



**INFORMATION AND DISCLOSURE STATEMENT
PURSUANT TO RULE 15c2-11(a)**

December 31, 2016

**HOLLYWALL ENTERTAINMENT, INC.
625 BAKERS BRIDGE AVE, STE 105
FRANKLIN TENNESSEE 37067**

PHONE: 615-257-0780

Formerly Known as

Acceleritas Corp

Formerly Known as

National Intelligence Association, Inc.

The name of the Issuer is Hollywall Entertainment Inc., ("Hollywall or the Company"). On November 18, 2013, Acceleritas Corp. changed its name to Hollywall Entertainment Inc., by way of majority vote of its shareholders, and filed Articles of Amendment with the State of Nevada. In March, 2013, the Company effectuated a name change, whereby the corporation's name was changed from National Intelligence Association, Inc. to Acceleritas Corp.

Address of the issuer's principal executive offices

Company Headquarters

Address 1: 625 Bakers Bridge Avenue

Address 2: Suite 105

Address 3: Franklin Tennessee 37067

Phone: 615-257-0780

Email: info@hollywall.com

Website(s): www.hollywall.com

IR Contact: None

Address

1: Address

2: Address 3:

Phone:

Email:

Website(s):

Security Information

Trading Symbol: HWAL

Exact title and class of securities outstanding: Common Stock CUSIP:
436122204

Par or Stated Value: \$0.001

Total shares authorized:	200,000,000	as of: 12/31/2016
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Total shares outstanding:	198,068,564	as of: <u>12/31/2016</u>
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Additional class of securities: Preferred Series A

Trading Symbol: None CUSIP: None

Par or Stated Value: \$0.001

Total shares authorized:	100,000	as of:12/31/2016
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Total shares <i>outstanding</i> :	18,655	as of:12/31/2016
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Transfer Agent

Name: Action Stock Transfer

Address 1: 2469 E. Fort Union Blvd

Address 2: Suite 214

Address 3: Salt Lake City UT 84121

Phone: 801-274-1088

Is the Transfer Agent registered under the Exchange Act?* Yes: X No:

List any restrictions on the transfer of security: None

Describe any trading suspension orders issued by the SEC in the past 12 months. None

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

On September 12, 2013, Acceleritas Corp., acquired all the assets and properties owned by Hollywall Acquisition Corp., a Nevada Corporation. The assets consist of exclusive and nonexclusive licensed rights, title and interest to over 17,500+/- Music Master Recordings including all rights, agreements and obligations regarding licenses necessary or incidental to the Assets. The Company acquired all of the assets of Hollywall Acquisition Corp. for 40,560,513 shares of common stock and 43,000 shares of Series A Convertible Preferred stock.

On July 29, 2015, the Company effectuated a reverse stock split of its common shares, whereby one new share was exchanged for each seventy-seven (77) old shares. The shareholders of the Corporation voted for this reverse split.

The company applied for and received a new Cusip Number 436122204

Issuance History

List below any events, in chronological order, that resulted in changes in total shares outstanding by the issuer in the past two fiscal years and any interim period. The list shall include all offerings of equity securities, including debt convertible into equity securities, whether private or public, and all shares or any other securities or options to acquire such securities issued for services, describing (1) the securities, (2) the persons or entities to whom such securities were issued and (3) the services provided by such persons or entities. The list shall indicate:

- i.) In March, 2013, the Company effectuated a name change, whereby the corporation's name was changed from National Intelligence Association, Inc. to Acceleritas Corporation. The shareholders of the Company voted for this name change. This was approved by FINRA on March 20, 2013.
- ii.) On September 12, 2013, Acceleritas Corp., acquired all the assets and properties owned by Hollywall Acquisition Corp., a Nevada Corporation. The assets consist of exclusive and nonexclusive licensed rights, title and interest to over 17,500+/- Music Master Recordings including all rights, agreements and obligations regarding licenses necessary or incidental to the Assets. The Company acquired all of the assets for 40,560,513 shares of common stock and 43,000 shares of Series A Convertible Preferred stock.

