

Year End Report

December 31, 2015

INFORMATION AND DISCLOSURE STATEMENT

Baroma, Inc.

1702 "A" Street # C-350
Sparks, NV., 89431
Office: 954-908-3366
HQ@GoooGreen.com

Federal ID No.
26-0764832

Cusip No.
06827Q 10 0

ISIN No.
US7273581030

Trading Symbol

OTC: BRMA / BRMAD

INFORMATION AND DISCLOSURE STATEMENT

The information contained in this report has not been filed with, nor reviewed by, nor approved by the Securities and Exchange Commission, the National Association of Securities Dealers, nor any other regulatory body.

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Baroma, Inc.

INFORMATION AND DISCLOSURE STATEMENT

December 31, 2015

ALL INFORMATION FURNISHED HEREIN HAS BEEN PREPARED FROM THE BOOKS AND RECORDS OBTAINED FROM THE COMPANY IN ACCORDANCE WITH RULE 15c2-11 (a) (5) PROMULGATED UNDER THE SECURITIES AND EXCHANGE ACT OF 1934, AS AMENDED, AND IS INTENDED ONLY AS INFORMATION TO BE USED BY SECURITIES BROKER-DEALERS.

NO DEALER, SALESMAN OR OTHER PERSON HAS BEEN AUTHORIZED TO GIVE ANY INFORMATION OR TO MAKE ANY REPRESENTATIONS NOT CONTAINED HEREIN IN CONNECTION WITH THE COMPANY. ANY REPRESENTATIONS NOT CONTAINED HEREIN MUST NOT BE RULED UPON AS HAVING BEEN MADE OR AUTHORIZED BY THE COMPANY.

The undersigned certifies that the information herein has been prepared and/or reviewed by the undersigned, is true and correct to the best of his knowledge and belief and is complete and presented fairly in all material respects.

January 31, 2016

Baroma, Inc. aka GoooGreen, Inc.

/s/

Thomas E. Terwilliger, president

COPIES OF THIS INFORMATION AND DISCLOSURE STATEMENT ARE AVAILABLE FROM THE ISSUER UPON REQUEST.

Baroma, Inc. / aka GoooGreen, Inc.

December 31, 2015

ITEM 1: EXACT NAME OF ISSUER AND ITS PREDECESSOR (IF ANY).

Baroma, Inc. aka GoooGreen, Inc.

ITEM 2: ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES.

1702 "A" Street #C-350
Sparks, NV., 89431
Tel 954-908-3366
HQ@GoooGreen.com

ITEM 3: ISSUER'S STATE OF INCORPORATION.

State of Nevada

ITEM 4: EXACT TITLE AND CLASS OF ISSUER'S SECURITIES TO BE QUOTED.

Baroma, Inc.

CUSIP: 727358 10 3

Trading Symbol: BRMA / (BRMAD in process of being changed – awaiting approximate February 16th, 2016 record date – approximate 30 days thereafter to be OTC: GOOO) (OTC Markets)

The company currently has (1) one Class of Stock that being Common

Authorize Number of Shares: 500,000,000

Issued Number of Shares: 302,521,000

ITEM 5: PAR OR STATED VALUE OF ISSUER'S SECURITIES

Par Value of Common Shares is \$0.001 per share.

ITEM 6: NUMBER OF SHARES OR TOTAL AMOUNT OF ISSUER'S**SECURITIES OUTSTANDING AS OF DECEMBER 31, 2015**

The company currently had one class of Common stock and no Preferred Stock outstanding.

Total Stock Authorized: 500,000,000

Total Shares Issued: 302,521,000

FLOAT:

| | |
|---|------------|
| Number of shares is Float (at CEDE) (EST) | 65,000,000 |
|---|------------|

| | |
|---|-------------|
| Restricted Shares, subject to lock-up/leak-out Currently in a Control Block (approx) | 216,000,000 |
|---|-------------|

| | |
|---|------------|
| Tradable Shares subject to Rule 144 (approx) | 21,521,000 |
|---|------------|

| | |
|--------|-------------|
| Total: | 302,521,000 |
|--------|-------------|

SECURITIES OUTSTANDING AS OF DECEMBER 31, 2014

The company currently had one class of Common stock and no Preferred Stock outstanding.

Total Stock Authorized: 500,000,000

Total Shares Issued: 302,521,000

FLOAT:

| | |
|-------------------------------------|------------|
| Number of shares is Float (at CEDE) | 15,000,000 |
|-------------------------------------|------------|

| | |
|---|-------------|
| Restricted Shares, subject to lock-up/leak-out Currently in a Control Block (approx) | 217,000,000 |
|---|-------------|

| | |
|---|------------|
| Restricted Shares previously in Control Block | 29,000,000 |
|---|------------|

| | |
|---|-------------|
| Restricted Shares not previously in Control Block | 4,676,000 |
| Tradable Shares subject to Rule 144 (approx) | 36,845,000 |
| Total: | 302,521,000 |
| Number of Shareholders: approximately 125 | |

SECURITIES OUTSTANDING AS OF DECEMBER 31, 2013

The company currently had one class of Common stock and no Preferred Stock outstanding.

Total Stock Authorized: 500,000,000
Total Shares Issued: 301,000,000

FLOAT:

| | |
|---|-------------|
| Number of shares is Float (at CEDE) | 15,000,000 |
| Restricted Shares, subject to lock-up/leak-out Currently in a Control Block (approx) | 217,000,000 |
| Restricted Shares previously in Control Block | 29,000,000 |
| Restricted Shares not previously in Control Block | 3,155,000 |
| Tradable Shares subject to Rule 144 (approx) | 36,845,000 |
| Total: | 301,000,000 |
| Number of Shareholders: approximately 125 | |

RECENT OFFERINGS:

August 10, 2007 Issuer issued 594,434 founder shares upon its incorporation at par.

September 15, 2008 Issuer paid New World Global, Inc. 33,586 shares for services rendered.

March 17, 2011 Issuer increased its authorized number of shares to 500,000,000.

March 18, 2011 Issuer authorized a fully proportional 475:1 forward split resulting in a total of 296,875,000 common shares being issued.

On June 29th, 2012 Plantation Development, Corp. and Scott Backer exchanged 1,000,000 common restricted shares of Plantation Development, Corp. (from treasury) for all of the issued and outstanding shares of Baroma Healthcare International, LLC.

