

***Company Information and Disclosure Statement***  
***Section One: Issuers' Initial Disclosure Obligations***

**IJJ Corporation**

**OTCPK: IJJP**

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## Section One: Issuers' Initial Disclosure Obligations

### Part A General Company Information

#### Item I The exact name of the issuer and its predecessor

Exact Company Name: IJJ Corporation (hereinafter referred to as "we", "us", or "our" or "the Issuer").

Name used by predecessor entities in the past five years: (a) Formerly Sun & Surf, Inc. until February-04.

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

Address: 3101 Hubbard Road Suite 101| Landover, Maryland 20785-8540

Phone: (301) 202-7762 Fax: (301) 773-8319

Website: www.ijjc.com

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

The Corporation was originally incorporated on November 1, 2000, in the State of New York; the Company re-domiciled to the state of Delaware and changed its name in February of 2004. In January 5, 2010, IJJ Corporation merged with another company named IJJ Corporation located in Nevada and relocated its domicile to Nevada in February 2010.

### Part B Share Structure

#### Item IV The exact title and class of securities outstanding.

The Corporation current outstanding Command and Preferred Securities.

CUSIP Number:	44963Q204
Trading Symbol:	IJJP
Common Stock Outstanding:	355,265,052
Restricted Common Stock:	298,944,370
Preferred Stock Outstanding:	1,000,000

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

**A. Par or Stated Value. Provide the par or stated value for each class of outstanding securities.**

The Corporation is authorized to issue 290,000,000,000 shares of common stock, at .001 par value, and 100,000,000 shares of preferred stock, at .001 par values.

**B. Common or Preferred Stock.**

For common equity, describe any dividend, voting and preemption rights.

1. For preferred stock, describe the dividend, voting, conversion and liquidation rights as well as redemption or sinking fund provisions.
2. Describe any other material rights of common or preferred stockholders.
3. Describe any provision in issuer's charter or by-laws that would delay, defer or prevent a change in control of the issuer.

**Common**

There are no dividend rights associated with the securities. The securities have conventional voting rights for common stock, one vote per share. There are no preemptive rights. There are no provisions in issuer's charter or by-laws that would delay, defer or prevent a change in control of the issuer.

**Preferred**

CERTIFICATE OF DESIGNATIONS

Preferred Stock Class:

Series A

Series B

Series C

The corporation, organized and existing under, and by virtue of the Nevada Revised Statutes, does hereby certify:

**FIRST:** That at a meeting of the Board of Directors of IJJ Corporation on March 29, 2010 and filed in State of Nevada on April 19, 2010.

**RESOLVED,** that a Certificate of Designations for all three series of the Preferred Stock Class is adopted as follows:

CERTIFICATE OF DESIGNATION, SERIES A PREFERRED STOCK

**DESIGNATION.** One million (1,000,000) shares of Series A Preferred Stock, par value \$0.001 per share, are authorized pursuant to Article IV of the Corporation's Articles of Incorporation, as amended (the "Series A Preferred Stock" or "Series A Preferred Shares").

CONVERSION RIGHTS.

If at least one share of Series A Preferred Stock is issued and outstanding, then the total aggregate issued shares of Series A Preferred Stock at any given time, regardless of their number, shall be convertible into the number of shares of Common Stock which equals four times the sum of: i) the total number of shares of Common Stock which are issued and outstanding at the time of conversion, plus ii) the total number of shares of Series B and Series C Preferred Stocks which are issued and outstanding at the time of conversion.

Each individual share of Series A Preferred Stock shall be convertible into the number of shares of Common Stock equal to:

[Four times the sum of: {all shares of Common Stock issued and outstanding at time of conversion + all shares of Series B and Series C Preferred Stocks issued and outstanding at time of conversion}]

divided by:

[the number of shares of Series A Preferred Stock issued and outstanding at the time of conversion]

**ISSUANCE.** Shares of Preferred Stock may only be issued in exchange for the partial or full retirement of debt held by Management, employees or consultants, or as directed by a majority vote of the Board of Directors. The number of Shares of Preferred Stock to be issued to each qualified person (member of Management, employee or consultant) holding a Note shall be determined by the following formula:

For retirement of debt:

n

$$\sum_{i=1} x_i = \text{number of shares of Series A Preferred Stock to be issued}$$

where  $x_1 + x_2 + x_3 \dots + x_n$  represent the discrete notes and other obligations owed the lender (holder), which are being retired.

#### VOTING RIGHTS.

If at least one share of Series A Preferred Stock is issued and outstanding, then the total aggregate issued shares of Series A Preferred Stock at any given time, regardless of their number, shall have voting rights equal to four times the sum of: i) the total number of shares of Common Stock which are issued and outstanding at the time of voting, plus ii) the total number of shares of Series B and Series C Preferred Stocks which are issued and outstanding at the time of voting.

Each individual share of Series A Preferred Stock shall have the voting rights equal to:

[four times the sum of: {all shares of Common Stock issued and outstanding at time of voting + all shares of Series B and Series C Preferred Stocks issued and outstanding at time of voting}]

divided by:

[the number of shares of Series A Preferred Stock issued and outstanding at the time of voting]

**DIVIDENDS.** The holders of Series A Preferred Stock shall be entitled to receive dividends when, as and if declared by the Board of Directors, in its sole discretion.

#### CERTIFICATE OF DESIGNATION, SERIES B PREFERRED STOCK

**DESIGNATION AND NUMBER OF SHARES.** 5,000,000 shares of Series B Preferred Stock, par value \$0.001 per share are authorized pursuant to Article IV of the Corporation's Articles of Incorporation, as amended (the "Series B Preferred Stock" or "Series B Preferred Shares").

**DIVIDENDS.** The holders of Series B Preferred Stock shall be entitled to receive dividends when, as and if declared by the Board of Directors, in its sole discretion.

**LIQUIDATION RIGHTS.** Upon any liquidation, dissolution or winding up of the Corporation, whether voluntary or involuntary, before any distribution or payment shall be made to the holders of any stock ranking junior to the Series B Preferred Stock, the holders of the Series B Preferred Stock shall be entitled to be paid out of the assets of the Corporation an amount equal to \$1.00 per share or, in the event of an aggregate subscription by a single subscriber for Series B Preferred Stock in excess of \$100,000, \$0.997 per share (as adjusted for any stock dividends, combinations, splits, recapitalizations and the like with respect to such shares) (the "Preference Value"), plus all declared but unpaid dividends, for each share of Series B Preferred Stock held by them. After the payment of the full applicable Preference Value of each share of the Series B Preferred Stock as set forth herein, the remaining assets of the Corporation legally available for distribution, if any, shall be distributed ratably to the holders of the Corporation's Common Stock.

#### CONVERSION AND ANTI-DILUTION.

Each share of Series B Preferred Stock may be convertible, at any time by the respective holder, into the number of shares of the Corporation's common stock, par value \$0.001 per share (the "Common Stock"), equal to the price of the Series B Preferred Stock as stated in 2.6 of this Certificate of Designations, divided by one hundred times the par value of the Common Stock, subject to

adjustment as may be determined by the Board of Directors from time to time (the "Conversion Rate"). For example, assuming a \$2 price per share of Series B Preferred Stock, and a par value of \$0.001 per share for Common Stock, each share of Series B Preferred Stock would be convertible into 2,000 shares of Common Stock. Such conversion shall be deemed to be effective on the business day (the "Conversion Date") following the receipt by the Corporation of written notice from the holder of the Series B Preferred Stock of the holder's intention to convert the shares of Series B Stock, together with the holder's stock certificate or certificates evidencing the Series B Preferred Stock to be converted.

Promptly after the Conversion Date, the Corporation shall issue and deliver to such holder a certificate or certificates for the number of full shares of Common Stock issuable to the holder pursuant to the holder's conversion of Series B Preferred Shares in accordance with the provisions of this Section. The stock certificate(s) evidencing the Common Stock shall be issued with a restrictive legend indicating that it was issued in a transaction exempt from registration under the Securities Act of 1933, as amended (the "Securities Act"), and that it cannot be transferred unless it is so registered, or an exemption from registration is available, in the opinion of counsel to the Corporation. The Common Stock shall be issued in the same name as the person who is the holder of the Series B Preferred Stock unless, in the opinion of counsel to the Corporation, such transfer can be made in compliance with applicable securities laws. The person in whose name the certificate(s) of Common Stock are so registered shall be treated as a holder of shares of Common Stock of the Corporation on the date the Common Stock certificate(s) are so issued.