- iii.) On November 18, 2013, Acceleritas Corp. changed its name to Hollywall Entertainment Inc., by way of majority vote of its shareholders, and filed Articles of Amendment to the Articles of incorporation with the State of Nevada.
- iv.) On July 30, 2014 Hollywall entered into an agreement to acquire all the membership interests of "Crazy for the Boys, LLC", a Delaware LLC. The purchase consists of all the assets owned by "Crazy for the Boys, LLC." and all the rights to the intellectual property, the pop girl group "Drama Drama", and over thirty original master music and video recordings. The transaction called for 3,600,000 shares of common stock of the Company to be issued.
- v.) In October 2014 Hollywall elected to cancel the Acquisition Agreement.
- vi.) On November 14, 2014, the Company received a notice of cancellation from Crazy for the Boys and agreed to such cancellation. The parties have negotiated a Mutual Rescission Agreement which is in the process of being executed.
- vii.) On September 8, 2014, The Hollywall Music library was appraised by Entertainment Financial Services, Inc. Entertainment Financial Services is a top recognized music rights royalty auditor and Certified Public Accountant for the music and sports industry. The music library was appraised based on total forecasted net revenue (before tax) of \$90,855,182 during the 2014 to 2023 measurement period. The appraisal amount is based on a gross valuation of \$78,811,503 net of tax effect of \$31,524,600 for a net after tax valuation of \$47,286,902.
- viii.) On April 24, 2015, the company's ticker symbol was changed from ALZH to HWALL
- vix) On July 29, 2015, the Company effectuated a reverse stock split of its common shares, whereby one new share was exchanged for each seventy-seven (77) old shares. The shareholders of the Corporation voted for this reverse split. Additionally, in July of 2015 the Company was issued a new Cusip Number: 436122204.

During the year 2015 the Company issued the common shares:

- x) 162,500 shares of common stock were issued for consultant services.
- xi) During the year 2015 the Company issued 24,450,000 common shares in exchange for convertible 24,450 convertible A Preferred shares to the founding shareholders.
- xii) During the year 2015 the Company issued 20,570,660 shares of common stock in exchange for a total of \$753,495 in convertible promissory notes. See the following notes:

1. Convertible Note Payable in the amount of \$20,000 - bearing interest at 5% per year, dated September 30, 2013. Note converted and paid in full on October 3, 2014 for 20,000 shares at \$1.00 per share.
2. Convertible Note Payable in the amount of \$38,558 - bearing interest at 5% per year, dated September 30, 2013. Note converted and paid in full on October 31, 2014 for 30,000 shares at \$1.75 per share.
3. Convertible Note Payable in the amount of \$50,000 - bearing interest at 5% per year, dated November 3, 2015. 3.a) A partial Note of \$25,000 converted and paid December 5, 2014 for 50,000 shares at \$.50 per share.
- 4.) Convertible Note Payable in the amount of \$20,000 bearing interest at 5% per year, dated September 30, 2013. 4. a.) A partial Note in the amount of \$10,000 was converted and paid on December 18, 2014 for 20,000 shares at \$.50per share.
- 5.) Convertible Note Payable in the amount of \$50,000 - bearing interest at 5% per year, dated November 1, 2013. 5. a.) A partial note in the amount of \$25,000 was converted and paid on January 18, 2015 for 125,000 shares at \$.20 per share. 5. b.) The Balance of the \$50,000 convertible promissory note due in the amount of \$25,000 was converted and paid on February 2, 2015 for 250,000 shares at \$.10 per share.
- 6) Convertible Note Payable in the amount of \$20,000 - bearing interest at 5% per year, dated September 30, 2013. 6.a). A partial note in the amount of \$10,000 convertible promissory note due was converted and paid on January 18, 2015 for 40,000 shares at \$.25 per share.
7. Convertible Note Payable in the amount of \$40,000 - bearing interest at 5% per year, dated April 1, 2013. 7.a). A partial note of in the amount of \$35,000 was converted and paid on February 18, 2015 for 350,000 shares at \$.10 per share.
8. Convertible Note Payable in the amount of \$68,000 - bearing interest at 5% per year, dated March 31, 2013. 8.a). A partial note of in the amount of \$50,000 was converted and paid on March 30, 2015 for 1,000,000 shares at \$.05 per share. 8.b). A partial note of in the amount of \$15,000 was converted and paid on May 27, 2015 for 450,000 shares of common stock at \$.0333 per share, leaving a balance of \$3,000 still owed on this note.
9. Convertible Note Payable in the amount of \$50,000 - bearing interest at 5% per year, dated April 30, 2013 was converted and paid on April 21, 2015 for 3,000,000 common shares at \$.0167 per share.
10. Convertible Note Payable in the amount of \$ 50,000 bearing interest at 5% per year, dated November 3, 2013. 10.a) A partial note of in the amount of \$12,500 was converted and paid on June 15, 2015 for 5,000,000 common shares at \$.0025 per share. 10.b.) A partial note of in the amount of \$6,000 was converted and paid on July 2, 2015 for 1,200,000

