

# QUARTERLY REPORT ENDING SEPTEMBER 30, 2011

## TRITON DISTRIBUTION SYSTEMS. INC. QUARTERLY REPORT

Item 1 The exact name of the issuer and the address of its principle executive offices.

105 Barbaree Way Tiburon, California 94920 (415) 381-4806 www.tritonds.com info@tritonds.com

#### Item 2 Shares outstanding.

#### **Common Shares**

- (i) As of the end of the quarter ending September 30, 2011:
- (ii) There were 1,000,000,000 common shares authorized;
- (iii) There were 253,695,597 common shares issued and outstanding;
- (iv) There were 141,010,602 freely tradable common shares (public float);
- (v) The Company had approximately 285 shareholders of record.

#### **Preferred Shares**

- (i) As of the end of the quarter ending September 30, 2011:
- (ii) There were 168,000,100 preferred shares authorized;
- (iii) There were 18,338,051 preferred shares issued and outstanding;
- (iv) Preferred shares do not have a public market;
- (v) The Company had approximately 8 preferred shareholders of record.

#### Item 3 Interim financial statements.

Financial statements containing the balance sheet, statement of operation, statement of income, state of changes in stockholders equity, and notes to the financials for the quarter ending September 30, 2011 are attached to this report and are herein incorporated by reference.

#### Item 4 Management's Discussion and Analysis or Plan of Operation.

Initially, our emphasis was on Southeast Asia and China. Our current plans consist of continued focus in China and Europe. The lack of decentralization of the travel industry in these geographic areas remains attractive for the implementation and use of our electronic distribution system of travel inventory from airlines, travel agencies, cruise operators, and other travel related service providers. Additionally, we are concentrating our efforts on the business to business (B2B) market which appears to be relatively "un-tapped" by our significant competitors. Current estimates indicate 80% of global airline tickets and 70% of all travel is booked by service providers in our target markets. The estimated Forecast for Travel and Tourism distribution market Worldwide, for global travel was approximately \$10 billion as of reports available from 2006.

We believe our internet-based distribution platform and low-fee structure provides us certain advantages in penetrating our target markets since our main competitors' distribution systems generally operate on high-cost, legacy mainframe technology platforms. This appears to be particularly true in less technologically advanced countries such as China.

In addition to these opportunities in Southeast Asia, the Company decided to diversify and invest into other industries. Therefore the Company on September 7, 2011, the Company created a new wholly owned subsidiary, Efactor Holdings, Inc. ("EHI") and issued 4,000,000 shares of EHI to the Company. On September 24, 2011, EHI entered into a Share Exchange Agreement with EFactor Corp., a Delaware corporation ("EFactor"), pursuant to which EHI obtained all of the issued and outstanding shares of common stock of EFactor, in exchange for the issuance of an aggregate of 14,000,000 shares of EHI common stock. Pursuant to a License Agreement with the Company, EHI obtained from the Company a non-exclusive right and license to use, reproduce and market the Reservation Expert (the "Software"), for the purpose of providing services to our Members. Through its use of the license, Efactor's Members will be able to make travel reservations, book airline seats, issue airline tickets, book hotels, cars and holiday packages, cruises and other holiday destination packages worldwide from our website.

We expect to continue to devote funding and personnel to research and product development as well as to the enhancement of existing product lines and the fulfillment of foreign joint ventures. We plan to develop new "add-ons" and extension modules in response to client needs and requests. Included in our projected development-pipeline are booking systems for private corporate executive jets and regional air flights, air cargo carriers, railroad travel, ferries, private clubs and bed and breakfast establishments.

Our plans, include additional acquisitions, that are dependent upon our ability to obtain financing on terms that are not further detrimental to the Company.

#### Item 5 Legal proceedings.

There are no new legal proceedings or updates to prior legal proceedings involving the Company.

Item 6 Defaults upon senior securities.

None.

Item 7 Other information.

None

Item 8 Exhibits.

None

#### Item 9 Issuer's Certifications.

- I, Gregory E. Lykiardopoulos, certify that:
- 1. I have reviewed this Quarterly Report of Triton Distribution Systems, Inc.;
- 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 light of the circumstances under which the 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.

