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**Registrant:** Immediatek, Inc.

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## EDGAR Submission Header Summary

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Smaller Reporting Company	on
Notify via Filing website Only	off

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### Documents

10-Q	i81313310q.htm
	For the quarterly period ended June 30, 2013
EX-31.1	ex31_1.htm
	Exhibit 31.1
EX-31.2	ex31_2.htm
	Exhibit 31.2
EX-32.1	ex32_1.htm
	Exhibit 32.1
EX-32.2	ex32_2.htm
	Exhibit 32.2
EX-101.INS	imki-20130630.xml
	Exhibit 101.INS
EX-101.SCH	imki-20130630.xsd
	Exhibit 101.SCH
EX-101.CAL	imki-20130630_cal.xml
	Exhibit 101.CAL
EX-101.DEF	imki-20130630_def.xml
	Exhibit 101.DEF
EX-101.LAB	imki-20130630_lab.xml
	Exhibit 101.LAB
EX-101.PRE	imki-20130630_pre.xml
	Exhibit 101.PRE

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### Module and Segment References

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

**FORM 10-Q**

(Mark One)

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934  
For the quarterly period ended **June 30, 2013**

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE EXCHANGE ACT  
For the transition period from \_\_\_\_\_ to \_\_\_\_\_

Commission file number: **000-26073**

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**IMMEDIATEK, INC.**

(Exact name of registrant as specified in its charter)

**Nevada**

(State or other jurisdiction of incorporation or organization)

**86-0881193**

(IRS Employer Identification No.)

**3301 Airport Freeway, Suite 200  
Bedford, Texas**

(Address of principal executive offices)

**76021**

(Zip code)

**(888) 661-6565**

(Registrant's telephone number, including area code)

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(Former name, former address and former fiscal year, if changed since last report)

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

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

Large accelerated filer

Accelerated filer

Non-accelerated filer  (Do not check if a smaller reporting company)

Smaller reporting company

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

As of August 14, 2013, the issuer had 15,865,641 shares of common stock outstanding.

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IMMEDIATEK, INC.

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## INTRODUCTION

Unless the context otherwise indicates, all references in this Quarterly Report on Form 10-Q to the “Company,” “Immediatek,” “Officeware,” “DiscLive,” “IMKI Ventures,” “we,” “us,” “our” or “ours” or similar words are to Immediatek, Inc. and its direct, wholly-owned subsidiaries, Officeware Corporation, DiscLive, Inc. or IMKI Ventures, Inc. Accordingly, there are no separate financial statements for Officeware Corporation, DiscLive, Inc. or IMKI Ventures, Inc.

## TRADEMARKS AND SERVICE MARKS

This Quarterly Report on Form 10-Q contains registered trademarks and service marks owned or licensed by entities and persons other than us.

## MARKET AND INDUSTRY DATA AND FORECASTS

Market and industry data and other statistical information and forecasts used throughout this Quarterly Report on Form 10-Q are based on independent industry publications, government publications and reports by market research firms or other published independent sources. Some data also is based on our good faith estimates, which are derived from our review of internal surveys, as well as independent sources. Forecasts are particularly likely to be inaccurate, especially over long periods of time.

## FORWARD-LOOKING STATEMENTS

This Quarterly Report on Form 10-Q and the materials incorporated by reference into this Quarterly Report on Form 10-Q include “forward-looking statements” intended to qualify for the safe harbor from liability established by the Private Securities Litigation Reform Act of 1995. These forward-looking statements generally can be identified as such because the context of the statement includes words such as “may,” “estimate,” “intend,” “plan,” “believe,” “expect,” “anticipate,” “will,” “should” or other similar expressions. Similarly, statements in this Quarterly Report on Form 10-Q that describe our objectives, plans or goals also are forward-looking statements. These statements include those made on matters such as our financial condition, litigation, accounting matters, our business, our efforts to grow our business and increase efficiencies, our efforts to use our resources judiciously, our efforts to implement new financial software, our liquidity and sources of funding and our capital expenditures. All forward-looking statements are subject to certain risks and uncertainties that could cause actual results to differ materially from those in the forward-looking statements. The forward-looking statements included in this Quarterly Report on Form 10-Q are made only as of the date of this report. We assume no obligation to update any forward-looking statements. Certain factors that could cause actual results to differ include, among others:

- our inability to continue as a going concern;
- our history of losses, which may continue;
- our inability to utilize the funds received in a manner that is accretive;
- our inability to generate sufficient funds from operating activities to fund operations;
- difficulties in developing and marketing new products;
- our inability to prevent or minimize interruptions in our service and interruptions to customer data access, and any related impact on our reputation;
- our inability to retain existing recurring customers and attract new recurring customers;
- our inability to execute our growth and acquisition strategy;
- our dependence on third-party contractors, platforms, software, websites, and technologies used in the creation and maintenance of the FilesAnywhere service; and
- general economic conditions, including among others, continuing unemployment.

For a discussion of these and other risks and uncertainties that could cause actual results to differ materially from those contained in our forward-looking statements, please refer to “Risk Factors” in the Company’s Annual Report on Form 10-K for the fiscal year ended December 31, 2012, which was filed with the Securities and Exchange Commission, or SEC, on April 12, 2013.

