2012 Annual Report

October 4, 2013

Dynasty Limousine, Inc.

Old Stock Symbol: DNYS

Currently known as:

Cyber kiosk Solutions, Inc.

Stock Symbol: CYBK

7401 Wiles Road Suite 244C Coral Springs, Florida 33067

Phone: (954) 509-3748 Fax: (954) 341-3307

Corporate Website: www.Cyber-Thingy.com

Dynasty Limousine, Inc.- Federal Tax Id No: 59-3384261

CUSIP No: 26813V 103

ISSUER'S EQUITY SECURITIES

Common Stock

120,000,000 Common Shares Authorized 114,509.275 Shares Issued and Outstanding 4.232.275* shares in the Float

*Includes shares eligible for resale from the former Officers and Directors

The securities described in this document are not registered with, and the information contained in this statement has not been filed with, or approved by, the U.S. Securities and Exchange Commission.

This Annual Report contains all the representations by the Company, and no person shall make different or broader statements than those contained herein. Investors are cautioned not to rely upon any information not expressly set forth in this document.

Forward-Looking Statements

Forward-looking statements in this document are made pursuant to the "safe harbor" provisions of the private Securities Litigation Reform Act of 1995. All statements, other than statements of historical facts included in this document, are forward-looking statements. Investors are cautioned that such forward-looking statements involve risks and uncertainties, including without limitation, continued acceptance of the Company's products and services, increased levels of competition for the Company, new products and technological changes, the Company's dependence on third-party vendors, and other risks detailed in the Company's prospectus and periodic reports filed with the Securities and Exchange Commission.

1) Name of the issuer

Dynasty Limousine Inc., a Florida Corporation

2) Address of the issuer's principal executive offices

Company Headquarters

7401 Wiles Road Suite 244C Coral Springs, Florida 33067

Phone: (954) 509-3748 Fax: (954) 341-3307

Corporate Website: www.Cyber-Thingy.com

Investor Relations: Chris Clarke

Address: 7401 Wiles Road Suite 244C Coral Springs, Florida 33067

Telephone: 954-509-3748

Email: investor@cyber-thingy.com

3) Security Information

Common Stock Par value: \$0.0001

CUSIP No.: 26813V 103 Trading Symbol: DNYS

Period ending: December 31, 2012

Common Stock: 120,000,000 Shares Authorized Common Stock: 114,509,275 Shares Outstanding

Common Stock: 52 Shareholders of Record

Number of beneficial shareholders: 1

Freely tradable shares (public float): 4,232,275

Period ending: December 31, 2011

Common Stock: 100,000,000 Shares Authorized Common Stock: 4,836,425 Shares Outstanding Common Stock: 62 Shareholders of Record

Number of beneficial shareholders: 2

Freely tradable shares (public float): 712,900

Transfer Agent

Broadridge, Inc. 1717 Arch Street Suite 1300 Philadelphia, PA, 19103 610-649-7300

www.Broadridge.com

Broadridge, Inc. is appropriately registered with the Securities and Exchange Commission under the Securities and Exchange Act of 1934. List any restrictions on the transfer of security: None

Describe any trading suspension orders issued by the SEC in the past 12 months: None

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months: In March 2012, Dynasty Limousine, Inc. received approval from its Board of Directors to execute a 3:1 forward split on its common stock. Capital Change shares increased by 3 for 1 split. Ex-date=04/02/2012. Rec date=03/19/2012. Pay date=03/30/2012

On November 9, 2012 the Company acquired 100% of the issued and outstanding shares of Cyber-Thingy, Inc. in exchange for 100,000,000 shares of restricted Common stock. The Company then divested itself of Dynasty Holdings, LLC a wholly owned subsidiary which the Company created and moved all the Assets and Liabilities of Dynasty Limousine, Inc. into. 100% of the subsidiary was assigned to Anne and Pierce Fleming.

