Pursuant to OTC Pink Basic Disclosure Guidelines (v1.0 January 3, 2013)

Dig-It Underground, Inc.

18208 Preston Rd Suite D9365 Dallas, Texas 75252 972-232-9489 Fax: 972-293-1171 Email: Info@digitunder.com Website: www.digitunder.com

A Nevada Corporation

August 18, 2017 Issuer's Information & Disclosure Statement

To make adequate current information available

Pursuant to Rules 10b-5 and 15c2-11 of the Securities Exchange Act of 1934 ("Exchange Act"), as well as Rule 144 of the Securities Act of 1933 ("Securities Act"), and State Blue Sky Laws.

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

Dig-It Underground, Inc. was originally incorporated in the State of Nevada on March 5, 2001. Other than listed above, the corporation has used no other names in the past 5 years.

2) Address of the issuer's principal executive offices

The principal offices of the Company are located in Dallas, TX at: 18208 Preston Rd Suite D9365 Dallas, Texas 75252 The telephone number is: 972-232-9489 The facsimile number is: 972-293-1171 The Email address is: Info@digitunder.com The investor relations contact is: Leonid Chernyakhovsky

3) Security Information

Trading Symbol: DIGXExact title and class of securities outstanding: Common Stock, Preferred StockCUSIP: 253750 10 3Par Value: \$0.001Total Common Shares Authorized: 2,100,000,000as of: June 30, 2017Total Common Shares Outstanding: 1,830,612,000Total Preferred Shares Authorized: 50,000,000as of: June 30, 2017Total Preferred Shares Outstanding: 36,000,000Total Preferred Shares Outstanding: 36,000,000as of: June 30, 2017Total Preferred Shares Outstanding: 36,000,000as of: June 30, 2017Total Preferred Shares Outstanding: 36,000,000Transfer Agent:

Nevada Agency & Transfer Company 50 West Liberty Ste. 880 Reno, Nevada 89501 Telephone: 775-322-0626 Facsimile: 775-322-5623

This Transfer Agent is registered under the Exchange Act. The Regulatory authority of this Transfer Agent is the Securities and Exchange Commission.

Issuance History.

On August 17, 2016 the Company issued 15,000,000 shares of Common Stock, Restricted in accordance with Rule 144 valued at \$15,000 to a shareholder for consulting services provided to the Company. The Issuance was exempt from registration pursuant to Section 4(2) of the Securities Act of 1933, and the Shareholder was either accredited or sophisticated and familiar with Company operations.

As of August 17, 2017 all 15,000,000 shares will be eligible for resale pursuant to Rule 144(k)

On June 23, 2016, the Company issued 30,000,000 shares of Common Stock, restricted in accordance with Rule 144, valued at \$30,000, to Riva Chernyakhovsky for Executive Services. The issuance was exempt from registration pursuant to Section 4(2) of the Securities Act of 1933, and the shareholder was either accredited or sophisticated and familiar with Company operations. As of June 23, 2017, all 30,000,000 shares will be eligible for resale at the rate of 1% of our outstanding Common Stock per quarter (the 1% requirement of Rule 144). As of June 23, 2017, all 30,000,000 shares will be eligible for resale pursuant to Rule 144(k). However, the 30,000,000 shares, held by Riva Chernyakhovsky will continue to be subject to the 1% requirement because she is an affiliate.

On May 19, 2016 the Company issued 24,000,000 shares of Common Stock, Restricted in accordance with Rule 144 valued at \$24,000 to a shareholder for consulting services provided to the Company. The Issuance was exempt from registration pursuant to Section 4(2) of the Securities Act of 1933, and the Shareholder was either accredited or sophisticated and familiar with Company operations.

As of May 19, 2017 all 24,000,000 shares will be eligible for resale pursuant to Rule 144(k).

On May 19, 2016, the Company issued 6,000,000 shares of Preferred Stock, restricted in accordance with Rule 144, valued at \$6,000, to two individuals and one entity to satisfy the terms of two Share Exchange Agreements, dated January 5, 2016.

