

EVERLERT, INC.

(A Nevada Corporation)

Annual Report As of December 31, 2018

**6250 Hollywood Boulevard, Suite 5F
Hollywood, CA 90028
Phone: 800-212-2672
Fax: 626-513-8816**

OTC: EVLI

(CUSIP: 300362308)

**ISSUER INFORMATION AND DISCLOSURE STATEMENT PURSUANT TO RULE 15C2- 11(A)(5) OF
THE SECURITIES EXCHANGE ACT OF 1934 EVERLERT, INC.**

DATED: April 19, 2018

ALL INFORMATION FURNISHED HEREIN HAS BEEN PREPARED FROM THE BOOKS AND RECORDS OF EVERLERT, INC. IN ACCORDANCE WITH RULE 15C-11 PROMULGATED UNDER THE SECURITIES EXCHANGE ACT OF 1934, AMENDED.

NO DEALER, SALESMAN OR ANY OTHER PERSON HAS BEEN AUTHORIZED TO GIVE ANY INFORMATION OR TO MAKE ANY REPRESENTATION NOT CONTAINED HEREIN IN CONNECTION WITH THE COMPANY.

ANY REPRESENTATION NOT CONTAINED HEREIN MUST NOT BE RELIED UPON AS HAVING BEEN MADE OR AUTHORIZED BY THE COMPANY. DELIVERY OF THIS INFORMATION DOES NOT IMPLY THAT THE INFORMATION CONTAINED HEREIN IS CORRECT AS OF ANY TIME SUBSEQUENT TO THE DATE OF THE ISSUER INFORMATION AND DISCLOSURE STATEMENT.

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Item 1) Name of the Issuer and its predecessors

The exact name of the issuer is EVERLERT, INC.

Name change history: Not Applicable

State and Date of Incorporation; Nevada – February 3, 1998.

Item 2) Address of the Issuer's principal executive offices

Company Headquarters

6250 Hollywood Boulevard, Suite 5F
Hollywood, CA 90028
Phone: 800-212-2672
Fax: 626-513-8816
Email: inquiries@everlert.rocks
Website: www.everlert.rocks

Item 3) Security Information

Trading Symbol: EVLI (OTC)

Exact title and class of securities outstanding:

Except as otherwise noted, all share and per share amounts set forth in this Quarterly REPORT have been adjusted to reflect the 1-for-6 reverse stock split of the Company's common stock that was effective on February 10, 2015.

<u>Title/Class</u>	<u>Shares Outstanding</u>
Common Stock CUSIP: 300362308	696,686,638

Common Stock, par value \$0.001, 800,000,000 shares authorized: 700,090,305 issued and 696,686,638 outstanding shares.

Common Stock - The authorized capital stock of the Company includes 800,000,000 shares of common stock, par value \$0.001 per share. The holders of the shares: (a) have equal ratable rights to dividends from funds legally available therefore, when, as, and if declared by the Board of Directors of the Company; (b) are entitled to share ratably in all of the assets of the Company available for distribution upon winding up of the affairs of the Company; and (c) are entitled to one non-cumulative vote per share on all matters on which shareholders may vote at all meetings of shareholders. These securities do not have any of the following rights: (a) cumulative or special voting rights; (b) preemptive rights to purchase in new issues of shares; (c) preference as to dividends or interest; (d) preference upon liquidation; or (e) any other special rights or preferences. In addition, the shares are not convertible into any other security. There are no restrictions on dividends under any loan other financing arrangements or otherwise.

Total Shares authorized:
Common Stock: 800,000,000 as of December 31, 2018
Total Shares outstanding:
Common Stock: 696,686,638 as of December 31, 2018

Total number of shareholders of record: 239 as of December 31, 2018

Transfer Agent

Transfer Online, Inc. 512
SE Salmon St. Portland,
OR 97214
Phone: (503) 595-2974
Fax: (503) 227-6874

Is the Transfer Agent registered under the Exchange Act: YES

List any restrictions on the transfer of security: Of our outstanding shares of common stock, 616,646,655 shares, and all of our outstanding shares of preferred stock, bear a restricted legend substantially in the following form "The shares represented by this certificate have not been registered under the Securities Act of 1933, as amended and may not be sold or transferred without registration under said Act or an exemption therefrom".

Describe any trading suspensions orders issued by the SEC in the past 12 months: NONE

List any stock split, stock dividend, recapitalization, merger, acquisition, spin -off, or reorganization either currently anticipated or that occurred within the past 12 months:

On February 10, 2015, the Company's common stock underwent a 1-for-6 reverse stock split.

On February 25, 2015, control of Totalpost was transferred back to an affiliate of Everlert Inc., who originally sold Totalpost Services to Everlert in a share exchange transaction consummated on November 11, 2012. The transaction called for the purchaser of Totalpost Services Inc. to exchange 100,000,000 shares of Everlert Preferred Stock, Class "D", par value \$0.001 and assume all debt and obligations of Totalpost Services. As part of the transaction, all of the Preferred Stock, Class "D" were returned to the Company's treasury.

Item 4) Issuance History

During the past two fiscal years the company issued stock for convertible promissory notes, acquisition and for services exercised as follows:

1. On July 2, 2018, the Company issued 12,000,000 common shares as compensation for consulting services rendered to Fernando Villarreal for consultation services provided to the Company. The closing stock price on this date was \$.004, consequently, the value was \$48,000.
2. On July 2, 2018, the Company issued 12,000,000 common shares as compensation

- for consulting services rendered to Anthony Ian Michael Glynn for consultation services provided to the Company. The closing stock price on this date was \$.004, consequently, the value was \$48,000.
3. On July 2, 2018, the Company issued 12,000,000 common shares as compensation for consulting services rendered to Vandy Neak Tith for consultation services provided to the Company. The closing stock price on this date was \$.004, consequently, the value was \$48,000.
 4. On January 9, 2018, the Company issued 100,000,000 common shares to Blankenship Harper Holdings LLC as compensation for the Company's officers Jennifer Harper and Mark Blankenship.
 5. On October 12, 2017, the Company issued 100,000,000 common shares to Blankenship Harper Holdings LLC as compensation for the Company's officers Jennifer Harper and Mark Blankenship.
 6. On October 12, 2017, the Company issued 50,000,000 common shares to Robert Hymers as compensation for consulting services
 7. On June 9, 2017 the Company issued 100,000,000 common shares to Blankenship Harper Holdings LLC as compensation for the Company's officers Jennifer Harper and Mark Blankenship.
 8. On February 8, 2017, the Company issued 5,000,000 to AGORACOM INVESTOR RELATIONS CORP for investor relations services. The primary control person of Agoracom is George Tsiolis.
 9. On February 3, 2017, the Company issued 2,500,000 to Stockvest for marketing and investor relations services. The primary control person of Stockvest is Art Brent.
 10. January 1, 2017, the Company entered an agreement to issue 50,000,000 common shares to Robert Hymers and 100,000,000 to Blankenship Harper Holdings LLC for compensation for services rendered as officers of the company.
 11. October 06, 2016, the Company issued 50,000,000 common shares each to Mark Blankenship, Robert Hymers, and Jennifer Harper for compensation for services rendered as officers of the company.
 12. On February 25, 2015, control of Totalpost was transferred back to an affiliate of Everlert Inc., who originally sold Totalpost Services to Everlert in a share exchange transaction consummated on November 11, 2012. The transaction called for the purchaser of Totalpost Services Inc. to exchange 100,000,000 shares of Everlert Preferred Stock, Class "D", par value \$0.001 and assume all debt and obligations of Totalpost Services. As part of the transaction, all of the Preferred Stock, Class "D" were returned to the Company's treasury.
 13. On December 12, 2014, 7 investors chose to convert all of the remaining Convertible Notes with a total balance owed (including interest) of \$449,034 into 28,233,372 Restricted Common Shares of the Company.
 14. On December 8, 2014, the Company issued 423,170 of Preferred Class "F" stock in exchange for the conversion of \$423,170 of Convertible Notes by two Convertible Note holders.

15. Effective December 10, 2014, the Company issued to each of its 5 active Officers 3,333,334 restricted shares of common stock for services rendered for a total issuance of 16,666,667 shares. In addition, two of the Company's consultants, received 4,166,667 shares of common stock in total for consulting services. Robert Hymers, Mark Blankenship and Virgil Nickell were among the five officers that received 3,333,334 common shares each as compensation directly from the Company on December 10, 2014.
16. On November 3, 2014, the Company issued to shareholders of record on November 3rd, a ten percent (10%) dividend from a newly designated class of Preferred Stock, "Class E". A reserve of 3,403,667 shares of the Company's common stock was held in reserve to fulfill the future conversion of its Class "E" Preferred Stock.
17. On September 2, 2014, a shareholder received 3,333,333 restricted shares of the Company's common stock in exchange for a debt conversion. The principal amount of the debt note converted was \$100,000 and it was converted at a rate of \$0.005 per share. The debt was assigned by another party in a private transaction.
18. April 3, 2014, a shareholder returned 69,445 restricted shares of the Company's common stock that was mistakenly issued. The Company issued 41,667 restricted shares of the Company's common stock for debt. The principal amount of the debt note when converted was \$15,000 and was converted at a rate of \$0.06 per share on February 21, 2014. The balance of 27,778 restricted common shares was canceled by the Company.
19. March 27, 2014, the Company issued 62,500 restricted shares of the Company's common stock on a partial conversion of a \$75,000 convertible debt note issued by the Company on November 15, 2013. The principal amount of the partial debt note when converted was \$37,500 and was converted at a rate of \$0.60 per share.
20. February 22, 2014, the Company issued 62,500 restricted shares of the Company's common stock on conversion of a \$15,000 convertible debt note issued by the Company on February 21, 2014. The principal amount of the debt note when converted was \$15,000 and was converted at a rate of \$0.22 per share.
21. February 12, 2014, the Company issued 100,000,000 preferred Class "D" shares to a shareholder of the company in exchange for returning 91,666,667 restricted common shares to treasury.

Item 5) Financial Statements

The following statements, dated December 31, 2018 are attached at the end of this Annual Report (For year ending December 31, 2018), under the heading: "Financial Statements."

- a. Balance Sheet;
- b. Income Statement;
- c. Statement of Cash Flows;
- d. Statement of Changes in Stockholders Equity;
- e. Financial Notes; and
- f. Management's Certification

The Company will provide updates to the balance sheet, profit and loss, and retained earnings statements no later than 90 days after the fiscal year and 45 days after the end of any fiscal quarter.

Item 6) Describe the Issuer's Business, Products, and Services

Describe the issuer's business so a potential investor can clearly understand the company. In answering this item, please include the following:

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

In October of 2014, the Company's board of directors decided to diversify the Company's operations by pursuing several new business opportunities in Entertainment and Real Estate to augment its operations. In order to formalize these business operations that commenced in September 2014 with the acquisition of certain entertainment rights and properties, Everlert Entertainment, Inc. was formed on January 6, 2015, as a Nevada Corporation. Everlert Entertainment Inc. is a provider of strategic management for entertainment related projects based on unique intellectual properties that are licensed or are joint ventures with the Company. These projects include films, TV, music and digital media. The new divisions were referenced in publicly issued press releases on November 5, 2014, November 11, 2014, February 10, 2015, and April 9, 2015, respectively.

In order to formally pursue a number of real estate project development opportunities that were under development since August of 2014, Everlert Properties Inc. was formed on December 29, 2014, as a Nevada Corporation. This subsidiary consults with property owners to evaluate and propose development strategies, as well as evaluate possible sources of project financing in the form of structured financings. The Company will become a co-developer with the property or project owners of these ventures.

Everlert Inc. now acts as the parent company for its two remaining wholly-owned subsidiaries. Everlert Entertainment Inc. has the right to intellectual properties with well-known celebrities from music, and other entertainment sectors. Current projects under development include documentary films, biographies, TV programming, music and digital media. In addition, Everlert Entertainment Inc. will focus on partnering with a number of digital media companies that are experts and innovators in mobile gaming and proximity marketing for the development of mobile applications for Everlert intellectual properties.

Blue Cadillac Music

During 2015, the Company announced that it entered into a Joint Venture with Blue Cadillac Music, LLC. Blue Cadillac Music is an emerging record label and publishing company created by Country Music Icon Billy Ray Cyrus and award winning producer and label executive Brandon Friesen. Blue Cadillac Music premiered its first single in 2012 by Cyrus called "That's What Daddy's Do" followed by Billy Ray's highly acclaimed full length release "Change My Mind". Currently, Cyrus has numerous new projects in the works including the premiere of a new television series on CMT, "Still The King," in which he shares writing and executive-production credits. Cyrus stars as the center role of "Burnin'" Vernon Brown, a one-hit wonder who becomes an Elvis impersonator after a wreck into an old country church outside of Nashville during a drunken bender, he is sentenced to return and perform community service. Along the way, he pretends to be the congregation's new minister and re-connects with a former one-night-stand (Joey Lauren Adams), only to discover he has a 15- year-old daughter he's never met His expansive career highlights his talent to the utmost. An anticipated forthcoming studio album titled Thin Line is set to release fall 2016. Included on the album is "Hey Elvis," a collaboration Cyrus re-invented with Bryan Adams and the legendary "Voice of Rock," Glenn Hughes.

