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Part A Issuers' Initial Disclosure Obligations**Part A General Company Information****Item I The exact name of the issuer and its predecessor (if any).**

The exact name of the issuer is LIGATT Security International, Inc. per the February 27, 2009 reverse merge with Intelligent Sports, Inc.

The name of issuer's predecessor is Intelligent Sports, Inc.

Item II The address of the issuer's principal executive offices

6050 Peachtree Parkway, Suite 240-147

Norcross, GA 30092

866-354-4288 phone

678-291-9631 fax

www.ligattsecurity.com

Contact: Katrina Highsmith - 866-354-4288 ext 5 Email: pr@ligatt.com

Item III The jurisdiction(s) and date of the issuer's incorporation or organization

Intelligent Sports, Inc was incorporated on November 27, 2001 in the State of California.

The company completed a reverse merger with Ligatt Security International, Inc. on December 19, 2008. The name change was accepted by the California Secretary of State as Ligatt Security International, Inc. on February 27, 2009.

Part B Share Structure**Item IV The exact title and class of securities outstanding**

CUSIP: 50187W 109

Total Authorized Shares: 5,000,000,000

As of February 16, 2010

The number of common outstanding shares 3,061,091,569

Common free trading shares 2,805,007,911

The number of common shares available to issue 1,915,185,564

Preferred Shares A Outstanding 150,000,000

Available 0

Free trading 0

Preferred Shares B Outstanding 2,800,000

Available 27,200,000

Free trading 0

Total Number of beneficial shareholders 0

Total Number of shareholders of record 62

Item V Par or stated value and description of the security.

The corporation is authorized to issue 5,000,000,000 shares of common stock with no par value and 150,000,000 shares of preferred stock, of which: (i) 150,000,000 shares of such Preferred Stock shall be Series A Preferred Stock with no par value, and with preferences, limitations and relative rights, and (ii) 30,000,000 shares of such Preferred Stock shall be Series B Preferred Stock with no par value, with preferences, limitations and relative rights.

Item VI The number of shares or total amount of the securities outstanding for each class of securities authorized.

The number of common outstanding shares 3,061,091,569

Common free trading shares 2,805,007,911

The number of common shares available to issue 1,915,185,564

Preferred Shares A Outstanding 150,000,000

Available 0

Free trading 0

Preferred Shares B Outstanding 2,800,000

Available 27,200,000

Free trading 0

Number of beneficial shareholders: 62

There are no beneficial owners as of today's date.

Part C Business Information**Item VII The name and address of the transfer agent**

Island Stock Transfer

100 Second Avenue South, Suite 705S

St. Petersburg, FL 33701

Telephone: 727-289-0010

Fax: 727-289-0069

Email: info@islandstocktransfer.com

Is a registered under the Exchange Act.

Item VIII The nature of the issuer's business**A. Business Development.**

The development of LIGATT Security International began with the founder and CEO Gregory Evans recognizing a need for hi-tech computer security, cyber crime investigations, and CCTV surveillance. The entity type is categorized as a corporation. The issuer was organized in 2003 and has a fiscal year ending in December. A reverse merger was completed with Intelligent Sports, Inc. on December 19, 2008. The California Secretary of State approved the name change of Intelligent Sports, Inc. to Ligatt Security International, Inc. on February 27, 2009. The NASDAQ changed the security symbol to LGTT as of March 29, 2009. The issuer has signed a letter of intent to spin-off SPOOFEM.com, currently a caller-ID spoofing serviced offered by LIGATT Security International. LIGATT Security International has not been in bankruptcy, receivership, or any similar proceeding. There have been no defaults of the terms of any note, loan, lease or other indebtedness or financing arrangement requiring LIGATT Security International to make payments. There has been no change of control. There has not been an increase of 10% or more of the same class of outstanding equity securities. There has not been a delisting of LIGATT Security International's securities by any securities exchange or deletion from the OTC Bulletin Board, and there have been no current, past pending or threatened legal

proceedings or administrative actions either by or against the issuer that could have been a material effect on the issuer's business, financial condition, or operations and no current, past or pending trading suspensions by a securities regulator. There are no principal parties to be accounted for.

B. Business of Issuer.

1. The primary CIS code for LIGATT Security International is 7379 - Computer Related Services, Not Elsewhere Classified.
2. LIGATT Security International is currently conducting operations.
3. LIGATT Security International has never been a shell company.
4. There is no parent, subsidiary, or affiliates of LIGATT Security International.
5. The number of total employees located at the headquarters in Norcross, Georgia is 20 and the number of full-time employees is 15.
6. There are no default of any terms of any note, loan, lease, or other indebtedness or financing arrangement requiring the issuer to make payments.
7. LaKesha Wilson was replaced as President and Board of Director. The new president is Gregory Evans and the new board of Directors are Stacy Merrell and Charles Anderson.
8. We increased the number of authorized shares from 2 billion to 5 billion.
9. There was a vote to reverse the stock that was voted on via Proxy. There is no plans as of yet when this would take place.
10. Does not apply.
11. There are no current, past, pending or threatened legal proceedings or administrative actions either by or against the LIGATT that could have a material effect on the LIGATT business.

Item IX The nature of products or services offered.

LIGATT Security International handles every aspect of computer security. This includes the following products and/or services:

LIGATT Security Suites are composed of three online services: IPSNITCH, PORTSNITCH, and SPOOFNET. IPSNITCH is a service that combines two powerful programs in one, IP retrieval and email spoofing. PORTSNITCH is a vulnerability scanner that scans your computer for open ports, displaying the various loopholes in which computer hackers use to capture one's identity. SPOOFNET allows you to surf the internet totally anonymously by hiding your IP Address and displaying IP Addresses that cannot be traced back to you.

Hacker for Hire is a service offered by LIGATT Security International that allows an individual to hire their own Certified Ethical Hacker. The Certified Ethical Hacker is capable of solving the following issues: cyber stalking, online identity theft, stolen computers, cyber espionage, computer hacking investigation, cyber fraud, computer forensics, cyber bullying, cyber crime and the ability to conduct background checks.

LIGATT Security Training Courses offer a series of computer security and hi-tech crime investigations courses for IT Managers, Law Enforcements, Private Investigators, computer enthusiasts, consumers or individuals who are looking for a career change. Our courses are

taught in house, on locations and several college campuses.

SHOP LIGATT is our online shopping mall. Products offered are as follows: Anti-Spam Software, Anti-Phishing Software, Anti-Virus Software, Backup and Recovery Software, Remote Access Software, Spyware Software, Computer Security, Firewalls – Hardware, Firewalls – Software, Books & Videos, Spysshop, Smartphone Security, and Cell Phone Tracking/Recovery.

Research & Development for companies such as SPOOFEM.COM. Our team will help come up with a new concept and help build the product from scratch and even help develop a marketing plan.

Item X The nature and extent of the issuer's facilities.

LIGATT Security International is headquartered in Norcross, Georgia. The building where LIGATT Security International resides is located at 6991 Peachtree Industrial and is currently leased. The conditions of the lease are undetermined.

Part D Management Structure and Financial Information

Item XI The name of the chief executive officer, members of the board of directors, as well as control persons.

