

Company Information and Disclosure Statement

Findit, Inc.

A Nevada Corporation

(Formerly Formerly Artemis Energy Holdings Inc. until 2-2015,
formerly Sharewell Capital Group, Inc. until 4-2013,
formerly Mercantile Resources, Ltd. Until 3-2011,
formerly Austin Chalk Oil & Gas, Ltd. Until 7-2010,
formerly KNW Networks, Inc. until 6-04,
formerly Knowledge Networks, Inc. until 10-02)
1596 Lavista Road NE Atlanta, Georgia 30329

Phone: 404 443 3224

Email: info@findit.com

Website(s): <http://www.findit.com>

SIC Code: 7370

SEPTEMBER 30, 2016 REPORT

Common Stock

\$0.001 Par Value per Share

Authorized: 500,000,000 as of: 3/29/2016

Issued and outstanding: 329,170.032 as of: 3/03/2016

OTC Markets Symbol: FDIT

CUSIP No. CUSIP: 819520107

Series A Preferred Stock

Par or Stated Value: .001

Authorized 50,000,000

Issued and Outstanding 5,000,000

CUSIP: None

Series B Preferred Stock

Authorized 3,500,000,000

Issued and Outstanding 5,000,000

CUSIP: None

Findit, Inc. is responsible for the content of this Report. The securities described in this document are not registered with, and the information contained in this report has not been filed with, or approved by, the U.S. Securities and Exchange

Commission.

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SIC Code: 7370 - Business services, misc

SEPTEMBER 30, 2016 REPORT

Cautionary Note Regarding Forward-Looking Statements

Information set forth in this updated September 30, 2016 Report (the “Report”) contains forward-looking statements, which involve a number of risks and uncertainties that could cause our actual results to differ materially from those reflected in the forward-looking statements. Forward-looking statements can be identified by the use of the words “expect,” “project,” “may,” “might,” “potential,” and similar terms. Findit, Inc. (“Findit,” “we,” the “Issuer” or the “Company”) cautions readers that any forward-looking information is not a guarantee of future performance and that actual results could differ materially from those contained in the forward-looking information. Forward-looking statements involve a number of risks, uncertainties or other factors beyond our control. These factors include, but are not limited to, our ability to implement our strategic initiatives, economic, political and market conditions and price fluctuations, government and industry regulation, U.S. and global competition, and other factors. We undertake no obligation to revise or publicly release the results of any revision to these forward-looking statements. Given these risks and uncertainties, readers are cautioned not to place undue reliance on such forward-looking statements. We undertake no obligation to update any forward-looking statement, whether as a result of new information, future events or otherwise.

Section One: Issuers' Initial Disclosure Obligations

Part A General Company Information

Item 1 The exact name of the issuer:

Findit, Inc. (hereinafter referred to as "FDIT," or "Findit," or the "Company," the "Issuer," or "We" or "Us"), We were formerly Formerly Artemis Energy Holdings Inc. until 2-2015, formerly Sharewell Capital Group, Inc. until 4-2013, formerly Mercantile Resources, Ltd. Until 3-2011, formerly Austin Chalk Oil & Gas, Ltd. Until 7-2010, formerly KNW Networks, Inc. until 6-04, and formerly Knowledge Networks, Inc. until 10-02.

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

Findit, Inc.
1596 Lavista Road NE Atlanta, Georgia 30329
Phone: 404 443 3224
Email: info@findit.com
Website(s): <http://www.findit.com>

SIC Code: 7370 - Business services, misc

Item 3 The Jurisdiction(s) and Date of the Issuer's Incorporation or Organization:

The Company, sometimes referred to herein as "we," "us," "our," and the "Company" and/or "Findit" was incorporated on December 23, 1998 under the laws of the State of Nevada, to engage in any lawful corporate undertaking.

Part B. Share Structure

Item 4 The Exact Title and Class of Securities Outstanding:

Common Stock

Trading Symbol: FDIT

CUSIP: 819520107

Par or Stated Value: 0.001

Total shares authorized: 500,000,000 as of: 3/29/2016

Total shares outstanding: 329,170.032 as of: 3/03/2016

Preferred Stock

Series A Preferred Stock

Par or Stated Value: .001

Authorized 50,000,000

Issued and Outstanding 5,000,000

CUSIP: None

Series B Preferred Stock

Authorized 3,500,000,000

Issued and Outstanding 5,000,000

CUSIP: None

As of June 10, 2013, there were 59,327,077 shares of Common Stock in the public float and 1,163 shareholders.

Item 5. Par or Stated Value and Description of the Security

The Par Value for all Common Stock and Preferred Stock is \$0.001 per Share.

Item 6. The Number of Shares or Total Amount of the Securities Outstanding for Each Class of Securities Authorized.

Common Stock

Trading Symbol: FDIT

CUSIP: 819520107

Par or Stated Value: 0.001

Total shares authorized: 500,000,000 as of: 3/29/2016

Total shares outstanding: 329,170.032 as of: 3/03/2016

Preferred Stock

Series A Preferred Stock

Par or Stated Value: .001

Authorized 50,000,000

Issued and Outstanding 5,000,000

CUSIP: None

Series B Preferred Stock

Authorized 3,500,000,000 as of

Issued and Outstanding 5,000,000

CUSIP: None

Item 7 Transfer Agent

Madison Stock Transfer, Inc.

1688 East 16th Street #7

Brooklyn, NY 11229

Phone: 718-627-4453

The transfer agent is registered under the Exchange Act and operates under the regulatory authority of the SEC and FINRA.

Part C. Business Information

Item 8 Nature of Business

A. Business Development:

1. The form of organization of the issuer is that Findit, Inc. is a Nevada corporation.
2. The year that the issuer (or any predecessor) was organized was 1998.
3. The issuer's fiscal year end date;

The Issuer's fiscal year-end date is December 31.

4. Whether the issuer (or any predecessor) has been in bankruptcy, receivership or any similar proceeding.

The Issuer has not been in bankruptcy, receivership or any similar proceeding.

5. Any material reclassification, merger, consolidation, or purchase or sale of a significant amount of assets not in the ordinary course of business;

The Company was incorporated in the State of Nevada on December 23, 1998. On or about October 15, 2002, it changed its name from Knowledge Networks, Inc. to KNW Networks, Inc. About June 3, 2004, the shareholders authorized and effected a change of Company name to Austin Chalk Oil and Gas, Ltd. Austin Chalk Oil and Gas, Ltd. actively pursued oil and gas development of existing wells and new properties until December 31, 2010. The Company changed its business plan to that of a holding company and has pursued various businesses since that time. In February, 2013, the Company merged with Artemis Holdings, Inc. and Tracvel Center Partners, Inc. and this transaction was rescinded in June 2013. The Company recently changed its name to Findit, Inc.

6. The Issuer is in default of the terms of any note, loan, lease or other indebtedness or financing arrangement requiring the issuer to make payments .

The Issuer is in default on a series of one year convertible notes, see Financial Statements.

7. Any change of control;

There has been no recent change of control.

8. Any recent increase of 10% or more of the same class of outstanding equity securities;

None.

Section 15(g) of the Securities Exchange Act of 1934

Our shares are covered by section 15(g) of the Securities Exchange Act of 1934, as amended that imposes additional sales practice requirements on broker/dealers who sell such securities to persons other than established customers and accredited investors (generally institutions with assets in excess of \$5,000,000 or individuals with net worth in excess of \$1,000,000 or annual income exceeding \$200,000 or \$300,000 jointly with their spouses). For transactions covered by the Rule, the broker/dealer must make a special suitability determination for the purchase and have received the purchaser's written agreement to the transaction prior to the sale. Consequently, the Rule may affect the ability of broker/dealers to sell our securities and also may affect your ability to sell your shares in the secondary market.

Section 15(g) also imposes additional sales practice requirements on broker/dealers who sell penny securities. These rules require a one page summary of certain essential items. The items include the risk of investing in penny stocks in both public offerings and secondary marketing; terms important to in understanding of the function of the penny stock market, such as bid and offer quotes, a dealers spread and broker/dealer compensation; the broker/dealer compensation, the broker/dealers' duties to its customers, including the disclosures required by any other penny stock disclosure rules; the customers' rights and remedies in cases of fraud in penny stock transactions; and, the FINRA's toll free telephone number and the central number of the North American Administrators Association, for information on the disciplinary history of broker/dealers and their associated persons.

Dividends

The Company has not declared or paid a cash dividend to stockholders since it was organized and does not intend to pay dividends in the foreseeable future. The board of directors presently intends to retain any earnings to finance our operations and does not expect to authorize cash dividends in the foreseeable future. Any payment of cash dividends in the future will depend upon the Company's earnings, capital requirements and other factors.

9. Any Past, Pending or Anticipated Stock Split, Stock Dividend, Recapitalization, Merger, Acquisition, Spin-Off, or Reorganization;

The Company was incorporated in the State of Nevada on December 23, 1998. On or about October 15, 2002, it changed its name from Knowledge Networks, Inc. to KNW Networks, Inc. About June 3, 2004, the shareholders authorized and effected a change of

Company name to Austin Chalk Oil and Gas, Ltd. Austin Chalk Oil and Gas, Ltd. actively pursued oil and gas development of existing wells and new properties until December 31, 2010. The Company changed its business plan to that of a holding company and has pursued various businesses since that time. In February, 2013, the Company merged with Artemis Holdings, Inc. and Tracvel Center Partners, Inc. and this transaction was rescinded in June 2013. The Company recently changed its name to Findit, Inc.

