Elmsford, New York

CONSOLIDATED FINANCIAL STATEMENTS

Including Report of Independent Registered Public Accounting Firm

As of August 31, 2013 and May 31, 2013 and for the Three Months Ended August 31, 2013 and 2012

_		
\sim	nta	nto
Co	me	HILS

As of August 31, 2013 and May 31, 2013 and for the Three Months Ended August 31, 2013 and 2012	Pages
Report of Independent Registered Public Accounting Firm	1
Consolidated Financial Statements	
Consolidated Balance Sheets	2
Consolidated Statements of Income and Comprehensive Income	3
Consolidated Statement of Stockholders' Equity	4
Consolidated Statements of Cash Flows	5
Notes to Consolidated Financial Statements	6 - 16



formerly
HOLTZ RUBENSTEIN REMINICK

Baker Tilly Virchow Krause, LLP One Penn Plaza, Suite 3000 New York, NY 10119 tel 212 697 6900 fax 212 490 1412 bakertilly.com

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Stockholders FRMO Corporation and Subsidiary Elmsford, New York

We have reviewed the accompanying consolidated balance sheet of FRMO Corporation and Subsidiary (the "Company") as of August 31, 2013, the related consolidated statements of income and comprehensive income and consolidated statements of cash flows for the three months ended August 31, 2013 and 2012, and the consolidated statement of stockholders' equity for the three months ended August 31, 2013. These interim financial statements are the responsibility of the Company's management.

We conducted our reviews in accordance with the standards of the Public Company Accounting Oversight Board (United States). A review of interim financial information consists principally of applying analytical procedures and making inquiries of persons responsible for financial and accounting matters. It is substantially less in scope than an audit conducted in accordance with standards of the Public Company Accounting Oversight Board (United States), the objective of which is the expression of an opinion regarding the financial statements taken as a whole. Accordingly, we do not express such an opinion.

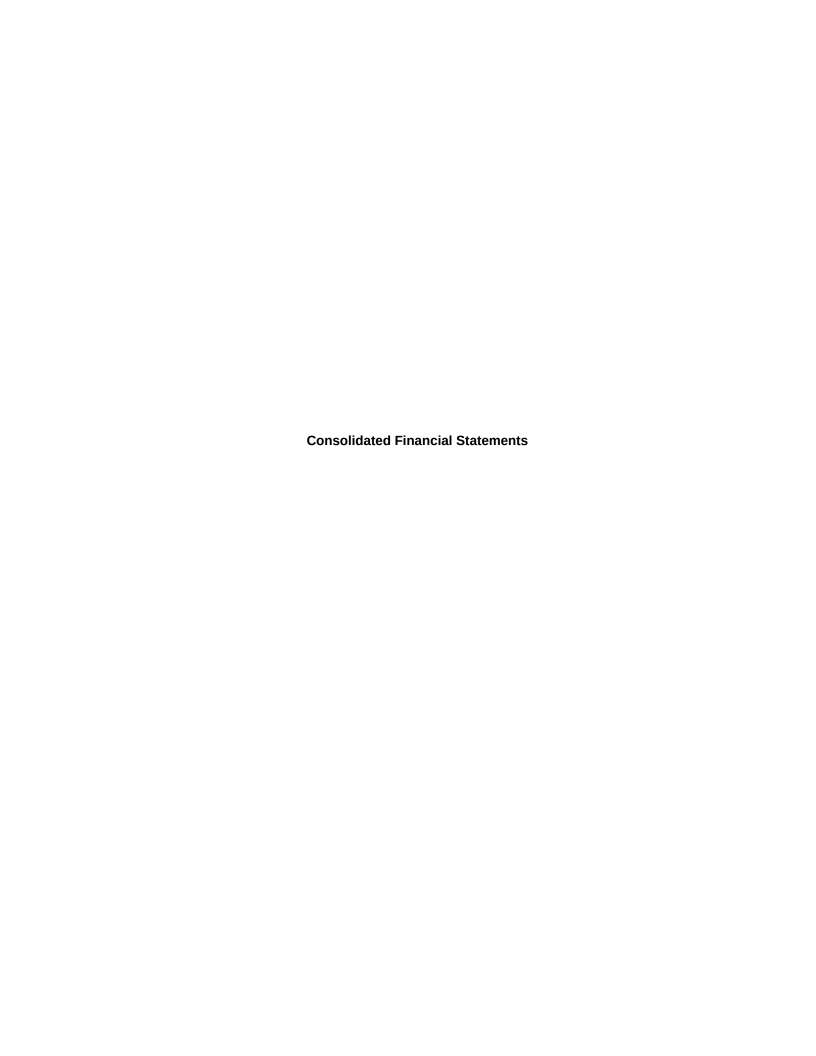
Based on our reviews we are not aware of any material modifications that should be made to the accompanying interim financial statements for them to be in conformity with accounting principles generally accepted in the United States of America.

We have previously audited, in accordance with auditing standards of the Public Company Accounting Oversight Board (United States), the consolidated balances sheet of FRMO Corporation and Subsidiary as of May 31, 2013 and, in our report dated August 7, 2013, we expressed an unqualified opinion on the consolidated balance sheet, but we have not performed any auditing procedures since that date on the May 31, 2013 financial statements. In our opinion, the information set forth in the accompanying consolidated balance sheet as of May 31, 2013, is fairly stated, in all material respects, in relation to the consolidated financial statements from which it has been derived.

