NEW JERSEY MINING CO Form 10-Q November 13, 2012

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington D.C. 20549

FORM 10-Q

[X] QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended **September 30, 2012**

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: <u>000-28837</u>

NEW JERSEY MINING COMPANY

(Exact name of registrant as specified in its charter)

Idaho

82-0490295

(State or other jurisdiction of incorporation or organization)

(I.R.S. employer identification No.)

89 Appleberg Road, Kellogg, Idaho 83837

(Address of principal executive offices) (zip code)

(208) 783-3331

Registrant s telephone number, including area code

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 as the registrant was required to file such reports), and (2) has been subject to filing requirements for the past 90 days.

Yes [X] No []

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§ 232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files).

Yes [X] No []

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 definitions of large accelerated filer, accelerated filer and small reporting company in Rule 12b-2 of the Exchange Act.

Large Accelerated Filer [] Accelerated Filer []

Non-Accelerated Filer [] Smaller reporting company [X]

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act)

Yes [] No [X]

On November 1, 2012, 45,305,862 shares of the registrant s common stock were outstanding.

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NEW JERSEY MINING COMPANY QUARTERLY REPORT ON FORM 10-Q FOR THE QUARTERLY PERIOD ENDED SEPTEMBER 30, 2012

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PART I-FINANCIAL INFORMATION

Item 1: CONSOLIDATED FINANCIAL STATEMENTS

New Jersey Mining Company

(A Development Stage Company)

Consolidated Balance Sheets

September 30, 2012 and December 31, 2011

ASSETS

	<u>September 30, 2012</u>		Dec	cember 31, 2011
		(Unaudited)		
Current assets:				
Cash and cash equivalents	\$	65,512	\$	612,989
Investment in marketable equity security, at market (cost-\$3,868)		28,965		19,344
Joint venture receivables		65,690		131,718
Deposits				44,280
Inventory		20,633		18,410
Other current assets		18,095		55,442
Total current assets		198,895		882,183
Property, plant, and equipment, net of accumulated depreciation		5,056,972		3,967,467
Mineral properties		699,575		699,575
Investment in Golden Chest LLC		527,766		553,205
Total assets	\$	6,483,208	\$	6,102,430

LIABILITIES AND STOCKHOLDERS EQUITY

Current liabilities:		
Accounts payable	\$ 23,030 \$	122,060
Accrued payroll and related payroll expenses	17,564	54,367
Account and note payable, related party, current	25,258	1,500
Accounts payable, related party joint venture	4,255	
Obligations under capital lease, current	31,161	30,153
Notes payable, current	151,042	102,151
Total current liabilities	252,310	310,231
Asset retirement obligation	9,509	8,645
Account and note payable, related party, non-current	199,441	
Obligations under capital lease, non-current	34,694	58,376
Notes payable, non-current	179,863	308,362
Total non-current liabilities	423,507	375,383
Total liabilities	675,817	685,614

Commitments (Note 5)

Stockholders equity:

Preferred stock, no par value, 1,000,000 shares authorized; no shares issued and outstanding

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Common stock, no par value, 200,000,000 shares authorized;		
45,305,862 shares issued and outstanding, both periods	10,423,469	10,423,469
Deficit accumulated during the development stage	(7,829,598)	(7,233,754)
Accumulated other comprehensive income:		
Unrealized gain in marketable equity security	25,097	15,475
Total New Jersey Mining Company stockholders'		
equity	2,618,968	3,205,190
Noncontrolling interest in New Jersey Mill Joint Venture	3,188,423	2,211,626
Total stockholders equity	5,807,391	5,416,816
Total liabilities and stockholders equity	\$ 6,483,208 \$	6,102,430
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The accompanying notes are an integral part of these consolidated financial statements.