July 9, 2013 1,521,000 common restricted shares were issued for services.

November 19, 2013 Issuer's Board of Directors recommended the shareholders exercise a 300:1 reverse split effective within 90 days of a Special Call Shareholders Meeting.

December 6, 2013 A Special Call Baroma, Inc. Shareholder's meeting was held with a majority of the shareholders voting to exercise a 300:1 reverse split effective within 90 days. Such split was NOT implemented and died for lack of action.

November 16, 2015 A Special Call Shareholder/Annual Meeting was called. The Board of Directors, Scott Backer, Ricardo Matos and Marisela Rodriguez recommending the shareholders vote to 1) create a new technology division and 2) transfer to Baroma Consortium LLC the (ACO) Accountable Care Organization(s) including all ACO related assets owed by issuer in exchange for cancellation of approximate \$4 Million in debt owed to MCCI Group Holdings, LLC and Bertran Funding, LLC. The motion passed. For purposes of disclosure Scott Backer, Ricardo Matos and Marisela Rodriguez have an ownership interest in Baroma Consortium, LLC and with concurrence of MCCI Group Holdings, LLC and Bertran Funding, LLC. assumed the debt.

November 16, 2015 in a private transaction, after the above meeting, Scomar LLC and Sosender LLC both Florida LLCs exchanged 216,000,000 (approx 70%) of issuer's issued and outstanding common stock for certain releases and consideration to and from a group represented by Thomas Terwilliger.

November 16, 2015 Scott Backer, CEO and Director; Ricardo Matos, officer and director and Marisela Rodriguez, officer and director tendered their officer and director resignations. Thomas Terwilliger was, at the above referenced shareholder meeting, the sole nominee for director and was elected.

November 16, 2015 Thomas Terwilliger, issuer's sole director, called a special call Board of Directors Meeting appointing himself as president/CEO, treasurer and secretary.

November 17, 2015 A special call Board of Directors meeting was held. It was moved and seconded to engage Corporate World, Inc., a related company to Thomas Terwilliger, to bring issuer to "current" status and compliance with OTC Markets for the sum of \$20,000 as a convertible note payable. The motion passed. An additional motion was made to extend and modify a May 17th 2012 Stock Agreement extending duties and obligations of shareholders holding approximately (5%) 17 million of issuer's 302 million shares, the motion passed. Lastly it was moved and approved to correct issuer's balance sheet to reflect notes payables earned but unpaid interest owing.

November 30th 2015 A special call shareholder meeting was called. With over 75% of the issued and outstanding shares represented it was move and approved by the shareholders to file with the appropriate regulatory entities to change the name of issuer to GoooGreen, Inc., acquire a new CUSIP, a new trading symbol and effect a 800 to 1 reverse split with fractional shares being rounded up to the next whole share.

504, 505 or 506 OFFERINGS

The company has not issued any 504,505, 506 or other offering shares from its inception to this date.

SECURITIES OR OPTIONS ISSUED FOR SERVICES:

None.

ITEM 7: NAME AND ADDRESS OF ISSUER'S TRANSFER AGENT.

Standard Registrar & Transfer Company, Inc.

12528 South 1840 East

Draper, Utah 84020

Telephone: 801-571-8844

Facsimile: 801-571-2551

Standard Registrar & Transfer Company, Inc. is appropriately registered with the Securities and Exchange Commission under the Securities and Exchange Act of 1934.

Item 8: NATURE OF ISSUER'S BUSINESS.

Baroma, Inc., soon to be known as GoooGreen, Inc., by and as Plantation Development Corp. at its inception in 2007 was a property development and management company in the ALS / health related industry. The company is "a development stage company" with an emphasis on

developing and managing health related/senior and other real estate properties concurrent to its development and marketing of healthy life style products and technologies.

8A. BUSINESS DEVELOPMENT:

1. THE FORM OF THE ORGANIZATION OF THE ISSUER.

A Nevada Corporation

2. THE YEAR THE ISSUER (OR ANY PREDECESSOR) WAS ORGANIZED.

Baroma, Inc., previously known as Plantation Development, Corp., was organized and incorporated as on August 10th 2007. The Plantation Development, Corp. has no corporate predecessor.

3. THE ISSUER'S FISCAL YEAR END DATE.

The company's fiscal year ends on December 31st.

4. WHETHER THE ISSUER (AND/OR ANY PREDECESSOR) HAS BEEN IN BANKRUPTCY, RECEIVERSHIP, OR ANY SIMILAR PROCEEDING.

The company and its predecessors have never filed for protection under Bankruptcy, receivership or any similar proceedings.

5. ANY MATERIAL RECLASSIFICATION, MERGER, CONSOLIDATION, OR PURCHASE OR SALE OF A SIGNIFICANT AMOUNT OF ASSETS NOT IN THE ORDINARY COURSE OF BUSINESS.

August 10, 2007 Issuer issued 594,434 founder shares upon its incorporation at par \$0.001.

September 15, 2008 Issuer paid New World Global, Inc. 33,586 shares for services rendered.

February 3, 2009 Issuer's largest shareholder Thomas E. Terwilliger, in a private transaction transferred 500,000 Issuer common shares to New World Global, Inc., a Florida corporation.

March 8, 2011 New World Global, Inc., in a private transaction transferred 500,000 Issuer shares to Capital Growth Group, Inc., a Florida corporation.

March 17, 2011 Issuer increased its authorized number of shares to 500,000,000.

March 18, 2011 Issuer authorized a fully proportional 475:1 forward split resulting in a total of 296,875,000 common shares being issued.

On June 29th 2012 the shareholders of the company in a private exchange did a Stock Purchase Agreement with Baroma Healthcare International, LLC to acquire 245,000,000 Plantation Development, Corp. shares being approximately 82% of Issuer's total issued (300 million shares).

On June 29th 2012 Baroma Health Care International, LLC., wholly owned by Scott Backer, declared a stock dividend and distributed 245,000,000 Plantation Development, Corp. shares to Scott Backer. Scott Backer subsequently transferred approximately 108,000,000 Plantation Development, Corp. shares to Sosender Holdings, LLC and approximately 108,000,000 Plantation Development, Corp. shares to Scomaric Holdings, LLC. and the balance of approximately 29,000,000 Plantation Development, Corp. shares were distributed to a group of individuals and entities none of which holds less than 5% or more of the issued and outstanding shares of Plantation Development, Corp.