The issuance was exempt from registration pursuant to Section 4(2) of the Securities Act of 1933, and the shareholders were either accredited or sophisticated and familiar with Company operations. As of May 19, 2017, all 6,000,000 shares will be eligible for conversion to Common Stock and resale pursuant to Rule 144(k).

On September 4, 2015, the Company issued 125,000,000 shares of Common Stock, restricted in accordance with Rule 144, valued at \$125,000, to Leonid Chernyakhovsky for Executive Services.

The issuance was exempt from registration pursuant to Section 4(2) of the Securities Act of 1933, and the shareholder was either accredited or sophisticated and familiar with Company operations. As of September 4, 2016, all 125,000,000 shares will be eligible for resale at the rate of 1% of our outstanding Common Stock per quarter (the 1% requirement of Rule 144). As of September 4, 2016, all 125,000,000 shares will be eligible for resale pursuant to Rule 144(k). However, the 125,000,000 shares, held by Leonid Chernyakhovsky will continue to be subject to the 1% requirement because he is an affiliate.

On September 4, 2015, the Company issued 125,000,000 shares of Common Stock, restricted in accordance with Rule 144, valued at \$125,000, to Joseph Kalk for Executive Services. The issuance was exempt from registration pursuant to Section 4(2) of the Securities Act of 1933, and the shareholder was either accredited or sophisticated and familiar with Company operations. As of September 4, 2016, all 125,000,000 shares will be eligible for resale at the rate of 1% of our outstanding Common Stock per quarter (the 1% requirement of Rule 144). As of September 4, 2016, all 125,000,000 shares will be eligible for resale pursuant to Rule 144(k). However, the 125,000,000 shares, held by Joseph Kalk will continue to be subject to the 1% requirement because he is an affiliate.

4) Financial Statements

Attached as Exhibit A is the most recent period ended; 2Q ended June 30, 2017.

Incorporated by Reference;

*1Q ended March 31, 2017; Published on the OTC Disclosure & News Service on May 15, 2017 *Year ended December 31, 2016; Published on the OTC Disclosure & News Service on March 31, 2017 *3Q ended September 30, 2016; Published on the OTC Disclosure & News Service on December 5, 2016 *2Q ended June 30, 2016; Published on the OTC Disclosure & News Service on August 15, 2016 *1Q ended March 31, 2016; Published on the OTC Disclosure & News Service on May 20, 2016 *Year ended December 31, 2015; Published on the OTC Disclosure & News Service on March 20, 2016 *3Q ended September 30, 2015; Published on the OTC Disclosure & News Service on October 23, 2015 *2Q ended June 30, 2015; Published on the OTC Disclosure & News Service on October 12, 2015 *10 ended March 31, 2015; Published on the OTC Disclosure & News Service on May 16, 2015 *Year ended December 31, 2014; Published on the OTC Disclosure & News Service on April 28, 2015 *3Q ended Sept 30, 2014; Published on the OTC Disclosure & News Service on November 14, 2014 *20 ended June 30, 2014; Published on the OTC Disclosure & News Service on August 14, 2014 *10 ended March 31, 2014; Published on the OTC Disclosure & News Service on May 15, 2014 *Year ended December 31, 2013; Published on the OTC Disclosure & News Service on March 4, 2014 *3Q ended Sept 30, 2013; Published on the OTC Disclosure & News Service on February 4, 2014 *2Q ended June 30, 2013; Published on the OTC Disclosure & News Service on October 28, 2013 *1Q ended March 31, 2013; Published on the OTC Disclosure & News Service on September 27, 2013 *Year end December 31, 2012; Published on the OTC Disclosure & News Service on August 28, 2013 *10 ended March 31, 2012; Published on the OTC Disclosure & News Service on May 14, 2012 *Year end December 31, 2011; Published on the OTC Disclosure & News Service on March 26, 2012

5) Describe the Issuer's Business, Products and Services

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

The Company Dig-It Underground, Inc. (NV), was originally incorporated March 5, 2001 as a Nevada corporation that operated as an underground cable contractor, On September 1, 2012 the company entered into a share exchange agreement with Haydin Group Enterprises whereby the company acquired all of the outstanding business assets of Haydin Group Enterprises.

