Quarterly Report For the Second Quarter ended April 30, 2013

Item 1 Name of the issuer and its predecessors

Andiamo Corporation

The Company was incorporated as Natell Corporation in the state of Delaware on September 21,

2000. It changed its name to Title Consulting Services, Inc., in March, 2009. The company changed its name to Andiamo Corporation in June, 2011 and redomiciled to Nevada concurrently.

Item 2 The Address of the Issuer's Principal Executive Offices

Andiamo Corporation 8904-60th Avenue Edmonton, Alberta, Canada T6E6A6

Telephone: (780) 761-2121

Email: ANDI.corporate.services@gmail.com

Contact: Richard Shykora

Item 3 Security Information

We have two classes of stock, common and preferred. Our preferred class consists of three series, as follows:

Title and Class CUSIP Trading Symbol Common 034206102 ANDI

Preferred Series A 888352200 Series B 888352309 Series C [none]

Transfer Agent:

Action Stock Transfer Corp. 2469 E. Fort Union Blvd, Ste 214 Salt Lake City, UT 84121 (801) 274-1088 office

Action Stock Transfer Corporation has registered under the Securities Exchange Act of 1934

Conversion Reduction

On September 10, 2012, the Board of Directors authorized a significantly reduced conversion formula for the convertibility of its Preferred B Shares into Common Shares. This action was taken as a proactive effort to help support an increased valuation of the company's common shares.

The following information is provided as brief guidance concerning the changes to the Certificate of

Designations portion of our Bylaws, as well as our Articles of Incorporation, which have been amended:

- Preferred A Shares are not convertible into common shares.
- Preferred B Shareholders may convert their Preferred B shares consistent with a declining

conversion rate based on the increasing value of the common shares which can go as low as

20:1. This is a reduction from the previous conversion rate of 2000:1

Item 4 Issuance history

This information has been provided by the company as filed on www.otcmarkets.com.

Item 5 Financial Statements.

The Company's interim financial statements are attached at the end of this quarterly filing.

Item 6 Issuer's Business, Products and Services.

Forward-Looking Statements

This section of the report includes a number of forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, and Section 21E of the Securities Exchange Act of 1934 that reflect our current views with respect to future events and financial performance.

Forwardlooking statements are often identified by words like: believe, expect, estimate, anticipate, intend, project and similar expressions, or words which, by their nature, refer to future events. You should not place undue reliance on these forwardlooking statements, which apply only as of the date of this report. These forward-

looking statements are subject to certain risks and uncertainties that could cause actual results to differ materially from historical results or our predictions. Although we believe the expectations reflected in these forward-looking statements are reasonable, such expectations cannot guarantee future results, levels of activity, performance or achievements. Forward-looking statements included in this report and all subsequent written or oral forwardlooking statements attributable to us or persons acting on our behalf are expressly qualified in their entirety by these cautionary statements. The forward-looking statements speak only as of the date made, other than as required by law, and we undertake no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.

Business Description

Andiamo Corporation (SIC Code 7372 Services-Prepackaged Software) which was incorporated in

the State of Nevada, June 2011, with a fiscal year end of July 31, consists of the following two

wholly-owned subsidiaries:

Action App Corporation, which itself is a holding corporation for five subsidiaries:

- T3 Apps, LLC (T3)
- The Best Phone Game Tracker Security Alarm Battery Mirror Flashlight Booth Talking Test Apps Company, LLC (Best)
- All Pro Apps
- App Trading
- Trust This App Blog

Digispace/Magic Bullet System now known as Campaign Matrix We are currently a going concern, fully operational and generating income.

Plan of Operation

- The mobile applications industry is in a state of rapid and explosive international growth fed by the increasingly larger number of smart phone mobile devices sold every day. With the addition of Verizon and Sprint as an iPhone provider in the US, the user base and the resulting demand for apps continues to grow. Action App is also well positioned in overseas markets with the majority of our foreign website traffic coming from Japan, the leading country in mobile subscription density per capita.
- Action App Corporation will continue to keep pace with the growth of the industry and user demand while expanding further into overseas markets where the growth potential is even higher than the U.S. For example, there are nearly 280 million mobile users in China and at the rate they are growing there will be more mobile web users in China than the entire population of the United States.
- Action App Corporation plans to aggressively expand by adding more mobile apps, improving current apps by using detailed integrated analytic data from our user

network, increasing affiliate marketing and advertising revenue of current and future apps, branching out into more applications categories other than entertainment and photography, porting our applications into the strongest competing mobile platform (Android), acquiring other apps and/or application companies, and translating all applications into more languages to increase revenue in non-English speaking markets.

