

AMERICAN TRANSPORTATION HOLDINGS, INC.

Quarterly Disclosure Statement

March 31, 2016

Item 1: **Name of the issuer and its predecessor (if any)**

The exact name of the issuer is American Transportation Holdings, Inc. (herein sometimes called the "Company"), The Company is a Nevada corporation that was incorporated September 13, 2006. The Company had the following previous names:

- HomeHealth International, Inc. until April 25, 2014
- AtlasCapitalHoldings, Inc. until March 26, 2012
- Micro Mammoth Solutions, Inc, until January 26, 2010

The Company plans to change its name to more accurately reflect its new game development business and will provide notice of its meeting to change its name.

Item 2: **Address of the issuer's principal executive offices**

2690 West Main Street, Suite F 105 Littleton,
Colorado 80120

www.athi-inc.com

Item 3: **Security Information**

The Company has one class of capital stock consisting of 4,500,000,000 common stock authorized. The Company's common stock is entitled to one vote for one share and there are no preemptive rights or cumulative voting. The Company's trading symbol is ATHI and its CUSIP number is 03029A108.

The Company has no preferred stock authorized and none has been issued. The Company's current authorized and outstanding information is as follows as of December 31, 2015;

Common Stock Authorized: 4,500,000,000
Common Stock Outstanding: 241,754,895
Par \$0.0001

The Transfer Agent for the Company's common stock is Madison Stock Transfer, Inc. Our Transfer Agent is registered under the Exchange Act and is regulated pursuant to the Securities and Exchange Commission ("SEC"). The Transfer Agent's address is 1688 E. 16th ste. Brooklyn, NY 11229.

There are no trading suspension orders issued by the SEC in the past 12 months for the Company,

Item 4: **Issuance History**

In satisfaction of certain outstanding payables owed to creditors in the amount of \$62,923.44 ("Payables") IBC Funds purchased the Payables from their respective holder and subsequently filed a claim for the payment of the Payables. The Company and IBC Funds resolved the Payables and entered into a Settlement Agreement as of March, 2015. The Company has issued 163,531,441 shares to IBC Funds in order to pay off the Payables. The shares issued to IBC Funds were exempt from registration under the Securities Act of 1933, as amended, in reliance upon Section 3(a)(10).

A: On January 4, 2016, Carolyn Shiver purchased 220,000,000 shares at a price of \$0.00005 per shares for cash paid to the Company. This was an investment in the Company. The shares were exempt from registration in reliance upon Section 4(2) of the Securities Act.

B: On January 4, 2016, Ambrose & Keith, Inc. converted three of its promissory notes. Each of the notes were \$239,000, \$180,000, and \$120,000 respectively. The notes were converted at a price of \$0.01866 per shares. The shares were exempt from registration in reliance upon Rule 144 of the Securities Act.

Item 5: **Financial Statements**

The financial statements are prepared by TLJ Accounting Nices dated as of the Company's fiscal year ended June 30, 2015 and quarter ended March 31, 2016. These Financial Statements were filed on the public website otcmart.com and are incorporated by reference with this report.

Item 6: **Describe the Issuer's Business & Products and Services**

A. Description of the Issuer's Business Operations

American Transportation Holdings Inc, (the Company) was originally incorporated in Nevada in 2006 under the name Micro Mammoth Solutions, Inc, in 2010, the Company changed its name to Atlas Capital Holdings, Inc. and merged with Atlas Capital Partners, LLC, a Florida

LLC. In 2012, The Company changed its name to Home Health International Inc. In 2014, the Company changed its name to American Transportation Holdings Inc. and it is currently traded on the OTC Markets under ticker symbol ATHI. The Company was previously focused on providing home healthcare and then transportation services to the State of Florida. In 2013, the Company's received an investment from a private equity investor to build what will be the Company's new peer-to-peer betting platform. Since then, the Company has become focused on game development in the peer-to peer gambling market and the entertainment industry.