All shares of Common Stock delivered upon conversion of the Series B Preferred Shares as provided herein shall be duly and validly issued and fully paid and nonassessable. Effective as of the Conversion Date, such converted Series B Preferred Shares shall no longer be deemed to be outstanding and all rights of the holder with respect to such shares shall immediately terminate except the right to receive the shares of Common Stock issuable upon such conversion.

The Corporation covenants that, within 30 days of receipt of a conversion notice from any holder of shares of Series B Preferred Stock wherein which such conversion would create more shares of Common Stock than are authorized, the Corporation will increase the authorized number of shares of Common Stock sufficient to satisfy such holder of shares of Series B submitting such conversion notice.

Shares of Series B Preferred Stock are anti-dilutive to reverse splits, and therefore in the case of a reverse split, are convertible to the number of Common Shares after the reverse split as would have been equal to the ratio established in Section 2.4(a) prior to the reverse split. The conversion rate of shares of Series B Preferred Stock, however, would increase proportionately in the case of forward splits, and may not be diluted by a reverse split following a forward split.

**VOTING RIGHTS.** Each share of Series B Preferred Stock shall have ten votes for any election or other vote placed before the shareholders of the Company.

## PRICE AND ISSUANCE.

The initial price of each share of Series B Preferred Stock shall be \$2.00.

The price of each share of Series B Preferred Stock may be changed either through a majority vote of the Board of Directors through a resolution at a meeting of the Board, or through a resolution passed at an Action Without Meeting of the unanimous Board, until such time as a listed secondary and/or listed public market develops for the shares.

Shares of Series B Preferred Stock may be issued either i) to persons in exchange for the cancellation and retirement of debt held by such persons, as approved by the Board, or ii) in exchange for shares of Preferred Stock of the Corporation held prior to the adoption of this amended Certificate of Designation, at the sole election of the holder(s) of such shares, and without approval needed from the Board, but at the exchange rate as set by the Board, which rate shall not be different amongst such holder(s).

**LOCK-UP RESTRICTIONS ON CONVERSION.** Shares of Series B Preferred Stock may not be converted into shares of Common Stock for a period of: a) six (6) months after purchase, if the Company voluntarily or involuntarily files public reports pursuant to Section 12 or 15 of the Securities Exchange Act of 1934; or b) twelve (12) months if the Company does not file such public reports.

## CERTIFICATE OF DESIGNATION, SERIES C PREFERRED STOCK

**DESIGNATION AND NUMBER OF SHARES.** 4,000,000 shares of Series C Preferred Stock, par value \$0.001 per share, are authorized pursuant to Article IV of the Corporation's Articles of Incorporation, as amended (the "Series C Preferred Stock" or "Series C Preferred Shares").

**ISSUANCE.** Shares of Series C Preferred Stock may be issued to holders of debt of the company, as determined by a majority vote of the Board of Directors, or others, as determined by a majority vote of the Board of Directors, or in exchange for shares of Preferred Stock of the Corporation held prior to the adoption of this amended Certificate of Designation, at the sole election of the holder(s) of such shares, and without approval needed from the Board, but at the exchange rate as set by the Board, which rate shall not be different amongst such holder(s).

- 3.1. DIVIDENDS.** The holders of Series C Preferred Stock shall be entitled to receive dividends when, as and if declared by the Board of Directors, in its sole discretion.

**LIQUIDATION RIGHTS.** Upon any liquidation, dissolution or winding up of the Corporation, whether voluntary or involuntary, before any distribution or payment shall be made to the holders of any stock ranking junior to the Series C Preferred Stock, the holders of the Series C Preferred Stock shall be entitled to be paid out of the assets of the Corporation an amount equal to \$1.00 per share or, in the event of an aggregate subscription by a single subscriber for Series C Preferred Stock in excess of \$100,000, \$0.997 per share (as adjusted for any stock dividends, combinations, splits, recapitalizations and the like with respect to such shares) (the "Preference Value"), plus all declared but unpaid dividends, for each share of Series C Preferred Stock held by them. After the payment of the full applicable Preference Value of each share of the Series C Preferred Stock as set forth herein, the remaining assets of the Corporation legally available for distribution, if any, shall be distributed ratably to the holders of the Corporation's Common Stock.

## CONVERSION AND ANTI-DILUTION.

Each share of Series C Preferred Stock shall be convertible, at any time, and/or from time to time, into 500 shares of the Corporation's common stock, par value \$0.00001 per share (the "Common Stock"). Such conversion shall be deemed to be effective on the business day (the "Conversion Date") following the receipt by the Corporation of written notice from the holder of the Series C Preferred Stock of the holder's intention to convert the shares of Series C Stock, together with the holder's stock certificate or certificates evidencing the Series C Preferred Stock to be converted.

Promptly after the Conversion Date, the Corporation shall issue and deliver to such holder a certificate or certificates for the number of full shares of Common Stock issuable to the holder pursuant to the holder's conversion of Series C Preferred Shares in accordance with the provisions of this Section. The stock certificate(s) evidencing the Common Stock shall be issued with a restrictive legend indicating that it was issued in a transaction exempt from registration under the Securities Act of 1933, as amended (the "Securities Act"), and that it cannot be transferred unless it is so registered, or an exemption from registration is available, in the opinion of counsel to the Corporation. The Common Stock shall be issued in the same name as the person who is the holder of the Series C Preferred Stock unless, in the opinion of counsel to the Corporation, such transfer can be made in compliance with applicable securities laws. The person in whose name the certificate(s) of Common Stock are so registered shall be treated as a holder of shares of Common Stock of the Corporation on the date the Common Stock certificate(s) are so issued.

All shares of Common Stock delivered upon conversion of the Series C Preferred Shares as provided herein shall be duly and validly issued and fully paid and nonassessable. Effective as of the Conversion Date, such converted Series C Preferred Shares shall no longer be deemed to be outstanding and all rights of the holder with respect to such shares shall immediately terminate except the right to receive the shares of Common Stock issuable upon such conversion.

The Corporation covenants that, within 30 days of receipt of a conversion notice from any holder of shares of Series C Preferred Stock wherein which such conversion would create more shares of Common Stock than are authorized, the Corporation will increase the authorized number of shares of Common Stock sufficient to satisfy such holder of shares of Series C submitting such conversion notice.

Shares of Series C Preferred Stock are anti-dilutive to reverse splits, and therefore in the case of a reverse split, are convertible to the number of Common Shares after the reverse split as would have been equal to the ratio established in Section 3.4(a) prior to the reverse split. The conversion rate for shares of Series C Preferred Stock, however, would increase proportionately in the case of forward splits, and may not be diluted by a reverse split following a forward split.

**VOTING RIGHTS.** Each share of Series C Preferred Stock shall have one vote for any election or other vote placed before the shareholders of the Company.

**PRICE.**

The initial price of each share of Series C Preferred Stock shall be \$5.00.

The price of each share of Series C Preferred Stock may be changed either through a majority vote of the Board of Directors through a resolution at a meeting of the Board, or through a resolution passed at an Action Without Meeting of the unanimous Board, until such time as a listed secondary and/or listed public market develops for the shares.

**LOCK-UP RESTRICTIONS ON CONVERSION.** Shares of Series C Preferred Stock may not be converted into shares of Common Stock for a period of: a) six (6) months after purchase, if the Company voluntarily or involuntarily files public reports pursuant to Section 12 or 15 of the Securities Exchange Act of 1934; or b) twelve (12) months if the Company does not file such public reports.