On June 29th, 2012 and subsequent to the above, Plantation Development, Corp. and Scott Backer exchanged 1,000,000 common restricted shares of Plantation Development, Corp. (from treasury) for all of the issued and outstanding shares of Baroma Health Care International, LLC.

On September 28, 2012 the Board of Directors executed a resolution to change the name from Plantation Development Corp to Baroma, Inc.

July 9, 2013 1,521,000 common restricted shares were issued for services.

November 19, 2013 Issuer's Board of Directors recommended the shareholders exercise a 300:1 reverse split effective within 90 days of a Special Call Shareholders Meeting.

December 6, 2013 A Special Call Baroma, Inc. Shareholder's meeting was held with a majority of the shareholders voting to exercise a 300:1 reverse split effective within 90 days. Such split was NOT implemented and died for lack of action.

November 16, 2015 A Special Call Shareholder/Annual Meeting was called. The Board of Directors, Scott Backer, Ricardo Matos and Marisela Rodriguez recommending the shareholders vote to 1) create a new technology division and 2) transfer to Baroma Consortium LLC the (ACO) Accountable Care Organization(s) including all ACO related assets owed by issuer in exchange for cancellation of approximate \$4 Million in debt owed to MCCI Group Holdings, LLC and Bertran Funding, LLC. The motion passed. For purposes of disclosure Scott Backer, Ricardo Matos and Marisela Rodriguez have an ownership interest in Baroma Consortium, LLC and with concurrence of MCCI Group Holdings, LLC and Bertran Funding, LLC. assumed the debt.

November 16, 2015 in a private transaction, after the above shareholder meeting, Scomaric LLC and Sosender LLC both Florida LLCs exchanged 216,000,000 (aprox.70%) of issuer's issued and outstanding common stock for certain releases and consideration to and from a group represented by Thomas Terwilliger.

November 16, 2015 Scott Backer, CEO and Director; Ricardo Matos, officer and director and Marisela Rodriguez, officer and director tendered their officer and director resignations. Thomas Terwilliger at the above referenced shareholder meeting was the sole nominee for director and was elected.

November 16, 2015 Thomas Terwilliger, issuer's sole director, called a special call Board of Directors Meeting appointing himself as president/CEO, treasurer and secretary.

November 17, 2015 A special call Board of Directors meeting was held. It was moved and seconded to engage Corporate World, Inc., a related company to Thomas Terwilliger, to bring issuer to "current" status and compliance with OTC Markets for the sum of \$20,000 as a convertible note payable. The motion passed. An additional motion was made to extend and modify a May 17th 2012 Stock Agreement extending duties and obligations of shareholders holding approximately (5%) 17 million of issuer's 302 million shares, the motion passed. Lastly it was moved and approved to correct issuer's balance sheet to reflect notes payables earned but unpaid interest owing.

November 30th 2015 A special call shareholder meeting was called. With over 75% of the issued and outstanding shares represented it was move and approved by the shareholders to file with the appropriate regulatory entities to change the name of issuer to GoooGreen, Inc., acquire a new CUSIP, a new trading symbol and effect a 800 to 1 reverse split with fractional shares being rounded up to the next whole share.

6. ANY DEFAULT OF THE TERMS OF ANY NOTE, LOAN, LEASE, OR OTHER INDEBTEDNESS OR FINANCING ARRANGEMENT REQUIRING THE ISSUER TO MAKE PAYMENTS.

NONE

7. ANY CHANGE IN CONTROL.

February 3, 2009 Issuer's largest shareholder Thomas E. Terwilliger, in a private transaction transferred 80% of the issued shares or 500,000 Plantation Development, Inc common shares to New World Global, Inc., a Florida corporation.

March 8, 2011 New World Global, Inc., in a private transaction transferred 80% of the issued shares or 500,000 Plantation Development, Inc shares to Capital Growth Group, Inc., a Florida corporation.

On June 29th 2012 the shareholders of the company in a private exchange concluded a Stock Purchase Agreement with Baroma Healthcare International, LLC wherein Baroma Health Care International, LLC acquired 245,000,000 Plantation Development, Corp. shares being approximately 82% of Issuer's total issued (300 million shares).

On June 29th 2012 Baroma Health Care International, LLC., wholly owned by Scott Backer, declared a stock dividend and distributed 245,000,000 Plantation Development, Corp. shares to Scott Backer. Scott Backer subsequently transferred approximately 108,000,000 Plantation Development, Corp. shares to Sosender Holdings, LLC and approximately 108,000,000 Plantation Development, Corp. shares to Scomaric Holdings, LLC the balance of approximately 29,000,000 Plantation Development, Corp. shares were distributed to a group of individuals and entities none of which holds 5% or more of the issued and outstanding shares of Plantation Development, Corp.

On June 29th, 2012 and subsequent to the above, Plantation Development, Corp. and Scott Backer exchanged 1,000,000 common restricted shares of Plantation Development, Corp. (from treasury) for all of the issued and outstanding shares of Baroma Health Care International, LLC.

On June 29th 2012 Frank Labrozzi and Thomas Terwilliger resigned as the sole officers and directors of Plantation Development Corp.

June 29th 2012, in a Special Call Meeting of the Shareholders the following new directors and officers were nominated and elected:

- Scott Backer, CEO / Director
- Ricardo Matos, CIO / Director
- Marisela Rodriguez, COO / Director
- Alex Fundora, Director

On September 28, 2012 the Board of Directors executed a resolution to change the name from Plantation Development Corp to Baroma, Inc.

July 1, 2013 Alex Fundora resigned from the Board of Directors for personal reasons.

4th Quarter 2012 Scott Backer was owner or control person of 108,000,000 shares in the name of Sosender Holdings, LLC and approximately 108,000,000 shares in the name of Scomaric LLC.

December 6, 2013 A Special Call Baroma, Inc. Shareholder's meeting was held with a majority of the shareholders voting to exercise a 300:1 reverse split effective within 90 days. Such split was NOT implemented and died for lack of action.

