



# 8000inc

8000inc

Pink Sheets: EIGH

Fourth Quarter Report 2009 and Public Disclosure Document



*Vision, Creativity, Opportunity*

10432 Balls Fall Road Suite 300 Manassass Virginia 20109



# 8000inc

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## Quarterly Report Q4 2009

Interim financial report for 8000inc. to December 31st, 2009



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## Developments since the last statement

### Statement by the CEO

During 2009, post corporate restructuring and the creation of the 8000inc investment fund, we have undertaken an aggressive strategy to acquire companies with unique offerings. This strategy has resulted in the acquisition of The Breitinger Agency, Sky Villa's realty and Southbridge Development Group. This is by no means the end of this story. As a group we are now actively pursuing additional targets to expand and create a global presence in the luxury realty markets, for both sales and rental. In addition, we are targeting companies that specialise in property management and ownership so that 8000inc can apply the Sky Villas unique proposition to property owned and managed by 8000inc. It is important to note that Sky Villas has achieved its two hundredth listing, Jamoon, a \$5M USD luxury property on the Sandy Lane Estate, Barbados. This property will be highlighted and featured on the Sky Villas Realty website.

The Breitinger Agency is undertaking with 8000inc and complete overhaul bringing together the reputation of the Agency and the commercial backing and connections of the group. A full re-launch is planned during quarter 1 2010 and will be announced to the markets through the usual channels. New models and clients are being recruited and signed up ready for the formal re-launch and the current client demand.

Regarding Southbridge Development Group, the potential here to make a difference, not only commercially but also to the locality should not be underestimated. This is a significant commercial enterprise with far reaching implications, and potentially multiple sites around the world. Through the 8000inc web technology division, Southbridge will be communicating directly to the public, institutional investors and markets through its own channel, where investors can follow the progression and developments of the project.

8000inc's intention to support potential Olympic athletes has progressed significantly. It is important for 8000inc to create opportunity commercially, but also to support worthwhile causes and individuals. So it was imperative for this special project that we had the full backing of all associations and bodies, locally, nationally and internationally to ensure we delivered and we were supported. To that end an announcement is imminent.



# 8000inc

It is our plan to build effective and informative website presences for all subsidiaries of 8000inc. Through this medium, each and every subsidiary can update and inform of all developments they have made. Each progression will also be covered on the corporate website [www.8000inc.net](http://www.8000inc.net) . Our strategy is simple; to acquire and grow through our investment fund creating a truly global brand. Our focus is realty and technology delivering opportunity and progression. In so doing we can grow our business and are able to help and support our special projects for athletes aiming to run at the Olympics and other local causes. We are certainly on target to achieve all of these goals.

Thomas Kelly.  
CEO 8000inc

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# 8000inc

## Management discussion and analysis

### Mission statement

8000inc. is entering joint venture and acquisitions to create a global brand in the entertainment and technology arenas following the ground work originally started by Cannonball 8000. It is the intention of the Officers and Directors of 8000inc. to acquire a portfolio of companies under the umbrella of 8000inc. across the media and technology arenas as well as extending its investment arm into luxury property development and construction.

### Corporate update

8000inc has acquired the following companies as wholly owned subsidiaries of the Group:

**The Breitinger Agency** – [www.thebreitingeragency.com](http://www.thebreitingeragency.com)

**Sky Villas realty** – [www.skyvillasrealty.com](http://www.skyvillasrealty.com)

### **Southbridge Development Group**

8000inc has also agreed sponsorship of a potential 2012 Olympiads; it has agreements in principle for a USA based realtor and property management company which will bring ownership of 8 properties in the USA. The agreement to invest in a property company in Portugal and been approved by the board and the group will be announcing its next web technology venture.

In addition, 8000inc has agreed to create, sponsor and commercially manage a music festival in Barbados, bringing international musicians to the Island. It is planned that the event will be held in the national indoor arena and screened to sites across the Island. Negotiations are also being held to show the event live on network TV. At this stage, it is expected that 8000inc will run the event annually, creating a true festival and managing the commercial aspects form ticket sales to merchandising and hospitality.



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All acquisitions are following the original mission statement of 8000inc and are interlinked, supportive and commercially additive. All subsidiaries are supported in-house through the technology division and the various commercial arms 8000inc now owns.

## Operations

### Consultancy Services

The 8000inc. consultancy team has not changed and delivers consultancy services to its clients and for its own acquisitions and joint ventures. The services cover the areas of strategic planning, corporate placement, change management and organizational restructuring. Through the recent and future acquisitions, the demand for and the revenue produced by this team is expanding continually and is in its own right self sufficient and profit generating

The team is now providing support for all subsidiaries from financing, through executive services to technology development. This is an exciting time and the team are core and integral to the Group plan.

### Acquisitions and mergers

8000inc.'s acquisitions and mergers team is a venture capital division. The team is made up of private investors and financial institutions, exclusively contracted to 8000inc. for investment capital. As well as directly identifying acquisition targets, the team works closely with the consultancy arm to be kept informed of any possible targets for acquisitions and any mutually beneficial investment opportunities within the consultancy portfolio.

This division has been given the challenge of identifying and delivery targeted acquisitions and mergers for and on behalf of the group. It has, in the first active quarter of operations acquired business valued at \$27M revenue per annum on project completion with a net cost for acquisition of \$3m. It is the unique approach of the team that indentifies targets, develops the real opportunities and delivers potential.



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## Sky Villas Realty

Sky Villas Realty has turned out to be a greater success than expected. The company web site [www.skyvillasrealty.com](http://www.skyvillasrealty.com) is now live and the team is now concentrating on the company presence both locally and internationally through the 8000inc network. Sky Villas recently achieved their two hundredth property listing in Barbados with Jamoon, Sandy Lane. This property is offered through Sky Villas at \$5MUSD to buy and between \$11K USD to \$45K USD per month depending on the time of year. Sky Villas realty and 8000inc intend to expand this property base becoming the leading realtor on the Island.

