

WORLDWIDE INTERNET, INC.

Amended Annual Report for the Twelve Month Period Ended December 31, 2013

Non-financial information updated through March 27, 2014

USE OF PRONOUNS AND OTHER WORDS

The pronouns "we", "us", "our" and the equivalent used in this prospectus mean Worldwide Internet, Inc. In the notes to our financial statements, the "Company" means Worldwide Internet, Inc. The pronoun "you" means the reader of this report.

CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS

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

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1) Issuer's name and its predecessors (if any) during the past five years:

<u>Time Period</u> Name

April 6, 2006-December 11, 2008 Acellus Communications, Inc.

December 11, 2008 - Present Worldwide Internet, Inc.

We merged with Worldwide Communications, Inc., a Nevada corporation, on

September 30, 2010.

2) Address of the issuer's principal executive offices

Company Headquarters

Virtual office location 1490-5A Quarterpath Rd, Ste 241

Williamsburg Va 23185 Phone/Fax: (206) 984-3470

Email: frankkristan@worldwideinternetinc.com

Website: www.worldwideinternetinc.com

3) Security Information

Securities Outstanding

Trading Symbol: WNTR

Exact title and class of securities outstanding:

Common Stock, CUSIP: 98161c 10 2

Par or Stated Value: \$0.001 par value per share.

Total shares authorized: 2,100,000,000 at December 31, 2013 Total shares outstanding: 705,715,248 at December 31, 2013 Total shares outstanding: 1,115,757,735 at March 27, 2013

Preferred Stock Series A

Par value or Stated Value: \$0.001par value per share

Total Share authorized: 5,000,000 at December 31, 2013 Total Shares outstanding: 5,000,000 at March 27, 2013

Preferred Stock Series B

Par value or Stated Value: \$0.001 par value per share

Total Share authorized: 50,000,000 at December 31, 2013 Total Shares outstanding: 50,000,000 at March 27, 2013

Preferred Stock Series C

Par value or Stated Value: \$5.00 Stated Value per share
Total Share authorized: 45,000,000 at December 31, 2013
Total Shares outstanding: 1,600,000 at March 27, 2013

Transfer Agent

Corporate Stock Transfer, Inc. Suite 430 3200 Cherry Creek Drive South Denver, CO 80209

Phone: 303-282-4800

The Transfer Agent registered under the Securities Exchange Act of 1934.

Restrictions on Transfer:

Certain of our outstanding shares may be deemed to be subject to restrictions on transfer in that they are subject to the requirements of Rule 144 as" restricted securities" and securities held by "affiliates".

Trading Suspensions:

The SEC has not issued any trading suspension orders in the past 12 months.

4) Issuance History

The following table sets forth the shares of common stock we issued beginning January 1, 2011 and ending on the date of this Annual Report:

Offering Period	No. Shares	Con	sideration	No. Investors
2011	1,004,200	Cash	\$0.001	3
2011	10,000,000	Services	\$0.001	1
2012	101,362,500	Cash	\$0.001	9
2012	14,957,834	Services	\$0.001	3
2013	154,125,870	Deposit	\$0.001	1
2013	440,000	Cash	\$0.001	6
2013	1,000,000	Services	\$0.001	2
2013	186,500,000	Cash	\$0.001	1

We issued the number of shares of common stock listed in the foregoing table during the periods and for the consideration specified. The shares were issued in private placements to a limited number of investors, some of whom we have reason to believe are "accredited investors", including "affiliates" and some whom we believe are not "accredited investors". We relied on Section 4(1) of the Securities Act of 1933 for an exemption from registration. The offerings were not qualified in any state, in reliance on state exemptions substantially equivalent to the federal exemption. The shares sold are "restricted securities" as defined in Rule 144 under the Act and each certificate representing the shares bears a legend giving notice of the requirement of registration or available exemption therefrom for any public resale of the shares.