The Company now specializes in the creation and production of cloudbased games and applications that are accessible to large numbers of competing players irrespective of their geographic location, connection type (Wi-Fi, cell network) or access platform (pc, IOS, Android, social networks), The games are played in real time and encourage participants to spend money to extend their gameplay experience and/or improve their performance, In paricuiar; the Company has identified a growing opportunity to enhance certain games with a facility for competing players to legally place small wagers on the outcome. This trend is anticipated to grow substantially and the Company intends to pioneer the concept with its brand of games or in partnership with major licensors. A differentiating characteristic is that the participants in each wager are not passive; they can bring their skill and judgment to bear on the outcome, making the wager concept more enticing.

The Company has never been involved in any bankruptcy, receivership or any similar proceeding, There has never been any delisting of the Company's securities any securities exchange or NASDAQ or deletion from the OTC Bulletin Board. There are no current, past, pending or threatened legal proceedings or administrative actions either by or against the issuer that could have a material effect on the issuer's business, financial condition or operations. There are no current, past or pending trading suspensions by securities regulaLors,

B. Date and State of Incorporation

The Company was incorporated in Nevada on September 13, 2006

C. Issuer's primary and secondary SIC Codes

The Company's primary SIC Code is 4729, Passenger Transportation.

The Company's secondary SIC code is 4725, Tour Operators.

D. Issuer's fiscal year end

June 30 is the Company's fiscal year end.

E. Principal products or services and their markets

The Company •specializes in the creation and production •of cloud-based games and applications that are accessible to large numbers of competing players irrespective of their geographic location, connection type (Wi-Fi, cell network) or access platform (pc, IOS, Android, social networks). The games are played in real time and encourage participants to spend money to extend their gameplay experience and/or improve their performance.

Item 7: Describe the Issuer's Facilities

The Company's offices are located at
2690 West Main Street, Suite F 105 Littleton,
Colorado 80120
www:athi-inc.com

The administrative offices include 1200 square feet of office space, The Company's office space is leased to the Company at approximately \$800 per month.

Item 8: Officers, Directors, and Control Persons

A. Names of Officers, Directors and Control Persons

Jack C. Corn, CEO and Director

Mr. Corn has an extensive background in marketing communications and marketing services developed over the past 20 years as an independent business owner, specializing in electronic media. Of particular note is a proprietary method found of identifying and communicating with individuals via targeted smartphone promotions. This method will allow the Company to target specific individuals, by country and cell phone device for its peer to peer gaming services.

For example, individuals in Brazil, who have an Android device and who have a stated interest in Soccer, may be targeted for promotion to their phones, written in Brazilian Portuguese. By clicking on the promotion, a specific Android App would then be automatically installed on their smartphones so that they could instantly begin using the gaming services.

As of the date of this Disclosure, there were 1,207,586 Android users in Brazil that accessed one or more of the traffic sources today for Soccer; with an effective max bid of \$0.01485 on the campaigns presently running.

B. Legal/Disciplinary History

None 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);
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, banned, 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 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
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. Beneficial Shareholders

The following table sets forth certain information regarding the ownership of the common stock of the Company's officers and directors and of each person who is known to the Company to be the beneficial owner of 10% or more of the outstanding common stock. Except as otherwise noted, the address of each of our officers and directors below is the Company's address written above.

Jack Corn	47,000	(Restricted)	0.01%
Carolyn Shiver	220,000,000	(Restricted)	91%

Item 9:

Third Party Providers

TLJ Accounting Services, Inc,
5703 Red Bug Lake Rd Suite 158
Winter Springs, FL 32707 / PH: 866-813-3428
Investor Relations Consultant — none
Other Advisor(s) — none

Item 10:

Issuers Certifications

I, Jack Corn, certify that:

1. I have reviewed this Disclosure Statement of American Transportation, 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 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.

*/s/ Jaék Com

Name: Jack Corn

Title: CEO

Date: June 4, 2016