Company Information and Disclosure Statement Envit Capital Group, Inc

Part A General Company Information

Item I The exact name of the issuer and its predecessor (if any).

- 1. Envit Capital Group, Inc.
- 2. Fortel, Inc. (predecessor)
- 3. Zitel, Inc. (predecessor)

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

Envit Capital Headquarters 60 State Street; Suite 700 Boston, MA 02110

P: 617-542-3333 - F: 617-542-3339 Email: admin@envitcapital.com

Website: www.envitcapital.com

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

The Company was original Incorporated in 1979 in California. The company is currently Incorporated in the State of Delaware.

Item IV 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

Note: Island Stock Transfer, the transfer agent, is registered under the Exchange Act.

Item V The nature of the issuer's business.

Business Development Company

- 1. The form of organization of the issuer: Corporation.
- 2. The year that the issuer (or any predecessor) was organized: 1979.
- 3. The issuer's fiscal year end date: December 31.
- 4. Envit Capital Group, Inc. operates as a holding company for financial entities and together with its subsidiaries provides investment services.
- 5. Whether the issuer (or any predecessor) has been in bankruptcy, receivership or any similar proceeding; Note=3-03 Fortel, Inc Company filed petition under Chapter 7 of the

Federal Bankruptcy Code in the U.S. Bankruptcy Court for the Northern District of California. Chapter 7 case closed, effective 3-17-06.

- 6. Any material reclassification, merger, consolidation, purchase or sale, of a significant amount of assets: Yes, 30 for 1 reverse stock split and name change approved by FINRA on August 22, 2008.
- 7. Any default of the terms of any note, loan, lease, or other indebtedness or financing arrangement requiring the issuer to make payments: None.
- 8. Any change of control: Control was transferred to Edward M. Laborio from Michael Anthony in July 2008.
- 9. Any increase of 10% or more of the same class of outstanding equity securities:

Outstanding Shares: 115,153,136 as of Apr 21, 2009 **Authorized Shares:** 250,000,000 as of Apr 21, 2009

Number of Share Holders of Record: 750 as of Apr 21, 2009

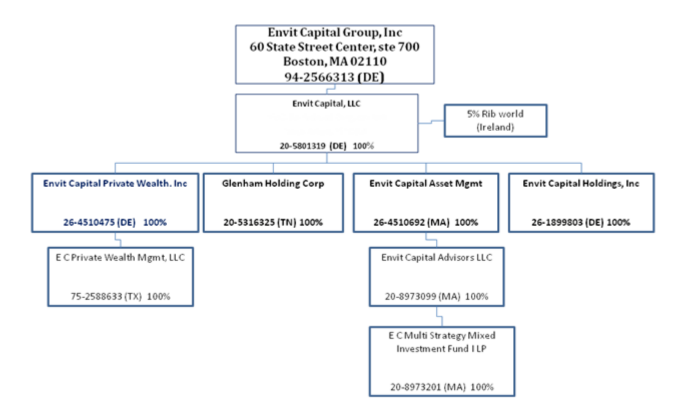
Float: 13,097,934 as of Apr 21, 2009

- 10. Any past, pending or anticipated stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization: 30-1 reverse stock split on August 22, 2008.
- 11. Any delisting of the issuer's securities by any securities exchange or deletion from the OTC Bulletin Board: None
- 12. 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.
- <u>B. Business of Issuer</u>. 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. SIC Code: 6799
- 2. We are currently conducting operations.
- 3. The Company is not considered a shell company pursuant to Securities Act Rule 405.
- 4. The effect of existing or probable governmental regulations on the business: None
- 5. Costs and effects of compliance with environmental laws (federal, state and local): None.
- 6. The number of total employees and number of full-time employees. 40 full time employees.

Envit Capital Group, Inc.

Corporate Structure

* Not all Entities owned by Envit Capital Group, Inc. may be listed below.



Item VI The nature of products or services offered.

The Envit Capital Group, Inc. operates as a holding company for financial entities and together with its subsidiaries provides investment services.

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

Envit does not currently own any Real Estate. Envit leases space in Boston, MA. Envit Capital also leases space in Boca Raton, FL and has a leasing agreement for six (6) Years. As Envit continues to grow, we anticipate our rental expenses to rise dramatically.