5) Financial Statements

$\frac{\text{WORLDWIDE INTERNET, INC.}}{\text{BALANCE SHEET}}$

	December 31, 2013	December 31, 2012
Assets:		
Current Assets		
Cash	4,342	(151)
Accounts Receivables	2,234,000	0
Total Current Assets	2,238,342	(151)
Other Assets		
Investments	29,457,324	0
Total Assets	31,695,666	(151)
Liabilities:		
Current Liabilities		
Accounts Payable	3,701	12,118
Accounts Payable - Related Party	0	345,013
Total Current Liabilities	3,701	357,131
Stockholders' Equity Preferred Stock, par value .001 authorized 100,000,000		
56,600,000 and 50,000,00 issued and outstanding	56,600	0
Common Stock, par value .001 authorized 2,100,000,000 705,715,248 and 325,516,175 issued and		
outstanding	705,715	325,516
Additional Paid in Capital	30,929,650	3,692,035
Accumulated Deficit	0	(4,374,833)
Total Stockholders' Equity	31,691,965	(357,282)
Total Liabilities and Stockholders' Equity	31,695,666	(151)

WORLDWIDE INTERNET, INC. STATEMENT OF OPERATIONS

	 December 31, 2013	Dec	ember 31, 2012
Revenues	\$	\$	
Fee Income	206,784		-
Interest Income	321,629		-
Total Revenues	 528,413		-
Cost of Services	202,704		-
Gross Margin	 325,709		-
Operating Expenses	 		
Officer Compensation	60,000		36,000
General and Administrative	7,306		14,300
Other Expense			
Interest	26,000		7,150
Total Operating Expenses	 93,306		57,450
Profit / Loss Before Taxes	 232,403		(57,450)
Tax Loss Carry Forward beginning of year	 1,850,460		1,793,010
Tax Loss Carry Forward end of year	(1,618,057)		(1,850,460)
Income Tax	0		0
Net Profit / Loss	\$ 232,403	\$	(57,450)

WORLDWIDE INTERNET, INC. STATEMENT OF CASH FLOW

OPERATING ACTIVITIES	January - December 2013
Net Income	\$ 232,403
Adjustments to reconcile	
Net Income to net cash provided by operations	
Accounts Payable	3,701
Net cash provided by Operating Activities	228,702
FINANCING ACTIVITIES	
Loans Payable	(224,360)
Opening Balance Equity	(31,691,965)
Common Stock	705,715
Preferred Stock	56,600
Additional Paid in Capital	30,929,650
Net cash provided by Financing Activities	(224,360)
Net cash increase for period	4,342
Cash at end of period	4,342

WORLDWIDE INTERNET, INC. NOTES TO FINANCIAL STATEMENTS DECEMBER 31, 2013

NOTE 1 - ORGANIZATION AND DESCRIPTION OF BUSINESS

Worldwide Internet, Inc. (the "Company") was incorporated originally as August Resources IV, Inc. on September 1, 1998 in the State of Florida. In 2001 the Company changed its name to Eastern Frontier Corp. On March 30, 2006 the Company changed its domicile from Florida to Nevada and changed its name to Acellus Communications, Inc. On December 11, 2008 the Company changed its name to Worldwide Internet, Inc. and on the same date reversed its stock in the ratio of 1 to 1000.

The Company is now focused on creating a diversified holding company for its business operations and investment holdings.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of presentation

The Company's financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP"). 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.

Management further acknowledges that it is solely responsible for adopting sound accounting practices, establishing and maintaining a system of internal accounting control and preventing and detecting fraud. The Company's system of internal accounting control is designed to assure, among other items, that 1) recorded transactions are valid; 2) valid transactions are recorded; and 3) transactions are recorded in the proper period in a timely manner to produce financial statements which present fairly the financial condition, results of operations and cash flows of the Company for the respective periods being presented

Use of estimates

The preparation of financial statements in conformity with generally accepted accounting principles 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.

Cash equivalents

The Company considers all highly liquid investments with a maturity of three months or less when purchased to be cash equivalents.

Fair value of financial instruments

The Company follows paragraph 825-10-50-10 of the FASB Accounting Standards Codification for disclosures about fair value of its financial instruments and paragraph 820-10-35-37 of the FASB Accounting Standards Codification ("Paragraph 820-10-35-37") to measure the fair value of its financial instruments. Paragraph 820-10-35-37 establishes a framework for measuring fair value in accounting principles generally accepted in the United States of America (U.S. GAAP), and expands disclosures about fair value measurements. To increase consistency and comparability in fair value measurements and related disclosures, Paragraph 820-10-35-37 establishes a fair value hierarchy which prioritizes the inputs to valuation techniques used to measure fair value into three (3) broad levels. The fair value hierarchy gives the highest priority to quoted prices (unadjusted) in active markets for identical assets or liabilities and the lowest priority to unobservable inputs. The three (3) levels of fair value hierarchy defined by Paragraph 820-10-35-37 are described below:

Level 1 Quoted market prices available in active markets for identical assets or liabilities as of the reporting date.