November 16, 2015 A Special Call Shareholder/Annual Meeting was called. The Board of Directors, Scott Backer, Ricardo Matos and Marisela Rodriguez recommending the shareholders vote to 1) create a new technology division and 2) transfer to Baroma Consortium LLC the (ACO) Accountable Care Organization(s) including all ACO related assets owed by issuer in

exchange for cancellation of approximate \$4 Million in debt owed to MCCI Group Holdings, LLC and Bertran Funding, LLC. The motion passed. For purposes of disclosure Scott Backer, Ricardo Matos and Marisela Rodriguez have an ownership interest in Baroma Consortium, LLC and with concurrence of MCCI Group Holdings, LLC and Bertran Funding, LLC. assumed the debt.

November 16, 2015 in a private transaction, after the above meeting, Scomarric LLC and Sosender LLC both Florida LLCs exchanged 216,000,000 (aprox 70%) of issuer's issued and outstanding common stock for certain releases and consideration to and from a group represented by Thomas Terwilliger.

November 16, 2015 Scott Backer, CEO and Director; Ricardo Matos, officer and director and Marisela Rodriguez, officer and director tendered their officer and director resignations. Thomas Terwilliger was at the above referenced shareholder meeting the sole nominee for director and was elected.

November 16, 2015 Thomas Terwilliger, issuer's sole director, called a special call Board of Directors Meeting appointing himself as president/CEO, treasurer and secretary.

November 17, 2015 A special call Board of Directors meeting was held. It was moved and seconded to engage Corporate World, Inc., a related company to Thomas Terwilliger, to bring issuer to "current" status and compliance with OTC Markets for the sum of \$20,000 as a convertible note payable. The motion passed. An additional motion was made to extend and modify a May 17th 2012 Stock Agreement extending duties and obligations of shareholders holding approximately (5%) 17 million of issuer's 302 million shares, the motion passed. Lastly it was moved and approved to correct issuer's balance sheet to reflect notes payables to reflect earned but unpaid interest owing.

November 30th 2015 A special call shareholder meeting was called. With over 75% of the issued and outstanding shares represented it was move and approved by the shareholders to file with the appropriate regulatory entities to change the name of issuer to GoooGreen, Inc., acquire a new CUSIP, a new trading symbol and effect a 800 to 1 reverse split with fractional shares being rounded up to the next whole share.

8. ANY INCREASE IN 10% OR MORE OF THE SAME CLASS OF OUTSTANDING EQUITY SECURITIES.

March 17, 2011 Issuer increased its authorized number of shares to 500,000,000.

March 18, 2011 Issuer authorized a fully proportional 475:1 forward split resulting in a total of 296,875,000 common shares being issued.

On June 29th 2012 the shareholders of the company in a private exchange concluded a Stock Purchase Agreement with Baroma Healthcare International, LLC wherein Baroma Health Care

International, LLC acquired 245,000,000 Plantation Development, Corp. shares being approximately 82% of Issuer's total issued (300 million shares).

On June 29th 2012 Baroma Health Care International, LLC., wholly owned by Scott Backer, declared a stock dividend and distributed 245,000,000 Plantation Development, Corp. shares to Scott Backer. Scott Backer subsequently transferred approximately 108,000,000 Plantation Development, Corp. shares to Sosender Holdings, LLC and approximately 108,000,000 Plantation Development, Corp. shares to Scomarric Holdings, LLC., the balance of approximately 29,000,000 Plantation Development, Corp. shares were distributed to a group of individuals and entities none of which holds less than 5% of the issued and outstanding shares of Plantation Development, Corp.

On June 29th, 2012 and subsequent to the above, Plantation Development, Corp. and Scott Backer exchanged 1,000,000 common restricted shares of Plantation Development, Corp. (from treasury) for all of the issued and outstanding shares of Baroma Health Care International, LLC.

November 16, 2015 in a private transaction Scomarric LLC and Sosender LLC both Florida LLCs exchanged 216,000,000 (aprox.70%) of issuer's issued and outstanding common stock for certain releases and consideration to and from a group represented by Thomas Terwilliger.

9. DESCRIBE ANY PAST, PENDING OR ANTICIPATED STOCK SPLIT, STOCK DIVIDEND, RECAPITALIZATION, MERGER, ACQUISITION, SPIN-OFF, OR REORGANIZATION.

March 17, 2011 Issuer increased its authorized number of shares to 500,000,000.

March 18, 2011 Issuer authorized a fully proportional 475:1 forward split resulting in a total of 296,875,000 common shares being issued.

On June 29th, 2012 and subsequent to the above, Plantation Development, Corp. and Scott Backer exchanged 1,000,000 common restricted shares of Plantation Development, Corp. (from treasury) for all of the issued and outstanding shares of Baroma Health Care International, LLC.

November 19, 2013 Issuer's Board of Directors recommended the shareholders exercise a 300:1 reverse split effective within 90 days of a Special Call Shareholders Meeting.

December 6, 2013 A Special Call Baroma, Inc. Shareholder's meeting was held with a majority of the shareholders voting to exercise a 300:1 reverse split effective within 90 days. Such split was NOT implemented and died for lack of action.

November 30th 2015 A special call shareholder meeting was called. With over 75% of the issued and outstanding shares represented it was move and approved by the shareholders to file with the appropriate regulatory entities to change the name of issuer to GoooGreen, Inc., acquire a new CUSIP, a new trading symbol and effect a 800 to 1 proportional reverse split with fractional

shares being rounded up to the next whole share. The action is expected to have a record date of January 16th, 2016 with full implementation approximately 30 thereafter.

10. ANY DELISTING OF THE ISSUER'S SECURITIES BY ANY SECURITIES EXCHANGE OR NASDAQ.

NONE

11. ANY CURRENT, PAST, PENDING, OR THREATENED LEGAL PROCEEDINGS OR ADMINISTRATIVE ACTIONS EITHER BY OR AGAINST THE ISSUES THAT COULD HAVE A MATERIAL EFFECT ON THE ISSUER'S BUSINESS, FINANCIAL CONDITION, OR OPERATIONS.

NONE

8B. BUSINESS OF THE ISSUER.

Introduction

Baroma, Inc., soon to be known as GoooGreen, Inc., by and as Plantation Development Corp. (the company's initial name) was at its inception in 2007 a property development and management company in the health related industry. The company is "a development stage company" with an emphasis on developing and managing properties and healthy life style products and technologies.