New Jersey Mining Company

(A Development Stage Company)

Consolidated Statements of Operations and Comprehensive Income (Loss) (Unaudited) For the Three and Nine Month Periods Ended September 30, 2012 and 2011, And from Inception (July 18, 1996) through September 30, 2012

(July 18, 1996) Through September 30, 2012 September 30, 2011 September 30, 2012 Three Months Nine Months **Three Months** Nine Months Income earned during the development stage: Sales of \$ 437,122 gold Sales of concentrate 601,168 Drilling and exploration \$ 769,084 \$ 456,409 contract income \$ \$ 863,745 2,371,344 **Joint** venture management fee 2,049 43,074 24,583 56,320 income 122,105 Mill processing fee income 20,145 21,174 21,174 Engineering services income 68,700 21,150 90,700 232,522 Total income earned during the development 22,194 902,032 502,142 1,010,765 3,785,435 stage Costs and expenses: Direct production costs (940)6,885 4,591 8,398 1,340,093 Drilling and exploration contract 318 expense 348,078 226,987 474,673 1,197,623 Engineering servicing expense 19,500 71,591 Management 16,553 39,284 24,121 73,004 1,955,823 Exploration 2,446 9,745 2,423,150 3,155 4,069

From Inception

Net loss (gain) on sale of or default on mineral					
property Net gain on					(281,398)
sale of equipment				(12,895)	(47,993)
Depreciation and					
amortization	58,774	122,697	30,527	64,360	946,410
General and administrative					
expenses	37,527	213,753	92,692	280,830	3,298,769
Total operating	115.005	77.1066	201.261	000 115	10.004.060
expenses	115,387	754,266	381,364	898,115	10,904,068
Operating income (loss)	(93,193)	147,766	120,778	112,650	(7,118,633)
Other (income)	(73,173)	147,700	120,770	112,030	(7,110,033)
expense:					
Timber					
sales					(54,699)
Timber					14,554
expense Royalties					14,554
and other					
income	(2,000)	(8,000)	(3,000)	(14,624)	(113,445)
Royalties expense					44,089
Gain on					
sale of					
marketable equity security					(92,269)
Interest					(72,207)
income	(89)	(376)	(137)	(697)	(49,278)
Interest					
expense	8,779	8,779	7,943	14,119	100,667
Write off of goodwill and					120.050
investment					120,950
Equity in loss of Golden Chest LLC	40,647	755,439			755,439
Total	40,047	133,439			133,439
other (income)					
expense	47,337	755,842	4,806	(1,202)	726,008
	(140,530)	(608,076)	115,972	113,852	(7,844,641)

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Net	income
Class	a)

Net loss attributable to noncontrolling interest-Mill JV	(loss)					
Closs attributable to the Company (130,195) (595,842) 116,675 115,960 (7,829,597)	attributable to noncontrolling	10,335	12,234	703	2,108	15,044
Comprehensive Income (loss): Unrealized gain (loss) on marketable Equity security (4,886) 9,622 627 (6,143) 25,097	(loss) attributable to	(130,195)	(595,842)	116,675	115,960	(7,829,597)
equity security (4,886) 9,622 627 (6,143) 25,097 Comprehensive income (loss) attributable to the Company (135,081) (586,220) 117,302 109,817 (7,804,500) Net income (loss) per common share basic and diluted Nil (0.01) Nil Nil Nil (0.32) Weighted average common shares outstanding basic and diluted 45,305,862 45,305,862 45,040,662 45,033,174 24,362,390	comprehensive income (loss): Unrealized gain (loss) on					
income (loss) attributable to the Company (135,081) (586,220) 117,302 109,817 (7,804,500) Net income (loss) per common share basic and diluted Nil (0.01) Nil Nil Nil (0.32) Weighted average common shares outstanding basic and diluted 45,305,862 45,305,862 45,040,662 45,033,174 24,362,390		(4,886)	9,622	627	(6,143)	25,097
(loss) per common share basic and diluted \$ Nil \$ (0.01) \$ Nil \$ Nil \$ (0.32) Weighted average common shares outstanding basic and diluted 45,305,862 45,305,862 45,040,662 45,033,174 24,362,390	income (loss) attributable to	(135,081)	\$ (586,220) \$	117,302	\$ 109,817 \$	(7,804,500)
average common shares outstanding basic and diluted 45,305,862 45,305,862 45,040,662 45,033,174 24,362,390	(loss) per common share basic and	Nil	\$ (0.01) \$	Nil	\$ Nil \$	(0.32)
	average common shares outstanding basic and					
	diluted	45,305,862			45,033,174	24,362,390