A. Officers and Directors.

1. Full name; **Gregory Evans – Chairmen, CEO and President**
2. Business address; **6050 Peachtree Pkwy Suite 240-147, Norcross, GA 30092**
3. Employment history; **Gregory Evans - LIGATT Security International CEO 2003-current**
4. Board memberships and other affiliations;

B. Legal/Disciplinary History. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:

1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses). **None**
2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities. **None**
3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated. **None**
4. The entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended or otherwise limited such person's involvement in any type of business or securities activities. **None**

C. Disclosure of Family Relationships. There are no family relationships among and between the issuer's directors, officers, persons nominated or chosen by the issuer to become directors or officers, or beneficial owners of more than five percent (5%) of the any class of the issuer's equity securities.

D. Disclosure of Related Party Transactions. There have not been any transactions during the issuer's last two full fiscal years and the current fiscal year or any currently proposed transaction, involving the issuer, in which (i) the amount involved exceeds the lesser of \$120,000 or one percent of the average of the issuer's total assets at year-end for its last three fiscal years and (ii) any related person had or will have a direct or indirect material interest.

Instruction to paragraph D of Item XI:

1. For the purposes of paragraph D of this Item XI, the term "related person" means any director, executive officer, nominee for director, or beneficial owner of more than five percent (5%) of any class of the issuer's equity securities, immediate family members of any such person, and any person (other than a tenant or employee) sharing the household of any such person.
2. For the purposes of paragraph D of this Item XI, a "transaction" includes, but is not limited to, any financial transaction, arrangement or relationship (including any indebtedness or guarantee of indebtedness) or any series of similar transactions, arrangements or relationships.
3. The "amount involved in the transaction" shall be computed by determining the dollar value of the amount involved in the transaction in question, which shall include:
 - a. In the case of any lease or other transaction providing for periodic payments or installments, the aggregate amount of all periodic payments or installments due on or after the beginning of the issuer's last fiscal year, including any required or optional payments due during or at the conclusion of the lease or other transaction providing for periodic payments or installments; and
 - b. In the case of indebtedness, the largest aggregate amount of all indebtedness outstanding at any time since the beginning of the issuer's last fiscal year and all amounts of interest payable on it during the last fiscal year.
4. In the case of a transaction involving indebtedness:
 - a. The following items of indebtedness may be excluded from the calculation of the amount of indebtedness and need not be disclosed: amounts due from the related person for purchases of goods and services subject to usual trade terms, for ordinary business travel and expense payments and for other transactions in the ordinary course of business; and
 - b. Disclosure need not be provided of any indebtedness transaction for beneficial owners of more than five percent (5%) of any class of the issuer's equity securities or such person's family members.
5. Disclosure of an employment relationship or transaction involving an executive officer and any related compensation solely resulting from that employment relationship or transaction need not be provided. Disclosure of compensation to a director also need not be provided.
6. A person who has a position or relationship with a firm, corporation, or other entity that engages in a transaction with the issuer shall not be deemed to have an indirect material interest for purposes of paragraph D of this Item XI where:
 - a. The interest arises only:
 - i. From such person's position as a director of another corporation or organization that is a party to the transaction; or
 - ii. From the direct or indirect ownership by such person and all other related persons, in the aggregate, of less than a ten percent (10%) equity interest in another entity (other than

a partnership) which is a party to the transaction; or

iii. From both such position and ownership; or

c. The interest arises only from such person's position as a limited partner in a partnership in which the person and all other related persons have an interest of less than ten percent (10%), and the person is not a general partner of and does not hold another position in the partnership.

7. Disclosure need not be provided pursuant to paragraph D of this Item XI if:

a. The transaction is one where the rates or charges involved in the transaction are determined by competitive bids, or the transaction involves the rendering of services as a common or contract carrier, or public utility, at rates or charges fixed in conformity with law or governmental authority;

b. The transaction involves services as a bank depository of funds, transfer agent, registrar, trustee under a trust indenture, or similar services; or

c. The interest of the related person arises solely from the ownership of a class of equity securities of the issuer and all holders of that class of equity securities of the issuer received the same benefit on a pro rata basis.

8. Include information for any material underwriting discounts and commissions upon the sale of securities by the issuer where any of the specified persons was or is to be a principal underwriter or is a controlling person or member of a firm that was or is to be a principal underwriter.

E. Disclosure of Conflicts of Interest. There are not any conflicts of interest for any executive officer or director with competing professional or personal interests.

6 Foreign private issuers that have furnished financial statements pursuant to Rule 12g3-2(b) under the Exchange Act can provide those same financial statements as an alternative to U.S. GAAP. For information regarding U.S. GAAP, see <http://cpaclass.com/gaap/gaap-us-01a.htm>.

1. Full name; **Stacy L. Merrell – President Board of Director**

2. Business address; **6050 Peachtree Pkwy Suite 240-147, Norcross, GA 30092**

3. Employment history:

Stacy L. Merrell started her own consulting firm in April 2009. Her company M.I.H. (Make It Happen) Management and Consulting motto, "The Turn-Key Solution To Your Vision", is what keeps her going. Her ability to see the big picture without forgetting the details it takes to get there is her secret weapon. With high profile clients, Stacy has used her corporate background to create strategy plans for start-up non-profit organizations and national programs. Stacy has not only created proposals and business strategies for both local and national programs, but has led them to execution and replication. She has also led several process development and improvement projects to help individuals and companies become more efficient. Prior to the start of her own company, Stacy worked for Bell Helicopter Textron, Inc. for 11 years. During her tenor at Bell she was promoted 6 times in 10 years affording her the opportunity to work in 5 different departments in the organization and understanding the inner workings of an entire company. Stacy led several enterprise projects with total budgets exceeding \$50M during her tenor. Stacy holds a M.B.A. with a concentration in Project Management from The University of Texas at Dallas and a B.S. in Industrial Engineering from Florida A&M University. She holds a certification in Project Management and is a certified Six Sigma Green Belt and trained Six Sigma Black Belt. She spent time in Germany doing International Study in Project Management and has a proven track record of being a dedicated, motivated, self starter, problem solver and leader with great enthusiasm and attitude towards team and company success.

1. Full name; **Charles Randolph Anderson - Board of Director**
2. Business address; **6050 Peachtree Pkwy Suite 240-147, Norcross, GA 30092**

3. Employment history:

Charles Randolph Anderson, II is the President and Founder of I-Tech Management Systems, LLC. Mr. Anderson founded I-Tech in 2008, in Washington, DC as a government contracting company, offering consultation in project and program management, business development and IT field technician services.

Mr. Anderson has worked in the management arena for the past 13 years, starting as the Manager of Operations for a telecommunications company, Conference America, Inc. in 1997. After completing his Master's degree in Organizational Communication & Management, in 2004, Mr. Anderson began working for Lockheed Martin Corporation. With Lockheed, he received his TS/SCI with Full Scope Lifestyle Poly, and began working on various classified government contracts.

Mr. Anderson is no stranger to the government contracting arena, having worked as a Project Manager with Systems Integration & Management, Inc., in Arlington, VA until March of 2009. Being assigned at various government facilities, such as Langley, VA, Bolling Air Force Base and Washington Naval Yard, Mr. Anderson has performed a variety of duties to include SW Testing and Training, Hardware and Software installation and Maintenance, as well as Cost Account Management and Project Management.