Shares were increased by a 1.333 for 1 split paid on November 6, 2000. Shares were decreased by a 1 for 10 split paid on February 15, 2002. Shares were decreased by a 1 for 5 split, effective October 23, 2002. Shares were decreased by a 1 for 15 split, effective February 27, 2004. Shares were decreased by a 1 for 10 split paid on July 6, 2001. Shares were decreased by a 1 for 3 reverse split paid on September 19, 2002. Shares were increased by a 3 for 1 split, ex-dividend date May 13, 2004. Shares were decreased by a 1 for 100 split paid on July 8, 2010. Shares were decreased by a 1 for 30 split paid March 25, 2011.

10. Any de-listing of the Issuer's Securities by any Securities Exchange or Deletion from the OTC Bulletin Board; and

The Issuer's securities have not recently been de-listed by any securities exchange. The Issuer filed a Form 15-12G with the Securities and Exchange Commission de-registering its Common Stock on August 27, 2009.

11. Any Current, Past, Pending or Threatened Legal Proceedings or Administrative Actions Either by or Against the Issuer that could have a material effect on the issuer's business, financial condition, or operations and any current past or pending trading suspensions by a securities regulator.

There are no current, past, pending or threatened legal proceedings or administrative actions either by or against the Findit that could have a material effect on the issuer's business, financial condition, or operations and any current past or pending trading suspensions by a securities regulator, except those detailed herein.

B. Business of Issuer

1. The Issuer's primary SIC code is SIC Code 7370

2. Findit, Inc. is currently conducting operations.
3. Findit Corporation is not currently and has never been Shell Company.
4. Findit owns and operates daily business operations.

The following companies are significant subsidiaries of the Issuer:

Findit.com

TransWorldNews.com

LinkMyStock.com

Woob.com

LinkMyFan.com

Findit, Inc. is focused on the development of internet based web products to increase brand awareness through its news and press release distribution site TransWorldNews and its business social networking platform Findit.com, LinkMyStock.com, LinkMyFan.com and Woob.com. Findit, Inc. is continuing to develop new applications and services to increase the interactive capabilities between businesses on these platforms and their audience.

5. The effect of existing or probable governmental regulations on the business.

See “Risk Factors” below.

6. An estimate of the amount spent during each for the last two fiscal years on research and development activities, and if applicable, the extent to which the cost of such activities are borne directly by customers.

The Issuer estimates that it has spent the following amounts on research and development:

2016 -\$66,600

7. Costs and effects of compliance with environmental laws (federal, state and local); and
See “Risk Factors” below.

8. The number of total employees and number of full-time employees.

The number of total employees usually varies between 10 to 22, increased or reduced as per need for the time.

BUSINESS

Findit – Our History

The Company, sometimes referred to herein as "we," "us," "our," and the "Company" and/or "Findit" was incorporated on December 23, 1998 under the laws of the State of Nevada, to engage in any lawful corporate undertaking.

We were formerly Formerly Artemis Energy Holdings Inc. until 2-2015, formerly Sharewell Capital Group, Inc. until 4-2013, formerly Mercantile Resources, Ltd. Until 3-2011, formerly Austin Chalk Oil & Gas, Ltd. Until 7-2010, formerly KNW Networks, Inc. until 6-04, and formerly Knowledge Networks, Inc. until 10-02.

Our offices are located at 1596 Lavista Road NE Atlanta, Georgia 30329, Phone: 404 443 3224, Email: info@findit.com.

Findit, Inc. owns and operates the websites: Findit.com, TransWorldNews, LinkMyFan, WooEB and LinkMyStock.

Business

Findit operates a Social Campaign Management Platform with an interactive search engine.

Findit's primary focus is to drive new business for our members through tangible conversion tools and enhanced awareness. In the past 10 months, Findit has been reaching out to business owners and introducing Findit.com and its services. In the next 12 months Findit will be focused on launching lead generation tools in each Findit site tied to the Findit CRM platform.

Findit's members typically experience an overall increase in search engine results, an improvement in their Alexa rating, and more inbound links to their website.

Findit is different from other social sites and search engines because Findit is an open platform that allows non-members to view all content, as well as sharing the content to other social sites. This provides everyone access to the content posted by members in Findit and all other search engines the ability to crawl all pages in Findit and index them.

Our Search Engine

Our search engine is not like Bing, Yahoo or Google because we do not crawl outside websites. Findit strictly produces search results based on what is posted by members for indexing in their Findit sites and through the Findit.com Submit URL page.

Our members can submit their URLs to be indexed in Findit search. Findit is an interactive search engine that provides search results based on what our customers submit to Findit.

Unlike other social sites, Findit is an open platform that allows non-members to view all content, as well as sharing the content to other social sites. This provides everyone access to the content posted by members in Findit and all other search engines the ability to crawl all pages in Findit and index them. Other Social Sites typically limit access to search engines and non-members are unable to view content because everything you want to view requires one to create an account for access.

FINDIT and FINDIT.COM branded services include advertising, promotional and marketing services through various online or Internet based mechanisms such as social media platforms and techniques, marketing through search engine hits, banner advertisements etc., as well as a variety of other web-based techniques including

blogs, mobile marketing etc.

With FINDIT and FINDIT.COM branded promotional services, members find a one stop shop for getting their business in front of the world. FINDIT and FINDIT.COM branded services provide an Internet domain and advertising directory allowing businesses, events, websites and other entities to promote, list and display electronic links, advertisements and other information, and allowing Internet users to quickly find information on businesses, events, websites and other entities through the FINDIT and FINDIT.COM services available through the FINDIT.com domain.

Findit members benefit from marketing tools that include status updates, picture galleries, audio files, video upload and Findit's press release distribution service. All content posted to Findit can be shared to Facebook, Pinterest, Google +, LinkedIn, Twitter and approximately eighty other social and bookmarking sites.

Findit offers Video production in one of our monthly packages along with press release distribution. Videos produced through Findit can be about you as an Agent, your company and your expertise it is not limited to a listing.

How Findit Works its Members

Findit's primary focus is to drive new business for our members through tangible conversion tools and enhance awareness. In the past ten months, Findit has been reaching out to business owners and introducing Findit.com and its services. In the next 12 months Findit will be focused on launching lead generation tools in each Findit site tied to the Findit CRM platform.

In addition to our focus on business growth Findit is focusing on launching an updated version of the Findit app. The original Findit app version has been removed from Google and Apple in light of its functionality. Findit.com® will be launching a new app along with a complete responsive back end for posting updates to the "Right Now" in Findit.

The interactive search engine gives the power to its members to submit URLs they want to make sure are indexed in Findit. Anyone can Submit URLs they want indexed in Findit by going to the Submit URL page. They can do this by submitting any URLs they want indexed with a Title and Description to the Submit URL page. Once submitted the pages are now able to be delivered in matching search results. This includes all content posted directly into a member's Findit site along with URLs submitted by the member.

Findit friending is designed to allow anyone to become friends with another member. After the member friends someone that member has the option of deleting that member from their Friend list.

Joining Findit

Findit platform is free to join. Members can upgrade and own their unique keyword URLs and also enter a screen name. The screen name is not necessarily unique. These features make it easier for members to build their brand and be found in search results on Findit. Once members join they have a Findit Site that they can post content to.

Currently Findit offers sections called About, Pictures, Music and Right Now. The Right Now provides members the ability to include status updates that can have up to six thousand characters, a picture gallery that is index friendly, a video, an outbound link, an audio file (great for artists), and display the headline of a press release from TransWorldNews, a site also owned by Findit, Inc.

Our Websites

Findit, Inc. owns and operates the websites: Findit.com, TransWorldNews, LinkMyFan, WooEB and LinkMyStock.

Findit provides real estate agents the ability to create their own Findit Site where they can pull in their listing and others through their IDX account.

Findit also offers News and Press Release Distribution. Findit, Inc. is focused on the development of monetized Internet based web products that increase brand awareness of both private and public companies along with individuals, entrepreneurs and artists.

Our press release distribution services have over 285 publishers to assist our members in building brand awareness.

Social Media Campaign Management

Right Now

The company's Status update vertical called "Right Now" is part of each member's dashboard in Findit. The Right Now status feature contains six different content verticals

that significantly increase and improve our customer's online web exposure through social media sharing and improves organic search results due to the relevancy of the Right Now posts when done with best practices.

Each post has the ability to be shared to over 80 social and bookmarking sites. This feature is unique when compared to other social sites that have posting. The ability to share to other sites is not something most social status updates provide. Findit provides this option through ShareThis® for both members and non-members.

Our customers site status updates can be shared to from Findit are Facebook, Google+, LinkedIn, Pinterest and Twitter.

Messaging

Findit has messaging within Findit sites to enable people to message members within Findit. In addition to messaging, Findit is developing Friends inside of each Findit Site to enable members to Friend each other and receive and push out there Right Now status updates to their Friends Findit Sites.