common shares at \$.005 per share. 10.c.) A partial note of in the amount of \$10,500 was converted and paid on August 15, 2015 for 125,000 common shares at \$.084 per share. 10.d.) A partial note of in the amount of \$10,000 was converted and paid on August 6, 2015 for 428,100 common shares at \$.023 per share. 10 e) A partial note in the amount of \$12,500 was converted and paid on April 21, 2016 for 1,250,000 common shares at \$.001 per share. 10 f) A partial note in the amount of \$6,000 was converted and paid on November 1, 2016 for 6,000,000 common shares at \$.001 per share.

11. Convertible Note Payable in the amount of \$25,000 - bearing interest at 5% per year, dated June 29, 2015. A partial note of in the amount of \$6,000 was converted and paid on July 2, 2015 for 1,200,000 common shares at \$.005 per share . A partial note of in the amount of \$5,000 was converted and paid on August 5, 2016 for 1,000,000 common shares at \$.05 per share. A partial note of in the amount of \$5,000 was converted and paid on August 14, 2016 for 1,000,000 common shares at \$.05 per share. A partial note of in the amount of \$700 was converted and paid on September 12, 2016 for 7,000,000 common shares at \$.0001 per share. A partial note of in the amount of \$800 was converted and paid on September 27, 2016 for 8,000,000 common shares at \$.0001 per share. A partial note of in the amount of \$900 was converted and paid on October 31, 2016 for 8,000,000 common shares at \$.0001 per share. A partial note of in the amount of \$1,000 was converted and paid on November 14, 2016 for 10,000,000 common shares at \$.0001 per share. A partial note of in the amount of \$1,000 was converted and paid on November 21, 2016 for 10,000,000 common shares at \$.0001 per share.

xiii) On December 10, 2015 Hollywall Entertainment, Inc. entered into an agreement to acquire all of the assets of Openvision Networks, Inc. On December 14, 2015, Hollywall Entertainment, Inc. entered into an Asset Purchase Agreement with OpenVision Networks, Inc.

During the year 2016 the Company issued the following common shares:

xiv.) One Hundred and Twenty-Five Thousand Shares was issued for corporate web-design and digital media consultant services.

xv.) Sixteen Million and Ninety Three Thousand and Seven Hundred and Fifty Shares was issued for professional and corporate web-design and digital media consultant services.

xvi) In March of 2016, and in preparation for resolving unsettled claims from founding shareholders, the company issued from treasury 24,444,000 shares of common stock

xvii) In July of 2016 the company issued 20,000,000 shares of common stock to be set in reserve for a company warrant and stock option plan.

xviii) During the year 2016 the Company issued 41,404,714 shares of common stock in exchange for a total of \$61,181 in convertible promissory notes.

xiv) The company initiated a subscription agreement to place a total of 2,000,000 shares of common stock at \$1.50 per share. As of March 31, 2016, there were a total of 220,000 shares issued to investors that subscribed to the offering.

xx) On August 3, 2016 Hollywall Entertainment, Inc. (Hollywall) signed an Asset Purchase Agreement with ASG Entertainment, Inc.

xxi) In November of 2016 the company issued 52,000,000 shares of common stock to be set in reserve for a company warrant and stock option plan

xxii) During the year 2016 the Company issued 41,000,000 shares of common stock in exchange for a total of \$21,750 in convertible promissory notes.