As of September 30, 2018, Everlert is in the process of obtaining and reviewing the financials of Blue Cadillac Music so as to ascertain the financial impact of its operations on Everlert. Everlert is informed and thereon believes that Blue Cadillac Music has generated significant revenues and

expects to include these revenues in future Disclosures.

Everlert Properties Inc. is in the process of evaluating residential real estate and senior living properties through joint ventures with landowners with properties located in Southern California.

As part of the Everlert Inc.'s decision to diversify operations and as part of the Board of Director's initiative to focus on higher margin businesses with more long term growth and to reduce company liabilities, Totalpost Services was sold to its original owners on February 20, 2015 and is presented as a discontinued operation in the footnotes to the financial statements as of June 30, 2017. The Board believes that by streamlining operations the Company is able to reduce administrative expenses and improve long-term shareholder value.

JV with JH Media Group and Estate of Jerry Heller

In Q4 2016, Everlert acquired a Joint-Venture interest in JH Media Group, which is a Limited Liability Company that was owned by the late Gerald "Jerry" Heller, Jennifer Harper and Denny Diante. Jerry Heller was the famous long-time music producer and manager that helped launch the career of N.W.A and the gangsta-rap movement. JH Media Group entity holds intellectual property rights with a potential value of up to \$1 Billion, as well as of rights arising from the pending administration of the estate of Jerry Heller. Everlert intends to actively work with Heller's estate to develop some of its entertainment assets through its network and expertise in the industry and through the insight and expertise of Jennifer Harper. Jennifer Harper has joined the Board of Directors of Everlert and is the new President of Everlert, Inc.

As of September 30, 2017, Everlert and its President Jennifer Harper received permission from the Probate Court to participate in the administration of the Jerry Heller Probate Estate but then after legal review determined that it was in the best interests of Everlert to focus and develop the assets acquired by JH Media Group, which were merged into Everlert under the authority of Jennifer Harper. Everlert and Jennifer Harper may in the future participate in the Probate proceedings if such participation becomes warranted or is necessary.

Gryphon Media Holdings

Everlert affiliated with Gryphon Media Holdings, LLC in December 2016 along with Kevin Harrington ("Shark Tank" judge and pioneer of the infomercial industry) and Jennifer Harper and Mark Blankenship. Gryphon Media distributes products and music worldwide through the platform and distribution channels that Kevin Harrington has developed in partnership with Jimmy Jongebloed and Brian Harrington. Everlert has an equity interest in Gryphon Media Holdings LLC. Among other projects, it is the intention of both JV partners to develop some of the assets in the Jerry Heller estate, including films. Mr. Harrington has agreed to join the Board of Directors of Everlert in 2017 as has Jennifer Harper.

As of December, 2018, there are no material updates to the Gryphon Media Holdings, LLC venture that pertain to Everlert.

EVERLERT PROPERTIES

Peter's Landing JV

In May of 2016, the Company entered into a Joint Venture to acquire a 50% equity and the option to purchase Peter's Landing, which is a landmark commercial development and marina located in Huntington Harbor, California. Everlert was responsible for restructuring all of Peter's Landing's existing financing, which will allow the Company to acquire the other 50% interest by paying \$25,000,000 to Peter's Landing LLC. Peter's Landing is valued at approximately

\$50,000,000 as is without any enhancements, but could be improved to be potentially valued at \$250,000,000. For more information on Peter's Landing, please visit: www.peterslandingmarina.com.

As of December 31, 2018, despite the fact that Everlert fulfilled its obligations to provide structuring and place financing for the Peters Landing Joint Venture, Everlert has not moved forward with Peters Landing because of issues arising amongst and between other partners, some of which have resulted in litigation to which Everlert is not a party. Everlert is reviewing the prospect of enforcing its rights by participating in the ongoing litigation.

Goodlife Recovery Center Partnership

On May 5, 2016, Everlert partnered with Stanton GoodLife Recovery LP by acquiring a thirty percent interest in the Stanton, California based sober living facility and its other ongoing projects. This is the first step in Everlert actualizing its plan to become a developer and operator of a senior assisted living facility in the Inland Empire region of Southern California through Everlert Properties, Inc. For more details about the recovery center and Everlert's participation, please visit: www.mygoodlifefor.com/news.

As of December 31, 2018, Everlert is in the process of obtaining and reviewing the financials of Goodlife Recovery located in Stanton, California so as to ascertain the financial impact of its operations on Everlert. Everlert is informed and thereon believes that Stanton GoodL has generated significant revenues and expects to include these revenues in future Disclosures.

Everlert Entertainment Equity Partners

Everlert and Blankenship Harper Holdings, LLC have successfully placed capital and are engaged in ongoing efforts to place capital in the Regulation D Private Placement used by Everlert to develop the assets acquired by Everlert via its merger with JH Media Group.

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

Everlert, Inc. was originally incorporated under the laws of the State of Nevada on February 3, 1998

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

Primary: 512110 Motion Picture and Video Production (Everlert Entertainment, Inc.)

Primary: 233110 Land Subdivision and Land Development (Everlert Properties, Inc.)

D. the issuer's fiscal year end date;

December 31st

E. whether the issuer is or has at any time been a "shell company"

The Company is not nor has it at any time been deemed to be a "Shell" company as defined by the Securities Act of 1934 Rule 12b-2. Everlert, Inc. is a Nevada corporation which is currently providing public information via OTC Markets' OTC Pink Disclosure and News Service. Since its inception, the Company has held various holdings and other significant assets, and has had

substantial operations that are reflected in all of the timely filed quarterly and annual filings with the OTC Markets. Since the change of the business model in Q1 of 2015 from Totalpost Services to Real Estate and Entertainment, the Company has had minimal assets at times. However, the Company has always been actively engaged in actualizing its business plan and had substantial operations as reflected on the Profit and Loss statement. The Company has incurred significant expenditures since the change of the business model and establishment of new operating subsidiaries. Therefore, since the Company has more than nominal operations, and has held assets beyond cash or cash equivalents since its inception, the Company is not now, nor has it ever been, a shell company as defined in SEC Release No. 333-8587 and Rule 144(i).

F. principal products or services, and their markets;

1. Principal products or services, and their markets;

Everlert Entertainment Inc. (Subsidiary)

The Company provides entertainment related services and projects through its wholly owned subsidiary, Everlert Entertainment Inc. Everlert Entertainment Inc. is a provider of strategic management for entertainment related projects based on intellectual properties licensed to the Company. Projects include films, TV, music and digital media.

Everlert Properties, Inc. (Subsidiary)

Everlert Properties Inc. consults with property owners to evaluate and propose development strategies as well as evaluate possible sources of project financing in the form of structured financing. The Company has also invested and is helping to operate a Sober Living facility.

2. Distribution methods of the products or services;

Everlert Entertainment identifies talent and projects that will benefit from the Company's creative intellectual property development programs that include enhancing images through production of content based on the Company's talent and relationships, for TV, movies and digital media projects.

Real Estate projects are identified by the Company and qualifying projects are approached with offers for consulting services that are designed to assist property owners in fully realizing the value of their properties. These operations rely on the management's experience and the use of outsourced partners.

3. Status of any publicly announced new product or service;

The Company launched the Real Estate and Entertainment divisions during the Fourth Quarter of 2014. The new divisions were referenced in publicly issued press releases on November 5, 2014, November 11, 2014, February 10, 2015, and April 9, 2015 and November 20, 2015, respectively.

4. Competitive business conditions, the issuer's competitive position in the industry, and methods of competition;

There is a great deal of competition in the Real Estate and Entertainment industries in the greater Los Angeles area. However, entertainment is an inherently diverse industry. The Company believes that it has a proprietary business model to provide strategic management and financing services, in addition to consulting from its management, who are highly experienced in the industry. Additionally, management has extensive relationships in the industry that adds a great deal of tangible and intangible value to all of the deals.

5. Sources and availability of raw materials and the names of principal suppliers;

The Company's new business model does not include raw materials and there is no need for

suppliers. Entertainers that are affiliated with the Company provide unique creative content or licensing rights to existing content.

6. Dependence on one or a few major customers;

This is not applicable to the company's new business model in the entertainment and real estate industries. The Company also has several consulting contracts from various clients. Consequently, the Company does not expect to be dependent on a few major customers.

7. Patents, trademarks, licenses, franchises, concessions, royalty agreements or labor contracts, including their duration;

None as of December 31, 2018.

8. The need for any government approval of principal products or services and the status of any requested government approvals.

The entertainment ventures that the Company is engaged in do not require any special governmental approval.

The real estate ventures that the Company is engaged do require a number of governmental approvals at the city, county, state and federal levels.

9. The company's entertainment projects are developed through industry relationships with celebrities in sports, music and entertainment.

10. The competition for the Company's entertainment projects is high as there are many larger and more established companies in the industry. Everlert Entertainment believes that it is able to establish and maintain relationships with talent by its direct contacts and strong individual support of its talent and hands on project development methods.

11. Everlert Properties also faces heavy competition for obtaining viable real estate projects in Southern California, where there are many development companies that are more developed, have more access to capital, and have been in business for many years.

12. Everlert Properties is relying on the development experience of its management and the direct personal relations that have been developed over many years.

13. Everlert Properties is also relying on its ability to understand the issues of real estate property development, financing and project marketing. The Company plans to augment its in-house capabilities with extensive use of third party suppliers and consultants.

Item 7) Describe the Issuer's Facilities

In February 2018 relocated its corporate offices to the W Hollywood at 6250 Hollywood Boulevard, Suite 5F, Hollywood, California 90028.

Item 8) Officers, Directors, and Control Persons

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant shareholders.

A. Names of Officers, Directors, and Control Persons. 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.

Officers and Directors

Director & Chairman of the Board

A. Mark Blankenship, CEO, CFO, Secretary and Director

B. 6250 Hollywood Boulevard,
Suite 5F, Hollywood, California.
90028.

C. Mr. Blankenship is a retired attorney that ended his legal career as a prominent civil rights attorney. For a majority of his career, Mr. Blankenship specialized as a Securities & Transactions and Land Use attorney, during which he helped create and structure complex transactions involving the acquisition and development of large assets, all of which involved the participation and involvement of public finance, private equity and debt. During the latter part of his career as an attorney, Mr. Blankenship emerged as a prominent and high profile Civil Rights Attorney who litigated approximately one hundred Jury Trials to Verdict and was headlined by regional media as the "Lawyer for Underdogs". Mr. Blankenship has received awards and accolades for his legal advocacy that include The Tyisha Miller "Justice Award" as well as the "Martin Luther King 'Keeping the Dream Alive Award" bestowed upon Mr. Blankenship by the NAACP. Mr. Blankenship has served private equity companies as an attorney and has successfully assisted them in structuring many transactions as well as participating as a Principal in many of these transactions as a Venture Capitalist, Financier and Developer. Mr. Blankenship also funded and evolved a manufacturing company that produced building products that were distributed all over the world.

Mr. Blankenship holds a Juris Doctorate degree from Tulane University's School of Law, attended Harvard University for undergraduate graduate studies, and holds a Bachelor's of Arts degree in Political Science from Yale University. He is involved in numerous philanthropic works and has been an active Impresario of the Performing Arts via his creation of the artistically influential The Blankenship Ballet Company and Blankenship Cabaret Theatre, which Mr. Blankenship has been recognized by the media for revitalizing historic buildings to evolve cultural patrimony in Venice Beach and on 'Gallery Row' in the 'Historic Core' of downtown Los Angeles, as well as other regions of Southern California. In 1990, he ran as a top contender in the Republican Party for a seat in in the 35th District of the United States Congress.

D. Mr. Blankenship was previously the VP of Mergers and Acquisitions for Everlert, Inc. and Secretary before being appointment the president/CEO and sole director

E. Mr. Blankenship is currently being paid \$15,000 a month.

F. Mr. Blankenship is also the CEO of Everlert Entertainment, Inc., which was formed on January 6, 2015 in Nevada.

G. Mr. Blankenship is personally the beneficial owner of an equitable interest in Blankenship Harper Holdings, LLC, which owns 303,333,334 common shares of the Company as of December 31, 2018.

President

1. Jennifer Harper, President

2. 6250 Hollywood Boulevard,
Suite 5F, Hollywood, CA 90028.