Baku Tely Vuchow Krause LLP

New York, New York October 15, 2013





Consolidated Balance Sheets

	August 31, 2013	May 31, 2013
	(Unaudited)	
Assets		
Current Assets:		
Cash and cash equivalents	\$25,742,722	\$26,525,074
Accounts receivable (including due from related party of \$677,375 and \$-0-,		
at August 31, 2013 and May 31, 2013, respectively)	743,810	476,266
Participation receivable	138,357	138,357
Prepaid income taxes	1,227,266	397,147
Investments, available for sale, at fair value (cost of \$33,637,802 and		
\$32,003,738 at August 31, 2013 and May 31, 2013, respectively)	46,162,153	47,306,151
Total Current Assets	74,014,308	74,842,995
Investment in Unconsolidated Limited Liability Company, at cost	10,994,266	10,973,940
Participation in Horizon Kinetics revenue stream	10,200,000	10,200,000
Total Assets	\$95,208,574	\$96,016,935
Liabilities and Stockholders' Equity		
Current Liabilities:		
Accounts payable and accrued expenses	\$ 218,014	\$ 171,779
Securities sold, not yet purchased (proceeds of \$4,993,907 and \$4,487,997 at	:	
August 31, 2013 and May 31, 2013, respectively)	2,276,781	2,338,742
Deferred tax liability	5,582,477	5,851,595
Redeemable preferred stock	50,000	50,000
Total Current Liabilities	8,127,272	8,412,116
Deferred Tax Liability - non-current	4,237,675	4,237,675
Total Liabilities	12,364,947	12,649,791
Stockholders' Equity:		
Preferred stock - \$.001 par value;		
Authorized - 2,000,000 shares; no shares outstanding	_	_
Common stock - \$0.001 par value:		
Authorized - 90,000,000 shares		
Issued and outstanding - 43,261,972 shares and 43,255,972 shares at		
August 31, 2013 and May 31, 2013, respectively	43,261	43,255
Additional paid-in capital	25,861,352	25,823,468
Accumulated other comprehensive income	5,530,779	7,495,416
Retained earnings	51,408,235	50,005,005
Total Stockholders' Equity	82,843,627	83,367,144
Total Liabilities and Stockholders' Equity	\$95,208,574	\$96,016,935

Consolidated Statements of Income and Comprehensive Income

For the Three Months Ended August 31,	2013	2012
	(Una	udited)
Revenue:		
Consultancy and advisory fees	\$ 678,724	\$ 541,817
Dividends and interest income, net	420,530	405,356
Realized gains	26,362	498,714
Income from investment partnerships		
and limited liability companies	1,256,213	450,141
Total Revenue	2,381,829	1,896,028
Expenses:		
Employee compensation and benefits	25,800	33,130
Professional fees	96,831	74,288
Other expenses	90,211	79,360
Equity compensation	-	39,489
Amortization	-	18,622
Total Expenses	212,842	244,889
Income from Operations	2,168,987	1,651,139
Provision for Income Taxes	765,757	596,979
Net Income	1,403,230	1,054,160
Other comprehensive (loss) income, net of tax		
Gross unrealized investment holding (losses) gains arising during		
the period	(2,716,104)	997,476
Income tax benefit (expense) related to items of other comprehensive		
income	751,467	(446,014)
Comprehensive (Loss) Income	\$ (561,407)	\$ 1,605,622
Earnings per Common Share:		
Basic	\$ 0.03	\$ 0.03
Diluted	\$ 0.03	\$ 0.03
Weighted Average Common Shares Outstanding:		
Basic	43,256,755	39,138,154
Diluted	43,646,328	39,188,154

Consolidated Statement of Stockholders' Equity

For the Three Months Ended August 31, 2013 (Unaudited)

	Commo Shares	ock Amount	Additional Paid-In Capital	ccumulated Other mprehensive Income	Retained Earnings	Total Stockholders' Equity
	Onares	 Antount	Capital	mcome	Lamings	Equity
Balance - June 1, 2013	43,255,972	\$ 43,255	\$ 25,823,468	\$ 7,495,416	\$ 50,005,005	\$ 83,367,144
Equity Compensation	-	-	-	-	-	-
Exercise of Stock Options	6,000	6	12,084	-	-	12,090
Non-cash Compensation Change in Unrealized Gains on Available for	-	-	25,800	-	-	25,800
Sale Securities, net of tax	_	_	_	(1,964,637)	_	(1,964,637)
Net Income		-	-	-	1,403,230	1,403,230
Balance - August 31, 2013	43,261,972	\$ 43,261	\$ 25,861,352	\$ 5,530,779	\$ 51,408,235	\$ 82,843,627