Level 2 Pricing inputs other than quoted prices in active markets in Level 1, which are either directly or indirectly observable as of the reporting date. Level 3 Pricing inputs that are generally observable inputs and not corroborated by market data. The carrying amount of the Company's financial assets and liabilities, such as cash, prepaid expenses and accrued expenses approximate their fair value because of the short maturity of those instruments. The Company's notes payable approximate the fair value of such instruments based upon management's best estimate of interest rates that would be available to the Company for similar arrangements at June 30, 2013.

Equipment

Equipment is recorded at cost. Expenditures for major additions and betterments are capitalized. Maintenance and repairs are charged to operations as incurred. Depreciation of equipment is computed by the straight-line method (after taking into account their respective estimated residual values) over the assets estimated useful life of three (3) or seven (7) years. Upon sale or retirement of equipment, the related cost and accumulated depreciation are removed from the accounts and any gain or loss is reflected in statements of operations.

Impairment of long-lived assets

The Company follows paragraph 360-10-05-4 of the FASB Accounting Standards Codification for its long-lived assets. The Company's long-lived assets, which includes computer equipment is reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of the asset may not be recoverable.

The Company assesses the recoverability of its long-lived assets by comparing the projected undiscounted net cash flows associated with the related long-lived asset or group of long-lived assets over their remaining estimated useful lives against their respective carrying amounts. Impairment, if any, is based on the excess of the carrying amount over the fair value of those assets. Fair value is generally determined using the asset's expected future discounted cash flows or market value, if readily determinable. If long-lived assets are determined to be recoverable, but the newly determined remaining estimated useful lives are shorter than originally estimated, the net book values of the long-lived assets are depreciated over the determined remaining estimated useful lives.

Commitments and contingencies

The Company follows subtopic 450-20 of the FASB Accounting Standards Codification to report accounting for contingencies. Liabilities for loss contingencies arising from claims, assessments, litigation, fines and penalties and other sources are recorded when it is probable that a liability has been incurred and the amount of the assessment can be reasonably estimated.

Revenue recognition

The Company follows paragraph 605-10-S99-1 of the FASB Accounting Standards Codification for revenue recognition. The Company will recognize 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 product has been shipped or the services have been rendered to the customer, (iii) the sales price is fixed or determinable, and (iv) collectability is reasonably assured.

Income taxes

The Company follows Section 740-10-30 of the FASB Accounting Standards Codification, which requires recognition of deferred tax assets and liabilities for the expected future tax consequences of events that have been included in the financial statements or tax returns. Under this method, deferred tax assets and liabilities are based on the differences between the financial statement and tax bases of assets and liabilities using enacted tax rates in effect for the fiscal year in which the differences are expected to reverse. Deferred tax assets are reduced by a valuation allowance to the extent management concludes it is more likely than not that the assets will not be realized. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the fiscal years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in the Statements of Income and Comprehensive Income in the period that includes the enactment date.

The Company adopted section 740-10-25 of the FASB Accounting Standards that addresses the determination of whether tax benefits claimed or expected to be claimed on a tax return should be recorded in the financial statements. Under Section 740-10-25, the Company may recognize the tax benefit from an uncertain tax position only if it

is more likely than not that the tax position will be sustained on examination by the taxing authorities, based on the technical merits of the position. The tax benefits recognized in the financial statements from such a position should be measured based on the largest benefit that has a greater than fifty percent (50%) likelihood of being realized upon ultimate settlement. Section 740-10-25 also provides guidance on de-recognition, classification, interest and penalties on income taxes, accounting in interim periods and requires increased disclosures. The Company had no material adjustments to its liabilities for unrecognized income tax benefits according to the provisions of Section 740-10-25.