Any threatened legal proceedings – The Company has filed an action in the US District Court for the Southern District of New York Court against certain shareholders, including Gotima Capital S.A., Trius Holdings, Inc., Baltic Investment Ltd, Sherman Capital LLC, Irish Delta, Inc. and others seeking to cancel three hundred and ninety-four thousand eight hundred and sixty shares of common shares due to nonpayment. The Company is seeking to prevent further transfers of the shares and the return of the shares to treasury. This legal suit has been dismissed.

On October 13, 2016, Hollywall Entertainment filed and was granted a temporary injunction involving Blackbridge Capital LLC. to stop conversions of the company's stock. The injunction was contingent upon Hollywall posting a cash deposit payment of \$10,000 into Blackbridge Capital attorneys trust account and a bond for \$29,100; and which was set by the court as the market value of the pending 9,000,000 shares of Hollywall stock which Blackbridge Capital was requesting to be released to them under a new conversion. Hollywall's understanding was by posting both bonds required for the injunction that this would negate Blackbridge from having the 9,000,000 shares released to them and for the balance of the note being paid in full; and which meant no more conversions due under the note to Blackbridge Capital. On October 27, 2016 the temporary injunction expired. Immediately Blackbridge Capital demanded the transfer agent for Hollywall Entertainment, Cleartrust LLC to release the 9,000,000 shares, even though the surety bond and cash bond are still in effect. October 25, 2016 Hollywall filed a Complaint for Declaratory Judgement and damages against Blackbridge Capital LLC with the Circuit Court of the Thirteenth Judicial Circuit in and for Hillsborough County, Florida, Civil Division.

Financial Statements

Provide the financial statements described below for the most recent fiscal year end or quarter end to maintain qualification for the OTC Pink Current Information tier. For the provide reports for the two previous fiscal years and any interim periods.

A. Balance sheet;

- B. Statement of income;
- C. Statement of cash flows;
- D. Financial notes; and
- E. Audit letter, if audited

Financial Information for the Issuer's Most Recent Fiscal Period:

See the Financial Information and Quarterly Report for the company for the period ending September 30, 2016, filed with OTCMarkets on January 13, 2016. This information is incorporated by reference herein.

Management's Discussion and Analysis of financial condition and results of operations.

Net Loss for the quarterly ending September 30, 2016 was – -621,006

With the acquisition of the assets and business from Hollywall Acquisition Corp, the Company has begun to build increased revenue and earnings for the company shareholders.

The Company previously filed with the Securities and Exchange Commission, through the period ending May 31, 2011, and financial records for the Company from inception through May 31, 2011 can be found on the SEC's website at www.sec.gov, and these financial records are incorporated by reference herein.

Describe the Issuer's Business, Products and Services

Hollywall Entertainment, Inc., www.hollywall.com, is a multifaceted media and entertainment company focused on maximizing its rights to its music, film, television, and home video and software game libraries. The company continues to develop a digital distribution and verification system designed to maximize customer delivery, quality control, and revenues for artists, writers, content developers, copyright owners and shareholders. Hollywall owns exclusive and nonexclusive rights to market, manufacture and distribute over 17,500 songs from Music Recording Masters. **Hollywall's recorded music master rights consist of all the "Proprietary Rights", as outlined in its original contracts on file.** The master recordings contains performances by such legends as ***Ray Charles, The Jackson 5, Frank Sinatra, Tony Bennett, Marvin Gaye and Duke Ellington.*** The music master recordings include songs that have never been released in addition to songs that have been released by other record companies which hold similar licensing rights to market the songs.

Hollywall has introduced three major business lines that embody the Hollywall vision of serving both consumers and entertainment industry participants. These new media Networks are: hollywallmusic.com, hollywall.tv, and hwradio.com. They are part of the Hollywall Digital Media division.

Hollywall Music- www.hollywallmusic.com

The company believes the Hollywall Music's digital distribution and verification system is revolutionary and will change how the media and entertainment industries conduct their businesses in the future. "Hollywall DNA-Net" is an electronic, real-time licensing process simplifying the current time-consuming, costly procedure for obtaining rights by and for artists, writers, content developers, authors, music performers, producers, publishers, composers, TV and video producers, copyright owners and production supervisors. Instead of taking weeks or months to establish a license, Hollywall DNA-Net collapses the process into hours/days while maintaining 100% copyright integrity and transparency.

