

ANYTHING TECHNOLOGIES MEDIA, INC.

Information and Disclosure Statement

All information contained in this Information and Disclosure Statement has been compiled to fill the disclosure requirements of Rule 15c2-11(a) (5) promulgated by the Securities Exchange Act of 1934, as amended. The enumerated items and captions contained herein correspond to the format as set forth in the Rule.

PART A) GENERAL ISSUER INFORMATION

I. THE EXACT NAME OF THE ISSUER AND ITS PREDECESSORS

Anything Technologies Media, Inc.
Its predecessor was Marpole International, Inc.
Its former names are Legend Resources Inc., SMS@ctive Technologies Inc. and Exchange Mobile Telecommunications Corp.

II. THE ADDRESS OF ITS PRINCIPAL EXECUTIVE OFFICE

Suite 102
1220 West 6TH Avenue
Vancouver, BC, V6H 1A5
Canada
Telephone: 604-687-7472
Facsimile: 604-677-0808
Website: www.xcmobile.com
Email: info@xcmobile.com

III. THE STATE AND DATE OF INCORPORATION

Legend Resources Inc. was organized under the laws of the State of Nevada on June 9, 1997, and became a business entity on June 12, 1997.

PART B) SHARE STRUCTURE

IV. THE EXACT TITLE AND CLASS OF SECURITIES

Common stock, class A
The Issuer's trading symbol on the Pink Sheets is "EXMT."
The CUSIP number is: 037355104

V. DESCRIPTION OF THE SECURITY

Common stock, the par value \$.001 per share

VI. THE NUMBER OF SHARES OR TOTAL AMOUNT OF THE SECURITIES OUTSTANDING FOR EACH CLASS OF SECURITIES AUTHORIZED AS OF JULY 31, 2010

(i) Period end date

July 31, 2010

(ii) The number of shares authorized

500,000,000

(iii) The number of shares issued and outstanding

74,683,875

(iv) The number of freely tradable shares (public float)

29,683,875

(v) The total number of beneficial shareholders

2

(vi) The total number of shareholders of record

124

THE NUMBER OF SHARES OR TOTAL AMOUNT OF THE SECURITIES OUTSTANDING FOR EACH CLASS OF SECURITIES AUTHORIZED AS OF APRIL 30, 2010

(i) Period end date

April 30, 2010

(ii) The number of shares authorized

500,000,000

(iii) The number of shares issued and outstanding

59,683,875

(iv) The number of freely tradable shares (public float)

29,683,875

(v) The total number of beneficial shareholders

2

(vi) The total number of shareholders of record

124

THE NUMBER OF SHARES OR TOTAL AMOUNT OF THE SECURITIES OUTSTANDING FOR EACH CLASS OF SECURITIES AUTHORIZED AS OF APRIL 30, 2009

(i) Period end date

April 30, 2009

(ii) The number of shares authorized

500,000,000

(iii) The number of shares issued and outstanding

29,683,875

(iv) The number of freely tradable shares (public float)

26,129,157

- (v) The total number of beneficial shareholders
2
(vi) The total number of shareholders of record
124

PART C) BUSINESS INFORMATION

VI. THE NAME AND ADDRESS OF THE TRANSFER AGENT

Olde Monmouth Stock Transfer Co., Inc.,
200 Memorial Parkway
Atlantic Highlands, New Jersey 07716
Telephone: 732-872-2727
Facsimile: 732-872-2728

VIII. THE NATURE OF ISSUER'S BUSINESS

Anything Technologies Media, Inc. (The Issuer) was established to capture the potential of the internet by developing online shopping centers for buyers of accessories and lifestyle products and services, utilizing new and innovative processes for specific „niche” or market segments.

“Shopping online” has become ubiquitous throughout the US – 66% of the online American population has bought something through the channel in the last year. The number of Americans buying online has doubled in the last seven years and most online systems have more security and have less human interaction than a customer using their credit card at a retail store, making their purchase more secure and at less risk for credit card fraud”, this according to a recent Pew Internet Project Report.