The current revenue position for Sky Villas Realty is as follows:

### **Sales**

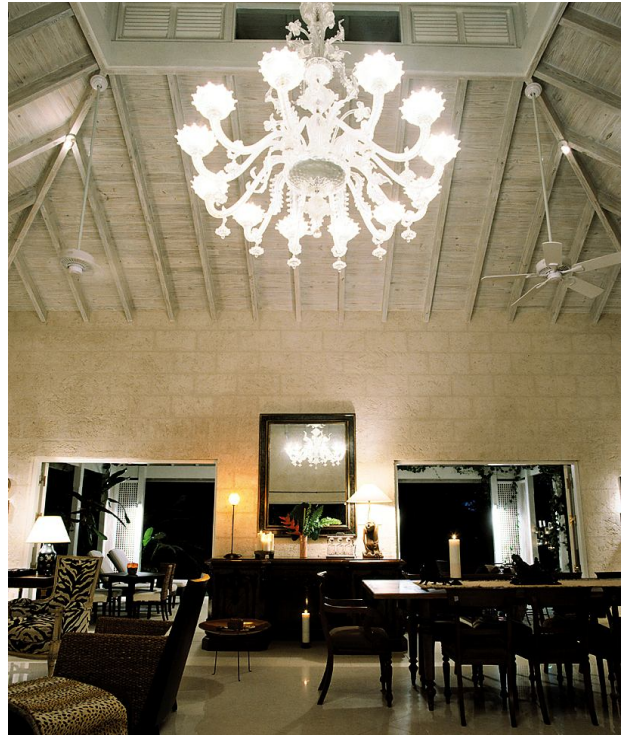
- Direct sales currently on the books represent **BDS\$45,940,229.00** (circa twenty three million USD)
- Additional sales with partner realtors currently on the books represent **BDS\$ \$80,601,487.00** (circa forty one million USD)
- Total sales currently on the books represents in excess of **BDS\$125,000,000** (circa sixty three million USD)

### **Rentals**

- Direct rentals currently on the books represents **BDS\$ 226,905** (One hundred and thirteen thousand for hundred and fifty two USD)
- Additional Rentals with partner realtors currently on the books represents **-BDS\$163,742** (eighty one thousand eight hundred and seventy one USD)
- Total rentals currently the books represents **\$BDS 390647** (in excess of one hundred and ninety five thousand USD)



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## The Breitinger Agency

The Breitinger Agency is currently interviewing and recruiting models to create an elite list to set the new standard and to meet its current demand. Through the 8000inc network, The Breitinger Agency will be providing the models and hosting the corporate events planned by 8000inc in 2010

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# 8000inc

culminating in the musical festival in Barbados. Developments and advancements including client lists will be issued and provided through the Agency web site which is continually updated.



## Southbridge Development Group

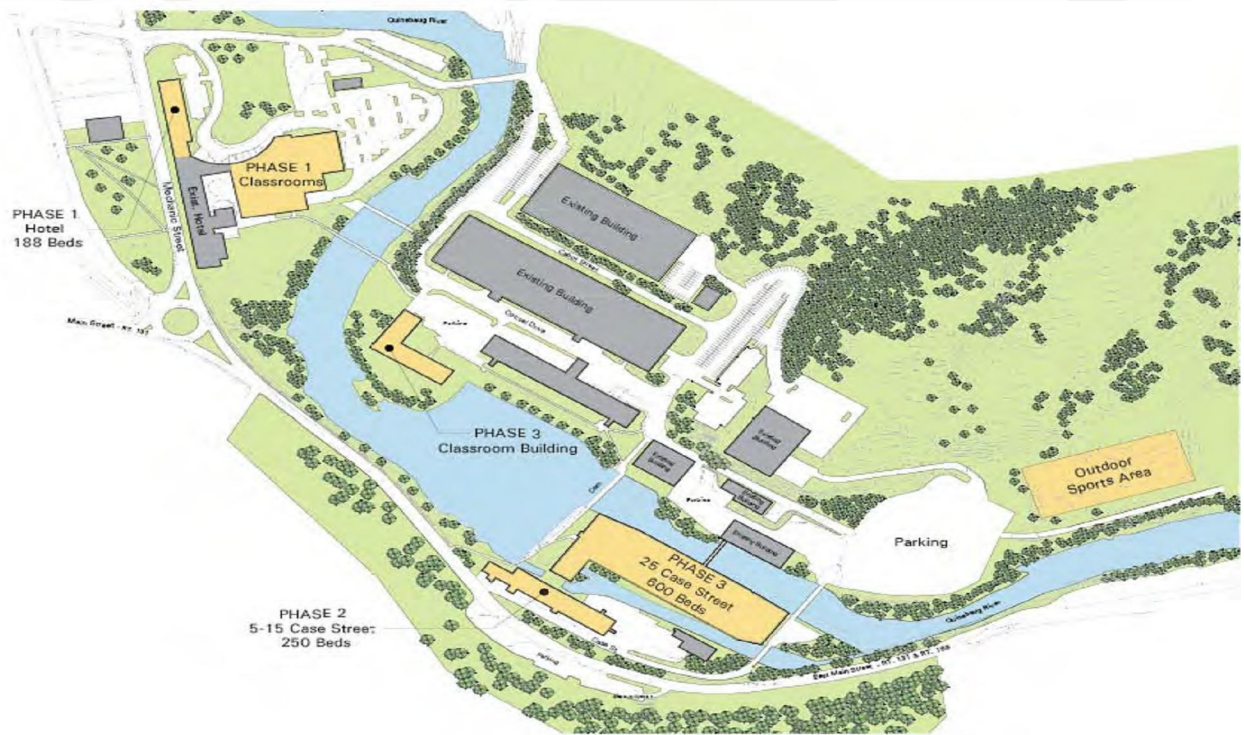
The Southbridge Development Group is at the early stages of the project. It is expected that upon completion, similar sister sites will be created both nationally within the US but also internationally following the successful model created by the Southbridge team. 8000inc is currently working with the team to create the corporate website which will serve two functions. Primarily it will be the source of information for the public to see and monitor the developments and progression of the project. But due to the importance of the future plans, the site will also contain an investor section to attract Government and Financial investment from institutions for each and every locality.

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Announcements will be made directly through this site and all 8000inc investors will be made aware of the site launch as it happens.



## Financing

Part of the core business model for 8000inc. is the creation of financing solutions for its clients and its own operations. There is no requirement neither short nor long term to raise any finance for any corporate operations. Currently 8000inc. has access to \$75M of capital finance through its networks and internal financing mechanism. This funding is used to run the corporation and to fund the planned acquisitions and joint ventures.

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Part of the teams focus is to work with the consultancy team to commercialise 8000inc initiatives such as the 2010 Barbados music festival, bring financial expertise to the table to ensure commercial success for the project. In addition the team is also approaching lending banks to acquire real estate at 50 cents in the dollar on preferred terms. These properties would then channel through the realtor interests 8000inc now has in the US and the Caribbean.

### Management team

There are no changes to the management team. With the new focus, 8000inc. has exclusive access to financial institutions, corporate executives and private investors. The strategy is to meet the demands of the business, the needs of our clients and to deliver the planned expansion through acquisitions.