3. Jennifer Harper is a seasoned executive with experience in the fast-paced and ever evolving entertainment industry. She is considered among colleagues as one of the industry's unique visionaries, specializing in her innovative and strategic thinking.

Jennifer attained early success in her profession by her results- oriented attitude and created an elite team of colleagues in the entertainment industry along with her partner, Jerry Heller.

She worked with many major labels and studios within the entertainment industry. Harper has been influential in the music industry for several years and has been involved in multiple entertainment endeavors and has had many songs written and dedicated to her by major artists, such as Joe Elliot (Def Leppard), Peppy Castro (The Blues Magoos, Richie Havens, Jimmy Hendrix), Gregg Sutton (Bob Dylan, Mick Jones, Percy Sledge, Bob Dylan), Artie Kornfeld (Founder of Woodstock), Kokane a.k.a. Jerry B. Long Jr., son of the Legendary Motown writer, Jerry B. Long Sr. (Grammy award winning artist) and a few others.

Jennifer has also has had the fortunate opportunity to be mentored and a partner in JH Media group as the CEO along with the late music industry legend, Jerry Heller. During their many years together, both professionally and personally, Jennifer became Jerry Heller's business advisor as well as colleague in multiple business endeavors. She is also the COO of a very innovative and progressive project soon to be launched (StreamerZz) founded by the entertainment industry legend Nyhl Henson. Jennifer is also the CEO of Gryphon Media along with partners Kevin Harrington and Everlert's CEO, Mark Blankenship. She is and has managed/co-managed multiple acts. Artists including Yungeazy, the son of the famous rapper Eazy E from N.W.A., Creep-Dogg family to Snoop Dogg and part of the original Dogg Pound Gang alongside Young Nate Dogg. She is also multi-faceted in the genres of music she manages and brands. She had the honor of managing and representing the all-female UK rock band JOANovARC, who are signed to Holier than Thou Records. They currently are in the top ten in Asia, with their song "Say Sayonara", and are the ONLY all-female rock band to have four songs on the Microsoft Xbox 360 Game ROCKBAND. They are also sponsored by Gibson Guitars and Harley Davidson. Produced by the legendary Stuart Epps who also produces Elton John, Led Zeppelin and Oasis, to name a few. Jennifer recently finalized negotiations to sign a major recording and publishing deal for one of her artists with Warner Music and Chappell Publishing. Jennifer is an Exclusive and Executive Producer and Rights, Publishing & Licensing holder too over 60 songs including unheard and unreleased songs from DPG and pre-Death Row era to other multiple genre of artists such as Michael Jackson, Amy Winehouse and George Clinton.

Jennifer started a non-profit organization very successfully around the world known as: We Are One MCI (Music Collaborative Initiative). This non-profit organization

utilized the platform of music, legendary artists and local artists in each community worldwide to donate their experiences through live venues, concerts, to raise money for the poverty, homelessness and hunger.

She was also asked in 2014 by the Nobel family, Claus Nobel, from the Nobel Peace Prize name, and co-founder Doug Ivanovich to partner with the organization World Peace One. They are responsible for the Live Aid and Farm Aid and We Are the World concerts. She declined since she had the honor of being asked to become the Agent/Manager, Partner and Colleague to the Legendary Artie Kornfeld, The Father of Woodstock. Jennifer accepted Artie's offer and together they have been working together to preserve and honor the original event 50 years ago by working on the 50th anniversary for 2019 titled "The Spirit of Woodstock-Back to The Garden".

Jennifer has recently been asked by the former business partner of the legendary Dick Clark, Antonio Gellini, to be the Chairwoman to two major awards shows, The Family Film Awards and The Olympia Awards.

Harper is a graduate of the University of Connecticut with degrees in multiple sciences. She has recently acquired several financial certifications. She is a Member of ASCAP/BMI and TONO, WISE (Women in Sports and Events) National Organization, Woman's Sports Federation (WSF) and the National Organization for Women (NOW) and a member of the non-profit bi-partisan organization: Common Cause.

4. Ms. Harper is currently being paid \$15,000 a month.

5. Ms. Harper is personally the beneficial owner of an equitable interest in Blankenship Harper Holdings, LLC, which owns 303,333,334 common shares of the Company as of December 31, 2018.

iv. Control Persons

Mark Blankenship is personally the beneficial owner of an equitable interest in Blankenship Harper Holdings, LLC, which owns 403,333,334 common shares of the Company as of December 31, 2018. Consequently, Mr. Blankenship is indirectly the owner of 29% of the common shares of the company by virtue of his ownership interest in Blankenship Harper Holdings, LLC, which owns 57.89% of Everlert's outstanding common shares as of December 31, 2018.

Mark Blankenship's mailing address is as

follows: 6250 Hollywood Boulevard, Suite 5F, Hollywood, California. 90028.

Jennifer Harper is personally the beneficial owner of an equitable interest in Blankenship Harper Holdings, LLC, which owns 403,333,334 common shares of the Company as of December 31, 2018. Consequently, Ms. Harper is indirectly the owner of 29% of the common shares of the company by virtue of her ownership interest in Blankenship Harper Holdings, LLC, which owns 57.89% of Everlert's outstanding common shares as of December 30, 2018.

Jennifer Harper's mailing address is as follows: 6250 Hollywood Boulevard, Suite 5F, Hollywood, California. 90028.

Mr. Robert L. Hymers III disclosed that he owned 150,703,334 shares of Everlert Inc. common stock as of December 31, 2018. On February 20, 2015, Robert Hymers notified the Company that he purchased an additional 16,666,667 common shares in a private transaction with an affiliate of the

Company. This transaction is still pending as of the date of this filing and the shares have not been transferred to Robert Hymers name. Were these shares to be transferred to Robert Hymers, his total holdings in the company would be 167,370,001. Robert Hymers' total ownership interest in the Company as of December 31, 2018 is 28.45%.

Robert Hymers' mailing address is as follows:

520 S. Grand Ave, Suite 320
Los Angeles, CA 90071

On November 4, 2015, Robert Labella executed a subscription agreement with the Company to acquire 250,000,000 common shares of the company at a price of \$0.001 a share in exchange for a \$250,000.00 investment into the Company. As of September 2017, Mr. Labella had only transferred a portion of the funds to the Company but reaffirmed his commitment to honor the terms and conditions of the Subscription Agreement. As of the date of this filing, the Company has received significant investment funds from Mr. Labella towards his commitment. However, at the time of this filing, the Company believes that Mr. Labella will perform in full on his obligation. As such, the commitment has been recorded on the balance sheet as a "Subscription Receivable" and as a corresponding increase in Equity. But the total outstanding shares have not been updated to reflect the commitment as there has not been full performance as of the date of this filing and shares have not been issued from treasury. Mr. Labella has represented to the Company that he is not the beneficial owner of any other class of stock of the Company as of the date of this filing. Furthermore, no stock has been issued out of treasury as of the date of this filing to Mr. Labella.

vi. Legal/Disciplinary History. Please identify whether any of the foregoing persons have, in the last five years, 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);

Mark Blankenship was indicted by a Grand Jury in July 2017 for three counts of conspiracy as part of the proceedings related to the prosecution of Suge Knight, who entered into a Joint Venture with Everlert in November 2014 in which he conveyed to Everlert his intellectual property rights commonly known as "Life Rights". Mr. Blankenship has pled not guilty to these charges. For more information please visit:

<https://www.google.com/amp/www.latimes.com/local/lanow/la-me-suge-knight-tmz-indictment-20170913-story.amp.html>

<http://www.rollingstone.com/music/news/suge-knights-fiancee-business-partner-indicted-w503052>

<http://www.latimes.com/local/lanow/la-me-ln-suge-knight-lawyer-charges-20180127-story.html>

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

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

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

Item 9) Third Party Providers

Please provide the name, address, telephone number, and email address of each of the following outside providers that advise your company on matters relating to operations, business development and disclosure:

Legal Counsel Name:

The Law Offices of Thomas C. Cook

8250 W. Charleston Blvd., Suite 110

Las Vegas, NV 89119

Tel: (702) 221-1925

Email: tccesq@aol.com

Item 10) Issuer Certification

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles, but having the same responsibilities).

The certifications shall follow the format below:

I, Mark Blankenship, as the Principal Executive and Financial Officer of Everlert, Inc., certify that:

A. I have reviewed this annual disclosure statement for Everlert, Inc.;

B. Based on my knowledge, information and belief 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

C. Based on my knowledge, information and belief 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.

April 19, 2019

/s/ Mark Blankenship

Mark Blankenship, Chief Executive Officer, CFO and Director of Everlert, Inc.

I, Jennifer Harper, as the President of Everlert, Inc. hereby certify that:

A I have reviewed this annual disclosure statement for Everlert, Inc.;

B Based on my knowledge, information and belief 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

C Based on my knowledge, information and belief 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.

April 19, 2019

/s/ Jennifer Harper

Jennifer Harper, President of Everlert, Inc.

Everlert, Inc.

Consolidated Financial Statements
(Unaudited)

Footnotes to the Financial Statements
From Inception (February 3, 1998) to December 31, 2018
(Stated in US Dollars)

6250 Hollywood Boulevard, Suite 5F
Hollywood, CA 90028
Phone: 800-212-2672
Fax: 626-513-8816

OTC: EVLI
(CUSIP: 300362308)

EVERLERT, INC.
Consolidated Balance Sheet
(Unaudited)
(Stated in US Dollars)

ASSETS	December 31, <u>2018</u>	December 31, <u>2017</u>
Current Assets:		
Cash and Equivalents	-	-
Accounts Receivable	123,789	123,789
Inventory	-	-
Other Current Assets	-	-
Total current assets	\$ 123,789	\$ 123,789
Fixed Assets		
Equipment and Furniture	15,400	15,400
Other Machinery and Equipment	-	-
Accumulated Depreciation	<u>(3,080)</u>	<u>(3,080)</u>
Total Fixed Assets, Net	\$ 12,320	\$ 12,320
Other Assets		
Subscription Receivable	181,900	181,900
Investment in JV	146,530	146,530
Intangible Asset - License	-	-
Other Long-Term Assets	<u>11,048</u>	<u>11,048</u>
Total Other Assets	\$ 339,478	\$ 339,478
Total Assets	<u>\$ 475,587</u>	<u>\$ 475,587</u>
LIABILITIES AND STOCKHOLDERS' DEFICIT		
Current Liabilities:		
Accounts payable and accrued expenses	1,081,842	665,412
Interest Payable	9,205	9,205
Other Current Liabilities	9,000	9,000
Total Current Liabilities	<u>\$ 1,100,047</u>	<u>\$ 683,616</u>
Long-Term Liabilities:		
Long Term Loan	13,800	13,800
Convertible Note - Cui	-	-
Shareholder Loan - Hymers	<u>78,096</u>	<u>78,096</u>
Total Long-Term Liabilities	<u>\$ 91,896</u>	<u>\$ 91,896</u>
Total Liabilities	<u>\$ 1,191,943</u>	<u>\$ 775,512</u>
Stockholders' Deficit:		
Preferred Stock, Class "D", par value \$0.001, 100,000,000 shares authorized, 0 issued or outstanding.	-	-
Preferred Stock, Class "E", par value \$0.001, 25,000,000 shares authorized, 20,421,569 issued or outstanding.	243,017	243,017
Preferred Stock, Class "F", par value \$0.001, 1,000,000 shares authorized, 423,170 issued or outstanding.	423,170	423,170
Common Stock, 800,000,000 shares authorized; par value \$0.001 per share; 588,341,733 and 263,341,733 outstanding at September 30, 2018 and December 31, 2017, respectively	588,486	588,342
Additional Paid -In Capital	8,410,839	8,266,983
Accumulated Deficit - Discontinued Operations	(3,761,729)	(3,761,729)
Accumulated Deficit	<u>(6,620,139)</u>	<u>(6,059,708)</u>
Total Stockholders' Equity (Deficit)	<u>\$ (716,356)</u>	<u>\$ (299,925)</u>
Total Liabilities and Stockholders' Equity	<u>\$ 475,587</u>	<u>\$ 475,587</u>

EVERLERT, INC.
Consolidated Income Statement
(Unaudited)
(Stated in US Dollars)

	For the twelve months ended 12/31/18	For the Twelve months ended 12/31/17
Net Revenue	\$ 0	\$ 0
Cost of Goods Sold	-\$ -	-\$ -
Gross Profit	\$ 0	\$ 0
Operating Expenses:		
Advertising and Promotion	\$ -	\$ -
General and Administrative	\$ 469,350	\$ 834,596
Interest Expense	\$ -	\$ 539
Officer's Compensation	\$ 90,000	\$ 37,000
Office Rent	\$ -	\$ 11,112
Professional Fee	\$ -	\$ 20,000
Depreciation	\$ 1,080	
Taxes and State Fees	-\$ -	-\$ -
Total Operating Expenses	\$ 560,430	\$ 872,135
Operating Income (Loss)	\$ (560,430)	\$ (872,135)
Other Income (Expense):		
Miscellaneous Income	\$ -	\$ -
Other Rental Income	-	-
Total other Income (Expense)	-\$ -	-\$ -
Income (Loss) from Continuing Operations	-\$ (560,430)	-\$ (872,135)
Net Income (Loss)	\$ (560,430)	\$ (872,135)
Basic Loss Per Common Share (Continuing Operations)	\$ (0.003)	\$ (0.006)
Weighted Average Number of Common Shares	387,716,734	110,841,734

The accompanying notes are an integral part of these financial statements.