Date: November 17, 2011

By: /s/Gregory Lykiardopoulos Gregory Lykiardopoulos Chief Executive Officer

## **EXIBIT "A"**

**Quarterly Financial Reports Ending September 30, 2011** 

#### Triton Distribution Systems, Inc. (a Development Stage Company) Consolidated Balance Sheets

		September 30, 2011		December 31, 2010
ASSETS		(unaudited)		(unaudited)
CURRENT ASSETS				
Cash and cash equivalents	\$	80,000	\$	-
Accounts receivable		-		-
Other current assets		30,288,022		732,281
Prepaid consulting		-		669,975
Prepaid Leases & Licenses		375,000		
TOTAL CURRENT ASSETS	_	30,743,022	_	1,402,256
FURNITUTRE AND EQUIPMENT		1,358,000		80,992
INVESTMENTS		-		-
WEBSITE DEVELOPMENT COSTS				-
INTELECTUAL PROPERTY		2,190,358		142,691
INVESTMENT IN GEO		290,000		-
GOODWILL		5,710,659	_	-
TOTAL ASSETS	\$	40,292,039	\$ _	1,625,939
LIABILITIES AND STOCKHOLDERS' DEFICIT				
CURRENT LIABILITIES				
Deferred Income	\$	21,553	\$	25
Accounts payable		2,335,504		2,203,938
Accrued expenses		99,182		689,682
Accrued payroll		777,925		3,453,477
Accrued lease liability		-		11,284
Loan Payable		3,103,500		6,733,500
TOTAL CURRENT LIABILITIES		6,337,664	· –	13,091,906
STOCKHOLDERS' DEFICIT				
Preferred A stock; no par value; 100 shares				
authorized; 1 shares issued and outstanding		5,000,000		5,000,000
Preferred B stock; no par value; 6,000,000 shares				
authorized; 1,508,500 shares issued and outstanding		9,051,000		9,051,000
Preferred C stock; no par value; 6,000,000 shares				
authorized; 0 shares issued and outstanding		23,670,062		-
Preferred D stock; no par value; 2,000,000 shares				
authorized; 0 shares issued and outstanding				-
Preferred E stock; no par value; 4,000,000 shares		<b>~</b> 00.000		<b>*</b> 00.000
authorized; 580,000 shares issued and outstanding		580,000		580,000
Preferred F stock; no par value; 60,000,000 shares				
authorized; 12,000,000 shares issued and outstanding		-		-
Preferred G stock; no par value; 40,000,000 shares				
authorized; 0 shares issued and outstanding		-		-
Common stock; no par value; 1,000,000,000 shares		74.005.267		64,000,077
authorized; 253,695,597 shares issued and outstanding		74,925,367		64,908,877
Additional paid-in capital		4,500,588		4,500,588
Deficit accumulated during the development stage Accumulated balance of other comprehensive income		(83,755,195) (17,447)		(95,488,985) (17,447)
TOTAL STOCKHOLDERS' DEFICIT	_	33,954,375	. <u> </u>	(11,465,967)
TOTAL STOCKHOLDERS DEFICIT		33,734,373	· <u> </u>	(11,403,907)
TOTAL LIABILITIES AND STOCKHOLDERS' DEFICIT	s <u> </u>	40,292,039	\$	1,625,939
			_	· · · · · · · · · · · · · · · · · · ·

#### Triton Distribution Systems, Inc. (a Development Stage Company) Consolidated Statements of Operations

	3 Months Ended Ended September 30 2011 (unaudited)	3 Months Ended Ended September 30 2010 (unaudited)	9 Months Ended Ended September 30 2011 (unaudited)	9 Months Ended Ended September 30 2010 (unaudited)	(January 10, 2006) to September 30 2011 (unaudited)	
NET SALES	\$ -	\$ -	\$ 1,237,000.00	\$ -	\$ 1,239,754.00	
COST OF SALES	-	-	247,400.00	-	251,125.00	
GROSS PROFIT		-	989,600		988,629	
OPERATING EXPENSES: Payroll and related benefits Professional fees Marketing and advertising Other general and administrative expenses	- 71,844 - 33,000	237,527 15,250 - 17,000	98,560 79,344 42,000	475,054 63,500 - 95,127	73,361,556 10,995,955 610,909 4,815,694	
TOTAL OPERATING EXPENSES	104,844	269,777	219,904	633,681	89,784,114	
GAIN OR LOSS FROM OPERATIONS	(104,844)	(269,777)	769,696	(633,681)	(88,795,485)	
OTHER INCOME (EXPENSE) Debt forgivness Interest Income Interest Expense Finance expense	- - -	- - -	5,371,284	600,000	5,971,284 67,818 (4,513,979) (2,077,643)	
TOTAL OTHER INCOME (EXPENSE)	-		5,371,284	600,000	(552,520)	
GAIN OR LOSS BEFORE PROVISION FOR INCOME TAXES	(104,844)	(269,777)	6,140,980	(33,681)	(89,348,005)	
PROVISION FOR INCOME TAXES	-	-	-	-	-	
NET INCOME (LOSS)	(104,844)	(269,777)	6,140,980	(33,681)	(89,348,005)	
OTHER COMPREHENSIVE INCOME						
Foreign currency translation adjustment	-	-	-	-	-	
COMPREHENSIVE GAIN OR LOSS	\$ (104,844)	\$ (269,777)	\$ 6,140,980	\$ (33,681)	\$ (89,348,005)	