On January 5, 2016 the Company entered into share exchange agreements with Expressions Chiropractic & Rehab Center, PA and Expressions Property Limited, LP, whereby the Company acquired all of the outstanding shares and partnership units.

Split Endings, our wholly owned subsidiary is an Upscale Beauty Salon, located in Cedar Hill, Texas. Management has developed a business plan, which includes growth through the acquisition of privately owned salons and spas in the Dallas/Fort Worth, TX. Metroplex area. Management believes that they will be able to obtain the capital necessary to acquire multiple privately owned salons and spas in the Dallas/Fort Worth, TX Metroplex area, in effect "Branding" the Split Endings name and specific operational characteristics of the company.

Expressions Chiropractic & Rehab, PA and Expressions Property Limited, LP, our wholly owned subsidiaries, located in Dallas and Cedar Hill, Texas currently operates two chiropractic and rehab centers in the Dallas-Fort Worth Metroplex.

Management has developed a business plan, which includes growth through the acquisition of existing chiropractic and rehabilitation centers in the Dallas/Fort Worth, TX Metroplex area. Management believes that they will be able to obtain the capital necessary to acquire multiple chiropractic and rehabilitation centers in the Dallas/Fort Worth, TX Metroplex area, in effect "Branding" the Expressions name and specific operational characteristics of the company.

Additionally, we are currently seeking out viable Joint Ventures, Acquisitions and Mergers to enhance the value of our company.

B. Date and State (or Jurisdiction) of incorporation:

Dig-It Underground, Inc. is a Nevada corporation and was incorporated on March 5, 2001.

C. The issuer's primary and secondary SIC Codes;

Primary SIC Code; 8041 Primary SIC Code; 7231

D. The issuer's fiscal year end date;

The issuer's fiscal year end date is December 31

E. Principal products or services, and their markets;

Split Endings Salon operates an upscale full service beauty salon. Our company is superior to other beauty service providers in the Dallas/Ft. Worth Metroplex area because of a solid reputation built on a 15-year track record of high quality services and products. Our highly trained and experienced cosmetologists provide high quality services that consistently exceed client expectations. The primary competitive advantage that we have in our service area is that our cosmetologists are highly trained and experienced and our cosmetologists have worked with us long-term, even for up to 15 years. The advantage to having a stable cosmetology staff is that the salons clientele base can rely on the salon to provide consistent services at any time, by their cosmetologists of their choice. We do not suffer with a revolving door of new staff members as most beauty salons do, allowing stability for not only our clientele but also for the salon.

Expressions Chiropractic & Rehab provides chiropractic and rehabilitation services and care to the residence of the Dallas-Forth Worth Metroplex and surrounding areas. The current two practice locations are well liked and respected in the Chiropractic community; Expressions Chiropractic & Rehab provides high quality of care at an affordable price to all patient payer groups in the Metroplex. Expressions Chiropractic stands apart in these challenging times, as many private practitioners transition to cash practices, patients with insurance and The Affordable Care Act are finding it more and more difficult to find quality provides who understand the "how" to help them navigate their benefits. Expressions Chiropractic is currently group credentialed with over 487 insurance plans allowing instant access to patients at each and every new location. Currently, alternative health care is the fastest growing form of health care in the United States. Chiropractic is receiving greater acceptance every day through education and research. Numerous independent research studies demonstrate the effectiveness and economic benefit of chiropractic care. This is creating a greater public awareness and utilization of chiropractic services nationwide.

6) Describe the Issuer's Facilities

The company currently maintains its principle office at 18208 Preston Rd Suite D9365, Dallas, TX, 75252. At this location 2,200 square feet is rented for the exclusive use of the company. A \$3,500 monthly rental fee is being charged to the Company for the use of this office space.