Consolidated Statements of Cash Flows

For the Three Months Ended August 31,	2013	2012
	(Unau	dited)
Cash Flows from Operating Activities:		
Net income	\$ 1,403,230	\$ 1,054,160
Adjustments to reconcile net income to net cash provided by		
(used in) provided by operating activities:		
Non-cash compensation	25,800	33,130
Equity compensation	-	39,489
Amortization	-	18,622
Realized gain on investments	(26,362)	(498,714)
Income allocated from partnership and limited liability company		
investments	(1,256,213)	(450,141)
Deferred income tax expense (benefit)	482,349	(246,385)
Changes in operating assets and liabilities:		
Accounts receivable	(267,544)	(79,469)
Prepaid income taxes	(830,119)	177,807
Accounts payable and accrued expenses	46,235	(64,346)
Income taxes payable		665,468
Net Cash (Used In) Provided By Operating Activities	(422,624)	649,621
Cook Flows from Investing Activities		
Cash Flows from Investing Activities: Proceeds - investments available for sale	442.020	4E 200
Purchases - investments available for sale	142,839	45,388
	(625,153)	(280,622)
Proceeds from securities sold, not yet purchased Purchases to cover securities previously sold	361,927 (251,431)	1,000,720
Net Cash (Used In) Provided By Investing Activities	(251,431) (371,818)	(202,909) 562,577
Net Cash (Osed III) I lovided by investing Activities	(371,010)	302,377
Cash Flows from Financing Activities:		
Proceeds from exercise of stock options	12,090	
Net Cash Provided By Financing Activities	12,090	
Net (Decrease) Increase in Cash and Cash Equivalents	(782,352)	1,212,198
Cash and Cash Equivalents - beginning of period	26,525,074	
Cash and Cash Equivalents - beginning of period Cash and Cash Equivalents - end of period	\$25,742,722	19,405,089 \$20,617,287
Cash and Cash Equivalents - end of period	Ψ23,1 1 2,1 22	Ψ20,017,207
Supplemental Disclosures:		
Cash paid during the periods for:		
Taxes	\$ 1,103,000	\$ -
Interest	\$ 14,791	\$ 11,948
Non-cash Investing Activities:		
Investment acquired through the transfer of revenue stream	\$ -	\$ 511,475
· · · · · · · · · · · · · · · · · · ·		

Notes to Consolidated Financial Statements

As of August 31, 2013 and May 31, 2013 and for the Three Months Ended August 31, 2013 and 2012

1. Organization of the Company

FRMO Corporation ("FRMO" or "the Company") was incorporated in 1993 under another name. In January 2001, FRMO spun off its operations in a transaction accounted for as a reverse pooling of interests. On January 23, 2001, 34,200,000 shares of common stock were issued to the FRM Control Group. Murray Stahl and Steven Bregman, Chairman and President of the Company, respectively, are the principal persons in the FRM Control Group.

On December 20, 2011, the Company declared a 1-for-100 reverse stock split of its common stock, effective on the record date of January 17, 2012. Stockholders owning fewer than 100 shares on the record date had their shares cancelled and converted into the right to receive \$3.00 for each share of common stock held prior to the reverse stock split. As a result of the reverse stock split, the Company cancelled 19,986 shares of its common stock on January 17, 2012 at a cost of \$59,958. The reverse stock split was immediately followed by a 100-for-1 forward split for stockholders owning 100 or more shares on January 17, 2012. Stockholders' equity and per share amounts have been restated to account for these transactions as if they occurred at the beginning of the periods presented.

The board of directors elected and approved a change to the Company's fiscal year from February 28 to May 31, effective for the fiscal year ended May 31, 2012.

2. Nature of Business and Significant Accounting Policies

Basis of presentation - The consolidated financial statements include the accounts of FRMO and its wholly owned subsidiary, Fromex Equity Corp. ("Fromex") (collectively referred to as the "Company"). The Company maintains its corporate office in Elmsford, New York.

Nature of business - Management is experienced in the analysis of public companies and securities within a framework of identifying investment strategies and techniques that reduce risk. The Company endeavors to identify and participate in operating assets, particularly in the early stages of the expression of their ultimate value, in ways that are calculated to increase the value of the stockholders' interest in FRMO. Such assets are expected to include, but are not limited to, those whose values and earnings are based on intellectual capital. Of the many varieties of capital upon which investors have earned returns, ranging from real estate to silicon, perhaps the highest returns on capital have been earned on intellectual capital. It is the goal of FRMO to maximize its return on this form of asset. The identification of any business opportunities will follow the process employed by Horizon Kinetics, LLC ("Horizon" or "Horizon Kinetics"), to select and evaluate investment opportunities and strategies. Horizon was co-founded by Murray Stahl and Steven Bregman, officers and principal stockholders of the Company. It is an investment advisory and independent research firm, the research activities serving primarily institutional investors. It provides in-depth analysis of information-poor, under-researched companies and strategies to identify the complex or overlooked situations that can offer an advantage to the investor.