## Triton Distribution Systems, Inc. (a Development Stage Company) Consolidated Statement of Stockholders' Equity For the Period from Inception (January 1, 2007) to September 30, 2011

	Preferred	l Stock	Common	Stock	Additional Paid-in	Deficit Accumulated During the Development Stage	Accumulated other comprehensive	Total Shareholders
	Shares	Par Value	Shares	Par Value	Capital	Restated	income	Equity (Deficit)
Balance at inception (January 10, 2006)								-
Issuance of common stock for cash and contibution of intellectual property			35,821,198	338,625				338,625
Issuance of common stock in private placement			35,821,198 7,147,710	338,625 4,924,598				4,924,598
Issuance of common stock to placement agent			598,029	4,724,376				4,724,376
Cancellation of investor shares			(6,218,958)	_				-
Issuance of common stock in connection with								-
repurchase of shares from Petramerica Oil			2,087,910	-				-
Repurchase of shares			(400,000)	(400,000)				(400,000)
Issuance of common stock to investor relations firm			2,238,824	1,800,000				1,800,000
Issuance of common stock to private placement			3,737,500	2,840,500				2,840,500
Fair value of employee stock compensation					139,979			139,979
Net loss						(6,552,079)		(6,552,079)
Balance at December 31, 2006			45,012,213	9,503,723	139,979	(6,552,079)		3,091,623
					,	(0,000,000,000,000,000,000,000,000,000,		2,022,020
Issuance of common stock to investor relations firm			1,100,000	2,271,156				2,271,156
Fair value of employee stock compensation			860,147	1,607,047				1,607,047
Cancellation of stock compensation			(260,147)	(554,113)	00=			(554,113)
Fair value of employee stock options Exercise of options			99,478	79,582	897,663			897,663 79,582
Exercise of options  Exercise of warrants			99,478 186,875	79,582 149,501				79,582 149,501
Issuance of warratns for short term loans			100,075	1-7,501	2,884,381			2,884,381
Issuance of shares to consultants			1,000,000	630,000	,,			630,000
Capital contribution					188,500			188,500
Cancellation and terminations					(119,405)			(119,405)
Net loss						(12,525,169)		(12,525,169)
Foreign currency transation loss							(12,712)	(12,712)
								-
Balance at December 31, 2007	-	-	47,998,566	13,686,896	3,991,118	(19,077,248)	(12,712)	(1,411,946)
Fair value of employee stock options					195,248			195,248
Exercise of Employee Stock Options Q2					183,309			183,309
Issuance of Shares to Legal Counsel and Accounts Payable Vendors			1,805,543	295,690				295,690
Capital contribution				1,430,983	882,853			2,313,836
Cancellations and terminations					(983,787)			(983,787)
Net loss						(9,944,839)		(9,944,839)
Foreign currency translation gain (loss)							(4,735)	(4,735)
Balance at December 31 2008	-	-	49,804,109	15,413,569	4,268,741	(29,022,087)	(17,447)	(9,357,224)
Exercise of Employee Stock Options			398,904	15,996				15 006
Issuance of restricted stock to employee			10,000,000	401,008				15,996 401,008
Issuance of Shares to Legal Counsel and Accounts Payable			10,000,000	401,000				401,008
Vendors			16,210,130	4,983,304				4,983,304
Capital contribution					172,129			172,129
Issuance of Preferred A share	1	5,000,000						5,000,000
Issuance of preferred B shares	1,500,000	9,000,000	(75.006.646)					9,000,000
Effect of reverse split 1 for 150 Issuance of restricted stock			(75,906,646) 649,500,000	43,945,000				43,945,000
Issuance of common shares			50,000,000	43,943,000				43,945,000
Capital contribution			,000,000	-	59,718			59,718
Issuance of preferred B shares	8,500	51,000						51,000
Issuance of preferred E shares	580,000	580,000						580,000
Issuance of common shares			55,000,000	-				-
Net loss						(65,887,687)		(65,887,687)
Foreign currency translation gain (loss)								
Balance at December 31 2009	2,088,501	14,631,000	755,006,497	64,758,877	4,500,588	(94,909,774)	(17,447)	(11,036,756)
Effect of reverse split 1 for 100			(754,996,784)					_
Issuance of restricted stock			100,000,000					-
Issuance of common shares			90,000,000	150,000				150,000
Issuance of preferred F shares	12,000,000							-
Net loss						(579,211)		(579,211)
Balance at December 31 2010	14,088,501	14,631,000	190,009,713	64,908,877	4,500,588	(95,488,985)	(17,447)	(11,465,967)
Issuance of common stock for acquisition			51,001,104	10,000,000				10,000,000
Issuance of common stock for acquisition			12,684,780	16,490				16,490
Issuacne of preferred C shares		23,670,062	,,					23,670,062
Adjustment						5,592,810		5,592,810
Net loss						6,140,980		6,140,980
Polono at Control of 20, 2011	14,000,500	20 201 052	252 505 507	74 005 057	4 500 500	(92.755.107	(12.442)	22.054.225
Balance at September 30, 2011	14,088,501	38,301,062	253,695,597	74,925,367	4,500,588	(83,755,195)	(17,447)	33,954,375

