

FISCIAL YEAR Q4 2018

SigmaBroadband, Co.

A Developmental Company

DISCLOSURE STATEMENT

December 31, 2018

CUSIP NUMBER: 82662E106

1) Name of the issuer and its predecessors (if any)

SigmaBroadband Co. ("Sigma" or the "Company") was incorporated in Georgia in October 2012.

2) Address of the issuer's principal executive offices

Company Headquarters

Address: 2690 Cobb Parkway, Suite A5-284, Smyrna GA 30080

Phone: (800) 545-0010 Email: info@sigmabbco.com Website(s) www.sigmabbco.com

IR Contact

None

3) Security Information

Trading Symbol: SGRB

Exact title and class of securities outstanding:

Common Stock CUSIP: 82662E106 Par Value \$0.00001

Total shares authorized: 10,000,000,000 Total shares outstanding: 5,024,724,000

Additional class of Class of securities outstanding:

All Series A, B & C Preferred combined: Total Preferred authorized shares: 15,000,004

Exact title and class of securities outstanding: Series A Preferred

Par Value: \$0.00001 Total shares authorized: 4 Total shares outstanding: 1

Exact title and class of securities outstanding: Series B Preferred

Par Value: \$0.00001 Total shares authorized: 10,000,000

Total shares outstanding: 117,180

Exact title and class of securities outstanding: Series C Preferred

Par Value: \$0.00001 Total shares authorized: 5,000,000

Total shares outstanding: 0

Transfer Agent

Name: Pacific Stock Transfer Co.

Address 1: 4045 S. Spencer Street Suite 403

Address 2: Las Vegas, NV 89119

Phone: 702-361-3033

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

*To be included in the OTC Pink Current Information tier, the transfer agent must be registered under the Exchange Act. 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: **None**

4) 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 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.

During 2018, the Company issued no shares. In 2017, the Company issued shares as follows:

SGRB ISSUED COMMON on March 31, 2018



SHAREHOLDERS' LIST

GEORGIA (State or other jurisdiction of organization) 4899 (Primary Standard Industrial Classification Code) 46-1289228 (Tax Identification Number)

	Total Issued Shares	Unrestricted Shares	Restricted Shares	Date Shares Acquired
Name				
ADRIENNE MORRIS	4,000	4,000	-0-	12-Feb-13
AFFLUENCE PROPERTIES LLC	2,000,000	200,000	1,800,000	1-Jan-13
ALBERT PETRANGELI	2,000	2,000	-0-	23-Mar-13
ANATAL JOHNSON	4,000	4,000	-0-	15-Feb-13
ANTHONY CUSUMANO	2,000,000	200,000	1,800,000	1-Jan-13
ANTHONY SMITH	4,000	4,000	-0-	1-Mar-13
BARBARA EDWARDS	500,000	50,000	450,000	1-Jan-13
BOBBIE NEELY	4,000	4,000	-0-	12-Feb-13
CHAND ARYASINGHA	1,000,000	100,000	900,000	1-Jan-13
CHARLES GOWDER	4,000	4,000	-0-	15-Feb-13
EYDA SCHADE	2,000	2,000	-0-	12-Mar-13
JEAN E. WILLIAMS	4,000	4,000	-0-	15-Feb-13
JEFFERY BROWN	9,000,000	1,000,000	9,000,000	1-Jan-13
JOHN P. REINO	4,000	4,000	-0-	15-Feb-13
JOSEPH STAFFIERI	4,000	4,000	-0-	18-Feb-13
JOSEPHINE VAZ	1,000,000	100,000	900,000	1-Jan-13
JULIA GIDDENS	4,000	4,000	-0-	11-Feb-13
KELVIN SMITH	1,000,000	100,000	900,000	1-Jan-13
KUSHAN JAYATILLEKE	1,000,000	100,000	900,000	1-Jan-13
LALINDRA JAYATILLEKE	1,000,000	100,000	900,000	1-Jan-13
OSVALDO ROMERO	1,000,000	100,000	900,000	1-Jan-13
MARTINE CADET	1,000,000	100,000	900,000	1-Jan-13
MICHAEL WALKER	8,000	8,000	-0-	21-Feb-13
MICHELLE COX	4,000	4,000	- 0-	15-Feb-13
NEWBORN CAPITAL LLC	1,000,000	100,000	900,000	1-Jan-13