Friends

Findit members can become Friends with one another similar to following someone in Twitter who has a regular account. Anyone can become a Friend of someone else on Findit without receiving approval with this first phase. Members do have the ability to delete a friend after they have been friended if they choose to. The benefits of adding friends to your Findit account is the Right Now status updates. Members who become friends with one another now have their Right Now status updates appearing in their Right Now feed under Friends Posts. This provides each member the ability to see the latest posts from their friends from their own Findit Site while also having visitors to your site and your friends sites have the option of seeing your friends and their friends posts as well by clicking on Friends Posts. This is an effective way to have people see your posts through your friends feed.

By having your Right Now updates appearing in your Friends Right Now feeds it is likely that more people will see your posts resulting in more sharing from these people to giving your posts an increased chance of being indexed faster in search engines along with being shared socially to Facebook, Google +, Pinterest, LinkedIn and tweeted through Twitter. All posts in Findit are indexed in Findit. With Findit being an open platform all posts can

also be crawled by other search engines and indexed producing additional search results for your content.

Our Services

Findit provides paid for services that include:

Press Release Distribution

Lead Generation for Findit Members

Promoted Posts Socially

Video Production

Findit Site Addresses (similar to a domain web address but it is on Findit)

Content Writing (Social Posts, Blogs, Press Releases)

Web Development and Design

SEO

Real Estate Listings and pulling in Feed from IDX of listings from Real Estate Agents

CRM to manage leads

Similar Companies on what Findit does Socially Facebook, Twitter, LinkedIn

Real Estate Zillow Trulia Craigslist

Press Releases PRWEB Businesswire

CRM (very minimal as of today but will compare to IContact Salesforce and for Real Estate Agents eventually Top Producer and Boomtown

Findit Press Release Services

Findit's press release services includes distribution to 285 Publishers. Our partnership with 285 Publishers is a paid partnership by Findit. Our members' press releases are picked up

by these publishers within seconds and displayed on their websites throughout the United States. These sites are some of the most popular news sites in the country.

Findit Keyword URLs

Findit.com offers members the ability to own their own Findit address with a keyword URL. Members can reserve their keyword URL extension. The benefits of a Findit address are better indexing along with building your brand and having a really easy to remember Findit address.

Findit provides members the ability to search the Keyword URL database in Findit to see what Findit addresses are available. Addresses can be industry driven and geo targeted. Once you have the Findit address you want when someone is searching in Findit your Keyword URL it is pulled to the top in search results under the Members search tab.

Indexing in Findit along with having a unique URL that can be really easy for people to remember can result in more traffic to a Findit site in Findit. Inside a Findit site you members include status updates, press releases, music or audio files, properties, pictures along with a complete about sections with member contact information and a Google Map and header image to build members' brands.

Findit does not charge hosting fees and it is free for members to join. A unique keyword URL is a paid for service and is an annual fee of \$199.00. Once members own the Keyword Findit URL address it is theirs to renew annually.

News and Press Releases

Findit, Inc. has a News sub domain to Findit.com which displays all news and press releases submitted through Findit.com.

Currently News and Press Releases are displayed inside a Findit Members URL under the News page. Findit members can login to their Findit account click on the News tab from their Findit Dashboard and upload their release. Releases can include a header image that can be clickable to a link the member designates. Releases can also include a Video, Pictures, three outbound links and an audio file. The releases include these content sections to provide readers and in depth view into what the release is about. Members also have the option of entering a web URL that will display underneath the press or news release.

In May 2015, Findit launched the News and Press Release Distribution Service that displays the member's news inside the members Findit account, the addition of the News Sub Domain in Findit.com will provide a place for visitors to view news categories, top stories and a plethora of headlines and click on the ones that are of interest to them. Findit also is of the opinion that the News sub domain will garner additional traffic from search engines and social media outlets as a result of organic indexing in search results and sharing news headlines to social platforms and visitors clicking from the search results and the shared links back to Findit.

The News and Press Release Distribution service is a paid for service offered by Findit. Findit currently offers three pricing options that range from \$99.95 which provides a member to submit a single press release that can include all of the content sections listed above. The release is distributed through Findit and pushed out to its 280 plus publishers from Findit affiliate news site TransWorldNews. The \$1,999.00 press release package is a yearly package that provides the member to distribute up to one press release per day for their entity. Each release can include all of the content sections above. The yearly package is very useful for Real Estate Agents marketing homes, Business Owners looking to build their brand and improve and increase their web presence along with Artists, Musicians and Film.

With the header image being an active link in each release, a business can utilize the press release distributed through Findit as a marketing tool to drive customers to a Deal Page on their own website. This can reduce the amount of money that business owners are currently paying out to deal sites that collect fees and delay payments such as Groupon and Living Social. This service through Findit can be beneficial to restaurants, spas, and any other business currently using a deal site to generate sales.

With Findit being an open platform search engines have complete access to all the content posted to Findit. As a result all news and press releases are index-able in search engines and can be shared to over 80 social and bookmarking sites.

Findit's Real Estate Services

Real estate agents are rapidly expanding their use of Findit. With Findit.com® real estate agents have ability to have a Findit® site with their own Findit address, and display their listings through IDX. Any agent can have a Findit site, including those that currently have their own site. Owning a Findit site and displaying listings along with other content the agent posts to Findit increases the agent's online presence while giving them control over their brand.

Findit's real estate property listings section offers property listings are available to every member in Findit. Individuals can sign in to their Findit account go to their Dashboard click on Properties and post their listings for an apartment, house, commercial space, anything that they want to rent, lease or sell.

Real estate agents have the ability to post all of their listings to their Findit Site. Each listing can include a detailed description, picture gallery, video along with the map of the area pulled in by Google Maps. The listing agents in Findit have multiple tools that include the Right Now status update feature that was recently revamped when Real Estate went live. From the Right Now Status update the agent can do a post regarding the property that can include up to six thousand characters in the message section, pictures, video, link back to the agents website, audio file and pull in the agent's press release on the property and share it to Pinterest, Facebook, Google +, LinkedIn and over 80 other social and bookmarking sites.

Prior to even going live with Real Estate Listings in Findit, Findit had close to twenty real estate agents join Findit to utilize our press release package, Findit's Keyword URLs and our Right Now status update feature.

The keyword URLs acts as the agents domain address on Findit. The agents have seen an immediate increase on inbound links to their website(s), an improvement in their Alexa Ranking along with an overall increase in search results from the content they are posting in Findit. These tools along with the social sharing Findit provides from our press releases, status updates and now in the real estate listing more people see the properties listed when agents post to Findit and share them socially.

Each agent can include in Findit all of their contact information from their address, phone number, email and website. In addition to the contact information the agent can include members on Findit can message one another about a property they want additional information on.

Real Estate Services Page

Our real estate agent customers can create their own Findit site. By adding a Findit site, real estate agents separate themselves from other listing agents by showing sellers how they can attract more buyers to their listings in Findit.

One of the main features that Findit provides members is the ability for them to have their own Findit URL where they can select a specific URL to give out to people as well as to be indexed in search results both on Findit and outside search engines. Currently the recent agents that have bought packages have also been buying multiple Find URLs in the

geographical areas they list properties. This makes it easy for them to tell buyers where they can be found in Findit along with being indexed in search results under a great URL. For example, agent Denny Grime that owns Findit.com/fortmyersrealestate. Visitors searching Findit that type in Fort Myers Real Estate will see Denny Grimes show up at the top of Findit search results. Additionally, the agent also having a Findit URL that would be difficult for someone to forget after hearing it.

Real Estate Agents Turn Key Sites

Real Estate Agents now have a solution to attracting more buyers and sellers through Findit. Real Estate Agents can now create their own Findit site with their own Findit URL address to market their listings to more buyers and attract more sellers.

Findit Real Estate Sites will have a Home Value tool to attract buyer and seller leads. The Home Value tool in Findit will be inside an agent's Findit site giving the potential buyer or seller looking to get the value on a home the contact information of that agent on that page.

Many home value sites have a page with a box on it that you fill in an address and you have no idea who the agent is and you have no way of contacting them. With the Findit Home Value Tool the buyer or seller will be able to pick up the phone and call the agent provided the agent discloses their phone number.

Each Findit site has a Dashboard that an agent can login into and do updates in themselves. The site does not require any programming skills. If you know how to type, upload pictures and copy and paste you can manage your Findit site.

IDX

IDX stands for “Internet Data Exchange” commonly called Broker Reciprocity. IDX is the primary means of enhancing cooperation between REALTORS® to facilitate the purchase and sale of real estate property. IDX gives MLS (Multiple Listing System) participants the tool they need to display each others’ listings on their Internet websites. Under the IDX real estate system, brokers exchange consent to display each others listings on the Internet. In addition to offering site visitors access to all local listings, one main benefit of the IDX real estate system is that it improves a Realtor’s® means to obtain and maintain first contact with the consumer in the real estate transaction.

Findit is an IDX approved developer. As an approved developer Findit can set up a Real Estate Agents IDX on their website and their Findit Site. An agent can easily add a Findit Site to increase their web presence and take a pro-active role in controlling their online reputation and brand through Findit. Findit, Inc. is an approved as an IDX Developer for real estate agents. This approval from IDX for Findit® now allows Findit to work directly with Real Estate Agents to set up IDX on their websites or setting up their own Findit Site.

Findit is launching the first phase of Findit's CRM and our Home Value Tool in conjunction with the Zillow API to provide Real Estate Agents Findit sites where they can generate more buyer and seller leads along with displaying their properties either directly through Findit or through IDX. In addition to the tools Findit is rolling out for Real Estate Agents all Findit members will have access to Findit lead generation features and Findit's CRM. Findit's price points will be extremely competitive and Findit will be including features that other sites do not offer.