4. The term "family relationship" means any relationship by blood, marriage or adoption, not more remote than first cousin.

B. Legal/Disciplinary History. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:

1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses); **None**
2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities; **None**
3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; **None**
4. The entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended or otherwise limited such person's involvement in any type of business or securities activities. **None**

C., Disclosure of Family Relationships. There are no family relationships among and between the issuer's directors, officers, persons nominated or chosen by the issuer to become directors or officers, or beneficial owners of more than five percent (5%) of the any class of the issuer's equity securities.

D. Disclosure of Related Party Transactions. There have not been any transactions during the issuer's last two full fiscal years and the current fiscal year or any currently proposed transaction, involving the issuer, in which (i) the amount involved exceeds the lesser of \$120,000 or one percent of the average of the issuer's total assets at year-end for its last three fiscal years and (ii) any related person had or will have a direct or indirect material interest.

Instruction to paragraph D of Item XI:

1. For the purposes of paragraph D of this Item XI, the term "related person" means any director, executive officer, nominee for director, or beneficial owner of more than five percent (5%) of any class of the issuer's equity securities, immediate family members⁵ of any such person, and any person (other than a tenant or employee) sharing the household of any such person.
2. For the purposes of paragraph D of this Item XI, a "transaction" includes, but is not limited to, any financial transaction, arrangement or relationship (including any indebtedness or guarantee of indebtedness) or any series of similar transactions, arrangements or relationships.
3. The "amount involved in the transaction" shall be computed by determining the dollar value of the amount involved in the transaction in question, which shall include:
 - a. In the case of any lease or other transaction providing for periodic payments or installments, the aggregate amount of all periodic payments or installments due on or after the beginning of the issuer's last fiscal year, including any required or optional payments due during or at the conclusion of the lease or other transaction providing for periodic payments or installments; and
 - b. In the case of indebtedness, the largest aggregate amount of all indebtedness outstanding at any time since the beginning of the issuer's last fiscal year and all amounts of interest payable on it during the last fiscal year.
4. In the case of a transaction involving indebtedness:
 - a. The following items of indebtedness may be excluded from the calculation of the amount of indebtedness and need not be disclosed: amounts due from the related person for purchases of goods and services subject to usual trade terms, for ordinary business travel and expense payments and for other transactions in the ordinary course of business; and
 - b. Disclosure need not be provided of any indebtedness transaction for beneficial owners of more than five percent (5%) of any class of the issuer's equity securities or such person's family members.
5. Disclosure of an employment relationship or transaction involving an executive officer and any related compensation solely resulting from that employment relationship or transaction need not be provided. Disclosure of compensation to a director also need not be provided.
6. A person who has a position or relationship with a firm, corporation, or other entity that engages in a transaction with the issuer shall not be deemed to have an indirect material interest for purposes of paragraph D of this Item XI where:
 - a. The interest arises only:
 - i. From such person's position as a director of another corporation or organization that is a party to the transaction; or
 - ii. From the direct or indirect ownership by such person and all other related persons, in the aggregate, of less than a ten percent (10%) equity interest in another entity (other than a partnership) which is a party to the transaction; or
 - iii. From both such position and ownership; or
 - b. The interest arises only from such person's position as a limited partner in a partnership in which the person and all other related persons have an interest of less than ten percent (10%), and the person is not a general partner of and does not hold another position in the partnership.
7. Disclosure need not be provided pursuant to paragraph D of this Item XI if:
 - a. The transaction is one where the rates or charges involved in the transaction are determined by competitive bids, or the transaction involves the rendering of services as a common or contract carrier, or public utility, at rates or charges fixed in conformity with law or governmental authority;
 - b. The transaction involves services as a bank depository of funds, transfer agent, registrar,

trustee under a trust indenture, or similar services; or

c. The interest of the related person arises solely from the ownership of a class of equity securities of the issuer and all holders of that class of equity securities of the issuer received the same benefit on a pro rata basis.

8. Include information for any material underwriting discounts and commissions upon the sale of securities by the issuer where any of the specified persons was or is to be a principal underwriter or is a controlling person or member of a firm that was or is to be a principal underwriter.

E. Disclosure of Conflicts of Interest. There are not any conflicts of interest for any executive officer or director with competing professional or personal interests.

6 Foreign private issuers that have furnished financial statements pursuant to Rule 12g3-2(b) under the Exchange Act can provide those same financial statements as an alternative to U.S. GAAP. For information regarding U.S. GAAP, see <http://cpaclass.com/gaap/gaap-us-01a.htm>

Item XV The name, address, telephone number, and email address of each of the following outside providers that advise the issuer on matters relating to operations, business development and disclosure:

1. Investment Banker **None**

2. Promoters **None**

3. Counsel: **The Bell Firm, LLC** – 260 Peachtree Street, Atlanta Ga 30303 – 404-939-5526,
The Law Offices of David M. Walker, Esq. – 201 17th Street NW, Suite 300, Atlanta GA, 30363. Tel: 404-541-6551.

The Moore Law Group – 1745 Martin Luther King Jr. Drive, Atlanta, GA 30314. Tel: 404-758-9111.

The Perry Law Group, LLC 101 Marietta Street, Suite 2600, Atlanta, GA 30303. Tel: 404-589-3581

4. Accountant or Auditor – **Padgett Business Services** 2760 Peachtree industrial Blvd, Duluth, GA 30097.

5. Public Relations Consultant(s) **In House PR**

6. Investor Relations Consultant **In House IR**

7. Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement - the information shall include the telephone number and email address of each advisor. **None**

Part E Issuance History

Item XVII List of securities offerings and shares issued for services in the past two years.

Reg 504 was open December 19, 2008. There was \$1 million raised. It was a Wisconsin 504.

The investor's name is Tri-Pod Group.

Part F Exhibits

The following exhibits must be either described in or attached to the disclosure statement:

Item XVIII Material Contracts

There are no material contracts.

Item XIX Managements discussion and analysis

Since LIGATT Security did have revenues for the past year, this section does not apply to us. Also because LIGATT Security is developing products and services for government agencies our plans for research and development, business operations and projected revenues cannot be discussed.

**Item XX Articles of Incorporation and Bylaws.
(SEE ATTACHED)****Item XXI Purchases of Equity Securities by the Issuer and Affiliated Purchasers.**

None

Item XXII Other comments

There are stock promoting companies that claim that they represent LIGATT Security, when in fact they do not. LIGATT Security has never and will never use stock promotion companies. We have our own in house Public Relations company. Our Public Relations staff does not promote our stock. We only release press releases that concern events that have already happen or in progress. We do not release future events that may or may not happen. Any future events we may mention are events that are less than 60 days.

Item XXIII Issuer's Certifications.

I, Gregory D. Evans, certify that:

1. I have reviewed this Initial Company Information and Disclosure Statement of LIGATT Security International;
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 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 represent 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.

Date: February 12, 2010

/s/ Gregory Evans President and CEO

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Part A Issuers' Initial Disclosure Obligations**Part A General Company Information****Item I The exact name of the issuer and its predecessor (if any).**

The exact name of the issuer is LIGATT Security International, Inc. per the February 27, 2009 reverse merge with Intelligent Sports, Inc.

