Cache Elite, Inc. f/k/a Ilustrato Pictures International, Inc.

Quarterly Report

For Period End

September 30, 2016

CURRENT INFORMATION REGARDING

CACHE ELITE, INC.

f/k/a

Ilustrato Pictures International, Inc. A Nevada corporation

1. Exact name of Company and its predecessor (If any)

The exact name of the issuer is Cache Elite, Inc. (herein sometimes called the "Company" or the "Issuer"). The Company's predecessor was Ilustrato Pictures International, Inc. The Company intends to seek formal approval of the name change with the Financial Industry Regulatory Authority within the 4th quarter of 2016.

We were incorporated as Superior Venture Corp. on April 27, 2010, in the State of Nevada for the purpose of selling wine varietals. On November 9, 2012, we entered into the Exchange Agreement with Ilustrato Pictures Ltd., a British Columbia corporation ("Ilustrato BC"), whereby we acquired all of the issued and outstanding common stock of Ilustrato BC. On November 30, 2012, Ilustrato BC transferred all of its assets and liabilities to Ilustrato Pictures Limited, our wholly owned subsidiary in Hong Kong ("Ilustrato HK").

2. Address of its principal executive offices

A. Company Headquarters

13802 N Scottsdale Rd. Suite 139 Phone: 480-659-0964

Scottsdale, AZ 85254 Email: cachecabinetry@gmail.com

Website: cacheelite.com

B. <u>Investor Relations Contact</u>

Pacifix Financial Ltd. Phone: 888.611.7716

2100 Manchester Road Suite 615 Email: at@pacifixfinancial.com

Wheaton, IL 60187 Website: www.pacifixfinancial.com

3. Security Information

A. The Company's Amended Articles of Incorporation authorize it to issue up to Five Hundred Fifty Million (550,000,000) shares, of which all shares are common stock, with a par value of one-tenth of one cent (\$0.001) per share.

Trading Symbol: ILUS
Exact Title & Class of Securities Outstanding: Common
CUSIP: 452372105

Par or Stated Value: \$0.001 per Share Total Shares Authorized (as of 9/30/16) 550,000,000 Total Shares Outstanding (as of 9/30/16) 367,613,031

B. Transfer Agent

Securities Transfer Corporation 2591 Dallas Parkway, Suite 102 Frisco TX 75034 Tel. 469.633.0101

The transfer agent is registered under the Exchange Act.

C. List Any Restrictions on the Transfer of the Securities

None.

D. <u>Describe Any Trading Suspension Orders Issued by the SEC in the Past 12 Months</u>

None.

E. <u>List Any Stock Split, Stock Dividend, Recapitalization, Merger, Acquisition, Spin-Off or Reorganization either Currently Anticipated or that Occurred within the Past 12 Months.</u>

On February 11, 2016 Barton Hollow, LLC, a Nevada limited liability company, and stockholder of the Issuer, filed an Application for Appointment of Custodian pursuant to Section 78.347 of the Act in the District Court for Clark County, Nevada. Barton Hollow was subsequently appointed custodian of the Issuer by Order of the Court on April 5, 2016 (the "Order"). In accordance with the provisions of the Order, Barton Hollow thereafter moved to: (a) reinstate the Issuer with the State of Nevada; (b) provide for the election of interim officers and directors; and (c) call and hold a stockholder meeting.

On April 1, 2016, Barton Hollow, together with the newly-elected director of the Issuer, caused the Issuer to enter into a Letter of Intent to merge with Cache Cabinetry, LLC, an Arizona limited liability company. Pursuant to the Letter of Intent, the parties thereto would endeavor to arrive at, and enter into, a definitive merger agreement providing for the Merger. As an inducement to the members of Cache Cabinetry, LLC. to enter into the Letter of Intent and thereafter transact, the Issuer caused to be issued to the members 360,000,000 shares of its common stock.

Subsequently, on April 6, 2016, the Issuer and Cache Cabinetry, LLC entered into a definitive Agreement and Plan of Merger (the "Merger Agreement"). Concomitant therewith, the stockholders of the Issuer elected Derrick McWilliams, the President of Cache Cabinetry, LLC, Chief Executive Officer of the Issuer, who, along with Barton Hollow, ratified and approved the Merger Agreement and Merger.