NUTAN J. DEJOUBNER	1,000,000	100,000	900,000	1-Jan-13
ODETTE ESTHER-VIAUD	500,000	50,000	450,000	1-Jan-13
ROBERT CAMPBELL	4,000	4,000	-0-	15-Feb-13
SACHIN AMBARDEKAR	2,000	2,000	-0-	10-May-13
STEPHEN HAY	100,000	10,000	90,000	1-Jan-13
TAMARA MARTIN	4,000	4,000	-0-	27-Feb-13
THOMAS J. LESS	4,000	4,000	-0-	17-Feb-13
TIMOTHY CARR	4,000	4,000	-0-	14-Feb-13
SHANTA GRASTY (Replaced Todd Darby)	4,000	4,000	-0-	15-Feb-13
RICHARD GREENE, JR (Shares Resinded)	50,000	-0-	50,000	1-Jan-13
PETER J. VAZQUEZ, JR	50,000	-0-	50,000	17-May-16
KATHRYN N. GREENE (Shares Resinded)	50,000	-0-	50,000	1-Jan-13
UPULA WIJEWEERA	400,000	40,000	360,000	1-Jan-13
RALPH E. WILLIAMS*	20,000	20,000	-0-	4-Aug-14
RALPH E. WILLIAMS*	-20,000	-20,000	-0-	4-Aug-14
JEFFERY A. BROWN	5,000,000,000	-0-	5,000,000,000	21-Sept-17

Total Shares issued as of September 30, 2018 is 5,024,724,000

(*) They were authorized to be issued, but due to Mr. Williams untimely death, the issuance fees needing to be paid to the Transfer Agent to mail the Stock Certificate had never been completed. The Stock Certificate is still with the Transfer Agent.

<u>Name</u>	<u>Date</u>	Class	Number of Shares	Nature of Consideration	<u>Offering</u>
Jeffery A. Brown	9/21/17	Common	5,010,000,000	See Note 1	Securities Act Section 4(2)
Jeffery A. Brown	9/21/17	Series B Preferred	30,000	See Note 2	Securities Act Section 4(2)
Jeffery A. Brown	9/21/17	Series A Preferred	1	See Note 3	Securities Act Section 4(2)
Mark A. Bailey	9/21/17	Series B Preferred	40,000	See Note 4	Securities Act Section 4(2)
Unaffiliated	10/9/17	Series B Preferred	17,180	See Note 5	Securities Act Section 4(2)
Stockholders (39)					
IndiePlanet Global, LLC	10/19/17	Series B Preferred	30,000	See Note 6	Securities Act Section 4(2)

Note 1 Issued in consideration of Mr. Brown's unpaid salary, (Mr. Brown was owed by the company \$125,000. under the terms of his employment contract, Mr. Brown never collected that.) To retire the company's indebtedness to Mr. Brown, he agreed to novate \$50,000. of his \$125,000 employment contact to "Paid in Capital", and in exchange for that received.

Note 2 Issued in consideration of Mr. Brown's unpaid salary, (Mr. Brown was owed by the company \$100,000. under the terms of his employment contract, Mr. Brown never collected that.) To retire the company's indebtedness to Mr. Brown, he agreed to novate \$75,000. of his \$125,000 employment contact to "Paid in Capital", and in exchange for that received.

Note 3 Issued in consideration of Mr. Brown, Board Members discussed and approved a Board Resolution to issue One share of Preferred Series "A" stock at a cost of \$2.50 to be paid from "Paid in Capital" to Jeffery A. Brown.

Note 4 Issued in consideration of Mr. Bailey's unpaid salary, (Mr. Bailey was owed by the company \$100,000. under the terms of his employment contract, Mr. Bailey never collected that.) To retire the Companies indebtedness to Mr. Bailey, he agreed to novate \$100,000. of his \$100,000 employment contact to "Paid in Capital", and in exchange for that received.

