Strategic Global Investments, Inc.

Company Information and

Disclosure Statement

For the Three And Nine Months Ended

September 30, 2011

We previously were a shell company until June 5, 2010, therefore the exemption offered pursuant to Rule 144 was not available. Anyone who purchased securities directly or indirectly from us or any of our affiliates in a transaction or chain of transactions not involving a public offering cannot sell such securities in an open market transaction.

Section Two: Issuer's Continuing Disclosure Obligations:

Item 1: Exact name of the issuer and address of its principal executive offices.

Strategic Global Investments, Inc. 8451 Miraloni Dr, Suite D San Diego, CA 92126

Item 2: Shares outstanding

At September 30, 2011, the Company had the following shares outstanding Preferred stock - 4,897,429 Common stock - 74,251,681

Item 3: Interim financial statements

INDEX TO CONSOLIDATED FINANCIAL STATEMENTS

Consolidated Balance Sheet	. F-2
Consolidated Statements of Operations	. F-3
Consolidated Statements of Stockholders' Equity	. F-4
Consolidated Statements of Cash Flows	. F-5
Notes to Consolidated Financial Statement	. F-6

Strategic Global Investments, Inc. (f/k/a American Consolidated Laboratories, Inc.) Consolidated Balance Sheet

(Unaudited)

(Chaudhed)	Septe	ember 30, 2011	Decer	nber 31, 2010
ASSETS				, , , , , , , , , , , , , , , , , , ,
CURRENT ASSETS Cash and equivalents Short-term investment - foreclosed house Prepaid investments Short-term loan	\$	146,164 0 4,500 0	\$	52,151 196,709 2,500 0
Total current assets		150,664		251,360
FIXED ASSETS Furniture, fixtures and equipment Less: accumulated depreciation		12,222 0		1,564 0
Total fixed assets		12,222		1,564
OTHER ASSETS Website development Intangible assets Option deposit on land Developable subdivided land		29,844 37,500 10,000 450,000		10,500 0 10,000 450,000
Total other assets		527,344		470,500
Total Assets	\$	690,230	\$	723,424
LIABILITIES AND STOCKHOLDERS' EQUITY CURRENT LIABILITIES Accounts payable Accrued expenses Line of credit Note payable and accrued interest	\$	11,823 0 0 0	\$	135,099 0 0 227,050
Total current liabilities		11,823		362,149
LONG TERM LIABILITIES Due to officer Total long term liabilities Total Liabilities		357,044 357,044 368,867		0 0 362,149
		300,007		302,147
STOCKHOLDERS' EQUITY Preferred stock, \$0.001 par value, 10,000,000 shares authorized, 4,897,429 issued and outstanding Common stock, \$0.001 par value, authorized 1,000,000,000 shares; 74,251,681 and 65,232,089 issued and outstanding Additional paid-in capital Accumulated deficit		4,897 74,252 937,130 (694,916)		4,897 65,232 485,800 (194,654)
Total stockholders' equity		321,363		361,275
Total Liabilities and Stockholders' Equity	\$	690,230	\$	723,424
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Strategic Global Investments, Inc. (f/k/a American Consolidated Laboratories, Inc.) Consolidated Statements of Operations

Three and Nine Months Ended September 30, (unaudited)

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Strategic Global Investments, Inc. (f/k/a American Consolidated Laboratories, Inc.) Consolidated Statement of Stockholders' Equity (Deficit)

(Unaudited)