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

New Jersey Mining Company

(A Development Stage Company)

Consolidated Statements of Cash Flows (Unaudited) For the Nine Month Periods Ended September 30, 2012 and 2011, And from Inception (July 18, 1996) through September 30, 2012

			ptember 3		(July tl	Inception 18, 1996) nrough
		<u>2012</u>		<u>2011</u>	<u>Septem</u>	ber 30, 2012
Cash flows from operating activities:	Φ.	(600.0=6)	φ.	110.050	Φ.	(= 0.14 (.14)
` ,	\$	(608,076)	\$	113,852	\$	(7,844,641)
Adjustments to reconcile net loss to net cash						
provided (used) by operating activities:		100 605		64.260		0.16.110
Depreciation and amortization		122,697		64,360		946,410
(Gain) loss on sale of equipment				(12,895)		(36,721)
Write-off of goodwill and investment						120,950
Gain on sale of mineral property						(281,334)
Gain on sale of marketable equity security		0.64		• 604		(92,269)
Accretion of asset retirement obligation		864		2,604		8,671
Equity in loss of Golden Chest LLC		755,439				755,439
Common stock issued for:						1.160.007
Management and directors fees						1,169,335
Services and other						255,874
Exploration						96,521
Mineral property agreement						15,000
Change in:						
Deposits		44,280				
Inventory		(2,222)		(2,700)		(20,633)
Joint venture receivables		66,027		(179,327)		(65,689)
Other current assets		37,348		(46,097)		(18,094)
Other assets						(778)
Accounts payable		(99,030)		37,060		38,774
Accrued payroll and related payroll expense		(36,802)		39,019		17,565
Accounts payable related party joint venture		4,255		75,312		4,255
Accrued reclamation costs						(1,443)
Net cash provided (used) by operating						
activities		284,780		91,188		(4,932,808)
Cash flows from investing activities:						
Purchases of property, plant and equipment		(1,086,034)		(1,465,021)		(4,438,577)
Deposit on equipment purchase				(422,995)		
Purchase (sales) of mineral property						(3,904)
Proceeds from sale of mineral property						240,000
Deposit received on sale of mineral property						320,000
Contribution to Golden Chest LLC		(730,000)				(730,000)
Proceeds from sale of equipment				12,676		49,174
Redemption (purchase) of reclamation bonds				(110)		(120,500)
Purchase of marketable equity security						(7,500)
Proceeds from sales of marketable equity						
securities						95,901
Cash of acquired companies						38,269

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Deferral of development costs				(759,209)
Net cash provided (used) by investing	5			
activities	(1,816,034)	(1,875,450)	(5,316,346)
Cash flows from financing activities:				
Exercise of stock purchase warrants				2,571,536
Sales of common stock, net of issuance costs			5,000	5,246,236
Principle payments on capital lease		(22,675)	(10,314)	(235,183)
Principle payments on notes payable		(79,609)	(82,040)	(569,919)
Note and interest payable, related party, net		97,030	1,500	98,530
Contributions from noncontrolling interest in				
Mill JV		989,031	1,950,363	3,203,466
Net cash provided by financing activities		983,777	1,864,509	10,314,666
Net change in cash and cash equivalents		(547,477)	80,247	65,512
Cash and cash equivalents, beginning of period		612,989	357,317	0
Cash and cash equivalents, end of period	\$	65,512	\$ 437,564	\$ 65,512
Supplemental disclosure of cash flow information				
Interest paid in cash, net of amount capitalized		8,779	\$ 14,119	\$ 88,646
Non-cash investing and financing activities:				
Common stock issued for:				
Property, plant and equipment				\$ 50,365
Mineral properties agreement				\$ 351,600
Payment of accounts payable				\$ 18,730
Acquisitions of companies, excluding cash				\$ 743,653
Capital lease obligation incurred for equipment				
acquired				\$ 275,838
Notes payable for property and equipment				
acquired			\$ 401,763	\$ 884,397
Mineral property transferred to Golden Chest				
LLC				\$ 553,205
Debt relieved from sale of truck			\$ 2,785	\$ 2,785
Related party note payable for property	\$	223,807 5		\$ 223,807