### Transfer Agent

There are no changes to the corporate Transfer Agent which remains:

SIGNATURE STOCK TRANSFER, INC.  
2632 Coachlight Court  
Plano, Texas 75093  
Tel 972 612 4120  
Fax 972 612 4122  
Email - [signaturestocktransfer@msn.com](mailto:signaturestocktransfer@msn.com)



# 8000inc

## Financial Summary

### 8000inc. Year Financial statements

8000inc. was incorporated in August 2007 and these financials include all data from January 1, 2009 to December 31 2009 bringing the company in line with reporting requirements for current information. Please review all posted financial statements and disclosures. These figures are contained within the financial statements section of the public disclosure document. The financial report contains the cash flow statement, balance sheet, profit and loss, shareholder equity statement and notes to financial statement to year end 2009.

### Certification

I, Thomas Kelly, President and CEO of 8000inc., (the "issuer"), hereby certify that the financial statements filed herewith and the notes thereto, fairly present, in all material respects, the financial position of the issuer and the results of its operations and cash flows for the periods presented, in conformity with accounting principles generally accepted in the United States, consistently applied. The above information has been undersigned on the date indicated.

---

Mr. Thomas Kelly Chief  
Executive Officer  
January 24 2010

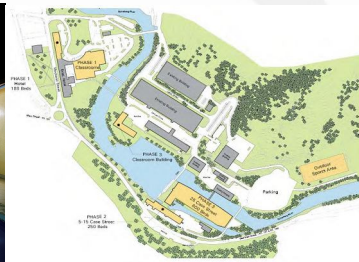


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# 8000inc

## **Part A: General Company Information:**

### **Item I: Name of Issuer:**

8000inc

### **Item II: Address of Issuer's Principal Offices:**

8000inc  
10432 Balls Ford Road  
Suite 300  
Manassass  
Virginia 20109

### **Item III: State of Incorporation:**

Nevada

### **Item IV: Date of Incorporation:**

07/31/2007

### **Item V: Transfer Agent:**

SIGNATURE STOCK TRANSFER, INC.  
2632 Coachlight Court  
Plano, Texas 75093  
Tel 972 612 4120  
Fax 972 612 4122  
E-mail [signaturestocktransfer@msn.com](mailto:signaturestocktransfer@msn.com)

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# 8000inc

## **Item VI: Nature of Issuers Business:**

### **B. Business Development**

During 2009, 8000inc has taken action to address the down turn in the original core business. Cannonball 8000, a European Lifestyle event, was the operational arm of 8000inc and organized, ran and merchandised the Cannonball rallies throughout Europe showing an increase in profit and product offerings year on year to 2008. Due to the recent down turn in demand for luxury events, and in particular corporate entertaining, entirely driven by the economic down turn, the management team of 8000inc had to make some serious decisions for the future of the corporation and in the interests of the shareholders. This culminated in the subsequent closure of Cannonball 8000 in 2009. These events dictated that the management team explore and move into new sectors and optimise its current commercial global network. The closure of Cannonball 8000 as an operating subsidiary has not had nor will have any financial encumbrance or liability upon 8000inc, the corporation, and its share holders. Through this action, the operational activity is now centred through and on 8000inc, has no debt and a positive cash flow.

The Company has identified further potential revenue streams from operations in other countries with comparable markets and is in the process of building the 8000inc brand through its partnerships and networks within the entertainment, events and technology industries. The core competencies of 8000inc remain and the core principle of a global brand has not altered. However the direction and focus of the company has been aligned to the current economic situation and that has created a plethora of opportunities for the corporation and shareholders alike.

### **1. Form of Organization**

The company is duly formed and organized as a Public company registered in the State of Nevada.

### **2. Year that the issuer was organized**

July 2007

### **3. Financial year end**

The financial year end for 8000inc is 31<sup>st</sup> December.

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# 8000inc

#### **4. Bankruptcy or Receivership**

The issuer, nor any predecessor, has not been in bankruptcy, receivership or any similar proceedings.

#### **5. Material reclassification**

There has been no material reclassification, merger or consolidation, purchase or sale of significant amount of assets. 8000inc was formed in Nevada in July 2007 and acquired Cannonball 8000 Limited, UK, as a wholly owned subsidiary Cannonball 8000 Limited UK, trading on the Pink Sheets LLC. The transaction taking place of the publicly formed company 8000inc through and adhering to the statutes of the State of Nevada.

#### **6. Default**

There are no defaults requiring the issuer to make payments.

#### **7. Change of Control**

In October 2009, the CEO and President of 8000inc since inception was replaced by Thomas Kelly. The appropriate filings were made according to the Nevada State laws and published accordingly. The formation of the public company 8000inc, was through the acquisition of Cannonball 8000 Limited, the board and Directors of the wholly owned subsidiary, Cannonball 8000 Limited were installed as the board, Officers, Directors and controlling members of 8000inc and have since been replaced.

#### **8. 10% increase in outstanding equity**

There has been one incident of an increase in 10% equity holding through the acquisition of the Breitinger Agency for 22M shares.

#### **9. Stock split, dividend, recapitalisation, merger, acquisition, spin off or reorganization**

There are no stock splits planned or envisaged, no current plans for dividends but this is entirely influenced by the performance of the company, nor recapitalisation, merger, spin offs or reorganizations.



# 8000inc

## **10. Securities delisting**

There has not been any delisting of the issuers securities or deletion from the OTC Bulletin Board or indeed any exchange.

## **11. Any current past or pending legal proceedings that could have any material effect on the issuers business**

There are no current past or pending legal proceedings that could have any material effect on the issuers business.

### **C. Business of issuer**

#### **1 The issuers SIC codes**

Corporate code E0538142007-6

SSN - 02-D690020

#### **2 Company operations**

The company is currently operating and delivering its services and products to Europe and the USA and is expanding and developing its services and business portfolio into a Global brand with operational activities on all continents.

#### **3. Shell company**

The issuer is not deemed a shell company under the securities act rule 405.

#### **4. Parent or affiliate of the issuer**

There are no parents or affiliates of the issuer.

#### **5. The effect of existing or probable governmental regulations on the business**

There are no effects nor consequences of any governmental regulations on the business due to the nature of the business and its services.

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## **6. Estimate of spend on research and extent to which the cost is borne directly by the customers**

As per the corporate business plan, 8000inc is expanding its operations into the Technology and residential development as well as expansion of its current consultancy and web technology partnership. In order to ensure that each and every action has a profitable and productive benefit to the Corporation, many weeks of research and negotiations take place, lead by the consultancy arm of the group.

It is estimated that approximately \$200,000 USD is spent each and every year in research into new and expansive markets. This will include site and business reconnaissance, discussion and negotiations as well as suitability and sustainability evaluation for investment and seamless transition into the group.

There is no direct cost born by the customer, 8000inc reinvests corporate profit into the business to accommodate continual and extensive research and development and Group expansion.

## **7. Compliance with environmental law**

There are no costs and effects to the Corporation due to compliance and environmental law.

## **8. The total number of employees**

There are 6 full time staff which through the expansion of the organization is expected to double during 2009.