The focus of website development originating with Anything RV, Inc. (www.anythingrv.com) is a successful example that is used to expand the company's market-reach by developing additional websites of similar quality within that model. Examples include two of these websites www.anythingmobileelectronics.com and www.anythingsupermall.com that clearly demonstrate the same level of user-friendly elements and product offerings as Anything RV, Inc.

Anything Trucker, Inc. (www.anythingtrucker.com) (ATI) is positioned to take advantage of the transportation industry's growing trend toward global logistics and supply chain management by providing a one-stop source for products and services. ATI will use a combination of proprietary software, a roll-up of supply chain company's, including: logistics management, transportation brokers, IT technology and intermodal companies to increase revenue and profits by providing ATI's systems and management expertise to those companies in the system.

Tradesman Tool (www.tradesmantool.com) was acquired in June of 2008 and offers a complete line of quality products for the construction and transportation industry. The division moves the company towards the mainstream consumer of more traditional tools and equipment, including commercial businesses in the automotive and construction sectors. Tradesman Tool will be merged into Anything Supermall during the 4th quarter of 2009, effectively streamlining product presentation, while reducing the cost of operations.

Strategy

The Issuer has committed to a corporate restructure to occur prior to year end that will better accommodate the transportation industry (both commercial and recreational) and establish the platform for growth of the each business unit within the current economic operating environment.

Its Management will exercise a disciplined set of expansion criteria, as outlined in its business plan; keep consistent processes; focus on financial and cultural measures and implement the synergy plan for each new domain and business unit while providing leadership for the effective integration and consolidation of the various market segments.

The Issuer's Primary SIC Code

- 4899 - Communication services

The Stage of Issuer

- The Issuer is a development stage company as of October 5, 2010.
- The Issuer has never been a shell company.

The Number of Employees

- 4 - Total employees
- 4 - Full-time employees

IX. THE NATURE OF ISSUER'S SERVICES

The Issuer (former Exchange Mobile Telecommunications Corp.) has created the best worldwide SMS/MMS (short message service/multimedia message service) sending/receiving network, with two-way transmission and high quality reply recognition. This network was built via partnerships and agreements with the best messaging roads (sending/receiving companies), chosen after in-depth industry analysis. We use our own Turnkey, Conversion, and Reply Recognition technology to integrate the roads. Using this unmatched worldwide network, the Issuer provides mobile instant messaging, multimedia content and value-added services. Our mission is:

- To run the communication servers, especially for Internet-wireless and GSM-CDMA-TDMA connections;
- To develop and implement solutions for Internet and wireless applications;
- to develop the technology for Internet and wireless, interfaces, content and applications;

BUSINESS MODEL



The Issuer's business model addresses three key markets areas. This enables us to focus on the particular needs of all three markets in the most efficient manner.

- 1. Consumer**
- 2. Mobile Operators**
- 3. Government and Corporate**

1. Consumer

Our consumer business is subscriber based. Once consumers opt-in and provide payment, they are granted access to the various services we furnish. The consumer has the option to pay by credit card or use our prepaid SMS cards. We gain access to our consumers via search engines and Internet advertising. This is strictly an Internet business.



2. Mobile Operators

Mobile operators are offered these essential services:



- A. Content/Content Development
 - B. Mobile Applications such as SMS T-Bar featuring mobile instant messaging with Reply Recognition™
- We gain access to this market through our sales and marketing team, SMS/MMS Gateways and by Internet advertising.

3. Government and Corporate

We target specific government/corporate needs by providing customized mobile applications such as our Parent Teacher Message eXchange (PTMX) application. These enterprise solutions enable governments and companies to take advantage of today's fastest growing communications channel.



RISK FACTORS

Increased Competition

As certain markets experience accelerated growth, more and, sometimes, very large competitors may move into the market. The focus of Voice Mobility is on the segment beneath the market leaders, which is potentially a more lucrative market when taken as a whole, but is often ignored due to the perception that more effort is required to sell to this segment. There can be no assurance that Voice Mobility's efforts to exploit this market segment will not suffer due to increased competition.