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

New Jersey Mining Company (A Development Stage Company) Notes to Consolidated Financial Statements (Unaudited)

1. The Company and Significant Accounting Policies:

These unaudited interim consolidated financial statements have been prepared by the management of New Jersey Mining Company (the Company) in accordance with accounting principles generally accepted in the United States of America for interim financial information, as well as the instructions to Form 10-Q. Accordingly, they do not include all of the information and footnotes required by generally accepted accounting principles for complete consolidated financial statements. In the opinion of the Company s management, all adjustments (consisting of only normal recurring accruals) considered necessary for a fair presentation of the interim consolidated financial statements have been included.

The preparation of financial statements in accordance 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, disclosure of contingent assets and liabilities known to exist as of the date the financial statements are published, and the reported amounts of revenues and expenses during the reporting period. Uncertainties with respect to such estimates and assumptions are inherent in the preparation of the Company's financial statements; accordingly, it is possible that the actual results could differ from these estimates and assumptions, which could have a material effect on the reported amounts of the Company's financial position and results of operations. Operating results for the three and nine month periods ended September 30, 2012, are not necessarily indicative of the results that may be expected for the full year ending December 31, 2012.

For further information refer to the financial statements and footnotes thereto in the Company s Annual Report on Form 10-K for the year ended December 31, 2011.

The Company's consolidated financial statements are prepared in accordance with accounting guidance for development stage entities as it devotes substantially all of its efforts to acquiring and developing mining interests that will eventually provide sufficient net profits to sustain the Company s existence. Until such interests are engaged in major commercial production, the Company will continue to prepare its financial statements and related disclosures in accordance with entities in the development stage.

Principles of Consolidation

At September 30, 2012, the consolidated financial statements include the accounts of the Company and the accounts of our majority owned New Jersey Mill Joint Venture. Intercompany items and transactions between companies included in the consolidation are eliminated.

2. Related Party Transactions

The Company jointly owns with Marathon Gold USA (MUSA) and acts as the operator of the Golden Chest LLC (GC LLC). Accounts receivable are a part of normal operations which include operating costs, payroll, and drilling. As of September 30, 2012, a related party account receivable existed with MUSA and GC LLC for \$4,789 for services rendered. In addition, income, expense, and equity in loss items for the three and nine month periods ended September 30, 2012 related to MUSA and GC LLC were as follows:

	Three	month	Ni	ne Month
•Drilling and exploration contract income	\$		\$	769,084
Joint Venture Management fees income		2,049		43,074
•Drilling and exploration contract expense		318		348,078

Equity in loss of Golden Chest LLC

40,647 755,439

Engineering services income includes engineering services provided to United Silver Corp. (USC). USC holds the noncontrolling interest in the Company's New Jersey Mill Joint Venture. Engineering services to USC in the nine month period ended September 30, 2012 was \$68,700, no engineering services were provided in the third quarter. As of September 30, 2012, a related party account receivable existed with the New Jersey Mill Joint Venture (Mill JV) and USC for \$60,901. As of September 30, 2012, \$4,255 was recorded as an account payable to Mine Fabrication and Machine, which is a wholly owned subsidiary of USC.

\$1,500 is payable quarterly by the Company to Mine Systems Design (MSD), a company controlled by our CEO, for office rent. The third quarter's office rent to MSD was recorded as a related party account payable on September 30, 2012. In August the Company was extended a note to purchase property by MSD for \$223,807 at 12% interest to be paid in 48 monthly payments. At September 30, 2012 the remaining amount due was \$223,199 and \$2,238 has been paid in interest.

3 Earnings per Share

For the three and nine month periods ended September 30, 2011 and 2012, the effect of the Company s potential issuance of shares from the exercise of 6,099,550 outstanding warrants would have been anti-dilutive. Accordingly, only basic net loss per share has been presented.