#### Triton Distribution Systems, Inc. (a Development Stage Company) Consolidated Statement of Cash Flow

	For the Nine Months Ended September 30 2011		Inception (January 10, 2006) to September 30 2011		
CASH FLOWS FROM OPERATING ACTIVITIES:	(unaudited)	(unaudited)	(unaudited)		
Available Cash	\$ 6,140,980	\$ (33,681)	\$ (89,348,005)		
Adjustments to reconcile net loss to net cash					
used in operating activities:					
Amortization of discount on note	-	44,000	119,999		
Depreciation and amortization expense	-	-	496,935		
Amortization of prepaid consulting	669,975	-	7,060,091		
Finance Fee	-	-	826,757		
Stock compensation for consultants	-	-	5,613,304		
Debt forgiveness	(5,371,284)		(5,371,284)		
Fair value of employee stock options & comp expense	16,490	-	60,975,226		
Changes in assets and liabilities			-		
Other current assets	=	-	(31,328)		
Loss on disposal of assets.	=	-	(700,952)		
Deferred income	21,528	-	21,553		
Accounts payable	131,566	-	2,335,249		
Accrued expenses	(1,517,971)	589,681	2,991,975		
Lease Liability	(11,284)				
Net cash used in operating activities	80,000	600,000	(15,010,480)		
CASH FLOWS FROM INVESTING ACTIVITIES:					
			(250,000)		
Purchase of furniture and equipment	_	-	(541,949)		
Disposal of furniture and equipment Payment for web development costs	-	-	(19,700)		
			(811,649)		
Net cash used in investing activities			(611,613)		
CASH FLOWS FROM FINANCING ACTIVITIES:					
Proceeds from the issuance of common stock	-	-	8,999,626		
Proceeds from the issuance of preferred stock	-		51,000		
Payment of offering costs	-	-	(972,402)		
Repurchase of shares of common stock	-	-	(400,000)		
Proceeds from issuance of notes payable	-	-	10,966,269		
Repayment on notes payable		(600,000)	(2,746,867)		
Net cash provided by financing activities	-	(600,000)	15,897,626		
NET DECREASE IN CASH AND		9.050	4.502		
EFFECT OF EXCHANGE RATES ON CASH	-	8,050	4,503		
NET DECREASE IN CASH AND	80,000	9.050	80,000		
CASH EQUIVALENTS	80,000	8,050	80,000		
Beginning of period		8,382			
End of period	\$ 80,000	\$ 16,432	\$ 80,000		
SUPPLEMENTAL DISCLOSURES OF CASH FLOW IN	FORMATION.				
Interest paid	\$ -	\$ -	\$ 111,248		
Income taxes paid	\$ -	\$ -	\$ -		
income taxes paid	Ψ -	Ψ -			
Contribution of intellectual property for common stock			\$ 238,525		
Issuance of stock for consulting services	\$ -	\$ -	\$ -		
Issuance of 2,200,000 and 2,836,853 shares of	·				
common stock for consulting services	\$ -	\$ -	\$ 4,138,885		
Issuance of 600,000 shares of common stock for compe	\$ -	\$ -	\$ 1,052,934		
Cashless exercise of options	\$ -	\$ -	\$ 79,582		
Share Contribution by CEO			\$ 2,230,610		
Issuance of stock for 2007 Account Payable and Legal R	etainer 169 324		\$ 123,561		
assumed of stock for 2007 Account Payable and Legal R	Cumct 107,324		. 123,301		