In addition, these forward-looking statements are necessarily dependent upon assumptions and estimates that may prove to be incorrect. Accordingly, while we believe that the plans, intentions and expectations reflected in these forward-looking statements are reasonable, we cannot assure you that these plans, intentions or expectations will be achieved. The forward-looking statements included in this report, and all subsequent written and oral forward-looking statements attributable to us or persons acting on our behalf, are expressly qualified in their entirety by the risk factors and cautionary statements discussed in our filings under the Securities Act of 1933 and the Securities Exchange Act of 1934. We undertake no obligation to update any forward-looking statements to reflect future events or circumstances.

## PART I – UNAUDITED FINANCIAL INFORMATION

## Item 1. Unaudited Financial Statements.

Immediatek, Inc.  
Unaudited Condensed Consolidated Balance Sheets

	<u>June 30, 2013</u>	<u>December 31, 2012</u>
<b>Assets</b>		
Current assets:		
Cash	\$ 822,654	\$ 712,458
Accounts receivable, net	250,805	187,056
Prepaid expenses and other current assets	85,162	76,745
Total current assets	<u>1,158,621</u>	<u>976,259</u>
Fixed assets, net	763,895	674,241
Intangible assets, net	882,960	1,010,258
Goodwill	766,532	766,532
Other assets	20,871	20,648
<b>Total Assets</b>	<u>\$ 3,592,879</u>	<u>\$ 3,447,938</u>
<b>Liabilities, Preferred Stock and Stockholders' Deficit</b>		
Current liabilities:		
Accounts payable	\$ 258,445	\$ 167,432
Accrued liabilities	130,487	111,503
Deferred revenue	904,517	745,051
Total current liabilities	<u>1,293,449</u>	<u>1,023,986</u>
Total liabilities	<u>1,293,449</u>	<u>1,023,986</u>
Commitments and Contingencies:		
Series A convertible preferred stock (conditionally redeemable); \$0.001 par value 4,392,286 authorized, issued and outstanding	3,000,000	3,000,000
Series B convertible preferred stock (conditionally redeemable); \$0.001 par value 69,726 authorized, issued and outstanding	500,000	500,000
Stockholders' deficit:		
Common stock, \$0.001 par value, 500,000,000 shares authorized, 15,865,641 shares issued and outstanding	15,865	15,865
Additional paid in capital	5,334,772	5,313,772
Accumulated deficit	(6,551,207)	(6,405,685)
Total stockholders' deficit	<u>(1,200,570)</u>	<u>(1,076,048)</u>
<b>Total Liabilities, Preferred Stock and Stockholders' Deficit</b>	<u>\$ 3,592,879</u>	<u>\$ 3,447,938</u>

See accompanying notes to unaudited consolidated financial statements.

**Immediatek, Inc.**  
**Consolidated Statements of Operations**

	<u>For the Three Months Ended June 30,</u>		<u>For the Six Months Ended June 30,</u>	
	<u>2013</u>	<u>2012</u>	<u>2013</u>	<u>2012</u>
Revenues	\$ 783,651	\$ 823,427	\$ 1,600,613	\$ 1,594,844
Cost of revenues	(376,809)	(285,818)	(744,519)	(561,148)
Gross margin	406,842	537,609	856,094	1,033,696
Expenses:				
Research and development	223,562	219,032	440,022	474,278
Sales and marketing	300,161	129,295	533,080	273,314
General and administrative	265,965	195,786	477,988	451,728
Non-cash consulting expense-related party	10,500	10,500	21,000	61,000
Depreciation and amortization	81,715	82,674	163,252	166,276
Total expenses	881,903	637,287	1,635,342	1,426,596
Net operating loss	(475,061)	(99,678)	(779,248)	(392,900)
Other income (expense):				
Litigation settlement income	633,334	-	633,334	-
Interest income	170	486	452	1,217
Interest expense	-	(187)	-	(483)
Total other income (expense)	633,504	299	633,786	734
Net income (loss)	\$ 158,443	\$ (99,379)	\$ (145,462)	\$ (392,166)
Weighted average number of common shares outstanding:				
Basic	15,865,641	15,865,641	15,865,641	15,865,641
Fully diluted	30,660,640	-	-	-
Income (loss) per common share attributable to common stockholders:				
Basic	\$ 0.01	\$ (0.01)	\$ (0.01)	\$ (0.02)
Fully diluted	\$ 0.01	\$ -	\$ -	\$ -

See accompanying notes to unaudited consolidated financial statements.