The Merger was closed on the June 3rd, 2016. The Merger is designed as a reverse subsidiary merger pursuant to Section 368(a)(2)(E) of the Internal Revenue Code. That is, upon closing, Cache Cabinetry, LLC. will merge into a newlycreated subsidiary of the Issuer with the members of Cache Cabinetry, LLC receiving shares of the common stock of the Issuer as consideration therefor. Upon closing of the Merger, Cache Cabinetry, LLC. will be the surviving corporation in its merger with the

wholly-owned subsidiary of the Issuer, therefore has become the wholly-owned operating subsidiary of the Issuer.

4. Issuance History.

As of the date of this Information Statement, there are 367,613,031 shares of the Company's common stock issued and outstanding.

During the preceding two (2) years, the Company has issued the following securities:

On April 6, 2016, we issued 250,000,000 shares of our common stock to Derrick McWilliams, our Chief Executive Officer, pursuant to the Letter of Intent dated April 1, 2016.

On April 6, 2016, we issued 110,000,000 shares of our common stock to Rhonda Colombo, pursuant to the Letter of Intent dated April 1, 2016. Rhonda Colombo is a Director of the Issuer.

5. Financial Statements

See Exhibits.

6. Describe the Issuer's Business, Products and Services

A. Description of the Issuer's Business Operations

Cache Elite Inc. (hereinafter "Cache" or the "Company") is cabinet and design company headquartered in Scottsdale, Arizona that focuses on the design and supply of kitchen furnishings to residential clients The Company sells kitchen cabinets and related hardware, doorknobs, appliances and cabinet pulls, as well as providing kitchen design services for residential customers. The Company was founded in early 2012 and has followed an aggressive growth strategy by expanding its retail locations and product offerings.

We believe our industry is in need of a more effective process to reduce the number of locations a customer needs to go to in order to complete their project. Our initial target market is middle to high-end homeowners ranging from \$300,000 to \$3,000,000.00 in value. Currently, we are focused on the Scottsdale, Arizona market with over 100 customers jobs completed. In 2014, we expanded to a larger location which houses our kitchen furnishings and decorative hardware section named "Elite Knobs."

In 2016 and beyond we expect to continue to drive broad-based market awareness among both sections of our company focusing on the end user of our products. Our marketing channels continue to expand as our number of satisfied customers increase, creating additional referrals to augment our traditional print, online and social media efforts. We also rely heavily on our relationships with trade partners in the construction industry for involvement with their projects.

B. Date and State (or Jurisdiction) of Incorporation

The Company was originally incorporated April 27, 2010, in the State of Nevada under the name Superior Venture Corp.

C. The Issuer's Primary SIC Code:

Primary:

2434

D. The Issuers Fiscal Year End

December 31st

E. The Issuer's Principal Products or Services, and Their Markets.

The Company's principal products include custom cabinetry and related item. The Company also provides kitchen and bath design and remodeling services. The Company's target markets are Arizona, California and Texas. In addition, the Company sells its products online throughout the country at www.eliteknobs.com.

7. Describe the Issuer's Facilities.

We currently lease office space at 13802 N. Scottsdale Road Suite 139, Scottsdale, AZ 85254 and Suite 140. The Company pays \$1,567 per month per suite pursuant to the terms of a lease ending in 2018. A third lease at 2586 S Val Vista Dr. Pad H Suite 103 Gilbert, AZ 85295. Cache Elite Inc. has a non-Maryland corporation qualification mailing address as following 267 Kentlands Boulevard ste. 5060Gaithersburg, MD 20878

8. Officers, Directors and Control Persons.

A. Names of Officers, Directors and Control Persons

The following table sets forth certain information furnished by the following persons, or their representatives, regarding the ownership of the Common Shares of the Company as of the date of this report, by (i) each person known to the Company to be the beneficial owner of more than 5% of the outstanding shares of Common Stock, (ii) each of the Company's executive officers and directors, and (iii) all of the Company's executive officers and directors as a group. Unless otherwise indicated, the named person is deemed to be the sole beneficial owner of the shares.

Name of Beneficial Owner

	Number of Shares	Percent
Derrick McWilliams, Chief Executive	250,000,000	68
Officer & Director		

Rhonda Colombo, Director 110,000,000 30

Total: 360,000,000 98

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.