Net income (loss) per common share

Net income (loss) per common share is computed pursuant to section 260-10-45 of the FASB Accounting Standards Codification. Basic net income (loss) per common share is computed by dividing net income (loss) by the weighted average number of shares of common stock outstanding during the period. Diluted net income (loss) per common share is computed by dividing net income (loss) by the weighted average number of shares of common stock and potentially outstanding shares of common stock during the period. The weighted average number of common shares outstanding and potentially outstanding common shares assumes that the Company incorporated as of the beginning of the first period presented.

There were no potentially dilutive shares outstanding as of December 31, 2013.

Cash flows reporting

The Company adopted paragraph 230-10-45-24 of the FASB Accounting Standards Codification for cash flows reporting, classifies cash receipts and payments according to whether they stem from operating, investing, or financing activities and provides definitions of each category, and uses the indirect or reconciliation method ("Indirect method") as defined by paragraph 230-10-45-25 of the FASB Accounting Standards Codification to report net cash flow from operating activities by adjusting net income to reconcile it to net cash flow from operating activities by removing the effects of (a) all deferrals of past operating cash receipts and payments and all accruals of expected future operating cash receipts and payments and (b) all items that are included in net income that do not affect operating cash receipts and payments. The Company reports the reporting currency equivalent of foreign currency cash flows, using the current exchange rate at the time of the cash flows and the effect of exchange rate changes on cash held in foreign currencies is reported as a separate item in the reconciliation of beginning and ending balances of cash and cash equivalents and separately provides information about investing and financing activities not resulting in cash receipts or payments in the period pursuant to paragraph 830-230-45-1 of the FASB Accounting Standards Codification.

Advertising Costs

The Company expenses the cost of advertising and promotional materials when incurred. Total Advertising costs were \$0 for the twelve months ended December 31, 20134.

Subsequent events

The Company follows the guidance in Section 855-10-50 of the FASB Accounting Standards Codification for the disclosure of subsequent events. The Company will evaluate subsequent events through the date when the financial statements were issued. Pursuant to ASU 2010-09 of the FASB Accounting Standards Codification, the Company considers its financial statements issued when they are widely distributed to users, such as publishing them on OTCMarkets.com.

Recently issued accounting pronouncements

The following accounting standards were issued as of December 26, 2011: **ASU 201006**, Fair Value Measurements and Disclosures (Topic 820) Improving Disclosures about Fair Value Measurements.

This ASU affects all entities that are required to make disclosures about recurring and nonrecurring fair value measurements under FASB ASC Topic 820, originally issued as FASB Statement No. 157, *Fair Value Measurements*. The ASU requires certain new disclosures and clarifies two existing disclosure requirements. The new disclosures and clarifications of existing disclosures are effective for interim and annual reporting periods beginning after December 15, 2009, except for the disclosures about purchases, sales, issuances, and settlements in the roll forward of activity in Level 3 fair value measurements. Those disclosures are effective for fiscal years beginning after December 15, 2010, and for interim periods within those fiscal years.

ASU 2011-04, Fair Value Measurement (Topic 820) \pm Amendments to Achieve Common Fair Value Measurement and Disclosure Requirements in U.S. GAAP and IFRSs

This ASU supersedes most of the guidance in Topic 820, although many of the changes are clarifications of existing guidance or wording changes to align with IFRS 13. In addition, certain amendments in ASU 2011-04 change a particular principle or requirement for measuring fair value or disclosing information about fair value measurements. The amendments in ASU 2011-04 are effective for public entities for interim and annual periods beginning after December 15, 2011. The Company has an amount due it officers for the balance of loans and accrued compensation. Any advances and accrued salary is without interest.

NOTE 3 - GOING CONCERN

As reflected in the accompanying financial statements, the Company had net income of \$232,403 and net cash used in operating activities of \$4,342 for the twelve months ended December 31, 2013.

While the Company is attempting to commence operations and generate revenues, the Company's cash position may not be significant enough to support the Company's daily operations. Management intends to raise additional funds by way of a public or private

offering. Management believes that the actions presently being taken to further implement its business plan and generate revenues provide the opportunity for the Company to continue as a going concern. While the Company believes in the viability of its strategy to generate revenues and in its ability to raise additional funds, there can be no assurances to that effect. The ability of the Company to continue as a going concern is dependent upon the Company's ability to further implement its business plan. The financial statements do not include any adjustments that might be necessary if the Company is unable to continue as a going concern.