Until April 30, 2011, the Company owned an 8.44% interest in Kinetics Advisers, LLC ("Kinetics Advisers"). Effective May 1, 2011, the members of Kinetics Advisors contributed all of their membership interests in Kinetics Advisers to Horizon Kinetics and, in exchange, Kinetics Advisers members received certain membership interests of Horizon Kinetics and Kinetics Advisers became a wholly-owned subsidiary of Horizon Kinetics (the "Exchange"). As result of the Exchange, the Company exchanged its original 8.44% membership interest in Kinetics Advisers for a 0.47% membership interest in Horizon Kinetics and a receivable of approximately \$4,814,000, which represents the Company's proportionate shares of fees that were earned and payable to Kinetics Advisers prior to the Exchange (see Note 3). On August 15, 2012, the Company transferred an interest in a revenue stream ("Revenue Stream"- see Note 2 (iii) below) to Horizon Kinetics in exchange for A-1 units of Horizon Kinetics, increasing the Company's membership interest in Horizon Kinetics to 0.86%. Pursuant to an April 16, 2013 agreement with Horizon Kinetics, the Company issued 2,387,715 shares of its common stock on May 31, 2013 to the individual Horizon Kinetics unit sellers in exchange for an additional 4.09% interest in Horizon Kinetics. As a result of the Exchange, FRMO increased its interest in Horizon Kinetics from 0.86% to 4.95% (see Note 3).

Notes to Consolidated Financial Statements

As of August 31, 2013 and May 31, 2013 and for the Three Months Ended August 31, 2013 and 2012

Effective June 1, 2013, the Company earns substantially all of its fees from Horizon Kinetics as a result of an amendment of its product-specific revenue interests (see Note 3). For the three months ended August 31, 2013 and 2012, fees earned by the Company include fees earned from Horizon Kinetics and other fees derived from assets managed by other parties based on the research of Horizon Kinetics. The other programs significant to FRMO's fees are as follows:

- (i) **Sub-Advisory fees -** Until August 15, 2012, the Company received a one-third interest in a Revenue Stream that Horizon Kinetics derives from its sub-advisory program for a large investment firm. On August 15, 2012, the Company transferred its Revenue Stream to Horizon Kinetics in exchange for 39,897 A-1 units of Horizon Kinetics.
- (ii) **Consulting fees -** The Company receives consulting fees pursuant to an agreement with Santa Monica Partners, LP, whose manager is a director and stockholder of the Company.
- (iii) Participation agreement In November 2010, the Company invested in a participation agreement with Horizon. The agreement provided that the Company pay to Horizon \$750,473 to fund Horizon's November 8, 2010 capital call in Croupier Prive Private Equity Fund, LP ("Prive") for the purchase by Croupier Prive Private Equity Fund Master Fund, LP ("Master") of four specified investments in consideration of Horizon's agreement that the Company shall have the right to participate in 50% of Horizon's share of any profit in each of the investments while bearing only 10% of any loss on the sale of each of the investments through the end of Prive's term on January 29, 2013. On April 12, 2013, the Company received \$664,277 as a partial distribution. As of August 31, 2013 and May 31, 2013, the balance of the assets to be distributed by Horizon was \$138,357 and is included in "Participation receivable" in the consolidated balance sheets.

Prior to May 31, 2013, the Company also received fees from:

- (i) Kinetics Paradigm Mutual Fund The Company received 100% of the research fees to which Horizon is entitled from the open-end mutual fund, Kinetics Paradigm Fund (trading symbol WWNPX).
- (ii) Research agreement Pursuant to a research agreement with Horizon Global Advisers LLC ("HGA"), the Company's subsidiary, Fromex, received a fee equal to 46% of the management fees received by HGA from its funds under management plus 60% of the incentive or performance fees received by HGA from its funds under management.
- (iii) **Fee participation -** A fee participation of 20% of all management fees, incentive fees, and performance allocations that Horizon Kinetics receives from Horizon Multi-Disciplinary Fund, LP and Horizon Multi-Disciplinary Offshore Fund, Ltd.

The Company has evaluated all subsequent events from the date of the consolidated balance sheets through October 15, 2013, which represents the date these consolidated financial statements are available to be issued.

Cash and cash equivalents - The Company considers all highly liquid investments with an original maturity of three months or less when purchased to be cash equivalents. At August 31, 2013 and May 31, 2013, the Company had balances in excess of federally insured limits on deposit with financial institutions. The Company has not experienced any losses in such accounts, and management believes that it is not exposed to any significant credit risk on cash and cash equivalents.

Notes to Consolidated Financial Statements

As of August 31, 2013 and May 31, 2013 and for the Three Months Ended August 31, 2013 and 2012

Due to/from broker - Due to broker includes net cash amounts payable for securities that have not yet settled and margin interest owed. Due from broker includes net cash amounts owed from security transactions that have not yet settled.

In the normal course of business, substantially all of the Company's securities transactions, money balances, and security positions are transacted with one broker. The Company is subjected to credit risk to the extent any broker with which it conducts business is unable to fulfill contractual obligations on its behalf. The Company's management monitors the financial condition of such broker and does not anticipate any losses from such counterparty.

Investment valuation - The Company accounts for its investments in accordance with "Investments - Debt and Equity Securities", which requires that fixed-maturity and equity securities that have readily determined fair values be segregated into categories based upon the Company's intention for those securities. Accordingly, the Company has classified its equity securities as available-for-sale and its investment in a limited liability company and a participation agreement with that company as held to maturity. The Company may sell its available-for-sale securities in response to changes in interest rates, risk/reward characteristics, liquidity needs, or other factors.