<u>Name</u>	<u>Address</u>	No. of Shares	<u>%</u>
Derrick McWilliams	1177 E. Hampton Lane Gilbert, AZ 89295	250,000,000	68
Rhonda Colombo (1)	1177 E. Hampton Lane Gilbert, AZ 89295	110,000,000	30

(1) Rhonda Colombo is the wife of Derrick McWilliams

9. Third Party Providers

A. Legal Counsel

Adam S. Tracy, Esq.
Securities Compliance Group, Ltd.
2100 Manchester Road
Suite 615
Wheaton IL 60187
(888) 978-9901
at@ibankattorneys.com

B. Investor Relations Consultant

Pacifix Financial, LLC 2100 Manchester Road Suite 615 Wheaton, IL 60187 (888) 611-7716 at@pacifixfinancial.com

C. Other Advisor

10. Issuer Certification

- I, Derrick McWilliams certify that:
- 1. I have reviewed this Information Statement of Cache Elite, Inc. f/k/a Ilustrato Pictures International, 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.

ILUSTRATO PICTURES INTERNATIONAL,

INC.

Date: October 3rd, 2016

Derrick McWilliams. - PRESIDENT AND CHIEF

EXECUTIVE OFFICER

Exhibit A

Financial Statements for the Three Month Period Ending September 30, 2016

Cache Elite Inc. (formerly Ilustrato Pictures International, Inc.) Consolidated Balance Sheet September 30, 2016 (Unaudited)

	9/30/16
ASSETS	,
CURRENT ASSETS:	
Cash and cash equivalents	\$ 17,611
Accounts Receivable	255,780_
Total current assets	273,391
NON CURRENT ASSETS:	
Property, Plant, and Equipment	60,868
Total non current assets	60,868
Total assets	\$ 334,259
LIABILITIES AND SHAREHOLDERS' EQUITY	
CURRENT LIABILITIES:	
Accounts payable	\$ 82,102
Accrued Salaries	165,000
Rent payable	33,600
Notes payable	69,835
Lines of credit payable	27,526
Sales tax payable	55,801
Total liabilities	433,864
SHAREHOLDERS' EQUITY	
Shareholders' capital	367,613
Accumulated deficit	(467,218)
Total Shareholders' Equity	(99,605)
Total liabilities and shareholders' equity	\$ 334,259

Cache Elite Inc. (formerly Ilustrato Pictures International, Inc.) Consolidated Statement of Operations For the quarter ended September 30, 2016 (Unaudited)

	Q3 2016	
Sales	<u> </u>	317,979
Cost of Goods Sold		123,690
Gross Margin	\$	194,290
Operating Expenses		324,210
Net income (loss)	\$	(129,920)

Cache Elite Inc. (formerly Ilustrato Pictures International, Inc.) Consolidated Statement of Cash Flows For the quarter ended September 30, 2016 (Unaudited)

	Q3 2016
Cash flows from operating activities: Net incme (loss)	\$ (129,920)
Change in operating assets and liabilities: (Increase) decrease in accounts receivable Increase (decrease) in accrued salaries Increase (decrease) in sales tax payable Increase (decrease) in rent payable	(80,338) 165,000 22,358 12,600
Net cash used in operating activities	(10,300)
Cash flows from investing activities: Acquisition of property, plant, & equipment Depreciation of property, plant, & equipment Net cash provided by investing activities	(700) 1,889 1,189
Cash flows from financing activities: Net Increase (decrease) in line of credit payable Net Increase (decrease) in notes payable Net cash provided by financing activities	(217) 22,985 22,768
Net increase (decrease) in cash and cash equivalents	13,657
Cash and cash equivalents - beginning of period	3,955
Cash and cash equivalents - end of period	\$ 17,611

Cache Elite Inc. (formerly Ilustrato Pictures International, Inc.)
Consolidated Statement of Shareholders' Equity (Deficit)
For the quarter ended September 30, 2016
(Unaudited)

	Common	n Stock Amount	Accumulated Other Comprehensive Income (loss)	Additional Paid-in Capital	Accumulated Deficit	Total Stockholders' Equity (Deficit)
Balance, June 30, 2016	367,613,031	\$ 367,613			\$ (337,298)	\$ 30,315
Net income (loss)					(129,920)	(129,920)
Balance, September 30, 2016	367,613,031	\$ 367,613	-	-	\$ (467,218)	\$ (99,605)