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4. Fair Value Measurement

The table below sets forth our financial assets that were accounted for at fair value on at September 30, 2012 and December 31, 2011, and their respective hierarchy level. We had no other financial assets or liabilities accounted for at fair value on a recurring basis at September 30, 2012 and December 31, 2011.

	Balance at September 30, 2012	Balance at December 31, 2011	Hierarchy Level
Investments in marketable equity securities	\$ 28,965	\$19,344	Level 1

5. Joint Ventures

For joint ventures where the Company holds more than 50% of the voting interest and has significant influence, the joint venture is consolidated with the presentation of noncontrolling interest. For joint ventures in which the Company does not have joint control or significant influence, the cost method is used. For those joint ventures in which there is joint control between the parties, and the Company has significant influence, the equity method is utilized.

At September 30, 2012 and December 31, 2011, the Company s percentage ownership and method of accounting for each joint venture is as follows:

	Sel	otember 30, 2	2012	December 31, 2011			
Joint Venture	% Ownership	Significant Influence?	Accounting Method	% Ownership	Significant Influence?	Accounting Method	
New Jersey Mill Joint Venture	67%	Yes	Consolidated	71%	Yes	Consolidated	
Golden Chest LLC	50%	Yes	Equity	50%	No	Cost	

New Jersey Mill Joint Venture Agreement

In June of 2012 USC completed their buy-in for 33% of the Mill JV with a cumulative \$3.04 million contribution to bring the capacity of the mill to 15 tonnes/hr. The mineral processing fee income of \$21,174 recognized by the company for the nine months ended September 30, 2012 is income for processing USC ore.

Golden Chest LLC Joint Venture

Funding in 2012 is being provided based upon ownership at 50% per partner. The Company provided \$730,000 of funding in the nine months ended September 30, 2012. These cash call commitments may continue throughout 2012. Because both partners have now completed their initial contribution and the Company is now contributing additional funding, the cost method has been replaced by the equity method of accounting for this joint venture as of January 1, 2012, and accordingly, the Company is now recognizing its proportional share of the LLC's losses as equity in loss of Golden Chest, The equity in loss for the three and nine month periods ending September 30, 2012 was \$40,647 and \$755,439 respectively.

6. Property, Plant, and Equipment

Property, plant and equipment at September 30, 2012 and December 31, 2011, consisted of the following:

	Sept	tember 30, 2012	December 31,20	011
Mill land at cost	\$	225,289	\$ 225,	289
Mill building at cost		522,786	430,	118
Milling equipment at cost		3,716,011	2,802,	925
Less accumulated depreciation		(119,375)	(80,	385)
Total mill		4,344,711	3,377,	947
Building and equipment at cost		771,419	771,	419
Less accumulated depreciation		(525,015)	(441,	308)
Total building and equipment		246,404	330,	111
Land		465,857	259,	409
Total	\$	5,056,972	\$ 3,967,	467
		7		

Item 2: MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

When we use the terms "New Jersey Mining Company," the "Company," "we," "us," or "our," we are referring to New Jersey Mining Company (the Company) and its subsidiaries, unless the context otherwise requires.

Cautionary Statement about Forward-Looking Statements

This Quarterly Report on Form 10-Q includes certain statements that may be deemed to be "forward-looking statements." All statements, other than statements of historical facts, included in this Form 10-Q that address activities, events or developments that our management expects, believes or anticipates will or may occur in the future are forward-looking statements. Such forward-looking statements include discussion of such matters as:

- The amount and nature of future capital, development and exploration expenditures;
- The timing of exploration activities; and
- Business strategies and development of our business plan.

Forward-looking statements also typically include words such as "anticipate," "estimate," "expect," "potential," "could" or similar words suggesting future outcomes. These statements are based on certain assumptions and analyses made by us in light of our experience and our perception of historical trends, current conditions, expected future developments and other factors we believe are appropriate in the circumstances. Such statements are subject to a number of assumptions, risks and uncertainties, including such factors as the volatility and level of metal prices, currency exchange rate fluctuations, uncertainties in cash flow, expected acquisition benefits, exploration mining and operating risks, competition, litigation, environmental matters, the potential impact of government regulations, and other matters related to the mining industry, many of which are beyond our control. Readers are cautioned that forward-looking statements are not guarantees of future performance and that actual results or developments may differ materially from those expressed or implied in the forward-looking statements.