Many real estate agents along with real estate buyers and sellers can benefit from a Findit site. The benefits will come from transparency. Buyers and sellers that are currently going to other real estate Sites may see a listing but the agent is not always so easy to see. With a Findit site the agent and their listings go hand in hand. In a real estate agent's Findit site the buyers see that agent and the agent's contact information. Agents are not displayed on other agents Findit sites.

Findit offers three monthly packages ranging from \$99.00 to \$399.00. This does not include IDX Light which is priced at \$39.99 per month. Listing properties on Findit is free.

Findit focuses on offering Press Release Packages to Real Estate Agents

Findit will be launching Real Estate inside of each Findit account that would like to list properties for sale, rent or lease. The properties can be residential, commercial and vacation rentals. The purpose of adding Real Estate inside Findit is to provide real estate agents with their own Findit site that they can customize with their own Screen Name and Findit URL extension. Individuals will also be able to list properties as well.

The listings can have a picture gallery, video and complete description. The buyer or renter will have complete access to the listing and see the contact information of the agent or owner. Findit already provides internal messaging so that members can communicate directly through Findit with one another.

The press releases are distributed to 280 publishers in the United States through a feed and are placed on approximately 300 websites that the publishers run. The releases are picked up within seconds of being distributed through Findit press release service.

Intellectual Property

Findit has two trademarks from the US Patent and Trademark Office (USPTO) for Findit Inc., FINDIT® and FINDIT.COM®. These are the first of several trademark applications Findit is filing as a part of the Findit's initiative to create Findit as a registered national and global brand.

Future Plans

Findit is introducing new technology and methods that enable maximum success in this arena.

In addition to our focus on Business Growth we will be focusing on launching an updated version of the Findit app. The original version has been removed from Google and Apple in light of its functionality. Findit will be launching a new app along with a complete responsive back end for posting updates to the “Right Now” in Findit.

Findit is looking forward to launching the first phase of our CRM and our Home Value Tool in conjunction with the Zillow API to provide Real Estate Agents Findit Sites where they can generate more buyer and seller leads along with displaying their properties either directly through Findit or through IDX. In addition to the tools we are rolling out for Real Estate Agents all of our other members will have access to our lead generation features and our CRM. Our price points will be extremely competitive and we will be including features that other sites do not offer.”

Findit’s primary focus is to drive new business for our members through tangible conversion tools and enhance awareness. In the past 10 months, Findit has been reaching out to business owners and introducing Findit.com and its services. In the next 12 months Findit will be focused on launching lead generation tools in each Findit site tied to the Findit CRM platform.

Competition

Our business is characterized by rapid technological change, frequent product innovation and continuously evolving user, advertiser, platform partner and developer preferences and expectations. We face significant competition in every aspect of our business, particularly in attracting and retaining members of these constituencies and employees, especially software engineers, designers, and product managers.

We compete with the following companies:

- Companies that offer products that enable everyone to create and share ideas and other information. These offerings include, for example, Facebook and Google, as well as largely regional social media and messaging companies that have strong positions in particular countries.
- Companies that develop applications, particularly mobile applications, that create, syndicate and distribute content across internet properties.
- Traditional, online, and mobile businesses that enable marketers to reach their audiences and/or develop tools and systems for managing and optimizing advertising campaigns.

As we introduce new products, as our existing products evolve, or as other companies introduce new products and services, we may become subject to additional competition.

We believe that we compete favorably on the factors described above. However, our industry is evolving rapidly and is becoming increasingly competitive. See “Risk Factors.”

Intellectual Property

To establish and protect our proprietary rights, we rely on a combination of patents, patent applications, trademarks, copyrights, trade secrets, including know-how, license agreements, confidentiality procedures, non-disclosure agreements with third parties, employee disclosure and invention assignment agreements, and other contractual rights. In addition, to further protect our proprietary rights, from time to time we have purchased patents and patent applications from third parties. We do not believe that our proprietary technology is dependent on any single patent or copyright or groups of related patents or copyrights. We believe the duration of our patents is adequate relative to the expected lives of our products.

Seasonality

We do not expect to experience significant seasonality in our business.

Litigation

The Company has no current, pending or threatened legal proceedings or administrative actions either by or against the Company issuer that could have a material effect on the issuer's business, financial condition, or operations and any current, past or pending trading suspensions by a regulator.

Property

We rent a free standing, two story building with 3,200 square feet.

Employees

As of September 30, 2016, we had 10 employees, including officers and directors. We believe that we have been successful in attracting experienced and capable personnel. All of our employees have entered into agreements with us requiring them not to compete or disclose our proprietary information. Our employees are not represented by any labor union. We believe that relations with our employees are excellent. Usually the number of total employees and number of full-time employees varies between 10 and *22, increased or reduced as per need for the time.

Item 9 The Nature of Products or Services Offered

A. Principal Products or Services and Their Markets.

See “Business” above.

RISK FACTORS

The following is only a brief summary of the risks involved in investing in our Company. Investment in our Securities involves risks. You should carefully consider the following risk factors in addition to other information contained in this Disclosure Document. The occurrence of any of the following risks might cause you to lose all or part of your

investment. Some statements in this Document, including statements in the following risk factors, constitute Forward-Looking Statements."

Risks Related Our Industry

We depend on key employees and face competition in hiring and retaining qualified employees.

Our employees are vital to our success, and our key management and other employees are difficult to replace. We currently do not have employment contracts with our key employees. We may not be able to retain highly qualified employees in the future which could adversely affect our business.

We may experience significant losses from operations.

Even if we do generate operating income in one or more quarters in the future, subsequent developments in our industry, customer base, business or cost structure or an event such as significant litigation or a significant transaction may cause us to again experience operating losses. We may not become profitable for the long-term, or even for any quarter.

Because competition for our target employees is intense, we may not be able to attract and retain the highly skilled employees we need to support our planned growth.

To continue to execute on our growth plan, we must attract and retain highly qualified personnel. Competition for these personnel is intense, especially for senior sales executives and engineers with high levels of experience in designing and developing software and Internet-related services. We may not be successful in attracting and retaining qualified personnel. We have from time to time in the past experienced, and we expect to continue to experience in the future, difficulty in hiring and retaining highly skilled employees with appropriate qualifications. Many of the companies with which we compete for experienced personnel have greater resources than we have. In addition, in making employment decisions, particularly in the Internet and high-technology industries, job candidates often consider the value of the equity awards they are to receive in connection with their employment. Volatility in the price of our stock or failure to obtain stockholder approval for increases in the number of shares available for grant under our

equity plans may, therefore, adversely affect our ability to attract or retain key employees. Furthermore, the requirements to expense equity awards may discourage us from granting the size or type of equity awards that job candidates require to join our company. If we fail to attract new personnel or fail to retain and motivate our current personnel, our business and future growth prospects could be severely harmed.

If we acquire companies or technologies in the future, they could prove difficult to integrate, disrupt our business, dilute stockholder value, and adversely affect our operating results and the value of our common stock.

As part of our business strategy, we may acquire, enter into joint ventures with, or make investments in complementary companies, services, and technologies in the future. Acquisitions and investments involve numerous risks, including:

- difficulties in identifying and acquiring products, technologies, or businesses that will help our business;
- difficulties in integrating operations, technologies, services, and personnel;
- diversion of financial and managerial resources from existing operations;
- the risk of entering new markets in which we have little to no experience;
- risks related to the assumption of known and unknown liabilities;
- the risk of write-offs and the amortization of expenses related to purchased intangible assets; and

- delays in client purchases due to uncertainty and the inability to maintain relationships with clients of the acquired businesses.

As a result, if we fail to properly evaluate acquisitions or investments, we may not achieve the anticipated benefits of any such acquisitions, we may incur costs in excess of what we anticipate, and management resources and attention may be diverted from other necessary or valuable activities.

We may choose to expand by strategic acquisitions. Completion of the any proposed acquisition is subject to various closing conditions, involves significant costs, and will require considerable attention from our management. Failure to complete the acquisition could adversely affect our stock price and our future business and operations.

The completion of the any proposed acquisition is subject to the satisfaction of various closing conditions, including the approval by target stockholders, and we cannot assure you that such conditions will be satisfied and that the acquisition will be successfully completed. In the event that the acquisition is not consummated, we will have spent considerable time and resources, and incurred substantial costs, including costs related to the acquisition, many of which must be paid even if the merger is not completed. If the acquisition is not consummated, our reputation in our industry and in the investment community could be damaged and, as a result, the market price of our common stock could decline.

Financial Risks

We will need additional financing.

Our development schedule could be delayed if we are unable to fund our activities. We believe we will need to raise additional funds to achieve full commercial operation. We do not know whether we will be able to secure additional funding, or funding on terms acceptable to us.

We face financial risk, including the risk of high leverage.

Our development and operation will entail uncertain cash flows. We may spend relatively large amounts on marketing and other expenses. All of these factors and more will result in substantial financial risk. See "Business."

We may be subject to the risks normally associated with debt financing, including the risk that payments of principal and interest on borrowings may leave us with insufficient cash to operate or to pay distributions.

We intend to make use of a very high degree of financial leverage. We could become more highly leveraged because our organizational documents contain no limitation on the amount of debt we may incur.