7) Officers, Directors and Control Persons

A. Names of officers, directors and control persons:

Leonid Chernyakhovsky	30,000,000 (Preferred)	83.33%
18208 Preston Rd. Suite D9365		

Dallas, TX 75252

Leonid Chernyakhovsky 18208 Preston Rd. Suite D9365 Dallas, TX 75252	130,000,000	7.10%
Riva Chernyakhovsky 18208 Preston Rd. Suite D9365 Dallas, TX 75252	30,000,000	1.64%

B. Legal/disciplinary history:

- 1. None of the foregoing persons have been the subject of a conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);
- 2. None of the foregoing persons have been the subject of any order, judgment, or decree, that permanently or temporarily enjoined, barred, suspended or otherwise limited in such a person's involvement in any type of business, securities, commodities, or banking activities;
- 3. None of the foregoing persons have been the subject of any finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodities 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. None of the foregoing persons have been the subject of any order by a selfregulatory 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:

200,000 (Preferred) 0.005%

Chiroplace, Inc. Lisa Speaks 510 W FM 1382 Cedar Hill, TX 75104

8) Third Party Providers

Legal Council;

John M. Perkins III 1626 W. Hwy 287 Business Suite #109 Waxahachie, TX. 75165 Ph.- (469) 765-6516 Fax- (469) 533-1582 Eml-jmp2law@live.com

Accountant or Auditor;

None

Investor Relations Consultant

None

Other Advisor

None

9) Issuer Certification

Issuer's certification is attached to this disclosure statement.

I, Leonid Chernyakhovsky, President of Dig-It Underground, Inc., certify that:

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

August 18, 2017 Date "/s/ [Leonid Chernyakhovsky]" Signature President Title I, Riva Chernyakhovsky, Secretary/Treasurer of Dig-It Underground, Inc., certify that:

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

August 18, 2017 _____Date <u>"/s/ [Riva Chernyakhovsky]</u>"_Signature Secretary/Treasurer _____Title

EXHIBIT A FINANCIALS

Dig-it Underground, Inc. Consolidated Financial Statements For the 2nd Quarter Ended June 30, 2017 (Unaudited)

Dig-it Underground, Inc. For the 2nd Quarter Ended June 30, 2017

The financial statements and accompanying notes present fairly, in all material aspects, the financial position of the company and the results of its operations, cash flows, profit and loss, balance sheet and changes in stockholders' equity/deficit for the period presented, in conformity with accounting principles generally accepted in the United States, consistently applied and hereby certified by Leonid Chernyakhovsky, President of Dig-it Underground, Inc.

Dated this 18th day of August 2017.