The name of issuer's predecessor is Intelligent Sports, Inc.

Item II The address of the issuer's principal executive offices

6050 Peachtree Parkway, Suite 240-147

Norcross, GA 30092

866-354-4288 phone

678-291-9631 fax

www.ligattsecurity.com

Contact: Katrina Highsmith - 866-354-4288 ext 5 Email: pr@ligatt.com

Item III The jurisdiction(s) and date of the issuer's incorporation or organization

Intelligent Sports, Inc was incorporated on November 27, 2001 in the State of California.

The company completed a reverse merger with Ligatt Security International, Inc. on December 19, 2008. The name change was accepted by the California Secretary of State as Ligatt Security International, Inc. on February 27, 2009.

Part B Share Structure**Item IV The exact title and class of securities outstanding**

CUSIP: 50187W 109

Total Authorized Shares: 5,000,000,000

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Free trading 0

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Available 27,200,000

Free trading 0

Total Number of beneficial shareholders 0

Total Number of shareholders of record 62

Item V Par or stated value and description of the security.

The corporation is authorized to issue 5,000,000,000 shares of common stock with no par value and 150,000,000 shares of preferred stock, of which: (i) 150,000,000 shares of such Preferred Stock shall be Series A Preferred Stock with no par value, and with preferences, limitations and relative rights, and (ii) 30,000,000 shares of such Preferred Stock shall be Series B Preferred Stock with no par value, with preferences, limitations and relative rights.

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Preferred Shares B Outstanding 2,800,000

Available 27,200,000

Free trading 0

Number of beneficial shareholders: 62

There are no beneficial owners as of today's date.

Part C Business Information**Item VII The name and address of the transfer agent**

Island Stock Transfer

100 Second Avenue South, Suite 705S

St. Petersburg, FL 33701

Telephone: 727-289-0010

Fax: 727-289-0069

Email: info@islandstocktransfer.com

Is a registered under the Exchange Act.

Item VIII The nature of the issuer's business**A. Business Development.**

The development of LIGATT Security International began with the founder and CEO Gregory Evans recognizing a need for hi-tech computer security, cyber crime investigations, and CCTV surveillance. The entity type is categorized as a corporation. The issuer was organized in 2003 and has a fiscal year ending in December. A reverse merger was completed with Intelligent Sports, Inc. on December 19, 2008. The California Secretary of State approved the name change of Intelligent Sports, Inc. to Ligatt Security International, Inc. on February 27, 2009. The NASDAQ changed the security symbol to LGTT as of March 29, 2009. The issuer has signed a letter of intent to spin-off SPOOFEM.com, currently a caller-ID spoofing serviced offered by LIGATT Security International. LIGATT Security International has not been in bankruptcy, receivership, or any similar proceeding. There have been no defaults of the terms of any note, loan, lease or other indebtedness or financing arrangement requiring LIGATT Security International to make payments. There has been no change of control. There has not been an increase of 10% or more of the same class of outstanding equity securities. There has not been a delisting of LIGATT Security International's securities by any securities exchange or deletion from the OTC Bulletin Board, and there have been no current, past pending or threatened legal

proceedings or administrative actions either by or against the issuer that could have been a material effect on the issuer's business, financial condition, or operations and no current, past or pending trading suspensions by a securities regulator. There are no principal parties to be accounted for.

B. Business of Issuer.

1. The primary CIS code for LIGATT Security International is 7379 - Computer Related Services, Not Elsewhere Classified.
2. LIGATT Security International is currently conducting operations.
3. LIGATT Security International has never been a shell company.
4. There is no parent, subsidiary, or affiliates of LIGATT Security International.
5. The number of total employees located at the headquarters in Norcross, Georgia is 20 and the number of full-time employees is 15.
6. There are no default of any terms of any note, loan, lease, or other indebtedness or financing arrangement requiring the issuer to make payments.
7. LaKisha Wilson was replaced as President and Board of Director. The new president is Gregory Evans and the new board of Directors are Stacy Merrell and Charles Anderson.
8. We increased the number of authorized shares from 2 billion to 5 billion.
9. There was a vote to reverse the stock that was voted on via Proxy. There is no plans as of yet when this would take place.
10. Does not apply.
11. There are no current, past, pending or threatened legal proceedings or administrative actions either by or against the LIGATT that could have a material effect on the LIGATT business.

Item IX The nature of products or services offered.

LIGATT Security International handles every aspect of computer security. This includes the following products and/or services:

LIGATT Security Suites are composed of three online services: IPSNITCH, PORTSNITCH, and SPOOFNET. IPSNITCH is a service that combines two powerful programs in one, IP retrieval and email spoofing. PORTSNITCH is a vulnerability scanner that scans your computer for open ports, displaying the various loopholes in which computer hackers use to capture one's identity. SPOOFNET allows you to surf the internet totally anonymously by hiding your IP Address and displaying IP Addresses that cannot be traced back to you.

Hacker for Hire is a service offered by LIGATT Security International that allows an individual to hire their own Certified Ethical Hacker. The Certified Ethical Hacker is capable of solving the following issues: cyber stalking, online identity theft, stolen computers, cyber espionage, computer hacking investigation, cyber fraud, computer forensics, cyber bullying, cyber crime and the ability to conduct background checks.

LIGATT Security Training Courses offer a series of computer security and hi-tech crime investigations courses for IT Managers, Law Enforcements, Private Investigators, computer enthusiasts, consumers or individuals who are looking for a career change. Our courses are

taught in house, on locations and several college campuses.

SHOP LIGATT is our online shopping mall. Products offered are as follows: Anti-Spam Software, Anti-Phishing Software, Anti-Virus Software, Backup and Recovery Software, Remote Access Software, Spyware Software, Computer Security, Firewalls – Hardware, Firewalls – Software, Books & Videos, Spyshop, Smartphone Security, and Cell Phone Tracking/Recovery.

Research & Development for companies such as SPOOFEM.COM. Our team will help come up with a new concept and help build the product from scratch and even help develop a marketing plan.

Item X The nature and extent of the issuer's facilities.

LIGATT Security International is headquartered in Norcross, Georgia. The building where LIGATT Security International resides is located at 6991 Peachtree Industrial and is currently leased. The conditions of the lease are undetermined.

Part D Management Structure and Financial Information

Item XI The name of the chief executive officer, members of the board of directors, as well as control persons.

A. Officers and Directors.

1. Full name; **Gregory Evans – Chairmen, CEO and President**
2. Business address; **6050 Peachtree Pkwy Suite 240-147, Norcross, GA 30092**
3. Employment history; **Gregory Evans - LIGATT Security International CEO 2003-current**
4. Board memberships and other affiliations;

B. Legal/Disciplinary History. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:

1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses). **None**
2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities. **None**
3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated. **None**
4. The entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended or otherwise limited such person's involvement in any type of business or securities activities. **None**

C. Disclosure of Family Relationships. There are no family relationships among and between the issuer's directors, officers, persons nominated or chosen by the issuer to become directors or officers, or beneficial owners of more than five percent (5%) of the any class of the issuer's equity securities.