The use of a high degree of leverage will increase our sensitivity to increases in interest rates. Increases in interest rates may increase our interest expense and adversely affect our cash flow and our ability to service our indebtedness and make distributions to our stockholders.

Legal Risks

We may be unable to adequately protect, and we may incur significant costs in enforcing, our intellectual property and other proprietary rights.

Our success depends in part on our ability to enforce our intellectual property and other proprietary rights. We rely upon a combination of trademark, trade secret, copyright, patent, and unfair competition laws, as well as license and access agreements and other contractual provisions, to protect our intellectual property and other proprietary rights. In addition, we attempt to protect our intellectual property and proprietary information by requiring certain of our employees and consultants to enter into confidentiality, noncompetition, and assignment of inventions agreements. Our attempts to protect our intellectual property may be challenged by others or invalidated through administrative process or litigation.

Agreement terms that address non-competition are difficult to enforce in many jurisdictions and may not be enforceable in any particular case. To the extent that our intellectual property and other proprietary rights are not adequately protected, third parties might gain access to our proprietary information, develop and market products or services

similar to ours, or use trademarks similar to ours, each of which could materially harm our business. Existing U.S. federal and state intellectual property laws offer only limited protection. Moreover, the laws of other countries in which we now or may in the future conduct operations or contract for services may afford little or no effective protection of our intellectual property. Further, our platform incorporates open source software components that are licensed to us under various public domain licenses. While we believe that we have complied with our obligations under the various applicable licenses for open source software that we use, there is little or no legal precedent governing the interpretation of many of the terms of certain of these licenses, and therefore the potential impact of such terms on our business is somewhat unknown. The failure to adequately protect our intellectual property and other proprietary rights could materially harm our business.

In addition, if we resort to legal proceedings to enforce our intellectual property rights or to determine the validity and scope of the intellectual property or other proprietary rights of others, the proceedings could be burdensome and expensive, even if we were to prevail. Any litigation that may be necessary in the future could result in substantial costs and diversion of resources and could have a material adverse effect on our business, operating results, or financial condition.

We may be sued by third parties for alleged infringement of their proprietary rights.

The software and Internet industries are characterized by the existence of a large number of patents, trademarks, and copyrights and by frequent litigation based on allegations of infringement or other violations of intellectual property rights. Moreover, our business involves the systematic gathering and analysis of data about the requirements and behaviors of payers and other third parties, some or all of which may be claimed to be confidential or proprietary. We may receive in the future, communications from third parties claiming that we have infringed on the intellectual property rights of others. Our technologies may not be able to withstand such third-party claims of rights against their use. Any intellectual property claims, with or without merit, could be time-consuming and expensive to resolve, divert management attention from executing our business plan, and require us to pay monetary damages or enter into royalty or licensing agreements. In addition, many of our contracts contain warranties with respect to intellectual property rights, and some require us to indemnify our clients for third-party intellectual property infringement claims, which would increase the cost to us of an adverse ruling on such a claim.

Moreover, any settlement or adverse judgment resulting from such a claim could require us to pay substantial amounts of money or obtain a license to continue to use the technology or information that is the subject of the claim, or otherwise restrict or prohibit

our use of the technology or information. There can be no assurance that we would be able to obtain a license on commercially reasonable terms, if at all, from third parties asserting an infringement claim; that we would be able to develop alternative technology on a timely basis, if at all; or that we would be able to obtain a license to use a suitable alternative technology to permit us to continue offering, and our clients to continue using, our affected services. Accordingly, an adverse determination could prevent us from offering our services to others. In addition, we may be required to indemnify our clients for third-party intellectual property infringement claims, which would increase the cost to us of an adverse ruling for such a claim.

Current and future litigation against us could be costly and time-consuming to defend and could result in additional liabilities.

We may from time to time be subject to legal proceedings and claims that arise in the ordinary course of business, such as claims brought by our clients in connection with commercial disputes and employment claims made by our current or former employees. Claims may also be asserted by or on behalf of a variety of other parties, including government agencies. Any litigation involving us may result in substantial costs and may divert management's attention and resources, which may seriously harm our business, overall financial condition, and operating results. Insurance may not cover existing or future claims, be sufficient to fully compensate us for one or more of such claims, or continue to be available on terms acceptable to us. A claim brought against us that is uninsured or underinsured could result in unanticipated costs, thereby reducing our operating results and leading analysts or potential investors to reduce their expectations of our performance resulting in a reduction in the trading price of our stock.

Risks Inherent in the Company

We are indemnifying our officers and directors.

Our By-Laws provide for the indemnification of officers and directors relating to their activities for the Company to the fullest extent permitted under the Nevada General Corporation Code. These provisions may have the effect of providing indemnity in connection with suits brought by parties other than the Company against an officer or director who has been grossly negligent, though he acted in good faith and in the Company's interests. See "Indemnification."

We rely upon a few officers.

We are wholly dependent on the personal abilities of our officers in order to develop and conduct our operations. Our success will be largely dependent on the personal efforts of our key officers and directors. The loss of the services of any of these officers would have a material adverse effect on our business and prospects. Our success also may be dependent, in part, upon our ability to hire and retain additional qualified sales and marketing personnel. There can be no assurance that we will be able to hire or retain such necessary personnel. See "Management."

Our present shareholders will retain control.

Our present control shareholder owns 95% of the outstanding Common Stock. As a result of this percentage of ownership, the existing shareholders will be able to control our management at least for the foreseeable future. Investors will not have the right to elect our directors and the Company's control will stay with the current shareholders. This shareholder will have full voting control of the Company and the Board of Directors.

The liability of our directors and officers is limited.

Our Articles of Incorporation include provisions to eliminate, to the full extent permitted by Nevada corporate law as in effect from time to time, the personal liability of our directors for monetary damages arising from a breach of their fiduciary duties as directors. The Articles of Incorporation also includes provisions to the effect that (subject to certain exceptions) the Company shall, to the maximum extent permitted from time to time under Nevada law, indemnify, and upon request shall advance expenses to, any director or officer to the extent that such indemnification and advancement of expenses is permitted under such law, as it may from time to time be in effect. In addition, our By-Laws require us to indemnify, to the full extent permitted by law, any of our directors, officers, employees or agents for acts which such person reasonably believes are not in violation of our corporate purposes as set forth in the Articles of Incorporation. As a result of such provisions in the Articles of Incorporation and the By-Laws, stockholders may be unable to recover damages against our directors and officers for actions taken by them which constitute negligence, gross negligence or a violation of their fiduciary duties, which may reduce the likelihood of stockholders instituting derivative litigation against directors and officers and may discourage or deter stockholders from suing our directors, officers, employees and agents for breaches of their duty of care, even though such action, if successful, might otherwise benefit us and our stockholders.

Our Board of Directors may unilaterally implement changes in our investment and financing policies that may affect the interests of our stockholders.

Our investment and financing policies, and our policies with respect to other activities, including growth, debt, capitalization, and operating policies, are determined by the Board of Directors. Although the Board of Directors has no present intention to do so, these policies may be amended or revised from time to time at the discretion of the Board of Directors without notice to stockholders or a vote of our stockholders. Accordingly, stockholders have no direct control over changes in our policies and changes in our policies may affect them.

The loss of key executive officers could have an adverse effect on us.

We are dependent on the efforts of our President, Raymond W. Firth. The loss of her services could have an adverse effect on our operations. We do not currently maintain or contemplate obtaining any “key man” life insurance on, our executive officers. See “Management.”

We are dependent on external sources of capital.

In order to achieve our business plan and to grow, we will need constant infusions of additional capital. We will need to fund our future capital needs, including capital for property development and acquisitions, from sources other than income from operations. We therefore will have to rely on third-party sources of debt and equity capital financing, which may or may not be available on favorable terms or at all. Our access to third party sources of capital depends on a number of things, including conditions in the capital markets generally and the market’s perception of our growth potential and our current and potential future earnings. Additional equity offerings may result in substantial dilution of stockholders’ interests, and additional debt financings may substantially increase our leverage. Further, there has been substantial turmoil in the financial markets and there is no assurance that we will be able to successfully access capital.

Risks Related to Our Products and Services

Our proprietary software or our services may not operate properly, which could damage

our reputation, give rise to claims against us, or divert application of our resources from other purposes, any of which could harm our business and operating results.

Proprietary software development is time-consuming, expensive, and complex. Unforeseen difficulties can arise. We may encounter technical obstacles, and it is possible that we discover additional problems that prevent our proprietary If we do not function reliably or fails to achieve client expectations in terms of performance, clients could assert liability claims against us or attempt to cancel their contracts with us. This could damage our reputation and impair our ability to attract or maintain clients.

Various events could interrupt clients' access to our system, exposing us to significant costs.

The ability to access our services is critical to our clients' marketing. Our operations and facilities are vulnerable to interruption or damage from a number of sources, many of which are beyond our control, including, without limitation: (i) power loss and telecommunications failures; (ii) fire, flood, hurricane, and other natural disasters; (iii) software and hardware errors, failures, or crashes in our systems or those of others; and (iv) computer viruses, hacking, and similar disruptive problems in our systems or those of others. We attempt to mitigate these risks through various means, including redundant infrastructure, disaster recovery plans, business continuity plans, separate test systems, and change control and system security measures, but our precautions will not protect against all potential problems. If clients' access is interrupted because of problems in the operation of our facilities, we could be exposed to significant claims by clients Our plans for disaster recovery and business continuity rely in part upon third-party providers of related services, and if those vendors fail us at a time that our systems are not operating correctly, we could incur a loss of revenue and liability for failure to fulfill our obligations. Any significant instances of system downtime could negatively affect our reputation and ability to retain clients and sell our services, which would adversely impact our revenues.