Part B Share Structure and Issuance History Item VIII The exact title and class of securities outstanding.

Class A Common Publicly Traded Stock

Estimated Market Cap: \$21,879,096 as of Apr 22, 2009 Outstanding Shares: 115,153,136 as of Apr 21, 2009 Authorized Shares: 250,000,000 as of Apr 21, 2009

Number of Share Holders of Record: 750 as of Apr 21, 2009

Float: 13,097,934 as of Apr 21, 2009

Preferred Stock (Class C):Authorized: 1,000,000, Outstanding: 600,000 (100-1 voting right,

owned solely by Edward M. Laborio)

Item IX Description of the security.

Common or Preferred Stock.

- 1. For common equity, describe any dividend, voting and preemption rights: None
- 2. For preferred stock, describe the dividend, voting, conversion and liquidation rights as well as redemption or sinking fund provisions. No dividend, voting 100-1, convertible into common.
- 3. Describe any other material rights of common or preferred stockholders: None
- 4. Describe any provision in issuer's charter or by-laws that would delay, defer or prevent a change in control of the issuer: None

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

- a. Common Stock: Authorized: 250,000,000
- b. Preferred Stock (Class C): Authorized: 1,000,000

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

- (iv) The number of shares sold: None.
- (v) The price at which the shares were offered, and the amount actually paid to the issuer: None
- (vi) The trading status of the shares: None.

Part C Management and Control Structure

Item XII 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: Edward M. Laborio; CEO & Chairman.
- 2. Business address: 60 State Street; 700 Boston, MA 02109.

- 3. Board memberships and other affiliations: None other than The Envit Capital Group, Inc. and its subsidiaries.
- 4. Compensation by the issuer: Compensation is \$0.00 a week. Mr. Laborio does take a limited amount of pay from time to time but he has no weekly, monthly or yearly set salary.
- 5. Number and class of the issuer's securities beneficially owned by each such person: 600,000 Preferred Class C Stock and 99,000,000 Class A Common.
- B. Legal/Disciplinary History
- 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 Certain Relationships. Describe any relationships existing among and between the issuer's officers, directors and shareholders. To the extent not otherwise disclosed, describe all relationships and affiliations among and between the shareholders and the issuer, its predecessors, its present and prior officers and directors, and other shareholders: None
- D. Disclosure of Conflicts of Interest. Describe any related party transactions or conflicts of interests. Provide a description of the circumstances, parties involved and mitigating factors for any related party transactions or executive officer or director with competing professional or personal interests: None

Item XIII 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.

1. Edward M. Laborio is the only 5% or more equity owner in the Company.

Item XIV 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. Investment Banker: None

2. Promoters: None

3. Counsel: Burns & Levinson, LLP

125 Summer Street Boston, MA 02110-1624 Phone: 1-617-345-3000 Website: www.burnslev.com

4. Accountant or Auditor ACSB & Co., LLP 517 Route One South Suite 1002

Islin, NJ 08830 P: 732 855 9600

- 5. Public Relations Consultant: None
- 6. Investor Relations Consultant: None
- 7. Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement: None

Part D Financial Information Item XV Financial information for the issuer's most recent fiscal period.

IMPORTANT: The following information is UN-audited. We are in the process of preparing our audited financials. The following figures cannot be relied on as exact numbers, as they may be subject to change by our Accountant/Auditor, post the completion of our audited financials.