Hollywall DNA-Net will increase revenue of Hollywall Entertainment. With Hollywall DNA-Net's next generation licensing platform users can transact business rapidly in today's music industry, improving customer delivery and quality control. Also, Hollywall DNA-Net is a repository for artists' works as well as an Electronic Digital Record Label, ("eLabel™") through which artists can market their creative works. They can market either by shopping their works directly to consumer site members who have opted to accept such solicitations or by making their catalog of offerings available for potential licensees to browse.

Hollywall TV-www.hollywall.tv

On December 14, 2015, Hollywall signed an Asset Purchase Agreement with OpenVision Networks, Inc. OpenVision is a cutting edge, innovative web-based broadband digital communication company providing a real, high definition television experience, complete with channels and pay-per-view and on-demand offerings, similar to linear television at Comcast, DirectTV and Dish Networks. It will be operated as HollyVision, Inc.

HW Radio-www.hwradio.com

On HWRadio.com, users can listen to their favorite artists' songs and extensive music collections in many genres from decades of legendary performances from the Hollywall music libraries and from other sources. Additionally, music industry members can research potential licensable music and content.

Investigative Services Agency Inc. ("ISA")

Investigative Services Agency Inc. ("ISA"), is a wholly owned subsidiary of Hollywall Entertainment, Inc. ISA provides professional security, recovery, investigative, executive training, and protection services to our clients and the public at large. ISA's primary focus is on three markets: protective services, investigations and training. ISA's main customers are Fortune 500 corporations, the Department of Homeland Security and related federal agencies working through the Government Services Administration ("GSA") and local state and federal law enforcement and security entities. Date and State (or Jurisdiction) of Incorporation:

Hollywall Entertainment, Inc. was initially incorporated in Nevada as National Intelligence Agency, Inc. ("NIA") in May 2009

G. the issuer's primary and secondary SIC Codes;
SIC Code: 5735 Secondary SIC Code: 5616

H. the issuer's fiscal year end date;

September 30, 2016

I. Principal products or services, and their markets;

Hollywall Entertainment's current music business is the sale of the music recordings in the form of packaged CD compilation sales, digital downloads and ringtones and licensing for use in motion pictures, television and commercial advertising. **Hollywall** operates its collection of family entertainment content through four (4) operating divisions: **Hollywall Music, Hollywall TV, Hollywall Films and Hollywall Networks**. The operating areas offer high-quality products and services focusing on music recording, publishing, special sports events, film production, and television broadcasting. Hollywall Entertainment also owns the exclusive rights to 75 computer software games, One Hundred, (100), photos of Elvis Presley and Eleven (11) Master recorded 8MM concert performance videos of Elvis Presley.

Hollywall Entertainment continues to develop a digital music network that distributes music from the Hollywall Music Library globally, as well as other available Music, film and video libraries to consumers worldwide. The Hollywall network is also being designed to sell single song downloads, artist album downloads, and ringtones.

Hollywall TV is in development as an advertising / membership based digital network in conjunction with a major entertainment representation firm.

Hollywall Entertainment is currently negotiating with several recording artists(s) to re-record songs from the Hollywall Music Catalog.

Hollywall Music is packaging Legacy Music and video collector sets for retail, wholesale and download sales.

Hollywall Publishing intends to license music from its catalog for use in television, films, and for advertising commercials.

Investigative Services Agency Inc., (" **ISA** ") is developing a proprietary system to enhance royalty incomes realized by holders of music, film, and other libraries, including those owned by the parent company. The system will also be able to track piracy of media properties globally and allow ISA to recover royalties due to those creators, authors and publishers.

ISA's full suite of services includes the following:

Investigations: Investigations are comprised of several different types: domestics, criminal, civil, backgrounds, skip traces and more. The maze of criminal activity is never

ending. To ensure success, our agents will receive extensive training in all areas of investigations.