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

**Common Stock**

	<b>Most Recent Fiscal Quarter</b>	<b>Last Fiscal Quarter</b>	<b>Last Fiscal Year</b>	<b>Previous to Last Fiscal Year</b>
<b>(i) Period end date;</b>	10/31/11	7/31/2011	10/31/2010	10/31/2009

<b>(ii) Number of shares authorized;</b>	2,900,000,000	2,900,000,000	2,900,000,000	2,900,000,000
<b>(iii) Number of shares outstanding;</b>	355,265,052	46,765,052	1,280,036	197,406
<b>(iv) Freely tradable shares (public float);</b>	56,320,682	6,320,682	835,666	111,036
<b>(v) Total number of beneficial shareholders; and</b>	42	35	50	24
<b>(vi) Total number of shareholders of record.</b>	42	35	50	24

#### Preferred Stock

	Most Recent Fiscal Quarter	Last Fiscal Quarter	Last Fiscal Year	Previous to Last Fiscal Year
<b>(i) Period end date;</b>	10/31/11	7/31/2011	10/31/2010	10/31/2009
<b>(ii) Number of shares authorized;</b>	100,000,000	10,000,000	10,000,000	10,000,000
<b>(iii) Number of shares outstanding Class A;</b>	1,000,000	1,000,000	0	0
<b>(iii) Number of shares outstanding Class B;</b>	0	0	0	0
<b>(iii) Number of shares outstanding Class C;</b>	0	0	0	0
<b>(iv) Total number of shareholders of record.</b>	1	1	0	0

#### Part C Business Information

##### Item VII The name and address of the transfer agent\*

**Name: Transfer Online**

Address: 317 SW Alder Street, 2nd Floor Portland, OR 97204

Phone: 503-227-2950

Registered Under Exchange Act: Yes

Regulatory Authority: Security Exchange Commission (SEC)

##### Item VIII The nature of the issuer's business

*In describing the issuer's business, please provide the following information:*

**Business Development.** Describe the development of the issuer and material events during the last three years so that a potential investor can clearly understand the history and development of the business. If the issuer has not been in business for three years, provide this information for any predecessor company. This business development description must also include:

- 1. The form of organization of the issuer (e.g., corporation, partnership, limited liability company, etc.);**

IJJ Corporation is a Nevada corporation.

- 2. The year that the issuer (or any predecessor) was organized;**

The Corporation was incorporated on 12/17/2003

**3. The issuer's fiscal year end date;**

October 31st

**4. whether the issuer (or any predecessor) has been in bankruptcy, receivership or any similar proceeding;**

The Company has not and is not in the process of filing bankruptcy, receivership or any other similar proceeding.

**5. any material reclassification, merger, consolidation, or purchase or sale of a significant amount of assets;**

1/3/11 IJC Corporation entered into a Letter of Intent to acquire 51% of Education and Business Entertainment, LLC

4/6/11 IJJ Corporation (Pink Sheets: IJJP) announced today that it has moved to a higher listing level on the OTC Markets Exchange (OTC Pink Current Information).

5/5/11 IJC offered offer to acquisition for WARECORP is in the making, the land right for West Land Build Site is negotiation with Sierra Leone Tribal Chief and investor are waiting for proof of land rights.

7/15/11 IJJ Corporation (Pink Sheets: IJJP) announced today that the Company has successfully executed a complete separation from Boost Marketing Consulting and Big Apple Consulting and all outstanding shares

9/27/11 IJJ Corporation (Pink Sheets: IJJP) Board of Directors is announcing today that the company is eliminating the multiple business platform approach and is allocating its resources towards the Disaster Shelter Management Responder System (DSMRS)

9/29/11 IJJ Corporation (Pink Sheets: IJJP) The Board of Directors has announced today that the company is changing it SIC - Industry Classification from 7373 - Computer Integrated Systems design to a SIC Industry Classification 3990 Miscellaneous Manufacturing Industries.

11/2/11 IJJ Corporation (IJC), (Pink Sheets: IJJP). On October 19, 2011, IJC signed an agreement with Faircount Media Group to advertise IJC's Disaster Shelter Management and First Responder System (DSMRS) in "The Year in Homeland Security 2011" electronic magazine.

11/8/11 IJJ Corp's announces the appointment of Mr. Oscar Lawson to IJC's Board of Directors as Vice President and Chief Operating Officer (COO)

11/8/11 IJJ Corp's announces the appointment of Mr. Oscar Lawson to IJC's Board of Directors as Vice President and Chief Operating Officer (COO)

11/10/11 IJJ Corporation (IJC). (Pink Sheets: IJJP) is pleased to announce that Mr. Tony Washington is official elected to the Board of Directors of IJJ Corporation as Vice President of Business Development

11/17/11 IJJ Corp. Announces a Resolution to Rescind Rule 504 of Regulation D, at the End of Its Fourth Quarter Filing

**6. any default of the terms of any note, loan, lease, or other indebtedness or financing arrangement requiring the issuer to make payments;**

On MAY 7 2011, the Company was requested to start making payments on Lease Payment as enter into a promissory note. The included a provision to exercise Conversion clause , which allow IJJ Corporation has the rights to transfer and/or exchange the payment of the promissory note in free trading stock of their choice upon demand of payment. The convertible rate is at \$.0001 per share. In the event Jewell Industries, Inc. elects to excuse the

ON-Demand provision of the Convertible Promissory Note, IJJ Corporation must start making payments within 30 business days. Upon default, the undersigned shall pay all reasonable attorney fees and costs necessary for the collection of this Note.

### **PROMISSORY NOTE**

**Convertible Note Value:** \$66,449.46 , Dated: January 6, 2010

**FOR VALUE RECEIVED**, the undersigned promises to pay to the order of Jewell Industries, Inc., the sum of \$2,756.71 (Two Thousand Seven Hundred and Fifty Six Dollars and Seventy-one cents per month, together with interest thereon at the rate of 4.5% (four and half percent) per month on the unpaid balance.

**Promissory Note Period:** The Period is for two years with an agreement for an On-Demand Payment any time after 12 months from the effective date of this Promissory note. It is further understood that this promissory note is executed in place of standard lease agreement due to IJJC currently condition to find a temporary office and storage space until permanent office space located. This promise Note can be made in one lump payment or monthly payments for usage of Jewell Industries office and storage space.

**Lease Payment Amount:** To lease rental space as Office, Storage for computer equipment and executive office services as needed at Jewell Industries, Inc., Corporate office located at 3101 Hubbard Road, Landover, Maryland 20785. The payment is calculated in the term of this promissory Note is as follows: Office Rental, which includes executive administrative services at \$1,943.00, Storage Rental \$695.00, Monthly lease \$2,638.00 with 4.5% interest payment at \$118.71 total monthly payment is \$2,756.71.

**Total Amount of Lease:** \$66,449.46

**2. Conversion:** IJJ Corporation has the rights to transfer and/or exchange the payment of the promissory note in free trading stock of their choice upon demand of payment. The convertible rate is at \$.0001 per share.

In the event Jewell Industries, Inc. elects to excuse the ON-Demand provision of the Convertible Promissory Note, IJJ Corporation must start making payments within 30 business days. Upon default, the undersigned shall pay all reasonable attorney fees and costs necessary for the collection of this Note.

It is further agreed upon that, if IJJ Corporation desires to enter into an Assignment of the Promissory Note, IJJ Corporation will identify and appoint a company to transfer this Promissory note to effective take overall all payment of any outstanding debt owed to Jewell Industries, Inc.

IJJ Corporation will responsible for associated cost and preparation of required documentation to execute the assignment of the Convertible Promissory Note.

This Note executed to evidence an existing indebtedness due the payee from the undersigned on an open account balance as of this date, and this Note shall not be construed as a separate obligation.

Signed On the Sixth Day of January, Two Thousand Ten.

**7. any change of control;**

- No Changes in control from November 1, 2010 to October 31, 2011.

**8. any increase of 10% or more of the same class of outstanding equity securities;**

None

9. **any past, pending or anticipated stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization;**

NONE

10. **any delisting of the issuer's securities by any securities exchange or deletion from the OTC Bulletin Board; and**

The Company's securities were delisted from the Over the Counter Bulletin Board in 2007. The Company filed a Form 15 on June 13, 2009.

The Company is currently pursuing End-Year and First Quarter Audited Financial States to file for fully Report status in 2012.

11. **any current, past, pending or threatened legal proceedings or administrative actions either by or against the issuer that could have a material effect on the issuer's business, financial condition, or operations and any current, past or pending trading suspensions by a securities regulator. State the names of the principal parties, the nature and current status of the matters, and the amounts involved.**

None

- A. **Business of Issuer.** Describe the issuer's business so a potential investor can clearly understand it. To the extent material to an understanding of the issuer, please also include the following:

1. **the issuer's primary and secondary SIC Codes;**

Primary Code: SIC Industry Classification 3990 Miscellaneous Manufacturing Industries

Secondary Code: 7371 Computer Programming Services

2. **if the issuer has never conducted operations, is in the development stage, or is currently conducting operations;**

The Company is currently conducting operations.

3. **whether the issuer is or has at any time been a "shell company"**

The Company is not now nor has it ever been a shell company...

4. **the names of any parent, subsidiary, or affiliate of the issuer, and its business purpose, its method of operation, its ownership, and whether it is included in the financial statements attached to this disclosure statement;**

There are two Subsidiaries; any sells resulting in revenues are collected and posted through IJJC accounting system. There are not separate checking accounts. IJJC has merged all sells transaction in IJJC, but maintain separate websites for promotes and traffic driving.