1. THE ISSUER'S PRIMARY AND SECONDARY SIC CODES:

Primary – Land Sub dividers and Developers (SIC 6552)

Secondary- General Contractors – Single Family Homes (152)

2. IF THE ISSUER HAS NEVER CONDUCTED OPERATION, IS IN THE DEVELOPMENT STAGE, OR IS CURRENTLY CONDUCTING OPERATIONS.

Issuer is a Development Stage Company. Baroma, Inc., soon to be known as GoooGreen, Inc., and as Plantation Development Corp. was at its inception in 2007 a property development and management company in the health related industry.

3. IS OR HAS THE COMPANY BEEN A SHELL COMPANY?

No

4. STATE THE NAMES OF ANY

- a) PARENT,**
- b) SUBSIDIARY, OR**
- c) AFFILIATE OF THE ISSUER, AND**
- d) DESCRIBE ITS BUSINESS PURPOSE,**
- e) ITS METHOD OF OPERATION,**
- f) ITS OWNERSHIP, AND**
- g) WHETHER IT IS INCLUDED IN THE FINANCIAL STATEMENTS ATTACHED TO THIS DISCLOSURE DOCUMENT.**

- a. Not Applicable
- b. Not Applicable at this time
- c. The company has no affiliates.
- d. Not Applicable
- e. Not Applicable
- f. Not Applicable
- g. Not Applicable

5. THE EFFECT OF EXISTING OR PROBABLE GOVERNMENTAL REGULATIONS ON THE BUSINESS.

Operations are governed by City, State and Federal zoning, land uses, water management and other currently in place governmental agencies. Little or no effect outside the normal course of business is expected.

6. AN ESTIMATE OF THE AMOUNT SPENT DURING EACH OF THE LAST TWO FISCAL YEARS ON RESEARCH AND DEVELOPMENT ACTIVITIES, AND IF APPLICABLE, THE EXTENT TO WHICH THE COST OF SUCH ACTIVITIES ARE BORNE DIRECTLY BY THE CUSTOMERS.

The company's president, Thomas Terwilliger, has expended multiple hundreds of hours working on and selecting a business development portfolio and has now is in negotiations with a new funding and operations group to further these proposed activities.

7. COSTS AND EFFECTS OF COMPLIANCE WITH ENVIRONMENTAL LAWS (FEDERAL, STATE AND LOCAL).

Issuer has not and does not expect to be impacted or affected in any manner by environmental laws or regulations outside the normal course of business.

8. TOTAL NUMBER OF EMPLOYEES AND NUMBER OF FULL TIME EMPLOYEES.

As of the date of this Statement the company has a staff of (1) one person:

➤ Thomas Terwilliger, CEO

Staffing is expected to grow over the next two years through use of contract personnel.

ITEM 9. THE NATURE OF PRODUCTS OR SERVICES OFFERED.

PRODUCT APPLICATIONS:

The company is negotiating to acquire a partially developed property and move it to completion.

KEY FINANCIAL

The company is in negotiations with a group to acquire the assets of an existing partially developed project and its corresponding debt. Such an acquisition would move the company to a positive net worth position.

A. PRINCIPAL PRODUCTS OR SERVICES AND THEIR MARKETS.

Due to a NDA agreements Issuer cannot disclose product specific details at this time. Issuer will present target market information as soon as it is permitted under its contractual agreement(s).

B. DISTRIBUTION METHODS OF THE PRODUCTS OR SERVICES.

Not Applicable

C. STATUS OF ANY PUBLICLY ANNOUNCED NEW PRODUCT OR SERVICES.

Due to a NDA agreements Issuer cannot disclose product specific details at this time. Issuer will present target market information as soon as it is permitted under its contractual agreement(s).

D. COMPETITIVE BUSINESS CONDITIONS, THE ISSUER'S COMPETITIVE POSITION IN THE INDUSTRY, AND METHODS OF COMPETITION.

Due to issuer's close working relationship to Thomas Terwilliger and his active negotiations with 3rd party providers, Issuer believe it to be well positioned in the competitive marketplace. Mr. Terwilliger for 10 years held a State of Michigan General Builders License. Additionally, Mr. Terwilliger holds patent or patent pending rights to several technologies.

Management

Mr. Thomas Terwilliger holds a BBA, MBA, several patents and was the founder of Issuer. Mr. Terwilliger has come out of retirement as a small investment banker to lead what he believes to be a growth oriented company with products that are needed, welcomed by and will be purchased by the consuming public.

Outside-competition

We expect to continuously face competition from new market entrants. We believe that by offering quality product at affordable prices this will position the company properly.

E. SOURCES AND AVAILABILITY OF RAW MATERIALS AND THE NAMES OF PRINCIPAL SUPPLIERS.

Land for development is a finite commodity; however there is sufficient availability for the foreseeable future. The number and access to suppliers/sellers is substantial and ever changing. The source for ideas for new technologies is endless.

F. DEPENDENCE ON ONE OR FEW MAJOR CUSTOMERS.

Not Applicable

G. PATENTS, TRADEMARKS, LICENSES, FRANCHISES, CONCESSIONS, ROYALTY AGREEMENTS, OR LABOR CONTRACTS, INCLUDING THEIR DURATION.

Issuer holds a Right to Use License for certain health related patents or patent pending owned by Thomas Terwilliger.

H. THE NEED FOR GOVERNMENTAL APPROVAL OF PRINCIPAL PRODUCTS OR SERVICES. DISCUSS THE STATUS OF ANY REQUESTED GOVERNMENTAL APPROVALS.

Operations are governed by City, State and Federal zoning, land uses, water management and other currently in place governmental agencies. The project under negotiations has already received all such approvals.

ITEM 10. THE NATURE AND EXTENT OF THE ISSUER'S FACILITIES.

The company's mailing address is 3160 NW 1st Avenue, Pompano Beach, FL, 33064. The company utilizes approximately 300 square feet of office space.