Note 5 Shares issued commensurate with the amount invested. The certificates were issued by the Company dated Oct. 19, 2017

Note 6 Consideration for services to be rendered under a consulting agreement relating to future acquisitions. All of the certificates representing the above described shares bear legends to the effect that the shares are restricted securities and may not be publicly offered or sold without registration under the Securities Act of 1933 or the availability of an exemption from such registration. As of the date of this report, no such exemption is available.

5) 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 initial disclosure statement (qualifying for Current Information for the first time) please provide reports for the two previous fiscal years and any interim periods.

The following Financials are incorporated in this Disclosure Statement by reference: Quarterly Report – Consolidated Financials for Q4, 2018.

- A. Notes to Financial Statements;
- B. Statement of Cash Flows;
- C. Balance Sheet; and
- D. Profit and Loss

The financial statements requested pursuant to this item have be prepared in accordance with US GAAP by persons with sufficient financial skills.

SIGMABROADBAND CO. NOTES TO FINANCIAL STATEMENTS Q4 Ending December 31, 2018 (Unaudited)

Note 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Organization

SigmaBroadband Co. ("Sigma" or the "Company") was incorporated in Georgia in October 2012. The Company is a full service, facilities-based broadband service provider, local exchange and inter-exchange carrier serving residential and commercial customers with a special focus on rural areas.

Basis of Presentation

The accompanying unaudited financial statements have been prepared in accordance with U.S. generally accepted accounting principles for interim financial information. Certain information and footnote disclosures normally included in annual financial statements prepared in accordance with U.S. generally accepted accounting principles have been condensed or omitted pursuant to such principles and regulations of the Securities and Exchange Commission for Form 10-Q. All adjustments, consisting of normal recurring adjustments, have been made which, in the opinion of management, are necessary for a fair presentation of the results of interim periods. The results of operations for such interim periods are not necessarily indicative of the results that may be expected for a full year because of, among other things, seasonality factors in the retail business. The unaudited financial statements contained herein should be read in conjunction with the audited financial statements and notes thereto for the fiscal year ended December 31, 2018.

Equipment, net

Equipment is stated at cost. Major renewals and betterments are capitalized while maintenance and repairs, which do not extend the lives of the respective assets, are expensed when incurred. Depreciation is computed over the estimated useful lives of the assets using the straight-line method of accounting.

The Company has estimated the useful life of the equipment to be 10 years.

The cost and accumulated depreciation for equipment sold, retired, or otherwise disposed of are relieved from the accounts, and any resulting gains or losses are reflected in income.

At December 31, 2018 and December 31, 2017, the assets have been fully impaired.

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 amounts reported in the financial statements and accompanying notes. Actual results could differ from those estimates.

Segment Information

The Company follows Accounting Standards Codification ("ASC") 280, "Segment Reporting". The Company currently operates in a single segment and will evaluate additional segment disclosure requirements as it expands its operations.

Net Loss Per Common Share

Basic net (loss) income per common share is calculated using the weighted average common shares outstanding during each reporting period. Diluted net (loss) income per common share adjusts the weighted average common shares for the potential dilution that could occur if common stock equivalents (convertible debt and preferred stock, warrants, stock options and restricted stock shares and units) were exercised or converted into common stock. There were no common stock equivalents at December 31, 2018.

Income Taxes

The Company follows the asset and liability method of accounting for future income taxes. Under this method, future income tax assets and liabilities are recorded based on temporary differences between the carrying amount of assets and liabilities and their corresponding tax basis. In addition, the future benefits of income tax assets including unused tax losses, are recognized, subject to a valuation allowance to the extent that it is more likely than not that such future benefits will ultimately be realized. Future income tax assets and liabilities are measured using enacted tax rates and laws expected to apply when the tax liabilities or assets are to be either settled or realized. The Company's effective tax rate approximates the Federal statutory rates.