Equity securities are reported at their estimated fair values based on quoted market prices or a recognized pricing service, with unrealized gains and losses, net of tax effects, reported as a separate component of comprehensive income in stockholders' equity. Realized gains and losses are determined on the specific identification method.

Investments that the Company has the specific intent and ability to hold until maturity are carried at cost.

The estimated fair values of financial instruments are determined by the Company using available market information and appropriate valuation methodologies. Considerable judgment is required in interpreting market data to develop the estimates of fair value. Accordingly, the estimates when presented herein are not necessarily indicative of the amounts that the Company could realize in a sale. The Company will record an impairment charge if and when it believes any investment has experienced a decline that is other than temporary.

As of August 31, 2013 and May 31, 2013, investments in limited partnerships and limited liability companies are valued as of June 30, 2013 and March 31, 2013, the dates of the most current available information.

Investments in unconsolidated subsidiaries - Investments in an unconsolidated subsidiary, Horizon Kinetics, in which the Company now holds a 4.95% interest, is accounted for using the cost method. Under the cost method of accounting, investments are carried at cost and are adjusted only for other-than-temporary declines in fair value, certain distributions, and additional investments. Prior to the May 1, 2011 Exchange, as described in "nature of business", the Company's investment in Horizon Kinetics LLC was classified as available for sale, with unrealized gains being recorded through such date. Since May 31, 2012, the Company's additional 4.09% interest in Horizon Kinetics that was acquired on May 31, 2013 and prior units are no longer classified as available for sale and thus, are now carried at cost, which includes prior fair market value adjustments through May 31, 2013.

Investments in partnerships and limited liability companies that have separate ownership accounts for each investor greater than three to five percent are accounted for under the equity method. Under this method the investments include all realized income and all allocated share of pass through income or loss items. The unrealized gains and losses of these entities are also reflected in the investment and in other comprehensive income.

Notes to Consolidated Financial Statements

As of August 31, 2013 and May 31, 2013 and for the Three Months Ended August 31, 2013 and 2012

Use of estimates - The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America ("U.S. GAAP") requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

Accounts receivable and allowance for doubtful accounts - In the normal course of business, the Company provides unsecured credit to customers, performs credit evaluations of these customers, and maintains reserves for potential credit losses. In determining the amount of allowance for doubtful accounts, management considers historical credit losses, the past due status of receivables, payment history, and other customer-specific information. The past due status of a receivable is based on its contractual terms. Expected credit losses are recorded as an allowance for doubtful accounts. Receivables are written off when management determines they are uncollectible. An allowance for doubtful accounts is not provided as of August 31, 2013 and May 31, 2013 since, in the opinion of management, all of its accounts are deemed collectible.

Intangible assets - Net intangible assets as of August 31, 2013 and May 31, 2013 were \$-0-. Intangible assets were amortized over their estimated lives, five to ten years, using the straight-line method. Amortization expense for the three months ended August 31, 2013 and 2012 was approximately \$-0- and \$19,000, respectively. On May 31, 2013, the Company's unamortized intangible assets were written off when the revenues related to such assets were included in the exchange of product specific revenues (see Note 3, Exchange of Product-Specific Revenue Interests).

Securities sold, not yet purchased - Securities sold, not yet purchased, or securities sold short, represent obligations of the Company to deliver the specified security, and thereby create a liability to repurchase the security in the market at then prevailing prices. Securities sold, not yet purchased are recorded as a liability at fair value.

Advertising costs - The Company's policy is to expense the cost of advertising as incurred. There were no advertising expenses for the three months ended August 31, 2013 and 2012.

Comprehensive income - Other comprehensive income refers to revenues, expenses, gains, and losses net of income taxes that, under U.S. GAAP, are included in comprehensive income but are excluded from net income as these amounts are recorded directly as an adjustment to stockholders' equity and consist primarily of unrealized gains (losses) on investments.

Revenue recognition - The Company primarily generates revenue through research and consulting fees. The accrual method of accounting is used to record fee income, which is recognized when earned.

Research fees are earned and recorded on a monthly basis based upon FRMO's pro rata share of assets under management.

Revenue from fee participation and revenue relating to consulting agreements is earned primarily on a month-by-month basis.

Revenue (losses) from investment partnerships is earned based upon FRMO's pro rata share of each partnership's pass-through of income and expenses to its partners on a calendar year basis.

Research - Research expenditures, consisting of investment research, are expensed as incurred.

Notes to Consolidated Financial Statements

As of August 31, 2013 and May 31, 2013 and for the Three Months Ended August 31, 2013 and 2012

Stock-based compensation - The Company records compensation expense associated with stock options and other equity-based compensation in accordance with guidance established by U.S. GAAP and the Securities and Exchange Commission ("SEC") Staff Accounting Bulletin ("SAB") No. 107. Stock option compensation expense for the three months ended August 31, 2013 and 2012 is the estimated fair value of options granted amortized on a straight-line basis over the requisite service period for the entire portion of the award less an estimate for anticipated forfeitures.

Income taxes - The Company files a consolidated federal income tax return. Material differences between the financial reporting and the tax reporting of the Company's revenue, assets, and liabilities are included in deferred tax assets or liabilities. The income tax provisions and liability for income taxes are based on enacted tax laws and statutory tax rates applicable to the respective periods.