## **Item VI The nature of the products and services offered**

### **1.0 Executive Summary**

8000inc will and is entering joint venture and acquisitions to create a global brand in the entertainment and technology arenas following the ground work originally started by Cannonball 8000. It is the intention of the Officers and Directors of 8000inc to acquire a portfolio of companies under the umbrella of 8000inc across the media and technology arenas as well as extending its investment arm into luxury property development and construction.

During 2008 the original core business experienced the impact of the global economic down turn. This resulted in the original core business being uneconomical in today's financial climate. The major



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driving force behind the original business was unique, ground breaking and leading edge vision. This is maintained within the current structure of 8000inc and follows the principles of the founder. Due to the structure of the corporation, the operational subsidiary, Cannonball 8000 was subsequently closed down without any impact, liability nor encumbrance upon the 8000inc Through the delivery of Cannonball 8000, 8000inc created a network of corporate contacts and Investors. It also had extensive experience of delivering top end luxury events and its imagery. Therefore in house, the corporation had an extensive resource of skills and in house unique corporate IP.

By pulling together the experience and knowledge gained over the past 5 years, and marrying that with its exclusive investment and executive team, 8000inc is purpose built and uniquely positioned to build the corporate brand through direct acquisition and joint ventures.

## **1.1 8000incorporated Overview**

- Unique in the fact that though the corporation is able to draw upon in house competencies in the media, finance and executive arenas to deliver in-house solutions to the corporation and clients alike.
- 8000inc has the ability within its market to service and satisfy its core services of acquisitions and service provision and those of its clients through in-house competencies generating and creating profitable internal and external billable markets in addition to revenue and growth purely through acquisition.
- Access to investment funds for group acquisitions and expansion.
- Using the network created through the original core proposition, 8000inc has the ability to diversify the business into other profitable business sectors through existing relationships.
- Aimed at two markets, professional services and investments, across the global market place.
- Cannonball 8000 is finalising investments within the property development and web technology markets to grow the corporate brand and to facilitate in-house service provision to meet both group and client demand.



# 8000inc

## 1.2 8000inc

### Consultancy Services

8000inc has put together a team of experienced corporate executives to deliver consultancy services to its clients and for its own acquisitions and joint ventures. The services cover the areas of strategic planning, corporate placement, change management and organizational restructuring.

The team evolved when 8000inc evaluated its core business proposition, identifying the inherent skills within the corporation. This led to the realization that 8000inc could provide the support needed by public and private companies in the current economic climate manage the transitional period of organizations from start up to fully operational activity and deliver effective proposition positioning.

The team works hand in hand with the 8000inc investment arm to not only ensure that all investments by the corporation are delivered to meet the group plan, but also to support our clients in identifying opportunities for both client and 8000inc. These activities are aligned to the core mission strategy of brand expansion through acquisition and joint venture allowing 8000inc to grow its clients, to grow itself and to deliver mutual benefit.

Currently 8000inc is providing services to corporations in the web technology, corporate finance and marketing arenas. More detailed information will be made public during the 4<sup>th</sup> quarter 2009, it is anticipated that this activity will lead to both acquisitions and additions to the 8000inc brand and revenue generated through the provision of services.

The consultancy team is self-sufficient and not only receives income from clients but also through cross corporation transactions and is, in many cases, the team that identifies and proves the opportunity for the investment team, and then supports both client and investment team to ensure a successful and seamless transition.

Apart from providing services in house and to its subsidiaries, the team are currently working with the finance division to manage and commercialise the Barbados Music festival 2010.



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## **Acquisitions and mergers**

8000inc's acquisitions and mergers team is a venture capital division. The team is made up of private investors and financial institutions, exclusively contracted to 8000inc for investment capital. As well as directly identifying acquisition targets, the team works closely with the consultancy arm to be kept informed of any possible targets for acquisitions and any mutually beneficial investment opportunities within the consultancy portfolio.

The team is in the process of acquiring a privately owned Technology Services Company and a web-based Production Company. Announcements will be made during 4<sup>th</sup> quarter 2009.

As a long term investment for 8000inc, the division is negotiating to invest in a luxury ocean front development project.

Current 8000inc wholly owned subsidiaries

The Breitinger Agency – [www.thebreitingeragency.com](http://www.thebreitingeragency.com)

Sky Villas Realty – [www.skyvillasrealty.com](http://www.skyvillasrealty.com)

Southbridge Development Group – web site to be announced

## **Financing**

Part of the core business model for 8000inc is the creation of financing for its clients and its operations. There is no requirement either short or long term to raise any finance for any or all operations. Currently 8000inc has access to \$75M of capital finance through its networks and internal financing mechanism. This funding is used to run the corporation and to fund the planned acquisitions and joint ventures.

Finance is currently working with the consultancy team to structure the commercial aspect, from ticket sales through merchandising of the Barbados music festival 2010.

In addition, the team has also approached some banks to acquire real estate in the US at 50 cents in the dollar on preferred terms.



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## **Item VII The nature and extent of the issuer's facilities**

Due to the nature of the business and its global branding model the company has no need to maintain high overheads or to incur expense in terms of equipment. Each and every action by the organization is either a paid for service or is a business transaction funded by the financial mechanisms in place for acquisitions, mergers and joint ventures.

The company operates globally utilising offices and facilities provided personally by each member of the team. This includes offices and equipment at home, the use of local facilities at hotels and our partner/investment sites. Each member of the team has a fully equipped "home" office with fax, computers, telephone, scanner, filing and answering services. The company also rents office facilities and managed services for telephony, secretarial, and meeting venues through, together with a static corporate presence through Regus Virtual Offices. The primary facilities for 8000inc being 10432 Balls Fall Road, Suite 300, Manassass, Virginia. Regus information and service provision is provided at [www.regus.com](http://www.regus.com). In this way, 8000inc and its team can be mobile, flexible and have cost effective office and corporate facilities available globally and locally. In addition, the cost of maintaining property and facilities is negated decreasing not only costs but long term overheads as the facilities and state of the art office technology provided for 8000inc is maintained by Regus Virtual under the contract. In addition, as the 8000inc team operates globally, it is important that access to documents, templates in any location and it vital information is available to the team members 24 hours a day, thus the virtual solution with computer and telephony access through remote systems ensures that wherever in the world 8000inc is operating, all systems are fully functional and operating 24/7 without the need for permanent 24 hour a day in house office staff.

## **Part B: Share Structure and Issuance History**

### **Item VIII:**

Class: Common

Outstanding: 143,824,000

### **Item IX:**

Symbol: EIGH.pk

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CUSIP Number: 28251Q109

A: Common Stock Par Value: \$0.001

B: Common shares. Common stock has no pre-emptive or preferential rights.