Stock-Based Compensation

Stock-based compensation is accounted for at fair value in accordance with ASC 718," Compensation – Stock Compensation", when applicable. Under FASB Accounting Standards Codification No. 718, companies are required to measure the compensation costs of share-based compensation arrangements based on the grant-date fair value and recognize the costs in the financial statements over the period during which employees are required to provide services. Share-based compensation arrangements include stock options, restricted share plans, performance-based awards, share appreciation rights and employee share purchase plans. As such, compensation cost is measured on the date of grant at their fair value. Such compensation amounts, if any, are amortized over the respective vesting periods of the option grant. The Company applies this statement prospectively.

Equity instruments ("instruments") issued to other than employees are recorded on the basis of the fair value of the instruments, as required by FASB Accounting Standards Codification No. 718. FASB Accounting Standards Codification No. 505, Equity Based Payments to Non-Employees defines the measurement date and recognition period for such instruments. In general, the measurement date is when either a (a) performance commitment, as defined, is reached or (b) the earlier of (i) the non-employee performance is complete or (ii) the instruments are vested. The measured value related to the instruments is recognized over a period based on the facts and circumstances of each particular grant as defined in the FASB Accounting Standards Codification.

Cash and Cash Equivalents

The Company considers all highly liquid investments with original maturities of three months or less to be cash equivalents. Cash and cash equivalents are stated at cost, which approximates fair value. The amount of cash equivalents as of December 31, 2018 and December 31, 2017 were nil.

Reclassification of Prior Period Financial Statements

Certain items previously reported have been reclassified to conform with the current year's presentation. The reclassification has no effect on aggregate assets, liabilities, equity, or net income as previous reported.

Recent Accounting Pronouncements

The Company has reviewed all recently issued, but not yet effective, accounting pronouncements and does not believe the future adoption of any such pronouncements may be expected to cause a material impact on our financial condition or the results of its operations.

In March 2016, the FASB issued ASU 2016-03. The amendments in this Update make the guidance in Updates 2014-02, 2014-03, 2014-07, and 2014-18 effective immediately by removing their effective dates. The amendments also include transition provisions that provide that private companies are able to forgo a profitability assessment the first time they elect the accounting alternatives within the scope of this update. The Company is in the process of evaluating the impact of the adoption of this ASU.

In March 2016, the FASB issued ASU 2016-09, Stock Compensation, which is intended to simplify several aspects of the accounting for share-based payment award transactions. The guidance will be effective for the fiscal year beginning after December 15, 2016, including interim periods within that year. The Company is in the process of evaluating the impact of the adoption of this ASU.

Note 2 – EQUIPMENT, NET

The Company's furniture and equipment at December 31, 2018 and December 30, 2017 consisted of the following:

	December 31, 2018	December 31, 2017
Telecommunications equipment	10,000,000	10,000,000
Less: accumulated depreciation	2,000,000	2,000,000
Less: impairment	8,000,000	8,000,000
Total	-	-

Note 3. NOTE PAYABLE

In December 2013, the Company signed an agreement to purchase certain telecommunications equipment for \$10 million. The agreement called for the Company to sign an installment agreement for \$1,000,0000. The installment agreement, as amended in November 2015, calls for this balance to be amortized over a six-year term with interest accruing at 8% per annum. Additionally, under the terms of this modification, payments will begin 48 months after the signing of the original agreement (December 2013) at which time all interest accrued until that time will be due and payable. Interest only payments will begin in month 49 and will continue through month 72 at which time a balloon payment of the principal and any unpaid interest will be due. At December 31, 2018 and December 30, 2017, accrued interest on this note totaled \$324,187 and \$324,187, respectively.

Note 4. STOCKHOLDERS' DEFICIT

The Company has authorized 15,000,004 shares of preferred stock with no par value of \$0.00001. No shares were issued or outstanding at December 31, 2018.

The company on July 3rd, 2017, approved a board resolution. It determined it was in the best interest of the company to affect a 1-for-100 reverse stock split of the outstanding shares of its common stock. Thereafter on July 24th, 2017, the company rescinded a 1-for-100 reverse stock split of the outstanding shares of its common stock, and all share references have been retroactively restated, accordingly.