	Number of Shares	Common Stock	Additional Paid-in Capital	Accumulated Deficit	Total Stockholders' Equity
BEGINNING BALANCE, January 1, 2008	32,088	\$ 32	\$15,177,977	\$ (15,165,315)	\$ 12,694
Shares issued for payment of expenses Net loss	1 0	0	250 0	0 (17,841)	250 (17,841)
BALANCE, December 31, 2009	32,089	32	15,178,227	(15,183,156)	(4,897)
Shares issued for payment of expenses	0	0	0	0	0
Reverse acquisition	55,100,000	55,100	(14,783,327)	15,183,156	454,929
Common shares issued for cash	10,100,000	10,100	90,900	0	101,000
Net loss	0	0	0	(194,654)	(194,654)
BALANCE, December 31, 2010	65,232,089	65,232	485,800	(194,654)	356,378
Shares issued for Wazzuu acquisition	320,000	320	11,680	0	12,000
Shares issued as round up for reverse split	9,592	10	(10)	0	0
Shares issued for intangibles acquisition	750,000	750	36,750	0	37,500
Shares issued for services	1,300,000	1,300	63,700	0	65,000
Common shares issued for cash	11,640,000	11,640	384,210	0	395,850
Common shares repurchased	(5,000,000)	(5,000)	(45,000)	0	(50,000)
Net loss	0	0	0	(500,262)	(500,262)
ENDING BALANCE, September 30, 2011	74,251,681	\$ 74,252	\$ 937,130	\$ (694,916)	\$ 321,363

Strategic Global Investments, Inc. (f/k/a American Consolidated Laboratories, Inc.) Consolidated Statements of Cash Flows

Nine Months Ended September 30, (Unaudited)

(Chaudited)	2011	2010
CASH FLOWS FROM OPERATING ACTIVITIES: Net loss Adjustments to reconcile net loss to net cash used by operating	\$(500,261)	\$221,512)
activities: Stock issued for services Depreciation Changes in operating assets and liabilities	65,000 0	0 0
(Increase) decrease in prepaid expenses Increase (decrease) in accounts payable Increase (decrease) in accrued expenses	(2,000) (123,276) 0	0 157,517 4,929
Net cash provided (used) by operating activities	(560,537)	(59,066)
CASH FLOWS FROM INVESTING ACTIVITIES: Investment in website operation Purchase of short-term investment - REO house Sale of short-term assets Purchase of fixed assets Payments towards Mexico model home construction	(19,344) 0 208,709 (10,658) 0	0 (196,709) 0 0 (2,500)
Net cash provided (used) by investing activities	178,707	(199,209)
CASH FLOWS FROM FINANCING ACTIVITIES: Proceeds from issuance of common stock for cash Cash used to repurchase common stock Proceeds from stockholder Payments on third party loans Proceeds from third party notes payable	395,850 (50,000) 357,043 (247,050) 20,000	101,000 0 0 (8,461) 235,511
Net cash provided by financing activities	475,843	328,050
Net increase (decrease) in cash	94,013	69,775
CASH, beginning of period	52,151	0
CASH, end of period SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION:	\$ 146,164	\$ 69,775
Non-Cash Financing Activities:		
Common stock issued for Wazzuu acquisition Common stock issued for intangibles acquisition	\$ 12,000 \$ 37,500	\$ 0 \$ 0

Strategic Global Investments, Inc.

(f/k/a American Consolidated Laboratories, Inc.)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Information with regard to the six months ended June 30, 2011 and 2010 is unaudited)

Note 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(a) The Company Strategic Global Investments, Inc. is a Delaware chartered corporation which conducts business from its headquarters in San Diego, CA. It was formed on December 11, 1985 as a Florida chartered corporation. On August 26, 2008, the Company was reincorporated under the laws of the State of Delaware. On May 17, 2010, the Company changed its name from American Consolidated Laboratories, Inc. to Strategic Global Investments, Inc.

The following summarize the more significant accounting and reporting policies and practices of the Company:

- **(b)** Use of estimates The financial statements have been prepared in conformity with generally accepted accounting principles. In preparing the financial statements, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities as of the date of the statements of financial condition and revenues and expenses for the year then ended. Actual results may differ significantly from those estimates.
- (c) Start-up costs Costs of start-up activities, including organization costs, are expensed as incurred, in accordance with Statement of Position (SOP) 98-5.
- (d) Stock compensation for services rendered The Company may issue shares of common stock in exchange for services rendered. The costs of the services are valued according to generally accepted accounting principles and have been charged to operations.
- (e) Net income (loss) per share Basic loss per share is computed by dividing the net income (loss) by the weighted average number of common shares outstanding during the period.
- (f) Property and equipment All property and equipment are recorded at cost and depreciated over their estimated useful lives, using the straight-line method. Upon sale or retirement, the cost and related accumulated depreciation are eliminated from their respective accounts, and the resulting gain or loss is included in the results of operations. Repairs and maintenance charges, which do not increase the useful lives of the assets, are charged to operations as incurred.
- (g) Interim financial information The financial statements for the nine months ended September 30, 2011 and 2010 are unaudited and include all adjustments which in the opinion of management are necessary for fair presentation, and such adjustments are of a normal and recurring nature. The results for the nine months are not indicative of a full year results.