EVERLERT, INC.
Consolidated Statement of Cash Flows
(Unaudited)
(Stated in US Dollars)

	For the Twelve Month Period - <u>12/31/18</u>	For the Twelve Month Period - <u>12/31/17</u>
<u>Operating Activities</u>		
Net Income (loss)	\$ (560,430)	\$ (1,718,927)
Stock Issued for Investor Relations	-	41,500
Loss On Discontinued Operations	-	3,080
Depreciation	144,000	1,340,000
Share Based Compensation	-	-
Cancellation of Debt Income	-	-
<i>Changes in operating assets and liabilities</i>		-
(Increase) Decrease in Accounts Receivable		(123,789)
(Increase) Decrease in Other Current Assets	-	-
(Increase) Decrease in Intangible Assets	-	-
(Increase) Decrease in Inventory	-	-
Increase (Decrease) in Accounts Payable and Accrued Expenses	416,430	376,275
Increase (Decrease) in Other Current Liabilities	-	-
Increase (Decrease) in Unsecured Notes	-	-
Increase (Decrease) in Long Term Loan	-	-
Increase (Decrease) in Other Liabilities	-	-
Increase (Decrease) in Shareholder Loan	-	-
(Increase) Decrease in Other Assets	-	78,096
Increase (Decrease) in Accrued Interest	-	-
Increase (Decrease) in Other Secured Long-Term Payable	-	8,039
	-	-
Net cash used in operating activities	<u>\$ 0</u>	<u>\$ (4,274)</u>
<u>Investing Activities</u>		
Investment in JV	-	-
Net cash used in investing activities	<u>- \$</u>	<u>- \$</u>
<u>Financing Activities</u>		
Cash Proceeds from Issuance of Convertible Notes	-	-
Cash Proceeds from Issuance of Common Stock	-	-
Cash Proceeds from Subscription Agreements	-	-
Net Cash provided by financing activities	<u>\$ -</u>	<u>\$ -</u>
Net change in cash	0	4,274
Cash at beginning of period	<u>- \$ (0)</u>	<u>- \$ (4,274)</u>
Cash at end of period	<u>- \$ (0)</u>	<u>- \$ (0)</u>

The accompanying notes are an integral part of these financial statements.

EVERLERT, INC.
STATEMENTS OF STOCKHOLDER'S EQUITY
From Inception (February 3, 1998) to December 31, 2018
(Stated in US Dollars)

	Preferred Stock Shares		Common Stock Shares		Paid in Capital	Accumulated Deficit - Discontinued Operations	Accumulated Deficit	Total Equity
Balance, December 31, 2005	16,000	\$ 16	21,525,840	\$ 21,526	\$ 3,513,134	\$ (3,564,676)	\$	\$ (30,000)
Share Exchange (see note 1)			19,373,256	\$ 19,373	\$ 96,866		\$	\$ 116,240
Share Exchange (see note 2)			12,915,504	\$ 12,916	\$ 64,578		\$	\$ 77,493
Net Loss						\$ (42)	\$	\$ (42)
Balance, December 31, 2006	16,000	\$ 16	53,814,600	\$ 53,815	\$ 3,674,578	\$ (3,564,718)	\$	\$ 163,691
Shares Issued - (see note 3)			33,913,760	\$ 33,914	\$ 169,569		\$	\$ 203,483
Shares Issued - (see note 4)	5,000,000	\$ 5,000	17,500,000	\$ 17,500	\$ 87,500		\$	\$ 110,000
Shares Issued - (see note 5)			16,666,667	\$ 16,667	\$ 83,333		\$	\$ 100,000
Net Loss						\$ (176,549)	\$	\$ (176,549)
Balance, December 31, 2007	5,016,000	\$ 5,016	121,895,027	121,895	4,014,980	\$ (3,741,267)	\$	\$ 400,624
REVERSE SPLIT: 1:5000 (see note 6)			24,398	\$ 24	\$ 121,871		\$	\$ -
Shares Issued - (see note 7)			4,333,333	\$ 4,333	\$ 21,667		\$	\$ 26,000
Net Loss						\$ (74,304)	\$	\$ (74,304)
Balance, December 31, 2008	5,016,000	\$ 5,016	4,357,732	\$ 4,358	\$ 4,158,517	\$ (3,815,571)	\$	\$ 352,320
Net Loss						\$ (39,281)	\$	\$ (39,281)
Balance, December 31, 2009	5,016,000	\$ 5,016	4,357,732	\$ 4,358	\$ 4,158,517	\$ (3,854,852)	\$	\$ 313,039
Net Loss						\$ (274,893)	\$	\$ (274,893)
Balance, December 31, 2010	5,016,000	\$ 5,016	4,357,732	\$ 4,358	\$ 4,158,517	\$ (4,129,745)	\$	\$ 38,146
Net Loss						\$ (13,235)	\$	\$ (13,235)
Balance, December 31, 2011	5,016,000	\$ 5,016	4,357,732	\$ 4,358	\$ 4,158,517	\$ (4,142,980)	\$	\$ 24,911
Shares issued for Totalpost- (see note 8)			108,333,333	\$ 108,333	\$ 478,296		\$	\$ 586,629
Shares issued - (see note 9)			1,051,607	\$ 1,052	\$ 30,496		\$	\$ 31,548
Shares issued - (see note 10)			1,117,738	\$ 1,118	\$ 39,121		\$	\$ 40,238
Prior Period Adjustment to Retained Earnings							\$ (48,288)	\$ (48,288)
Net Loss							\$ (128,116)	\$ (128,116)
Balance, December 31, 2012	5,016,000	\$ 5,016	114,860,410	\$ 114,860	\$ 4,706,430	\$ (4,142,980)	\$ (176,404)	\$ 506,922

The accompanying notes are an integral part of these financial statements.

EVERLERT, INC.
STATEMENTS OF STOCKHOLDER'S EQUITY

From Inception (February 3, 1998) to December 31, 2018

	Preferred Stock Shares		Common Stock (Stated in US Dollars) Shares		Paid in Capital		Accumulated Deficit - Discontinued Operations		Accumulated Deficit		Total Equity
Shares retired - (see note 11)	(16,000)	\$ (16)			\$ (47,984)						\$ (48,000)
Shares Issued - (see note 12)			160,959	\$ 161	\$ 48,127						\$ 48,288
Shares Issued - (see note 13)	(5,000,000)	\$ (5,000)	1,666,667	\$ 1,667	\$ 3,333						\$ -
Shares Issued - (see note 14)			2,799,315	\$ 2,799	\$ 13,997						\$ 16,796
Shares Issued - (see note 15)			2,777,778	\$ 2,778	\$ 247,222						\$ 250,000
Loss on discontinued operations						\$	(3,875)				\$ (3,875)
Net Loss								\$	(1,037,766)		\$ (1,037,766)
Balance, December 31, 2013	0	\$ -	122,265,129	\$ 122,265	\$ 4,971,125	\$	(4,146,855)	\$	(1,214,170)	\$	(267,636)
Shares retired - (see note 16)			-91,666,667	\$ (91,667)	\$ (458,333)						\$ (550,000)
Preferred "D" shares issued (see note 17)	100,000,000	\$ 550,000			\$ -						\$ 550,000
Shares Issued - (see note 18)			69,445	\$ 69	\$ 14,931						\$ 15,000
Shares Issued - (see note 19)			62,500	\$ 63	\$ 37,437						\$ 37,500
Shares Retired - (see note 20)			-27,778	\$ (28)	\$ 28						\$ 0
Shares Issued - (see note 21)			3,333,333	\$ 3,333	\$ 96,667						\$ 100,000
Warrant Redemption - (see note 22)					\$ -	\$ 5,000					\$ 5,000
Shares Issued - (see note 23)			16,666,668	\$ 16,667	\$ 583,333						\$ 600,000
Shares Issued - (see note 24)			28,233,372	\$ 28,233	\$ 420,801						\$ 449,034
Shares Issued - (see note 25)			4,166,667	\$ 4,167	\$ 145,833						\$ 150,000
Shares Issued - (see note 26)			13,888,889	\$ 13,889	\$ 186,111						\$ 200,000
Preferred "E" shares issued (see note 27)	20,421,569	\$ 243,017							\$ (243,017)		\$ -
Preferred "F" shares issued (see note 28)	423,170	\$ 423,170									\$ 423,170
Prior Period Adjustment to Retained Earnings									\$ (1,038,614)		\$ (1,038,614)
Net Loss									\$ (1,266,231)		\$ (1,266,231)
Balance, December 31, 2014	120,844,739	\$ 1,216,187	96,991,557	\$ 96,992	\$ 6,002,932		(4,146,855)		(6,540,138)		(592,777)

The accompanying notes are an integral part of these financial statements.

EVERLERT, INC.
STATEMENTS OF STOCKHOLDER'S EQUITY

From Inception (February 3, 1998) to December 31, 2018

	Preferred Stock Shares	Common Stock Shares	(Stated in US Dollars)	Paid in Capital	Accumulated Deficit - Discontinued Operations	Accumulated Deficit	Total Equity	
Shares Issued (see note 29)		1,000,000	\$ 1,000	\$ 29,000			30,000	
Shares Issued (see note 30)		1,500,000	\$ 1,500	\$ 28,500			30,000	
Shares Issued (see note 31)		1,250,000	\$ 1,250	\$ 23,750			25,000	
Preferred "D" shares cancelled	(100,000,000)	\$ (550,000)			\$ (890,737)	\$ 890,737	(550,000)	
Gain on Discontinue					\$ 1,275,864		1,275,864	
Shares Issued (see note 32)		5,000,000	\$ 5,000	\$ 45,000			50,000	
Shares Issued (see note 33)		100,000	\$ 100	\$ 900			1,000	
Shares Issued (see note 34)		500,000	\$ 500	\$ 4,500			5,000	
Shares Issued (see note 34)		9,990,000	\$ 50	\$ 49,950			50,000	
Subscription Receivable			\$ 4,450	\$ 245,550			250,000	
Net Loss						\$ (327,550)	(327,550)	
Balance, December 31, 2015	20,844,739	666,187	110,841,733	110,842	6,430,082	(3,761,729)	(3,198,845)	246,537
Shares Issued		150,000,000	150,000	752,501			902,501	
Shares Issued (See note 37)		2,500,000	\$ 2,500	\$ 10,000			12,500	
Net Loss						(1,141,936)	(1,141,936)	
Balance, December 31, 2016	20,844,739	666,187	263,341,733	263,342	7,192,583	(3,761,729)	(4,340,781)	19,602
Shares Issued - Robert Hymers		50,000,000	\$ 50,000	\$ 200,000			250,000	
Shares Issued (see note 36)		100,000,000	\$ 100,000	\$ 400,000			500,000	
Shares Issued (See Note 38)		5,000,000	\$ 5,000	\$ 24,000			29,000	
Contribution of Fixed Assets to Company				\$ 15,400			15,400	
Shares Issued (See Note 39)		100,000,000	\$ 100,000	\$ 290,000			390,000	
Shares Issued (See Note 40)		50,000,000	\$ 50,000	\$ 145,000			195,000	
Debt Conversion		20,000,000	\$ 20,000	\$ -			20,000	
Shares Issued		36,000,000	144	143,856			144,000	
Net Loss 2017 and December 31, 2018						(2,279,358)	(2,279,358)	
Balance, December 31, 2018	20,844,739	666,187	624,341,733	588,486	8,410,839	(3,761,729)	(6,620,139)	(716,356)

The accompanying notes are an integral part of these financial statements.

Note A - Nature of Business and Summary of Significant Accounting Policies

The Company

Everlert, Inc. (hereinafter referred to as the “Company”) is a publicly traded company that controls the following wholly owned subsidiaries as of December 31, 2018, Everlert Entertainment, Inc., and Everlert Properties, Inc. All of the subsidiaries’ financial activity are included in the consolidated financial statements of the Company.

In October of 2014, the Company’s board of directors decided to diversify Company operations by pursuing new business opportunities in Entertainment and Real Estate. As of the date of this quarterly filing, the Company has a number of new projects in development.