As of September 14, 2017, the par value changed from \$0.0001 to \$0.00001. Preferred stock, par value \$0.00001; 15,000,004 shares authorized. Preferred series A 4 shares authorized of which Jeffery A. Brown was issued 1. Preferred B series 10,000,000 shares authorized, issued 70,000, of which Jeffery A. Brown was issued 30,000 and Mark Bailey was issued 40,000. Preferred series C 5,000,000 shares authorized no shares issued.

The Company has authorized 9,984,999,996 shares of common stock with a par value of \$0.00001 per share. At September 14, 2017, 24,724,000 shares of common stock were issued and outstanding.

The company on September 21st, 2017 issued Forty Thousand (40,000) shares of its Preferred Class "B" stock of SigmaBroadband Co. as full consideration for the issuance of the Shares by the Corporation, Mark A. Bailey agrees to forgive the indebtedness of \$100,000 and apply that value to the companies Paid in Capital. This transaction resulted in the retirement of his \$100,000 employment contract.

The company on September 21st, 2017 issued Five Billion (5,000,000,000) shares of its Common Class of stock of SigmaBroadband Co. and as full consideration for the issuance of the Shares by the Corporation, the Jeffery A. Brown agrees to forgive \$50,000 and apply it to additional Paid-In Capital. Additionally, 30,000 class B preferred shares were issued to Jeffery Brown in exchange for Mr. Brown agreeing to forgive \$75,000 and apply it to additional Paid-In Capital. Both transactions resulted in the retirement of his \$125,000 employment contract.

On October 9th, 2017 – Jeffery A. Brown and Mark A. Bailey, Board Members discussed and approved a B.O.D. Resolution: Board of Directors is seeking to protect its stockholders. Consequently, management will be issuing the Series B Convertible Preferred to its thirty-nine (39) as per shareholders of record commensurate with the amount invested by each stockholder for the common stock they currently own. The Series B Convertible Preferred issuance is in addition to the common stock that the each of the shareholders of record own. Each Preferred share under this designation is priced at \$2.50 per share, with the conversion upon maturity, for example, being one (1) preferred share for every one hundred thousand (100,000) common shares. Which resulted in the total issuance 17,180 Series B Convertible Preferred.

Note 5. COMMITMENTS AND CONTINGENCIES

The Company currently leases its offices on a month-to-month basis from the Company's President and stockholder for \$1,900 per month.

Rent expense for the Q4 ending December 30, 2018 was \$5,644 dollars. For the prior year period ending December 30, 2017 totaled \$1,500 and \$5,700 was forgiven and converted to additional paid-in capital..

Note 6. GOING CONCERN

These financial statements have been prepared on a going concern basis, which assumes the Company will be able to realize its assets and discharge its liabilities in the normal course of business for the foreseeable future. The Company has yet to demonstrate sustainable profitability and it does not currently have the funding to fully implement its business plan. Future losses are anticipated in the continued development of its business, raising substantial doubt about the Company's ability to continue as a going concern. The ability to continue as a going concern is dependent upon the Company generating profitable operations in the future and, or, obtaining the necessary financing to meet its obligations and repay its liabilities arising from normal business operations when they come due. Management intends to finance operating costs over the next twelve months with existing cash on hand, loans from directors or stockholders or through debt or equity financings.

The financial statements do not include any adjustments to reflect the possible future effects on the recoverability and classification of assets or the amounts and classification of liabilities that may result from the possible inability of the Company to continue as a going concern.

Note 7. SUBSEQUENT EVENTS

The company on May 21, 2018, does hereby promise to pay to EKO Corporate Services, LLC, of 19C Trolley Square, Wilmington, DE 19806 (the "Lender" or "Holder"), the principal amount advanced by Lender, together with the unpaid principal amounts as set forth in this Convertible Note (the "Note" and the amounts advanced by Lender thereon collectively the "Indebtedness"), within 180 days (the "Maturity Date; the principal amount of\$ 2,500.00 (two thousand, five hundred) USD.

The Company previously had a convertible debt owed to Mr. Peter Vasquez the 3rd. party debt holder Mr. Peter Vasquez received \$125,000 into his trust account and proceeded to spend \$46,408.74 on Company expenses upon the instructions of the Company C.E.O. Those expenses were paid directly by Mr. Peter Vasquez to Company vendors upon the verbal representation of Mr. Jeffery A. Brown, Company C.E.O.