4) Issuance History

On October 18, 2012 Company created Dynasty Holdings, LLC as a wholly owned subsidiary and moved all the assets and liabilities of the Company in to the subsidiary.

On November 9, 2012 the Company acquired 100% of the issued and outstanding shares of Cyber-Thingy, Inc. in exchange for 100,000,000 shares of restricted Common stock.

On November 9, 2012 the Company elected Christopher Clarke to server as the Company's President and Director.

On November 9, 2012 the Company received resignation letters from Anne Fleming, Pierce Fleming and Mary Fleming from all positions held in the Company.

On November 9, 2012, the Company divested itself of Dynasty Holdings, LLC a wholly owned subsidiary which the Company created and moved all the Assets and Liabilities of the Limousine operation into its LLC subsidiary. 100% of the subsidiary was assigned to Anne and Pierce Fleming.

In March 2013 the Company issued 5 million shares of restricted common stock as part of a transaction to acquire 25 percent of XSKN, Inc. XSKN, Inc. is a leading manufacturer and distributor of silicon covers for cell phones and tablets. The Company will use its distribution partnerships to offer the XSKN products for sale within North America and abroad.

Item V Financial statements: Continued on the following page

Cyber-Kiosk Solutions, Inc. Balance Sheet

As of December 31, 2012

	Dec 31, 12
ASSETS	
Current Assets Checking/Savings	
Cash SunTrust # 4707	385.73
Total Cash	385.73
Total Checking/Savings	385.73
Total Current Assets	385.73
Fixed Assets Furniture and Equipment Printers - Brother	158.99
Total Furniture and Equipment	158.99
Total Fixed Assets	158.99
Other Assets Corp-Organizational Cost* Kiosks Less Accum Amortization* Website	84,141.00 25,000.00 -378.00 25,000.00
Total Other Assets	133,763.00
TOTAL ASSETS	134,307.72
LIABILITIES & EQUITY Liabilities Current Liabilities Accounts Payable A/P*	258,000.00
Total Accounts Payable	258,000.00
•	
Total Current Liabilities	258,000.00
Long Term Liabilities	25,000.00
Total Liabilities	263,000.00
Equity Addtional Paid-in-Capital* Common Stock* Net Income* Opening Balance Equity Retained Earnings Stockholder Mr. Clarke Net Income	213,325.00 11,454.00 173,237.00 110,000.00 353,378.00 -4,800.00 -1,005,286.28
Total Equity	-148,692.28
TOTAL LIABILITIES & EQUITY	134,307.72

Cyber-Kiosk Solutions, Inc. Statement of Cash Flows January through December 2012

	Jan - Dec 12
OPERATING ACTIVITIES Net Income Adjustments to reconcile Net Income to net cash provided by operations: A/P*	-1,005,286.28 258,000.00
Net cash provided by Operating Activities	-747,286.28
INVESTING ACTIVITIES Furniture and Equipment:Printers - Brother Corp-Organizational Cost* Corp-Organizational Cost*:Developmental Cost Cyber-Thingy Kiosks Less Accum Amortization* Website	-158.99 -24,141.00 -60,000.00 -25,000.00 378.00 -25,000.00
Net cash provided by Investing Activities	-133,921.99
FINANCING ACTIVITIES Loans from Investors:Darrek Loans from Investors:Larry Loans from Investors:Moustafa Loans from Investors:Rob Addtional Paid-in-Capital* Common Stock* Net Income* Opening Balance Equity Retained Earnings Stockholder Mr. Clarke:Dividends	10,000.00 5,000.00 5,000.00 5,000.00 213,325.00 11,454.00 173,237.00 110,000.00 353,378.00 -4,800.00
Net cash provided by Financing Activities	881,594.00
Net cash increase for period	385.73
Cash at end of period	385.73