The Company is under no duty to update any of these forward-looking statements after the date of this report. You should not place undue reliance on these forward-looking statements.

Plan of Operation

The Company is conducting gold exploration in the Gold Belt of the Coeur d Alene Mining District of northern Idaho and it operates a mineral processing plant near Kellogg, Idaho. The financial strategy involves forming joint ventures with partners who contribute cash to earn their interest. The strategy includes finding and developing ore reserves of significant quality and quantity to justify investment in mining and mineral processing facilities. The Company s primarily focus is on gold with silver and base metals of secondary emphasis. The Company receives revenue for providing mineral processing, core drilling and engineering services from its joint venture partners, as well as management fees.

All exploration is now being done at the Golden Chest mine. Other exploration properties include the Toboggan, Niagara/Copper Camp, the Coleman, and the Giant Ledge.

Exploration activities at the Golden Chest during the third quarter of 2012 were quiescent because of both partners financial conditions. The Golden Chest project is a 50:50 joint venture agreement with Marathon Gold USA (MUSA), and the Company is the Operator.

The Toboggan Project is a group of prospects in the Murray, Idaho District that contain gold and silver telluride minerals. The Toboggan Project was being explored by Newmont North America Exploration Limited under a joint venture agreement. Newmont did not complete their earn-in by March 20, 2011 and the joint venture agreement was terminated. Newmont returned all the unpatented claims held by the venture to the Company. The Company is now actively searching for a new joint venture partner to continue exploration of the favorable gold prospects examined by

Newmont. During the third quarter some of the claims that form part of the Toboggan Project were leased to a subsidiary of Hecla Mining Co.

The Niagara copper-silver deposit, also located in the Murray, Idaho area, in the Revett formation was drilled in the 1970 s, and the Company drilled five holes since which expanded the resource. Results of the recent drilling also indicate that gold would be a significant byproduct. Preliminary open pit mining studies have been completed. Early in the fourth quarter of 2011, an option agreement was signed with Desert Copper USA Corp. [now Daycon Minerals Corp.] relating to the Niagara and Copper Camp properties. Daycon terminated the Option Agreement in August 2012 unencumbering the properties.

At the Coleman underground mine future plans are to conduct further drilling to locate higher grade reserves.

The New Jersey mineral processing plant was expanded in order to process ore from the nearby Crescent silver mine. A letter of intent to form a joint venture with United Mine Services, Inc. (now United Silver Corp.) (USC) was signed in September 2010 and a definitive venture agreement was reached in January 2011. The plant has been expanded from a processing rate of 4 tonnes/hr to 15 tonnes/hr. USC has paid the expansion cost which was about \$3.1 million. The Company owns 2/3 of the venture and USC owns 1/3. The Company is the operator of the venture. USC will have a minimum quota of ore of 7,000 tonnes per month and the Company will have 3,000 tonnes per month. Each party will pay its processing costs and the Company will charge a management fee of \$2.50/tonne. The plant was commissioned in the second quarter and continued to process USC ore in the third quarter, processing about 9,000 tonnes. Late in the third quarter USC encountered marketing and mining problems which resulted in idling the mill, and the mill is still idle. It is not known when operations will resume.

Changes in Financial Condition

The Company maintains an adequate cash balance by increasing or decreasing its exploration expenditures as limited by availability of cash from operations or from financing activities. The cash balance at the end of the third quarter of 2012 was \$65,512. The cash balance decreased during the quarter, from \$152,415 from the previous quarter to \$65,512, primarily because the Golden Chest project is joint funding and service revenues decreased.

Results of Operations

Income Earned during the Development Stage (Revenue) for the third quarter of 2012 was \$22,194 as compared to \$502,142 for the third quarter of 2011. Revenue was less in 2012 due to decreased contracting services. The net loss for the third quarter of 2012 was \$140,530 compared to an income of \$115,972 for the third quarter of 2011. The net loss for the third quarter of 2012 compared to the income for the corresponding quarter in 2011 was due to joint funding and lack of contracting revenue at the Golden Chest.