**Immediatek, Inc.**  
**Unaudited Condensed Consolidated Statements of Cash Flow**

	<b>For the Six Months Ended June 30,</b>	
	<b>2013</b>	<b>2012</b>
<b>Cash flows from operating activities</b>		
Net loss	\$ (145,462)	\$ (392,166)
Adjustments to reconcile net loss to net cash provided by (used in) operating activities:		
Depreciation and amortization	238,329	225,119
Non-cash consulting fees - related party	21,000	61,000
Changes in operating assets and liabilities:		
Accounts receivable	(63,749)	(18,696)
Prepaid expenses and other assets	(8,640)	(25,448)
Accounts payable	91,013	17,878
Accrued liabilities	18,924	(10,182)
Deferred revenue	159,466	97,661
Net cash provided by (used in) operating activities	<u>310,881</u>	<u>(44,834)</u>
<b>Cash flows from investing activities</b>		
Purchase of fixed assets	(200,685)	(158,687)
Net cash used in investing activities	<u>(200,685)</u>	<u>(158,687)</u>
<b>Cash flows from financing activities</b>		
Payments on capital leases	-	(8,756)
Net cash used in by financing activities	<u>-</u>	<u>(8,756)</u>
Net increase (decrease) in cash	110,196	(212,277)
Cash at the beginning of the period	712,458	1,212,742
Cash at the end of the period	<u>\$ 822,654</u>	<u>\$ 1,000,465</u>
<b>Supplemental disclosures:</b>		
Interest paid	\$ -	\$ 483

See accompanying notes to unaudited consolidated financial statements.

**IMMEDIATEK, INC.**  
**NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS**  
**JUNE 30, 2013**

**NOTE 1 – DESCRIPTION OF BUSINESS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES**

**Description of Business:** Officeware Corporation (“Officeware”) provides online back-up, file storage and other web-based services for individuals, businesses and governmental organizations. Officeware offers three primary services. First, Officeware operates the website FilesAnywhere.com, primarily designed for individuals and small businesses to allow them to establish a self-service account, enabling them to, among other things, store files on Officeware servers, share and collaborate on documents with other people online, and backup their computers to FilesAnywhere cloud storage. Second, for larger business users, Officeware offers three customized products, called the FilesAnywhere Private Site, Dedicated Server, and Enterprise Server. These corporate offerings are designed to meet the specific requirements of each business customer or organization. The Private Site, Dedicated Server, and Enterprise Server products provide flexible cloud storage and unlimited scalability for users, groups and internet applications, along with client-specific branding and web interfaces, customer data interfaces, and tailored security for mixed corporate environments. Third, Officeware also provides specialized information technology services related to the development of web based databases and data storage on a contract basis for clients.

Officeware’s operations are primarily based in Bedford, Texas and, additionally, Officeware has one employee and several consultants performing research and development in India. The cost of the India operations was approximately \$143,977 and \$284,052 for the three and six months ended June 30, 2013, respectively, and was approximately \$85,488 and \$177,090 for the three and six months ended June 30, 2012, respectively, and is included in research and development expenses in Immediatek’s consolidated financial statements.

**Basis of Presentation:** The accompanying unaudited consolidated financial statements of Immediatek, Inc. (“Immediatek”) have been prepared pursuant to the rules and regulations of the Securities and Exchange Commission (“SEC”). Certain information and formatted disclosures normally included in financial statements prepared in accordance with Generally Accepted Accounting Principles (“GAAP”) have been omitted pursuant to SEC rules and regulations. These consolidated financial statements include the accounts of Immediatek’s wholly-owned subsidiaries, Officeware, DiscLive, Inc. and IMKI Ventures, Inc. (collectively, the “Company”). All significant intercompany accounts and transactions have been eliminated in these consolidated financial statements. The Company follows the Financial Accounting Standard Board’s Accounting Standards Codification (the “Codification” or “ASC”). The Codification is the single source of authoritative accounting principles applied by nongovernmental entities in the preparation of financial statements in conformity with GAAP.

The Company’s consolidated balance sheet at June 30, 2013 and consolidated statements of operations for the three and six months ended June 30, 2013 and 2012 and consolidated statements of cash flows for the six months ended June 30, 2013 and 2012 are unaudited. In the opinion of management, these financial statements have been prepared on the same basis as the audited consolidated financial statements and include all adjustments necessary for the fair presentation of the Company’s financial position, results of operations and cash flows. These adjustments were of a normal, recurring nature. The results of operations for the periods presented in this Quarterly Report on Form 10-Q are not necessarily indicative of the results that may be expected for the entire year. Additional information is contained in the Company’s Annual Report on Form 10-K for the fiscal year ended December 31, 2012, which was filed with the SEC on April 12, 2013 and should be read in conjunction with this Quarterly Report on Form 10-Q.

**Net Income (Loss) per Share:** Series A and Series B Convertible Preferred Stock is convertible into 14,794,999 shares of common stock outstanding. For the three months ended June 30, 2013, the weighted average number of shares of common stock outstanding was 30,660,640 for calculating diluted income per share. For the three months ended June 30, 2012 and six months ended June 30, 2013 and June 30, 2012, Series A and Series B Convertible Preferred Stock convertible were not included in the computation of diluted loss per share, as the effect of their inclusion would be anti-dilutive.

**Comprehensive Loss:** For all periods presented, comprehensive loss is equal to net loss.

**NOTE 2 – RELATED PARTY TRANSACTIONS**

**Management Services Agreement.** On December 31, 2009, the Company entered into a Management Services Agreement with Radical Ventures L.L.C., an affiliate of Radical Holdings LP. Pursuant to this Management Services Agreement, personnel of Radical Ventures L.L.C. will provide certain management services to the Company, including, among others, legal, financial, marketing and technology. These services are provided to us at a cost of \$3,500 per month; however, the Company will not be required to pay these fees or reimburse expenses and, accordingly, will account for these costs of services and expenses as deemed contributions to the Company. This agreement was amended on March 17, 2011, to be effective as of December 31, 2010.