10:22 AM 07/08/13 Accrual Basis

Cyber-Kiosk Solutions, Inc. Profit & Loss

January through December 2012

	Jan - Dec 12
Ordinary Income/Expense	
Income	
Miscellaneous	260.00
Revenue*	538,274.00
Total Income	538,534.00
Gross Profit	538,534.00
Expense	
Accnt Balance*	1,224,415.00
Advertising and Promotion	1,079.00
Agents Fees	8,500.00
Automobile Expense	738.02
Bank Service Charges	161.45
Computer and Internet Expenses	301.44
General & Administration*	98,931.00
Limousine Operating Cost*	0.00
Meals and Entertainment	557.55
Office Expenses*	0.00
Office Supplies	530.75
Other Expenses	15.06
Printing exp	74.41
Professional Fees	260,071.60
Rent Expense	1,356.36
Subcontractors Expenes	3,480.00 293.35
Telephone Expense Travel Expense	756.29
Traver Expense	
Total Expense	1,601,261.28
Net Ordinary Income	-1,062,727.28
Other Income/Expense	57,441.00
Net Income	-1,005,286.28
	AND ADDRESS OF THE PERSON NAMED IN COLUMN 2 IS NOT THE PERSON NAMED IN COLUMN 2.

Dynasty Limousine, Inc. Balance Sheet As of December 31, 2011

	Dec 31, 11
ASSETS	
Current Assets	
Checking/Savings Operating Accounts	6,799
Total Checking/Savings	6,799
Accounts Receivable Accounts Receivable	57,249
Total Accounts Receivable	57,249
Other Current Assets Advances to Employees	305
Total Other Current Assets	305
Total Current Assets	64,352
Fixed Assets	
Limousines	1,104,010
Office Furniture and Equipment	12,846
Total Accum Depreciation	-347.029
Total Fixed Assets	769,827
Other Assets	200 217
Company Websites Corp Organization Cost	398,817 24,141
Less Accumulated Amortization	-378
Total Other Assets	422,580
TOTAL ASSETS	1,256,759
LIABILITIES & EQUITY	
Liabilities	
Current Liabilities	
Accounts Payable	2.000
Accounts Payable	3,980
Total Accounts Payable	3,980
Other Current Liabilities Current Portion of Debt	229 024
State & Federal Income Ta	228,024 44,839
Total Other Current Liabilities	272,863
Total Current Liabilities	276,843
Long Term Liabilities	204 200
Leases Pay Long Term Port Less Current Portion of Debt	621,860 -228,024
N/P - Chase Auto Finance	12.230
N/P - Ford Credit	51,253
Total Long Term Liabilities	457,319
Total Liabilities	734,162

_	Dec 31, 11
Equity Additional Paid-in-Capital Common Stock Retained Earnings Net Income	203,325 484 176,162 142,626
Total Equity	522,597
TOTAL LIABILITIES & EQUITY	1,256,759

Dynasty Limousine, Inc. Statement of Revenue and Expenses January through December 2011

	Jan - Dec 11
Ordinary Income/Expense Income Revenues	718,494
Total Income	718,494
Gross Profit	718,494
Expense Limosine Operating Cost General & Administrative Office Expenses	258,308 119,351 67,709
Total Expense	445,367
Net Ordinary Income	273,127
Other Income/Expense Other Income Gain or Sale of Asset	26,154
Total Other Income	26,154
Other Expense Depreciation & Amortization Interest Expense	97,189 59,466
Total Other Expense	156,655
Net Other Income	-130,501
Net Income	142,626

Dynasty Limousine, Inc.

Statement of Cash Flows For the First Quarter Ending December 31, 2011

CASH FLOWS FROM OPERATING ACTIVITIES:		Third Quarter 2011
Net Income	\$	142,626
Adjustments to reconcile net income to net cash provided by operating activities Depreciation Change in accounts payable Increase in accounts receivable Corporate organizational cost Net cash provided by operating activities		97,189 (59,342) (57,249) (5,852) (25,254)
Net cash provided by operating activities	Φ	(20,204)
CASH FLOWS FROM INVESTING ACTIVITIES:		
Fair value reporting of website Sale of assets Acquisition of limousines and office equipement	-	60,433 438,311)
Net cash used by investing activities	\$(377,878)
CASH FLOWS FROM FINANCING ACTIVITIES:		
New financing Debt reduction		437,812 182,071)
Net cash provided by financing activities	\$	255,741
Net increase in cash	\$	(4,765)
Cash beginning of period		11,564
Ending cash, December 31, 2011	\$	6,799