No additional notes for 3rd quarter. Please watch OTC pressroom for any new press releases. No additional notes for 4th quarter. Please watch OTC pressroom for any new press releases.

A. Statement of Cash Flows

SigmaBroadband Co Statement of Cash Flows

January - December 2018

	As of	Dec 31, 2018	As of De	c 31, 2017 (PY)
OPERATING ACTIVITIES				
Net Income	\$	(26,950)	\$	(316,638)
Adjustments to reconcile Net Income to Net Cash provided by operations:				
Accrued Expenses:Accrued Expenses - Other	\$	28,402	\$	74,434
Accrued Expenses:Accrued Interest	\$	324,187		
Credit Card Payable #0518	\$	225	\$	225
Accounts Payable			\$	(1,632)
Issuer Direct			\$	(9,200)
Professional Fees			\$	(36,212)
Due to JB	\$	16,415	\$	2,251
Due to JP	\$	17,883	\$	3,778
Due to MB	\$	4,000	\$	4,000
Loan from EKO Corporate Services	\$	2,500		
Loan From Peter Vasquez	\$	46,409	\$	46,409
Note Payable	\$	10,000,000		
Total Adjustments to reconcile Net Income to Net Cash provided by operations:	\$	10,440,020	\$	84,053
Net cash provided by operating activities	\$	10,413,070	\$	(232,585)
FINANCING ACTIVITIES				
Additional Paid in Capital	\$	326,543	\$	223,590
Capital Stock	\$	2,472		
Capital Stock to be Issued	\$	20,000		
Opening Balance Equity	\$	(1,203)		
Retained Earnings	\$	(10,761,886)		
Net cash provided by financing activities	\$	(10,414,073)	\$	223,590
Net cash increase for period	\$	(1,003)	\$	1,036
Cash at beginning of period	\$	1,203	\$	167
Cash at end of period	\$	199	\$	1,203

SigmaBroadband Co Balance Sheet

As of December 31, 2018

	Total			
	As of Dec 31, 2018	As of Dec 31, 2017 (PY)		
ASSETS				
Current Assets				
Bank Accounts				
SigmaBroadBand Co - Checking	199	1,203		
Total Bank Accounts	199	1,203		
Total Current Assets	199	1,203		
TOTAL ASSETS	199	1,203		
LIABILITIES AND EQUITY				
Liabilities				
Current Liabilities				
Other Current Liabilities				
Accrued Expenses				
Accrued Expenses - Other	28,402	28,402		
Accrued Interest	324,187	324,187		
Total Accrued Expenses	352,589	352,589		
Credit Card Payable #0518	225	225		
Due to JB	16,415	16,415		
Due to JP	17,883	17,883		
Due to MB	4,000	4,000		
Loan from EKO Corporate Services	2,500			
Loan From Peter Vasquez	46,409	46,409		
Note Payable	10,000,000	10,000,000		
Total Other Current Liabilities	10,440,020	10,437,520		
Total Current Liabilities	10,440,020	10,437,520		
Total Liabilities	10,440,020	10,437,520		
Equity				
Additional Paid in Capital	326,543	300,596		
Capital Stock	2,472	2,472		
Capital Stock to be Issued	20,000	20,000		
Retained Earnings	-10,761,886	-10,750,006		
Net Income	-26,950	-9,380		
Total Equity	-10,439,821	-\$ 10,436,318		
TOTAL LIABILITIES AND EQUITY	199	\$ 1,203		