This agreement may be terminated upon 30 days’ written notice by Radical Ventures L.L.C. for any reason or by the Company for gross negligence. The Company also agreed to indemnify and hold harmless Radical Ventures L.L.C. for its performance of these services, except for gross negligence and willful misconduct. Further, the Company limited Radical Ventures L.L.C.’s maximum aggregate liability for damages under this agreement to the amounts deemed contributed to the Company by virtue of this agreement during twelve months prior to that cause of action.

**Deemed Contribution.** In March 2012, Mark Cuban, who indirectly owns Radical Investments LP and Radical Holdings LP, made a donation of \$40,000 to the organization that facilitates the St. Patrick's Day parade held annually in Dallas, Texas. In exchange for the donation, Mr. Cuban asked that FilesAnywhere be, and FilesAnywhere was, recognized as a sponsor of the parade. This donation was deemed to be an equity contribution on behalf of Officeware paid by Immediatek's indirect majority shareholder, Mark Cuban.

## **Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations.**

### **Overview**

The following Management's Discussion and Analysis, or MD&A, is intended to aid the reader in understanding us, our operations and our present business environment. MD&A is provided as a supplement to, and should be read in conjunction with, our consolidated financial statements and the notes accompanying those financial statements, which are included in this Quarterly Report on Form 10-Q. MD&A includes the following sections:

- Our Business – a general description of our business, our objectives, our areas of focus and the challenges and risks of our business.
- Critical Accounting Policies and Estimates – a discussion of accounting policies that require critical judgments and estimates.
- Operations Review – an analysis of our consolidated results of operations for the periods presented in this Quarterly Report on Form 10-Q.
- Liquidity, Capital Resources and Financial Position – an analysis of our cash flows and debt and contractual obligations; and an overview of our financial condition.

### **Our Business**

#### **General**

Immediatek is a Nevada corporation. Our principal executive offices are located at 3301 Airport Freeway, Suite 200, Bedford, Texas 76021, and our telephone number is (888) 661-6565. On April 1, 2010, Immediatek acquired Officeware by merger. As a result of such merger, Immediatek became the sole shareholder of Officeware and Officeware shareholders received 12,264,256 shares of Immediatek common stock for all of the outstanding shares of stock of Officeware. Radical Investments LP, an affiliate of Radical Holdings LP, owned 24.6% of the Officeware common stock. Radical Holdings LP owns the Company's Series A and Series B preferred stock. In addition, in connection with the merger Immediatek issued and sold, and Radical Holdings LP, Darin Divinia, Dawn Divinia, Robert Hart, Kimberly Hart and Martin Woodall collectively purchased 3,066,064 shares of Immediatek common stock for an aggregate purchase price of \$1.0 million, or approximately \$0.33 per share. Due to the merger, it was determined that the Company ceased to be in the development stage as of April 1, 2010.

Currently, the Company primarily operates in one business segment: e-commerce. Our services and products are primarily offered through Officeware. Officeware provides online back-up, file storage and other web-based services for individuals, businesses and governmental organizations. Officeware offers three primary services. First, Officeware operates the website FilesAnywhere.com, primarily designed for individuals and small businesses to allow them to establish a self-service account, enabling them to, among other things, store files on Officeware servers, share and collaborate on documents with other people online, and backup their computers to FilesAnywhere cloud storage. Second, for larger business users, Officeware offers three customized products, called the FilesAnywhere Private Site, Dedicated Server, and Enterprise Server. These corporate offerings are designed to meet the specific requirements of each business customer or organization. The Private Site, Dedicated Server, and Enterprise Server products provide flexible cloud storage and unlimited scalability for users, groups and internet applications, along with client-specific branding and web interfaces, customer data interfaces, and tailored security for mixed corporate environments. Third, Officeware also provides specialized information technology services related to the development of web based databases and data storage on a contract basis for clients.

Officeware's operations are primarily based in Bedford, Texas and, additionally, Officeware has one employee and several consultants performing research and development in India.

As a result of services provided to larger business users, our business can depend on one or a few major customers, which could potentially expose the Company to concentration of credit risk. Our revenue and receivables are comprised principally of amounts due from customers throughout the United States.

### **History of Operating Losses**

The following tables present our net income (loss) and cash provided by or used in operating activities for the periods indicated.

	<b>For the Three Months Ended June 30,</b>	
	<b>2013</b>	<b>2012</b>
Net income (loss)	\$ 158,443	\$ (99,379)
Net cash provided by (used in) operating activities	\$ 404,440	\$ (147,848)
	<b>For the Six Months Ended June 30,</b>	
	<b>2013</b>	<b>2012</b>
Net loss	\$ (145,462)	\$ (392,166)
Net cash provided by (used in) operating activities	\$ 310,881	\$ (44,834)

Our existence and operations are dependent upon our ability to generate sufficient funds from operations to fund operating activities.