CYBER KIOSK SOLUTIONS, INC. AND SUBSIDIARIES

Formally known as: Dynasty Limousine, Inc. Notes to the Consolidated Financial Statements
December 31, 2012

NOTE 1 BASIS OF FINANCIAL STATEMENT PRESENTATION

The condensed financial statements presented are those of Cyber Kiosk Solutions, Inc., and Subsidiaries (the "Company"). The accompanying unaudited condensed financial statements have been prepared by the Company pursuant to the rules and regulations of the Securities and Exchange Commission. Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America have been condensed or omitted in accordance with such rules and regulations. The information furnished in the interim condensed financial statements, includes normal recurring adjustments and reflects all adjustments, which, in the opinion of management, are necessary for a fair presentation of such financial statements. Although management believes the disclosures and information presented are adequate to make the information not misleading, it is suggested that these interim condensed financial statements be read in conjunction with the Company's most recent audited financial statements.

NOTE 2 NOTES PAYABLE

In October, 2012 Cyber-Thingy, Inc. entered into a consulting agreement agreeing to pay a third party \$250,000 for its services for 6 months. The money is still owed and payable. The Note does not carry a conversion feature and no equity of the Company is owed.

In November, 2012 the Company received \$ 25,000 in short terms loans from a group of investors. These loans earn interest at the rate of 10% and are due and payable on demand. The loans do not have a conversion feature and there was not any equity given for these loans. The company expects to repay these loans in July.

In February, 2013 the Company and its consultant decided to terminate their agreement in exchange for an additional \$50,000 owed to the consultant. The parties have agreed to a payment schedule beginning in October of 2013 through December of 2014.

NOTE 3 RELATED PARTY TRANSACTIONS

The Company's CEO Christopher Clarke was the sole Officer and Directors of Cyber-Thingy, Inc. which was acquired on November 9, 2012 as a wholly owned subsidiary.

NOTE 4 COMMON STOCK AND EQUITY INSTRUMENTS

During the fourth quarter the Company issued increased the number of Authorized Common shares from 100 million shares to 120 million.

In November, 2012 the Company issued 100 million restricted Common shares for the purchase of Cyber-Thingy, Inc.

In February, 2013 the Company reduced the number of its Authorized Common stock from 120 million to 70 million.

CYBER KIOSK SOLUTIONS, INC. AND SUBSIDIARIES

Notes to the Consolidated Financial Statements December 31, 2012

NOTE 4 COMMON STOCK AND EQUITY INSTRUMENTS (Continued)

In February, 2013 the Company approved a non-voting preferred stock series for the CEO to exchange 65 million common shares.

In March, 2013 the Company issued 5 million restricted Common shares to XSKN, Inc., as part of the transaction to acquire 25% of XSKN, Inc.

NOTE 5 SIGNIFICANT EVENTS

In October 2012 the Company created a wholly owned subsidiary Dynasty Limousine, LLC and transferred all the of the Assets and Liabilities of the Company into the subsidiary.

In October 2012 the Company increased its Authorized Common shares from 100 million 120 million shares.

In November 2012 the Company acquired 100% interest in Cyber-Thingy, Inc., in exchange for 100 million shares of restricted Common stock.

In November 2012 all the Officers and Directors of the Company resigned and elected Christopher Clarke as the sole Officer and Director.

In November 2012 the Company transferred 100% interest in Dynasty Holdings, LLC to Pierce and Anne Fleming.