ITEM 11 (A): OFFICERS DIRECTORS AND ADVISORS:**A1) EXECUTIVE OFFICERS:**

All Officers and Directors may be reached at:
 3160 NW 1st Avenue, Pompano Beach, Florida, 33064 or at
 Corporate headquarters 1702 "A" Street #C-350, Sparks, NV., 89431

A2) MEMBERS OF THE BOARD OF DIRECTORS:

| | <u>Affiliations</u> | <u>Compensation</u> | <u>Shares Owned</u> |
|------------------------------|---------------------|---------------------|---------------------|
| Thomas Terwilliger, Chairman | See Below | \$1.00/yr. | Below |

OFFICERS AND DIRECTORS INFORMATION - DETAIL

Thomas Terwilliger, CEO / Director

| <u>Name</u> | <u>Position</u> | <u>Other Affiliations</u> | <u>Baroma Shares</u> |
|--------------------|-----------------|--|----------------------------|
| Thomas Terwilliger | CEO | <p>president, Home Health Care Ass. Inc. A Florida corporation</p> <p>president, Corporate World, Inc. A Nevada corporation</p> <p>president, Homeopathic Partners, Inc. A Florida corporation</p> <p>One of the Beneficiaries of Tadas Irrevocable Trust A Florida Family Trust</p> | 7,500,000 + 209,600,000 |

History:

2006-present president – Corporate World

2008-Present president – Homeopathic Partners, Inc.
2011-Present president – Home Health Care, Inc.

(B) LEGAL AND DISCIPLINARY HISTORY:

IN THE PAST FIVE YEARS, TO THE BEST OF THE COMPANY’S KNOWLEDGE, NONE OF THE ABOVE REFERENCED PERSONS HAVE BEEN THE SUBJECT OF ANY OF THE FOLLOWING:

1. A CONVICTION IN A CRIMINAL PROCEEDING OR NAMED AS A DEFENDANT IN A PENDING CRIMINAL PROCEEDING (EXCLUDING TRAFFIC VIOLATIONS AND OTHER MINOR OFFENSES);
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;
3. A FINDING OR JUDGMENT BY A COURT OF COMPETENT JURISDICTION (IN A CIVIL ACTION), THE SEC, THE CFTC, 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
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.

(C) DISCLOSURE OF CERTAIN RELATIONSHIPS:

There are no relationships existing among and between the issuer’s officers, directors and shareholders.

There are no relationships or affiliations among or between the shareholders and the company, its present officers and directors, and other shareholders except as is stated herein.

(D) DISCLOSURE OF RELATED THIRD PARTY TRANSACTIONS:

None

(E) DISCLOSURE OF CONFLICTS OF INTEREST:

None are known

ITEM 12. THE ISSUER'S MOST RECENT BALANCE SHEET AND PROFIT AND LOSS AND RETAINED EARNINGS STATEMENTS.

(A) The company's balance sheet and statement of income and expenses and other related statements including a statement of cash flow and a statement of changes in stock equity dated December 31, 2015 is included and attached hereto by reference and are set forth on Exhibit "A."

(A2) A Certification by the company's Chief Executive Officer relative to such balance sheet and statement of income and expenses and other related items is so stated on Exhibit "A."

The financial statements requested pursuant to this item shall be prepared in accordance with generally accepted accounting principles (GAAP) by persons with sufficient financial skills.

ITEM 13. SIMILAR FINANCIAL INFORMATION FOR SUCH PART OF THE TWO PRECEDING YEARS AS THE ISSUER OR ITS PREDECESSOR HAS BEEN IN EXISTENCE.

Financial Information for years ending December 31, 2013 and December 31, 2014 are included and incorporated by reference and are posted in Issuer's Annual Report -- Year End Information and Disclosure Statements dated December 31, 2013 and December 2014 respectively posted on www.OTCMarkets.com.

The financial statements requested pursuant to this item shall be prepared in accordance with generally accepted accounting principles (GAAP) by persons with sufficient financial skills.

ITEM 14. BENEFICIAL OWNERS:

August 10, 2007 Issuer issued 594,434 founder shares upon its incorporation at par.

September 15, 2008 Issuer paid New World Global, Inc. 33,586 shares for services rendered.

February 3, 2009 Issuer's largest shareholder Thomas E. Terwilliger, in a private transaction transferred 500,000 Baroma, Inc common shares to New World Global, Inc., a Florida corporation.

March 8, 2011 New World Global, Inc., in a private transaction transferred 500,000 Baroma, Inc shares to Capital Growth Group, Inc., a Florida corporation.

March 17, 2011 Issuer increased its authorized number of shares to 500,000,000.

March 18, 2011 Issuer authorized a fully proportional 475:1 forward split resulting in a total of 296,875,000 common shares being issued. No shareholders were diluted; all shareholders were proportionally adjusted.

November 16, 2015 in a private transaction Scomarric LLC and Sosender LLC both Florida LLCs exchanged 216,000,000 (aprox 70%) of issuer's issued and outstanding common stock for certain releases and consideration to and from a group represented by Thomas Terwilliger. Approximatley 209,600,000 of these shares are held by Tadas Irrevocable Trust of which Thomas Terwilliger is a beneficiary during his lifetime.

NUMBER OF SHARES BENEFICIALLY OWNED:

Thomas Terwilliger, as agent, is holding 216,000,000 shares of Issuer in escrow for the shareholders of Homeopathic Partners, Inc. with the intent of distributing such after the shareholder approved 800:1 reverse split. The number of shares post split to be distributed will be 270,000. Approximately 262,000 of the shares will be distributed to the Tadas Irrevocable Trust of which he is a beneficiary during his lifetime.

ITEM 15. NAME, ADDRESS, TELEPHONE NUMBER AND E-MAIL ADDRESSES OF THE FOLLOWING:

- 1) INVESTMENT BANKER,**
- 2) PROMOTERS,**
- 3) COUNSEL,**
- 4) ACCOUNTANT,**
- 5) PUBLIC RELATIONS CONSULTANT,**
- 6) INVESTMENT RELATIONS,**
- 7) ANY OTHER ADVISOR(S) THAT ASSISTED, ADVISED, PREPARED, OR PROVIDED INFORMATION WITH**

1) INVESTMENT BANKER:

NONE

2) PROMOTERS:

NONE

3) COUNSEL:

Frank Yates, Jr., Esq.
4602 Southern Parkway
Suite 2A

Louisville, Kentucky 40214
FrankYates@att.net
Tel (502) 361 8422
Fax (502) 361 8421
Cell (502) 797 6861

4) ACCOUNTANT:

Ronald La Duke, CPA
1702 A Street # C-350
Sparks, NV., 89431

5) PUBLIC RELATIONS CONSULTANT:

NONE

6) INVESTMENT RELATIONS:

NONE

7) OTHER ADVISOR(S)

NONE

ITEM 16: MANAGEMENT DISCUSSION OF OPERATIONS:

A. PLAN OF OPERATIONS:

Issuer is a Development Stage Company. Baroma, Inc., soon to be known as GoooGreen, Inc., by and as Plantation Development Corp. was at its inception in 2007 a property development and management company. The company's intentions are to return to its core business.