Interruptions or delays in service from our third-party data-hosting facilities could impair the delivery of our services and harm our business.

We have no disaster recovery services to store our disaster recovery plans and provide disaster recovery testing services. In the case of a significant event at any of our data centers, we could move operations from that data center to our other data centers within a reasonable time frame.

However, these facilities are vulnerable to damage or interruption from earthquakes, floods, fires, power loss, telecommunications failures, and similar events. They are also subject to break-ins, sabotage, intentional acts of vandalism, and similar misconduct.

Despite precautions taken at these facilities, the occurrence of a natural disaster or an act of terrorism, a decision to close the facilities without adequate notice, or other unanticipated problems at two or more of the facilities could result in lengthy interruptions in our service. Even with our disaster recovery arrangements, our services could be interrupted.

We rely on Internet infrastructure, bandwidth providers, data center providers, other third parties, and our own systems for providing services to our users, and any failure or interruption in the services provided by these third parties or our own systems could expose us to litigation and negatively impact our relationships with users, adversely affecting our brand and our business.

Our ability to deliver our Internet- and telecommunications-based services is dependent on the development and maintenance of the infrastructure of the Internet and other telecommunications services by third parties. This includes maintenance of a reliable network backbone with the necessary speed, data capacity, and security for providing reliable Internet access and services and reliable telephone, facsimile, and pager systems. Our services are designed to operate without interruption in accordance with our service level commitments. However, we have experienced and expect that we will experience interruptions and delays in services and availability from time to time. We rely on internal systems as well as third-party vendors, including data center, bandwidth, and telecommunications equipment providers, to provide our services. We do not maintain redundant systems or facilities for some of these services. In the event of a catastrophic event with respect to one or more of these systems or facilities, we may experience an extended period of system unavailability, which could negatively impact our relationship with users. To operate without interruption, both we and our service providers must guard against:

- damage from fire, power loss, and other natural disasters;
- communications failures;
- software and hardware errors, failures, and crashes;

- security breaches, computer viruses, and similar disruptive problems; and
- other potential interruptions.

Any disruption in the network access, telecommunications, or co-location services provided by these third-party providers or any failure of or by these third-party providers or our own systems to handle current or higher volume of use could significantly harm our business. We exercise limited control over these third-party vendors, which increases our vulnerability to problems with services they provide.

Any errors, failures, interruptions, or delays experienced in connection with these third-party technologies and information services or our own systems could negatively impact our relationships with users and adversely affect our business and could expose us to third-party liabilities. Although we maintain insurance for our business, the coverage under our policies may not be adequate to compensate us for all losses that may occur. In addition, we cannot provide assurance that we will continue to be able to obtain adequate insurance coverage at an acceptable cost.

The reliability and performance of the Internet may be harmed by increased usage or by denial-of-service attacks. The Internet has experienced a variety of outages and other delays as a result of damages to portions of its infrastructure, and it could face outages and delays in the future. These outages and delays could reduce the level of Internet usage as well as the availability of the Internet to us for delivery of our Internet-based services.

We rely on third-party computer hardware and software that may be difficult to replace or that could cause errors or failures of our services, which could damage our reputation, harm our ability to attract and maintain clients, and decrease our revenue.

We rely on computer hardware purchased or leased and software licensed from third parties in order to offer our services, including database software. These licenses are generally commercially available on varying terms; however, it is possible that this hardware and software may not continue to be available on commercially reasonable terms, or at all. Any loss of the right to use any of this hardware or software could result in delays in the provisioning of our services until equivalent technology is either developed by us, or, if available, is identified, obtained, and integrated, which could harm our business. Any errors or defects in third-party hardware or software could result in errors or a failure of our services, which could damage our reputation, harm our ability to attract and maintain clients, and decrease our revenue.

Risks Associated with Investing in our Common Stock

The price of our common stock may continue to be volatile.

The trading price of our common stock has been and is likely to remain highly volatile and could be subject to wide fluctuations in response to various factors, some of which are beyond our control or unrelated to our operating performance. In addition to the factors discussed in this “Risk Factors” section and elsewhere, these factors include: the operating performance of similar companies; the overall performance of the equity markets; the announcements by us or our competitors of acquisitions, business plans, or commercial relationships; threatened or actual litigation; changes in laws or regulations relating to the provision of health care or the sale of health insurance; any major change in our board of directors or management; publication of research reports or news stories about us, our competitors, or our industry or positive or negative recommendations or withdrawal of research coverage by securities analysts; large volumes of sales of our shares of common stock by existing stockholders; and general political and economic conditions.

In addition, the stock market in general, and the market for Internet-related companies in particular, has experienced extreme price and volume fluctuations that have often been unrelated or disproportionate to the operating performance of those companies securities. This litigation, if instituted against us, could result in very substantial costs; divert our management’s attention and resources; and harm our business, operating results, and financial condition.

Nevada law might discourage, delay, or prevent a change of control of our company or changes in our management and, therefore, depress the trading price of our common stock.

Nevada law may discourage, delay, or prevent a merger, acquisition, or other change in control that stockholders may consider favorable, including transactions in which they might otherwise receive a premium for their shares of our common stock. These provisions may also prevent or frustrate attempts by our stockholders to replace or remove our management. These provisions include: limitations on the removal of director; advance notice requirements for stockholder proposals and nominations; inability of stockholders to act by written consent or call special meetings; and the ability of our board of directors to make, alter or repeal our by-laws.

The existence of the foregoing provisions and anti-takeover measures could limit the price

that investors might be willing to pay in the future for shares of our common stock. They could also deter potential acquirers of our company, thereby reducing the likelihood that stockholders could receive a premium for their common stock in an acquisition.

If we obtain additional financing, existing investor interests may be diluted. We may need to raise additional funds in the near future to fund our operations, deliver, expand, or enhance our products and services, finance acquisitions and respond to competitive pressures or perceived opportunities. If we raise additional funds by issuing equity or convertible debt securities, the percentage ownership of our investors will be diluted. Furthermore, we cannot assure you that additional financing will be available when and to the extent we require it or that, if available, it will be on acceptable terms.

Because we may be subject to the “penny stock” rules, you may have difficulty in selling our common stock. Because our stock price is less than \$5.00 per share, our stock may be subject to the SEC’s penny stock rules, which impose additional sales practice requirements and restrictions on broker-dealers that sell our stock to persons other than established customers and institutional accredited investors. The application of these rules may affect the ability of broker-dealers to sell our common stock and may affect your ability to sell any common stock you may own.

According to the SEC, the market for penny stocks has suffered in recent years from patterns of fraud and abuse. Additionally, we may be subject to short selling, manipulation by others, and the regulations of the Pink Sheets OTC markets, all of which may be outside our control.

As an issuer of “penny stock” the protection provided by the federal securities laws relating to forward looking statements does not apply to us. Although the federal securities law provide a safe harbour for forward-looking statements made by a public company that files reports under the federal securities laws, this safe harbour is not available to issuers of penny stocks. As a result, if we are a penny stock we will not have the benefit of this safe harbour protection in the event of any based upon an claim that the material provided by us contained a material misstatement of fact or was misleading in any material respect because of our failure to include any statements necessary to make the statements not misleading.

The volatility of and limited trading market in our common stock may make it difficult

for you to sell our common stock for a positive return on your investment. The public market for our common stock has historically been very volatile. Any future market price for our shares is likely to continue to be very volatile. Further, our common stock is not actively traded, which may amplify the volatility of our stock. These factors may make it more difficult for you to sell shares of common stock.

The registration and potential sale, either pursuant to a prospectus or pursuant to Rule 144, by certain of our selling stockholders of a significant number of shares could encourage short sales by third parties. There may be significant downward pressure on our stock price caused by the sale or potential sale of a significant number of +shares by certain of our selling stockholders pursuant to this prospectus, which could allow short sellers of our stock an opportunity to take advantage of any decrease in the value of our stock. The presence of short sellers in our common stock may further depress the price of our common stock.

If the selling stockholders sell a significant number of shares of common stock, the market price of our common stock may decline. Furthermore, the sale or potential sale of the offered shares pursuant to a prospectus and the depressive effect of such sales or potential sales could make it difficult for us to raise funds from other sources.

Our listing in the “Pink Sheets” limits the marketability of our stock. We are traded in the Pink Sheets. Companies in this market generally are disadvantaged in attracting investor interest.

Because we do not intend to pay any dividends on our common shares, investors seeking dividend income or liquidity should not purchase our shares. We do not currently anticipate declaring and paying dividends to our shareholders in the near future. It is our current intention to apply net earnings, if any, in the foreseeable future to increasing our working capital. Prospective investors seeking or needing dividend income or liquidity should, therefore, not purchase our common stock. We currently have no revenues and a history of losses, so there can be no assurance that we will ever have sufficient earnings to declare and pay dividends to the holders of our shares, and in any event, a decision to declare and pay dividends is at the sole discretion of our board of directors, who currently do not intend to pay any dividends on our common shares for the foreseeable future.

