

SMA ALLIANCE INC.

OTC Pink Basic Disclosure Guidelines

ITEM 1. Name of the issuer and its predecessors (if any)

SMA Alliance, Inc., a Delaware corporation was formerly InventBay.com., Inc. until 5/2011. InventBay.com., Inc. was formerly Interand Corp until 6/2007.

ITEM 2. Address of the issuer's principal executive offices

SMA ALLIANCE, INC.
14241 Dallas Parkway #650
Dallas, TX 75254
PHONE #469-475-4816

ITEM 3. Security Information

Trading Symbol: SMAA
Exact title and class of securities outstanding: COMMON STOCK
CUSIP: 78446F203
COMMON SHARES
Par or Stated Value: .00001
Total shares authorized: 1,000,000,000 as of: 12/31/2014
Total shares outstanding: 1,000,000,000 as of: 12/31/2014

SERIES A PREFERRED SHARES
Par or Stated Value: .001
Total shares authorized: 20,000,000 as of: 12/31/2014
Total shares outstanding: 10,000,000 as of: 12/31/2014

The Company has Series A Preferred Stock and Common Stock

COMMON STOCK--Each holder of Common Stock is entitled to one vote for each share held of record on each matter submitted to vote to stockholders, including election of directors. Stockholders do not have any right to cumulate votes on the election of directors. Each holder of Common Stock is entitled to share ratably in distributions to stockholders and to receive ratably such dividends as may be declared by the Board of Directors out of funds legally available. Therefore, in the event of our liquidation, dissolution or winding up, the holders of Common Stock will be entitled to receive, after payment of all of our debts and liabilities, and of all sums to which holders of any outstanding preferred stock, if any, may be entitled, the distribution of any of our remaining assets. Holders of our Common Stock have no conversion, exchange, sinking fund, redemption or appraisal rights (other than such as may be determined by the Board of Directors in its sole discretion) and have no preemptive rights to subscribe for any of our securities. There are no provisions in our Articles of Incorporation or By-Laws that would delay, defer or prevent a change of control of the Company.

PREFERRED STOCK--Each holder of Series A Preferred Stock is entitled to twenty votes for each share held of record on each matter submitted to vote to stockholders, including election of directors. Stockholders do not have any right to cumulate votes on the election of directors. Each holder of Stock is entitled to share ratably in distributions to stockholders and to receive ratably such dividends as may be declared by the Board of Directors out of funds legally available. Therefore, in the event of our liquidation, dissolution or winding up, the holders of Series A Preferred Stock will be entitled to receive, after payment of all of our debt and liabilities, and of all sums to which holders of any outstanding preferred stock, if any, may be entitled, the distribution of any of our remaining assets. Holders of our Series A Preferred Stock have may convert each share of Series A Preferred Stock into 2 shares of Common Stock. Holders of Series A preferred no sinking fund, redemption or appraisals right (other than such as may be determined by the Board of Directors in its sole discretion) and have no preemptive rights to subscribe for any of our securities. There are no provisions in our Articles of Incorporation or By-Laws that would delay, defer or prevent a change of control of the Company.

Transfer Agent

Name: PACIFIC STOCK TRANSFER
4045 SOUTH SPENCER STREET
#403
Las Vegas, NV 89119
Phone: 702-361-3033

This Transfer Agent is registered under the Exchange Act. The regulatory authority of the Transfer Agent is the United States Securities and Exchange Commission.

The issued and outstanding common shares as of 12/31/2014 is 429,055,910 .

There have been no trading suspensions issued by the SEC in the past 12 months.

ITEM 4. Issuance History

In the past 12 months 100,000,000 shares have been issued to IBC Fund for payment of accounts payable.

ITEM 5. Financial Statements

The 12/31/2014 Financial Statements are listed below on the OTCMARKETS.COM website. The financials include the following information:

- A. Balance sheet
- B. Statement of income
- C. Statement of cash flows
- D. Financial notes

ITEM 6. Describe the Issuer's Business, Products and Services

A. A description of the issuer's business operations:

SMA--Auto defines our market as producing buyer specific leads to commercial enterprises starting in the automotive sector. SMA offers services nationwide although their technologies can also be expanded to regions outside the United States by targeting specific buyer interest based on geographical retail interest. SMA's system is scalable to a worldwide audience of local buyers and flexible to be compatible to existing online traffic drivers. By continuing to aggregate alliances, a key integrated part of SMA's mission is to keep expanding technologies based on the most profitable retail sectors including but not limited to real estate, employment, travel, government, and finance, who are in need of buyer-specific lead generation. SMA owns proprietary software code and applied systems which increase buying demand for product retailers by instant submission of product placement on websites where buyers frequent. This technology allows SMA to offer lead generation services to retailers and manufacturers currently in the automotive sector. SMA's services are nationwide. Both SMA's Internet and sales development are located throughout the United States to reach all distribution markets in the nation. SMA's service packages are monthly and income is generated depending on the size, needs and demand of each client. In addition, SMA's lead distribution technologies generate income by affiliate lead providers on a per lead basis in addition to service packages and plans.