Protection/Security: ISA's protection services are tailored for those individuals, such as corporate executives, government agencies, and private citizens who must travel in high crime areas and seek peace of mind and protection from potential criminal acts.

Training Academy: I S A offers bodyguard and security training for professionals seeking to expand their protective careers and training on all issues dealing with security and investigation to help the general public or corporations in improving their security.

Corporate Countermeasures: ISA offers the latest in technology in uncovering hidden recording equipment "bugs" and electromagnetic/radio surveillance. We cover all known frequencies and use the same equipment as federal agencies in their countermeasures. **Strike**

Support: ISA offers a detailed strike contingency plan to ensure personnel safety, protect corporate assets, and facilitate continued productions activities which can strengthen management's negotiation position and hasten a resolution by showing labor that the company is prepared to withstand a long walkout.

Intelligence Gathering: We employ sophisticated equipment and communications in gathering evidence or information as needed.

Senior Management Training: ISA conducts quality seminars which provide executives and their professional advisors with practical need-to-know information concerning security related issues. We cover the following subjects and at the client's request will develop a seminar around their needs:

- Risk Analysis
- Interior and Exterior Security Concerns
- The Inner Defenses: Intrusion and Access Control
- Time Protections, Safety and Emergency
- Planning
- Internal Theft Controls
- Specific Security Threats □ Workplace Violence

J. Stage of Business – The Company has been and is currently operating.

K. Whether the Issuer is or has been a Shell Company: The Company is not, and has never been a shell company.

L. Name of parent/subsidiary/affiliate: Investigative Services Agency Inc. operates as a wholly owned subsidiary of Hollywall Entertainment, Inc.

M. Effect of Government Regulations: We also maintain professional licenses as are

required by state law. The Illinois Department of Professional Regulation regulates Private Detective Licenses. There are minimum requirements that must be met in order to become licensed by the State of Illinois, such as the agent must be a least 21 years and have worked fulltime for a Private Detective Agency for a minimum of 3 of the past 5 years. We are in compliance with all local, state and federal licensing matters. The Company is not aware of any pending government regulation, on the federal or state level, that would significantly impact its business.

N. Previous R&D expenditure: \$150,000.00

O. Environmental laws (federal, state and local): None

P. Number of total employees: 7

Describe the Issuer's Facilities

A. The Company leases office space for Hollywall Entertainment at 625 Bakers Bridge Avenue Ste 105 Franklin Tennessee 37067

B. The Company leases office space at 1800 Ravinia Place, Orland Park, IL 60462

Officers, Directors, and Control Persons

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

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

Darnell Sutton, President/CEO/Chairman

Business Address: 625 Bakers Bridge Blvd Franklin 37067

Employment History: Darnell Sutton, President

Darnell Sutton, is one of the most exciting master communicators, creative developers and innovators of our time"...Tom Stein, Success Magazine. Darnell Sutton brings to Hollywall his many talents and vast experience as a veteran of music recording, publishing and distribution, live entertainment, television and film production, and artist management. Darnell has worked with some of the greatest athletes and entertainers of our time, including the "King of Pop", Michael Jackson, former heavyweight boxing champion, Mike Tyson, tennis star Serena Williams, and the incomparable multiple Grammy award-winning performers, Patti Labelle, Roberta Flack, and MC Hammer..... just to name a few. Darnell Sutton, together with a team of music, film, video, software, and entertainment executives, is

focusing on expansion of the Company through the acquisition of select entertainment companies that currently produce music, television, film and interactive media entertainment and the production of new music, as well as small market television station properties. Darnell Sutton, states, "After many years of developing, producing and acquiring some of the world's finest entertainment properties—we are honored to present Hollywall Entertainment companies to the marketplace. We are thrilled to join forces and work with some of the most brilliant and talented Hollywood and Wall Street executives, who have a combined shared experience of industry-recognized excellence.

Board Memberships and other affiliations: None

Compensation by the Issuer: Annual Salary is \$250,000.00.

Number and Class of the Issuer's Securities Beneficially Owned by Mr. Sutton: 15,103,336 common shares.

Roxanna Green, COO/Sec./Director

Business Address: 625 Bakers Bridge Blvd Franklin 37067

Employment History: Roxanna Green, COO/Sec.