Certified by: /s/ Leonid Chernyakhovsky Leonid Chernyakhovsky, President

DIG-IT UNDERGROUND, INC. CONSOLIDATED BALANCE SHEET FOR THE QUARTER ENDED JUNE 30, 2017

ASSETS

ASSETS			
	CURRENT ASSETS		
	CASH IN BANK/SAVINGS	\$	32,305.28
	OTHER CURRENT ASSETS	\$	253,066.28
	TOTAL CURRENT ASSETS	\$	285,371.56
	FIXED ASSETS		
	ACCUMULATD DEPRECIATION	\$	(313,703.00)
	FURNITURE AND EQUIPMENT	₹\$	11,996.48
	TOTAL FIXED ASSETS	\$	(301,706.52)
	OTHER ASSETS		
		٣ş	(6,964.00)
		\$	1,080,368.14
		\$	57,400.00
		₹	-
	TOTAL OTHER ASSETS	\$	1,130,804.14
		<u>,</u>	
ACCUMULATED AMORTIZATION BUILDINGS LAND DEPOSITS/LOAN/INVESTMENTS		\$	1,114,469.18
LIABILITI	ES		
	CURRENT & LONG TERM LIABILITIES		
	PAYROLL LIABILITIES	\$	(2,947.19)
	CREDIT CARDS	₹\$	1,200.00
	CURRENT LIABILITIES	\$	(5,642.24)
	LONG TERM LOANS	₹\$	1,143,032.30
	TOTAL CURRENT LIABILITIES	\$	1,135,642.87
BUILDINGS LAND DEPOSITS/LOAN/INVESTMENTS TOTAL ASSETS TOTAL ASSETS LIABILITIES CURRENT & LONG TERM LIABILITIES PAYROLL LIABILITIES CREDIT CARDS CURRENT LIABILITIES LONG TERM LOANS TOTAL CURRENT LIABILITIES			1,135,642.87
		۳ş	
		\$ F \$	100.00
		, ₹\$	100.00
		, ₹\$	42,906.69
		, ₹\$	(106,140.34)
		\$ F \$	(100,140.34)
		\$	41,959.96
		\$	(21,173.69)
TOTAL S	HAREHOLDER EQUITY & LIABILITIES	<u>\$</u>	1,114,469.18

DIG-IT UNDERGROUND, INC CONSOLIDATED PROFIT & LOSS STATEMENT FOR THE QUARTER ENDED JUNE 30, 2017

GROSS	REVENUES	\$	444,360.11
	COGS	\$	(1,973.13)
	REFUNDS	\$	(8,158.78)
	GROSS PROFITS	\$	434,228.20
OPERAT	IONAL EXPENSES		
•••	ADVERTISING	₹ \$	3,790.60
	AUTO	₹	4,954.83
	BANK CHARGES	, ₹\$	34.59
	CHARITABLE CONTRIBUTIONS	₹ \$	-
	CLEANING SERVICE	₹ \$	-
	COLLECTIONS	₹ \$	23,901.40
	COMMISSIONS	₹\$	8,839.24
	CONSULTING	" \$	-
	CONTRACT LABOR	₹\$	9,990.00
	CONTRACT SERVICES	₹\$	24,822.92
	CONTINUING EDUCATION	₹\$	485.00
	CONTRIBUTIONS	₹\$	3,942.09
	COVERAGE	₹ \$	-
	CREDIT CARD FEES	₹\$	3,619.92
	DUES & SUBSCRIPTIONS	\$	5,654.28
	EMPLOYER PAYROLL TAXES	\$	-
	EQUIPMENT RENTAL	\$	42,644.87
	GIFT EXPENSE	\$ ا	-
	INSURANCE	₹\$	19,183.50
	INTEREST	₹\$	12,230.27
	LEGAL/ACCOUNTING	₹\$	4,549.74
	LICENSES/DUES/FEES	\$	-
	MARKETING	\$	655.88
	MEALS/ENTERTAINMENT	\$	2,598.18
	MEDICAL EXPENSES	₹\$	-
	MEDICAL RECORDS-SUPPLIES	\$	5,511.95
	OFFICE SUPPLIES	\$	5,072.08
	PHONE/INTERNET	_ \$	7,048.42
	POSTAGE AND SHIPPING	\$	176.50
	PROFESSIONAL FEES	\$	10,218.64
	PROPERTY MGMT FEES	\$	-
	PROPERTY TAX	\$	609.67
	RECONCILIATION DESCREPANCIES	\$	-
	REFERENCE MATERIALS	\$	-
	REIMBURSEMENT	\$	1,629.51
	RENTS	\$	51,312.74
	REPAIRS/MAINTENANCE	\$	12,948.20
	SECURITY	\$	-
	TAXES OTHER	\$	15,336.95
	TRAVEL	\$	2,060.59
	UNIFORMS	\$	105.00
	UTILITIES	\$	6,287.91
	WAGES	₹\$	102,052.77
TOTAL C	OPERATIONAL EXPENSES	\$	392,268.24
OPERAT		\$	41,959.96
NET PRO	DFIT/LOSS	\$	41,959.96

DIG-IT UNDERGROUND, INC. CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE QUARTER ENDED JUNE 30, 2017

OPERATING ACTIVITIES NET INCOME	\$41,959.96
NET CASH FOR THE PERIOD	\$32,305.28
CASH AT END OF PERIOD	\$32,305.28

Dig-It Underground, Inc.