D. Disclosure of Related Party Transactions. There have not been any transactions during the issuer's last two full fiscal years and the current fiscal year or any currently proposed transaction, involving the issuer, in which (i) the amount involved exceeds the lesser of \$120,000 or one percent of the average of the issuer's total assets at year-end for its last three fiscal years and (ii) any related person had or will have a direct or indirect material interest.

Instruction to paragraph D of Item XI:

1. For the purposes of paragraph D of this Item XI, the term "related person" means any director, executive officer, nominee for director, or beneficial owner of more than five percent (5%) of any class of the issuer's equity securities, immediate family members⁵ of any such person, and any person (other than a tenant or employee) sharing the household of any such person.
2. For the purposes of paragraph D of this Item XI, a "transaction" includes, but is not limited to, any financial transaction, arrangement or relationship (including any indebtedness or guarantee of indebtedness) or any series of similar transactions, arrangements or relationships.
3. The "amount involved in the transaction" shall be computed by determining the dollar value of the amount involved in the transaction in question, which shall include:
 - a. In the case of any lease or other transaction providing for periodic payments or installments, the aggregate amount of all periodic payments or installments due on or after the beginning of the issuer's last fiscal year, including any required or optional payments due during or at the conclusion of the lease or other transaction providing for periodic payments or installments; and
 - b. In the case of indebtedness, the largest aggregate amount of all indebtedness outstanding at any time since the beginning of the issuer's last fiscal year and all amounts of interest payable on it during the last fiscal year.
4. In the case of a transaction involving indebtedness:
 - a. The following items of indebtedness may be excluded from the calculation of the amount of indebtedness and need not be disclosed: amounts due from the related person for purchases of goods and services subject to usual trade terms, for ordinary business travel and expense payments and for other transactions in the ordinary course of business; and
 - b. Disclosure need not be provided of any indebtedness transaction for beneficial owners of more than five percent (5%) of any class of the issuer's equity securities or such person's family members.
5. Disclosure of an employment relationship or transaction involving an executive officer and any related compensation solely resulting from that employment relationship or transaction need not be provided. Disclosure of compensation to a director also need not be provided.
6. A person who has a position or relationship with a firm, corporation, or other entity that engages in a transaction with the issuer shall not be deemed to have an indirect material interest for purposes of paragraph D of this Item XI where:
 - a. The interest arises only:
 - i. From such person's position as a director of another corporation or organization that is a party to the transaction; or
 - ii. From the direct or indirect ownership by such person and all other related persons, in the aggregate, of less than a ten percent (10%) equity interest in another entity (other than

a partnership) which is a party to the transaction; or

iii. From both such position and ownership; or

c. The interest arises only from such person's position as a limited partner in a partnership in which the person and all other related persons have an interest of less than ten percent (10%), and the person is not a general partner of and does not hold another position in the partnership.

7. Disclosure need not be provided pursuant to paragraph D of this Item XI if:

a. The transaction is one where the rates or charges involved in the transaction are determined by competitive bids, or the transaction involves the rendering of services as a common or contract carrier, or public utility, at rates or charges fixed in conformity with law or governmental authority;

b. The transaction involves services as a bank depository of funds, transfer agent, registrar, trustee under a trust indenture, or similar services; or

c. The interest of the related person arises solely from the ownership of a class of equity securities of the issuer and all holders of that class of equity securities of the issuer received the same benefit on a pro rata basis.

8. Include information for any material underwriting discounts and commissions upon the sale of securities by the issuer where any of the specified persons was or is to be a principal underwriter or is a controlling person or member of a firm that was or is to be a principal underwriter.

E. Disclosure of Conflicts of Interest. There are not any conflicts of interest for any executive officer or director with competing professional or personal interests.

6 Foreign private issuers that have furnished financial statements pursuant to Rule 12g3-2(b) under the Exchange Act can provide those same financial statements as an alternative to U.S. GAAP. For information regarding U.S. GAAP, see <http://cpaclass.com/gaap/gaap-us-01a.htm>.

1. Full name; **Stacy L. Merrell – President Board of Director**

2. Business address; **6050 Peachtree Pkwy Suite 240-147, Norcross, GA 30092**

3. Employment history:

Stacy L. Merrell started her own consulting firm in April 2009. Her company M.I.H. (Make It Happen) Management and Consulting motto, "The Turn-Key Solution To Your Vision", is what keeps her going. Her ability to see the big picture without forgetting the details it takes to get there is her secret weapon. With high profile clients, Stacy has used her corporate background to create strategy plans for start-up non-profit organizations and national programs. Stacy has not only created proposals and business strategies for both local and national programs, but has led them to execution and replication. She has also led several process development and improvement projects to help individuals and companies become more efficient. Prior to the start of her own company, Stacy worked for Bell Helicopter Textron, Inc. for 11 years. During her tenor at Bell she was promoted 6 times in 10 years affording her the opportunity to work in 5 different departments in the organization and understanding the inner workings of an entire company. Stacy led several enterprise projects with total budgets exceeding \$50M during her tenor. Stacy holds a M.B.A. with a concentration in Project Management from The University of Texas at Dallas and a B.S. in Industrial Engineering from Florida A&M University. She holds a certification in Project Management and is a certified Six Sigma Green Belt and trained Six Sigma Black Belt. She spent time in Germany doing International Study in Project Management and has a proven track record of being a dedicated, motivated, self starter, problem solver and leader with great enthusiasm and attitude towards team and company success.

1. Full name; **Charles Randolph Anderson - Board of Director**
2. Business address; **6050 Peachtree Pkwy Suite 240-147, Norcross, GA 30092**

3. Employment history:

Charles Randolph Anderson, II is the President and Founder of I-Tech Management Systems, LLC. Mr. Anderson founded I-Tech in 2008, in Washington, DC as a government contracting company, offering consultation in project and program management, business development and IT field technician services.

Mr. Anderson has worked in the management arena for the past 13 years, starting as the Manager of Operations for a telecommunications company, Conference America, Inc. in 1997. After completing his Master's degree in Organizational Communication & Management, in 2004, Mr. Anderson began working for Lockheed Martin Corporation. With Lockheed, he received his TS/SCI with Full Scope Lifestyle Poly, and began working on various classified government contracts.

Mr. Anderson is no stranger to the government contracting arena, having worked as a Project Manager with Systems Integration & Management, Inc., in Arlington, VA until March of 2009. Being assigned at various government facilities, such as Langley, VA, Bolling Air Force Base and Washington Naval Yard, Mr. Anderson has performed a variety of duties to include SW Testing and Training, Hardware and Software installation and Maintenance, as well as Cost Account Management and Project Management.

4. The term "family relationship" means any relationship by blood, marriage or adoption, not more remote than first cousin.

B. Legal/Disciplinary History. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:

1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses); **None**
2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities; **None**
3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; **None**
4. The entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended or otherwise limited such person's involvement in any type of business or securities activities. **None**

C., Disclosure of Family Relationships. There are no family relationships among and between the issuer's directors, officers, persons nominated or chosen by the issuer to become directors or officers, or beneficial owners of more than five percent (5%) of the any class of the issuer's equity securities.

D. Disclosure of Related Party Transactions. There have not been any transactions during the issuer's last two full fiscal years and the current fiscal year or any currently proposed transaction, involving the issuer, in which (i) the amount involved exceeds the lesser of \$120,000 or one percent of the average of the issuer's total assets at year-end for its last three fiscal years and (ii) any related person had or will have a direct or indirect material interest.