Ms. Green has over thirty years' diverse background in all areas of corporate management and finance. Her extensive experience includes working with publicly traded and private companies, corporate legal and financial counsels, auditors, handling corporate merger and acquisition negotiations, corporate branding, marketing and public relations and managing most corporate executive responsibilities. In addition, most of Ms.

Green's thirty years' experience has been in operating and managing entertainment and media companies that specialize in the areas of music, TV, internet, artist management, publishing, distribution, new interactive media, studio production and live music and sports event industries. Ms. Green has over twenty years' experience in real estate acquisition and financing and has owned her own custom home building and real estate investment company. Ms. Green has worked with such diverse institutions as banks, securities firms, and the World Bank's Latin America International Economic Development Committee. Ms. Green is a seasoned vocalist, composer, and percussionist and has performed live on numerous recording sessions. Roxanna's music career started at the age of 13 playing drums professionally, and managing her own local southern rock band. Roxanna is an accomplished songwriter, drummer, piano player and is preparing to record the first of two albums of original songs she has composed.

Board Memberships and other affiliations: None

Compensation by the Issuer: Annual Salary is \$225,000.00.

Number and Class of the Issuer's Securities Beneficially Owned by Ms. Green
11,173,911 common shares.

James Miller, CFO/Director

Business Address: 1800 Ravinia Place, Orland Park, IL 60462

Employment History: James Miller, CFO/Director

James J. Miller has been the CEO and President of two successful public companies. He received a MBA in General Management/Finance from the University of Chicago in 1993, has a level three certification in Homeland security from the American College of Forensics Examiners Institute, and is on the Emergency Homeland Security Response Team. He held a Top Secret Security clearance with the United States Government and is a Federal Contract Investigator. Has 20 years' experience in the music and entertainment industry and has worked with JayZ on tour in Chicago and is a consultant to various music stars. He has been highlighted on Fox, WGN and Forbes as a consultant and offers protective services for the entertainment industry. Mr Miller is a Private Detective and Security Contractor licensed by the Illinois Department of professional Regulation. He is a licensed firearms instructor and an expert witness concerning Use of Force issues and Computer forensics. He is also a member of the highly regarded Global Investigator network, which allows the agency to provide clients with top quality international support of their background investigations. Furthermore, he is a member of the Association of Investigation

Specialists and the National Association of Legal Investigators (NALI).

Board Memberships and other affiliations: None

Compensation by the Issuer: Annual Salary is \$125,000.00. As of the date of this filing no annual salary has ever been paid to Mr. Miller. Number and Class of the Issuer's Securities Beneficially Owned by Mr. Miller: 1,000,000 common shares.

B. Legal/Disciplinary History. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:

1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

None

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

None

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

None

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

None

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

There are two holders possessing 10% or more of the Issuer's outstanding common stock:

Roxanna Green individually and through the Weber Family Trust 2,170,221 shares
625 Bakers Bridge Blvd Franklin 37067

Darnell Sutton individually and through Winterthur Entertainment Group LLC 6,538,556
shares 6500 Power Ferry's Road, Atlanta Ga

Third Party Providers

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

Legal Counsel

Name: Simon Kogan

Firm: Kogan Law

171 Wellington,

Court 1J

Staten Island, NY 10314

Phone: 718.984.3789

Email: SimonKogan@koganlaw.net

Accountant or Auditor

Name: Gary Anderson

Firm: GL Anderson and Associates

Address 1: 401. W ST Charles Rd Suite 3

Address 2: Lombard, IL, 60148

Phone: 312--590-3738

Email: gander9785@aol.com

Investor Relations Consultant

Name: None

Firm:

Address 1:

Phone:

Issuer Certification

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

The certifications shall follow the format below:

I, Darnell Sutton certify that:

1. I have reviewed this Quarterly Report ending December 31, 2016 of Hollywall Entertainment, 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.

January 26, 2017

"/s/ Darnell Sutton, Chief Executive Officer

I, James Miller certify that:

1. I have reviewed this Quarterly Report ending December 31, 2016 of Hollywall Entertainment, 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.

January 26, 2017

"/s/ James Miller, Chief Financial Officer