Our common stock may be subject to penny stock rules, which may make it more difficult for our stockholders to sell their common stock. Broker-dealer practices in connection with transactions in "penny stocks" are regulated by certain penny stock rules adopted by the Securities and Exchange Commission ("SEC"). Penny stocks generally are equity securities with a price of less than \$5.00 per share. The penny stock rules require a broker-dealer, prior to a purchase or sale of a penny stock not otherwise exempt from the rules, to deliver to the customer a standardized risk disclosure document that provides information about penny stocks and the risks in the penny stock market. The broker-dealer also must provide the customer with current bid and offer quotations for the penny stock, the compensation of the broker-dealer and its salesperson in the transaction, and monthly account statements showing the market value of each penny stock held in the customer's account. In addition, the penny stock rules generally require that prior to a transaction in a penny stock the broker-dealer make a special written determination that the penny stock is a suitable investment for the purchaser and receive the purchaser's written agreement to the transaction. These disclosure requirements may have the effect of reducing the level of trading activity in the secondary market for a stock that becomes subject to the penny stock rules.

We are not required to meet or maintain any listing standards for our common stock to be quoted on the OTC Bulletin Board or in the Pink Sheets, which could affect our stockholders' ability to access trading information about our common stock.

The OTC Bulletin Board and the Pink Sheets are each separate and distinct from the NASDAQ Stock Market and any national stock exchange, such as the New York Stock Exchange or the American Stock Exchange. Although the OTC Bulletin Board is a regulated quotation service operated by the NASD, that displays real-time quotes, last sale prices, and volume information in over-the-counter ("OTC") equity securities like our common stock, and although Pink Sheets' Electronic Quotation Service is an Internet-based, real-time quotation service for OTC equities for market makers and brokers that provides pricing and financial information for the OTC securities markets, we are not required to meet or maintain any qualitative or quantitative standards for our common stock to be quoted on either the OTC Bulletin Board or in the Pink Sheets. Our common stock does not presently meet the minimum listing standards for listing on the NASDAQ Stock Market or any national securities exchange, which could affect our stockholders' ability to access trading information about our common stock. Additionally, we are required to satisfy the reporting requirements under the Securities Exchange.

As an issuer of "penny stock" the protection provided by the federal securities laws relating to forward looking statements does not apply to us. Although the federal

securities law provide a safe harbor for forward-looking statements made by a public company that files reports under the federal securities laws, this safe harbor is not available to issuers of penny stocks. As a result, if we are a penny stock we will not have the benefit of this safe harbor protection in the event of any based upon an claim that the material provided by us contained a material misstatement of fact or was misleading in any material respect because of our failure to include any statements necessary to make the statements not misleading.

The volatility of and limited trading market in our common stock may make it difficult for you to sell our common stock for a positive return on your investment. The public market for our common stock has historically been very volatile. Any future market price for our shares is likely to continue to be very volatile. Further, our common stock is not actively traded, which may amplify the volatility of our stock. These factors may make it more difficult for you to sell shares of common stock.

The registration and potential sale, either pursuant to a prospectus or pursuant to Rule 144, by certain of our stockholders of a significant number of shares could encourage short sales by third parties. There may be significant downward pressure on our stock price caused by the sale or potential sale of a significant number of shares by certain of our stockholders, which could allow short sellers of our stock an opportunity to take advantage of any decrease in the value of our stock. The presence of short sellers in our common stock may further depress the price of our common stock.

If the selling stockholders sell a significant number of shares of common stock, the market price of our common stock may decline. Furthermore, the sale or potential sale of our shares and the depressive effect of such sales or potential sales could make it difficult for us to raise funds from other sources.

Our Common Stock has been the subject of “stock bashing.”

We have been the subject of a campaign of slander by a malicious “stock basher” on an Internet chat site. This person has made numerous grossly false allegations about our Company and its principals. We have identified this individual and are preparing a lawsuit against her. However, we are informed that she is without assets and we likely not be able to make any recovery.

Bashers may be malicious or mentally ill individuals or simply those paid to deliver

defamation by those who may be short our stock or by competitors. As comments are posted anonymously on stock chat sites, it may be difficult if not impossible to identify such stock bashers, difficult if not impossible to get monetary damages, and too time consuming to disprove huge barrages of falsehoods. Moreover, even if we silence defamatory statements from one basher, others may show up. While we intend to aggressively attack such bashers, their defamatory statements could deter investors from buying our stock or deter potential customers and we would have little or no recourse.

You may experience dilution if we issue additional securities,

If we issue additional shares, you may find your holdings diluted, which if it occurs, means that you will own a smaller percentage of our company. Further, any issuance of additional securities to various persons or entities in lieu of cash payments will lead to further dilution.

We do not expect to pay dividends on our Common Stock.

We have never paid any dividends on our Common Stock. We have no plans to pay dividends on our Common Stock in the foreseeable future. Furthermore, the Company may issue Preferred Stock or other securities senior to the Common Stock, under terms which provide that no dividends shall be payable to holders of Common Stock unless and until all accrued cash dividends through the most recent past annual dividend payment date have been paid in full to holders of such senior securities. See "Dividend Policy."

Our operating results have in the past fluctuated and may continue to fluctuate significantly, and if we fail to meet the expectations of analysts or investors, our stock price and the value of an investment in our common stock could decline substantially.

Our operating results are likely to fluctuate, and if we fail to meet or exceed the expectations of securities analysts or investors, the trading price of our common stock could decline. Moreover, our stock price may be based on expectations of our future performance that may be unrealistic or that may not be met. Some of the important factors that could cause our revenues and operating results to fluctuate from quarter to quarter include:

- the extent to which our services achieve or maintain market acceptance;

- our ability to introduce new services and enhancements to our existing services on a timely basis;
- new competitors and the introduction of enhanced products and services from new or existing competitors;
- declines in the use of our services;
- the financial condition of our current and future clients;
- changes in client budgets and marketing policies;
- the amount and timing of our investment in research and development activities;
- the amount and timing of our investment in sales and marketing activities;
- technical difficulties or interruptions in our services;
- our ability to hire and retain qualified personnel and maintain an adequate rate of expansion of our sales force;
- changes in the regulatory environment related to health care;

- regulatory compliance costs;
- the timing, size, and integration success of potential future acquisitions; and
- unforeseen legal expenses, including litigation and settlement costs.

Many of these factors are not within our control, and the occurrence of one or more of them might cause our operating results to vary widely. As such, we believe that quarter-to-quarter comparisons of our revenues and operating results may not be meaningful and should not be relied upon as an indication of future performance.

A significant portion of our operating expense is relatively fixed in nature, and planned expenditures are based in part on expectations regarding future revenue and profitability. Accordingly, unexpected revenue shortfalls, lower-than-expected revenue increases as a result of planned expenditures, and longer-than-expected impact on profitability and margins as a result of planned revenue expenditures may decrease our gross margins and profitability and could cause significant changes in our operating results from quarter to quarter. In addition, our future quarterly operating results may fluctuate and may not meet the expectations of securities analysts or investors. If this occurs, the trading price of our common stock could fall substantially, either suddenly or over time. The current economic situation may give rise to several of these factors.

Statements Regarding Forward-looking Statements

This Disclosure Statement contains various "forward-looking statements." You can identify forward-looking statements by the use of forward-looking terminology such as "believes," "expects," "may," "will," "would," "could," "should," "seeks," "approximately," "intends," "plans," "projects," "estimates" or "anticipates" or the negative of these words and phrases or similar words or phrases. You can also identify forward-looking statements by discussions of strategy, plans or intentions. These statements may be impacted by a number of risks and uncertainties.

The forward-looking statements are based on our beliefs, assumptions and expectations of our future performance taking into account all information currently available to us.

These beliefs, assumptions and expectations are subject to risks and uncertainties and can change as a result of many possible events or factors, not all of which are known to us. If a change occurs, our business, financial condition, liquidity and results of operations may vary materially from those expressed in our forward-looking statements. You should carefully consider these risks before you make an investment decision with respect to our Securities. For a further discussion of these and other factors that could impact our future results, performance or transactions, see the section entitled "Risk Factors."

Part D Management Structure and Financial Information

Item 11 Officers and Directors

Raymond W. Firth, Presidente and CEO

Thomas Powers, Director

Todd Davis, Director

None of our officers or directors in the last five years has been the subject of any conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses), 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; 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 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.

There are no family relationships among and between our directors, officers, persons nominated or chosen by the issuer to become directors or officers, or beneficial owners of more than five percent (5%) of the any class of the issuer's equity securities.

Related Party Transactions

During the last two full fiscal years and the current fiscal year or any currently proposed transaction, there is no transaction involving the issuer, in which the amount involved exceeds the lesser of \$120,000 or one percent of the average of the issuer's total assets at year-end for its last three fiscal years, except compensation awarded to Raymond W. Firth and the following:

Disclosure of Conflicts of Interest

There are no conflicts of interest between the Company and any of its officers or directors.

Employment Agreements

Ms. Raymond W. Firth has entered into an employment agreement with the Company for a term of five years. Pursuant to this employment agreement, she has agreed to devote a substantial portion of her business and professional time and efforts to our business as our President. The employment agreement provides that each employee shall receive a salary determined by the Board of Directors commensurate with the development of the Company. She may be entitled to receive, at the sole discretion of our Board of Directors or a committee thereof, bonuses based on the achievement (in whole or in part) by the Company of our business plan and achievement by the employee of fixed personal performance objectives.