NOTE 4 - ACCOUNTS PAYABLE

The Company had an account payable to an unrelated party in the amount of \$22,000 for services provided commencing July 1, 2011 through April 30, 2012. The accounts payable was settled with the issuance of 30,000,000 common shares, pursuant to Section 3(a)(10) exemption, under a court order from the District Court for the State of Iowa. The company's current account payables is \$3,701.

NOTE 4 - ACCOUNTS RECEIVABLES AND OTHER ASSETS

The Company has an account receivable due from China Ming Yang in the amount of \$1,734,000 and \$500,000 in an account receivable due from Solar City.

The company has \$21,457,324 in Ludvik Holdings, Inc assets and \$8,000,000 in assets that were purchased for the issuance of Series C Preferred Shares.

NOTE 5- COMMITMENTS & CONTIGENCIES

Rent

The Company currently uses a virtual office on an annual basis. The company will be moving to new offices located at 332 N. Henry Street, Williamsburg, Va 23185 commencing on April 1, 2014.

NOTE 6 - RELATED PARTY TRANSACTIONS

Accrued salaries owing to officers

The Company had one employment agreement renewable each year with its previous principal officer for \$72,000 a year. The employment agreement was terminated as of April 9, 2013. The company entered into a Settlement Agreement and issued a Promissory Note in the amount of \$345,013 that was subsequently assigned to a third party. The third party has subsequently converted the note into shares of the company and there is no longer any obligation due on the Note.

Ludvik Holdings, Inc. transaction

On March 11, 2013, the Company and Ludvik Holdings, Inc. ("Ludvik") a privately owned Delaware corporation, entered into a letter of intent for the purchase of the assets of Ludvik.

On April 8, 2013, Ludvik purchased one hundred million shares of the Company's common stock and twelve million five hundred thousand shares of Series B Preferred Stock with ten votes per share from Kenneth D. Bland, the Company's sole director. In connection with the transaction, Mr. Bland resigned as the Company's sole director and president; and, the persons identified below were elected as directors and executive officers of the Company. Mr Bland is no longer a director, officer or shareholder in the company.

Frank Kristan was elected as the sole director of the Company to replace Mr. Bland. Phil Sands was elected as Secretary and Frank Kristan was appointed as President and Treasurer of the Company.

On April 11, 2013, the Company issued 154,125,870 common shares to Ludvik Holdings and 5,000,000 shares of the Company's Series A Preferred shares, with one hundred votes per share, in partial payment of the purchase of Ludvik Holding's assets and business, subject to assumption of liabilities and obligations. The total purchase price is \$21,062,587, with an unpaid balance of \$650,000 to be paid in cash. On July 1, 2013 the company issued a Promissory Note to Ludvik for payment of the \$650,000. The Note has been assigned to TCA Global Credit Master Fund LP and has subsequently been purchased by a third party.

The cash portion of the price will be reduced by the amount of Ludvik Holdings' Senior Secured Revolving Credit Facility Agreement with TCA Global Credit Master Fund, LP ("TCA") outstanding on the payment date.

NOTE 7 – STOCKHOLDERS' DEFICIT

In 2010 the Company issued 198,085,700 shares of stock. Of this issuance 185,092,166 was issued to its officers as founder shares valued at par. The remaining shares for services of 8,500,000 were valued at the prevailing market rate of the stock which was \$0.10. Shares for services expense was recorded as \$1,086,662, shown on the statement of operations for 2010. Additionally in 2010 4,493,534 shares were issued for cash of \$204,000. As the issuance of shares in 2010 for cash was done at rates lower than the prevailing market rate of the price of the stock the Company recognized a finance cost in 2010 of \$309,677. This amount is included in the other expense amount as shown on the statement of operations.

In 2011 the Company issued 11,004,200 shares of stock of which 10,000,000 was issued for services valued at market and shown on the statement of operations as stock for services expense, and 1,004,200 shares for cash of \$30,000. The financing charge in 2011 on stock issued for cash below market was \$72,920.

In the twelve months of 2012, the Company issued 14,957,834 shares of stock. Of this issuance 14,907,834 were issued to its officers as founder shares valued at par and the amount thereof expensed. The remaining shares were issued for par value.