SMA—Gaming, Among the North American enthusiasts, 52 percent are men and 48 percent are women. The largest share of mobile gamers belongs to adult Millennials, comprising 38 percent of the total, with Generation X and teenagers ranking second and third among gamers, respectively. Smartphone games are still more popular than tablet games—among mobile gamers, 71 percent play smartphone games and 38 percent play tablet games. A majority of mobile gamers invest more than half an hour daily into the activity, and 21 percent play for more than hour each day. Smartphone and tablet games are most often played at home, somewhat contrary to the portable character of the devices. More than fifth of the players play games on portable devices during their commute and at the office. The most beloved genres are brain and puzzle games as well as cards and casino games. Currently SMA through a joint venture has developed 2 games for I phone watch and is planning on developing more games in the near future.

We do not believe that any federal, state or local regulations will have a material effect upon our business.

SMA Alliance, Inc. is an operating business and is not a shell and has never been a shell company.

Date and State of Incorporation:

The issuer is a Delaware, incorporated on June 23, 1969

B. The Issuer's Primary and Secondary SIC Codes

Primary SIC Code: 7310

Secondary SIC Code: 7372

ITEM 7. Describe the Issuer's Facilities

Currently the Company's temporary HQ is its officespace leased in Dallas TX. The Company is currently looking for additional space in the DFW area for it's expected expansion in the near term.

ITEM 8. Officers, Directors, and Control Persons

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant shareholders.

A. Names of Officers, Directors, and Control Persons
Andrea Smith, President, CEO

B. Legal/Disciplinary History.

SMA is currently involved in a legal proceeding with cars.net, d/b/a Phil Ferreira, regarding the acquisition of cars.net.

C. Beneficial Shareholders.

NA

ITEM 9.**Third Party Providers**

Please provide the name, address, telephone number, and email address of each of the following outside providers that advise your company on matters relating to operations, business development and disclosure:

Legal Counsel

Joel Stephen Mills

811 18 Ave South

Nashville, TN 37203

Phone: 615-366-0690

Email: jsmills2@bellsouth.net

Accountant or Auditor—Internally CompletedInvestor Relations Consultant--NA

Other Advisor: Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement.

Mountaineer Venture Capital

391 E. Las Colinas Blvd #120

Irving, TX 75038

ITEM 10 Issuer Certification

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles, but having the same responsibilities).

The certifications shall follow the format below:

I, Andrea Smith certify that:

1. I have reviewed this Annual Report of SMA Alliance, 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.

10/01/2015

/sAndrea Smith
President

SMA ALLIANCE, INC.
Consolidated Balance Sheet
Year Ending December 31, 2014

	<u>YEAR ENDING 12/31/2014</u>
Assets	
Cash	1,450
Accounts Receivable	809,395
Other Assets	154,785
Fixed Assets	125,000
Total Assets	1,090,630
Liabilities	
Accounts Payable	369,116
Other Current Liabilities	1,068,497
Long Term Liabilities	
Baker Myers & Assc.	100,875
Bake Myers--SMA Acquisition	7,000,000
Total Liabilities	8,538,488
Total Shareholders' Equity	
C/S--429,055,910 Shares Issued and Outstanding	109,791
Retained Earnings	(7,557,649)
Total Equity	(7,447,858)
Liabilities and Equity	1,090,630

SMA ALLIANCE, INC.
Consolidated Income Statement
Year Ending December 31, 2014

YEAR ENDING 12/31/2014

Revenues	14,250
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Operating Expenses

Salary	92,805
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Lease Expense	22,501
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Legal and Consulting Expense	70,250
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Product Development Expenses	154,785
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Misc. Expenses	1,147
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Total Expenses	341,488
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Net Profit(Loss)	<u><u>(327,238)</u></u>
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SMA ALLIANCE, INC.
CASH FLOW STATEMENT
Year Ending December 31, 2014

CASH FLOWS FROM OPERATING ACTIVITIES	(5,825)
(INCREASE)/DECREASE IN ACCT RECEIVABLE	
INCREASE/(DECREASE) IN ACCT PAYABLE	5,825
NET CASH FLOW FROM INVESTING ACTIVITIES	
NET CASH FLOW FROM FINANCING ACTIVITIES	
INCREASE (DECREASE) IN CASH	0
CASH-BEGINNING PERIOD	1,450
CASH--ENDING PERIOD	1,450