	-	\$ 6,042,611	\$ -	\$ (5,936,329)	\$ 106,282
Shares issued for cash							
Shares issued for	-		-	-	-	-	-
services	-		-	-	-	-	-
Shares issued for payment of related party line of credit	-		-	-	-	-	-
Net Other Comprehensive Loss	-		-	-	-	-	-
Net Loss	-		-	-	-	(11,674)	(11,674)
Balance as of March. 31, 2020	91,716,057	\$	-	\$ 6,042,611	\$ -	\$ (5,948,003)	\$ 94,608

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Signal Advance, Inc. Amended Notes to Financial Statements Three Month Periods Ended March 31, 2020

NOTE A - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

NATURE OF OPERATIONS AND ORGANIZATION: Signal Advance, Inc. (the "Company"), incorporated in Texas on June 4, 1992, is an engineering product and procedure development and consulting firm focused on the development of applications for emerging technologies. The Company has significant experience in computer technology, distributed information systems, data acquisition and analysis systems, electronic technology development, biomedicine, intellectual property protection and a broad range of regulatory requirements (e.g., SEC, IRS, FDA, UL, CSA, FCC, etc.). The Company is focused on developing and implementing its proprietary signal advance technology that acts to reduce signal detection delay with potential applications in biomedicine, transportation, defense, communications, cyber-security and industrial control systems

CASH AND CASH EQUIVALENTS: The Company considers all highly liquid investments purchased with an original maturity of three months or less to be cash equivalents.

INTANGIBLE OR LONG LIVED ASSETS: The Company anticipates amortizing intangible assets such as intellectual property over their estimated useful lives unless such lives are deemed indefinite. Amortized intangible assets are tested for impairment based on undiscounted cash flows, and, if impaired, written down to fair value based on either discounted cash flows or appraised values. Intangible assets with indefinite lives are tested annually for impairment and written down to fair value as required. No impairment of intangible assets has been identified during any of the periods presented.

USE OF ESTIMATES IN FINANCIAL STATEMENT PREPARATION: The preparation of the financial statements in conformity with accounting principles generally accepted in the United States of America requires the use of estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. The Company's financial statements include amounts and adjustments that, in the opinion of management based on management's best estimates and judgments, are necessary to make the financial statement not misleading. Actual results could differ from those estimates.

AVAILABLE FOR SALE SECURITIES: The Company currently holds no investments that are treated as availablefor-sale securities (FASB ASC 320-10-25) stated at their fair market values. All such investments that would be available for current operations are classified as other assets in the balance sheet. Unrealized holding gains and losses are included as a component of other comprehensive income (Loss) until realized (FASB ASC 320-35-1). Realized gains and losses are included in 'Other Income (Loss)' in the income statement.

INVESTMENTS IN A LIMITED LIABILITY COMPANY: The equity method of accounting for investments in general partnerships is generally appropriate for accounting by partners for their investments in limited partnerships if the Company has the ability to exercise significant influence on the LLC. Under the equity method, an investor recognizes its share of the earnings or losses of an investee in the periods for which they are reported by the investee in its financial statements rather than the period in which an investee declares a dividend. The investor adjusts the carrying amount of the investment for its shares of the earnings or losses of the investee after the date of investment and reports the recognized earnings or losses in income. An investor's share of the earnings or losses of the investee shall be based on the equity held by that investor (FASB-ASC 323-10-35).

The Company currently holds no such investments.

RESEARCH AND DEVELOPMENT: Research and development costs are expensed as incurred until technological feasibility can be determined (FASB ASC 730-10-25). Upfront and milestone payments made to third parties in connection with research and development collaborations are expensed as incurred up to the point of regulatory approval, marketability, licensing, lease, or sale when the net present value and useful life is able to be determined. Payments made to third parties subsequent to the aforementioned events will be capitalized. Amounts capitalized for such payments will be included in other intangibles, less the net of the accumulated amortization, once their useful lives can be determined.