Instruction to paragraph D of Item XI:

1. For the purposes of paragraph D of this Item XI, the term "related person" means any director, executive officer, nominee for director, or beneficial owner of more than five percent (5%) of any class of the issuer's equity securities, immediate family members⁵ of any such person, and any person (other than a tenant or employee) sharing the household of any such person.
2. For the purposes of paragraph D of this Item XI, a "transaction" includes, but is not limited to, any financial transaction, arrangement or relationship (including any indebtedness or guarantee of indebtedness) or any series of similar transactions, arrangements or relationships.
3. The "amount involved in the transaction" shall be computed by determining the dollar value of the amount involved in the transaction in question, which shall include:
 - a. In the case of any lease or other transaction providing for periodic payments or installments, the aggregate amount of all periodic payments or installments due on or after the beginning of the issuer's last fiscal year, including any required or optional payments due during or at the conclusion of the lease or other transaction providing for periodic payments or installments; and
 - b. In the case of indebtedness, the largest aggregate amount of all indebtedness outstanding at any time since the beginning of the issuer's last fiscal year and all amounts of interest payable on it during the last fiscal year.
4. In the case of a transaction involving indebtedness:
 - a. The following items of indebtedness may be excluded from the calculation of the amount of indebtedness and need not be disclosed: amounts due from the related person for purchases of goods and services subject to usual trade terms, for ordinary business travel and expense payments and for other transactions in the ordinary course of business; and
 - b. Disclosure need not be provided of any indebtedness transaction for beneficial owners of more than five percent (5%) of any class of the issuer's equity securities or such person's family members.
5. Disclosure of an employment relationship or transaction involving an executive officer and any related compensation solely resulting from that employment relationship or transaction need not be provided. Disclosure of compensation to a director also need not be provided.
6. A person who has a position or relationship with a firm, corporation, or other entity that engages in a transaction with the issuer shall not be deemed to have an indirect material interest for purposes of paragraph D of this Item XI where:
 - a. The interest arises only:
 - i. From such person's position as a director of another corporation or organization that is a party to the transaction; or
 - ii. From the direct or indirect ownership by such person and all other related persons, in the aggregate, of less than a ten percent (10%) equity interest in another entity (other than a partnership) which is a party to the transaction; or
 - iii. From both such position and ownership; or
 - b. The interest arises only from such person's position as a limited partner in a partnership in which the person and all other related persons have an interest of less than ten percent (10%), and the person is not a general partner of and does not hold another position in the partnership.
7. Disclosure need not be provided pursuant to paragraph D of this Item XI if:
 - a. The transaction is one where the rates or charges involved in the transaction are determined by competitive bids, or the transaction involves the rendering of services as a common or contract carrier, or public utility, at rates or charges fixed in conformity with law or governmental authority;
 - b. The transaction involves services as a bank depository of funds, transfer agent, registrar,

trustee under a trust indenture, or similar services; or

c. The interest of the related person arises solely from the ownership of a class of equity securities of the issuer and all holders of that class of equity securities of the issuer received the same benefit on a pro rata basis.

8. Include information for any material underwriting discounts and commissions upon the sale of securities by the issuer where any of the specified persons was or is to be a principal underwriter or is a controlling person or member of a firm that was or is to be a principal underwriter.

E. Disclosure of Conflicts of Interest. There are not any conflicts of interest for any executive officer or director with competing professional or personal interests.

6 Foreign private issuers that have furnished financial statements pursuant to Rule 12g3-2(b) under the Exchange Act can provide those same financial statements as an alternative to U.S. GAAP. For information regarding U.S. GAAP, see <http://cpaclass.com/gaap/gaap-us-01a.htm>

Item XV The name, address, telephone number, and email address of each of the following outside providers that advise the issuer on matters relating to operations, business development and disclosure:

1. Investment Banker **None**

2. Promoters **None**

3. Counsel: **The Bell Firm, LLC** – 260 Peachtree Street, Atlanta Ga 30303 – 404-939-5526, **The Law Offices of David M. Walker, Esq.** – 201 17th Street NW, Suite 300, Atlanta GA, 30363. Tel: 404-541-6551.

The Moore Law Group – 1745 Martin Luther King Jr. Drive, Atlanta, GA 30314. Tel: 404-758-9111.

The Perry Law Group, LLC 101 Marietta Street, Suite 2600, Atlanta, GA 30303. Tel: 404-589-3581

4. Accountant or Auditor – **Padgett Business Services** 2760 Peachtree industrial Blvd, Duluth, GA 30097.

5. Public Relations Consultant(s) **In House PR**

6. Investor Relations Consultant **In House IR**

7. Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement - the information shall include the telephone number and email address of each advisor. **None**

Part E Issuance History

Item XVII List of securities offerings and shares issued for services in the past two years.

Reg 504 was open December 19, 2008. There was \$1 million raised. It was a Wisconsin 504.

The investor's name is Tri-Pod Group.

Part F Exhibits

The following exhibits must be either described in or attached to the disclosure statement:

Item XVIII Material Contracts

There are no material contracts.

Item XIX Managements discussion and analysis

Since LIGATT Security did have revenues for the past year, this section does not apply to us. Also because LIGATT Security is developing products and services for government agencies our plans for research and development, business operations and projected revenues cannot be discussed.

**Item XX Articles of Incorporation and Bylaws.
(SEE ATTACHED)****Item XXI Purchases of Equity Securities by the Issuer and Affiliated Purchasers.**
None**Item XXII Other comments**

There are stock promoting companies that claim that they represent LIGATT Security, when in fact they do not. LIGATT Security has never and will never use stock promotion companies. We have our own in house Public Relations company. Our Public Relations staff does not promote our stock. We only release press releases that concern events that have already happen or in progress. We do not release future events that may or may not happen. Any future events we may mention are events that are less than 60 days.

Item XXIII Issuer's Certifications.

I, Gregory D. Evans, certify that:

1. I have reviewed this Initial Company Information and Disclosure Statement of LIGATT Security International;
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 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 represent 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.

Date: February 12, 2010

/s/ Gregory Evans President and CEO

Section One: Issuers' Initial Disclosure Obligations**Part A General Company Information****Item I The exact name of the issuer and its predecessor (if any).**

The exact name of the issuer is LIGATT Security International, Inc. per the February 27, 2009 reverse merge with Intelligent Sports, Inc.

The name of issuer's predecessor is Intelligent Sports, Inc.

Item II The address of the issuer's principal executive offices

6050 Peachtree Parkway, Suite 240-147

Norcross, GA 30092

866-354-4288 phone

678-291-9631 fax

www.ligattsecurity.com

Contact: Katrina Highsmith - 866-354-4288 ext 5 Email: pr@ligatt.com

Item III The jurisdiction(s) and date of the issuer's incorporation or organization

Intelligent Sports, Inc was incorporated on November 27, 2001 in the State of California.

The company completed a reverse merger with Ligatt Security International, Inc. on December 19, 2008. The name change was accepted by the California Secretary of State as Ligatt Security International, Inc. on February 27, 2009.