NOTE 2 - GOING CONCERN

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. The Company's financial position and operating results raise substantial doubt about the Company's ability to continue as a going concern, as reflected by the net loss of \$694,916 accumulated through September 30, 2011. The ability of the Company to continue as a going concern is dependent upon commencing operations, developing sales and obtaining additional capital and financing. The financial statements do not include any adjustments that might be necessary if the Company is unable to continue as a going concern. The Company is currently seeking additional capital to allow it to continue to develop and grow its online business operations

NOTE 3 – CASH AND CASH EQUIVALENTS

For purposes of the statement of cash flows, the Company considers all highly liquid investments with maturity of three months or less when purchased to be cash equivalents

Strategic Global Investments, Inc. (f/k/a American Consolidated Laboratories, Inc.) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 4 – USE OF ESTIMATES

The financial statements have been prepared in conformity with accounting principles generally accepted in the United States. In preparing the financial statements, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities as of the date of the statements of financial condition and revenues and expenses for the year then ended. Actual results may differ significantly from those estimates.

NOTE 5 - STOCKHOLDER'S EQUITY

The Company has 10,000,000 shares of preferred stock, par value \$0.001 authorized. At September 30, 2011 and December 31, 2010, the Company had 4,897,429 shares issued and outstanding.

The Company has 1,000,000,000 shares of common stock authorized. At January 1, 2009, the Company had 32,088 shares issued and outstanding. During 2009, the Company issued 1 share in exchange for the payment of \$250 in expenses incurred by the Company. On May 17, 2010, the Company authorized a 1-for-1,000 reverse split of the then issued and outstanding common stock. During 2010 the Company issued 55,100,000 shares of common stock to effect the reverse acquisition of its now 99% owned Mexican subsidiary corporation, Punta Perfecta S.A. de C.V., During 2010 the Company issued 10,100,000 shares of common stock in exchange for \$101,000 in cash.

During the first nine months of 2011, the Company issued 11,640,000 shares of common stock in exchange for \$395,850 in cash. The Company also issued 320,000 shares, valued at \$12,000, to acquire Wazzuu, Inc. in January 2011 and 750,000 shares, valued at \$37,500, to acquire certain intangible assets in February 2011. Also in February 2011 the Company agreed to issue a total of 3,490,000 shares over an 18 month period for services to be rendered over that time period. As of September 30, 2011, the Company had issued 1,150,000 shares of this total, valued at \$57,500. During the second quarter of 2011, the Company issued 150,000 shares of common stock in exchange for services valued at \$7,500, or \$0.05 per share. During the second quarter the Company issued 9,592 round up shares to complete the reverse stock split in May 2010. During the third quarter of 2011, the Company repurchased 5,000,000 shares of common stock in exchange for \$50,000, the same price that they had been sold for. At September 30, 2011 and December 31, 2010, the Company had 74,251,681 and 65,232,089 shares issued and outstanding., respectively.

NOTE 6 - INCOME TAXES

Deferred income taxes (benefits) are provided for certain income and expenses which are recognized in different periods for tax and financial reporting purposes. The Company had net operating loss carry-forwards for income tax purposes of approximately \$15,879,100 expiring beginning December 31, 2010. Deferred tax assets are reduced by a valuation allowance if, in the opinion of management, it is more likely than not that some portion or all of the deferred tax assets will not be realized. Management's valuation procedures consider projected utilization of deferred tax assets prospectively over the next several years, and continually evaluate new circumstances surrounding the future realization of such assets. The difference between income taxes and the amount computed by applying the federal statutory tax rate to the loss before income taxes is due to an increase in the deferred tax asset valuation allowance. The valuation allowance at September 30, 2011, is 100%.