Uncertainty of Additional Capital

The Issuer needs to raise additional capital in order to upgrade and market its products. The timing and amount of capital expenditures may vary significantly depending on a number of factors. It will need to raise additional funds, either through the sale of its equity or debt securities in private or public financing or through strategic partnerships, in order to fully exploit the potential of its products. There can be no assurance that such funds will be raised as required.

Early-Stage Company

The Issuer is at an early stage of entering the commercial marketplace. As a result, there is limited financial information upon which a prospective investor could make an evaluation. Its future operating results are subject to a number of risks, including its abilities to implement its strategic plan, to attract qualified personnel and to raise sufficient financing as required. Management's inability to guide growth effectively (including implementing appropriate systems, procedures and controls) could have an adverse effect on the Issuer's financial condition and operating results.

Government Regulation

The Issuer's business is subject to various federal, state and local government regulations. While the Issuer does not expect to experience an inability to obtain or maintain any necessary governmental licenses, permits or approvals, the failure to acquire or maintain licenses could have a materially adverse effect on the Issuer's operating results.

Growth of demand for wireless access to digital information and business applications may not be as rapid as anticipated leading to delays or inability in achieving revenues

The market for wireless access to digital information and business applications is in the early stages of development and is rapidly evolving. The future success of the Issuer depends on users of wireless devices demanding wireless products and services from our customers. Current barriers to market acceptance of these products and services include cost, reliability, platform and distribution channel constraints, security, functionality and ease of use. In addition, wireless device and network

technologies are subject to certain technical limitations including the size of the display and the slow rate and unreliability of wireless data communications, which may deter users from utilizing wireless services.

The Issuer anticipates that revenues under some of our contracts will be based on the number of wireless subscribers to and the amount of use of our customers' wireless services. As a result, if businesses fail to create products and services that users of wireless devices demand or market their wireless services adequately or in a timely manner, our business could be seriously harmed. It can give no assurance that users of wireless devices will demand or utilize these wireless services, and we cannot predict the rate of adoption by wireless subscribers of these services or the price that they will be willing to pay for these services.

Changes in wireless technology, evolving industry standards and changing customer needs may inhibit revenues.

The wireless solutions market is characterized by rapidly changing technology, evolving industry standards and changing customer needs. Accordingly, our future success will depend, in part, on our ability to meet these challenges in a timely and cost-effective manner. Among the most important challenges are the needs to:

- a. effectively use leading technologies;
- b. continue to develop our strategic and technical expertise;
- c. influence and respond to emerging industry standards and other technological changes; and
- d. develop new products and services that meet changing customer needs.

The ability to compete successfully also depends on the continued compatibility of our solution with products, services and technologies of others. Failure to conform to a prevailing standard or the failure of a common standard to emerge could seriously harm business and operating results. Although the Issuer will work with third parties to test new products, it cannot be sure that their products will be compatible or that they will adequately address changing customer needs. Although the Issuer currently plans to support emerging standards, it cannot be sure what new industry standards will develop. It also cannot be sure that we will be able to conform to these new standards quickly enough to stay competitive. In addition, the Issuer cannot be sure that products, services or technologies developed by others will not make its products and services obsolete.

X. THE ISSUER'S FACILITIES

The Issuer has two office facilities as follow:

- Headquarter:
Suite 102
1220 West 6th Avenue
Vancouver, BC, V6H 1A5
Canada
Telephone: 604-687-7472
Facsimile: 604-677-0808
- Management Office:
3350 Victor Court
Santa Clara, CA 95054-2316
USA
Phone: (408) 970-3280
Fax: (408) 970-3283

PART D) MANAGEMENT STRUCTURE AND FINANCIAL INFORMATION

XI. MANAGEMENT

Arshad Shah, Chairman and President (Board Member)

Mr. Shah has been a successful private businessman for more than 16 years. He has been involved with several publicly traded companies, serving in various roles from Director to Executive Officer. His broad understanding and experience, gained by following the global wireless industry and its emerging technologies, gives him excellent insight into the goals and vision of the corporation. Mr. Shah was educated at Islamia College, University of Peshawar, Pakistan, and at the University of Washington.