Statement of changes in Shareholders Equity/Deficit For 2nd Quarter Ended June 30, 2017

Net Income (Loss) Dec. 31, 2012 Balance for Dec. 31, 2012		Amount	Shares	Amount	in Capital		Equity
	20,000,000	20.000	406,812,000	406,812	40,338	28,505 751,680	28,505 1,202,637
Net Income (Loss) Mar. 31, 2013		.,				7,869	7,869
Balance for Mar. 31, 2013 Net Income (Loss) June 30, 2013	20,000,000	20,000	406,812,000	406,812	40,338	759,549 11.931	1,210,506 11,931
Balance for June 30, 2013	20,000,000	20,000	406,812,000	406,812	40,338	771,480	1,222,437
Net Income (Loss) Sept. 30, 2013 Balance for Sept. 30, 2013	20,000,000	20,000	406,812,000	406,812	40,338	10,047 781,507	10,047 1,232,484
Net Income (Loss) Dec. 31, 2013 Balance for Dec. 31, 2013	20,000,000	20,000	406,812,000	406,812	40,338	5,218 786,725	5,218 1,237,702
Stock Issuance for Exec. Svc Feb 2014 Stock Issuance for Exec. Svc Feb 2014 Stock Issuance for Consult Svc Feb 2014 Stock Issuance for Consult Svc Mar 2014			350,000,000 350,000,000 300,000,000 300,000,000	350,000 350,000 300,000 300,000			350,000 350,000 300,000 300,000
Net Income (Loss) Mar. 31, 2014 Balance for Mar. 31, 2014	20,000,000	20,000	1,706,812,000	1,706,812	40,338	15,546 802,271	15,546 2,553,248
Stock return to Treas June 2014 Stock Issuance for Exec. Svc June 2014	,,	,	-350,000,000 350,000,000	-350,000 350,000	,	,	-350,000 350,000
Net Income (Loss) June 30, 2014 Balance for June 30, 2014	20,000,000	20,000	1,706,812,000	1,706,812	40,338	20,053 822,324	20,053 2,573,301
Stock Issuance for Exec. Svc July 2014 Stock Issuance for Consult Svc Sept 2014			30,000,000 2,400,000	30,000 2,400			30,000 2,400
Net Income (Loss) Sept. 30, 2014 Balance Sept. 30, 2014	20,000,000	20,000	1,739,212,000	1,739,212	40,338	15,638 837,962	2,621,339
Stock Issuance for Exec. Svc Nov 2014			150,000,000	150,000			150,000
Net Income (Loss) Dec. 31, 2014 Balance Dec. 31, 2014	20,000,000	20,000	1,889,212,000	1,889,212	40,338	<u>15,212</u> 853,174	<u>15,212</u> 2,786,551
Net Income (Loss) Mar. 31, 2015 Balance for Mar. 31, 2015	20,000,000	20,000	1,889,212,000	1,889,212	40,338	15,552 868,726	15,552 2,802,103
Stock Issuance for Consult Svc June 2015			2.400.000	2.400			2.400
Net Income (Loss) June 30, 2015			2,400,000	2,400		13.436	13,436
Balance for June. 30, 2015	20,000,000	20,000	1,889,212,000	1,891,612	40,338	882,162	2,817,939