Note 1. Organization, History and Business

Cache Elite, Inc. ("Cache Elite"), was incorporated as Superior Venture Corp. on April 27, 2010, in the State of Nevada for the purpose of selling wine varietals. On November 9, 2012, Cache Elite entered into an exchange agreement with Ilustrato Pictures Ltd., a British Columbia corporation ("Ilustrato BC"), whereby Cache Elite acquired all of the issued and outstanding common stock of Ilustrato BC. On November 30, 2012, Ilustrato BC transferred all of its assets and liabilities to Ilustrato Pictures Limited, a wholly owned subsidiary in Hong Kong ("Ilustrato HK") and the company name was changed from Superior Venture Corp. to Ilustrato Pictures International, Inc. All assets and liabilities related to Ilustrato HK were subsequently transferred out of Cache Elite.

On February 11, 2016 Barton Hollow, LLC, a Nevada limited liability company, and stockholder of Cache Elite, filed an application for appointment of custodian pursuant to Section 78.347 of the Act in the District Court for Clark County, Nevada. Barton Hollow was subsequently appointed custodian of the Cache Elite by order of the court on April 5, 2016 (the "Order"). In accordance with the provisions of the Order, Barton Hollow thereafter moved to: (a) reinstate the Cache Elite with the State of Nevada; (b) provide for the election of interim officers and directors; and (c) call and hold a stockholder meeting.

On April 1, 2016, Barton Hollow, together with the newly-elected director of the Cache Elite, caused Cache Elite to enter into a Letter of Intent to merge its wholly owned subsidiary with Cache Cabinetry, LLC, an Arizona limited liability company organized on February 6, 2012 for the purpose of designing and selling custom cabinetry and hardware. Pursuant to the Letter of Intent, the parties thereto would endeavor to arrive at, and enter into, a definitive merger agreement providing for the merger. As an inducement to the members of Cache Cabinetry, LLC to enter into the Letter of Intent and thereafter transact, Cache Elite caused to be issued to the members of Cache Cabinetry LLC, 360,000,000 shares of its common stock.

On June 3, 2016 Cache Cabinetry LLC merged with ILUS Acquisition Inc. (a Nevada corporation and wholly owned subsidiary of Cache Elite). The merger is designed as a reverse subsidiary merger pursuant to Section 368(a)(2)(E) of the Internal Revenue Code. Upon closing of the merger, Cache Cabinetry, LLC. was the surviving corporation in its merger with the wholly-owned subsidiary of the Cache Elite, and therefore has become the wholly-owned operating subsidiary of the Cache Elite. On June 15, 2016 the company name was changed from Ilustrato Pictures International, Inc. to Cache Elite Inc. with the State of Nevada and Cache Elite is currently awaiting approval of the name change from the Financial Industry Regulatory Authority.

Cache Elite and its subsidiary Cache Cabinetry LLC are collectively referred to as "the Company" throughout the notes to the consolidated financial statements.

These quarterly financial statements should be read in conjunction with the unaudited December 31, 2015 annual financial statements and the audited December 31, 2014 & December 31, 2013 annual financial statements of Cache Cabinetry LLC.

Note 2. Summary of Significant Accounting Policies

Revenue Recognition

The Company applies paragraph 605-10-S99-1 of the FASB Accounting Standards Codification for revenue recognition. The Company recognizes revenue when it is realized or realizable and earned. The Company considers revenue realized or realizable and earned when all of the following criteria are met: (i) persuasive evidence of an arrangement exists, (ii) the sales price is fixed or determinable, (iii) collectability is reasonably assured and (iv) goods have been shipped and/or services rendered.

Accounts Receivable

Accounts receivable is reported at the customers' outstanding balances, less any allowance for doubtful accounts. Interest is not accrued on overdue accounts receivable.

Allowance for Doubtful Accounts

An allowance for doubtful accounts on accounts receivable is charged to operations in amounts sufficient to maintain the allowance for uncollectible accounts at a level management believes is adequate to cover any probable losses. Management determines the adequacy of the allowance based on historical write-off percentages and information collected from individual customers. Accounts receivable are charged off against the allowance when collectability is determined to be permanently impaired.