The name of the Subsidiaries:

1. TelecoTech Corporation
2. Rapid Diagnostic testing, Incorporation

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

The Company does not foresee any substantial changes that could adversely affect the business of the Company at this time.

6. **an estimate of the amount spent during each of the last two fiscal years on research and development activities, and, if applicable, the extent to which the cost of such activities are borne directly by customers;**

The financial statement will contain the Company's expenses for development activities.

7. **costs and effects of compliance with environmental laws (federal, state and local); and**

The Company is not producing any products that are hazardous to the environment and does not foresee any changes that could adversely affect the environment. All products and services are environmentally friendly.

**8. the number of total employees and number of full-time employees.**

Number Total Employees: 5

Number of Full-time Employees: 3

**Item IX The nature of products or services offered**

- A. principal products or services, and their markets;
- B. distribution methods of the products or services;
- C. status of any publicly announced new product or service;
- D. competitive business conditions, the issuer's competitive position in the industry, and methods of competition;

IJJC has ownership in several intellectual technology properties within the market space for enterprise applications hosting over the Internet/Intranet for capturing and transmitting data, and telecommunication services. The ability to deploy each product requires system application software tools, computer platform technologies for hosted services, desktop and office appliances, and mobile telecommunication devices.

IJJC's current information technology environment is composed of a Network Operating Center (NOC) with the ability to host and support the Management Power Suite and OfficePhone services, which are housed at its headquarters in Capitol Heights, Maryland.

**IJJC Network Operation Center**

The NOC capacity is configured and equipped with two (2) T1 voice and data lines, 6 servers (2 HP Towers, and 4 Compaq rack servers installed in three eight foot cabinets, with independent power supply backup devices, clustering and virtual storage capabilities. The NOC has the ability to provide MPS and OfficePhone services to 5,000 to 6,000 customers.

**Disaster Shelter Recovery System (DSRS)**

DSRS is a wireless disaster command center, which has a core engine designed and developed by IJJC. DSRS incorporates Computer Associates' portal technology and Cingular Wireless' mobile communication equipment and a Mobile Command Center with uplink capabilities to a Central Monitoring Center. Computer Associates and Cingular Wireless have partnered with IJJC in order to offer the DSRS a single solution in response to the Homeland Security requirements for the "First Responders" rapid deployment of emergency services for Federal, State and Local Government initiatives. DSRS is a portable first responder management system which is linked via satellite to a Mobile command center supported by IJJC Secure Data Center for Distribution Collected field level data worldwide. DSRS Provides key stakeholders and executive management a near real reporting system to FEMA, Homeland Security, Hospitals, and the Center for Diseases Control (CDC) to manage comprehensive emergency response services including:

- Supports for 50 communication devices on a private net, Walk talkie, Blackberries, Text, and video streams,
- Shelter Manage,
- Family locator services,
- Provides 8 levels of TriCare Service,
- Inventory distribution,
- Log Field Discovery Reports,
- Dispatch rescue and recovery team,
- Transmit and disburse data to the Command Center.

The DSRS application is designed to provide field level command center operations to support “First Responders” in managing technical and managed resource requirements. The Teaming Agreement was entered into for the development of the Homeland Security solution for Disaster Field-Level responders.

**The DSRS supports two (2) of the four (4) Homeland Security requirements:**

1. Emergency Preparedness and Response – The DSRS uses information technology to help integrate the local, state, and federal interagency emergency response plans into a single, cohesive government-wide plan, that ensures all response personnel have the equipment, facilities and capabilities to communicate with each other as necessary.
2. Information Analysis and Infrastructure Protection – The DSRS will serve as a reliable tool for information analysis and infrastructure analysis by providing emergency shelter services to people in crisis. It also helps to streamline the coordination efforts between the government and the private sector in the execution of an emergency response plan.

**Management Power Suite**

**An Enterprise Business Level Management Tool**

IJJ Corporation has developed an enterprise application called Management Power Suite (MPS), which provides integrated business functions enabling IJJC to direct business activities associated with each contract or project while controlling resources efficiently and effectively. As a technical support and service company providing national level services, the MPS requires the ability to manage and integrate departmental functions and direct resources in near real-time. By implementing MPS, IJJC customers engage directly with its management team, ensuring projects are successfully completed on time. MPS also reports the progress of each project or contract deliverables status in near real time.

MPS provides enterprise level capabilities to manage corporate resources, contract services, and time management.

**Dashboard**

The Dashboard is a configurable portal that displays real-time information that is relevant to the user activities. The dashboard provides executive, administrator, and general end-user's displays.

**Detail Budget**

Reports

- Executive Reports
- Personnel Budget - Report
- Projected/Actual Summary - Report
- Income Operating Forecast - Report
- Projected Overhead Expense - Report
- Employee's Salary and Birthday - Report
- Leave Accrual Liability - Report
- Employee's Payroll Vs. Task performed - Report
- Commission Reports

- Gross Profit Performance Report
- Contract Detail - Report
- Monthly Budget - Report
- Employee Cost Table
- And more

### **Integrated Spread Sheets**

The Project Planning module provides the ability to create a minute by minute work schedule and resource allocation plan. This is created by inputting the contract deliverables, entering start and stop times and assigning personnel resources to each task under a deliverable or project. The integrated business modules will automatically assign tasks to a timesheet per employee and calculates the time worked to product project status reports.

### **Three Project**

**Three Levels** Project Management begins with using the Quote Developer to create price proposals converted to an approved project budget. Creating:

- 1-Contract Budget,
- 2-Project Group, and
- 3-Project Subtasks.

Assignment of personnel resources to subtask level assignments is integrated with the timesheets. This information is collected in real-time and displayed as a customized dashboard for each end-user.

### **Budget Burn Rate**

At a glance, managers are able to view budgeted, versus actual burn rates based on real-time data.

Snapshot showing of all contracts and projects. Excellent executive tool used to show revenue percentages.

### **Integrated Project Web Timesheet**

- Integrated Project Web Timesheet at project level and task tracking work hours. Employees enter their time on each project at a task assignment level which updates project performance and tracks deliverables timelines.
- New Hire roster showing the status of new employees and what steps remain to approve employment.
- Web based New Hire module designed to provide employment application processing and complete approval levels, justifications and project level assignments based on contract budgets.

### **IT Professional Service**

The Company offers IT services in the following categories:

- Enterprise Management Implementation and Sustainment services for Computer Associates ("CA") Unicenter Suite of solutions
- Application Development for enterprise WEB based applications designed for internet browser, supporting both Application Service Providers (ASP), .Net, Artificial Intelligence, Web Aggregation, Website rebranding to Content Administrate application, and knowledge management based environments.

- Automated Project management and business suite of products call the Management Power Suite (MPS), designed to manage budgets and personnel time.
- Customer Relationship Management ("CRM") and Call Center Management Services
- Customized Training solutions that can incorporate new technologies such as web broadcasting, virtual class rooms and multi media
- IT Management Services such as Business Process Re-Engineering ("BPR"), Requirements Analysis, Strategic Planning, and Independent Verification and Validation ("IV&V") and other Pre-Implementation Services.
- Wireless business practice for automated medical point of care services, security management for Rogue Intrusion Detection Services (RIDS) and internet Intrusion Detection Services (IIDS) for wireless and wired networks environments.
- The Company is also an authorized dealer of several brand name IT products. IJJC provides its customers high-quality hardware and software, peripherals, office automation products, desktop and laptop systems, and computer accessories. The Company's long-established relationships with major IT equipment manufacturers and distributors allow it to provide its customers with IT products at competitive prices and expedited delivery times, often within 24 hours of the order.
- IJJC's IT services are comprised of a host of services, including requirement analysis and design, implementation and maintenance, networked facilities management, voice and data over internet protocols, wireless networks, disaster recovery, IT security administration and helpdesk support. The Company analyzes enterprise requirements and offer meaningful, cost effective solutions.
- The Company focuses its business on providing necessary services and related equipment to Federal, state and local governments. IJJC generates revenue by reselling IT products or providing services through consultative selling, which involves identifying agencies that have IT problems, developing a solution and presenting the solution for customer approval. IJJC uses teams of specialists assembled from its current staff and subscribe to recruiting services over the internet for additional personnel. Approximately 90% of revenues derive from sales to agencies of the Federal government and approximately 10% from sales to agencies of state and local governments.
- The primary customer base provides a high-level insurance that service rendered will be realized because the main customer is the Federal Government. The Company's technical approach has ensured that its highly scalable applications, information technology infrastructure will meet the client's demand for reliability, security and scalability, thereby, meeting investor demand for impressive returns.