## TRITON DISTRIBUTION SYSTEMS, INC. AND SUBSIDIARY NOTES TO CONSOLIDATED FINANCIAL STATEMENTS September 30, 2011

#### (UNAUDITED)

#### **Basis of presentation**

The unaudited consolidated financial statements have been prepared by Triton Distribution Systems, Inc. (the Company). The information furnished herein reflects all adjustments (consisting of normal recurring accruals and adjustments) which are, in the opinion of management, necessary to fairly present the operating results for the respective periods.

#### **Acquisition**

On September 7, 2011, the Company created a new wholly owned subsidiary, Efactor Holdings, Inc. ("EHI") and issued 4,000,000 shares of EHI to the Company. On September 24, 2011, EHI entered into a Share Exchange Agreement with EFactor Corp., a Delaware corporation ("EFactor"), pursuant to which EHI obtained all of the issued and outstanding shares of common stock of EFactor, in exchange for the issuance of an aggregate of 14,000,000 shares of EHI common stock. Pursuant to a License Agreement with the Company, EHI obtained from the Company a non-exclusive right and license to use, reproduce and market the Reservation Expert (the "Software"), for the purpose of providing services to our Members. Through its use of the license, Efactor's Members will be able to make travel reservations, book airline seats, issue airline tickets, book hotels, cars and holiday packages, cruises and other holiday destination packages worldwide from our website.

#### Organization and line of business

Triton Distribution Systems, Inc. (TDS) was incorporated in the State of Nevada on January 10, 2006. On July 10, 2006, TDS entered into an exchange agreement with Petramerica Oil, Inc. (Petra), a publicly traded company. Subsequent to the exchange agreement, the acquisition was accounted for as a reverse acquisition of Petra by TDS resulting in a recapitalization of TDS for accounting purposes, the Company changed its name to Triton Distribution Systems, Inc.

The Company is a commercially established, next generation web-based travel services distribution business. The Company has developed a proprietary technology platform that provides considerable pricing advantages, better distribution methods and superior travel product offerings compared to established competitors. The travel marketplace is a global arena in which millions of buyers (travel agents and consumers) and sellers (hotels, airlines, car rental agencies, cruise ship lines, tour operators and entertainment companies) intersect.

Our core competency is designed for the electronic distribution of travel inventory from airlines, car rental companies, hotels, tour and cruise operators, and other travel sellers to travel agencies and their clients.

The Company is currently a development stage company under the as defined by Statement of Financial Accounting Standards ("SFAS") No. 7 Accounting and Reporting by Development Stage Enterprises. The accompanying financial information has been prepared in accordance with accounting principles generally accepted in the United States of America (US GAAP)

#### Principles of consolidation

The accompanying consolidated financial statements include the accounts of Triton Distribution Systems, Inc. (formerly Petramerica Oil, Inc.), a Colorado corporation. All inter-company accounts and transactions have been eliminated in consolidation.

#### **Use of estimates**

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting periods. Actual results could differ from these estimates.

#### Fair value of financial instruments

For certain of the Company's financial instruments, including cash and cash equivalents, accounts payable and accrued expenses, the carrying amounts approximate fair value due to their short maturities.

#### Cash and cash equivalents

For purposes of the statements of cash flows, the Company defines cash equivalents as all highly liquid debt instruments purchased with a maturity of three months or less.