In December of 2012 the Company filed an Amendment with the State of FL to change the name of the Company to Cyber Kiosk Solutions, Inc., effective January 18, 2013

Note 6 SUBSEQUENT EVENTS

In January of 2013, the Company filed an Amendment with the State of Florida to change the effective date from January 18, 2013 to January 25, 2013.

In January of 2013 the Company completed an agreement with a cellular phone and airtime distributor in the Dominican Republic to place 200 machines as a test.

In February of 2013 FINRA approved the name change of the Company to Cyber Kiosk Solutions, Inc. and the new ticker "CYBK"

In February of 2013 the Company filed an Amendment with the State of FL to decrease the number of Authorized shares of Common stock from 120 million to 70 million.

In March of 2013 the Company elected 4 new Board members and 2 new Officers.

In March, 2013 the Company issued 5 million restricted Common shares to XSKN, Inc., as part of the transaction to acquire 25% of XSKN, Inc.

In March of 2013 the Company entered in to a Letter of Intent to acquire 100% of Golf Concessions, LLC's assets including ownership of its patents.

CYBER KIOSK SOLUTIONS, INC. AND SUBSIDIARIES

Notes to the Consolidated Financial Statements December 31, 2012

Note 7 DISCOUNTINED OPERATIONS.

On November 9, 2012 the Company divested itself of Dynasty Holdings, LLC which was the holding company for all the Assets and Liabilities for Dynasty Limousine the former operating business. These Financial statements reflect changes made after the removal of the assets and liabilities associated with this business. The financial Statements have been prepared not including any revenue received by the former business from October 1, 2012 through November 9, 2012. Once the audits have been completed the numbers may reflect a minor change, but the stated liabilities of the Company shall remain the same.

FINANCIAL STATEMENTS

These financial statements have not been audited but have prepared in accordance with generally accepted accounting principles. Cyber Kiosk Solutions, Inc. is in the process of having the past 2 years of financial statements audited in accordance with generally accepted accounting principles. As the auditors review the statements from 12/31/10 and roll the financials forward there maybe additional changes to the report, which could cause the Company to file an amended report.

6) Describe the Issuer's Business, Products and Services

(A) The Issuer was organized under the laws of the State of Florida on 05/05/2005. (B) The issuer's primary and secondary SIC Codes; Primary SIC Code: 6726. (C) The issuer's fiscal year end date; The Issuer's fiscal year end date is December 31. (D) <u>Business of Issuer</u>: Cyber Kiosk Solutions, Inc., f/k/a Dynasty Limousine Inc. was a full service Limousine and Transportation company with offices in Jacksonville and Orange Park, Florida. The limousine company was started in 1998 and formally incorporated in 2005 and became a public company in August 2010. Dynasty rented Limousines and specialty vehicles, offered chauffeur services, concierge services, event organization and other luxury services. In November of 2012 Dynasty acquired 100% Cyber-Thingy, Inc. as a wholly owned subsidiary in exchange for 100 million shares of restricted common stock of Dynasty. At the time of acquisition Dynasty Holdings, LLC a wholly owned subsidiary of the public company was transferred to Anne and Pierce Fleming former Officers and Directors of the public company in exchange for assuming all the liabilities of the Company. The Company filed with the State of Florida in December to change the name of the Company to Cyber Kiosk Solutions, Inc. effective January 18, 2013 and later change it to January 25, 2013. The name and ticker symbol where formally changed by FINRA in February 2013.

Cyber Kiosk Solutions, Inc. produces Point of Sale terminals and Kiosk machines that offer several financial services such as, bill payment, cell phone airtime top up, Prepaid Debit card sales and Prepaid Debit card loads, Domestic and International money remittance. The machines sold by the Company offer manufacture coupons for items such as cereals, candy, soda, and other food items found at supermarkets and convenience stores, electronic gift cards for over 500 restaurants and big box retailers, local specials in many industry areas in the surrounding areas of proximity to CYBK machines. Additionally, the Kiosks have two separate advertising areas on the main and secondary screens that play advertisements for services, items for sales, coupons, and specials. The Company has executed several distribution agreements for both domestic and international placements of its