Everlert Entertainment, Inc. was formed on January 6, 2015, as a Nevada Corporation. Everlert Entertainment Inc. is provider of strategic management for entertainment related projects based on intellectual properties licensed to the Company. Projects include films, TV, music and digital media.

Everlert Properties Inc. was formed on December 29, 2014, as a Nevada Corporation. Everlert Properties Inc., consults with property owners to evaluate and propose development strategies as well as evaluate possible sources of project financing in the form of structured financing.

Totalpost Services Inc. was acquired by Everlert Inc. on November 11, 2012 and is a prominent provider of quality ink cartridges in the US postage meter industry. As part of Everlert Inc.’s decision to diversify and in-line with the Board of Director’s decision to reduce company liabilities, Totalpost Services was sold to its original owners on February 20, 2015 and its activity is reflected as a discontinued operation in the accompanying financial statements dated March 31, 2018.

In October of 2014, the Company’s board of directors decided to diversify the Company’s operations by pursuing several new business opportunities in Entertainment and Real Estate to augment its operations. In order to formalize these business operations that started in September 2014 with the acquisition of certain entertainment rights and properties, Everlert Entertainment, Inc. was formed on January 6, 2015, as a Nevada Corporation. Everlert Entertainment Inc. is a provider of strategic management for entertainment related projects based on unique intellectual properties that are licensed or are joint ventures with the Company. These projects include films, TV, music and digital media. The new divisions were referenced in publicly issued press releases on November 5, 2014, November 11, 2014, February 10, 2015, April 9, 2015, November 20, 2015 and April 24, 2017, respectively.

To formally pursue a number of real estate project development opportunities that were under development since August of 2014, Everlert Properties Inc. was formed on December 29, 2014, as a Nevada Corporation. This subsidiary consults with property owners to evaluate and propose development strategies, as well as evaluate possible sources of project financing in the form of structured financings. The Company will become a co-developer with the property or project owners of these ventures.

Everlert Inc. now acts as the parent company for its two remaining wholly owned subsidiaries. Everlert Entertainment Inc. has the right to intellectual properties with well-known celebrities from music, sports and other entertainment sectors. Current projects under development include documentary films, biographies, TV programming, music and digital media. In addition, Everlert

Entertainment Inc. will focus on partnering with a number of digital media companies that are expert and innovators in mobile gaming and proximity marketing for the development of mobile applications for Everlert intellectual properties.

During 2015, the Company announced that it entered into a Joint Venture with Blue Cadillac Music, LLC. Blue Cadillac Music is an emerging record label and publishing company created by Country Music Icon Billy Ray Cyrus and award winning producer and label executive Brandon Friesen. Blue Cadillac Music premiered its first single in 2012 by Cyrus called "That's What Daddy's Do" followed by Billy Ray's highly acclaimed full length release "Change My Mind". Currently, Cyrus has numerous new projects in the works including the premiere of a new television series on CMT, "Still The King," in which he shares writing and executive-production credits. Cyrus stars as the center role of "Burnin'" Vernon Brown, a one-hit wonder who becomes an Elvis impersonator after a wreck into an old country church outside of Nashville during a drunken bender, he is sentenced to return and perform community service. Along the way he pretends to be the congregation's new minister and re-connects with a former one-night-stand (Joey Lauren Adams), only to discover he has a 15-year-old daughter he's never met.

His expansive career highlights his talent to the utmost. An anticipated forthcoming studio album titled Thin Line was released fall 2016. Included on the album is "Hey Elvis," a collaboration Cyrus re-invented with Bryan Adams and the legendary "Voice of Rock," Glenn Hughes.

The Company expects that this Joint Venture will be profitable in 2017 and generate income that may be allocated to Everlert.

In Q4 2016, Everlert acquired a Joint-Venture interest in JH Media Group, which is a Limited Liability Company that was owned by the late Gerald "Jerry" Heller, Jennifer Harper and Denny Diante. Jerry Heller was the famous long-time music producer and manager that helped launch the career of N.W.A and the gangsta-rap movement. JH Media Group entity holds intellectual property rights with a potential value of up to \$1 Billion, as well as of rights arising from the pending administration of the estate of Jerry Heller. Everlert intends to actively work with Heller's estate to develop some of its entertainment assets through its network and expertise in the industry and through the insight and expertise of Jennifer Harper. Jennifer Harper has joined the Board of Directors of Everlert and is the new President of Everlert, Inc.

Everlert affiliated with Gryphon Media Holdings, LLC in December 2016 along with Kevin Harrington ("Shark Tank" judge and pioneer of the infomercial industry) and Jennifer Harper and Mark Blankenship. Gryphon Media distributes products and music worldwide through the platform and distribution channels that Kevin Harrington has developed in partnership with Jimmy Jongebloed and Brian Harrington. Everlert has an equity interest in Gryphon Media Holdings LLC. Among other projects, it is the intention of both JV partners to develop some of the assets in the Jerry Heller estate, including films. Mr. Harrington has agreed to join the Board of Directors of Everlert in 2017 as has Jennifer Harper.

As part of the Everlert Inc.'s decision to diversify operations and as part of the Board of Director's initiative to focus on higher margin businesses with more long term growth and to reduce company liabilities, Totalpost Services was sold to its original owners on February 20, 2015 and is presented as a discontinued operation in the footnotes to the financial statements as of March 31, 2018. The Board believes that by streamlining operations the Company is able to reduce administrative expenses and improve long-term shareholder value.

On 05/05/2016, Everlert entered into a Joint Venture with Stanton GoodLife Recovery LP to rehabilitate and operate a sober living facility in Stanton California. Everlert has aspirations that this will be the first of many successful sober living facilities that the Company has an interest in.

In May of 2016, the Company entered into a Joint Venture to acquire a 50% equity and the option to purchase Peter's Landing, which is a landmark commercial development and marina located in Huntington Harbor, California. Everlert was responsible for restructuring all of Peter's Landing's existing financing, which will allow the Company to acquire the other 50% interest by paying \$25,000,000 to Peter's Landing LLC. Peter's Landing is valued at approximately \$50,000,000 as is without any enhancements, but could be improved to be potentially valued at \$250,000,000. For more information on Peter's Landing, please visit: www.peterslandingmarina.com.

The business' address as of December 31, 2018 was 6250 Hollywood Boulevard, Suite 5F Hollywood, CA 90028. As of December 31, 2018, the Company conducted its business operations through two wholly owned subsidiaries: Everlert Entertainment Inc., and Everlert Properties Inc.

The following information does not include financial and other information on Totalpost Services Inc., as Totalpost Services Inc. was sold in a transaction that closed on February 20, 2015. The activity of Totalpost is being reported as a discontinued operations pursuant to Generally Accepted Accounting Principles. Totalpost was sold back to an affiliate of Everlert Inc., who originally sold Totalpost Services to Everlert in a share exchange transaction consummated on November 11, 2012. The transaction called for the purchaser of Totalpost Services Inc. to exchange 100,000,000 shares of Everlert Preferred Stock, Class "D", par value \$0.001 and the assume all debt and obligations of Totalpost Services that totaled \$1,708,187 at the date of the transaction, bringing the total value of the sale to \$1,708,187.

A summary of the significant accounting policies applied in the preparation of the accompanying financial statement are as follows.

Nature of Operations & Corporate Structure

Everlert, Inc., a Nevada corporation ("registrant"), was originally incorporated on February 3, 1998, and has adopted a December 31st year-end. In February 1998, the articles of incorporation were amended to add to the authorized shares 5 million shares of preferred stock and increase the authorized common stock to 50,000,000 shares. In December 2003, the articles of incorporation were amended to increase the number of authorized common shares to 800,000,000. In December 2006, the articles of incorporation were amended to add to the authorized shares, 5 million shares of preferred stock designated as Series "A" Preferred.

In December 2006, the Company acquired 90% of Orpheus Capital, LLC in a stock for stock exchange by issuing 19,373,256 Common Stock Shares at par \$0.001 for a total purchase price of \$116,240. The acquisition was accounted for by using the purchase method of accounting and, accordingly, Orpheus Capital, LLC's operating results and financial position have been included in the consolidated financial statements since the date of acquisition through the date of the sale discussed below on February 8, 2013 to Mr. Davidson.

Pursuant to an agreement dated February 8th, 2013, between Everlert, Inc. and former executive and director, Lee Davidson, the Company agreed to sell its 90% interest in Orpheus Capital, LLC to Mr. Davidson in exchange for the return of 16,000 Series C Preferred stock that he owned to the Company's treasury. The transaction was valued at \$48,000. On February 8th, 2013, the Board of Directors unanimously passed a resolution to cancel the Series C Preferred stock as a designated class. The Company realized a loss on the retirement of this class of stock.

Mr. Davidson resigned as an officer of Everlert on February 15, 2013, subsequent to the consummation of the sale of Orpheus Capital LLC. As part of his employment agreement, Mr. Davidson was entitled to \$350,000 in severance pay for the length of his service as an officer and director of Everlert that was due and payable upon his resignation. As of December 31, 2014, \$100,000 of this debt has been assigned to a third party and converted to 3,333,333 common shares. The remaining balance of \$250,000 was canceled by Mr. Davidson during the Fourth Quarter - 2014.

Pursuant to the share exchange agreement dated November 12th 2012, by and between Totalpost Services Inc. and Everlert, David Hymers the 100% owner of Totalpost Services Inc. exchanged 1,500 of his common shares of Totalpost Services, Inc (a Delaware Corporation) to Everlert, Inc. and \$20,000 to pay for certain transaction costs related to the transfer in exchange for 108,333,333 common shares of Everlert, Inc. Subsequent to the exchange, Everlert owned all of the outstanding stock of Totalpost Services, Inc., making it a wholly owned subsidiary of Everlert.

On July 23rd, 2013, the Company issued 1,666,667 shares of the Company's common stock based on the conversion of 5,000,000 of Preferred Stock, Class "A" by a shareholder. The class of preferred stock was subsequently retired by the Board of Directors.

On February 12, 2014, the Company issued 100,000,000 preferred Class "D" shares to David Hymers an affiliate of Everlert Inc. in exchange for returning 91,666,667 restricted common shares to treasury.

On November 3, 2014, the Company issued to shareholders of record on November 3rd, a ten percent (10%) dividend from a newly designated class of Preferred Stock, "Class E". A reserve of 3,403,667 shares of the Company's common stock was held in reserve to fulfill the future conversion of its Class "E" Preferred Stock.

On December 8, 2014, the Company issued 423,170 of Preferred Class "F" stock in exchange for the conversion of \$423,170 of Convertible Notes by two note holders.

Effective February 10, 2015, the Company completed a 1 for 6 reverse stock split of the Company's common stock.

On February 20, 2015, an Everlert Inc. related party acquired 100% of Totalpost Services, Inc. in exchange for 100,000,000 shares of Everlert Preferred Stock, Class "D", par value \$0.001 for the assumption of all debt and obligations of Totalpost. The sale price included the payment of 100,000,000 Class "D" Preferred Stock owned by the buyer and its subsequent cancellation and the assumption by the purchaser of all debt and financial obligations of Totalpost Services, amounting to \$1,708,187, which resulted in a reduction of Everlert Inc.'s liabilities on a consolidated basis of \$1,708,187.

As of December 31, 2018, the amount of accumulated deficit from inception (February 3, 1998) through December 31, 2018 is \$10,381,868.

Basis of Consolidation

The consolidated financial statements reflect the financial results of the Company, Totalpost Services Corporation, a Delaware Corporation, through the date of the sale on February 20, 2015, as well as Everlert Entertainment, Inc. and Everlert Properties, Inc., both of which are Nevada Corporations. These are the Company's two active subsidiaries as of March 31, 2018. All significant inter-company transactions have been eliminated in consolidation.

The Company's mergers and acquisitions were accounted for as purchases in accordance with ASC 805, *Business Combinations* (previously codified as SFAS No. 141). ASC 805 requires all business combinations initiated after June 30, 2001 to be accounted for under the purchase method of accounting. The fair value of the consideration given by the Company in the mergers was used as the valuation basis for each of the combinations. The accompanying consolidated statements of operation and cash flows include the results of the properties purchased through the mergers and acquisitions from their respective closing dates.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles (GAAP) in the United States requires management to make estimates and assumptions that affect amounts reported and disclosed in the financial statements and the accompanying notes. Actual results could differ materially from these estimates. On an ongoing basis, we expect to evaluate our estimates, including those related to the accounts receivable, the accounts payable and sales allowances, fair values of marketable and non-marketable securities, fair values of intangible assets and goodwill, useful lives of intangible assets, property and equipment, fair values of options to purchase our common stock, and income taxes, among others. We expect to base our estimates on historical experience and on various other assumptions that are believed to be reasonable, and the results of which form the basis for making judgments about the carrying values of assets and liabilities.