Richard Wilson, Director (Board Member)

Mr. Richard Wilson has 26 years' experience in sales, marketing, technology, and management in the media equipment industry. He has held positions in Flagstaff Engineering, Microtech, and Mediatechnics in the United States, and has been a successful private businessman, acting as Media Equipment Distributor and Consultant to numerous businesses and institutions in the United States, Europe, Asia, and Australia. He has opened East and West coast media duplication and printing facilities to manufacture customer's media content for distribution.

Robert Klein, Director (Board Member)

Robert Klein graduated in 1971 from the University of Waterloo with a degree in Applied Mathematics. Mr. Klein is also a Fellow of Canadian Securities Institute (1978). From October 6, 1972 to May 30, 1982, Mr. Klein was a Vice President of Corporate Finance at Bond Street International Securities. From June 1, 1982 to January 31, 1988, he was on the Board of Directors of Yorkton Securities. From February 1, 1988 to January 31, 1989, he was on the Board of Directors of First Vancouver Securities. From February 1, 1989 to January 31, 1992, Mr. Klein was a salesman for Georgia Pacific Securities. From February 1, 1992 to the present, Mr. Klein has worked as a self-employed consultant largely involved in the resource industries. This has included a long standing involvement in a major copper project in BC, ongoing efforts to launch marble production on Vancouver Island, and the recognition of the SAGD potential of heavy oil in Wyoming leading to its development. During the past decade Mr. Klein was actively involved in the globalization of wireless internet services through a company based in San Francisco.

Andre Thompson, Executive Vice President

Mr. Thompson has over 30 years' experience in sales, marketing, technology, and management in the information technology industry. He has held positions in Shell Oil Co., IBM, National CSS, and General Electric Co. in the United States, and has been a successful private businessman in Canada for the last 16 years, acting as Information Technology Consultant to numerous businesses and institutions. Born in the Bahamas and educated in the Bahamas, Jamaica, and the US, Mr. Thompson holds a BA in Mathematics and Chemistry from Oakwood College in Huntsville, Alabama, and did graduate studies in Mathematics at Andrews University in Berrien Springs, Michigan.

Lijin (Jimmy) Zhao, Director Asian Operations

Mr. Zhao has more than 8 years experience in telecom industry, he has worked for ADC Telecommunication, SS8 network and China Telecom, he has designed and implemented many wireless applications, with strong knowledge and understanding of wireless data services, Mr. Zhao put his focus on next generation wireless value-added services and mobile applications development and market promotion. Mr. Zhao holds a BA in Electronic Engineering from Beijing Polytechnic University.

Martin Zezula, Chief Financial Officer

Mr. Zezula joins Exchange Mobile from 2006. He held various positions in financial and tax management in the Czech Republic. He founded Artast Inc. in New York City, New York. In 1985 Mr. Zezula earned Bachelor's Degree in Economics and Business Management from VSB – Technical University of Ostrava in the Czech Republic. From 1985 to 1996, he prepared and analyzed financial statements, identified financial goals and made recommendations concerning accounting practices and tax preparation for clients. From 1997 to 2006, he was the founder and principal of a financial analysis firm based in New York City called Artast, Inc.

LEGAL/DISCIPLINARY HISTORY

None

XII. FINANCIAL INFORMATION FOR THE ISSUER'S MOST RECENT FISCAL PERIOD

- Quarterly Report ended July 31, 2010

These financial statements are incorporated by reference and can be found at the Issuer's posting on www.otcmarkets.com under "Filings".

XIII. SIMILAR FINANCIAL STATEMENTS FOR THE TWO PRECEDING FISCAL YEARS

- Annual Report ended April 30, 2010

- Annual Report ended April 30, 2009

These financial statements are incorporated by reference and are found at the Issuer's posting on www.otcmarkets.com under "Filings".

XIV. Beneficial owners of more than 5%

- Arshad A. Shah and/or Affiliates

3174 W 3rd Ave

Vancouver, BC, V6K 1N3

Canada.