REVENUE RECOGNITION: The Company revenues are generated by: 1) Providing consulting services; 2) Licensing intellectual property; and 3) Providing consulting services to licensees to facilitate implementation. Revenue is not recognized until it is realized or realizable and earned. The Company recognizes as revenue the fees charged clients as referenced below when 1) persuasive evidence of an arrangement exists, 2) the fees charged as royalties and/or for services are substantially fixed or determinable during the period in which services are provided or royalties are collected, 3) the Company and its clients understand the specific nature and terms of the agreed upon transactions, and 4) collectability is reasonable assured after services have been rendered, or according to a royalty payment schedule.

Consulting Revenue - For revenues generated by providing engineering, scientific and medical/legal consulting services. Services are charged at an hourly rate and clients are charged and revenue is recognized monthly.

License Revenue - As part of the Company's business model and as a result of the Company's on-going investment in research and development, the Company plans to license and sell the rights to certain of its intellectual property (IP) including internally developed patents, trade secrets and technological know-how.

Certain transfers of IP to third parties may be licensing/royalty-based, transaction-based, or other forms of transfer. Licensing/royalty-based fees involve transfers in which the company earns the income over time, as a lump-sum payment or the amount of income is not fixed or determinable until the licensee sells future related products (i.e., variable royalty, based upon licensee's revenue). Accordingly, following delivery and or legal conveyance of rights to the aforementioned IP to the client, and following inception of the license term, revenue is recognized in a manner consistent with the nature of the transaction and the earnings process.

Combined License/Consulting Revenue - in certain circumstances the license agreement will also include consulting services to facilitate the use of the Company's IP, in which case the arrangement may include multiple deliverables. If the client is dependent on the consulting services of the Company to bring value to the license then the license and consulting services will be considered a single unit of accounting. If, however, the license has value to the client, independent of the consulting services provided by the Company, then each deliverable has value on a standalone basis. As such each delivered item or items shall be considered a separate unit of accounting (FASB ASC 605-25).

Alternatively, license terms may contain a citation of milestones of achievement by the licensee. Each milestone may be tied to an increase in the minimum royalty. Under these circumstances, the deliverable, or unit of accounting, consideration may be contingent on the substantive achievement of one or more milestones. As such, revenue is recognized in its entirety in the period in which the milestone is achieved (FASB ASC 605-28).

During the three month period ended March 31, 2020, the Company recognized no revenues.

PROPERTY AND EQUIPMENT: Fixed Assets (land, buildings and equipment) are carried at cost less accumulated depreciation. Depreciation is based on the estimated service lives of depreciable assets and is provided using the straight line method. In the case of disposals, assets and related depreciation are removed from the accounts, and the net amounts, less proceeds from disposal, are included in income.

INCOME TAXES: The Company takes an asset and liability approach to financial accounting and reporting for income taxes. The difference between the financial statement and tax basis of assets and liabilities is determined annually. Deferred income tax assets and liabilities are computed for those differences that have future tax consequences using the currently enacted tax laws and rates that apply to the periods in which they are expected to affect taxable income. Valuation allowances are established, if necessary, to reduce the deferred tax asset to the amount that will assure full realization (FASB ASC 740). As of December 31, 2019, the Company recorded a valuation allowance that reduced its deferred tax assets to zero.

CONCENTRATIONS OF CREDIT RISK: Financial instruments which potentially subject the Company to significant concentrations of credit risk consist primarily of investment securities. Investment securities are exposed to various risks, such as interest rate, market and credit risks. Due to the level of risk associated with certain investment securities, it is reasonably possible that changes in the values of investment securities can occur in the near term and that each change could materially affect the amounts reported in the financial statement.

GOING CONCERN: The Company is currently conducting operations, but has not yet generated sufficient operating revenue to fund its development activities. The Company has relied on funding by the Company's President and the sale of its common stock. There is a substantial doubt that the Company will generate sufficient revenues in future years to meet its operating cash requirements. Accordingly, the Company's ability to continue operations in the short-term depends on its success in obtaining equity or debt financing in an amount sufficient to support its operations. This could raise doubt as to its ability to continue as a going concern. The financial statements do not include any adjustments that might result from this uncertainty.