Deferred tax is recognized using the balance sheet method, providing for temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. Deferred tax is not recognized for differences relating to investments in subsidiaries and jointly controlled entities to the extent that they probably will not reverse in the foreseeable future. Deferred tax is measured at the tax rates that are expected to be applied to the temporary differences when they reverse, based on the laws that have been enacted or substantively enacted by the reporting date.

A deferred tax asset is recognized to the extent that it is probable that future taxable profits will be available against which temporary differences can be utilized. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

Uncertain tax positions - The Company follows the relevant provisions of U.S. GAAP concerning uncertainties in income taxes, which clarifies the accounting for uncertainty in tax positions and requires that the Company recognize in its consolidated financial statements the impact of an uncertain tax position, if that position has a more-likely-than-not chance of not being sustained on audit, based on the technical merits of that position. All related interest and penalties would be expensed as incurred. Tax returns for the years ended February 28, 2010 and forward are still subject to examination.

3. Exchange of Product-Specific Revenue Interests

By agreement dated April 16, 2013, the Company amended the terms of its product-specific revenue interests in the following products managed by Horizon Kinetics and its subsidiaries: (i) a mutual fund, (ii) two private investment funds, (iii) a consultative relationship with an institutional investor and, (iv) an institutional separate account. The transaction was consummated at the close of business on May 31, 2013 and commenced on June 1, 2013. FRMO will now receive a single revenue interest (the "Revenue Interest") equal to 4.199% of the gross revenues of Horizon Kinetics. On August 31, 2013 and May 31, 2013, the 4.199% Revenue Interest had a fair value of \$10,200,000 as determined by an independent valuation and is included in "Participation in Horizon Kinetics revenue stream" in the consolidated balance sheets as of August 31, 2013 and May 31, 2013.

As a result of this transaction, the Company realized a gain of approximately \$10,057,000 equal to the fair value of the 4.199% Revenue Interest at the close of business on May 31, 2013 over the cost basis of the revenue interests in the Horizon Kinetics related products transferred to Horizon Kinetics on that date. Income taxes of approximately \$4,023,000 on the gain are deferred pursuant to Section 1031 of the Internal Revenue Code relating to "like exchanges" and are included "Deferred Tax Liability - non-current" in the consolidated balance sheets as of August 31, 2013 and May 31, 2013.

Notes to Consolidated Financial Statements

As of August 31, 2013 and May 31, 2013 and for the Three Months Ended August 31, 2013 and 2012

4. Investments

Available for sale - The Company's investments classified as available for sale consist of the following:

August 31, 2013 (Unaudited)		Cost	Unrealized Gains			Fair Value
Investments:						
Investments in limited partnerships:	•	7040404	•	400 ==0	•	7 500 074
Horizon Multi-Strategy Fund, LP	\$	7,342,104	\$	196,770	\$	7,538,874
Jordan Partners, LP		512,540		127,405		639,945
Croupier Fund, LP		580,416		571,529		1,151,945
Polestar Fund, LP		5,796,142		3,141,824		8,937,966
Multi-Disciplinary Fund, LP		495,223		(10,905)		484,318
South LaSalle Partners, LP		297,407		63,618		361,025
B 1 1 2 22		15,023,832		4,090,241		19,114,073
Bond and equity securities		18,613,970	_	8,434,110		27,048,080
Total Investments		33,637,802	\$	12,524,351	\$	46,162,153
			1	Unrealized		Fair
May 31, 2013		Cost		Gains		Value
Investments: Investments in limited partnerships:						
Horizon Multi-Strategy Fund, LP	\$	6,053,384	\$	688,542	\$	6,741,926
Jordan Partners, LP		510,718		129,640		640,358
Croupier Fund, LP		587,628		451,617		1,039,245
Polestar Fund, LP		5,781,014		2,793,107		8,574,121
Multi-Disciplinary Fund, LP		496,022		20,933		516,955
South LaSalle Partners, LP		298,493		10,601		309,094
•		13,727,259		4,094,440		17,821,699
Bond and equity securities		18,276,479		11,207,973		29,484,452
Total Investments	\$	32,003,738	\$	15,302,413	\$	47,306,151

The Company's investment capital in the Horizon Multi-Strategy Fund, LP may be withdrawn on 45 days prior written notice to the general partner, and the Company may redeem all or part of its capital account on the last day of each calendar quarter. Redemptions may be settled in cash or, at the discretion of the general partner, through in-kind distributions of portfolio securities, the fair market value of which would satisfy the redemption request. An entity, related by common ownership, is a member of both the general partner and the manager of Horizon Multi-Strategy Fund, LP.

The Company's investment capital in Jordan Partners, LP may be withdrawn on a quarterly basis. Horizon, a related party (see Note 2), is a member of both the general partner and the manager of Jordan Partners, LP. The Company's investment capital in Croupier Fund, LP may be withdrawn as of the last day of each month by providing the general partner with 60 days advance written notice. The general partner, in its sole discretion, may permit withdrawals at other times or otherwise modify or waive such withdrawal conditions and requirements. All withdrawal amounts may be paid in cash or in kind (or a combination thereof), in the general partner's sole discretion.