Item 7 Issuer's Facilities

Our corporate office is 8904-60th Avenue, Edmonton, Alberta, Canada.

Item 8 Officers, Directors and Control Persons

- A. Names of Officers, Directors and Control Persons.
- A. <u>Names of Officers, Directors, and Control Persons</u>. In responding to this item, please provide the names of each of the issuer's executive officers, directors, general partners and control persons (control persons are beneficial owners of more than five percent (5%) of any class of the issuer's equity securities), as of the date of this information statement.

Richard Shykora, CEO/Director
Les Eveneshen, Director
Agnes Cruz, Director

- B. <u>Legal/Disciplinary History</u>. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:
 - 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

None

2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;

None

3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or

None

4. The entry of an order by a self-regulatory organization that permanently or temporarily barred suspended or otherwise limited such person's involvement in any type of business or securities activities.

None

C. <u>Beneficial Shareholders</u>. Provide a list of the name, address and shareholdings or the percentage of shares owned by all persons beneficially owning more than ten percent (10%) of any class of the issuer's equity securities. If any of the beneficial shareholders are corporate shareholders, provide the name and address of the person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.

Richard Shykora 28,650,000 Series A Preferred 8904-60th Avenue Edmonton, Alberta, Canada T6E6A6

Agnes Cruz 28,650,000 Series A Preferred 8904-60th Avenue Edmonton, Alberta, Canada T6E6A6

Les Eveneshen 28,650,000 Series A Preferred 8904-60th Avenue Edmonton, Alberta, Canada T6E6A6

Item 9 Third Party Providers

Legal Counsel Ken Bart Bart and Associates, LLC Phone: (720)-226-7511 Fax: (303)-745-1880

Email: kbart@kennethbartesq.com

Accountant

Blue Valley Accounting Services

14135 W 138th Ct Olathe, Kansas 66062 (913) 406-6202

Item 10 Issuer Certification

- I, Richard Shykora, certify that:
- 1. I have reviewed this Quarterly Disclosure Statement of Andiamo Corporation;

- 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
- 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

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Date:	June 20, 2013	

Signature:

Richard Shykora

CEO/Director

Blue Valley Accounting Solutions

14135 W 138th Ct Olathe, Kansas 66062 (913) 406-6202 INDEPENDENT ACCOUNTANTS' COMPILATION REPORT

Andiamo Corporation

We have compiled the accompanying balance sheet of Andiamo Corporation as of April 30, 2013 and related statements of operations, cash flows, and changes in stockholder's equity for the three months then ended. We have not audited or reviewed the accompanying financial statements and, accordingly, do not express an opinion or provide any assurance about whether the financial statements are in accordance with accounting principles generally accepted in the United States of

America.

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America and for designing, implementing, and maintaining internal control relevant to the preparation and fair presentation of financial statements.

Our responsibility is to conduct the compilation in accordance with Statements on Standards for Accounting and Review Services issued by the American Institute of Certified Public Accountants. The objective of a compilation is to assist management in presenting financial information in the form of financial statements without undertaking to obtain or provide any assurance that there are no material modifications that should be made to the financial statements.

Blue Valley Accounting Solutions, LLC

June 19, 2013

Consolidated Balance Sheet

As of April 30, 2013

	Apr 30, 2013
ASSETS	
Current Assets	
Checking/Savings	
Action App Corporation	2,594.67
Total Checking/Savings	2,594.67
Accounts Receivable	22,903.36
Total Current Assets	25,498.03
Other Assets	
Software	541,429.19
Accumulated Amortization	-86,760.00
Deposit - Rent	915.00
Total Other Assets	455,584.19
TOTAL ASSETS	481,082.22