The employment agreements also contain covenants (a) restricting the executive from engaging in any activities competitive with our business during the terms of such employment agreements and one year thereafter, and (b) prohibiting the executive from disclosure of confidential information regarding the Company at any time.

The Company's directors are elected by shareholders at each annual meeting or, in the event of a vacancy, appointed by the Board of Directors then in office to serve until the next annual meeting or until their successors are duly elected and qualified. The Company's executive officers are appointed by the Board of Directors and serve at the discretion of the Board of Directors.

Legal/Disciplinary History

1. None of Findit, Inc.'s Officers or Directors have been the subject of any criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic

violations and other minor offenses);

2. None of Findit, Inc.'s Officers or Directors have been the subject of any 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;

3. None of Findit, Inc.'s Officers or Directors have been the subject of any finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the 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

4. None of Findit, Inc.'s Officers or Directors has been the subject of any 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.

Item 12 Financial Information for the Issuer's Most Recent Fiscal Period

Financial Information of the Issuer is posted through the OTC Disclosure and News Service and is hereby attached and include a Balance Sheet, Statement of Income, Statement of Cash Flows, Statement of Changes in Stockholder's Equity and Notes to Financial Statements. These financial statements for period ended June 30, 2016 are hereby incorporated by reference.

Item 13 Similar Financial Information for such Part of the Two Preceding Fiscal Years as the Issuer or its Predecessor has been in Existence.

Financial Information of the Issuer for the periods ended December 31, 2014, and December 31, 2015 are posted through the OTC Disclosure and News Service and are hereby incorporated by reference. These financial statements include balance sheets, statements of income, statements of cash flows, a statement of changes in stockholders' equity, and financial statement notes.

Item 14 Beneficial Owners of more than 5% of any class

The following gives information on ownership of our securities as of June 30, 2016. The following lists ownership of our Common Stock and Preferred Stock by each person known by us to be the beneficial owner of over 5% of the outstanding Common and Preferred Stock, and by our officers and directors:

Exchange of Common Stock for Class B Preferred Stock

The Company has recently increased the authorized shares of Class B Preferred Stock to 5,000,000. The Company exchanged 900,000,000 of the shares of Common Stock belonging to Link My Fan, Inc., and 400,000,000 shares of Common stock of WooEB, Inc. for shares of Class B Preferred stock, on condition that the Class B Preferred Stock shall not be converted back to Common Stock for 18 months. The Preferred Stock so exchanged shall be convertible into the same number of shares of Common Stock of the Company and may be converted back to Common after 18 months after December 31, 2015 at the option of the holder of the said Preferred Stock. The Preferred Stock retained all voting rights belonging to the Common Stock so exchanged.

Beneficial Owners of More than 5%

TransWorldNews Inc. owns 42,940,550 shares of common stock, which is 2.657% of the total voting power of the Company. Raymond Firth is the controlling person of this shareholder.

Raymond Firth owns 10,121,416 shares of common stock which is 0.63% of the total voting power of the Company, and 5,000,000 shares of Series A Preferred Stock (with a voting power of 12,500,000,000 shares of common stock).

Raymond Firth, directly and through his control of WooEB Inc., Link My Fan, Inc. and Transworld News, Inc. controls shares having the voting power of 253,061,966 shares of common stock, which is 95.36% of the total voting power of the Company.

Mr. Firth's address is Raymond Firth 1596 Lavista Road NE Atlanta, Georgia 30329

Item 15 Outside Advisors

1. Investment Banker

None

2. Promoters

None, other than the officers and directors.

3. Legal Counsel

Securities Law

John E. Lux, Esq.

1629 K Street, Suite 300

Washington, DC 20006

Telephone: (202) 780-1000

Email: john.lux@securities-law.info

Website www.securities-law.info

4. Accountant

Douglas Erwin

C. Douglas, Jr. Erwin., CPAs

4480-H South Cobb Drive, Suite 106

Smyrna, Georgia 30080

5. Public Relations Consultant – None

6. Investor Relations Consultant – None. Only occasional IR/PR is being done. The Company is working on to set up in house IR/PR.

Item 16 Management's Discussion and Analysis or Plan of Operations

A. Plan of Operation

1. The Issuer's plan of operation for the next twelve months.

See “Business.”

There is no assurance that these efforts will be successful.

B. Management’s Discussion and Analysis of Financial Condition and Results of operations.

1. Full fiscal years. Discuss the issuer's financial condition, changes in financial condition and results of operations for each of the last two fiscal years. This discussion should address the past and future financial condition and results of operation of the issuer, with particular emphasis on the prospects for the future. The discussion should also address those key variable and other qualitative and quantitative factors that are necessary to an understanding and evaluation of the issuer. If material, the issuer should disclose the following:

i. Any known trends, events or uncertainties that have or are reasonably likely to have a material impact on the issuer's short-term or long-term liquidity;

The Issuer's cash flow during the third quarter of 2016 improved. Management expects it to continue to improve.

The Issuer may raise capital to continue its development. There is no assurance that it will be able to do so.

ii. Internal and external sources of liquidity;

The Issuer relies on internal sources for liquidity. The Issuer may issue debt and equity securities to obtain liquidity but there is no assurance that such securities can be sold.

iii. Any material commitments for capital expenditures and the expected sources of funds for such expenditures;

The Issuer has no material commitments for capital expenditures and no expected sources of funds for such expenditures, but is exploring financing alternatives.

iv. Any known trends, events or uncertainties that have had or that are reasonably expected

to have a material impact on the net sales or revenues or income from continuing operations;

Other than mentioned in this report, there are no known trends that have had or that are reasonably expected to have a material impact on the net sales or revenues or income from continuing operations. There is uncertainty about the Issuer's ability to realize income from its business.

v. Any significant elements of income or loss that do not arise from the issuer's continuing operations;

There no known elements of income or loss that do not arise from the Issuer's continuing operations other than as disclosed herein.

vi. The causes for any material changes from period to period in one or more line items of the issuer's financial statements; and

The causes for any material changes from period to period in one or more line items of the issuer's financial statements are as follows:

As mentioned above, changes in the medical billing industry may affect the financial condition value of the Issuer.

vii. Any seasonal aspects that had a material effect on the financial condition or results of operation.

There are no known seasonal aspects that have had a material effect on the financial condition or results of operation of the Issuer.

2. Interim Periods. Provide a comparable discussion that will enable the reader to assess material changes in financial condition and results of operations since the end of the last fiscal year and for the comparable interim period in the preceding year.

Compared to the second quarter of 2016 gross revenue increased to \$87,618 from \$80,400. Net income increased to \$4,248 compared with a loss of (\$2,649).

The Issuer expects that the material changes in financial condition and the results of operation since the end of the last fiscal year and for the comparable interim period in the preceding year are that the Issuer is attempting to develop its business and bring its

litigation to a successful conclusion. There is no assurance that the Issuer will be able to obtain financing, or if such financing is obtained, that it will be on favorable terms. See also “Risk Factors” for a more specific discussion of the issues faced by the Issuer.

C. Off-Balance Sheet Arrangements.

The Issuer has no off-balance sheet arrangements.

Part E Issuance History

Item 17 List of Securities Offerings and Shares issued for services in the past two years.

List of the securities offerings and shares issued for services in the past two years, financial information for the issuer's most recent. Fiscal period and for such part of the two preceding fiscal years as the issuer or its predecessor has been in existence.

The Issuer has issued the following shares or securities or options to acquire such securities for Services in the past two fiscal years and any interim periods. Unless otherwise specified, all issuances were pursuant to Section 4(2) of the Securities Act of 1933:

Rayne Forecast Restricted Shares Purchased at 0.0009 cents Common Stock 10,750,000

AGS Financial Free Trading Common Shares as part of recession settlement 3,000,000

John Rhonda Restricted Shares as part of recession settlement 750,000

Raymond Firth Restricted Shares Common Stock Converted Debt 3,196,047

TransWorldNews, Inc. Restricted Common Stock Converted Debt 6,832,933

Holly Andrews Restricted Common Stock Converted Debt 2,216,667

00 Holdings Restricted Common Stock Converted Debt 8,750,000

Artemis Acq. Corp. (AAC) was issued in March 2013, 404,615,535 shares as a result of the merger described above. We have inquired of the previous management, whether any shares were, previously issued. These shares were cancelled due to the rescission of this transaction. In addition the company issued over 2 billion shares to stockholders of an affiliated company. The number of these shares have been reduced. With the completion of the acquisition of Woob.com and LinkMyFan.com, the correct calculation of the current number of shares outstanding is now 329,170,032. These include shares issued that are listed above.

Part F Exhibits

Item 18 Material Contracts

The following documents have been posted via the OTC Disclosure and News Service as material contracts: None.

Item 19 Articles of Incorporation and Bylaws.

Previously filed.

Item 20 Purchases of Equity Securities by the Issuer and Affiliated Purchasers.

None.

Item 21 Issuer's Certifications

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, Raymond W. Firth, CEO/ President of Findit, Inc. , certify that:

1. I have reviewed this quarterly disclosure statement of Findit, 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 25, 2016



/S/ Raymond W. Firth

[Signature]

CEO/President