We funded our operations during the three and six months ended June 30, 2013, from the income generated by Officeware and the proceeds from the settlement of a lawsuit, certain terms of which are confidential pursuant to the terms of the settlement agreement. Management estimates that the Company will generate sufficient funds from operations to fund future operating activities, though the Company anticipates that any excess funds generated would be reinvested into the Company through our increased investment in infrastructure, marketing, sales operations, capital expenditures and research and development.

### **Our Objectives and Areas of Focus**

*Officeware – Increase Users.* We are focused on increasing the number of users of the various online back-up, file storage and other web-based services for individuals, businesses and governmental organizations offered through Officeware. We may pursue aggressive advertising campaigns or other promotions primarily aimed at new users along with utilizing third party value added resellers.

*Acquisitions.* In addition to the Officeware acquisition that was consummated on April 1, 2010, we may identify and pursue additional potential acquisition candidates to support our strategy of growing and diversifying our business through selective acquisitions. No assurances can be given, however, that we will be successful in identifying any potential targets and, when identified, consummating their acquisition.

### **Challenges and Risks**

Operating in the e-commerce area provides unique opportunities; however, challenges and risks accompany those opportunities. Our management has identified the following material challenges and risks that will require substantive attention from our management (*see* “Liquidity and Capital Resources and Financial Position—Liquidity” beginning on page [13]).

*Utilizing Funds on Hand in a Manner that is Accretive.* If we do not manage our assets aggressively and apply available capital judiciously, we may not generate sufficient cash from our operating activities to fund our operations going forward, which would require us to seek additional funding in the future.

*Growing Users.* In order to be successful with the products and services offered through Officeware, we will be required to attract new customers and deepen the current customer relationships that we currently have. Our largest clients require customized solutions, which in turn requires us to anticipate their needs.

*Competition.* There are companies in this industry that have far more financial resources and a larger market share than us. In order to compete with these companies, we will be required to be innovative and create more attractive functions and features while maintaining a competitive price structure.

Additionally, see “Risk Factors” in the Company’s Annual Report on Form 10-K for the fiscal year ended December 31, 2012, which was filed with the SEC on April 12, 2013.

Challenges and risks, including those described above, if not properly addressed or managed, may have a material adverse effect on our business. Our management, however, is endeavoring to properly manage and address these challenges and risks.

**Critical Accounting Policies and Estimates**

Our consolidated financial statements are prepared in accordance with GAAP in the United States of America, which requires management to make estimates, judgments and assumptions with respect to the amounts reported in the consolidated financial statements and in the notes accompanying those financial statements. Certain information and footnote disclosures normally included in financial statements prepared in accordance with generally accepted accounting principles, however, have been condensed or omitted pursuant to the rules and regulations promulgated by the SEC. We believe that the most critical accounting policies and estimates relate to the following:

- *Convertible Securities.* From time to time, we have issued, and in the future may issue, convertible securities with beneficial conversion features. We account for these convertible securities in accordance with ASC Topic 470, *Beneficial Conversion Feature*.
- *Revenue Recognition.* Officeware generates revenue primarily from monthly fees for the services and products that it offers. While revenues for Officeware’s FilesAnywhere.com product are often received in advance of providing the applicable service, the Company defers recognizing such revenues until the service has been performed. Revenues for Officeware’s custom products for large enterprises are often received after such services are provided. The Company recognizes such revenues when service has been provided and collection is reasonably assured.

While our estimates and assumptions are based upon our knowledge of current events and actions we may undertake in the future, actual results may ultimately differ from those estimates and assumptions.

**Operations Review**

**The Three Months Ended June 30, 2013 Compared to  
the Three Months Ended June 30, 2012**

	For the Three Months Ended June 30,		2013 vs. 2012	
	2013	2012	Fav/(Unfav) Variance	% Variance
Revenues	\$ 783,651	\$ 823,427	\$ (39,776)	(4.83%)
Cost of revenues	(376,809)	(285,818)	(90,991)	31.84%
Gross margin	406,842	537,609	(130,767)	
Expenses:				
Research and development	223,562	219,032	(4,530)	(2.07%)
Sales and marketing	300,161	129,295	(170,866)	(132.15%)
General and administrative	265,965	195,786	(70,179)	(35.84%)
Non-cash consulting expense-related party	10,500	10,500	-	0.00%
Depreciation and amortization	81,715	82,674	959	1.16%
Total expenses	881,903	637,287	(244,616)	(38.38%)
Net operating loss	(475,061)	(99,678)	(375,383)	376.60%
Other income (expense):				
Litigation settlement income	633,334	-	633,334	100.00%
Interest income	170	486	(316)	(64.93%)
Interest expense	-	(187)	187	(100.00%)
Total other income (expense)	633,504	299	633,205	-
Net income (loss)	\$ 158,443	\$ (99,379)	\$ 257,822	(259.43%)