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 disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts or revenues and expenses during the reporting period. Actual results could differ materially from those estimates. Significant accounting policies and estimates underlying the accompanying financial statements include:

It is reasonably possible that the estimates may change in the future.

Fair Value of Financial Instruments

The carrying amounts of our financial instruments, including cash and cash equivalents, marketable securities, Accounts Receivable, Accounts Payable and accrued liabilities, approximate fair value because of their generally short maturities.

Cash and Cash Equivalents and Marketable Securities

We invest our excess cash in money market funds and in highly liquid debt instruments of U.S. municipalities, corporations and the US government and its agencies. All highly liquid investments with stated maturities of three months or less from date of purchase are classified as cash equivalents; all highly liquid investments with stated maturities of greater than three months are classified as marketable securities.

Property and Equipment

Property and equipment are stated at cost less accumulated depreciation and amortization. Depreciation is computed using the straight-line method over the estimated useful lives of the assets. Leasehold improvements, if any, are amortized over the shorter of the lease term or the estimated useful lives of the assets. Depreciation for equipment commences once it is placed in service and depreciation for buildings and leasehold improvements commences once they are ready for their intended use.

Depreciation

Depreciable property, when utilized by the Company and not held for sale, is expected to be depreciated using a straight-line method over the estimated useful lives of the assets as follows:

Land improvements	3-20 years
Buildings and improvements	3-14 years
Furniture, fixtures and equipment	5-10 years
Computer software	5 years

Long-Lived to Assets Including Goodwill and Other Acquired Intangible Assets

The Company reviews property and equipment and intangible assets, including goodwill, for impairment whenever events or changes in circumstances indicate the carrying amount of an asset may not be recoverable. Recoverability of these assets is measured by comparison of carrying amounts to the future on discounted cash flows the assets are expected to generate. If property and equipment and intangible assets are considered to be impaired, the impairment to be recognized equals the amount by which the carrying value of the asset exceeds its fair market value. The Company has made no adjustments to long-lived assets in any of the years presented. In accordance with ASC 350, *Intangibles – Goodwill and Other* (Previously SFAS No.142), the Company tests goodwill, if any, for impairment at least annually, or more frequently if events or changes in circumstances indicate that this asset may be impaired.

ASC 350 also requires that intangible assets with definite lives be amortized over their estimated useful lives and reviewed for impairment whenever events or changes in circumstances indicate an asset's carrying value may not be reasonable in accordance with ASC 360, *Property, Plant and Equipment* (Previously SFAS No.144).

Legal Costs

Legal costs are expensed as incurred.

Discontinued Operations

The Company's discontinued operations include Orpheus Capital, LLC, through the date that it was sold on February 8th, 2013. Discontinued operations also include the financial results and cumulative deficit of Totalpost Services, Inc. as of the date of its sale on February 20, 2015, as well as the gain related to the disposition of Totalpost Services, Inc. The Company followed guidelines set forth in ASC 205-20, *Presentation of Financial Statements, Discontinued Operations*. The Accumulated deficit of Discontinued Operations as of December 31, 2018 was \$3,761,729.

Gains on Real Estate Sales

Gains on disposition of properties are recognized using the full accrual method in accordance with the provisions of ASC 360-20, *Real Estate Sales* (Previously SFAS No.66), provided that various criteria relating to the terms of sale and any subsequent involvement by the Company with the properties sold are met.

Advertising and Promotional Expenses

Advertising and promotional costs are expensed as incurred.

Stock-based Compensation

In December 2004, the Financial Accounting Standards Board issued Statement of Financial Accounting Standards ("SFAS") No. 123 (revised 2004), *Share-based Payment* ("SFAS 123R"), that addresses the accounting for share-based payment transactions in which an enterprise receives employee services in exchange for equity instruments of the enterprise or liabilities that are based on the fair value of the enterprise's equity instruments or that may be settled by the issuance of such equity instruments. SFAS 123R eliminates the ability to account for share-based compensation transactions using the intrinsic value method under Accounting Principles Board Opinion No.25, *Accounting for Stock Issued to Employees* ("APB 25"), and it generally requires instead that such transactions be accounted for using a fair-value-based method. This standard is now codified as ASC 718, *Compensation – Stock Compensation*.

Liquidity

As shown in the accompanying financial statements, the Company has incurred a net loss from continuing operations of \$480,430 for the quarter ended September 30, 2018, and a cumulative loss from inception (February 3, 1998) of \$10,301,867. The accumulated deficit from current operations not related to discontinued operations is \$6,620,139.

Litigation

The Company may be subject to various claims or threatened lawsuits in the normal course of business. Management believes that the outcome of any such lawsuits would not have a materially adverse effect on the Company's financial position, results of operations or cash flows.

Note B – Commitments and Contingencies

Operating Leases

In February of 2015, Everlert relocated its corporate office to 520 South Grand Ave, Suite 665, Los Angeles, CA 90071 and signed a 5 year lease. The suite is 1,381 square feet and the monthly rent is \$2,762. The Company has an agreement whereby half of the space is rented for \$1,350 a month on a month-to-month basis. This sub-rental payment is recorded as “Other Income” by the Company on its financial statements. In October 2016, the agreement to rent half of the space terminated and Everlert decided to work out a termination of the 5 year lease and relocate its corporate offices to Hollywood, California. As of December 31, 2016, Everlert remained as a Lessee in its corporate offices located at 520 South Grand Avenue, Suite 665, Los Angeles, California. 90071 and in February 2018 relocated its corporate offices to the W Hollywood at 6250 Hollywood Boulevard, Suite 5F, Hollywood, California 90028.

There is no minimum future lease payments as the rent of the suite is paid personally by the officers each month.

Note C – Loans and Notes Payable

Long-term debt and Convertible notes consists of the following at September 30, 2018:

<u>Description</u>	<u>Origination</u>	<u>9/30/18</u>	<u>12/31/17</u>
Long-Term Trade Debt	Various	\$ 13,800	\$ 13,800
Shareholder Loan – Robert Hymers	<u>Various</u>	<u>\$ 78,096</u>	<u>\$ 78,096</u>
Total Loans		\$ 91,896	\$ 91,896

On December 12, 2014, 7 investors voluntarily chose to convert all of the remaining Convertible Notes at that time with a total balance owed (including interest) of \$449,034 into 28,233,372 Restricted Common Shares of the Company.

On December 8, 2014, the Company issued 423,170 of Preferred Class “F” stock in exchange for the conversion of \$423,170 of Convertible Notes by two note holders.

Long-Term debt was comprised of Totalpost Services’ trade debt for postage ink cartridges from suppliers. This debt was forgiven as of February 20, 2015, and the Preferred Class “F” stock class was transferred back to the Company’s treasury by the sole holder of this class of stock as part of the sale of Totalpost Services Inc. back to its original owner.

On 4/1/16, the Company entered into a consulting contract with Xiang Cui to provide strategic consulting and business management services. The terms of her compensation were that she is to receive \$20,000 in compensation. During the fourth quarter of 2017, this debt was converted at a rate of \$.001 a share, resulting in the issuance of 20,000,000 shares.

During 2017, Robert Hymers loaned a cumulative total of \$78,096 by directly paying for company expenses. This note is convertible into common shares of the company at the rate of \$.001 a share.

As of September 30, 2018, Mark Blankenship’s accrued compensation was \$241,575. This debt is convertible to stock of the company at a rate of \$.0075 a share. Mr. Blankenship has not taken cash compensation and is solely being compensated with stock.

As of December 31, 2018, Robert Hymers' total accrued compensation was \$33,873. This accrued compensation originated from services rendered prior to his termination as an officer in 2015. This debt is convertible to stock of the company at a rate of \$.0075 a share.

As of December 31, 2018, Jennifer Harper's accrued compensation is \$180,000.

Note D – Income Taxes

The Company has adopted Financial Accounting Standard No. 109, ASC 740, *Income Taxes*, which requires the recognition of deferred tax liabilities and assets for the expected future tax consequences of events that have been included in the financial statement or tax returns. Under this method, deferred tax liabilities and assets are determined based on the difference between financial statements and tax bases of assets and liabilities using enacted tax rates in effect for the year in which the differences are expected to reverse. Temporary differences between taxable income reported for financial reporting purposes and income tax purposes are insignificant.

At September 30, 2018, the Company has available for federal income tax purposes a net operating loss carry forward of approximately \$10,301,867. Such losses may not be fully deductible is due to the significant amounts of non-Cash service costs in the change in ownership rules Under Section 382 of the Internal Revenue Code. The Company has established a valuation allowance for the full tax benefit of the operating loss carryovers due to the uncertainty regarding realization. There is no tax benefit recorded due to this allowance as of December 31, 2018. In addition, there are no uncertain tax positions pursuant to ASC 740.

Note E – Going Concern

The accompanying consolidated statements have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. As shown in the financial statements since inception through December 31, 2018, the Company incurred a cumulative loss from operations of \$9,821,437; however, it has not maintained profitable operations under its current operation plan. This may indicate that the Company will be unable to continue as a going concern for a reasonable period of time.

The Company's existence is dependent upon management's ability to develop profitable operations. Management anticipates the Company will attain profitable status and improve its liquidity for the continued developing, marketing and selling of its products. The accompanying financial statements do not include any adjustments that might result should the Company be unable to continue as a going concern. If operations and cash flows continue to improve through these efforts, management believes that the Company can continue to operate and achieve profitability. However, no assurance can be given that management's action will result in profitable operation or the resolution of its liquidity problems.

Note F – Net Income (Loss) Per Common Share

The Company computes earnings per share under Accounting Standards Codification (ASC) 260, "Earnings per Share." Net loss per common share is computed by dividing net loss by the weighted average number of shares of common stock and dilutive common stock equivalents outstanding during the year.

Note G – Shareholders' Equity

Preferred Stock

Class D - As of February 20, 2015, this class of stock was transferred back to the Company's treasury by the sole holder of this class of stock as part of the sale of Totalpost Services Inc. back to its original owner.

Class E - The authorized capital stock of the Company includes 25,000,000 shares of preferred stock, Class "E", par value \$0.001 per share. The holders of the shares: (a) are not entitled to receive any dividends; (b) are not entitled to liquidation rights; and (c) are entitled to one non-cumulative vote per share on all matters on which shareholders may vote at all meetings of shareholders; (d) are entitled to convert shares to one common stock of the Company for each preferred share after a one year hold period from the issuance of this preferred class. As of December 31, 2018, the Company had 20,421,558 shares of preferred stock, Class "E" issued and outstanding.

Class F - On December 11, 2014, the Board of Directors, pursuant to action taken by unanimous written consent of the Shareholders on December 11, 2014, approved an amendment to Everlert Inc.'s Articles of Incorporation that allows the Board of Directors to issue Preferred stock from time to time with terms to be determined by the Board of Directors. This type of Preferred is commonly known as "Blank Check" Preferred. As a result of this amendment, the Board of Directors set terms and authorized the Corporation's Class "F" Convertible Preferred Stock. The number of shares designated as Class "F" Preferred shares is 1,000,000 with a par value of \$.0001 per share and a stated value of \$1 per share. This class of Preferred Stock has no voting rights, but can be converted, at any time at the option of the Holder into common stock of the Company. As of December 31, 2018, the Company had 423,170 shares of preferred stock, Class "F" issued and outstanding.

Common Stock

The authorized capital stock of the Company includes 800,000,000 shares of common stock, par value \$0.001 per share. The holders of the shares: (a) have equal ratable rights to dividends from funds legally available and therefore, when, as, and if declared by the Board of Directors of the Company; (b) are entitled to share ratably in all of the assets of the Company available for distribution upon winding up of the affairs of the Company; and (c) are entitled to one non-cumulative vote per share on all matters on which shareholders may vote at all meetings of shareholders. These securities do not have any of the following rights: (a) cumulative or special voting rights; (b) preemptive rights to purchase new issues of shares; (c) preference as to dividends or interest; (d) preference upon liquidation; or (e) any other special rights or preferences. In addition, the shares are not convertible into any other security. There are no restrictions on dividends under any loan, other financing agreements or otherwise.