#### **Concentration of credit risk**

Financial instruments, which potentially subject the Company to concentrations of credit risk, consist of cash and cash equivalents. From time to time we exceed the FDIC \$100,000 insurance limit. The deposits made in foreign banks are not insured. The Company has not experienced any losses, nor do we anticipate incurring any losses.

#### **Furniture and equipment**

Furniture and equipment are stated at cost and are depreciated using the straight-line method over their estimated useful lives of 3-7 years.

#### Intangible assets

The Company's intangible asset was acquired and is carried at its purchase price, net of accumulated amortization, which approximates fair value. In accordance with SFAS No. 142, *Goodwill and Other* 

Intangible Assets, the Company evaluates its intangible assets for impairment, on a periodic basis and whenever events or changes in circumstances indicate that the carrying value may

not be recoverable from its estimated future cash flows. Recoverability of intangible assets is measured by comparing their net book value to the related projected undiscounted cash flows from these assets, considering a number of factors including past operating results, budgets, economic projections, market trends and product development cycles. If the net book value of the asset exceeds the related undiscounted cash flows, the asset is considered impaired, and is written down to its appropriate fair value on the date of impairment. Amortization is computed using the straight-line method over the estimated useful life of the intellectual property of ten years.

#### Revenue recognition

The Company applies the guidance within SEC Staff Accounting Bulletin No. 104, Revenue Recognition in Financial Statements (SAB 104) to determine when to properly recognize revenue. SAB 104 states that revenue generally is realized or realizable and earned when persuasive evidence of an arrangement exists, services have been rendered, the seller's price to the buyer is fixed or determinable and collectability is reasonably assured.

#### **Leases**

The Company accounts for its leases under the provisions of SFAS No. 13, *Accounting for Leases*, and subsequent amendments, which require that leases be evaluated and classified as operating or capital leases for financial reporting purposes. The Company's office leases are treated as current operating expenses. The office leases contain certain rent escalation clauses over the life of the leases. The total amount of rental payments due over the lease term is being charged to rent expense on a straight-line method over the term of the lease. The difference between rent expense recorded and the amount paid is credited or charged to accrued lease liability on the accompanying consolidated balance sheet.

#### Foreign currency translation

The Company's reporting currency is the US dollar (USD).

#### Stock based compensation

The Company accounts for stock option grants in accordance with SFAS No. 123(R), *Share-Based Payment*. The Company records the cost of employee and non-employee services received in exchange for an award of equity instruments based on the grant-date fair value of the award. That cost is recognized over the period during which an employee is required to provide service in exchange for the award the requisite service period (usually the vesting period). No compensation cost is recognized for equity instruments for which employees do not render the requisite service. The grant-date fair value of employee share options and similar instruments is estimated using a Black-Scholes option-pricing model. If an equity award is modified after the grant date, incremental compensation cost will be recognized in an amount equal to the excess of the fair value of the modified award, if any, over the fair value of the original award.

#### **Income taxes**

The Company accounts for income taxes in accordance with SFAS No. 109, "Accounting for Income Taxes." Deferred taxes are provided on the liability method whereby deferred tax assets are recognized for deductible temporary differences, and deferred tax liabilities are recognized

for taxable temporary differences. Temporary differences are the differences between the reported amounts of assets and liabilities and their tax bases. Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it is more likely than not that some portion or all of the deferred tax assets will not be realized. Deferred tax assets and liabilities are adjusted for the effects of changes in tax laws and rates on the date of enactment.

On January 1, 2007, the Company adopted Financial Accounting Standards Board (FASB) Interpretation No. 48, Accounting for Uncertainty in Income Taxes an interpretation of FASB Statement No. 109 (FIN 48). The Interpretation gives guidance related to the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return, and requires that we recognize in our financial statements the impact of a tax position, if that position is more likely than not to be sustained upon an examination, based on the technical merits of the position.

#### **Comprehensive Income**

The Company reports comprehensive income / (loss) and its components in accordance with SFAS No. 130, *Reporting Comprehensive Income*. The Company's comprehensive income/ (loss) is comprised of net income / (loss) and foreign currency translation adjustments.