There are no plans for gold production in 2012 because only limited exploration activities are planned for the Golden Chest mine.

Plans at the Golden Chest mine include only exploration in 2012 in order to increase resources and reserves before making a production decision.

The New Jersey mineral processing plant will likely be idle throughout the remainder of 2012.

The amount of money to be spent on exploration at the Company s mines and prospects depends primarily on contributions of our joint venture partners, particularly at the Golden Chest. If new joint venture partners are engaged at the Toboggan Project, exploration activities would increase.

The Company provides surface drilling services at the Golden Chest and receives payment from Golden Chest LLC. Currently, Golden Chest LLC is funded 50% by Marathon Gold and 50% by the Company. The Company also receives a management fee as Manager of the venture. The Company receives a management fee for processing ore for United Silver Corp. Additional financing activities will be necessary in 2012-13 if Marathon Gold does not exercise its option to increase its ownership of Golden Chest LLC to 60% by paying \$3.5 million by November 2012.

Changes in Joint Venture Receivables

Joint venture receivables decreased as of September 30, 2012, compared to December 31, 2011, because of decreased activity with joint venture partners.

Changes in Deposits

Deposits decreased as of September 30, 2012, compared to December 31, 2011, because the deposit was returned and is no longer held.

Changes in Other Current Assets

Other current assets decreased as of September 30, 2012, compared to December 31, 2011, because of a decrease in prepaid claim fees and other miscellaneous accounts receivable.

Changes in Property, Plant, and Equipment, net of accumulated depreciation

Property, Plant and Equipment increased as of September 30, 2012, compared to December 31, 2011, because of increased investment in the New Jersey Mill Joint Venture by our joint venture partner.

Accounts Payable

Account payable decreased as of September 30, 2012, compared to December 31, 2011, because of a decrease in the Company's activity.

Accued Payroll and Related Payroll Expenses

Accrued payroll and related payroll expenses decreased as of September 30, 2012, compared to December 31, 2011, because of a decrease in the Company's activity.

Account and Note Payable Related Party

Account payable related party increased as of September 30, 2012, compared to December 31, 2011, because of a note

payable that was issued to the company by MSD.

Drilling and Exploration Contract Income

Drilling and Exploration income decreased for the three and nine month periods ended September 30, 2012, compared to the comparable period last year because no drilling activity occurred during the third quarter at the Golden Chest under the Joint Venture agreement.

Joint Venture Management Fee Income

Joint Venture management income decreased for the three and nine month periods ended September 30, 2012, compared to the comparable period last year because no drilling activity occurred during the third quarter at the Golden Chest under the Joint Venture agreement.

Mill Processing Fee Income

Mill processing income increased for the three month period ended September 30, 2012, compared to the comparable period last year because the mill was commissioned and active during the third quarter.

Engineering Services Income and Expense

Engineering services provided to USC were completed at the time the mill was commissioned and are no longer being received.

Drilling and Exploration Contract Expense

Drilling and Exploration expense decreased for the three and nine month periods ended September 30, 2012, compared to the comparable period last year because no drilling activity occurred during the third quarter at the Golden Chest under the Joint Venture agreement.

(Gain) Loss on Sale of Equipment

Gain on Sale of Equipment decreased in 2012 compared to 2011 because no sales have occurred in 2012.

Depreciation

Depreciation increased in the three and nine month periods ending September 30, 2012, compared to the comparable period last year, most notably because of the new core drill which was placed in service in June 2011.

Changes in Equity in Loss and Contributions to Golden Chest LLC

Equity in loss represents NJMC's share of losses in the Golden Chest LLC. As of January 1, 2012, the Company changed its method of accounting for the LLC from the cost method to the equity method and began making funding contributions. During the first nine months of 2012 the Company contributed \$730,000 to its investment in the Golden Chest LLC.

Item 3: QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Not required for small reporting companies.