**The Six Months Ended June 30, 2013 Compared to  
the Six Months Ended June 30, 2012**

	<u>For the Six Months Ended June 30,</u>		<u>2013 vs. 2012</u>	
	<u>2013</u>	<u>2012</u>	<u>Fav/(Unfav) Variance</u>	<u>% Variance</u>
Revenues	\$ 1,600,613	\$ 1,594,844	\$ 5,769	0.36%
Cost of revenues	(744,519)	(561,148)	(183,371)	(32.68%)
Gross margin	856,094	1,033,696	(177,602)	(17.18%)
Expenses:				
Research and development	440,022	474,278	34,256	7.22%
Sales and marketing	533,080	273,314	(259,766)	(95.04%)
General and administrative	477,988	451,728	(26,260)	(5.81%)
Non-cash consulting expense-related party	21,000	61,000	40,000	65.57%
Depreciation and amortization	163,252	166,276	3,024	1.82%
Total expenses	1,635,342	1,426,596	(208,746)	(14.63%)
Net operating loss	(779,248)	(392,900)	(386,348)	(98.33%)
Other income (expense):				
Litigation settlement income	633,334	-	633,334	100.00%
Interest income	452	1,217	(765)	(62.86%)
Interest expense	-	(483)	483	(100.00%)
Total other income (expense)	633,786	734	633,052	-
Net loss	\$ (145,462)	\$ (392,166)	\$ 246,704	62.91%

**Revenues and Cost of Revenues**

*Revenues and Cost of Revenues.* Revenues have decreased for the three month period ending June 30, 2013 compared to the three month period ending June 30, 2012, but increased slightly for the six month period ending June 30, 2013 compared to the six month period ending June 30, 2012. This decrease is attributed to a loss in our consumer base of business, which has accelerated. This accelerated loss occurred due to the significant pressure from our competitors from both pricing and the amount of storage that is offered as free. To combat the pressures from the competition, we are actively working on significant enhancements to our FilesAnywhere product that we expect to result in increased users and, consequently, increased market share. We have also made several hardware enhancements to improve our storage capabilities and thus allow us to become more price competitive on the consumer products. No assurances, however, can be given that we will be able to attract a significant number of additional users or market share, as demand for our online storage solutions is sensitive to price. Many factors, including our advertising, customer acquisition and technology costs, and our current and future competitors' pricing and marketing strategies, can significantly affect our pricing strategies. Certain of our competitors offer, or may in the future offer, lower-priced or free products or services that compete with our solutions. There can be no assurance that we will not be forced to engage in price-cutting initiatives, or to increase our advertising and other expenses to attract and retain customers in response to competitive pressures, either of which could have a material adverse effect on our revenue and operating results.

Cost of revenues increased, as we are still developing the base infrastructure department and structure in order to efficiently scale our business. The increase of approximately 32% over the three month period ending June 30, 2012 was primarily attributed to additional staffing costs and dual data center cost. The increase of approximately 33% over the six month period ending June 30, 2012 was primarily attributed to the same issues as discussed above. We are actively working to establish a business platform that is able to more efficiently translate growth in revenues directly into growth in profit margins.

*Research and Development.* Research and development expenses decreased slightly for the six month period ended June 30, 2013 as compared to the six month period ended June 30, 2012. This was primarily due to a reduced utilization of a third party development group. Research and development expense did not have a material change on a three month comparison basis.

*Sales and Marketing.* Sales and Marketing expenses increased compared to the same three month period last year, as we have invested heavily in both personnel, website development and advertising in order to increase new sales. We have also released a new pricing structure that is very competitive in the market. For the six month period ended June 30, 2013, sales and marketing expenses increased compared to the same six month period last year, due to the same reasons discussed above. While we anticipate that we will continue to grow our sales and marketing function, our challenge will be to ensure that these additions result in increases to our revenues. No assurances can be given that these additions will create an increase in revenue.

**General and Administrative Expense.** General and administrative expense increased for the three month period ended June 30, 2013, as compared to the three month period ended June 30, 2012. The difference was primarily the result of an office manager that provides HR and billing/collections support. For the six month period ended June 30, 2013, general and administrative expense increased as compared to the six month period ended June 30, 2012 for the same reason noted above.

**Non-Cash Consulting Expense – Related Party.** Non-cash consulting expense – related party decreased in the six months ended June 30, 2013 versus 2012 due to a donation in 2012 of \$40,000 from Mark Cuban to the organization which facilitates the St. Patrick’s Day parade held annually in Dallas, Texas. In exchange for the donation, Mr. Cuban asked that FilesAnywhere be, and FilesAnywhere was, recognized as a sponsor of the parade. This donation was deemed to be an equity contribution on behalf of Officeware paid by Immediatek’s indirect majority shareholder, Mark Cuban.

**Depreciation and Amortization.** Depreciation and Amortization expense did not have a material change on either a three or six month comparison basis.

**Net Operating Loss and Net Income (Loss)**

Net operating loss was \$475,061 for the three months ended June 30, 2013, which is an increase of \$375,383, or 377%, from \$99,678 for the corresponding period in 2012. Net operating loss was \$779,248 for the six months ended June 30, 2013, which is an increase of \$386,348, or 98%, from \$392,900 for the corresponding period in 2012. These increases in net loss are attributed to the increased investment in sales and marketing along with the continued investment in our infrastructure departments and product development. We hope that with these increased investments, along with a new pricing structure, we will be able to regain lost market share on our consumer business that has been lost due to downward pricing pressures from our competitors. We also expect that the new product enhancements will drive increased corporate sales.