NOTE 7 - DEBT

The Company had three loans outstanding. The first is unsecured in the amount of \$35,000, 5 year maturity, 6% interest rate, principal and interest due at maturity date. The second is secured by the short-term investment property in the amount of \$113,750,2 year maturity, 9% interest rate, with \$853 monthly payments. The third is a line of credit, secured by the short-term investment property, in the amount of \$100,000, 2 year maturity, 10% interest rate, principal and interest due at maturity date. These loans were paid off in the first quarter

Strategic Global Investments, Inc. (f/k/a American Consolidated Laboratories, Inc.) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 7 - DEBT, continued

of 2011, when the Company sold the short-term investment property. During the first quarter 2011 the Company received a short-term loan of \$20,000, which was repaid in the second quarter.

NOTE 8 - SHORT-TERM INVESTMENTS

The Company purchased a property from foreclosure with a total to-date investment of \$196,709, inclusive of a \$15,000 deposit for needed repairs. This property was sold in the first quarter for a net gain of \$49, 815.

The Company made a short term loan to a third-party in the amount of \$45,000, which was repaid in the first and second quarters of 2011.

NOTE 9 - ACQUISITIONS

On January 1, 2011, the Company acquired Wazzuu, Inc., a then newly formed corporation which had contributed to it by its founder certain intellectual property, including a social media networking website. The cost of the acquisition was \$10,500 in cash and 240,000 shares of common stock, valued at \$12,000.

In February 2011, the Company acquired certain intangible assets, including several well followed websites in the North Central Midwest US for 750,000 shares of common stock valued at \$37,500.

Item 4: Managements discussion and analysis or plan of operation

A. Plan of operation

In December 2010, the Company entered into another line of business by acquiring a start-up social media website company. As of September 30, 2011, the Company has expended approximately \$100,000 developing this website.

The Company plans to raise additional funds over the next 12 months in order to allow it to continue developing the social media website business.

The Company provides live streaming video content and related digital advertising via its websites and through social media. **WaZillo.com** connects restaurants, night clubs, bars and other venues with customers just when they are deciding where to go to spend their time and money. This is done through our online network of webcams that are located in the venues and provide real-time live streaming video that enables people to locate and view the atmosphere in venues.

Use of the website is free for users on their PC or smartphone. Venues pay a recurring monthly subscription fee for the service. Third party advertising from liquor, beer and wine companies, and their distribution and marketing partners (collectively "Suppliers") will generate additional revenue, and additional business and brand awareness for the venues and their Suppliers.

Venues that utilize the Wazillo.com website will be able to advertise specials, coupons and events to the users of the site to monetize the website. In addition, the venues will be able to directly email, tweet or text customers in their data base about specials, coupons, gift cards and events that customers can take advantage of by using Wazillo.com.

People seek restaurants, nightclubs and bars with a specific atmosphere and crowd. They understand that because the atmosphere in venues is constantly changing, on any given night, they may waste time and money going to places where, upon arrival, they realize that it is not where they want to be.

Venues and their Suppliers realize that traditional forms of advertising such as print, mail and radio are becoming increasingly expensive and obsolete because they do not provide real-time information. As a result, they are filtered out by the 21-40 year olds who have come to expect real-time information delivered digitally. Live streaming video provides venue owners with real-time visibility and advertising that is unavailable by any other advertising medium.

WaZilloMedia.com will utilize our live streaming media and content management and distribution technologies to create a Talk-TV format which will change online talk-radio (discussions about topical issues) into online Talk-TV. As people's entertainment focus and purchasing dollars continue to shift to online streaming resources, we believe that Talk-TV will fundamentally change the existing internet talk-radio market. Another focus of the Company will be to bring traditional broadcast radio content to the Internet with the addition of streaming video

on the WaZillo Media network.

The Company has significantly reduced its activities with respect to the Punta Perfecta lots, pending an improved housing sales client in that part of Mexico.

The Company is considering subdividing some of the Punta Perfecta lots further, which will require funds to complete this process. Currently, the Company has subcontracted for the construction of the model home unit, which has been in progress for about nine months and is expected to be completed by early 2013.