In the period ending December 31, 2013, the company issued 154,125,870 shares at a value of \$0.10c per share as a deposit pursuant to a letter of intent. The company also

issued 1,000,000 shares of common stock for legal and advisory services provided to the company. The company also issued 440,000 common shares for cash at \$0.05c per share pursuant to the terms of convertible notes. The company subsequently issued 186,500,000 common shares for cash at \$0.001.

NOTE 8. INCOME TAX

Deferred taxes are provided on a liability method whereby deferred tax assets are recognized for deductible temporary differences and operating loss and tax credit carry forwards and deferred tax liabilities are recognized for taxable temporary differences. Temporary differences are the differences between the reported amounts of assets and liabilities and their tax bases. Deferred tax assets are reduced by a valuation allowance when, 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 Deferred tax assets and liabilities are adjusted for the effects of changes in tax laws and rates on the date of enactment.

At December 31, 2013, the Company had net operating loss carry forwards of approximately \$1,618,057 that may be offset against future taxable income from the year 2014 to 2032. No tax benefit has been reported in the December 31, 2013 financial statements since the tax benefit is offset by an allowance of the same amount.

Due to the change in ownership provisions of the Tax Reform Act of 1986, net operating loss carry forwards for Federal Income tax reporting purposes are subject to annual limitations. Should a change in ownership occur, net operating loss carry forwards may be limited as to use in future years.

NOTE 10 - SUBSEQUENT EVENTS

Management has evaluated subsequent events pursuant to the requirements of ASC Topic 855 and has determined that, other than listed below, no material subsequent events exist.

On June 24, 2013 the Company received a term sheet for the purchase of up to Two Hundred and Fifty Thousand (\$250,000) Dollars of the Company's common stock. The Company completed the Investment Agreement subsequent to June 30. The company has not drawn down any funds under the terms of the investment agreement.

On June 30, 2013 the Company entered into an agreement with World Capital Leasing Inc., to acquire a portfolio of leases for Three Million (\$3,000,000) Dollars by the issuance of 600,000 shares of Series C Preferred Stock with a stated value of \$5.00 per share. The transaction has been completed and the Series C Preferred shares have been issued pursuant to the agreement.

On July 9, 2013 the Company entered into a Letter of Intent to acquire the Honeywell Estates LLC for a total purchase price of Twenty Six Million (\$26,000,000) Dollars. It provides for the payment of Two Hundred and Fifty Thousand (\$250,000), assumption of a First Mortgage and the balance of payment in the form of a Secured Convertible Note. The transaction was scheduled to close on or before August 31, 2013. However,

the company has not been able to complete the transaction and continues to work on a possible financing of the acquisition.

[End of Financial Notes]

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

Business operations;

The Company is in the business of developing technology for internet datacenter services and emergency notifications to the public. The company is focused on making additional investments to diversify its business operations and holdings.

<u>Date and State (or Jurisdiction) of Incorporation</u>

April 6, 2006 - Nevada

Primary and secondary SIC Codes

Our primary SIC code is 4813 - Telephone Communications (No Radiotelephone). Our secondary SIC code is 4899 - Communications Services, NEC.

Fiscal year end date

December 31.

Principal products or services, and their markets;

We have designed a proprietary cell broadcast/cell information technology product suite. This technology is commonly known as a short message service via cell broadcast (SMCB) for point to multipoint distribution of emergency and commercial messages simultaneously to multiple network subscribers. This type of communication process is initiated by our proprietary cbp2mp broadcast controller which will be installed in cellular networks of wireless carriers. Our controller transmits data to cell phones on the network which have our proprietary application (App) when within range of the towers. Our proprietary product suite includes the cbp2mp controller, the App for free download by cell phone subscribers and software which enables the network personnel to initiate the point to multipoint broadcast, including linkage to emergency broadcast systems. The controller, App and software comprise our cbp2mp system. We plan to offer our cbp2mp proprietary product suite to wireless carriers, agencies, and municipalities for no upfront charge, and bill the client a monthly service fee with a component based on number of broadcast transmissions. We believe our cbp2mp system and billing structure will be very attractive to rural cellular carriers and other providers of wireless broadband to communities throughout the United States.

Our proprietary technology is a trade secret for which we plan to use commercially reasonable means to protect from infringement. We have a patent application pending for certain features of our technology, subject to our response to questions received from the Patent and Trademark Office.