NOTE B - INTELLECTUAL PROPERTY

Intellectual property protection has been obtained for the specifically identifiable intellectual property (IP) termed Signal Advance technology. The Intellectual property derives from a license of the IP in the form of issued patents both domestic and international. The patents are issued in the name of the inventor, Chris M. Hymel, Ph.D., the Company President and were licensed to the Company under an Intellectual Property License. The following table lists the patent applications and issued patents and their respective status:

Patent Office	Patent No	Granted
United States	8452544	Granted May 2013
China	ZL 200880015288.2	Granted Nov. 2012
Europe	EP 08 75 4879.8	Granted Jan. 2017
Mexico	MX/A/2009/00921	Granted Apr. 2014
India	3465/KOLNP/2009	Granted Aug. 2019

The expenses incurred in acquiring the intellectual property license as well as the domestic and international patent and trademark protection are expensed (included as "Intellectual Property" under expenses on the Statements of Operations for the three month period ended March 31, 2020). These costs include expenses to prepare and prosecute patent applications and protect the intellectual property, including filing and issuance fees, fees for consultants, experts, advisors, patent attorneys, international associates, patent applications, patent claims and other amendments and responses to office actions. The majority of the intellectual property expenses are currently being paid by the new parent company.

Additional patent submissions related to specific applications, SA circuit configurations, and signal processing techniques are under consideration. Any patent infringement case may hinder the Company's ability to generate revenues.

NOTE C - PROPERTY AND EQUIPMENT

Property and equipment as of December 31, 2019 is summarized as follows:

	2019
Cost / Basis	\$ 10,457
Accumulated depreciation	1,491
Total property and equipment, net	\$ 8,965

Depreciation expense during the for the three month period ended March 31, 2020 was \$2,111.

NOTE D - AVAILABLE FOR SALE SECURITIES

The Company currently has no Available for Sale Securities

NOTE E - INCOME TAXES

The Company follows ASC 740-10-50 "Accounting for Income Taxes." Deferred income taxes reflect the net effect of (a) temporary difference between carrying amounts of assets and liabilities for financial purposes and the amounts used for income tax reporting purposes, and (b) net operating loss carry-forwards. No net provision for refundable Federal income tax has been made in the accompanying statement of loss because no recoverable taxes were paid previously. Similarly, no deferred tax asset attributable to the net operating loss carry-forward has been recognized, as it is not deemed likely to be realized.

The provision for refundable federal income tax consists of the following for the years ended 2019:

	2019
Federal income tax benefit attributed to:	
Net operating income/ <mark>(loss)</mark>	(125,391)
Valuation allowance	125,391
Net benefit	-
The cumulative tax effect at the rate of 21% of significant items comprising the Company's net deferred tax amount is as follows:	
Deferred tax attributed:	
Net operating loss carryover	1,246,629
Less: change in valuation allowance	(1,246,629)
Net deferred tax asset	-

As of March 31, 2019, the Company had an unused net operating loss carry-forward of \$5,948,003 that is available to offset future taxable income; the loss carry-forwards will start to expire in 2028.

NOTE F - LINE OF CREDIT - SHAREHOLDER

The President provides funds to the Company under on the terms of a Line of Credit Promissory Note negotiated with, and approved by, the Board of Directors. The line of credit is due on demand, unsecured, and accrues simple interest at 2.5% per quarter. As of March 31, 2020, the remaining balance payable was \$13,150 including accrued interest of \$321.

NOTE G - FACILITIES LEASE

The Company currently leases office space, from its president, on a month to month basis at a rate of \$700 per month. Rental expense totaled to \$2,100 for the three month periods ended March 31, 2020 and 2019.

NOTE H - EQUITY

During the year ended December 31, 2018, the Company made the following Common Stock issuances:

- 1) 50,000 shares of common stock valued at \$2,500 to a consultant in exchange for services.
- 2) 125,000 shares of common stock valued at \$6,250 to Officers and Directors in exchange for services.
- 3) 2,000,000 shares of common stock valued at \$100,000 to partially repay the related party line of credit.

During the year ended December 31, 2019, the Company made the following Common Stock issuances:

- 1) 160,000 shares of common stock valued at \$10,600 to Officers and Directors in exchange for services.
- 2) 57,715 shares of common stock valued for \$4,500 in cash.
- 3) 75,000,000 shares of common stock per the terms of an acquisition and share exchange agreement.
- 4) 62,500 shares of common stock valued at \$6,250 originally issued to an Officer/Director in 2004 were added to correct the transfer agent's records and thus was not a new issuance.