Stock Based Compensation

When applicable, the Company will account for stock-based payments to employees in accordance with ASC 718, "Stock Compensation" ("ASC 718"). Stock-based payments to employees include grants of stock, grants of stock options and issuance of warrants that are recognized in the consolidated statement of operations based on their fair values at the date of grant.

The Company accounts for stock-based payments to non-employees in accordance with ASC 505-50, "Equity-Based Payments to Non-Employees." Stock-based payments to non-employees include grants of stock, grants of stock options and issuances of warrants that are recognized in the consolidated statement of operations based on the value of the vested portion of the award over the requisite service period as measured at its then-current fair value as of each financial reporting date.

The Company calculates the fair value of option grants and warrant issuances utilizing the Binomial pricing model. The amount of stock-based compensation recognized during a period is based on the value of the portion of the awards that are ultimately expected to vest. ASC 718 requires forfeitures to be estimated at the time stock options are granted and warrants are issued to employees and non-employees, and revised, if necessary, in subsequent periods if actual forfeitures differ from those estimates. The term "forfeitures" is distinct from "cancellations" or "expirations" and represents only the unvested portion of the surrendered stock option or warrant. The Company estimates forfeiture rates for all unvested awards when calculating the expense for the period. In estimating the forfeiture rate, the Company monitors both stock option and warrant exercises as well as employee termination patterns. The resulting stock-based compensation expense for both employee and non-employee awards is generally recognized on a straight-line basis over the period in which the Company expects to receive the benefit, which is generally the vesting period.

Earnings (Loss) per Share

The Company reports earnings (loss) per share in accordance with ASC Topic 260-10, "Earnings per Share." Basic earnings (loss) per share is computed by dividing income (loss) available to shareholders' by the weighted average number of shares available. Diluted earnings (loss) per share is computed similar to basic earnings (loss) per share except that the denominator is increased to include the number of additional shares that would have been outstanding if the potential shares had been issued and if the additional shares were dilutive. Diluted earnings (loss) per share has not been presented since there are no dilutive securities.

Organization and Offering Cost

The Company has a policy to expense organization and offering cost as incurred.

Cash and Cash Equivalents

For purpose of the statements of cash flows, the Company considers cash and cash equivalents to include all stable, highly liquid investments with maturities of three months or less.

Fair Value of Financial Instruments

The Company's financial instruments consist of cash and cash equivalents, accounts receivable, and notes payable. The carrying amount of these financial instruments approximates fair value due either to length of maturity or interest rates that approximate prevailing market rates unless otherwise disclosed in these financial statements.

Concentration of Credit Risk

The Company primarily transacts its business with one financial institution. The amount on deposit in that one institution may from time to time exceed the federally-insured limit.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Business segments

ASC 280, "Segment Reporting" requires use of the "management approach" model for segment reporting. The management approach model is based on the way a company's management organizes segments within the company for making operating decisions and assessing performance. The Company determined it has one operating segment as of September 30, 2016.

Income Taxes

The Company accounts for income tax positions in accordance with Accounting Standards Codification Topic 740, "Income Taxes" ("ASC Topic 740"). This standard prescribes a recognition and measurement of tax positions taken or expected to be taken in a tax return. For those benefits to be recognized, a tax position must be more-likely-than-not to be sustained upon examination by taxing authorities. There was no material impact on the Company's financial position or results of operations as a result of the application of this standard.

Sales Tax

The Company collects and remits sales tax to Arizona State based on applicable rates for the respective tax years. The Company collected \$22,358 in the quarter ending September 30, 2016. Sales tax is included in Selling, General, & Administrative expenses in the accompanying financial statements.

Leases

The Company accounts for leases with escalation clauses and rent holidays on a straight-line basis in accordance with Accounting Standards Codification (ASC) 840, "Leases". The deferred rent expense liability associated with future lease commitments was reported under the caption "Other long term obligations" on our consolidated balance sheet.

Recent Accounting Pronouncements

The Company continually assesses any new accounting pronouncements to determine their applicability to the Company. Where it is determined that a new accounting pronouncement affects the Company's financial reporting, the Company undertakes a study to determine the consequence of the change to its financial statements and assures that there are proper controls in place to ascertain that the Company's

financials properly reflect the change. The Company currently does not have any recent accounting pronouncements that they are studying and feel may be applicable.