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Balance Sheet							
		12/31/06	12/31/07	12/31/2008	3/31/2009		
ASSETS							
Cash and Cash Equivalents		32,905.03	233,956.18	413,708.53	72,378.91		
Investments Loans				601,197.39	827,416.75		
	Loan 1			50,000.00	50,000.00		
	Loan 2			50,000.00	50,000.00		
	Total LOANS RECIEVABLE			100,000.00	100,000.00		
Fixed Assets			6,398.50	93,189.36	105,162.97		
SECURITY DEPOSIT	S			8,219.88	10,553.20		
Total Assets		32,905.03	240,354.68	1,216,315.16	1,115,511.83		
LIABILITIES & EQUITY Liabilities							
Accounts Payable					479.78		
Loans from Shareho	Iders	54,910.32	29,674.15	29,674.15	59,674.15		
Members Equity Opening Balance Equity {4} Intercompany Stockholders Equity				-2,500.00 437.08 -152,665.08	(2,500.00) 437.08 (232,846.04)		
	STOCK SUBSCRIBED - Common STOCK SUBSCRIBED - Preffered Other Stock PARTNER 1 / OWNER'S -	16,817.60	356,918.41	3,816,152.79 1,748,235.68 -454,364.79	3,866,652.79 1,879,435.68 (454,364.79)		
	NET	320.00	2,220.00	2,020.00	2,020.00		
	Retained Earnings		-39,142.89 -	-148,894.96	(3,770,674.67)		
	Net Income	-39,142.89	109,314.99	-3,621,779.71	(232,802.15)		
	otal Equity	-22,005.29	210,680.53	1,186,641.01	1,055,357.90		
TOTAL LIABILITIES & EQUITY		32,905.03	240,354.68	1,216,315.16	1,115,511.83		

Statement of Profit & Loss

	2006	2007	2008	2009
	5 Weeks	52 Weeks	52 Weeks	1st Qtr - 13 Weeks
Revenues				
Capital Gains & Losses - net	(26,483.81)	32,850.23	(2,405,620.69)	45,879.62
Other Income		838.40	986.46	72.33
Total net revenues	(26,483.81)	33,688.63	(2,404,634.23)	45,951.95
Total Operating Expenses				
Stock Trading Expenses	16.19			889.60
Professional & Consulting Fees	10,000.00	24,401.58	155,925.22	45,388.24
Operating Expenses	2,642.91	118,602.04	1,061,220.26	232,476.26
	12,659.10	143,003.62	1,217,145.48	278,754.10
Net Income or (Loss)	(39,142.91)	(109,314.99)	(3,621,779.71)	(232,802.15)

Statement of Cash Flows

Period Ending	12/31/2006	12/31/2007	12/31/2008	3/31/2009
Net Income	(39,142.89)	(109,314.99)	-	(233,835.14)
Operating Activities, Cash Flows Provided By o	r Hood In			
Depreciation	r Osea III		5,364.64	3,067.17
Adjustments to Net Income		(39,142.70)	5,364.64	3,067.17
Changes in Accounts Receivables		(39,142.70)	(100,000.00)	
Changes in Liabilities			(100,000.00)	
Changes in Inventories				
Changes in Other Operating Activities				
Total Cash Flow From Operating Activities	_	(39,142.70)	(94,635.36)	3,067.17
Total Gushi Tow From Operating Additions		(00,142.70)	(04,000.00)	0,007.17
Investing Activities, Cash Flows Provided By or	Used In			
Capital Expenditures		6,398.50	(100,375.38)	(13,528.01)
Investments			(601,197.39)	(226,219.36)
Other Cashflows from Investing Activities			(26,400.00)	(4,233.32)
Total Cash Flows From Investing Activities	-	6,398.50	(727,972.77)	(243,980.69)
Financing Activities, Cash Flows Provided By o	r Used In			
Dividends Paid				
Sale Purchase of Stock	16,817.60	366,446.70	4,753,105.27	181,700.00
Net Borrowings	54,910.32	(25,236.17)		30,000.00
Other Cash Flows from Financing Activities	320.00	34,805.03	(3,543,188.61)	307,127.57
Total Cash Flows from Financing Activities	72,047.92	376,015.56	1,209,916.66	518,827.57
Effect of Exchange Rate Changes				
Change in Cash and Cash Equivalents	32,905.03	233,956.37	387,308.53	44,078.91

<u>Note:</u> These financials are not audited but are currently being audited and released on the EDGAR filling system within the next sixty days. However no guarantee can be made that they will be audited and if they are can be facilitated in sixty days.

