b. The value and nature of the employee's contribution.

Dr. Russell Barbour has contributed personal capital to the company from which the associated option fees will paid. As an employee of MSU, he will assist in the preparation and completion of the patent filing.

c. The anticipated revenue to be generated by the project and the time line for generating such revenue.

A license agreement is yet to be negotiated so projected revenue is hard to anticipate at this time.

d. The manner in which revenue and expenses will be shared by the parties.

The current Option Agreement will allow the company to negotiate a license which would include royalties, among other terms. The Option Agreement has no provision for royalties as an option holder is not permitted to conduct commercial sales of products or services containing the optioned technology. Any future royalty revenues will be shared by MSU and the inventors after payment of a development fee to MSU and collection of any unreimbursed patent costs. All expense information is detailed in the confidential agreement language.

e. The nature of each party's equity interest in the project. If none, so indicate.

Dr. Russell Barbour holds 100% equity in Advanced Microcavity Sensors, LLC.