**Item X:**

Number of shares authorised: 700,000,000

Number of common shares outstanding: 143,824,000

Float: 77,391,750

Number of beneficial shareholders: 11

Total Number of shareholders of record: 44

**Item XI: List of offerings and shares issued for services in the past two years.**

08/09/2007 106,824,000 restricted shares issued to 11 beneficial owners in the acquisition of Cannonball 8000 Ltd, a limited UK Company, in exchange for all shares issued in Cannonball 8000 Ltd through utilising the cross border business combination rule 802. This transaction was at the inception and creation of 800 Inc and was by definition, is the original shareholder equity. There have been no shares issuances or equity purchases by, to or from 800 Inc and thus the original shareholder equity remains unchanged from date of inception. The shareholders of the UK subsidiary were issued at par value through a share exchange a pro rata number (identical percentage/shareholding) of shares in 8000inc as recompense for the 100% acquisition of Cannonball 8000 UK.

All certificates issued in this transaction were clearly marked "not registered under the Securities Act", and detailing any restrictions on sale and transferability of shares.

The initial number of shares issued for 8000inc for the acquisition of Cannonball 8000 Limited, including all share US and UK shareholders was 116,824,000 as of the date of incorporation of 8000inc a Nevada registered Corporation, 8<sup>th</sup> August 2007 and was the share equity at inception and creation of the Nevada and Pink Sheets registered Corporation.



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In November 2009, 8000inc issued 22M restricted shares to Nicole Breitingger through the Acquisition of the Breitingger Agency, previously announced and 5M restricted shares to Joel Parris for the acquisition of Sky Villas Realty rendering both companies wholly owned subsidiaries of 8000inc.

All certificates issued in these transactions were clearly marked "not registered under the Securities Act", and detailing any restrictions on sale and transferability of shares.

Since the incorporation of 8000inc these are the only events resulting in the change of total shares outstanding by 8000inc.

The company can confirm that:

- I) There have been no offerings, either 504 or intrastate or the like and there are no current nor planned agreements in place as external funding of this nature is not required for the expansion of 8000inc and the delivery of its corporate plan.
- II) There is no jurisdiction where any offering is/was registered or qualified
- III) There has been no share offering
- IV) There have been no shares sold
- V) There have been no shares sold or offerings at any price and no receipt of proceeds by 8000inc
- VI) There are no shares offered nor issued other than the original share issuance at the creation of 8000inc which has been fully and publicly disclosed
- VII) As there has been no offerings or shares sold by 8000inc, there are no such certificates with or without restrictions in existence

In addition, there are no options for any corporation nor individual to purchase any 8000inc securities as individual contracts or agreements or in relation to services provided.

There are neither private offerings nor arrangements for either an individual or a company, and are there no plans to be, for the purchase or issuance of any 8000inc securities.



# 8000inc

## **Item XII: Management and Control Structure**

### **Thomas Kelly - Chief Executive Officer and President**

Thomas, having owned and operated successful businesses in the past ranging from retail discount stores to real estate development and rental portfolios, has since been involved in the financing and branding of public companies across a variety of industries to create a consistent stream of cash flows and asset wealth. Since the conception of 8000inc he has directed the company ensuring continued growth and diversification. Thomas' background in management, real estate finance, and asset accumulation through multiple financial mechanisms has enabled 8000inc to grow ahead of schedule. His passion of being the best that you can and creating a team of like minded people around him, will aid in the continued successes of the company. Along with motivating others to achieve their goals Thomas brings his past entrepreneurial experiences to develop and build 8000inc into a recognized global brand.

Legal/Disciplinary History: None

Disclosure of Conflict of Interest: None

## **Item XIII: Beneficial Owners holding more than 5%**

Conrad Wall

Flat 6, 9 Grange Road, Kingston Upon Thames, Surrey, KT1

Class: Common

Number: 62,500,000

## **Item XIV: Name, Address and Contact Details of Advisors to Issuer.**

None.



# 8000inc

## **Item XV - XVI: Financial Information**

See attached financial statements published for July 2007 to year and first quarter statements January 1<sup>st</sup> 2008 to March 31<sup>st</sup> 2008. Please also see below, the financial statements for third quarter 2009.

### **Shareholder Equity**

The value for shareholder equity and statement is included in the financial statements for year to date 2009 (fourth quarter 2009), January 1st to December 31st.

27,000,000 restricted shares have been issued for the acquisition of the Breitinger Agency (22M) and Sky Villas Realty (5M).

Symbol: EIGH.pk

CUSIP Number: 28251Q109

A: Common Stock Par Value: \$0.001

B: Common shares. Common stock has no pre-emptive or preferential rights, no warrants nor stock purchases nor sales nor issuances have occurred.

Number of shares authorised: 700,000,000

Number of common shares outstanding: 143,824,000

Number of shares available : 556,176,000

Float: 77,391,750

Number of beneficial shareholders: 11

Total Number of shareholders of record: 44



# 8000inc

## Statement of Cash Flows

800inc JAN 01 09- 31 DEC 09

<b>Cash flows from operating activities</b>	
Cash received from operations	\$156,000
Cash paid for wages	-35,000
Cash paid for interest	-2,400
Cash paid for taxes	0
Heating/electricity	-1,200
General Expenses	-3,400
Vehicles	-3,514
Entertainment	-12,034
Professional fees	-65,550
Advertising	-1,134
Stationary	-7,000
SVR Loan	
Offices	-1,600
Fines	-310
<b>Net cash provided (used) by operating activities</b>	<b>\$22,858</b>
<b>Cash flows from investing activities</b>	
Cash received from sale of capital assets (Effective quarter 1 2010)	\$0
Cash received from collection of notes receivable	0
Cash paid for purchase of capital assets	0
Cash paid to acquire businesses (effective quarter1 2010 - Southbridge)	0
Other	0

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# 8000inc

**Net cash provided (used) by investing activities**

0

**Cash flows from financing activities**

Cash received from issuing stock		\$0
Cash received from long-term borrowings		0
Cash paid to repurchase stock		0
Cash paid to retire long-term debt		0
Cash paid for dividends		0
Other		
<b>Net cash provided (used) in financing activities</b>		<b>\$0</b>
<b>Increase (decrease) in cash during the period</b>		<b>\$22,858</b>



# 8000inc

## BALANCE SHEET

1st JAN 09 TO 31st DEC 09

	Period USD (\$)
<b>Current Assets</b>	
Inventories	0
Revenue	156,000
Inter-Company Loans	0
Taxes receivable	0
Cash	0
<b>Total current assets</b>	<u>156,000</u>
<b>Fixed Assets</b>	
Fixed Assets	0
Motor Vehicles	0
Plant & Machinery - net of depreciation	0
<b>Total fixed assets</b>	0
<b>TOTAL ASSETS</b>	<u><u>156,000</u></u>