C) OFF BALANCE SHEET ARRANGEMENTS:

NONE

ITEM 17: SECURITY OFFERING AND SHARES ISSUED IN PAST TWO YEARS:

November 17, 2015 A special call Board of Directors meeting was held. It was moved and seconded to engage Corporate World, Inc., a related company to Thomas Terwilliger, to bring issuer to "current" status and compliance with OTC Markets for the sum of \$20,000 as a convertible note payable. The motion passed. An additional motion was made to extend and modify a May 17th 2012 Stock Agreement extending duties and obligations of shareholders holding approximately (5%) 17 million of issuer's 302 million shares, the motion passed. Lastly it

was moved and approved to correct issuer's balance sheet to reflect notes payables to reflect earned but unpaid interest owing.

ITEM 18: MATERIAL CONTRACTS:

- A) Issuer has entered into no management contracts that would result in any options, rights, warrants, pension or retirement benefits or profit sharing with anyone.
- B) Issuer is currently negotiating contracts for certain right to use licenses but such contracts have not been finalized as of this date.
- C) Except, as part of the normal course of business, November 17, 2015 A special call Board of Directors meeting was held. It was moved and seconded to engage Corporate World, Inc., a related company to Thomas Terwilliger, to bring issuer to "current" status and compliance with OTC Markets for the sum of \$20,000 as a convertible note payable. The motion passed. An additional motion was made to extend and modify a May 17th 2012 Stock Agreement extending duties and obligations of shareholders holding approximately (5%) 17 million of issuer's 302 million shares, the motion passed.

ITEM 19: ARTICLES OF INCORPORATION AND BY LAWS:

Issuer's Revised/Current By-Laws are incorporated by reference and are available for inspection at OTCMakets.com / BRMA/ Disclosure / By Laws – Period Ending Sept 30, 2013 – Received Nov. 25, 2013. Issuers Articles of Incorporation are included by reference and may be inspected at NVSOS.gov / Online Services – Business Entity Search/ Baroma Inc.

ITEM 20: PURCHASE OF EQUITY SECURITIES BY ISSURE AND AFILLIATED PURCHASERS:

On June 29th, 2012 Plantation Development, Corp. and Scott Backer exchanged 1,000,000 common restricted shares of Plantation Development, Corp. (from treasury) for all of the issued and outstanding shares of Baroma Health Care International, LLC.

The above referenced 1,000,000 post June 29, 2012 were transferred and consolidated by Scott Backer into his wholly owned companies Scomarri LLC and Sosender LLC.

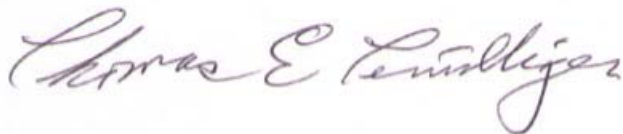
November 16, 2015 the above referenced 1,000,000 shares were included as part of a private transaction. Scomarri LLC and Sosender LLC both Florida LLCs exchanged a total of 216,000,000 (aprox 70%) of issuer's issued and outstanding common stock for certain releases and consideration to and from a group represented by Thomas Terwilliger.

ITEM 21: ISSUER'S CERTIFICATION:

I, Thomas Terwilliger, certify that:

- 1) I have reviewed this initial Information and Disclosure Statement of Baroma, Inc. dated December, 31, 2015;
- 2) Based on my knowledge, this disclosure statement does not contain any untrue statement of material fact or omit to state a material fact necessary to make the statements made, in the 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 upon 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 flow of the issuer as of, the periods presented in this disclosure statement.

Dated: January 31, 2016

A handwritten signature in dark ink, reading "Thomas E. Terwilliger". The signature is written in a cursive, flowing style.

Thomas Terwilliger, president / CEO

Baroma, Inc.
Balance Sheet
Year End Statement
December 31, 2015

ASSETS:

Current Assets:

| | | | |
|-----------------------|----|-----------|---------------------|
| Bank General Accounts | \$ | 0.00 | |
| Ready Access Account | \$ | 10,000.00 | |
| Total Current Assets: | | | <u>\$ 10,000.00</u> |

Fixed Assets:

| | |
|---------------------|-----|
| Total Fixed Assets: | \$0 |
|---------------------|-----|

Other Assets:

| | | | |
|---------------------|----|----------|--------------------|
| Organizational cost | \$ | 1,000.00 | |
| Total Other Assets: | | | <u>\$ 1,000.00</u> |

TOTAL ASSETS:

\$ 11,000.00

LIABILITIES:

Current Liabilities:

| | | | |
|---------------------------|----|-----------|---------------------|
| Short Term Credit Line | \$ | 10,000.00 | |
| Total Current Liabilities | | | <u>\$ 10,000.00</u> |

Long Term Liabilities

| | | | |
|--------------------------------|----|-----------|--|
| Line of Credit | \$ | 0.00 | |
| N/ P Capital Growth Group, Inc | \$ | 15,000.00 | |
| N/P CGG Earned Interest | \$ | 4,407.39 | |
| N/P Shareholders | \$ | 3,000.00 | |
| N/P Shareholders Interest | \$ | 881.48 | |
| N/P New World Global, Inc. | \$ | 20,000.00 | |
| N/P NWG Interest | \$ | 4,881.27 | |
| N/P Corporate World Fee | \$ | 20,000.00 | |
| N/P Corporate World Dec Exp | \$ | 9,857.53 | |

| | |
|------------------------------|--------------------|
| Total Long Term Liabilities: | <u>\$78,027.67</u> |
|------------------------------|--------------------|

| | |
|---------------------------|--------------------|
| Total Liabilities: | <u>\$88,027.67</u> |
|---------------------------|--------------------|

Stockholder's Equity:

| | | |
|-----------------------|---------------|----------------------|
| Retained Earnings | -\$107,463.00 | |
| Net Income | -\$ 40,028.25 | |
| Capital | \$ 1,000.00 | |
| Paid in Excess of Par | \$ 69,463.58 | |
| Total Capital: | | <u>-\$ 77,027.67</u> |

TOTAL LIABILITIES AND STOCKHOLDER EQUITY:

\$ 11,000.00

Baroma, Inc.
Income Statement
Year End Statement
December 31, 2015

Income:

Revenue: \$4,006,600.11 (cancellation of debt)

Total Income **\$ 4,006,600.11**

Operating Expenses:

Operational Expenses
To September 30, 2015 -\$3,487,284.11

Sept 30 to Dec. 31
Operational Expenses - \$ 40,028.25

Total Operating Expenses: -\$3,527,312.36

Sale of Assets: -\$ 519,316.00

Total Expenses and Write off of Assets: -\$4,046,628.36

Net Income / Loss (remaining on balance sheet) -\$40,028.25

Baroma, Inc.
Statement of Cash Flow
Year End Statement
December 31, 2015

Cash flows from operating activities

Net Income:

| | |
|--|--------------------|
| Net Cash from Operations: | \$ 0.00 |
| Cash in Bank | \$ 0.00 |
| Ready Access Account | <u>\$10,000.00</u> |
| Ending Net Cash Available for Operations | \$10,000.00 |

| | |
|--|--------------|
| Starting Net Cash Available (Nov 31, 2015) | \$ 10,000.00 |
|--|--------------|

| | | |
|-----------------------|------|---------|
| Net Increase/Decrease | Cash | \$ 0.00 |
|-----------------------|------|---------|

| | |
|--|---------------------|
| <u>Cash or Cash Equivalent End of Period</u> | <u>\$ 10,000.00</u> |
|--|---------------------|

Baroma, Inc.
Shareholders' Equity
Year End Statement
December 31, 2015

| | <u>Capital Stock</u> | <u>Capital Surplus</u> | <u>Retained Earnings</u> | <u>Shareholder's Equity</u> |
|---|--------------------------|----------------------------|------------------------------|---------------------------------|
| Beginning Jan. 1, 2014 Starting | \$ 1,000 | \$69,463 | -\$1,873,749 | -\$1,803,286 |
| Common Stock Adjust Excess Par | | | | |
| Common Stock Issued (debt exchange) | | | | |
| Shares Returned to Treasury | | | | |
| Income /Loss ACO operations Debt/Equity Exchange | | | -\$1,750,870 | |
| December Income/Loss | | | -\$ 10,155 | |
| Disposal of Assets: | | | -\$ 519,316 | |
| Forgiveness of Debt Operations (Income) | | | \$4,006,600 | |
| Less Dividends | | | | |
| Ending Common Stock | \$ 1,000 | \$69,463 | -\$ 147,490 | -\$ 77,027 |

Baroma, Inc.
Notes
Year End Statement
December 31, 2015

History:

August 10, 2007 Issuer issued 594,434 founder shares upon its incorporation at par.

September 15, 2008 Issuer paid New World Global, Inc. 33,586 shares for services rendered.

March 17, 2011 Issuer increased its authorized number of shares to 500,000,000.

March 18, 2011 Issuer authorized a fully proportional 475:1 forward split resulting in a total of 296,875,000 common shares being issued. Subsequently 3,125,000 shares were issued in a debt for equity exchange to Capital Growth Group, Inc. bringing the total Issued to 300,000,000.

On June 29th, 2012 Plantation Development, Corp. and Scott Backer exchanged 1,000,000 common restricted shares of Plantation Development, Corp. (from treasury) for all of the issued and outstanding shares of Baroma Healthcare International, LLC.

On September 28, 2012 the Board of Directors executed a resolution to change the name from Plantation Development Corp to Baroma, Inc.

November 16, 2015 A Special Call Shareholder/Annual Meeting was called. The Board of Directors, Scott Backer, Ricardo Matos and Marisela Rodriguez recommending the shareholders vote to 1) create a new technology division and 2) transfer to Baroma Consortium LLC the (ACO) Accountable Care Organization(s) including all ACO related assets owed by issuer in exchange for cancellation of approximate \$4 Million in debt owed to MCCI Group Holdings, LLC and Bertran Funding, LLC. The motion passed. For purposes of disclosure Scott Backer, Ricardo Matos and Marisela Rodriguez have an ownership interest in Baroma Consortium, LLC and with concurrence of MCCI Group Holdings, LLC and Bertran Funding, LLC. assumed the debt.

November 17, 2015 A special call Board of Directors meeting was held. It was moved and seconded to engage Corporate World, Inc., a related company to Thomas Terwilliger, to bring issuer to "current" status and compliance with OTC Markets for the sum of \$20,000 as a convertible note payable. The motion passed. An additional motion was made to extend and modify a May 17th 2012 Stock Agreement extending duties and obligations of shareholders holding approximately (5%) 17 million of issuer's 302 million shares, the motion passed. Lastly it was moved and approved to correct issuer's balance sheet to reflect notes payables to reflect earned but unpaid interest owing.

November 30th 2015 A special call shareholder meeting was called. With over 75% of the issued and outstanding shares represented it was moved and approved by the shareholders to file with the appropriate regulatory entities to change the name of issuer to GoooGreen, Inc., acquire a new CUSIP, a new trading symbol and effect a 800 to 1 reverse split with fractional shares being rounded up to the next whole share.

November 30, 2015 the earned but unpaid interest from note receivable holders was expensed as a current expense in the 4th quarter 2015 as is shown below each N/P in total \$9,872.79.

Basis of Accounting

The Corporation's policy is to prepare its financial statements on the accrual basis of accounting in accordance with principles generally accepted in the United States of America.

Financial Statements

The financial statements and notes are representations of the Corporation's management who is responsible for their integrity and objectivity. The accounting policies conform to the basis of accounting defined above and have been consistently applied in the preparation of the financial statements.

Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

Property and Equipment

The company owns no real property or equipment.

Personal property items (equipment and furniture) acquired by the Company are or will be recorded at cost. The property will be depreciated over its estimated useful life using the straight-line method with an estimated zero salvage value.

Intangible Assets

None

Line of Credit

The company entered into an agreement with Baroma Inc.'s CEO, Thomas Terwilliger, for a Cash Access Account in the amount of \$10,000. \$10,000 remains available for operations. The line of credit is collateralized by future revenues of the company. The interest rate is 08% annualized on funds withdrawn from the credit line. Borrowed funds plus interest are to be repaid within 12 months of the draw.

Sufficient Cash for Operations

Corporate World, Inc. is currently funding business operations secured by a note payable. The company is currently seeking shareholder or 3rd party funding until such time as the company will be cash flow positive.

END OF NOTES