Tel: 604 687 7472

Shareholdings: 45 mil shares

Percentage of shareholdings as of July 31, 2010: 60.25%

- Yeun May Cheung and/or Affiliates

4A, BLOCK 8,

SITE 11, WHAMPOA GARDEN

HONG KONG, CHINA

Tel: 011-852-81235515

Suite 102, 1220 West 6th Avenue, Vancouver, B.C. V6H 1A5, Canada

Tel: (604) 687-7472 Fax: (604) 677-0808

Shareholdings: 15.5 mil shares

Percentage of shareholdings as of July 31, 2010: 20.75%

XV. The name, address, telephone number, and email address of each of the following outside providers that advise the issuer on matters relating to the operations, business development and disclosure

- **Investment Banker**

None

- **Promoter**

Arshad Shah
102 – 1220 West 6th Avenue
Vancouver, B.C. V6H 1A5
Canada
Tel: (604) 687-7472
Fax: (604) 677-0808

- **Counsel**

William Haseltine, Attorney at Law
Haseltine Law Office
6053 Heathwick Court
Burke, VA 22015
USA
Tel: (703) 627-2652
Fax: (866) 305-7563
Email: william@wbhlaw.net

- **Accounting and Financial Services**

Value-Added Accounting Co.
102 – 1220 West 6th Avenue
Vancouver, B.C. V6H 1A5
Canada
Tel: (604) 687-7472
Fax: (604) 677-0808

All prepared unaudited financial reports are reviewed and approved by the Issuer.

- **Public Relations Consultant(s)**

None

- **Investor Relations Consultant**

None

Suite 102, 1220 West 6th Avenue, Vancouver, B.C. V6H 1A5, Canada
Tel: (604) 687-7472 Fax: (604) 677-0808

- **Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement**

None

XVI. MANAGEMENT'S DISCUSSION AND ANALYSIS

XVI. B Management's Discussion and Analysis of Financial Condition and Results of Operations – Fiscal Years Ended April 30, 2010, Respectively April 30, 2009

Revenue Activities

- Miscellaneous revenue was recognized as the service charge occurs. The Issuer leases its office space, office equipment, and communication services on a monthly basis. In addition, the Issuer charges 10% annual interest on loans to third parties. For the fiscal year ended April 30, 2010 the revenue totaled \$60,178 as compared to \$35,752 for the previous fiscal year ended April 30, 2009. The substantial increase in revenue (or 68%) was due for the most part to recorded interest charges to third parties.

Operating Costs

- Operating expenses totaled \$1,095,443 for the fiscal year ended April 30, 2010, as compared to \$1,013,371 for the previous fiscal year ended April 30, 2009.
- The Issuer substantially minimized its compensation expenses (-\$121,596 decrease or -49%) in the fiscal year ended April 30, 2010 compared to the previous fiscal year ended April 30, 2009.

Depreciation and Amortization

- The Issuer decided to make adjustments in reporting its assets. As a technology company, its primary assets consist of its investment in developing intellectual property (IP) – software and hardware.
- Intellectual (20-years) property was amortized by amount of \$819,455 during the fiscal year ended April 30, 2010 as compared to \$694,107 for the fiscal year ended April 30, 2009.
- Furniture, equipment and computer hardware (5-years) property was depreciated by amount of \$1,249 during the fiscal year ended April 30, 2010 as compared to \$1,058 for the fiscal year ended April 30, 2009.

Current and Long-term Liabilities

- Current liabilities were reported as accounts payable, other short-term liabilities, and accrued interest payable to related parties. At April 30, 2010 the Issuer had total current liabilities of \$1,277,802 as compared to total current liabilities of \$988,242 at April 30, 2009. Those liabilities represent accounts payable (or \$409,061), other short-term liabilities (or \$803,488) and accrued interest charges (or \$65,253) for expenses incurred on behalf the Issuer by related parties.
- Long-term liabilities were reported as loans payable to third parties for expenses incurred on behalf the Issuer. At April 30, 2010 they totaled \$358,081 as compared to \$256,068 loans payable to third parties at April 30, 2009.