SigmaBroadband Co Profit and Loss

January - December 2018

	Total			
	Jan -	Dec 2018	Jan - D	ec 2017 (PY)
Income				_
Total Income				
Gross Profit	\$	0	\$	0
Expenses				
Automobile Expense			\$	533
Bank Service Charges	\$	97	\$	135
Computer and Internet Expenses	\$	422	\$	178
Compensation			\$	225,003
Filing Fees			\$	120
Finance Charges			\$	67
Interest Expense			\$	40,000
Meals and Entertainment			\$	100
Office Expense			\$	300
Parking & Toll			\$	55
Postage & Shipping			\$	31
Professional Fees				
Accounting			\$	5,700
Audit			\$	9,050
Legal			\$	18,006
Transfer Agent	\$	1,309	\$	6,482
Professional Fees - Other	\$	2,230	-\$	3,026
Total Professional Fees	\$	3,539	\$	36,212
Rent Expense	\$	22,660	\$	10,116
State Tax	\$	50	\$	27
Storage			\$	2,472
Telephone Expense	\$	182	\$	429
Travel Expense			\$	860
Total Expenses	\$	26,950	\$	316,638
Net Operating Income	-\$	26,950	-\$	316,638
Net Income	-\$	26,950	-\$	316,638

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

A. description of the issuer's business operations;

SigmaBroadband Co. is a registered Georgia company. The Company is to be engaged in the business of providing voice, data, and digital video as a triple play bundled service to rural markets in the United States of America. We plan to offer our customers traditional cable video programming, Internet services, telephone services, cloud-based services, IPtv, as well as advanced video services such as on demand, high definition ("HD") television and digital video recorder ("DVR") service. The Company sets itself to grow exponentially through strategic acquisitions of like kind businesses in the technology sector and other Development Stage Companies. To reach our goals, we will actively invest in our network and operations in order to improve the quality and value of the products and packages that we offer.

The Company intends to expand into new markets by aggressively seeking out candidates for mergers and acquisitions. Pending the availability of additional financing, it is anticipated that the Company can increase its budget requirements and continue to grow in its industry.

- i) The Company is also in negotiations with certain medical companies that are using technology to improve efficiency and the treatment of patients.
- ii) The Company is also in negotiations with a certain company that is a SaaS (Software as a Service) that connects doctors to vendors at no cost to the doctor or medical practice. To the company's knowledge, no other software like theirs exist in the world.
- B. Date and State (or Jurisdiction) of Incorporation:

We are a Developmental Stage company, incorporated on October 19, 2012 in the State of Georgia

C. The issuer's primary and secondary SIC: 4899, 4841

7) Describe the Issuer's Facilities

At present, our President/CEO provides us with office space at \$1,900 per month. We believe that this arrangement is adequate and suitable for our current needs. However, when expansion of our business demands increased office space, there are considerable office facilities available in the greater Atlanta area.

8) Officers, Directors, and Control Persons

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.

Officer and Directors

Jeffery A. Brown – President, CEO 2690 Cobb Parkway, Suite A5-284, Smyrna GA 30080

Mark A. Bailey was installed as Vice-President, COO, Director of the Company 2690 Cobb Parkway, Suite A5-284, Smyrna GA 30080

David Svec – Director 2690 Cobb Parkway, Suite A5-284, Smyrna GA 30080

<u>B. Legal/Disciplinary History.</u> 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.

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.

Jeffery A. Brown c/o SigmaBroadband Co. 2690 Cobb Parkway, Suite A5-284, Smyrna GA 30080 Beneficial Owner of Five Billion, Two Million, Five Hundred Thousand. (5,002,500,000) Common (Restricted) Shares. Plus One (1) Series A Preferred share, and Thirty Thousand (30,000) Series B Preferred shares. This block constitutes the majority of votes of the Company. (Control Block)

9) Third Party Providers

None

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 Benjamin J Bunker Esq. 3753 Howard Hughes Parkway St. 200 Las Vegas, Nevada 89169 702-784-5990 benbunker@bunkerlawgroup.com

Accountant or Auditor

Capital City Tax and Accounting Services LLP. 14303 Woods Walk Lane Midlothian, VA 23112 804-577-1040

Investor Relations Consultant **N/A**

Other Advisor: Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement. N/A

10) Issuer Certification

The certifications shall follow the format below:

- I, Jeffery A. Brown President, CEO certify that:
- 1. I have reviewed this Annual Quarterly ending December 31, 2018 Statement of SigmaBroadband Co;
- 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.

Dated: 02/14/2019 /s/ Jeffery A. Brown Title: President, CEO