Note 3. Operating Expenses

Operating expenses for the periods indicated below consisted of the following:

Total Operating Expenses:	Quarter Ended September 30, 2016
Rent Expense Selling, General and Administrative	23,626 135,584
Executive Compensation Total	165,000 \$ 324,210

Note 4. Property, Plant, & Equipment

Property, Plant, & Equipment consists of all materials and labor costs associated with the build out of the Company's office and showrooms. The Company completed the build out in January 2015 at which point the Company began depreciating Property, Plant, & Equipment. Depreciation will be over the remaining term of the lease.

Note 5. Notes Payable

As a result of the Order referenced in Note 1, the Company owes \$36,850 to a third party, the funds are payable on demand and there is no interest. The principal balance was \$36,850 at September 30, 2016.

The Company borrowed \$4,700 on May 15, 2012, the funds are due on May 15, 2013 and the interest rate is 9% per year. The principal balance was \$4,700 at September 30, 2016.

The Company borrowed \$9,600 on August 20, 2015, the funds are due on August 20, 2016 and the interest rate is 9% per year. The principal balance was \$9,600 at September 30, 2016.

The Company borrowed \$10,000 on November 12, 2015, the funds are payable on demand and the interest rate is 9% per year. The principal balance was \$10,000 at September 30, 2016.

The Company borrowed \$10,000 on May 15, 2016, the funds are due on November 15, 2016 and the interest rate is 9% per year. The principal balance was \$10,000 at September 30, 2016.

Interest on the note payable is included in Selling, General, and Administrative expenses.

Note 6. Lines of Credit

The Company has three lines of credit for \$4,000, \$15,000, and \$25,000 with interest rates of 15.9%, 21%, and 15% respectively. The balances as of September 30, 2016 are \$0, \$10,881, and \$16,645 respectively. Interest on the lines of credit is included in Selling, General, and Administrative expenses.

The Company's CEO personally signed for all three lines of credit.

Note 7. Related Party Transactions

The Company's CEO personally signed for its lines of credit referenced in Note 6 and its office and showroom leases referenced in Note 9.

Note 8. Shareholders' Equity

The Company's Amended Articles of Incorporation authorize it to issue up to Five Hundred Fifty Million (550,000,000) shares, of which all shares are common stock, with a par value of one-tenth of one cent (\$0.001) per share.

As of the date of these financial statements, there are 367,613,031 shares of the Company's common stock issued and outstanding.

During the quarter, the Company did not issue any securities.

Note 9. Commitments and Contingencies

Commitments:

The Company leases approximately 2,090 square feet of office and showroom space in Scottsdale, Arizona, under two leases, which terminate on August 30, 2018 as well as a 1,000 square feet of retail space in Gilbert, Arizona, under a single lease, which terminates in February 2021. The average rent for these spaces over the life of the leases is approximately \$72,000 per year. The Company has an option to extend its lease terms for an additional 60 months. As of September 30, 2016, total future commitments are \$156,000.

As of September 30, 2016, future minimum lease payments were as follows:

Estimated Payments
12,000
72,000
72,000
\$ 156,000

Contingencies:

None as of our balance sheet date.

Note 10 - Net Loss Per Share

Basic and diluted net loss per share as of September 30, 2016 was \$0.0003.

Note 11. Going Concern

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. Currently, the Company has incurred operating losses, and as of September 30, 2016 the Company also had a working capital deficit and an accumulated deficit. These factors raise substantial doubt about the Company's ability to continue as a going concern. Management believes that the Company's capital requirements will depend on many factors including the success of the Company's development efforts and its efforts to raise capital. Management also believes the Company needs to raise additional capital for working capital purposes. There is no assurance that such financing will be available in the future. The conditions described above raise substantial doubt about our ability to continue as a going concern. The financial statements of the Company do not include any adjustments relating to the

recoverability and classification of recorded assets, or the amounts and classifications of liabilities that might be necessary should the Company be unable to continue as a going concern.

Note 12. Subsequent Events

The Company evaluated subsequent events through October 11, 2016. As of October 11, 2016, the Company does not have any material subsequent events.