Comm Stock Issuance for Exec. Svc Aug 2015 Return to Treasury Preferred Stock Aug 2015 Pref. Stock Issuance for Exec. Svc Aug 2015 Comm Stock Issuance for Exec. Svc Sept. 2015	-20,000,000 30,000,000	-20,000 30,000	40,000,000 250,000,000	40,000 250,000			40,000 -20,000 30,000 250,000
Net Income (Loss) Sept. 30, 2015	20.000.000	30.000	2 454 642 000	0.454.640	40.329	9,063	9,063
Balance for Sept. 30, 2015 Return to Treasury Common Stock Oct 2015	30,000,000	30,000	2,151,612,000 -300,000,000	2,151,612 -300,000	40,338	891,225	3,127,002 -30,000
Net Income (Loss) Dec. 31, 2015 Balance for Dec. 31, 2015	30,000,000	30,000	1,851,612,000	181,851,612	40,338	12,089 903,314	12,089 3,139,091
Net Income (Loss) Mar. 31, 2016	30,000,000	30,000	1,051,012,000	101,001,012	40,338	903,314	96.595
Balance for Mar. 31, 2016	30,000,000	30,000	1,851,612,000	181,851,612	40,338	999,909	3,235,686
Stock Iss Acquisition (Pref) May 2016 Stock Issuance for Consult Svc June 2016 Stock Issuance for Exec Svc June 2016 Stock Return to Treas June 2016	6,000,000	6,000	24,000,000 30,000,000 -90,000,000	24,000 30,000 -90,000			6,000 24,000 30,000 -90,000
Net Income (Loss) Jun 30, 2016 Balance for Jun. 30, 2016	36,000,000	36,000	1,815,612,000	1,815,612	40,338	157,550 1,157,459	157,550 3,363,236
Stock Issuance for Consult Svc Aug. 2016			15,000,000	15,000			15,000
Net Income (Loss) Sep. 30, 2016 Balance for Sep. 30, 2016	36,000,000	36,000	1,830,612,000	1,830,612	40,338	118,760 1,276,219	118,760 3,496,996
Net Income (Loss) Dec. 31, 2016 Balance for Dec. 31, 2016	36,000,000	36,000	1,830,612,000	1,830,612	40,338	-126,322 1,149,897	-126,322 3,370,674
Net Income (Loss) Mar. 31, 2017 Balance for Mar. 31, 2017	36,000,000	36,000	1,830,612,000	1,830,612	40,338	143,022 1,292,919	143,022 3,513,696
Net Income (Loss) Jun. 30, 2017 Balance for Jun. 30, 2017	36,000,000	36,000	1,830,612,000	1,830,612	40,338	41,960 1,334,879	41,960 3,555,656
In the 2nd Quarter ended June 30, 2014 the Corr		shares of Re		for Executive Serv			
In the 3rd Quarter ended Sept. 30, 2014 the Com	pany issued 30,000,000 s	hares of Res	stricted common stock f	or Executive Service	ces		
In the 3rd Quarter ended Sept. 30, 2014 the Com	pany issued 2,400,000 sh	ares of restri	icted common stock for	for Consulting Ser	vices		
In the 4th Quarter ended Dec. 31, 2014 the Comp	pany issued 150,000,000	shares of Re	stricted common stock	for Executive Servi	ces		