### **Primary Target Markets**

#### **Disaster Shelter Recovery System (DSRS)**

**Prospective buyers are State and Local and Federal government ganciesfunded against grants:**

### **Business Analysis**

We have identified three distinct opportunities within this market as having a proven need and an expressed desire to improve the ability to respond to natural and man-made disasters. Preparedness and readiness equipment and

1. **Disaster Aid and Solution Providers** - this group has identified a need for a preparedness and readiness for: Hurricane, Earthquake, Tornado, Evacuation, Manmade Emergency and survival Kits: Government establishments, Home, Office, Cars, Blackouts, Pandemic, Pet, and Schools. Plus manpower for responding to disasters.
2. **Government Agencies** - since 9/11/01, heightened awareness throughout the U.S. has led to security concerns regarding how to respond need for being preparedness to natural

disaster with FEMA and DHS sponsored grants. Government agencies/offices such as D.O.T., Transcom, Customs, Department of Defense (DOD), and Homelands Security have expressed interest in technology services capable of being introduced anywhere within the supply chain that provide protection against a terrorist threat and the endangerment to civil populations.

3. **State and local governments** - The States government are seeking support services and ways and means to develop first responders' services base on their geographic location and most like disaster. Federal grants are awarded from eleven categories. States can qualify and participate with several contractors or consultant firms to bid against other States to obtain funding to be prepared and ready.

### Competition and Buying Patterns

The world has been forever changed since the attack on the World Trade Center and Pentagon on 9/11/01, and the sense of security that Americans enjoyed was shattered. Security at airports, commercial facilities and government buildings major utility complexes, bridges and U.S. government agencies and offices have allocated funds for improvement disaster Preparedness and Readiness to more than just attacks from potential terrorist, but include natural disasters and the coordination of federal and state resources to respond as unified First Responder Teams. The Department of Homeland Security (DHS) and Federal Emergency Management Agency (FEMA) and DOD is pursuing technology that will provide accurate and timely location information as well as advance notification for First Responder Teams to become proactive and have preparedness and readiness plans in place for the various contingency both natural and manmade disaster.

The primary grant provider is Homeland Security Grant Program (HSGP) Federal and States have established grants funding programs designed tor states/local governments to team with vendor for preparedness and readiness funds for acquisition of technologies and planning solutions. The buying process is to bid against grants funds for Ten Categories starting around May/June of each year. IJJ Corporation Disaster Shelter Management Responder System qualifies a State/local Government to compete for Seven (7) areas:

D HS Grant Program		Total Funding Available in AY 2011:
1.	State Homeland Security Program (SHSP)	\$526,874,100
	Urban Areas Security Initiative (UASI)	\$662,622,100
2.	Operation Stonegarden (OPSG)	\$54,890,000
3.	Metropolitan Medical Response System (MMRS) Program	\$34,929,932
4.	Citizen Corps Program (CCP)	\$9,980,000
5.	Emergency Operations Center (EOC) Grant Program	\$14,601,740
6.	Regional Catastrophic Preparedness Grant Program (RCPGP)	\$14,101,736
	Emergency Management Performance Grants (EMPG) Program	\$329,040,400
7.	Tribal Homeland Security Grant Program (THSGP)	\$10,000,000
	Urban Areas Security Initiative (UASI) Nonprofit Security Grant Program (NSGP)	\$18,962,000
<b>Total 2011 Grants Value</b>		<b>\$1,676,002,008</b>

Our competitors range from social services and manpower organization and internet based solution with some similarities in features. IJJC is one of few providers with a mobile and self-powered solution. As mention very few of IJJC competitors are manufacture and Information technology Solution providers.

All of these agencies and offices have been targeted as potential markets for the DSMRS and MCC. Preliminary conversations with these organizations, as well as DHS, FEMA,

FAA and the U.S. Corp of Engineers have been encouraging and have resulted in request for prototypes and demonstrations

### **Mobile Disaster Management System (MDMS)**

When infrastructures are either completely destroyed or over loaded when communication is possible, the MDMS solutions offer the right choice for “First Responders” and key stakeholders to mobilize resources and teams into action. The need to hand carry support devices into hard to travel environments makes IJJC’s communication solution a highly favorable choice. Once the MDMS is deployed, a private network is established supporting up to 50 devices (GSM cell phones, Blackberries, and walkie talkies) transmitting voice, video, data, and pictures. To support the outside communication, additional satellite up-link is accomplished by using portable mobile satellites to the DSRS, creating the perfect system for managing emergency teams’ data collection. DSRS has the ability to disseminate near real-time on the ground data for rapid decision making and the deployment of vital resources where and when needed.

The Commander provides communications as a compact, rapid-deployable IP communications standalone communication system that allows near-instantaneous local-area access to voice, data, and video services in most any field environment. At just under 70lbs and carry-on compatible, the Commander is a man-portable, ready-to-use network. Several Commanders can connected over miles of distance, using a WIMAX, Internet, Standard Power Lines, or Satellite connections, making it the best mobile communication edge system in the world. The MDMS Power supplies are portable generators, and re-chargeable battery units, car DC power converters and standard power outlets.

IJJC has defined a core business upon which to build both its brand and its growth. We believe a business that is focused on delivering services, products and solutions addressing disaster preparedness, readiness, and responsiveness elevates IJJC to a small provider-group servicing a global need. We also believe that when we integrate mobile communications capabilities to our services and solutions, we position ourselves as unique within an already quite provider-group.

The Disaster Preparedness, Readiness and Responsiveness market is a global concern and offers IJJC a revenue stream from two distinct sources:

- **Grants** - US Federal Government Agencies; Homeland Security and Federal Emergency Management Agency (FEMA) provide up to \$2B in grant funds that are available to State and Local entities,
- **Commercial** - Organizations with large physical facilities that will require providing services to 500+ staff; such organizations would include Universities, Colleges, Corporate campus locations, and high rise residential, commercial, and government buildings.

The focus on a core business enables IJJC to develop an infrastructure promoting continuous improvement in the functionality of our services, products and solutions thereby establishing brand name recognition as a forward-thinking company. We perceive the existence of functional gaps in the current offerings in the disaster management market and believe our approach presents us with an opportunity to capture a steady stream of sales during the first three years. We believe that our unique market position translates into sales with a strong gross margin.

Our vision is articulated in this business plan that establishes our strategic focus: adding value to our target market segments, and reinforcing our ties with businesses in our local markets. The business plan offers a guide to our approach on potential sales, gross margin, and profitability.

***The Disaster Shelter Management Responder System:***

A two person system designed to allow for rapid response to an areas during and after a natural or manmade disaster has occurred.

IJJC envision the need to hand carry support devices into hard to travel environments makes IJJC's communication solution a highly favorable choice. Once the DSMRS Broadband network is deployed, a private network is established supporting up to 50 devices (GSM cell phones, Blackberries, and walkie-talkies) transmitting voice, video, data, and pictures. Plus any Cell Phones with VoIP capabilities can be authenticated and added to support additional devices needed within the broadband area established by DSMRS. By adding antennas and repeaters a two mile radius is established, plus the DSRMS is conference based system to allow cell devices to dial-into the system as an added feature.

To support the outside communication, additional satellite up-link is deployed by using portable mobile satellites to the DSMRS, creating the prefect system for managing emergency teams' data collection. DSRMS has the ability to disseminate near real-time on the ground data for rapid decision making and the deployment of vital resources where and when needed.

The Commander provides communications as a compact, rapid-deployable IP communications standalone communication system that allows near-instantaneous local-area access to voice, data, and video services in most any field environment. At just under 70lbs and carry-on compatible, the Commander is a man-portable, ready-to-use network. Several Commanders can connected over miles of distance, using a WIMAX, Internet, Standard Power Lines, or Satellite connections, making it the best mobile communication edge system in the world. The MDMS Power supplies are portable generators, and re-chargeable battery units, car DC power converters and standard power outlets and come with a Magnetic generator.

**Business Focus:**

IJJC has defined a core business upon which to build both its brand and its growth. We believe a business that is focused on delivering services, products and solutions addressing disaster preparedness, readiness, and responsiveness elevates IJJC to a small provider-group servicing a global need. We also believe that when we integrate mobile communications capabilities to our services and solutions, we position ourselves as unique within an already quite provider-group.