Consolidated Balance Sheet

As of April 30, 2013

LIABILITIES & EQUITY

Liabilities

Current Liabilities

Accounts Payable	17,230.40				
Other Current Liabilities					
Income Tax Payable	3,607.00				
N/P Dustin Secor (Note C)	268,633.00				
Total Other Current Liabilities	272,240.00				
Total Current Liabilities	289,470.40				
Long Term Liabilities					
Notes Payable NFS, Inc	68,612.00				
Total Long Term Liabilities	68,612.00				
Total Liabilities	358,082.40				
Equity					
Additional Paid in Capital	500,896.00				
Capital Stock	100.00				
Capital Stock (Note D)	12,660.47				
Retained Earnings	-239,516.51				
Stock Subscription Receivables	-874.00				
Net Income	-150,266.14				
	-130,200.14				

See Accompanying Notes and Accountants' Compilation Report

TOTAL LIABILITIES & EQUITY

481,082.22

Andiamo Corporation Consolidated Statement of Operations

Three Months Ended April 30, 2013

	3 Months Ended April 30, 2013
Revenue	
Income	<u>\$ 29,723</u>
Total Revenue	29,723
Operating Expenses	
Operating Expenses	107,428
Total Operating Expenses	107,428
Operating Income (Loss)	(77,705)
Other Income (Loss)	
Uncollectible Note Receivable/Asset write-off	<u>(0)</u>
Total Other Income (Loss)	(0)
Other Expense	
Other Expense	<u>0</u>
Total Other Expense	<u>o</u>
Net Other Income (Loss)	(0)
Net Income (Loss)	\$ (77,705)

Andiamo Corporation Consolidated Statement of Cash Flows

Three Months Ended April 30, 2013

	April 30, 2013
OPERATING ACTIVITIES	
Net Income	77,705.18
Adjustments to reconcile Net Income	
to net cash provided by operations:	
Accounts Receivable	5,964.07
Accounts Payable	17,230.40
Net cash provided by Operating Activities	54,510.71
INVESTING ACTIVITIES	
Accumulated Amortization	18,867.00
Net cash provided by Investing Activities	18,867.00
Net cash increase for period	- 35,643.71
Cash at beginning of period	38,238.38
Cash at end of period	2,594.67

Andiamo Corporation Consolidated Statement of Changes in Stockholder's Equity

For The Period ended April 30, 2013

	_	Number of Shares	Common Stock	Preferred A Stock	Preferred E Stock	Additional Paid-In Capital	Stock Subscription Receivable	Retained Earnings	Total
	Balance at January 31, 2013	1,275,943,531	11,578	992	190	500,896	(874)	(312,077)	200,705
Company amer follows:	nded shares authorized as								
Rick Shykora Agnes Cruz Les Eveneshe	n			28,650,000 28,650,000 28,650,000					
Net Income									
	Balance at April 30, 2013	1,275,943,531	11,578	85,950,992	190	500,896	(874)	(312,077)	200,705

Notes To Consolidated Financial Statements

Note A — Nature Of Business And Summary Of Significant Accounting Policies

Incorporate in the State of Delaware in September 2000 as Natell Corporation. The corporation changed its name to Title Consulting Services on March 23, 2009. On July 5, 2011 Title Consulting Services, Inc. a Delaware Corporation, redomiciled to Nevada from Delaware and changed its name to Andiamo Corporation (the "Company"). The Company is a holding company that owns a software application company.

Basis of Presentation

The accompanying financial statements have been prepared on the accrual basis of accounting. Revenues are recognized at the time when the services are provided and earned and expenses are recorded when incurred.

Cash and Cash Equivalents

For purposes of the statement of cash flows, the Company considers all unrestricted highly liquid investments with an initial maturity of three months or less to be cash equivalents.

Income Taxes

The Company files as a regular C corporation for federal tax

purposes. Use of 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.

Advertising

The Company expenses all advertising and marketing costs as incurred. Advertising and marketing costs for the quarter ended January 31, 2013 was \$596.

Fair Value of Financial Instruments

The Company believes that the carrying value of its current assets and current liabilities approximate the fair value of such items due to their short-term nature. The carrying amounts of cash, accounts receivable, accounts payable and other liabilities are carried at amounts that reasonably approximate their fair values.