In the 3rd Quarter ended Sept. 30, 2015 the Company issued 250,000,000 shares of restricted common stock for Executive Services

In the 3rd Quarter ended Sept. 30, 2015 a shareholder vol. cxl.'d & ret.'d to Treas. 20,000,000 shares of preferred stock.

In the 3rd Quarter ended Sept. 30, 2015 the Company issued 30,000,000 shares of preferred stock for Executive Services

In the 4th Quarter ended Dec. 31, 2015 a shareholder vol. cxl.'d & ret.'d to Treas. 300,000,000 shares of common stock.

In the 2nd Quarter ended Jun 30, 2016 the Company issued 6,000,000 shares of restricted preferred stock in a Share Exchange Agreement

In the 2nd Quarter ended Jun. 30, 2016 the Company issued 24,000,000 shares of restricted common stock for for Consulting Services

In the 2nd Quarter ended Jun. 30, 2016 the Company issued 30,000,000 shares of restricted common stock for for Executive Services

In the 2nd Quarter ended June 30, 2016 a shareholder vol. cxl.'d & ret.'d to Treas. 90,000,000 shares of common stock.

In the 3rd Quarter ended Sep. 30, 2016 the Company issued 15,000,000 shares of restricted common stock for for Consulting Services

NOTE 1. SUMMARY OF SIGNIFICANT ACCOUNTING PRACTICES

Accounting policies and procedures are listed below. The Company has adopted a December 31 year-end.

Accounting Basis

We have prepared the consolidated financial statements according to generally accepted accounting principles (GAAP).

Cash and Cash Equivalents

The company considers all highly liquid investments with original maturities of three months or less as cash equivalents. As of June 30, 2017, the company had no cash or cash equivalent balances in excess of the federally insured amounts. The company's policy is to invest excess funds in only well capitalized financial institutions.

Earnings per share

The company adopted the provisions of SFAS No. 128, "Earnings per Share." SFAS No. 128 requires the presentation of basic and diluted earnings per share ("EPS"). Basic EPS is computed by dividing income available to common stockholders by the weighted-average number of common shares outstanding for the period. Diluted EPS includes the potential dilution that could occur if options or other contracts to issue common stock were exercised or converted.

The company has not issued any options or warrants or similar securities since inception.

Stock Based Compensation

As permitted by statement of Financial Accounting Standards ("SFAS") No. 148, "Accounting Based Compensation", the company has elected to continue to follow the intrinsic value method in accounting for its' stock-based compensation arrangements as defined by Accounting Principles Board Opinion (APB") No. 25, "Accounting for Stock Issued Employees", and related Interpretations including "Financial Accounting Standards Board Interpretations" No. 44, "Accounting for Certain Transactions Involving Stock Compensation", and interpretation of APB No. 25. As of June 30, 2017 the company has not formed a Stock Option Plan and has not issued any options.

Fixed Assets

Fixed assets are carried at cost. Depreciation is computed using the straight-line method of depreciation over the assets' estimated useful lives. Maintenance and repairs are charged to expense as incurred; major renewals and improvements are capitalized. When items of fixed assets are sold or retired, the related cost and accumulated depreciation are removed from the accounts and any gain or loss is included in income.

Income Taxes

The provision for income taxes is the total of the current taxes payable and the net of the change in the deferred income taxes. Provision is made for the deferred income taxes where differences exist between the period in which transactions affect current taxable income and the period in which they enter into the determination of net income in the financial statements.

Advertising

Advertising is expensed when incurred.

Use of Estimates

The preparation of financial statements in conformity with accounting principals 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 disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

Goodwill

Goodwill is created when we acquire a business. It is calculated by deducted the fair value of the net assets acquired from the consideration given and represents the value of factors that contribute to greater earning power, such as a good reputation, customer loyalty or intellectual capital.

We assess goodwill of individual subsidiaries for impairment in the fourth quarter of every year, and when circumstances indicate that goodwill might be impaired.

NOTE 2. GOING CONCERN

The accompanying financial statements have been prepared assuming that the company will continue as a going concern.

NOTE 3. RECENTLY ISSUED ACCOUNTING STANDARDS

Management does not believe that any recently issued but not yet adopted accounting will have a material effect on the Company's results of operation or on the reported amounted of its assets and liabilities upon adoption.

NOTE 4. PROVISION FOR INCOME TAXES

The company provides for income taxes under Statement of Financial Standards No. 109, Accounting for Income Taxes. SFAS No. 109 requires the use of an asset and liability approach in accounting for income taxes. Deferred tax assets and liabilities are recorded based on the differences between the financial statement and tax bases of assets and liabilities and the tax rates in effect when these differences are expected to reverse.

SFAS No. 109 requires the reduction of deferred tax assets by a valuation if, based on the weight of available evidence, it is more likely than not that some or all of the deferred tax assets will not be realized. The provision for income taxes is comprised of the changes in deferred taxes less the valuation account plus the current taxes payable.