During the three month period year ended March 31, 2020, the Company made no Common Stock issuances.

AMENDED CONSOLIDATED FINANCIAL REPORTS

SIGNAL ADVANCE TECHNOLOGIES, INC. (Parent Company)

Signal Advance Technologies, Inc. Amended Consolidated Balance Sheet As of March 31, 2020 and December 31, 2019¹ (Unaudited)

	March 31	December 31
	2020	2019
ASSETS		
Cash and Cash Equivalents	465,576	523,915
Money Market Fund	4,570,595	2,514,871
Property and Equipment, net	49,282	43,774
Intellectual Property	95,165	95,165
TOTAL ASSETS	5,180,618	3,177,725
LIABILITIES & EQUITY		
Liabilities		
Line of Credit - Shareholder	15,646	3,990
Total Liabilities	15,646	3,990
Shareholders' Equity <mark>(Deficit)</mark>		
Common Stock - \$0 par value		
200,000,000 shares authorized		
 shares Issued and outstanding 		
19,148,043 as of December 31, 2019		
19,148,043 as of March 31, 2020		
Additional Paid-In Capital	9,543,861	9,542,861
Accumulated Deficit	(6,219,126)	(5,810.938)
Adj. for Subsidiary Investment	(150,000)	(150,000)
Withdrawal of Capital ²	(150,000)	0
Net Income <mark>(Loss)</mark>	2,140,239	(408,189)
Total Shareholders' Equity (Deficit)	5,164,974	3,173,734
TOTAL LIABILITIES & SHAREHOLDERS' EQUITY (DEFICIT)	5,180,618	3,177,725

Notes:

1) Amended Financial Report - Year-Ended December 31, 2019

2) Partner (Subsidiary LLC)

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Signal Advance Technologies, Inc. Amended Consolidated Statement of Operations Three Month Period Ended March 31, 2020 and Year Ended December 31, 2019¹ (Unaudited)

	January - March 2020	January - December 2019
Ordinary Income/Expense		
Income		
Consulting	0	0
Total Income	0	0
Gross Profit	0	0
Expense		
General and Administrative	6,147	33,843
Intellectual Property	7,813	13,404
Professional Services	28,305	370,974
Research and Development	13,853	46,000
Depreciation	9,328	6,830
Total Expense	65,445	471,050
Net Ordinary Income	(65,445)	(471,050)
Other Income/Expense	0	0
Other Income	2,205,724	79,871
Other Expense	40	(17,000)
Net Other Income <mark>(Expense)</mark>	2,205,684	62,871
Net Income	2,140,239	(408,179)

Note:

1) Amended Financial Report - Year-Ended December 31, 2019

Signal Advance Technologies, Inc. Amended Consolidated Statement of Cash Flow Three Month Period Ended March 31, 2020 and Year Ended December 31, 2019¹ (Unaudited)

	January - March 2020	January - December 2019
OPERATING ACTIVITIES		
Net Income	2,140,238	(408,179)
Adjustments to reconcile Net Income	0	0
to net cash provided by operations:	0	0
Account Payable	0	(8,300)
Depreciation	9,328	6,829
Stock Compensation	0	4,000
Net cash provided by Operating Activities	2,149,566	(405,659)
INVESTING ACTIVITIES	0	0
Intangible Property	0	(95,165)
Long-Term Investment	0	100,000
Money Market Fund	(2,055,724)	(2,514,871)
Purchase of Property and Equipment	(14,836)	(50,604)
Net cash provided by Investing Activities	(2,070,560)	(2,560,640)
FINANCING ACTIVITIES	0	0
Adjustment for Subsidiary Investment	0	(150,000)
Line of Credit - Shareholder, net	11,655	(16,361)
Proceeds from Sale of Common Stock/Equity	1,000	3,654,750
Withdrawal of Capital ²	(150,000)	0
Net cash provided by Investing Activities	(137,345)	3,638,389
Net cash increase for period	(58,339)	672,090
Cash at beginning of period	523,915	1,825
Cash at end of period	465,576	673,915

Notes:

1) Amended Financial Report - Year-Ended December 31, 2019

2) Partner (Subsidiary LLC)