The Disaster Preparedness, Readiness and Responsiveness market is a global concern and offers IJJC a revenue stream from two distinct sources:

4. Grants - US Federal Government Agencies; Homeland Security and Federal Emergency Management Agency (FEMA) provide up to \$2B in grant funds that are available to State and Local entities,
5. Commercial - Organizations with large physical facilities that will require providing services to 500+ staff; such organizations would include Universities, Colleges, Corporate campus locations, and high rise residential, commercial, and government buildings.

The focus on a core business enables IJJC to develop an infrastructure promoting continuous improvement in the functionality of our services, products and solutions thereby establishing brand name recognition as a forward-thinking company. We perceive the existence of functional gaps in the current offerings in the disaster management market and believe our approach presents us with an opportunity to capture a steady stream of sales during the first three years. We believe that our unique market position translates into sales with a strong gross margin.

Our vision is articulated in this business plan that establishes our strategic focus: adding value to our target market segments, and reinforcing our ties with businesses in our local markets. The business plan offers a guide to our approach on potential sales, gross margin, and profitability.

### **Competition**

With nearly half a million active vendors registered to do business with the federal government, competition between vendors can be intense. To develop a successful government strategy and win business, you need a differential to create opportunities and provide the ability to reduce competition and establish a competitive edge. Even with governments selected as the Company's primary market, the commercial industry offers two key components;

- 1.) As a vital partner who can provide comprehensive federal market intelligence and analysis, and in many cases, has a grass root relationships with prospective clients, existing long term contracts, where products can be purchased through with a broader understanding of the government's unique buying processes.
- 2). As a customer with similar requirements based on the Company's core business offering. The Company will gain a competitive edge by aligning itself strategically with the proper Business Strategy Partners (BSP) solution, allowing the ability to move product and wrap services around the core business model. This will demonstrate long term relationships, which support long term life cycles.

Traditionally, the middle market has always been very competitive for professional service organizations with many players, but very few with a major edge over next business in the IT service marketplace. There are, however, a number of successful business models or specialty branded named companies, who have established service niches, which dominate a region or locality. In some cases, the domination factors are being the first in the area or capturing a majority of the major customers, the first to invest resources or implemented the right plan, etc. IJJC's BSP model affords some unique qualities, which it has leveraged and coined as a brand name. Since the core philosophy is always to provide a product in high demand, with the best support team, at a very competitive price. , IJJC's customers' recognized its ability to hire the leading experts and provide high quality performers.

**E. sources and availability of raw materials and the names of principal suppliers;**

The Company does not use any raw materials; the products it sells are manufactured by partners.

**F. dependence on one or a few major customers;**

The Company is not dependent on one or a few major customers.

**G. patents, trademarks, licenses, franchises, concessions,**

None

**H. the need for any government approval of principal products or services and the status of any requested government approvals.**

Non Applicable

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

*The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer.*

*In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer*

*does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.*

*If the issuer leases any assets, properties or facilities, clearly describe them as above and the terms of their leases.*

The Company leases its corporate office, for 1<sup>st</sup> 6 month with two 12 month lease options for \$1,600 per month, and is located at 3101 Hubbard Road Suite 101| Landover, Maryland 20785-8540.

## **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**

*The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant shareholders.*

**A. Officers and Directors.** In responding to this item, please provide the following information for each of the issuer's executive officers, directors, general partners and control persons, as of the date of this information statement:

1. Full name;
2. Business address;
3. Employment history (which must list all previous employers for the past 5 years, positions held, responsibilities and employment dates);
4. Board memberships and other affiliations;
5. Compensation by the issuer; and
6. Number and class of the issuer's securities beneficially owned by each such person.

#### **Clifford Pope, Chairman, CEO and President**

Address: 3101 Hubbard Road Suite 101  
Landover, Maryland 20785-8540

Mr. Clifford Pope, the founder of TelecoTech & Management Services, Inc. and the majority shareholder of IJJ Corporation brings excellent comprehensive business development and executive management experience to the team. He has over 30 years of experience in Data Processing, Information Technology, and Telecommunication experience, and of those 30 years, 21 years were operating five businesses that have provided a variety of technical and management services and products to military medical institutions, the federal government and private industry. He brings a wealth of management and business experience in formulating and implementing the overall direction of business objectives and implementing the business model.

In 21 years as an entrepreneur and business owner he has employed over 400 employees and received over Forty eight million dollars (\$48,000,000) in contracts. Services provided range from computer manufacturing, network operations, data center operations, software development and installation of wireless communication systems for military and private hospitals to providing business class Voice over Internet Protocol (VoIP) phone services.

Mr. Pope as CEO/President is very knowledgeable of financial statements, cost accounting, federal government practices and protocols and private industry practices. Mr. Pope is experienced in corporate mergers, stock exchanges, and the formation of public entities and is very knowledgeable of the corporate governance requirements of the Sarbanes-Oxley Act.

As president, his responsibility is to provide clear, concise operational and daily oversight of IJJ Corporation. His ability to manage an executive staff, meet business objectives, maintain strong fiscal control over corporate financials, and his negotiation experience combined with practical knowledge of designing infrastructures and workflow management will add intrinsic value to IJJ Corporation.

Number, Class & Percentage of Outstanding Shares of the Issuers Securities Beneficially Owned:

Person Named above owns 290,423,370share of Common stock (81.75% of Outstanding).

Person Named above also owns: 1,000,000 Preferred A Stock (100.00% of Outstanding).

Compensation by the issuer – The compensation is being deferred until the company is able to provide compensation to the employee.

**Jose Babu, Vice President of Technical Services**

Address: 3101 Hubbard Road Suite 101  
Landover, Maryland 20785-8540

Mr. Babu is currently acting a Vice President of Technical Services and is not active on the Board of Director nor is he an Officer of IJJ Corporation.

As Vice President of Technical Services, Jose Babu brings a wealth of hands-on knowledge, experience and skills with his national and international experience in Information Technology. During his 12 year career, he has held various engineering and management positions with multinational companies like Motorola, Tata Consultancy Services (TCS), and Pride Mobility Products Corp. as well as government agencies.

Mr. Babu has a BS degree in Electronics & Communication Engineering and a wide range of Industry certifications and trainings. He has designed, implemented and managed Network Operations Centers (NOC) to include software application support and security for wireless networks and VoIP business class phone systems. With his proven expertise in designing and implementing IT Infrastructure in Silicon valley, Mr. Babu deployed TelecoTech state-of-the-art NOC ground-up in 2005 to include VoIP, Unified messaging, Secure Wireless access and 24/7 automated monitoring and alerting. He has the technical background and project management skills for deploying secure wireless networks, converged LAN with video, voice and data and managing interactive user environments to support customers and technical team alike.

Mr. Babu maintains our ability to develop cutting edge products and services and asserts our leadership in the wireless, IP hospital products and VoIP services arena. As our business grows Mr. Babu will ensure that we have adequate technical capabilities to address all aspects of our service offering.

Number, Class & Percentage of Outstanding Shares of the Issuers Securities Beneficially Owned:

Person Named above owns 4,700 shares of Common stock (0.00132% of Outstanding).

Compensation by the issuer The compensation is being deferred until the company is able to provide compensation to the employee.

**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; or**

None

**4. The entry of an order by a self-regulatory organization that permanently or temporarily barred suspended or otherwise limited such person's involvement in any type of business or securities activities.**

None

**C. Disclosure of Family Relationships. Describe any 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.**

None

**D. Disclosure of Related Party Transactions. Describe any transaction 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. Disclose the following information regarding the transaction:**

6. The name of the related person and the basis on which the person is related to the issuer;

Non Applicable

7. The related person's interest in the transaction;

Non Applicable

8. The approximate dollar value involved in the transaction (in the case of indebtedness, disclose the largest aggregate amount of principal outstanding during the time period for which disclosure is required, the amount thereof outstanding as of the latest practicable date, the amount of principal and interest paid during the time period for which disclosure is required, and the rate or amount of interest payable on the indebtedness);

Non Applicable

9. The approximate dollar value of the related person's interest in the transaction; and

Non Applicable

10. Any other information regarding the transaction or the related person in the context of the transaction that is material to investors in light of the circumstances of the particular transaction.