		Statement	of Share Holde	ers Equity				
		for the P	eriod Ended 03	3/31/09				
	Common	Common	Class A Prefe	erred Stock	Class B Prefe	erred Stock	Additiona	
	Shares	Stock	Shares	Stock	Shares	Stock	Paid-in	Accumulated
		\$		\$		\$	Capital	Dedicit
Balances November 01, 2006								
Issuance of Shares	10,511	16,818						
Net Income(loss) for the year								(39,143
Balances December 31, 2006	10,511	16,818	-	-	-	-	-	(39,143
Shares Sold	498,041	794,466						
Shares Issued for Services								
Shares for Financing	101,000,000							
Shares Issued for Debt Conversion								
Net Income(loss) for the year								(109,315
Balances December 31, 2007	101,508,552	811,284	-	-	-	-	-	(148,458
Shares Sold	13,433,473	2,314,042	1,638,636	1,596,635	176,733	151,600		
Shares Issued for Services								
Shares Issued for Debt Conversion								
Net Income(loss) for the year								(3,621,780
Balances December 31, 2008	114,942,025	3,125,326	1,638,636	1,596,635	176,733	151,600	-	(3,770,238)
Shares Sold	211,111	40,000			109,333	131,200		
Conversion of preferred shares								
Shares Issued for Services								
Shares Issued for Debt Conversion								
Net Income(loss) for the year								(232,802
Balances March 31, 2009	115,153,136	3,165,326	1,638,636	1,596,635	286,067	282,800	-	(4,003,040)

Purchases of Equity Securities by the Issuer and Affiliated Purchasers

Period	Total number of Common ECGP.pk Shares Purchased.	Average Price Paid per Share	Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs	Maximum Number (or Approximate Dollar Value) of Shares that may Yet Be Purchased Under the Plans or Programs
8/01 - 8/31/08	450	2.75	450	1,000,000
9/01 - 9/30/08	3,000	1.01	3,000	998,762
10/01 - 10/31/08	37,788	0.50	37,788	995,732
11/01 - 11/30/08	65,697	0.25	65,697	976,837
12/01 - 12/31/08	78,918	0.55	78,918	933,432
01/01 - 01/31/09	92,168	0.13	92,168	921,450
02/01 - 02/28/09	285,650	0.18	285,650	916,293
03/01 - 03/31/09	299,000	0.16	299,000	868,453

Item XVII Management's Discussion and Analysis or Plan of Operation.

A. Plan of Operation.

Envit Capital Group, Inc ("Envit") will derive revenues from our subsidiaries. The majority of revenues will consist of Fees from financial services that our subsidiaries generate. Envit's plan of growth is to continue acquiring existing financial firms to increase our assets under management, in turn increasing our revenues.

B. Management's Discussion and Analysis of Financial Condition and Results of Operations. *Management believes that we have significant cash to continue operations at this time. Moving forward we also believe that our revenues will dramatically increase by the end of 2009.*

Part E Exhibits
Item XVIII Material Contracts.

The Company does not have any current material Contracts.

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Articles of Incorporation

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RESTATED ARTICLES OF INCORPORATION

FILED

n the office of the Secretary of State
of the State of Celifornia

MAR 2 11979

MARCH FONG EU. Secretary of State

Robert H. Welch and John A. Wilson certify that:

1. They are the President and Assistant Secretary, respectively, of Zitel Incorporated, a California corporation.

- Article I of the Articles of Incorporation of said corporation shall be amended to read as follows: "The name of this corporation is Zitel Corpora-
- 3. The amendment has been approved by the Board of Directors.
- 4. The corporation has no shares of stock outstanding. Under section 901 of the California Corporations Code, an amendment prior to the issuance of stock may be adopted by the Board alone.
- 5. The following Restated Articles restate the entire text of the Articles of Incorporation of said corporation as amended to date, including the above amendment:

I

The name of this corporation is Zitel Corporation.

II

The purpose of this corporation is to engage in any lawful act or activity for which a corporation may be organized under the General Corporation Law of California other than the banking business, the trust company business or the practice of a profession permitted to be incorporated by the California Corporations Code.

III

The name and address in the State of California of this corporation's initial agent for service of process is: John A. Wilson, Two Palo Alto Square, Suite 900, Palo Alto, California, 94304.

IV

This corporation is authorized to issue only one class of shares of stock; and the total number of shares which this corporation is authroized to issue is 10,000,000.

6. The execution and filing of this certificate was authorized and has been approved by the Board of Directors.

John A. Wilson, Assistant Secretary

Each of the Undersigned declares under penalty of perjury that the matters set forth in the foregoing certificate are true and correct of his own knowledge and that his declaration was executed on March 16, 1979 at Palo Alto, California.