Property and Equipment

Property and equipment are stated at cost. The Company provides for amortization on

Notes To Consolidated Financial Statements

the straight-line method and depreciation on the straight-line and MACRS methods over the estimated useful lives of the related assets. Major classes of property and equipment and their related lives are as follows:

Software - 3 to 15 years

Maintenance and repairs are expensed as incurred. Replacements and betterments are capitalized. *Asset Impairment*

When the Company has long-lived assets which have a possible impairment indicator, the Company estimates the future cash flows from the operation of these assets. Because events and circumstances frequently do not occur as expected, there will usually be differences between the estimated and actual future cash flow and these differences may be material. If the estimated cash flows recoup the recorded value of the assets, they remain on the books at that value. If the

Notes To Consolidated Financial Statements

net recorded value cannot be recovered, the assets are written down to their market value if lower than the recorded value.

Note B — Property and Equipment

April 30, 2013

Software \$ 541,429

Less: Accumulated Amortization (86,760)

<u>\$ 454,669</u>

Amortization expense was \$18,687 for the quarter ended April

30, 2013.

Note C — Notes Payable

Dustin Secor Note

Original amount: \$15,000

Amount due January 31, 2013: \$268,633 No interest is being charged

No repayment terms

NFS, Inc. Note

Original amount: \$50,000

Interest rate 8%

On September 19, 2008 the Company entered into a convertible promissory note (the "NOTE") with an arms length individual. The Company is obligated to repay the principal with any interest upon demand. The note is convertible into equity at a conversion price at the Par Value.

Notes To Consolidated Financial Statements

Note D — Stockholders' Equity

The Company was organized under the laws of the State of Delaware in September 2000 through the authorization of 600,000 shares of common stock. On March 23, 2009 the Company amended shares authorized to seven billion (7,000,000,000) shares of common stock, par value \$.001 per share and one hundred thousand (100,000) shares of preferred stock, par value \$.001 per share. As of July 31, 2009 there were 91,422,300 common shares issued at .001 par and no preferred shares issued. On November 25, 2009 the Company amended shares authorized to twenty billion (20,000,000,000) shares of common stock, par value \$.00001 per share, one hundred thirty million (130,000,000) shares of Series A preferred stock, par value \$.00001 per share, seventy million (70,000,000) shares of Series B preferred stock, par value \$.00001 per share and twenty million (20,000,000) shares of Series C preferred stock, par value \$.00001 per share.

Notes To Consolidated Financial Statements

On August 24, 2010 Management reduced the authorized common shares to one billion (1,000,000,000). Also on Aug 24, 2010, the Company sold 10,000,000 common shares for \$25,000. On October 14, 2010 the Company converted debt into equity, issuing 20,000,000 shares of common stock pursuant to the convertible note. As of October 31, 2010 there were 145,802,300 common shares issued at .00001 par, 99,202,300 series A preferred shares issued at .00001 par and no series C preferred shares issued.

On November 2, 2010 the Company issued Title Consulting Services, Inc., a Florida corporation, 654,197,700 shares which are restricted. On November 3, 2010, the Company sold 76,000,000 common shares for \$25,000. On December 10, 2010, the Company exchanged 1,500 Preferred B shares for \$1,500 worth of services. On January 14, 2011 the Company converted debt into equity, issuing 20,000,000 shares of common stock pursuant to the convertible note. As of January 31, 2011 there were 896,000,000 common shares issued at .00001 par of which 741,585,000 are restricted, 99,202,300 series A preferred shares issued at .00001 par and no series C preferred shares issued.