On December 17, 2014, by shareholder consent, the Articles of Incorporation were amended to authorize the Corporation's board of directors to have the authority to authorize the issuance of Preferred Stock from time to time in one or more classes or series, and to state in the adopted

resolution or resolutions from time to time providing for the issuance thereof. The Board of Directors is authorized whether the class or series shall have voting rights, full or limited, the nature and qualifications, limitations and restrictions on those rights, or whether the class or series will be without voting rights. The number of shares to constitute the class or series and the designation thereof, the preferences and relative, participating, optional or other special rights, if any, and the qualifications, limitations, or restrictions thereof, if any, with respect to any class or series. Whether or not the shares of any class or series shall be redeemable and if redeemable, the redemption price or prices, and the time or times at which, and the terms and conditions upon which, such shares shall be redeemable and the manner of redemption; Whether or not the shares of a class or series shall be subject to the operation of retirement or sinking funds to be applied to the purchase or redemption of such shares for retirement, and if such retirement or sinking funds be established, the amount and the terms and provisions thereof. The dividend rate, whether dividends are payable in cash, stock of the Corporation, or other property, the conditions upon which and the times when such dividends are payable, the preference to, or the relation to the payment of dividends payable on any other class or classes or series of stock, whether or not such dividend shall be cumulative or noncumulative, and if cumulative, the date or dates from which such dividends shall accumulate. The preferences, if any, and the amounts thereof which the holders of any class or series thereof are entitled to receive upon the voluntary or involuntary dissolution of, or upon any distribution of assets of, the Corporation. Whether or not the shares of any class or series are convertible into, or exchangeable for, the shares of any other class or classes or of any other series of the same or any other class or classes of stock of the Corporation and the conversion price or prices or ratio or ratios or the rate or rates at which such exchange may be made, with such adjustments, if any, as shall be stated and expressed or provided for in such resolution or resolutions and such other rights and provisions with respect to any class or series as the Board of Directors deem advisable. The shares of each class or series of the Preferred Stock may vary from the shares of any other class or series thereof in any respect. The Board of Directors may increase the number of shares of the Preferred Stock designated for any existing class or series by a resolution adding to such class or series authorized and unissued shares of the Preferred Stock not designated for any existing class or series of the Preferred Stock.

Effective February 10, 2015, the Company completed a 1-for-6 reverse stock split of the Company's common stock. The financial statements and footnotes for the quarter year ended March 31, 2018, have been presented on a post-split basis.

On November 4, 2015, Robert Labella executed a subscription agreement with the Company to acquire 250,000,000 common shares of the company at a price of \$0.001 a share in exchange for a \$250,000.00 investment into the company. As of March 31, 2018, Mr. Labella had only transferred a portion of the funds to the Company but reaffirmed his commitment to honor the terms and conditions of the Subscription Agreement. As of the date of this filing on April 14, 2016, the Company has received significant investment funds from Mr. Labella towards his commitment. The Company is entertaining the possibility of increasing the price per a share due to the delay in Mr. Labella's performance on the total capital contribution. However, at the time of this filing, the Company believes that Mr. Labella will perform in full on his obligation. As such, the commitment has been recorded on the balance sheet as a "Subscription Receivable" and as a corresponding increase in Equity. But the total outstanding shares have not been updated to reflect the commitment as there has not been full performance as of the date of this filing and shares have not been issued from treasury. If the total common shares of 250,000,000 were issued and outstanding, the total outstanding common shares of the company would be 356,341,557 and Mr. Labella would have a controlling interest of approximately 76% of the total outstanding common shares. Mr. Labella has represented to the Company that he is not the

beneficial owner of any other class of stock of the Company as of the date of this filing. Management believes that this receivable is still collectable and has thus chosen not to write off the receivable as a bad debt.

As of December 31, 2018, the Company had 736,090,305 shares of common stock issued and 732,686,638 outstanding.

Dividends

The Company does not currently intend to pay cash dividends. Because the Company does not intend to make cash distributions, potential shareholders would need to sell their shares to realize a return on their investment. There can be no assurances of the projected values of the shares, nor can there be any guarantees of the success of the Company.

A distribution of revenues will be made only when, in the judgment of the Company's board of directors, is in the best interest of the Company's stockholders to do so. The Board of Directors will review, among other things, the financial status of the Company and any future cash needs of the Company in making its decision.

Description of equity transactions:

As of the year ended December 31, 2018:

There were 800,000,000 shares of common stock authorized with \$0.001 par value.

There are 100,000,000 preferred Class "D" stock authorized with \$0.001 par value

There are 25,000,000 preferred Class "E" stock authorized with \$0.001 par value.

There are 1,000,000 preferred Class "D" stock authorized with \$0.001 par value

There were 736,090,305 issued and 732,686,638 outstanding shares.

There are 20,421,558 preferred Class "E" stock issued and outstanding.

There are 423,170 of Preferred Class "F" issued and outstanding.

The Company had approximately 242 beneficial shareholders.

As of the quarter ended September 30, 2018:

There were 800,000,000 shares of common stock authorized with \$0.001 par value.

There are 100,000,000 preferred Class "D" stock authorized with \$0.001 par value

There are 25,000,000 preferred Class "E" stock authorized with \$0.001 par value.

There are 1,000,000 preferred Class “D” stock authorized with \$0.001 par value

There were 736,090,305 issued and 732,686,638 outstanding shares.

There are 20,421,558 preferred Class “E” stock issued and outstanding.

There are 423,170 of Preferred Class “F” issued and outstanding.

The Company had approximately 242 beneficial shareholders.

As of the quarter ended June 30, 2018:

There were 800,000,000 shares of common stock authorized with \$0.001 par value.

There are 100,000,000 preferred Class “D” stock authorized with \$0.001 par value

There are 25,000,000 preferred Class “E” stock authorized with \$0.001 par value.

There are 1,000,000 preferred Class “D” stock authorized with \$0.001 par value

There were 700,090,305 issued and 696,686,638 outstanding shares.

There are 20,421,558 preferred Class “E” stock issued and outstanding.

There are 423,170 of Preferred Class “F” issued and outstanding.

The Company had approximately 239 beneficial shareholders.

As of the quarter ended March 31, 2018:

There were 800,000,000 shares of common stock authorized with \$0.001 par value.

There are 100,000,000 preferred Class “D” stock authorized with \$0.001 par value

There are 25,000,000 preferred Class “E” stock authorized with \$0.001 par value.

There are 1,000,000 preferred Class “D” stock authorized with \$0.001 par value

There were 591,745,400 issued and 588,341,733 outstanding shares.

There are 20,421,558 preferred Class “E” stock issued and outstanding.

There are 423,170 of Preferred Class “F” issued and outstanding.

The Company had approximately 240 beneficial shareholders.

As of the year ended December 31, 2017:

There were 800,000,000 shares of common stock authorized with \$0.001 par value.

There are 100,000,000 preferred Class “D” stock authorized with \$0.001 par value

There are 25,000,000 preferred Class “E” stock authorized with \$0.001 par value.

There are 1,000,000 preferred Class “D” stock authorized with \$0.001 par value

There were 591,745,400 issued and 588,341,733 outstanding shares.

There are 20,421,558 preferred Class “E” stock issued and outstanding.

There are 423,170 of Preferred Class “F” issued and outstanding.

The Company had approximately 240 beneficial shareholders.

As of the year ended September 30, 2017:

There were 800,000,000 shares of common stock authorized with \$0.001 par value.

There are 100,000,000 preferred Class “D” stock authorized with \$0.001 par value

There are 25,000,000 preferred Class "E" stock authorized with \$0.001 par value.

There are 1,000,000 preferred Class "D" stock authorized with \$0.001 par value

There were 421,745,400 issued and 418,341,733 outstanding shares.

There are 20,421,558 preferred Class "E" stock issued and outstanding.

There are 423,170 of Preferred Class "F" issued and outstanding.

The Company had approximately 242 beneficial shareholders.

As of the year ended June 30, 2017:

There were 800,000,000 shares of common stock authorized with \$0.001 par value.

There are 100,000,000 preferred Class "D" stock authorized with \$0.001 par value

There are 25,000,000 preferred Class "E" stock authorized with \$0.001 par value.

There are 1,000,000 preferred Class "D" stock authorized with \$0.001 par value

There were 424,245,400 issued and 420,841,733 outstanding shares.

There are 20,421,558 preferred Class "E" stock issued and outstanding.

There are 423,170 of Preferred Class "F" issued and outstanding.

The Company had approximately 244 beneficial shareholders.

As of the year ended March 31, 2017:

There were 800,000,000 shares of common stock authorized with \$0.001 par value.

There are 100,000,000 preferred Class "D" stock authorized with \$0.001 par value

There are 25,000,000 preferred Class "E" stock authorized with \$0.001 par value.

There are 1,000,000 preferred Class "D" stock authorized with \$0.001 par value

There were 424,245,400 issued and 420,841,733 outstanding shares.

There are 20,421,558 preferred Class “E” stock issued and outstanding.

There are 423,170 of Preferred Class “F” issued and outstanding.

The Company had approximately 244 beneficial shareholders.

As of the year ended December 31, 2016:

There were 800,000,000 shares of common stock authorized with \$0.001 par value.

There are 100,000,000 preferred Class “D” stock authorized with \$0.001 par value

There are 25,000,000 preferred Class “E” stock authorized with \$0.001 par value.

There are 1,000,000 preferred Class “D” stock authorized with \$0.001 par value

There were 266,745,400 issued and 263,341,733 outstanding shares.

There are 20,421,558 preferred Class “E” stock issued and outstanding.

There are 423,170 of Preferred Class “F” issued and outstanding.

The Company had approximately 238 beneficial shareholders.

As of the quarter ended September 30, 2016:

There were 800,000,000 shares of common stock authorized with \$0.001 par value.

There are 100,000,000 preferred Class “D” stock authorized with \$0.001 par value

There are 25,000,000 preferred Class “E” stock authorized with \$0.001 par value.

There are 1,000,000 preferred Class “D” stock authorized with \$0.001 par value

There were 114,245,400 issued and 110,841,733 outstanding shares.

There are 20,421,558 preferred Class “E” stock issued and outstanding.

There are 423,170 of Preferred Class “F” issued and outstanding.

The Company had approximately 238 beneficial shareholders.

As of the quarter ended June 30, 2016:

There were 800,000,000 shares of common stock authorized with \$0.001 par value.

There are 100,000,000 preferred Class "D" stock authorized with \$0.001 par value

There are 25,000,000 preferred Class "E" stock authorized with \$0.001 par value.

There are 1,000,000 preferred Class "D" stock authorized with \$0.001 par value

There were 114,245,400 issued and 110,841,733 outstanding shares.

There are 20,421,558 preferred Class "E" stock issued and outstanding.

There are 423,170 of Preferred Class "F" issued and outstanding.

The Company had approximately 238 beneficial shareholders.

As of the quarter ended March 31, 2016:

There were 800,000,000 shares of common stock authorized with \$0.001 par value.

There are 100,000,000 preferred Class "D" stock authorized with \$0.001 par value

There are 25,000,000 preferred Class "E" stock authorized with \$0.001 par value.

There are 1,000,000 preferred Class "D" stock authorized with \$0.001 par value

There were 114,245,400 issued and 110,841,733 outstanding shares.

There are 20,421,558 preferred Class "E" stock issued and outstanding.

There are 423,170 of Preferred Class "F" issued and outstanding.

The Company had approximately 239 beneficial shareholders.

As of the year ended December 31, 2015:

There were 800,000,000 shares of common stock authorized with \$0.001 par value.

There are 100,000,000 preferred Class "D" stock authorized with \$0.001 par value

There are 25,000,000 preferred Class "E" stock authorized with \$0.001 par value.

There are 1,000,000 preferred Class "D" stock authorized with \$0.001 par value

There were 109,745,152 issued and 106,341,557 outstanding shares.

There are 20,421,558 preferred Class "E" stock issued and outstanding
There are 423,170 of Preferred Class "F" issued and outstanding.

The Company had approximately 239 beneficial shareholders.

As of the quarter ended September 30, 2015:

- i. There were 800,000,000 shares of common stock authorized with \$0.001 par value.

There are 100,000,000 preferred Class "D" stock authorized with \$0.001 par value

There are 25,000,000 preferred Class "E" stock authorized with \$0.001 par value.
There are 1,000,000 preferred Class "D" stock authorized with \$0.001 par value

- ii. There were 109,745,152 issued and 106,341,557 outstanding shares.

There are 20,421,558 preferred Class "E" stock issued and outstanding
There are 423,170 of Preferred Class "F" issued and outstanding.

- iii. The Company had approximately 239 beneficial shareholders.

As of the quarter ended June 30, 2015:

- iv. There were 800,000,000 shares of common stock authorized with \$0.001 par value.

There are 100,000,000 preferred Class "D" stock authorized with \$0.001 par value

There are 25,000,000 preferred Class "E" stock authorized with \$0.001 par value.
There are 1,000,000 preferred Class "D" stock authorized with \$0.001 par value

- v. There were 109,745,152 issued and 106,341,557 outstanding shares.

There are 20,421,558 preferred Class "E" stock issued and outstanding
There are 423,170 of Preferred Class "F" issued and outstanding.