Notes to Consolidated Financial Statements

As of August 31, 2013 and May 31, 2013 and for the Three Months Ended August 31, 2013 and 2012

The Company's investment capital in Polestar Fund, LP may be withdrawn as of the last day of each month (or such other dates as the general partner in its discretion shall determine) by providing the general partner with 45 days advance written notice, with the minimum amount to be withdrawn of \$100,000. The general partner may, in its sole discretion, allow redemptions that do not comply with the above requirements; however, such redemptions may be subject to a penalty equal to up to 2% of the redemption amount requested. All withdrawal amounts may be paid in cash or in kind (or a combination thereof), in the general partner's sole discretion. An entity, related by common ownership, is a member of both the general partner and the manager of Polestar Fund, LP.

The Company's investment in the Multi-Disciplinary Fund, LP may be withdrawn as of the last business day of any calendar quarter upon at least 45 days advance written notice to the general partner, and in such other amounts and at such other times as the general partner may determine in its sole discretion. The minimum amount to be withdrawn is \$50,000. Partial withdrawals may not be made without the general partner's consent if they would reduce the investor's capital account balance below \$100,000. All withdrawals shall be deemed made prior to the commencement of the following calendar quarter. The general partner has discretion to waive or vary these terms. An entity, related by common ownership, is a member of both the general partner and the manager of Multi-Disciplinary Fund, LP.

The Company's investment capital in South LaSalle Partners, LP may be withdrawn as of the last day of each calendar quarter by providing the general partner with 60 days advance written notice. The general partner, in its sole discretion, may permit withdrawals at other times or otherwise modify or waive such withdrawal conditions and requirements, including any notice period, for any or all of the limited partners at any time without notice to or the consent of the limited partners. An entity, related by common ownership, is a member of both the general partner and the manager of South LaSalle Partners, LP.

Investment in unconsolidated limited liability company - The Company's investment classified as investment in unconsolidated limited liability company not available for sale consists of the following:

As of August 31, 2013	Cost
Investment in Horizon Kinetics, LLC	\$ 10,994,266
As of May 31, 2013	Cost
Investment in Horizon Kinetics, LLC	\$ 10,973,940

Securities sold, not yet purchased (liability) - Securities sold, not yet purchased, or securities sold short, consist of equity securities that the Company has borrowed and sold. The Company is required to "cover" its short sales in the future by purchasing the security at prevailing market prices and delivering it to the counterparty from which it borrowed the security. The Company is exposed to loss in the event that the price at which a security may have to be purchased to cover a short sale exceeds the price at which the borrowed security was sold short. Securities sold, not yet purchased are recorded as a liability at fair value.

5. Fair Value Measurements

The Company follows "Fair Value Measurements" for its financial assets and liabilities that are re-measured and reported at fair value at each reporting period, and non-financial assets and liabilities that are re-measured and reported at fair value at least annually.

Notes to Consolidated Financial Statements

As of August 31, 2013 and May 31, 2013 and for the Three Months Ended August 31, 2013 and 2012

The following tables present information about the Company's assets and liabilities that are measured at fair value on a recurring basis as of August 31, 2013 and May 31, 2013, and indicates the fair value hierarchy of the valuation techniques the Company utilized to determine such fair values. In general, fair values determined by Level 1 inputs utilize quoted prices (unadjusted) in active markets for identical assets or liabilities. Fair values determined by Level 2 inputs utilize data points that are observable such as quoted prices, interest rates, and yield curves, and quoted prices for identical or similar instruments in markets that are not active. Fair values determined by Level 3 inputs are unobservable data points for the asset or liability, and includes situations where there is little, if any, market activity for the asset or liability:

August 31, 2013 (Unaudited)

					ue Measurem orting Date U		
Description	Total		ioted Prices in Active Markets or Identical Assets (Level 1)	;	Significant Other Observable Inputs (Level 2)	Significa Unobserv Inputs (Level	able
Assets (at fair value): Money Market Mutual Funds included in Cash and Cash Equivalents	\$ 21,183,361	\$	21,183,361	\$		\$	-
Investments: Available for sale: Bond and Equity Securities Investments in Limited Partnerships Total Investments Available for Sale	27,048,080 19,114,073 46,162,153		27,048,080 - 27,048,080	\$	19,114,073 19,114,073	\$	- - -
Liabilities (at fair value): Common Stocks	\$ 2,276,781	\$	2,276,781	\$	<u>-</u>	\$	_
May 31, 2013					ue Measurem		
Description	Total	Αc	at Footed Prices in attrive Markets or Identical Assets (Level 1)		orting Date Us Significant Other Observable Inputs (Level 2)	sing Significa Unobserv Inputs (Level :	able
Assets (at fair value): Money Market Mutual Funds included in Cash and Cash Equivalents	\$ 20,859,949	\$	20,859,949	\$	-	\$	-
Investments: Available for sale: Bond and Equity Securities Investments in Limited Partnerships Total Investments Available for Sale	29,484,452 17,821,699 47,306,151		29,484,452 - 29,484,452	\$	- 17,821,699 17,821,699	\$	- - -
Liabilities (at fair value): Common Stocks	\$ 2,338,742	\$	2,338,742	\$	-	\$	_

Notes to Consolidated Financial Statements

As of August 31, 2013 and May 31, 2013 and for the Three Months Ended August 31, 2013 and 2012

6. Income Taxes

The Company files a consolidated federal income tax return and a combined state tax return with its subsidiary, Fromex.