Kiosk systems. To help facilitate the placement of the Kiosks the Company entered into partnership agreement with Empasys and Preway which collectively have approximately 20,000 combined locations that will be converted to one of the Cyber Kiosk solutions. The Company has entered into an agreement in the Dominican Republic with the potential of placing several thousands of the machines within the country through a partnership with a cell phone company. The other partnership would be with the government for the sale of lottery tickets and the collection of revenue that the government is losing through abuse within its current system. The lottery software is currently being reviewed. The Company is working on other partnerships and acquisitions to help expand its distribution locations and add functionality to the Kiosks so the consumer spends more time and money at the Kiosks. The Kiosks give the companies providing services the ability to expand without the need to build a brick and mortar store. The Company executed an LOI to acquire a Kiosk system designed for the Golf industry as part of the acquisition the Company would own all the designs and patents. These Kiosks would be distributed to golf courses around the country utilizing a revenue share program with the golf courses. The Company issued 5 million shares of restricted common stock as part of a transaction to acquire 25 percent of XSKN, Inc. XSKN, Inc. is a leading manufacturer and distributor of silicon covers for phones and tablets. The Company will use its distribution partnerships to offer the XSKN products for sale within North America.

7) Describe the Issuer's Facilities

The Company maintains a corporate office in Coral Springs, FL and utilizes offices of its strategically partnered companies in Pembroke Pines FL, Fort Worth TX and Luverne AL. The Company 's manufacturing facility is located in Jupiter Florida and has the capacity to meet all expansion needs.

8) Officers, Directors, and Control Persons

Names of Officers, Directors, and Control Persons.

Christopher Clarke: President, CEO and Director, Control Person 7401 Wiles Road, Suite 244C Coral Springs, FL 33067

Oren Manelis: COO 7401 Wiles Road, Suite 244C Coral Springs, FL 33067

Marcello Jaspan, CTO 7401 Wiles Road, Suite 244C Coral Springs, FL 33067

Scott Eddy, Director 7401 Wiles Road, Suite 244C Coral Springs, FL 33067

Gregory Lewis, Director 7401 Wiles Road, Suite 244C Coral Springs, FL 33067

Kelly Myers, Director 7401 Wiles Road, Suite 244C Coral Springs, FL 33067 James Monaghan, Director 7401 Wiles Road, Suite 244C Coral Springs, FL 33067

- B. <u>Legal/Disciplinary History</u>. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:
- 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses); None
- 2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities; None
- 3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or None
- 4. The entry of an order by a self-regulatory organization that permanently or temporarily barred suspended or otherwise limited such person's involvement in any type of business or securities activities. None
- C. Beneficial Shareholders.

Christopher Clarke - 100,000,000 shares of Common stock 87.3 percent 7401 Wiles Road, Suite 244C Coral Springs, FL 33067

9) Third Party Providers

Legal Counsel

Cassidy & Associates 1504 R Street N.W. Washington, DC 20009 Telephone: (202) 744-2929

Email address: cassidylaw@aol.com

Accountant or Auditor

William Myers CPA 905 Park Avenue Orange Park, FL 32073 Telephone: (904) 215-8320

Email address: wmyers@wmyerscpa.com

Investor Relations Consultant

None

Consultant

Baron Capital Enterprise, Inc. 1500 W Cypress Creek Suite 414 Fort Lauderdale, FL 33309 954-623-3209 Other Advisor: Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement. None

10) Issuer Certification

Following Page

I, Chris Clarke certify that:

- 1. I have reviewed this <u>Annual Disclosure Statement</u> of <u>Dynasty Limousine</u>, <u>Inc</u>. currently known as Cyber Kiosk Solutions, Inc.
- 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
- 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

October 4, 2013

Chris Clarke

Cyber Kiosk Solutions, Inc.

CEO/President

Formally known as:

This Clarke

Dynasty Limousine, Inc.