Robert H. Welch

Chi C. Lilker

John A. Wilson

SOUTH SURVI

A0547575

CERTIFICATE OF OWNERSHIP AND MERGER
MERGING

FILED In the Office of the Secretary of State of the State of Colifornia

JUN 1 9 2000

FORTEL INC., a California Corporation

BILL JONES, Secretary of State

into

ZITEL CORPORATION/ a California Corporation

Pursuant to Section 1110 of the General Corporation Law of the State of California

Asa W. Lanum and Anna M. McCann certify that:

- They are President and Secretary of Zitel Corporation, a California corporation.
- That Zitel Corporation owns all of the outstanding shares of ZM Acquisition Corporation, a California corporation.
- 3. That Zitel Corporation, by the following resolutions of its Board of Directors, duly adopted at a meeting held April 21, 2000, determined to change the name of ZM Acquisition Corporation to FORTEL Inc. and to merge that corporation into Zitel Corporation, on the terms and conditions set forth in such resolutions:

RESOLVED, that the officers of this Corporation be and they hereby are authorized and directed to take any and all actions and execute any and all documents necessary or appropriate to change the corporate name of ZM Acquisition Corporation to "FORTEL Inc."

FURTHER RESOLVED, that FORTEL Inc. be merged with and into the Corporation and that the Corporation be the surviving corporation in such merger;

FURTHER RESOLVED, that the merger shall become effective upon the date and time of the filing of a Certificate of Ownership and Merger with the Secretary of State of the State of California;

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1.

FURTHER RESOLVED, that upon the effectiveness of the merger, the Corporation shall assume all of the liabilities and obligations of FORTEL Inc.; and

FURTHER RESOLVED, that upon the effectiveness of the merger, the name of the Corporation shall be changed to "FORTEL Inc." and Article I of the Restated Articles of Incorporation of the Corporation shall be amended to read as follows:

"The name of this corporation is FORTEL Inc."

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.

Asa W. Lanum, President

Anna M. McCann, Secretary

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State of Delaware Secretary of State Division of Corporations Delivered 06:20 PM 06/20/2008 FILED 05:35 PM 06/20/2008 SRV 080715797 - 4422016 FILE

CERTIFICATE OF AMENDMENT OF CERTIFICATE OF INCORPORATION OF FORTEL, INC.

Under Section 242 of the Delaware General Business Law

Fortel, Inc., a corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware (hereinafter called the "Corporation"), does hereby certify that:

- 1. The name of the Corporation prior to the filling of this Certificate of Amendment is Fortel, Inc.
- The Certificate of Incorporation of the Corporation is hereby amended to change the name of the Corporation to Envit Capital Group, Inc. by amending Article FIRST thereof to read as follows:

FIRST: The name of this Delaware corporation is: Envit Capital Group, Inc.

3. This Certificate of Amendment and the amendment of the Certificate of Incorporation contained herein were duly adopted in accordance with the provisions of Section 242 of the General Corporation Law of the State of Delaware.

IN WITNESS WHEREOF, the Corporation has caused this certificate to be signed by its Chairman of the Board of Directors and Chief Executive Officer this 20th day of June 2008.

Fortel, Inc.

Sy: /s/ Edward Laborio

Edward Laborio
Chairman and Chief Executive Officer

Item XIX Issuer's Certifications.

- I, Edward M. Laborio, certify to the best of my knowledge that:
- 1. I have reviewed this annual/quarterly disclosure statement of Envit Capital Group, Inc. Document;
- 2. Based on my knowledge, this statement does not contain any untrue statement of a material factor omit 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 material respects the financial statements and cash flows of the issuer as of, and for, the period r s ted in this disclosure statement.

Date: May 5th 2009

Signature: -/S/- Edward M. Laborio

Title: Chairman & CEO

Forward-looking Statements

"Safe Harbor" Statement under the Private Securities Litigation Reform Act of 1995: This press release contains or may contain forward-looking statements such as statements regarding the Company's growth and profitability, growth strategy, liquidity and access to public markets, operating expense reduction, and trends in the industry in which the Company operates. The forward-looking statements contained in this press release are also subject to other risks and uncertainties. The Company assumes no obligation to update these forward-looking statements to reflect actual results, changes in risks, uncertainties or assumptions underlying or affecting such statements, or for prospective events that may have a retroactive effect.