On February 1, 2011, the Company sold 18,300,000 common shares for \$50,000. On March 7, 2011, the Company sold 86,747,100 common shares for \$20,000. On March 7, 2011, The Company issued PresentAll, LLC a Utah corporation 36,363,636 shares for the purchase of the company's stock which were restricted. On March 8, 2011, the Company sold 42,000,000 common shares for \$50,000. On March 23, 2011, the Company cancelled 235,411,036 shares which were restricted shares to Title Consulting Services, Inc., a Florida corporation. On March 23, 2011, the Company sold 86,912,000 common shares for \$20,000. On March 24, 2011, the Company issued Text My Market, LLC, a Florida corporation, 68,181,818 shares which were restricted. On March 24, 2011, the Company converted debt into equity, issuing 62,421,973 shares of common stock pursuant to the convertible note. On March 24, 2011 the Company cancelled 164,588,964 shares which were restricted shares to Title Consulting Services, Inc., a Florida corporation. On April 14, the Company sold 99,138,000 common shares for \$50,000. On April 15, the Company cancelled 254,197,700 shares which were restricted shares to Title Consulting Services, Inc., a Florida corporation. On April 15, the Company converted debt into equity, issuing 50,000,000 shares of common stock pursuant to the convertible note. On April 29, 2011, the Company sold 25,000 preferred B shares in exchange for a \$50,000 note receivable. As of April 30, 2011 there were 791,866,827 common shares issued at .00001 par of which 191,932,754 were restricted, 99,202,300 series A preferred shares issued at .00001 par, 19,881,960 series B preferred shares issued at .00001 par and no series C preferred shares issued.

Notes To Consolidated Financial Statements

On June 9, 2011, the Company sold 25,000,000 common shares for \$10,000. On June 27, 2011, the Company sold 50,000,000 common shares for \$15,000. On July 25, 2011, the Company sold 46,133,173 common shares for \$15,000. The Company cancelled 104,545,454 shares which were restricted shares to Title Consulting Services, Inc., a Florida corporation. The Company converted debt into equity, issuing 87,000,000 shares of common stock pursuant to the convertible note. The Company sold 2,250 preferred B shares for \$4,500. The Company exchanged 500 preferred B shares for \$1,000 worth of services. As of July 31, 2011 there were 895,454,546 common shares issued at .00001 par of which 87,387,300 were restricted, 99,202,300 series A preferred shares issued at .00001 par, 19,859,710 series B preferred shares issued at .00001 par and no series C preferred shares issued.

After the close of business on July 31, 2011, the Company returned the stock of two companies it had acquired on March 7 and March 24, 2011 in exchange for 104,545,454 shares in the Company. Effective October 10, 2011, preferred A shares are no longer convertible into common shares. Also effective October 10, 2011, preferred B share holders that hold more than 2,000 preferred B shares are subject to the following restrictions: Any conversion from preferred B shares to common shares shall be restricted to 25% of shareholder total B shares in a 90 day period. On October 10, 2011 authorized common shares were increased from 1,000,000,000 to 1,500,000,000. On October 11, 2011, the Company sold 20,000,000 common shares for \$17,000. On October 20, 2011, the Company sold 24,000,000 common shares for \$50,000. During the quarter 26,650 preferred shares were cancelled and converted into 53,300,000 common shares. As of October 31, 2011 there were 992,754,546 common shares issued at .00001 par which 87,387,300 of were restricted, 99,202,300

Notes To Consolidated Financial Statements

series A preferred shares issued at .00001 par, 19,833,060 series B preferred shares issued at .00001 par and no series C preferred shares issued.

During the quarter ending January 31, 2012, 6,425 preferred shares were cancelled and converted into 12,850,000 common shares. On December 27, 2011 the Company sold 10,000,000 common shares for \$10,000. As of January 31, 2012 there were 1,015,604,546 common shares issued at .00001 par of which 87,387,300 were restricted, 99,202,300 series A preferred shares issued at .00001 par, 19,826,635 series B preferred shares issued at .00001 par and no series C preferred shares issued.

During the quarter ending April 30, 2012, 5,668 preferred shares were cancelled and converted into 11,336,000 common shares. As of April 30, 2012 there were 1,026,940,546 common shares issued at .00001 par of which 87,387,300 were restricted, 99,202,300 series A preferred shares issued at .00001 par, 19,820,967 series B preferred shares issued at .00001 par and no series C preferred shares issued.

During the quarter ending July 31, 2012, 8,575 preferred shares were cancelled and converted into 17,150,000 common shares. Additionally, 800,000 preferred B shares were cancelled. As of July 31, 2012 there were 1,041,540,546 common shares issued at .00001 par of which 87,387,300 were restricted, 99,202,300 series A preferred shares issued at .00001 par, 19,013,667 series B preferred shares issued at .00001 par and no series C preferred shares issued.