## LIABILITIES & STOCKHOLDER EQUITY

<b>Current Liabilities</b>	
Accounts Payable - Credit Card	2,000
Accounts Payable	43,135
Office	51,880
Sky Loan	1,400
Directors Current A/c	0
Notes Payable (Bank O/Draft & Loan)	0
Accrued Taxes	0
Wages Payable	35,000
<b>Total Current Liabilities</b>	<u>133,415</u>
<b>Shareholder Equity</b>	
Common stock - \$0.001 par 143,824,000 issued	143,824
Paid Capital	10,000
Retained earnings (Prior)	-131,239
<b>Total Liabilities/Shareholder equity</b>	<u><u>22,585</u></u>
	<u><u>156,000</u></u>

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# 8000inc

## PROFIT & LOSS STATEMENT

1st JAN 2009 To 31st  
December 2009

Year to Date USD (\$)

### Sales

Revenues	156,000
Other Sales	0

**Total Sales** 156,000

**Gross Profit/(Loss)** 156,000

### Overheads

Gross Wages	35,000
Rent and Rates	2,500
Heat, Light, Power	3,400
Motor Expenses	3,514
Travelling and Entertainment	12,034
Printing & Stationery	7,000
Professional Fees	65,550
Bank Charges and Interest	700
General Expenses	3,400
Fines	317
	<u>133,415</u>

**Net Profit/(Loss)** 22,585



# 8000inc

**Shareholder  
Equity  
Reconciliation  
31st December  
2009**

**Equity Analysis**

Statement of Shareholder Equity							
	Common stock A		Common stock B		Preferred stock		Total stock
	Number of shares	Par value & capital in excess of par	Number of shares	Par value & capital in excess of par	Number of shares	Par value & capital in excess of par	
Stock balance: Beginning of period	116,824,000	\$116,824	0	\$0.00	0	\$0	(\$14,415)
Shares issued	27,000,000	27,000	0	0	0	0	27,000
Shares repurchased	0	0	0	0	0	0	0
Balance: End of period	143,824,000	143,824	0	0	0	0	12,585
Average price of shares issued	\$0.01		NA		NA		
Average price of shares repurchased	NA		NA		NA		
Retained earnings balance: Beginning of period	(\$131,239)						
Dividends paid	0						
Net earnings (loss)	22,858						
Balance: End of period	(\$108,381)						
	Beginning of period	End of period	Change				
Stock	(\$14,415)	\$12,585	\$27,000				
Retained earnings	-131,239	-108,381	22,858				
Total equity	(\$145,654)	(\$95,796)	\$49,858				



# 8000inc

## **Item XV - XVI: Financial Information**

Year end (including quarter 4) 2009 financial statements published on Pink sheets.

8000inc was incorporated in August 2007 and these financials include all data from January 1, 2009 to December 31, 2009 bringing the company in line with reporting requirements for current information. Please review all posted financial statements and disclosures. These accounts are prepared to accepted US GAAP standards and are unaudited.

**Note to shareholders:** There are no liabilities or debts carried forward for 8000inc or its shareholders from the previous activities of the subsidiary Cannonball 8000.

### **Shareholder equity**

Common authorized stock = 700,000,000 par value of \$0.001.

143,824,000 issued and outstanding on 01/01/10.

These figures incorporate the opening share balances at August 8, 2007, date of inception and to date there are no changes in share holder equity.

These financial statements are prepared in accordance with generally accepted United States accounting principles (US GAAP) pursuant to the guidelines promulgated by the Pink Sheets; the issuer intends to comply with all reporting obligations.

## **Notes to Financial Statements**

For Period up to December 31 2009

### **Organization and Description of Business**

8000inc was incorporated in the State of Nevada on August 8th 2007 incorporating the 100% acquisition of Cannonball 8000 Ltd [UK].

The purchase of Cannonball 8000 Ltd [UK] was through the issuance of restricted shares by the USA parent utilizing the cross border foreign transaction and relying on the 802 exemption.



# 8000inc

The nature of the business is the delivery of commercial and executive solutions leading to the expansion of its technology, investment and consultancy businesses. 8000inc utilizes its extensive network, built up through the European Cannonball 8000 event, to deliver "boxed" solutions to meet the demands of emerging companies. These corporate solutions address media, advertising and group expansion in line with core competencies and the 8000inc expansion model.

## **Summary of significant accounting policies**

### **Management certification**

The financial statements herein are certified by the officers of the Company to present fairly, in all material respects, the financial position, results of operations and cash flows for the periods presented, in conformity with accounting principles generally accepted in the United States of America, consistently applied.

### **Allowance for Doubtful Accounts**

The Company does not have significant collection history with its customers. However, where the Company is aware of circumstances that may impair a specific customer's ability to pay, the Company will reduce the receivable to net realizable value by recording an appropriate allowance. At December 31, 2009 no allowance for doubtful accounts was required.

### **Revenue recognition**

Revenues are recognized as services performed in accordance with the terms of customer contracts.

### **Cash and cash equivalents**

The Company considers all highly liquid debt instruments with an original maturity of three months or less when purchased to be cash equivalents. There were no cash equivalents at December 31, 2008.

### **Income taxes**

Income taxes are accounted for under the asset and liability method. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities, and their respective tax bases



# 8000inc

and operating loss and tax credit carry forward. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the year in which those temporary differences are expected to be recovered or settled.

### **Stock-based compensation**

The Company has adopted SFAS No. 123 "Accounting for Stock Based Compensation" which requires it to recognize stock awards granted to employees and non-employees as compensation expense based on the fair market value of the stock award or fair market value of the goods or services received, whichever is more reliably measurable.

### **Use of estimates**

Management uses estimates and assumptions in preparing these financial statements in accordance with generally accepted accounting principles. Those estimates and assumptions affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities, and the reported revenue and expenses. Actual results could vary from the estimates that were used.

### **Impairment of long-lived assets**

The Company regularly reviews long-lived assets for indicators of impairment.

Management's judgments regarding the existence of impairment indicators are based on performance. Future events could cause management to conclude that impairment indicators exist and that the value of long-lived assets is impaired. When events or circumstances indicate that the carrying amount of an asset may not be recoverable, the fair value of the asset is compared to its carrying value. Impairment losses are measured as the amount by which the carrying value of an asset exceeds its estimated fair value.

### **Loss per common share**

Basic loss per share is computed by dividing the net loss by the weighted average number of shares outstanding during the period. Basic loss per share also excludes any dilutive effect of warrants. Diluted net loss per share does not include warrants, as they are anti-dilutive.



# 8000inc

## **Currency conversion**

As per FASB guidelines all financials are stated in the currency of the US parent. Foreign Exchange rates from functional currency to reporting currency follow the guidelines stated in FASB Statement number 52.