Item 4: CONTROLS AND PROCEDURES

Disclosure Controls and Procedures

The Company s President and Chief Executive Officer who also serves as the Company s principal financial officer, has evaluated the effectiveness of the Company s disclosure controls and procedures pursuant to Rule 13a-15(e) and 15d-15(e) under the Securities and Exchange Act of 1934 (the Exchange Act), as of the end of the period covered by this report. Based on such evaluation, the Company s President, Chief Executive Officer, and principal financial officer has concluded that, as of the end of such period, the Company s disclosure controls and procedures are effective in recording, processing, summarizing, and reporting, on a timely basis, information required to be disclosed by the Company in the reports that it files under the Exchange Act.

Changes in internal control over financial reporting.

The President, Chief Executive Officer, and principal financial officer conducted evaluations of the Company s internal controls over financial reporting to determine whether any changes occurred during the quarter ended September 30, 2012 that have materially affected, or are reasonably likely to materially affect, the Company s internal control over financial reporting. No material changes in internal control over financial reporting occurred in the quarter ended September 30, 2012.

PART II - OTHER INFORMATION

Item 1. LEGAL PROCEEDINGS

The Company is currently a plaintiff along with Shoshone County, Idaho, and George E. Stephenson in a complaint against the USA, Secretary of the Department of Agriculture, Chief of the Forest Service, etc., for Declaratory Judgment and Quiet Title regarding a public right-of-way for the East Fork of Eagle Creek Road near Murray, Idaho. The complaint was filed on October 5, 2009 in the United States District Court, District of Idaho. The plaintiffs are bringing the action to adjudicate/declare under the Quiet Title Act, and under the Declaratory Judgment Act that the East Fork Eagle Creek Road is a public road as it crosses the lands owned by the USA in accordance with R.S. 2477. The Company is currently waiting for the judge s decision regarding the Partial Summary Judgment.

Item 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS.

Neither the constituent instruments defining the rights of the Company s securities filers nor the rights evidenced by the Company s outstanding common stock have been modified, limited or qualified.

No shares of the Company's stock were issued in the third quarter of 2012.

Item 3. DEFAULTS UPON SENIOR SECURITIES

The Company has no outstanding senior securities.

Item 4. MINE SAFETY DISCLOSURES

Pursuant to Section 1503(a) of the recently enacted Dodd-Frank Wall Street Reform and Consumer Protection Act (the Dodd-Frank Act), issuers that are operators, or that have a subsidiary that is an operator, of a coal or other mine in the United States are required to disclose in their periodic reports filed with the SEC information regarding specified health and safety violations, orders and citations, related assessments and legal actions, and mining-related fatalities. During the quarter ended September 30, 2012, the Company received no citations for violations of mandatory health or safety standards that could significantly and substantially (S&S citations) contribute to the cause and effect a mine safety or health hazard under section 104 of the Federal Mine Safety and Health Act of 1977. There were no legal actions, mining-related fatalities, or similar events in relation to the Company s United States operations requiring disclosure pursuant to Section 1503(a) of the Dodd-Frank Act.

Item 5. OTHER INFORMATION

None

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Item 6. EXHIBITS

Number	<u>Description</u>
3.1	Articles of Incorporation. Filed as an exhibit to the registrant's registration statement on Form 10-SB
	(Commission File No. 000-28837) and incorporated by reference herein.
3.2	Bylaws. Filed as an exhibit to the registrant's registration statement on Form 10-SB (Commission File No.
	000-28837) and incorporated by reference herein.
<u>31.1</u>	Certification pursuant to Section 302 of the Sarbanes-Oxley act of 2002.
<u>31.2</u>	Certification pursuant to Section 302 of the Sarbanes-Oxley act of 2002.
<u>32.1</u>	Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the
	Sarbanes-Oxley Act of 2002.
<u>32.2</u>	Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the
	Sarbanes-Oxley Act of 2002

* as filed 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 thereunto duly authorized.

NEW JERSEY MINING COMPANY

By: /s/ Fred W. Brackebusch

Fred W. Brackebusch, its

President, Treasurer & Director

Date November 9, 2012

By: /s/ Grant A. Brackebusch

Grant A. Brackebusch, its Vice President & Director Date: November 9, 2012

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