Effective February 10, 2015, the Company completed a 1 for 6 reverse stock split of the Company's common stock.

- vi. The Company had approximately 239 beneficial shareholders.

- vii. The Company had approximately 239 shareholders of record.

As of the quarter ended March 31, 2015:

- viii. There were 800,000,000 shares of common stock authorized with \$0.001 par value.
There are 25,000,000 preferred Class "E" stock authorized with \$0.001 par value.
There are 100,000,000 preferred Class "D" stock authorized with \$0.001 par value
- ix. There were 104,145,400 issued and 100,741,733 outstanding shares.
There are 20,421,558 preferred Class "E" stock issued and outstanding
There are 423,170 of Preferred Class "F" issued and outstanding.
Effective February 10, 2015, the Company completed a 1 for 6 reverse stock split of the Company's common stock.
- x. The Company had approximately 237 beneficial shareholders.
- xi. The Company had approximately 237 shareholders of record.

As of the year ended December 31, 2014:

- xii. There were 800,000,000 shares of common stock authorized with \$0.001 par value.
There are 100,000,000 preferred Class "D" stock authorized with \$0.001 par value.
There are 25,000,000 preferred Class "E" stock authorized with \$0.001 par value.
- xiii. There were 100,395,223 issued and 96,991,557 outstanding shares.
There are 100,000,000 preferred Class "D" stock issued and outstanding
There are 20,421,558 preferred Class "E" stock issued and outstanding
There are 423,170 of Preferred Class "F" issued and outstanding.
Effective February 10, 2015, the Company completed a 1 for 6 reverse stock split of the Company's common stock.
- xiv. The Company had approximately 237 beneficial shareholders.
- xv. The Company had approximately 237 shareholders of record.

As of the quarter ended September 30, 2014:

- xvi. There were 800,000,000 shares of common stock authorized with \$0.001 par value.
There are 100,000,000 preferred Class "D" stock authorized with \$0.001 par value.

There are 25,000,000 preferred Class "E" stock authorized with \$0.001 par value.

xvii. There were 34,035,963 shares of Common Stock issued and outstanding.

There are 100,000,000 preferred Class "D" stock issued and outstanding

There are 20,421,558 preferred Class "E" stock issued and outstanding

xviii. The Company had approximately 221 beneficial shareholders.

xix. The Company had approximately 221 shareholders of record.

Notes:

21 On September 2, 2014, 3,333,333 free trading shares of the Company's common stock were issued in exchange for a debt conversion. The principal amount of the debt note converted was \$100,000 and it was converted at a rate of \$0.03 per share. The debt was assigned by another party in a private transaction.

22 On September 11, 2014, an investor redeemed a warrant option for \$5,000 that was included as part of a convertible note that the investor entered on February 21, 2014.

As of the quarter ended June 30, 2014:

23 There were 800,000,000 shares of common stock authorized with \$0.001 par value.

There are 100,000,000 preferred Class "D" stock authorized with \$0.001 par value.

24 There were 30,702,629 shares of Common Stock issued and outstanding.

There are 100,000,000 preferred Class "D" stock issued and outstanding

25 The Company had approximately 221 beneficial shareholders.

26 The Company had approximately 221 shareholders of record.

Notes:

20 April 3, 2014, a shareholder returned 60,445 restricted shares of the Company's common stock that was mistakenly issued. The Company issued 41,667 restricted shares of the Company's common stock for debt. The principal amount of the debt note when converted was \$15,000 and was converted at a rate of \$0.36 per share on February 21, 2014. The balance of 27,778 restricted common shares was canceled by the Company.

As of the quarter ended March 31, 2014:

27 There were 800,000,000 shares of common stock authorized with \$0.001 par value.

There are 100,000,000 preferred Class "D" stock authorized with \$0.001 par value.

28 There were 30,730,574 shares of Common Stock issued and outstanding.

There are 100,000,000 preferred Class "D" stock issued and outstanding

29 The Company had approximately 221 beneficial shareholders.

30 The Company had approximately 221 shareholders of record.

Notes:

16 On February 12, 2014, 91,666,667 restricted common shares were returned to the Company by a shareholder.

17 On February 12, 2014, the Company issued 100,000,000 shares of Preferred Stock, Class "D" to a shareholder in exchange for the return of 550,000,000 shares of restricted common stock.

18 On February 22, 2014, the Company issued 69,445 restricted shares of the Company's common stock for conversion of debt note originating on February 21, 2014.

19 On March 27, 2014, the Company issued 62,500 restricted shares of the Company's common stock for conversion of a partial debt note originating on November 14, 2013.

As of the year ended December 31, 2013:

- i. There were 800,000,000 shares of common stock authorized with \$0.001 par value.
- ii. There were 122,265,129 shares of Common Stock issued and outstanding.
- iii. The Company had approximately 231 beneficial shareholders.
- iv. The Company had approximately 231 shareholders of record.

Notes:

14 On October 28, 2013, the Company issued 2,799,315 shares of the Company's common stock in consideration for services rendered.

15 On December 17, 2013, the Company issued 2,777,778 restricted shares of the Company's common stock for conversion of debt note originating on December 4, 2013.

As of the quarter ended September 30, 2013:

- i. There are 800,000,000 shares of common stock authorized with \$0.001 par value.
There are 5,000,000 preferred Series A stock authorized with \$0.001 par value.
- ii. There are 116,688,036 shares of Common Stock issued and outstanding.
- iii. The Company has approximately 221 beneficial shareholders.
- iv. The Company has approximately 221 shareholders of record.

Notes:

- 13. On July 23rd, 2013, the Company issued 1,666,667 free trading shares of the Company's common stock after conversion of 5,000,000 of Preferred Stock, Class "A" by a shareholder. The class of preferred stock was subsequently retired by the Board of Directors.

As of the quarter ended June 30, 2013:

- i. There are 800,000,000 shares of common stock authorized with \$0.001 par value.
There are 5,000,000 preferred Series A stock authorized with \$0.001 par value.
- ii. There are 115,021,370 shares of Common Stock issued and outstanding.
There are 5,000,000 preferred Series A stock issued and outstanding
- iii. The Company has approximately 221 beneficial shareholders.
- iv. The Company has approximately 221 shareholders of record.

Notes:

- 12. On May 14th, 2013, the Company issued 160,960 free trading shares of the Company's common stock on a \$30,000 convertible debt note originating on December 20, 2006 to Fordham Associates, Inc.

As of the quarter ended March 31, 2013:

- i. There are 800,000,000 shares of common stock authorized with \$0.001 par value.
There are 5,000,000 preferred Series A stock authorized with \$0.001 par value.
- ii. There are 114,860,410 shares of Common Stock issued and outstanding.
There are 5,000,000 preferred Series A stock issued and outstanding
- iii. The Company has approximately 222 beneficial shareholders.

- iv. The Company has approximately 222 shareholders of record.

Notes:

- 11. On February 8th, 2013 16,000 preferred Series C stock was purchased by the Company and returned to treasury in a transaction valued at \$48,000. The class of preferred stock was subsequently retired by the Board of Directors.

As of the year ended December 31, 2012:

- i. There were 800,000,000 shares of common stock authorized with \$0.001 par value.
 - a. There were 5,000,000 preferred Series A stock authorized with \$0.001 par value. There were 5,000,000 Series C stock authorized with \$0.001 par value
- ii. There were 114,860,410 shares of Common Stock issued and outstanding.
 - a. There were 5,000,000 preferred Series A stock issued and outstanding
 - b. There were 16,000 preferred Series C stock issued and outstanding
- iii. The Company had approximately 215 beneficial shareholders.
- iv. The Company had approximately 215 shareholders of record.

Notes:

- 8 In November, 2012, the Company purchased 100% of Totalpost Services, Inc. (a Delaware corporation) in a stock for stock exchange by issuing 108,333,333 Common Stock.
- 9 In December 2012, the Company issued 1,051,607 shares of the Company's common stock in consideration for services rendered.
- 10 In December 2012 the Company issued 1,117,738 shares of the Company's common stock in consideration for services rendered.

As of the year ended December 31, 2011:

- i. There were 800,000,000 shares of common stock authorized with \$0.001 par value.

There were 5,000,000 preferred Series A stock authorized with \$0.001 par value.
There were 5,000,000 Series C stock authorized with \$0.001 par value
- ii. There were 4,358,232 shares of Common Stock issued and outstanding.

There were 5,000,000 preferred Series A stock issued and outstanding

There were 16,000 preferred Series C stock issued and outstanding

- iii. The Company had approximately 212 beneficial shareholders.
- iv. The Company had approximately 212 shareholders of record.

As of the year ended December 31, 2010:

- i. There were 800,000,000 shares of common stock authorized with \$0.001 par value.

There were 5,000,000 preferred Series A stock authorized with \$0.001 par value.
There were 5,000,000 Series C stock authorized with \$0.001 par value
- ii. There were 4,358,232 shares of Common Stock issued and outstanding.

There were 5,000,000 preferred Series A stock issued and outstanding

There were 16,000 preferred Series C stock issued and outstanding
- iii. The Company had approximately 212 beneficial shareholders.
- iv. The Company had approximately 212 shareholders of record.

As of the year ended December 31, 2009:

- i. There were 800,000,000 shares of common stock authorized with \$0.001 par value.

There were 5,000,000 preferred Series A stock authorized with \$0.001 par value.
There are 5,000,000 Series C stock authorized with \$0.001 par value
- ii. There were 4,358,232 shares of Common Stock issued and outstanding.

There were 5,000,000 preferred Series A stock issued and outstanding

There were 16,000 preferred Series C stock issued and outstanding
- iii. The Company had approximately 212 beneficial shareholders.
- iv. The Company had approximately 212 shareholders of record.

As of the year ended December 31, 2008:

- i. There were 800,000,000 shares of common stock authorized with \$0.001 par value.

There were 5,000,000 preferred Series A stock authorized with \$0.001 par value. There were 5,000,000 Series C stock authorized with \$0.001 par value
- ii. There were 4,358,232 shares of Common Stock issued and outstanding.

There were 5,000,000 preferred Series A stock issued and outstanding

There were 16,000 preferred Series C stock issued and outstanding
- iii. The Company had approximately 212 beneficial shareholders.
- iv. The Company had approximately 212 shareholders of record.

Notes:

- 6. In January 2008, the Company authorized a rollback of its common shares of 5,000 to 1.
- 7. In July 2006, the Company issued 4,333,333 shares of the Company's common stock in consideration for services rendered.

As of the year ended December 31, 2007:

- i. There were 800,000,000 shares of common stock authorized with \$0.001 par value.
There were 5,000,000 preferred Series A stock authorized with \$0.001 par value. There were 5,000,000 Series C stock authorized with \$0.001 par value
- ii. There were 121,895,027 shares of Common Stock issued and outstanding.

There were 5,000,000 preferred Series A stock issued and outstanding

There were 16,000 preferred Series C stock issued and outstanding
- iii. The Company had approximately 212 beneficial shareholders.
- iv. The Company had approximately 212 shareholders of record.

Notes:

- 1. In December, 2006, the Company acquired 90% of the Orpheus Capital, LLC is a stock or stock exchange by issuing 19,373,256 Common Stock Shares at par or \$0.001.

2. In December, 2006, the Company purchased 100% of Everlert Communications, Inc. (a California corporation) in a stock for stock exchange by issuing 12,915,504 Common Stock.
3. In June 2007, the Company 33,913,760 shares of the Company's Common stock for professional services to Company executives and consultants in consideration for services rendered.
4. In August 2007, the Company issued 5,000,000 shares of the Company's Class "A" Preferred stock and 17,500,000 shares of the Company's common stock in consideration for services rendered.
5. In October 2007, the Company issued 16,666,667 shares of the Company's Common stock in consideration for services rendered.

CERTIFICATION

I, Mark Blankenship, Principal Executive Officer of Everlert, Inc., hereby certifies to the best of my knowledge, information and belief that the un-audited financial statements and related footnotes hereto present fairly, in all material respects, the financial position of Everlert, Inc. and the results of its operations and cash flows as of and for the year ending December 31, 2018, in conformity with accounting principles generally accepted in the United States, consistently applied.

/s/ Mark Blankenship

April 19, 2019

Mark Blankenship, Principal Executive and Financial Officer of Everlert, Inc.
EVERLERT, INC.

I, Jennifer Harper, President of Everlert, Inc., hereby certifies to the best of my knowledge, information and belief that the un-audited financial statements and related footnotes hereto present fairly, in all material respects, the financial position of Everlert, Inc. and the results of its operations and cash flows as of and for the year ending December 31, 2018, in conformity with accounting principles generally accepted in the United States, consistently applied.

/s/ Jennifer Harper

April 19, 2019

Jennifer Harper, President of Everlert, Inc.
EVERLERT, INC.