The tax effects of temporary differences which give rise to deferred tax assets and liabilities consist of the following:

	August 31, 2013			May 31, 2013	
	(L		_		
Current Deferred Tax Liabilities: Investments in limited partnerships	\$	896,673	\$	414,324	
Unrealized gain from investments		4,685,804		5,437,271	
Total Current Deferred Tax Liabilities		5,582,477		5,851,595	
Non-Current Deferred Tax Liabilities:					
Investments in limited partnerships		214,782		214,782	
Deferral of gain from like-kind exchange (see Note 3)		4,022,893		4,022,893	
Total Non-Current Deferred Tax Liabilities		4,237,675		4,237,675	
Total Deferred Tax Liability	\$	9,820,152	\$	10,089,270	

7. Net Income Per Common Share and Per Common Share Equivalent

Basic and diluted earnings per common share is calculated by dividing net income allocated to common stock by the weighted average common shares outstanding during the period. The weighted average number of shares of common stock used in the calculation of diluted earnings per share is adjusted for the dilutive effects of potential common shares including the assumed exercise of vested stock options based on the treasury stock method and the assumed conversion of convertible preferred stock. Assumed exercise or conversion of potential common shares is only when the exercise price and the conversion price exceed the weighted average market price for the period, and that the entity records earnings from continuing operations, as the inclusion of such adjustments would otherwise be anti-dilutive to earnings per share from continuing operations. Potential common shares consist of the following:

Three Months Ended August 31,	2013	2012
Redeemable Preferred Stock	50,000	50,000
Options	607,888	616,888
Total	657,888	666,888

As of August 31, 2013 and 2012, there were 601,888 and -0-, respectively, vested options with an exercise price below the weighted average market price of the Company's common stock during the period.

The reconciliation of the weighted average number of common shares used in the calculation of basic and diluted earnings per common share follows:

Notes to Consolidated Financial Statements

As of August 31, 2013 and May 31, 2013 and for the Three Months Ended August 31, 2013 and 2012					
_Three Months Ended August 31,	2013	2012			
Weighted Average Common Shares Outstanding: Effect of Dilutive Securities, common share equivalents:	43,256,755	39,138,154			
Conversion of preferred stock	50,000	50,000			
Exercise of stock options	339,573	-			
Dilutive Potential Common Share Equivalents	43,646,328	39,188,154			

8. Major Customers

Major customers, which are in excess of 10% of consultancy and advisory fees are as follows:

Three Months Ended August 31,	2013	2012	
Customer A	99.8%	N/A	
Customer B	N/A	56.4%	
Customer C	N/A	11.1%	
Customer D	N/A	12.4%	

9. Noncash Compensation

Noncash compensation expense represents a notional salary allocation for the Company's senior officers, as required under U.S. GAAP. The officers of the Company are responsible for all of the Company's operations and have agreed to not draw any salaries for an indefinite period. Noncash compensation expense is recorded as an increase to additional paid-in capital.

10. Stockholders' Equity

Redeemable preferred stock - The number of authorized Series R preferred shares is 5,000 with a par value of \$.001 per share. These shares are each convertible to 1,000 shares of the Company's common stock at the option of either the Company or the holder. The Company is required to redeem them at \$1,000 per share upon the request of a holder. These shares have one vote per share on all matters that common stock can vote upon. Upon liquidation, there is preference to the extent of \$1,000 per share. No dividends may be paid on common stock unless a dividend per share of 1,000% of common stock dividends is paid on the preferred stock.

As of August 31, 2013 and May 31, 2013, there were 50 shares of Series R preferred stock outstanding.

Stock options - A summary of option activity as of August 31, 2013, and changes during the three months ended August 31, 2013, is as follows:

Stock Options	Number of Shares	Weighted Average Exercise Price Per Share	Weighted Average Remaining Contractual Term	ļ	Aggregate Intrinsic Value
Outstanding at June 1, 2013	622,888	\$ 2.15	6.30	\$	1,277,244
Granted	-	-	-		-
Exercised	(6,000)	2.02	-		16,230
Forfeited	(9,000)	4.00	-		-
Outstanding at August 31, 2013	607,888	\$ 2.13	6.18	\$	2,558,013
Vested and Exercisable at August 31, 2013	607,888	\$ 2.13	6.18	\$	2,558,013

Notes to Consolidated Financial Statements

As of August 31, 2013 and May 31, 2013 and for the Three Months Ended August 31, 2013 and 2012

All stock options were vested as of August 31, 2013 and May 31, 2013.

The aggregate intrinsic value of options outstanding and options exercisable at August 31, 2013 and May 31, 2013 is calculated as the difference between the exercise price of the underlying options and the market price of FRMO's common stock for the shares that had exercise prices that were lower than the \$6.25 and \$4.10 closing price of FRMO's common stock on August 31, 2013 and May 31, 2013, respectively. There were no options exercised during the three months ended August 31, 2012.

As of August 31, 2013, there was no unrecognized compensation cost related to unvested options.