Part B Share Structure**Item IV The exact title and class of securities outstanding**

CUSIP: 50187W 109

Total Authorized Shares: 5,000,000,000

As of February 16, 2010

The number of common outstanding shares 3,061,091,569

Common free trading shares 2,805,007,911

The number of common shares available to issue 1,915,185,564

Preferred Shares A Outstanding 150,000,000

Available 0

Free trading 0

Preferred Shares B Outstanding 2,800,000

Available 27,200,000

Free trading 0

Total Number of beneficial shareholders 0

Total Number of shareholders of record 62

Item V Par or stated value and description of the security.

The corporation is authorized to issue 5,000,000,000 shares of common stock with no par value and 150,000,000 shares of preferred stock, of which: (i) 150,000,000 shares of such Preferred Stock shall be Series A Preferred Stock with no par value, and with preferences, limitations and relative rights, and (ii) 30,000,000 shares of such Preferred Stock shall be Series B Preferred Stock with no par value, with preferences, limitations and relative rights.

Item VI The number of shares or total amount of the securities outstanding for each class of securities authorized.

The number of common outstanding shares 3,061,091,569

Common free trading shares 2,805,007,911

The number of common shares available to issue 1,915,185,564

Preferred Shares A Outstanding 150,000,000

Available 0

Free trading 0

Preferred Shares B Outstanding 2,800,000

Available 27,200,000

Free trading 0

Number of beneficial shareholders: 62

There are no beneficial owners as of today's date.

Part C Business Information**Item VII The name and address of the transfer agent**

Island Stock Transfer

100 Second Avenue South, Suite 705S

St. Petersburg, FL 33701

Telephone: 727-289-0010

Fax: 727-289-0069

Email: info@islandstocktransfer.com

Is a registered under the Exchange Act.

Item VIII The nature of the issuer's business**A. Business Development.**

The development of LIGATT Security International began with the founder and CEO Gregory Evans recognizing a need for hi-tech computer security, cyber crime investigations, and CCTV surveillance. The entity type is categorized as a corporation. The issuer was organized in 2003 and has a fiscal year ending in December. A reverse merger was completed with Intelligent Sports, Inc. on December 19, 2008. The California Secretary of State approved the name change of Intelligent Sports, Inc. to Ligatt Security International, Inc. on February 27, 2009. The NASDAQ changed the security symbol to LGTT as of March 29, 2009. The issuer has signed a letter of intent to spin-off SPOOFEM.com, currently a caller-ID spoofing serviced offered by LIGATT Security International. LIGATT Security International has not been in bankruptcy, receivership, or any similar proceeding. There have been no defaults of the terms of any note, loan, lease or other indebtedness or financing arrangement requiring LIGATT Security International to make payments. There has been no change of control. There has not been an increase of 10% or more of the same class of outstanding equity securities. There has not been a delisting of LIGATT Security International's securities by any securities exchange or deletion from the OTC Bulletin Board, and there have been no current, past pending or threatened legal proceedings or administrative actions either by or against the issuer that could have been a

material effect on the issuer's business, financial condition, or operations and no current, past or pending trading suspensions by a securities regulator. There are no principal parties to be accounted for.

B. Business of Issuer.

1. The primary CIS code for LIGATT Security International is 7379 - Computer Related Services, Not Elsewhere Classified.
2. LIGATT Security International is currently conducting operations.
3. LIGATT Security International has never been a shell company.
4. There is no parent, subsidiary, or affiliates of LIGATT Security International.
5. The number of total employees located at the headquarters in Norcross, Georgia is 20 and the number of full-time employees is 15.
6. There are no default of any terms of any note, loan, lease, or other indebtedness or financing arrangement requiring the issuer to make payments.
7. LaKesha Wilson was replaced as President and Board of Director. The new president is Gregory Evans and the new board of Directors are Stacy Merrell and Charles Anderson.
8. We increased the number of authorized shares from 2 billion to 5 billion.
9. There was a vote to reverse the stock that was voted on via Proxy. There is no plans as of yet when this would take place.
10. Does not apply.
11. There are no current, past, pending or threatened legal proceedings or administrative actions either by or against the LIGATT that could have a material effect on the LIGATT business.

Item IX The nature of products or services offered.

LIGATT Security International handles every aspect of computer security. This includes the following products and/or services:

LIGATT Security Suites are composed of three online services: IPSNITCH, PORTSNITCH, and SPOOFNET. IPSNITCH is a service that combines two powerful programs in one, IP retrieval and email spoofing. PORTSNITCH is a vulnerability scanner that scans your computer for open ports, displaying the various loopholes in which computer hackers use to capture one's identity. SPOOFNET allows you to surf the internet totally anonymously by hiding your IP Address and displaying IP Addresses that cannot be traced back to you.

Hacker for Hire is a service offered by LIGATT Security International that allows an individual to hire their own Certified Ethical Hacker. The Certified Ethical Hacker is capable of solving the following issues: cyber stalking, online identity theft, stolen computers, cyber espionage, computer hacking investigation, cyber fraud, computer forensics, cyber bullying, cyber crime and the ability to conduct background checks.

LIGATT Security Training Courses offer a series of computer security and hi-tech crime investigations courses for IT Managers, Law Enforcements, Private Investigators, computer enthusiasts, consumers or individuals who are looking for a career change. Our courses are taught in house, on locations and several college campuses.

SHOP LIGATT is our online shopping mall. Products offered are as follows: Anti-Spam Software, Anti-Phishing Software, Anti-Virus Software, Backup and Recovery Software, Remote Access Software, Spyware Software, Computer Security, Firewalls – Hardware, Firewalls – Software, Books & Videos, Spyshop, Smartphone Security, and Cell Phone Tracking/Recovery.

Research & Development for companies such as SPOOFEM.COM. Our team will help come up with a new concept and help build the product from scratch and even help develop a marketing plan.

Item X The nature and extent of the issuer's facilities.

LIGATT Security International is headquartered in Norcross, Georgia. The building where LIGATT Security International resides is located at 6991 Peachtree Industrial and is currently leased. The conditions of the lease are undetermined.

Part D Management Structure and Financial Information

Item XI The name of the chief executive officer, members of the board of directors, as well as control persons.

A. Officers and Directors.d

1. Full name; **Gregory Evans – Chairmen, CEO and President**
2. Business address; **6050 Peachtree Pkwy Suite 240-147, Norcross, GA 30092**
3. Employment history; **Gregory Evans - LIGATT Security International CEO 2003-current**
4. Board memberships and other affiliations;

B. Legal/Disciplinary History. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:

1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses). **None**
2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities. **None**
3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated. **None**
4. The entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended or otherwise limited such person's involvement in any type of business or securities activities. **None**

C. Disclosure of Family Relationships. There are no family relationships among and between the issuer's directors, officers, persons nominated or chosen by the issuer to become directors or officers, or beneficial owners of more than five percent (5%) of the any class of the issuer's equity securities.

D. Disclosure of Related Party Transactions. There have not been any transactions during the

Item XIX Articles of Incorporation and Bylaws.**Certificate of Amendment Of
Articles of Incorporation**

The undersigned certify that:

1. They are the president and the secretary, respectively, of Intelligent Sports, Inc. a California corporation.
2. Article one and Article four of the Articles of Incorporation of this corporation is amended to read as follows:

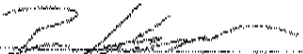
Article One: The name of this corporation is LIGAT7 Security International, Inc.