Once the model unit is complete, the contract calls for the Company to pay the contractor in full for their cost plus 15%, currently estimated to be approximately \$520,000 to \$575,000 in total.

The Company also expects that at some time it will need to raise funds to begin its marketing of the ownership shares of the homes.

Currently, the Company is seeking to raise \$1,000,000 through the sale of common stock, of which it has raised \$446,850 as of September 30, 2011.

As of September 30, 2011, the Company can, through either the sale of common stock or loans from its principals, continue its efforts as described above, for at least the next 12 months. However, how expansive those efforts become is entirely dependent upon the amount of money raised.

In September 2010, the Company enacted another business strategy. The Company purchased a property out of foreclosure, advanced some rehabilitation expenses and invested \$196,709 in this property, inclusive of the advanced rehabilitation costs. In the first quarter of 2011, this property was sold in the first quarter for a net gain of \$49,815.

C. Off-Balance Sheet arrangements

- i. As discussed in section A above, the Company has an off-balance sheet arrangement contract to have its model home constructed. The agreement is for the Company to reimburse the contractor for costs plus 15% upon completion of the model home, which is expected to occur in early 2013. At that time the Company will be obligated to pay this contractor approximately \$520,000 to \$575,000.
- ii. This arrangement allows the Company time to raise sufficient capital to pay the contractor, while not delaying the actual construction of the model.
- iii. This arrangement is not expected to create any revenues for the Company directly. However, having the

completed model home is expected to greatly enhance its marketing efforts going forward. As discussed previously the contract calls for the Company to pay for the construction of the model home upon completion, approximately \$520,000 to \$575,000, in early 2013. At such point the Company will own the model home 100%. If the Company does not pay upon completion, the contractor may place a lien upon the model, which may impair said marketing efforts, but it is unknown at this time to what extent that might be.

iv. There are no known events, demands, commitments, trends or uncertainties that will result in nor are likely to result in the termination of nor material reduction in availability of this agreement to provide the expected material benefits to the Company. Should the contractor fail to complete the construction of the model home, the Company would expect to complete such itself.

Item 5: Legal proceedings

None

Item 6: Defaults upon senior securities

None

Item 7: Other information

- 1. Entry into a material definitive agreement None
- 2. Termination of a material definitive agreement None
- 3. Completion of acquisition or disposition of assets, including, but not limited to mergers The Company sold the foreclosed property for a \$49,815 profit..
- 4. Creation of a direct financial obligation or an obligation under an off-balance sheet arrangement of an issuer To complete the acquisition in 3. above, the Company entered into two two-year notes with two third-party lenders, of which at December 31, 2010, the combined balance was \$192,050. The Company also entered into a five-year note with a third-party lender, which at September 30, 2011, had a balance of \$0. These loans were paid off in the first quarter of 2011, when the short-term investment property was sold at a profit.
- 5. Triggering events that accelerate or increase a direct financial obligation or an obligation under an off-balance

None
7. Material impairments None
8. Sales of equity securities In the first nine months of 2011, the Company sold 11,640,000 shares of common stock in exchange for \$395,850 in cash.
9. Material modifications to rights of security holders None
10. Changes in issuers certifying accountant None
11. Non-reliance on previously issued financial statements or a related audit report or completed interim review None
12. Change in control of the issuer Previously disclosed in the March 2010, interim report filed June 23, 2010.
13. Departure of directors or principal officers; election of directors; appointment of principal officers. Previously disclosed in the March 2010, interim report filed June 23, 2010.

14. Amendments to the Articles of Incorporation or Bylaws; change in fiscal year

15. Amendments to the issuer's Code of Ethics, or waiver of a provision of the Code of Ethics

Previously disclosed in the March 2010, interim report filed June 23, 2010.

sheet arrangement

6. Costs associated with exit or disposal activities

None

None

None

Item 8: Exhibits

Item 9: Certifications

- I, Andy Fellner, certify that:
- 1. I have reviewed this quarterly disclosure statement of Strategic Global Investments, 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.

November 7, 2011

/s/ Andy Fellner Andy Fellner Chief Executive Officer Chief Financial Officer