Net income was \$158,444 for the three months ended June 30, 2013 compared to a net loss of \$99,379 for the same period of 2012. The change was due to the proceeds from the settlement of a lawsuit. Net loss was \$145,462 for the six months ended June 30, 2013 compared to \$392,166 for the same period of 2012. The change was attributed to the same issues discussed above.

**Liquidity and Capital Resources and Financial Position**

**General**

On April 1, 2010, we closed the merger with Officeware and stock sale described above under “Our Business—General.”

We funded our operations during the three and six months ended June 30, 2013, primarily from the cash generated from Officeware’s operations and the proceeds from a lawsuit that was settled in the second quarter. As of June 30, 2013, we had \$822,654 of cash, which management anticipates will sustain our operations. Management anticipates that the operating cash flows of the Company will be positive for the fiscal year ending December 31, 2013. However, no assurances can be given that we will ever achieve profitability. If we need to seek additional funds, our ability to obtain financing will depend, among other things, on our development efforts, business plans, operating performance and condition of the capital markets at the time we seek financing. No assurances can be given that additional financing will be available to us on favorable terms when required, or at all. If we raise additional funds through the issuance of equity, equity-linked or debt securities, those securities may have rights, preferences or privileges senior to the rights of our common stock, and our stockholders may experience dilution.

Our goal is to increase the products and services offered through Officeware, which we expect will generate sufficient revenue to support our operations. No assurances, however, can be given that these lines of business will generate sufficient operating funds to support our operating activities. In addition, we are exploring whether other companies may have interest in utilizing our technology to deliver their content and allow for interactivity with their customers or users across these various platforms.

The demand for our Officeware products and services is currently decreasing due to competitive pricing strategies by our competitors. We expect to reverse this trend after we implement our new storage platform in the second quarter. This will allow us to become more price competitive with our base consumer product. We will also roll out significant enhancements to our product that should increase the marketability of our overall product line.

We may also pursue various acquisition targets that could provide us with operating funds to support our activities. In the event that we acquire a target, depending on the nature of that target, we may require additional funds to consummate the acquisition or support our operations going forward. No assurances, however, can be given that we will be able to identify a potential target, consummate the acquisition of the target and, if consummated, integrate the target company and realize funds from operations.

**Operating Activities.** Cash provided by operations was \$310,881 in the six months ended June 30, 2013, as compared to cash used in operations in the amount of \$44,834 for the six months ended June 30, 2012. The increase in cash provided by operations was primarily attributed to the proceeds from the settlement of a lawsuit.

**Investing Activities.** Cash used for investing activities was \$200,685 and \$158,687 for the six months ended June 30, 2013 and June 30, 2012, respectively. The cash outlay was for capital expenditures as we are restructuring the hardware and storage devices to a more cost effective structure.

**Financing Activities.** Cash used for financing activities was \$0 and \$8,756 for the six months ended June 30, 2013 and June 30, 2012, respectively. The decrease was due to the outstanding capital lease being paid off in 2012.

Our material commitments for capital expenditures as of June 30, 2013 are \$0.

#### **Liquidity**

We believe that the funds generated by the operation of Officeware along with the proceeds from a lawsuit settlement will provide us with the necessary funds to operate our business. While we have also undertaken various plans and measures that we believe will increase funds generated from operating activities, no assurances can be given that those plans and measures will be successful.

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

Not applicable.

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

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

*Evaluation of disclosure controls and procedures.* Our chief executive officer and president (our principal executive officer) and our chief financial officer (our principal financial officer) are responsible for establishing and maintaining disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) promulgated under the Securities Exchange Act of 1934, as amended, or the Exchange Act) for us. Based on the evaluation of our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Exchange Act) required by Exchange Act Rules 13a-15(b) or 15d-15(b), our principal executive officer and our principal financial officer have concluded that as of the end of the period covered by this report, our disclosure controls and procedures were effective.

*Changes in internal controls.* There were no changes in our internal controls over financial reporting as defined in Exchange Act Rule 13a-15(f) that occurred during our most recently completed fiscal quarter that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

**PART II — OTHER INFORMATION****Item 1. Legal Proceedings.**

The Company is involved from time to time in claims, proceedings and litigation. Please refer to “Item 3. Legal Proceedings” in the Company’s Annual Report on Form 10-K for the fiscal year ended December 31, 2012, which was filed with the Securities and Exchange Commission, or SEC, on April 12, 2013.

From time to time we may become subject to additional proceedings, lawsuits and other claims in the ordinary course of business, including proceedings related to our services, applications and other matters. Such matters are subject to many uncertainties, and outcomes are not predictable with assurance.

**Item 6. Exhibits.**

The following exhibits are filed in accordance with the provisions of Item 601 of Regulation S-K.