Non Applicable

**E. Disclosure of Conflicts of Interest. Describe any conflicts of interest. Describe the circumstances, parties involved and mitigating factors for any executive officer or director with competing professional or personal interests.**

Non Applicable

## **Item XII Financial information for the issuer's most recent fiscal period**

*Instruction to Item XII: The issuer shall post the financial statements required by this Item XII through the OTC Disclosure and News Service under the appropriate report name for the applicable period end. (If the financial statements relate to a fiscal year end, publish it as an "Annual Report," or if the financial statements relate to a quarter ends, publish it as a "Quarterly Report" or "Interim Report") The issuer must state in its disclosure statement that such financial statements are incorporated by reference. The issuer must also (i) provide a list in the disclosure statement describing the financial statements that are incorporated by reference, (ii) clearly*

*explain where the incorporated documents can be found, and (iii) provide a clear cross-reference to the specific location where the information requested by this Item can be found in the incorporated documents.*

**The issuer shall provide the following financial statements for the most recent fiscal period (whether fiscal quarter or fiscal year).**

1. balance sheet;
2. statement of income;
3. statement of cash flows;
4. statement of changes in stockholders' equity;
5. financial notes; and
6. audit letter, if audited

*The financial statements requested pursuant to this item shall be prepared in accordance with generally accepted accounting principles (GAAP) by persons with sufficient financial skills.*

*Information contained in annual financial statements will not be considered current more than 90 days after the end of the issuer's fiscal year immediately following the fiscal year for which such statement are provided, or with respect to quarterly financial statements, more than 45 days after the end of the quarter immediately following the quarter for which such statements are provided.*

The following Financial Statements will be posted to Pink Sheets for the 4th Quarter ending October 31, 2011.

1. balance sheet;
2. statement of income;
3. statement of cash flows;
4. statement of changes in stockholders' equity; and
5. financial notes;

#### **Item XIII Similar financial information for such part of the two preceding fiscal years as the issuer or its predecessor has been in existence**

**Please provide the financial statements described in Item XII above for the issuer's two preceding fiscal years. Instruction to Item XIII: The issuer shall either (i) attach the financial statements required by this Item XIII to its initial disclosure statement or (ii) post such financial statements through the OTC Disclosure and News Service as a separate report under the name of "Annual Report" for the applicable fiscal year end. The issuer must state in its disclosure statement that such financial statements are incorporated by reference. The issuer must also (x) provide a list in the disclosure statement describing the financial statements that are incorporated by reference, (y) clearly explain where the incorporated documents can be found and (z) provide a clear cross-reference to the specific location where the information requested by this Item can be found in the incorporated documents.**

The following Financial Statements have been posted to Pink Sheets for Year Ending starting November 1, 2010 end October 31, 2011.

1. balance sheet;
2. statement of income;
3. statement of cash flows;
4. statement of changes in stockholders' equity; and
5. financial notes;

#### **Item XIV Beneficial Owners**

Provide a list of the name, address and shareholdings of all persons beneficially owning more than five percent (5%) of any class of the issuer's equity securities. To the extent not otherwise disclosed, if any of the above shareholders are corporate shareholders, provide the

name and address of the person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.

Common

Name and Address of Beneficial Owners	Number of Shares	Percentage of Ownership
Clifford Pope	290,423,370	81.75%
Cede & Co (DTCC)	386,059	13.70%

Preferred:

Name and Address of Beneficial Owners	Number of Shares A	Percentage of Ownership
Clifford Pope	<b>1,000,000</b>	100%

**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 the operations, business development and disclosure**

**1. Counsel**

Kimberly L. Graus, PA  
 4949 SR 64 E, #141  
 Bradenton, Fl. 34208  
 (941) 747-5290 (ofc)  
 (866) 640-6858 (fax)  
 Email: [kgraus@tampabay.rr.com](mailto:kgraus@tampabay.rr.com)

**2. Accountant or Auditor**

Name: George Nwabukwu, CPA  
 Address: 70411 Riggs Rd. Suite 400 Adelphi MD, 20738  
 Phone: (301) 445-5088  
 Email: [Nwabukwc@ix.netcom.com](mailto:Nwabukwc@ix.netcom.com)

**5. 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

**Item XVI Management’s Discussion and Analysis or Plan of Operation**

**A. Plan of Operation next 12 months.**

The following discussion reads in conjunction with the financial statements and related notes included elsewhere in this report. This discussion contains forward-looking starting from the fourth quarter ending October 31, 2011 and for the next twelve months starting in February 2012. As in any forward-looking statements, that involves risks and uncertainties.

As in any “Forward-looking”, the position weights heavy on performance and can cause reviews positive or negative. The actual results could differ materially from the goals

presented in the forward-looking statements. Because of factors including, but not limited to, those discussed under “Business -Risk Factors” and elsewhere in this report.

## 1. Milestones

The following table lists important program milestones, including start and end dates, the roles responsible, without the associated budget. This approach reflects IJJC's commitment to planning and the strength of our management team. Special emphasis has been placed on our sales and marketing programs; topics we discussed previously in this document.

<b>Activity</b>	<b>Start Date</b>	<b>End Date</b>
Hire a Chief Operating Officer	11/15/2011	11/30/2012
Hire VP of Software Development	11/15/2011	11/30/2011
Announce the		
Business Plan Review	2/10/2012	2/10/2012
Public Filing of Audited Financial	2/13/2012	2/17/2012
Relocate Office- 3 year lease with 2 yr. options	2/23/2012	3/10/2012
Start the Building Acquisition Search	2/27/2012	3/9/2012
Start the Merger/Acquisition Search	2/27/2012	3/9/2012
Hire technical team for NOC installation	2/27/2012	3/9/2012
New corporate brochure	3/13/2012	3/17/2012
Call Center and Customer Center	3/12/2012	3/26/2012
Start the MCTV and CW e-commerce Project	3/19/2012	3/26/2012
Advertising	3/27/2012	3/30/2012
Setup the Virtual Demo's DRSMS	4/2/2012	4/13/2012
Purchase Demo Handhelds	4/16/2012	4/23/2012
New Corporate Presentations	4/19/2012	4/26/2012
Set DSMRS Testing - Virtual Demo	4/18/2012	4/27/2012
Setup MPS Virtual Demo	4/23/2012	5/17/2012
Install the NOC in new location	5/1/2012	5/26/2012
Disaster Expo in May 2012	4/1/2012	4/12/2012
VP Soft Development Hired	6/1/2012	6/11/2012
Comptroller Hired	6/1/2012	6/5/2012
Hire first Month Personnel List	6/1/2012	6/25/2012
Implement full Range of Corporate Applications	7/1/2012	7/25/2012
Prepared Display and Demo Area	7/1/2012	7/25/2012
Review the Business Plan	8/1/2012	8/25/2012
Move Virtual Demo product to NOC	8/6/2012	8/25/2012

(vii) **Management’s Discussion and Analysis of Financial Condition and Results of Operations.**

(vii) *Full fiscal years. Discuss the issuer’s financial condition, changes in financial condition and results of operations for each of the last two fiscal years. This discussion should address the past and future financial condition and results of operation of the issuer, with particular emphasis on the prospects for the future. The discussion should also address those key variable and other qualitative and quantitative*

*factors that are necessary to an understanding and evaluation of the issuer. If material, the issuer should disclose the following:*

- i. **Any known trends, events or uncertainties that have or are reasonably likely to have a material impact on the issuer's short-term or long-term liquidity;**  
None
- ii. **Internal and external sources of liquidity;**  
The Company's cash flow is a result of revenues from the sale of products and services.
- iii. **Any material commitments for capital expenditures and the expected sources of funds for such expenditures;**  
None
- iv. **Any known trends, events or uncertainties that have had or that are reasonably expected to have a material impact on the net sales or revenues or income from continuing operations;**  
None
- v. **Any significant elements of income or loss that do not arise from the issuer's continuing operations;**  
None
- vi. **The causes for any material changes from period to period in one or more line items of the issuer's financial statements; and**  
None
- vii. **Any seasonal aspects that had a material effect on the financial condition or results of operation.**  
None
- (vii) **Interim Periods. Provide a comparable discussion that will enable the reader to assess material changes in financial condition and results of operations since the end of the last fiscal year and for the comparable interim period in the preceding year.**

This information, for the requested periods, can be found in the Company's Notes to Financial Statements, which have been posted on Pink Sheets.