Commencing on April 9, 2013 the Company focused on additional investment opportunities to diversify its business operation.

7) Describe the Issuer's Facilities

At the date of this quarterly report, we have an annual rental of virtual office space. We currently pay \$164 per year. The lease provides a mailing address and access to other services. A significant number of our personnel and part of our equipment will be mobile as we implement our system in various locations around the U.S. We will relocate to new offices at 332 N. Henry Street, Willliamsburg, Va 23185 commencing April 1, 2014.

Accordingly, we expect a significant number of our employees will work remotely. At this time, we are unable to predict the number of personnel we may need to accommodate at central, regional or local office locations.

8) Officers, Directors, and Control Persons

Names of Officers, Directors, and Control Persons.

Frank Kristan, Director, President and Treasurer

Frank Kristan has been employed with Ludvik Holdings, Inc and its predecessor for more that five years. Frank Kristan, effective April 8, 2013, became our Sole Director, President and Treasurer. Mr Kristan is the President of Ludvik Holdings, Inc ("Ludvik").

Ludvik Holdings Inc is a diversified holding company of investments with an initial founding capital of \$10 million dollars provided to the portfolio companies. It projects strong returns over a ten year period through implementing a diversified investment strategy. Ludvik Holdings Inc., is a Delaware Corporation, that is managed by Frank Kristan, President and CEO, who has managed funds in excess of \$50 million dollars.

Mr Kristan controls Ludvik Holdings Inc. that owns 154,125,870 common shares of stock.

Phillip Sands, Secretary.

Mr Sands is the President of Cold River Capital, Inc. Cold River Capital is an independent investment firm that provides innovative private equity solutions to the Small-Cap markets in the US, Europe and South America. They offer equity capital, venture capital, PIPE funding, leveraged buyouts (LBO), mezzanine financing and bridge financing. Their philosophy is to help growing Small-Cap companies develop into Micro-Cap companies by investing via equity investments partnerships and debt structured funding. CRC's officers have long and distinguished business experience and investment experience in Small-Cap markets.

Mr Sands controls Cold River Capital, Inc. that owns 500,000 shares of our common stock.

Legal / Disciplinary History.

Mr. Kristan has not, in the last five years, been the subject of a conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

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

A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or the entry of an order by a self-regulatory organization that permanently or temporarily barred suspended or otherwise limited such person's involvement in any type of business or securities activities.

Mr. Sands has not, in the last five years, been the subject of a conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

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

A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or the entry of an order by a self-regulatory organization that permanently or temporarily barred suspended or otherwise limited such person's involvement in any type of business or securities activities.

Beneficial Shareholders.

TTT Investment Trust owns 100,000,000 shares of our common stock, or 14.2 percent and owns 25,000,000 of our Series B Preferred shares. Its address is 5825 Vineyard Lane, McKinney, Texas75070. We believe it is controlled by Wade Clark.

Darrell McDowell owns 100,000,000 shares of our common stock, or 14.2 percent and owns 12,500,000 of our Series B Preferred shares. His address is 1124 West Nebraska Avenue. Spokane, Washington 99205.

Ludvik Holdings, Inc. controls 154,125,870 shares of our common stock, or 21.8 percent. It is controlled by Frank Kristan. Its address is 1521 Concord Pike, Suite 301 Wilmington Delaware 19803. Ludvik Holdings, Inc. owns 5,000,000 shares of our Series A Preferred shares and 12,500,000 shares of our Series B shares.

To our knowledge, no other shareholder owns more than ten percent of our securities.

9) Third Party Providers

Legal Counsel

Jackson L. Morris, Esq. Attorney at Law 3116 W. North A Street Tampa, Florida 33609- 1544 Phone: 813-874- 8854

Email: jackson.morris@rule144solution.com

Accountant or Auditor

McClain, Harris & Associates 5500 Executive Center Drive, Suite 217 Charlotte, North Carolina 28212

Phone: 704-230-0467

Email: jajuanmcclain@mhaccountants4u.com

Other Advisor who assisted, advised, prepared or provided information with respect to this disclosure statement

None.

10) Issuer Certification

- I, Frank Kristan, certify that:
- 1. I have reviewed this Quarterly disclosure statement of Worldwide Internet, 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.

December 31, 2013 /s/ Frank Kristan President