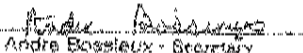
Article Four: This corporation is authorized to issue only one class of shares of stock; and the total number of shares which this corporation is authorized to issue is 2 (two) billion.

3. The foregoing amendment of Articles of Incorporation has been duly approved by the board of directors.
4. The foregoing amendment of Articles of Incorporation has been duly approved by the required vote of shareholders in accordance with Section 902, California Corporations Code. The total number of outstanding shares of the corporation is 200,000,000. The number of shares voting in favor of the amendment equaled or exceeded the vote required. The percentage vote required was more than 50%.

We further declare under penalty of perjury under the laws of the State of California that the matters set forth in this certificate are true and correct of our own knowledge.

DATE: December 21, 2008


Thomas Hobson - President


Andre Bossieux - Secretary

Item XX Purchases of Equity Securities by the Issuer and Affiliated Purchasers.

None

A0698107

CERTIFICATE OF AMENDMENT OF
ARTICLES OF INCORPORATION

ENDORSED - FILED
In the office of the Secretary of State
of the State of California

DEC - 1 2009

The undersigned certify that:

1. He is the president and secretary of Ligatt Security International, Inc., a California corporation.
2. Section 1 of Roman Numeral IV of the Articles of Incorporation of this corporation is amended to read as follows:

"Article IV

§1: Classes of Stock

The corporation is authorized to issue 5,000,000,000 shares of common stock with no par value and 150,000,000 shares of preferred stock, of which: (1) 120,000,000 shares of such Preferred Stock shall be Series A Preferred Stock with no par value, and with preferences, limitations and relative rights as listed in Article IV: §2, incorporated by reference as if completely set forth herein, and (2) 30,000,000 shares of such Preferred Stock shall be Series B Preferred Stock with no par value, with preferences, limitations and relative rights as listed in Article IV: §3, incorporated by reference as if completely set forth herein.

The Board of Directors of the corporation may issue any or all of the aforesaid authorized shares of the corporation from time to time for such consideration as it shall determine and may determine from time to time the amount of such consideration, if any, to be credited to paid-in surplus."

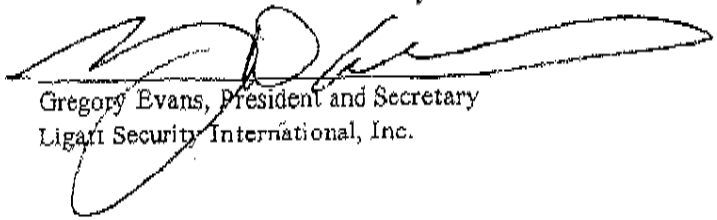
Section 2 and 3 of Article IV are not being amended.

3. The foregoing amendment to the Articles of Incorporation have been duly approved the board of directors of the corporation.
4. The foregoing amendment to the Articles of Incorporation have been approved by the required vote of shareholders in accordance with Section 902, 903, and 907 of the California Corporations Code.
 - a. The total number of common shares outstanding was 1,973,277,133. The number of common shares voting in favor of the amendment of articles equaled or exceeded the vote required, which was a simple majority of the shares entitled to vote.
 - b. The total number of preferred shares outstanding was 150,000,000 and they were all entitled to vote with respect to the amendment. The number of preferred shares voting favor of the amendment of articles equaled or exceeded the vote required, which was a simple majority of the shares entitled to vote.

I, Gregory Evans, President and Secretary of Ligatt Security International, Inc., a California corporation, declare, verify and swear under penalty of perjury that the statements contained in this certificate are true of my own knowledge.

65

Dated Nov. 30, 2009



Gregory Evans, President and Secretary
Ligant Security International, Inc.



A0698107

State of California
Secretary of State



I, DEBRA BOWEN, Secretary of State of the State of California, hereby certify:

That the attached transcript of 2 page(s) has been compared with the record on file in this office, of which it purports to be a copy, and that it is full, true and correct.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

DEC - 2 2009

DEBRA BOWEN
Secretary of State

A0698107

State of California
Secretary of State



I, DEBRA BOWEN, Secretary of State of the State of California, hereby certify:

That the attached transcript of 2 page(s) has been compared with the record on file in this office, of which it purports to be a copy, and that it is full, true and correct.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

DEC - 2 2009

A handwritten signature in cursive script that reads "Debra Bowen".

DEBRA BOWEN
Secretary of State

A0698107

CERTIFICATE OF AMENDMENT OF
ARTICLES OF INCORPORATION

ENDORSED - FILED
in the office of the Secretary of State
of the State of California

DEC - 1 2009

The undersigned certify that:

1. He is the president and secretary of Ligatt Security International, Inc., a California corporation.
2. Section 1 of Roman Numeral IV of the Articles of Incorporation of this corporation is amended to read as follows:

"Article IV

§1: Classes of Stock

The corporation is authorized to issue 5,000,000,000 shares of common stock with no par value and 150,000,000 shares of preferred stock, of which: (i) 120,000,000 shares of such Preferred Stock shall be Series A Preferred Stock with no par value, and with preferences, limitations and relative rights as listed in Article IV: §2, incorporated by reference as if completely set forth herein, and (2) 30,000,000 shares of such Preferred Stock shall be Series B Preferred Stock with no par value, with preferences, limitations and relative rights as listed in Article IV: §3, incorporated by reference as if completely set forth herein.

The Board of Directors of the corporation may issue any or all of the aforesaid authorized shares of the corporation from time to time for such consideration as it shall determine and may determine from time to time the amount of such consideration, if any, to be credited to paid-in surplus."

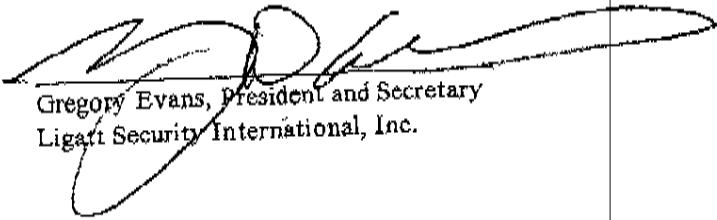
Section 2 and 3 of Article IV are not being amended.

3. The foregoing amendment to the Articles of Incorporation have been duly approved the board of directors of the corporation.
4. The foregoing amendment to the Articles of Incorporation have been approved by the required vote of shareholders in accordance with Section 902, 903, and 907 of the California Corporations Code.
 - a. The total number of common shares outstanding was 1,973,277,133. The number of common shares voting in favor of the amendment of articles equaled or exceeded the vote required, which was a simple majority of the shares entitled to vote.
 - b. The total number of preferred shares outstanding was 150,000,000 and they were all entitled to vote with respect to the amendment. The number of preferred shares voting favor of the amendment of articles equaled or exceeded the vote required, which was a simple majority of the shares entitled to vote.

I, Gregory Evans, President and Secretary of Ligatt Security International, Inc., a California corporation, declare, verify and swear under penalty of perjury that the statements contained in this certificate are true of my own knowledge.

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Dated Nov. 30, 2009



Gregory Evans, President and Secretary
Ligatt Security International, Inc.