(vii) **Off-Balance Sheet Arrangements.**

(vii) *In a separately-captioned section, discuss the issuer's off-balance sheet arrangements that have or are reasonably likely to have a current or future effect on the issuer's financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources that is material to investors. The disclosure shall include the items specified in paragraphs C (1) (i), (ii), (iii) and (iv) of this Item XVI to the extent necessary to an understanding of such arrangements and effect and shall also include such other information that the issuer believes is necessary for such an understanding.*

- i. **The nature and business purpose to the issuer of such off-balance sheet arrangements;**

Non Applicable

- ii. **The importance to the issuer of such off-balance sheet arrangements in respect of its liquidity, capital resources, market risk support, credit risk support or other benefits;**

Non Applicable

- iii. **The amounts of revenues, expenses and cash flows of the issuer arising from such arrangements; the nature and amounts of any interests retained, securities issued and other indebtedness incurred by the issuer in connection with such arrangements; and the nature and amounts of any other obligations or liabilities (including contingent obligations or liabilities) of the issuer arising from such arrangements that are or are reasonably likely to become material and the triggering events or circumstances that could cause them to arise; and**

Non Applicable

- iv. **Any known event, demand, commitment, trend or uncertainty that will result in or is reasonably likely to result in the termination, or material reduction in availability to the issuer, of its off-balance sheet arrangements that provide material benefits to it, and the course of action that the issuer has taken or proposes to take in response to any such circumstances.**

Non Applicable

- (vii) *As used in paragraph C of this Item XVI, the term off-balance sheet arrangement means any 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 under a guarantee contract that has any of the characteristics identified in paragraph 3 of FASB Interpretation No. 45, Guarantor's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees of Indebtedness of Others (November 2002) ("FIN 45"), as may be modified or supplemented, and that is not excluded from the initial recognition and measurement provisions of FIN 45 pursuant to paragraphs 6 or 7 of that Interpretation;**
- ii. **A retained or contingent interest in assets transferred to an unconsolidated entity or similar arrangement that serves as credit, liquidity or market risk support to such entity for such assets;**
- iii. **Any obligation, including a contingent obligation, under a contract that would be accounted for as a derivative instrument, except that it is both indexed to the issuer's own stock and classified in stockholders' equity in the issuer's statement of financial position, and therefore excluded from the scope of FASB Statement of Financial Accounting Standards No. 133, Accounting for Derivative Instruments and Hedging Activities (June 1998), pursuant to paragraph 11(a) of that Statement, as may be modified or supplemented; or**
- iv. **Any obligation, including a contingent obligation, arising out of a variable interest (as referenced in FASB Interpretation No. 46, Consolidation of Variable Interest Entities (January 2003), as may be modified or supplemented) in an unconsolidated entity that is held by, and material to, the issuer, where such entity provides financing, liquidity, market risk or credit risk support to, or engages in leasing, hedging or research and development services with, the issuer.**

This information, for the requested periods, can be found in the Company's Notes to Financial Statements, which have been posted on Pink Sheets.

*In satisfying the requirements of paragraph C of this Item XVI, the discussion of off-balance sheet arrangements need not repeat information provided in the footnotes to the financial statements, provided that such discussion clearly cross-references to specific information in the relevant footnotes and integrates the substance of the footnotes into such discussion in a manner designed to inform readers of the significance of the information that is not included within the body of such discussion.*

## **Part E Issuance History**

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

*List below any events, in chronological order, that resulted in changes in total shares outstanding by the issuer (1) within the two-year period ending on the last day of the issuer's most recent fiscal year and (2) since the last day of the issuer's most recent fiscal year. The list shall include all offerings of securities, whether private or public, and shall indicate:*

- (vii) The nature of each offering (e.g., Securities Act Rule 504, intrastate, etc.);**
- (ii) Any jurisdictions where the offering was registered or qualified;**
- (iii) The number of shares offered;**
- (iv) The number of shares sold;**
- (v) The price at which the shares were offered, and the amount actually paid to the issuer;**
- (vi) The trading status of the shares; and**
- (vii) Whether the certificates or other documents that evidence the shares contain a legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.**

*The list shall also include all shares or any other securities or options to acquire such securities issued for services in the past two fiscal years and any interim periods, describing (1) the securities, (2) the persons or entities to whom such securities were issued and (3) the services provided by such persons or entities.*

*With respect to private offerings of securities, the list shall also indicate the identity of the persons who purchased securities in such private offering; provided, however, that in the event that any such person is an entity, the list shall also indicate (a) the identity of each natural person beneficially owning, directly or indirectly, more than five percent (5%) of any class of equity securities of such entity and (b) to the extent not otherwise disclosed, the identity of each natural person who controlled or directed, directly or indirectly, the purchase of such securities for such entity.*

### **Issuance History from 11/1/10 to 10/31/11**

Date	Name of Person or entity	Nature of each Offering	Jurisdiction	Number of shares offered	Number of shares sold	Amount paid to the issuer	viii. Trading status of the shares	Legend
2/24/2011	Clifford Pope	Section 4(2)	MD	40,000,000	40,000,000	Services Rendered	Restricted	Yes
2/24/2011	Clifford Pope	Section 4(2)	MD	1,000,000	1,000,000	Services Rendered	Restricted	Yes
2/24/2011	Boost Marketing LLC	Rule 504	NY	1,250,000	1,250,000	Services Rendered	Free Trading	NO
3/17/2011	Big Apple Equities	Rule 504	NY	75,000	75,000	Services Rendered	Free Trading	NO*
3/17/2011	Big Apple Equities	Rule 504	NY	1,250,000	1,250,000	Debt Conversion	Free Trading	Yes
8/2/2011	E-Lionheart Associates, LLC	Rule 504	NY	5,000,000	5,000,000	Investment	Free Trading	NO
9/7/2011	Clifford Pope	Rule 144	MD	250,000,000	250,000,000	Services Rendered	Restricted	YES
9/7/2011	E-Lionheart Associates, LLC	Rule 144	NY	7,500,000	7,500,000	Investment	Free Trading	NO
9/16/2011	Paradise Capital Group	Rule 144	FL	7,500,000	7,500,000	Debt Conversion	FreeTrading	NO
10/6/2011	E-Lionheart Associates, LLC	Rule 144	NY	20,000,000	20,000,000	Investment Subscription Agreement	Free Trading	NO
10/14/2011	Paradise Capital Group	Rule 144	FL	3,000,000	3,300,000	Debt Conversion	Free Trading	NO

\*Big Apple Equities, LLC, managing partner and president is Marc Jablon

\*For additional details of the issuances to CEDE & Co. (Nominee name for The Depository Trust Company, a large clearing house that holds shares in its name for banks, brokers and institutions in order to expedite the sale and transfer of stock.)

## Part F Exhibits

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

### Item XVIII Material Contracts

As the Company's third party Agreements contains pricing and proprietary information, the Company has opted not to attach its material contracts to this Disclosure Statement.

### Item XIX Articles of Incorporation and Bylaws

- A. A complete copy of the issuer's articles of incorporation or in the event that the issuer is not a corporation, the issuer's certificate of organization. Whenever amendments to the articles of incorporation or certificate of organization are filed, a complete copy of the articles of incorporation or certificate of organization as amended shall be filed.**

The Company's Articles of Incorporation and Amendment to Articles of Incorporation have been posted to Pink Sheets.

- B. A complete copy of the issuer's bylaws. Whenever amendments to the bylaws are filed, a complete copy of the bylaws as amended shall be filed.**

The Company's Bylaws have been posted to Pink Sheets.

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

- A. In the following tabular format, provide the information specified in paragraph (B) of this Item XX with respect to any purchase made by or on behalf of the issuer or any "Affiliated Purchaser" (as defined in paragraph (C) of this Item XX) of shares or other units of any class of the issuer's equity securities.**

ISSUER PURCHASES OF EQUITY SECURITIES				
Period	Column (a) Total Number of Shares (or Units)	Column (b) Average Price Paid per Share (or Unit)	Column (c) Total Number of Shares (or Units)	Column (d) Maximum Number (or Approximate Dollar

	Purchased		Purchased as Part of Publicly Announced Plans or Programs	Value) of Shares (or Units) that May Yet Be Purchased Under the Plans or Programs
<b>Month #1</b> (identify beginning and ending dates)	Non Applicable	Non Applicable	Non Applicable	Non Applicable
<b>Month #2</b> (identify beginning and ending dates)	Non Applicable	Non Applicable	Non Applicable	Non Applicable
<b>Month #3</b> (identify beginning and ending dates)	Non Applicable	Non Applicable	Non Applicable	Non Applicable
<b>Total</b>	Non Applicable	Non Applicable	Non Applicable	Non Applicable

**Item XXI Issuer’s Certifications**

*I, Clifford Pope, certify that:*

*I have reviewed this Initial Information and Disclosure Statement of IJJ Corporation;*

- 1. 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, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and not misleading with respect to the period covered by this disclosure statement; and*
- 2. 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



**Date:** February 6, 2012

**Name:** Clifford Pope

**Title:** Chairman, CEO and President