During the quarter ending October 31, 2012, the Company converted debt into equity, issuing 20,000,000 common shares pursuant to the NFS, Inc. note agreement. These shares were subsequently transferred from NFS, Inc. to Equititrend, LLC. Also during the period, 15,532 preferred shares were cancelled and converted into 27,596,650 common shares. Additionally, 500 preferred B shares were cancelled. As of October 31, 2012 there were 1,089,137,196 common shares issued at .00001 par of which 87,387,300 were restricted, 99,202,300 series A preferred shares issued at .00001 par, 18,997,635 series B preferred shares issued at .00001 par and no series C preferred shares issued.

During the quarter ending January 31, 2013, a direct investment in the Company was made in exchange for 62,500,000 restricted common shares pursuant to a Private Placement Memorandum. These shares were issued as restricted for a period of one year. Additionally, 13,600 preferred B shares were converted into 6,120,000 common shares. As of January 31, 2013 there were 1,157,757,196 common shares at .00001 par of which 149,887,300 were restricted, 99,202,300 series A preferred shares issued at .00001 par, 18,984,035 series B preferred shares issued at .00001 par and no serried C preferred shares issued.

During the quarter ending April 30, 2013, Dustin Secor assigned 85,950,000 series A preferred shares with a par value \$.00001 per share to three parties as follows: Richard Shykora; 28,650,000, Agnes Cruz; 28,650,000 and Les Eveneshen:28;650,000. This assignment was effective as of April 29, 2013.

Notes To Consolidated Financial Statements

Note Related Party Transactions

The amount due to a related party for the quarter ended January 31, 2013 was \$268,633. No interest or repayment terms apply to these amounts.

During the quarter the Company entered into transactions with companies owned either by the major shareholder or an employee. These transactions were entered into on an arm's length basis.

Note F — Commitments and Contingencies

In the normal course of its business, the Company is subject to litigation. Management, based upon discussions with its legal counsel, does not believe any claims, individually or in the aggregate, will have a material adverse impact on the Company's financial position.

Andiamo Corporation

Notes To Consolidated Financial Statements April 30, 2013

Commitments

The Company currently leases office space on a month to month basis with no long term obligation. Effective February 1, 2013, the Company has entered into a one-year lease with a non-related landlord for office space located at 111 2nd Ave NE, St. Petersburg, FL payable at \$915 per month.

Note G — Stock Purchase Agreement

During the year ending July 31, 2009 the Company entered into an agreement with another company, Title Consulting Services, Inc., a Florida corporation, which was partially owned by the shareholders of the Company. The agreement was to swap all of the shares of Title Consulting Services, Inc., a Florida corporation, share for share for new shares of Andiamo Corporation. After the transaction, Andiamo Corporation owned 100 percent of Title Consulting Services, Inc., a Florida corporation.

Note H — Income Taxes

The Company files federal and state income tax returns on a calendar year basis. For calendar year 2012, through December 31, the Company would have an estimated tax liability of \$3,607 based on the net income for the period and current federal and state corporate income tax rates. A provision for income taxes was included in the financial statements.

Notes To Consolidated Financial Statements

NoteI — Basis of Consolidation

The Group financial statements consolidate those of the parent company and all of its subsidiaries. The subsidiaries are all entities over which the Group has the power to control the financial and operating policies. The Company obtains and exercises control through all of the voting rights of the subsidiaries.

Any intercompany receivables, payables, sales, purchases and profits are eliminated.

Note J — Business Acquisitions and Divestures

During the quarter ended April 30, 2011, the Company completed four acquisitions. The Company purchased the assets of two companies on April 28, 2011 for \$275,000 cash and \$75,000 in note payables. The Company also purchased the stock of two companies in exchange for 104,545,454 shares in the Company on March 8 and April 13, 2011. After the close of business on July 31, 2011, the Company returned the stock of the two companies it had acquired on March 8 and April 13, 2011 in exchange for 104,545,454 shares in the Company.

On January 1, 2012, the Company entered into an agreement to return all shares of Title Consulting Services, Inc., a Florida corporation, previously purchased as stated above. No shares of stock or monies were received for the returned shares. The shares of Title Consulting Services, Inc., a Florida corporation, were returned to a majority shareholder in the Company. On December 31, 2011, prior to the divesture of Title Consulting Services, Inc., an intercompany receivable in the amount of \$344,760 was cancelled by the Company.