<b>Exhibit Number</b>	<b>Description of Exhibit</b>
3.1	Amended and Restated Articles of Incorporation of the Registrant, dated as of June 2, 2006 and filed with the Secretary of State of the State of Nevada on June 5, 2006 (filed as Exhibit 3.1 to the Registrant’s Quarterly Report on Form 10-QSB for quarter ended March 31, 2006 (filed on June 26, 2006) and incorporated herein by reference).
3.2	Bylaws of the Registrant (filed as Exhibit 3.2 to the Registrant’s Annual Report on Form 10-KSB for year ended December 31, 2005 (filed on May 11, 2006) and incorporated herein by reference).
4.1	Form of common stock certificate of the Registrant (filed as Exhibit 4.1 to the Registrant’s Annual Report on Form 10-KSB for year ended December 31, 2005 (filed on May 11, 2006) and incorporated herein by reference).
4.2	Amended and Restated Certificate of Designation, Rights and Preferences of Series A Convertible Preferred Stock of the Registrant, dated as of October 13, 2009 and filed with the Secretary of State of the State of Nevada on October 15, 2009 (filed as Exhibit 4.1 to the Registrant’s Form 8-K (filed on October 19, 2009) and incorporated herein by reference).
4.3	Form of stock certificate for Series A Convertible Preferred Stock (filed as Exhibit 4.8 to the Registrant’s Quarterly Report on Form 10-QSB for quarter ended March 31, 2006 (filed on June 26, 2006) and incorporated herein by reference).
4.4	Amended and Restated Certificate of Designation, Rights and Preferences of Series B Convertible Preferred Stock of the Registrant, dated as of October 13, 2009 and filed with the Secretary of State of the State of Nevada on October 15, 2009 (filed as Exhibit 4.2 to the Registrant’s Form 8-K (filed on October 19, 2009) and incorporated herein by reference).
4.5	Form of stock certificate for Series B Convertible Preferred Stock (filed as Exhibit 4.5 to the Registrant’s Annual Report on Form 10-K for year ended December 31, 2008 (filed on March 31, 2009) and incorporated herein by reference).
10.1*+	Settlement and Assignment Agreement, dated as of April 22, 2013, by and between Dropbox, Inc. and Officeware Corporation d/b/a Filesanywhere.com.
31.1*	Certification of Principal Executive Officer pursuant to Rule 13a-14(a) of the Securities Exchange Act.
31.2*	Certification of Principal Financial Officer pursuant to Rule 13a-14(a) of the Securities Exchange Act.

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32.1*	Certification Required by 18 U.S.C. Section 1350 (as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002).
32.2*	Certification Required by 18 U.S.C. Section 1350 (as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002).
101*	XBRL data files of Financial Statements and Notes contained in this Quarterly Report on Form 10-Q.

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\* Indicates document filed herewith.

+ Indicates confidential information has been omitted from this document and has been filed separately with the SEC pursuant to a confidential treatment request under Rule 24b-2.

**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.

Date: August 14, 2013

**IMMEDIATEK, INC.**,  
a Nevada corporation

By: /s/ Timothy M. Rice  
Name: Timothy M. Rice  
Title: Chief Executive Officer  
(On behalf of the Registrant and as Principal  
Executive Officer)

Date: August 14, 2013

By: /s/ Timothy McCrory  
Name: Timothy McCrory  
Title: Chief Financial Officer  
(On behalf of the Registrant and as Principal  
Financial Officer)

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## INDEX TO EXHIBITS

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\* Indicates document filed herewith.

+ Indicates confidential information has been omitted from this document and has been filed separately with the SEC pursuant to a confidential treatment request under Rule 24b-2.

**CERTIFICATION OF PRINCIPAL EXECUTIVE OFFICER**

I, Timothy M. Rice, certify that:

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

Dated: August 14, 2013

/s/ Timothy M. Rice  
Timothy M. Rice  
Chief Executive Officer and President (Principal  
Executive Officer)

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**CERTIFICATION OF PRINCIPAL FINANCIAL OFFICER**

I, Timothy McCrory, certify that:

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

Dated: August 14, 2013

/s/ Timothy McCrory  
Timothy McCrory  
Chief Financial Officer  
(Principal Financial Officer)

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**CERTIFICATION OF PRINCIPAL EXECUTIVE OFFICER**  
**Required by 18 U.S.C. Section 1350**  
**(As adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002)**

In connection with the Quarterly Report of Immediatek, Inc. (the "Company") on Form 10-Q for the period ended June 30, 2013, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), Timothy M. Rice, as Principal Executive Officer of the Company, hereby certifies, pursuant to 18 U.S.C. §1350, as adopted pursuant to §906 of the Sarbanes-Oxley Act of 2002, that to his knowledge:

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

Date: August 14, 2013

/s/ Timothy M. Rice

\_\_\_\_\_  
Timothy M. Rice  
Chief Executive Officer and President  
(Principal Executive Officer)

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**CERTIFICATION OF PRINCIPAL FINANCIAL OFFICER**  
**Required by 18 U.S.C. Section 1350**  
**(as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002)**

In connection with the Quarterly Report of Immediatek, Inc. (the "Company") on Form 10-Q for the period ended June 30, 2013, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), Timothy McCrory, as Principal Financial Officer of the Company, hereby certifies, pursuant to 18 U.S.C. §1350, as adopted pursuant to §906 of the Sarbanes-Oxley Act of 2002, that to his knowledge:

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

Date: August 14, 2013

/s/ Timothy McCrory  
\_\_\_\_\_  
Timothy McCrory  
Chief Financial Officer  
(Principal Financial Officer)

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