Shareholders' Equity and Capital Stock

- Shareholders' equity amounted to \$ 13,398,535 at April 30, 2010 as compared to \$12,156,217 at April 30, 2009.
- During the fiscal year ended April 30, 2010 the Issuer issued 30,000,000 shares of common stock in lieu of debt conversion, which have been transferred to Shareholders.
- During the fiscal year ended April 30, 2009 the Issuer issued 13,750,000 shares of common stock in lieu of gift transfer (or 7,500,000) and debt conversion (or 6,250,000), which have been transferred to Shareholders.
- The Issuer has 59,683,875 issued and outstanding shares as of April 30, 2010 as compared to 29,683,875 shares issued and outstanding as of April 30, 2009.

Net Loss

- The Issuer's net losses for the fiscal years ended April 30, 2010 and April 30, 2009 were \$1,035,265, respectively \$977,619 and represent a mild increase (or +6%).

Liquidity and Capital Resources

- Working capital represented by current assets less current liabilities, decreased by \$217,147 during the fiscal year ended April 30, 2010.

Corporate Governance

- The Issuer's Board of Directors follows recommended corporate governance guidelines for public companies to ensure transparency and accountability to shareholders.
- The management of the Issuer is comprised of professional consultants and fulfills its role of ensuring the integrity of the reported information through its review of the financial statements prior to their submission.

Risk and Uncertainties

- Risks that could affect the Issuer are regularly identified, measured and supervised. In order to protect the Issuer from these various risks, the Issuer ensures that short term and long term liabilities are reviewed on a regular monthly basis.
- Competition - The Issuer's ability to produce cost-effective, quality service to its customers is essential to help mitigate the Issuer's business risk of competition.

Outlook

- The current environment remains favorable for wireless telecommunication services. In this context, the Issuer continues to seek opportunities mainly in China to increase its revenue while enlarging its scope of operations.
- In spite of favorable environment for wireless telecommunication services, the Issuer seeks opportunities to increase its revenue by focusing its activities on developing "online shopping centers" all over the internet.
- However, due to issues beyond management control, necessary funding did not become available to complete the Issuer's transition of business activities from developing wireless solutions to developing online shopping centers.
- Based on the available data the Issuer's management believes that the market for the "online shopping" will continue to grow rapidly and presents an excellent business opportunity.
- The Issuer has begun the implementation of this new strategy in July 2010.

XVI. C Off-Balance Sheet Arrangements

The Issuer has no off-balance sheet arrangements.

PART E) ISSUANCE HISTORY

XVII. SHARES ISSUED FOR SERVICES

- **1st Quarter 2011 Fiscal Year**
None
- **2010 Fiscal Year**
None
- **2009 Fiscal Year**
None

PART F) EXHIBITS

XVIII. Material Contracts

None

XIX. Corporate Bylaws and Articles of Incorporation

- Corporate Bylaws, adopted as of June 12, 1997
- Articles of Incorporation, filing date June 12, 1997
- Corporate Charter (Legend Resources Inc.) as of June 13, 1997
- Certificate of Amendment to Articles of Incorporation (Name Change to: SMS@ctive Technologies Corp.), filing date July 24, 2001
- Certificate of Existence with Status in Good Standing (SMS@ctive Technologies Corp.) as of March 24, 2003
- Certificate of Amendment (Name Change to: Exchange Mobile Telecommunications Corp.), filing date October 20, 2006
- Certificate of Existence with Status in Good Standing (Exchange Mobile Telecommunications Corp.) as of October 24, 2006
- Certificate of Amendment (Name Change to: Anything Technologies Media, Inc.), filing date January 20, 2010
- Nevada State Business License, expiration date June 30, 2011

These documents are incorporated by reference and can be found at the Issuer's posting on www.otcmarkets.com under "Filings" section.

XX. PURCHASES OF EQUITY SECURITIES BY THE ISSUER AND AFFILIATED PURCHASERS

None

XXI. ISSUER'S CERTIFICATIONS

I, Arshad Shah, certify that:

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

Date: October 12, 2010

By: /s/ Arshad Shah

President and Chief Executive Officer