#### Loss per share

The Company reports loss per share in accordance with SFAS No. 128, *Earnings per Share*. Basic loss per share is computed by dividing the net loss by the weighted average number of common shares outstanding. Diluted loss per share is computed by dividing net income by the weighted average number of common shares used in the basic earnings per share calculation plus the number of common shares that would be issued assuming exercise or conversion of all potentially dilutive common shares outstanding. The Company excludes equity instruments from the calculation of diluted weighted average shares outstanding if the effect of including such instruments is anti-dilutive to earnings per share. For the periods presented, all equity instruments are considered anti-dilutive.

#### **Development Stage Company**

The Company is subject to risks and uncertainties, including new product development, actions of competitors, reliance on the knowledge and skills of its employees to be able to service customers, and availability of sufficient capital and a limited operating history. Accordingly, the Company presents its financial statements in accordance with the accounting principles generally accepted in the United States of America that apply in establishing new operating enterprises. As a development stage enterprise, the Company discloses the deficit accumulated during the development stage and the accumulated statement of operations and cash flows from inception of the development stage to the date on the current balance sheet. Contingencies exist with respect to this matter, the ultimate resolution of which cannot presently be determined.

#### **Acquisitions**

On September 24, 2009, the Company completed the acquisition of BAUD Acquisition Trust by issuing 300,000,000 shares for all of the outstanding shares of BAUD Acquisition Trust. The Company plans on using the Trust as an acquisition platform.

#### Management's Discussion and Analysis or Plan of Operations

#### **Special Note Regarding Forward-Looking Information**

This Report of Triton Distribution Systems, Inc. contains certain forward-looking statements All statements in this Report other than statements of historical fact are forward-looking statements for purposes of these provisions, including any statements of the plans and objectives for future operations and any statement of assumptions underlying any of the foregoing. Statements that include the use of terminology such as may, will, expects, believes, plans, estimates, potential, or continue, or the negative thereof or other and similar expressions are forward-looking statements. Forward-looking statements in this report include, but are not limited to, statements regarding expanding the use of our technologies in existing and new markets; diversification of sources of potential revenue; our expected profit margin from all product sales; the future impact of our critical accounting policies, including those regarding revenue recognition, allowance for doubtful accounts, accounting for income taxes, and stock-based compensation; statements regarding the sufficiency of our cash reserves; and our expected rate of return on investments, if any. Actual results may differ materially from those discussed in these forward looking statements due to a number of factors, including: the rate of growth of the markets for our technology; the accuracy of our identification of critical accounting policies and the accuracy of the assumptions we make in implementing such policies; the accuracy of our estimates regarding our taxable income and cash needs for the next twelve months; and fluctuations in interest rate and foreign currencies These forward-looking statements involve risks and uncertainties, and it is important to note that our actual results could differ materially from those projected or assumed in such forward-looking statements.

#### **Critical Accounting Policy and Estimates**

Our discussion and analysis of our financial condition and results of operations are based on our financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States of America. The preparation of the financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Since these estimates are inherently uncertain, actual results may materially differ.

#### **Intangible Assets**

The determination of the fair value of certain acquired intangible assets is subjective in nature and often involves the use of significant estimates and assumptions. Further, estimating the useful lives of these assets requires the exercise of judgment due to the rapidly changing technology environment. Historically, we have estimated the fair value of our intangible assets based on the purchase price.

In accordance with SFAS No. 142, Goodwill and Other Intangible Assets, we evaluate our intangible assets and other long-lived assets for impairment, at least on an annual basis and whenever events or changes in circumstances indicate that the carrying value may not be recoverable from our estimated future cash flows. If the net book value of the asset exceeds the related undiscounted cash flows, the asset is considered impaired and it is written down to the

undiscounted cash flow value. We have determined, at the acquisition date, the useful life of our currently held intellectual property was 10 years. We amortize intellectual property using the straight-line method.

#### **Stock Based Compensation**

We estimate the fair value of stock option awards to employees using a Black-Scholes pricing model on the grant date in accordance with SFAS No. 123(R) Share Based Payment . The pricing model requires us to make assumptions related to the expected term of the options, which generally differs from the contractual term; expected volatility of our stock price, accounting for known significant events which may have a material impact on the market value of our stock; the risk free interest rate on the grant date for instruments with maturities commensurate with the expected term of the options; and the dividend yield.

#### **Employees**

Our employee head count was 20 as of September 30, 2011.

#### **Off-Balance Sheet Arrangements**

There are no off balance sheet arrangements that have or are reasonably likely to have a current or future effect on our financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources that are material to investors.