The functional currency translation approach adopted in the statements encompasses:

- a. Identifying the functional currency of the subsidiary's economic environment
- b. Measuring all elements of the financial statements in the functional currency
- c. Using the current exchange rate for translation from the functional currency to the parent reporting currency, if they are different
- d. Distinguishing the economic impact of changes in exchange rates on a net investment from the impact of such changes on individual assets and liabilities that are receivable or payable in currencies other than the functional currency

## **Translation adjustments**

The inherent result of the process of translating a foreign entity's financial statements from the functional currency to U.S. dollars. Translation adjustments are not included in determining net income for the period.

## **Transaction gains and losses**

Inter-company transactions of a long-term investment nature are considered part of a net investment and hence do not give rise to gains or losses.

## **Terms on loan notes**

No notes have been issued by the Company at this time.

## **Related 3<sup>rd</sup> party notes**

No notes have been issued by the Company at this time.



# 8000inc

### **Going concern**

The accompanying financial statements have been prepared assuming that the company will continue as a going concern. The Company commenced operations in the second quarter of 2007. Business plans project period on period profitability in 2009.

### **Fixed assets**

Property and equipment are recorded at cost. Depreciation is computed using the straight line method over the estimated useful life of the assets of three, five and seven years.

### **Provision for income taxes**

The Company provides for income taxes under Statement of Financial Accounting Standards NO. 109, Accounting for Income Taxes. SFAS No. 109 requires the use of an asset and liability approach in accounting for income taxes.

### **Stockholders' equity**

Common authorized stock = 700,000,000 par value of \$0.001,  
143,824,000 issued and outstanding on 12/31/09.

The company issued no equity under Rule 504 in during 2009.

The company issued 27M restricted shares for the acquisitions of The Breitinger Agency and Sky Villas Realty.

### **Stockholder Equity: Common Stock Shares Amount**

CUSIP: 28251Q109

Ticker: EIGH.pk

Shares Authorized: 700,000

Shares Outstanding: 143,824,000

Shares available to issue: 556,176,000



# 8000inc

Float: 77,391,750

### **Beneficial Owners holding more than 10%**

Conrad Wall, 20 Ravens House, Wadbroke Street, Kingston Upon Thames, Surrey,

Class: Common

Number: 62,500,000

There are no corporate beneficial owners.

### **Opening Balances**

8000inc was formed through a reverse merger into an existing Pink Sheet company. A detailed description of this transaction is contained in the first section of the appropriately filed, approved and effective 15c 2-11. Thus at inception (August, 2007) opening balances and retained deficits were zero.

### **Preferred Stock**

The company has issued no preferred stock during this period.

### **Item XVII Management Discussion and Analysis – Year to date**

During 2009, 8000inc has taken action to address the down turn in the original core business. Cannonball 8000, a European Lifestyle event, was the operational arm of 8000inc and organized, ran and merchandised the Cannonball rallies throughout Europe showing an increase in profit and product offerings year on year to 2008. Due to the recent down turn in demand for luxury events, and in particular corporate entertaining, entirely driven by the economic down turn, the management team of 8000inc had to make some serious decisions for the future of the corporation and in the interests of the shareholders. This culminated in the subsequent closure of Cannonball 8000 in 2009. These events dictated that the management team explore and move into new sectors and optimise its current commercial global network. The closure of Cannonball 8000 as an operating subsidiary has not had nor will have any financial encumbrance or liability upon 8000inc, the corporation, and its share holders. Through this action, the operational activity is now centered through and on 8000inc, has no debt and a positive cash flow.



# 8000inc

The Company has identified further potential revenue streams from operations in other countries with comparable markets and is in the process of building the 8000inc brand through its partnerships and networks within the entertainment, events and technology industries. The core competencies of 8000inc remain and the core principle of a global brand has not altered. The direction and focus of the company has been aligned to the current economic situation creating a plethora of opportunities for the corporation and shareholders alike.

### **Incurring costs**

1. There are no incurred costs of note as the operations and activities of 8000inc are delivered through and by its own team. The corporation does not need to advertise its services as its revenue is delivered through its own network as explained previously and or through the consultancy division currently operating. Therefore there are no marketing or advertising requirements. Incurred costs are accepted through corporate expansion and are met through increased sales and revenue
2. Expansion of the core products and services will increase the management team and personnel in general, however any expansion will be met with increased revenue and thus delivering a net positive outcome on cash flow and balance sheet.
3. It is expected that through expansion, the corporation will expect to secure and procure global trademark and IPR protection in relation to all acquisitions and joint ventures. This will enable the global brand protection for Cannonball and 8000inc, plus facilitate the expansion of the Global brand.

### **A Plan of operation**

- I) 8000inc, as has been stated, can continue and maintain its operations and expansion into 2010 through its current financial revenues and profits. The expenses and costs for the corporate expansion are met during 2009 through the revenue generation of both the acquisitions and consultancy teams.
- II) 8000inc will continue to undertake target and market assessments ensuring the high quality of the Cannonball 8000 brand is maintained. In addition to this, the management team will maintain close contact and involvement in the new businesses brought into



# 8000inc

the group portfolio. The company will invest in excess of \$200,000 per annum on research and business development in line with the Global Brand expansion.

- III) The Corporation does not plan to purchase or sell any plant, IP or equipment of any nature. The Corporation plans to expand its Brand into newer and larger markets and will undertake this throughout 2009. The corporation has already identified and begun negotiations for acquisitions in the web technology arena and a long term property development in Portugal.

## **B Management Discussion and Analysis of Financial Condition**

The management's plans for the next 36 months are in line with the activities and foundations put in place during 2009. With the expansion activities now delivering revenue, the projections for acquisitions for the company will be in the region of \$7,000,000 USD during the last quarter 2009 based on the current position. It is anticipated that cost of acquisitions will increase to \$20,000,000 USD in 2010 and 2011. This position will be balanced by an increase in revenue introduced directly through the acquisitions and the subsequent increase in billable services delivered through the consultancy team. The Group is targeting an annual turnover of \$15,000,000 USD plus an increase in asset value to \$50,000,000 USD by year end 2011.

The cost of the acquisition operation will be met through the investment arm and the corporate investors exclusively contracted to the corporation. This investment resource allows the corporation to access up to \$75,000,000 USD purely for acquisitions for the expansion of the 8000inc brand.

Revenue from all acquisitions will be treated as 8000inc revenue and recorded as such. This will include the increasing revenue for the consultancy arm delivering solutions to corporately "owned" businesses.

- A. There are no known trends that will affect the financial or material condition of the Corporation due to the very nature of the business. The plan by the company to aggressively move into brand expansion will underpin and grow revenue and operations increasing the liquidity of the Corporation during 2009 through 2010.
- B. Each and every target acquisition increases the liquidity of the Corporation. Each and every acquisition creates new business for the consultancy team and increases the corporation's revenue on both fronts. Thus annual liquidity and success, especially as



# 8000inc

the set up costs have already been met out of 2009 operating budget, is set to increase year on year. Thus internal sources of liquidity will rise and there will be no need for external sources of liquidity, in fact through the investment arm and the increased liquidity, there will be an increasing level of finance available for further expansion.

- C. There are no material commitments through 2009 for capital expenditures as outlined previously.
- D. There are no significant trends, other than the corporation's core activities and competencies that will have a direct impact on the income of the corporation. These activities will lead to greater success, revenue and expansion.
- E. There are significant elements of income due to the corporate expansion. Expansion and global branding through acquisition will add significant growth to the corporation's income at a multiple level. There are no elements predicted for any loss
- F. There is no material change to the issuer's financial statements for 2009.
- G. There are no seasonal aspects that have a material effect on the financial condition of the corporation.

### **C Interim periods**

As stated, during 2008, Cannonball 8000, the wholly owned subsidiary of 8000inc, experienced a serious down turn in its operations. This resulted in the ultimate closure of the subsidiary and the review by the management team.

This review has led to the utilisation and maximisation of the corporation's core competencies to deliver a new brand of solutions in a box. Consultancy solutions to meet the challenging needs of the markets. Through the discussed and established 8000inc network, the management team created an investment arm with the sole purpose and direction of acquiring potential in businesses to expand the 8000inc brand. These activities took place during 2008 and 2009.

### **D Off-balance Sheet Arrangements**

1. There are no planned future off-balance sheet arrangements that will or are likely to have a future or current effect on the issuer's current financial situation. As with the nature of the business,



# 8000inc

arrangements, alliances and partnerships are always explored and investigated for the benefit of the company. The majority of such arrangements have already been met and are in situ and all would have a positive impact on the company.

As stated the revised corporate focus introducing global branding will increase the net profits and cash flow of the corporation with no net costs associated through 2008.

Therefore:

- I) There are no such off sheet balance arrangements
- II) As there are no such off sheet balance arrangements there is no importance to this.
- III) There are no off sheet revenues or expenses
- IV) There is no known demand, commitment or trend that is likely to result in the termination or material reduction in availability to the issuer of its off balance sheet arrangements.

2. As per above there are no such arrangements, transaction, agreement or other contractual arrangement to which an entity unconsolidated with the issuer is a party, under which the issuer has:

- I) Any obligation identified in paragraph 3 of FASB interpretation 45.
- II) Retained or contingent interest in assets transferred to an unconsolidated entity
- III) Any obligation, including contingent obligation under contract that would be accounted for as a derivative instrument.
- IV) Any obligation, including a contingent obligation arising out of variable interest in an unconsolidated entity that is held by, and material to, the issuer.

### **Item XVIII Material Contracts**

8000incnc engages and agrees contracts and licensing arrangements with all it's suppliers in the following categories.

1 0 4 3 2 B a l l s F a l l R o a d S u i t e 3 0 0 M a n a s s a s s V i r g i n i a 2 0 1 0 9



# 8000inc

- Legal fees
- IT consultancy
- Local and National bodies by county and market
- Company suppliers
  - I) All of the contractual arrangements are made public to the shareholders and markets at the time of agreement through the corporate web site, Investor news letter and Press wires.
  - II) There are no contracts with the Directors, Officers, and promoters, voting trustees, security holders named in the disclosure document or Designated Adviser for Disclosure or parties other than contracts involving only the purchase or sale of current assets having a determinable market effect at such market price.
  - III) There are no contracts upon which the issuer's business is substantially dependent.
  - IV) There are no contracts for the purchase or sale of any property, plant or equipment for consideration exceeding 15 percent of such assets of the issuer
  - V) There are no material leases under which a part of the property described in the disclosure statement is held by the issuer.

B There are no management contracts or compensatory plans, contract or arrangement relating to options, warrants or rights, pension retirement or deferred compensation or bonus or incentive, profit sharing in which any director or executive officer of the issuer participates. It is planned that as the Corporation expands into the global offering, compensation and remuneration packages including dividends and bonus will be discussed and implemented by the board.

#### **Item XIX: Articles of Incorporation and Bylaws**

All corporate documents posted on Pink Sheets under the corporate quote, filings section.

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# 8000inc

**Item XX: Issuers Certifications.**

I, Thomas certify that:

1. I have reviewed this annual current information disclosure statement of 8000inc
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.

Signature\_\_\_\_\_

Title : Thomas Kelly CEO 8000inc

Date : January 24 2010

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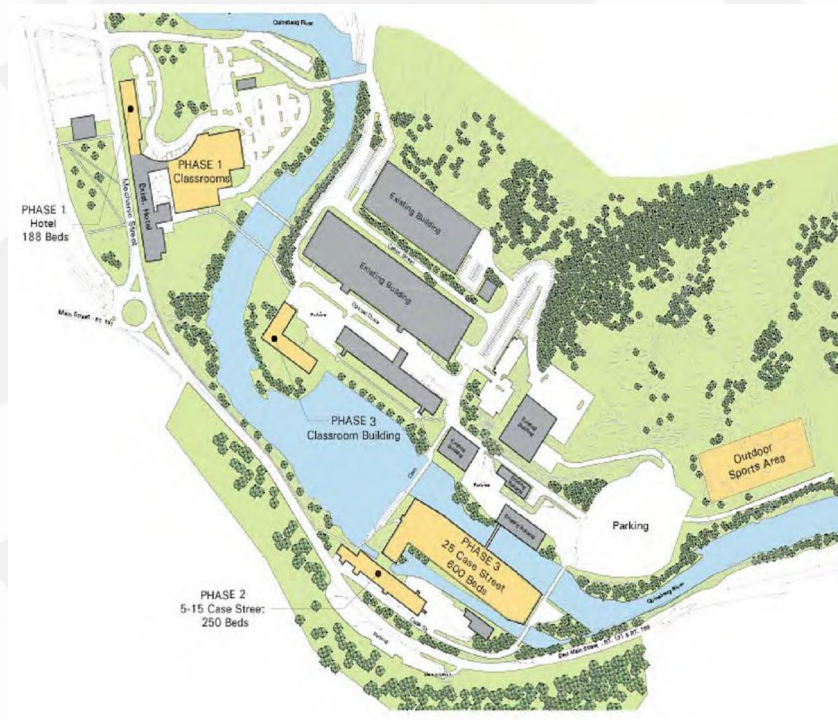
# 8000inc

## Item xxi) Purchases of Equity securities by the issuer affiliated purchasers

From inception to date, 31<sup>st</sup> March 2008, there were no purchases of Equity by the issuer nor affiliated purchaser.

## 8000inc – the Subsidiaries

### Southbridge Development Group



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## The Breitinger Agency



## Sky Villas Realty



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