
Super Nova Resources, Inc.
(A Delaware Corporation)

Initial Company Information and Disclosure Statement

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Initial Company Information and Disclosure Statement

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Item VI Number of shares or total amount of securities outstanding for each class of securities authorized:

Common Stock

<i>As at:</i>	<i>March 31, 2009</i>	<i>December 31, 2008</i>	<i>December 31, 2007</i>
<i>Total Authorized:</i>	200,000,000	200,000,000	200,000,000
<i>Total Outstanding:</i>	4,037,661	4,037,661	4,037,661
<i>Free Trading:</i>	263,906	263,906	263,906
<i>Shareholders of Record:</i>	641	641	641

Series A Convertible Preferred Stock*

<i>As at:</i>	<i>March 31, 2009</i>	<i>December 31, 2008</i>	<i>December 31, 2007</i>
<i>Total Authorized:</i>	-0-	-0-	-0-
<i>Total Outstanding:</i>	-0-	-0-	-0-
<i>Free Trading:</i>	-0-	-0-	-0-
<i>Shareholders of Record:</i>	-0-	-0-	-0-

***9,000,000 shares were authorized in April 2009. All 9,000,000 are now outstanding.**

Series B Convertible Preferred Stock*

<i>As at:</i>	<i>March 31, 2009</i>	<i>December 31, 2008</i>	<i>December 31, 2007</i>
<i>Total Authorized:</i>	-0-	-0-	-0-
<i>Total Outstanding:</i>	-0-	-0-	-0-
<i>Free Trading:</i>	-0-	-0-	-0-
<i>Shareholders of Record:</i>	-0-	-0-	-0-

***11,000,000 shares were authorized in April 2009. All 11,000,000 are now outstanding.**

Part C **Business Information**

Item VII The name and address of the transfer agent:

*Florida Atlantic Stock Transfer
7130 Nob Hill Rd.
Tamarac, FL 33321
Tel: 954-726-4954
Fax: 954-726-6305
Attn: Rene Garcia, President*

Florida Atlantic Stock Transfer, Inc. is registered under the Exchange Act and is an SEC approved Transfer Agent. The regulatory authority of the Transfer Agent is the SEC.

Item VIII The nature of the issuer's business:

A. **Business Development**

Super Nova Resources, Inc., (the "Company" or "Super Nova") was incorporated under the laws of the State of Delaware in June 1996 under the name of ASD Group, Inc. It is currently not a reporting issuer

with the United States Securities and Exchange Commission. The company has been engaged in ongoing operations in each of the last five (5) years.

The Company currently has two wholly-owned divisions: (1) Navicus and (2) GreenLink Interactive.

Navicus provides high quality employment screening services. Through its secure operational facilities, continuous monitoring and testing, and expert in-house compliance teams, clients are assured that critical information is processed to exceed industry quality standards, stringent privacy guidelines and regulatory requirements. From specialized web-based screening solutions for clients that hire only a few employees a year, to comprehensive online management reports, automation of adverse action functions and more, Navicus can match any client's screening requirement.

GreenLink Interactive is engaged in the business of providing GreenLink Video Assistance and Point-of-Decision Systems ("PODS") on a local, national or global basis. Its real-time video technology linked with its interactive customer service and marketing network will allow companies to interactively market to potential customers in high traffic locations throughout the country. The Company provides live, real time, bi-directional personal video communication between customers and real "live" customer service representatives stationed in centralized video command centers. These centers will provide a marketing medium through large high definition video screens and allow customers anywhere in the world to order products and services and ask questions with the help of a trained personal shopper, factory trained expert or customer service professional.

1. The form of organization of the issuer:

Super Nova Resources, Inc. is a Delaware corporation.

2. The Year that the issuer (or any predecessor) was organized:

Super Nova Resources, Inc. was incorporated in New York in May 1965 under the name Dutchess Design & Development, Inc. In June 1996, the Company was reincorporated in Delaware under the name of ASD Group, Inc.

3. Issuer's fiscal year end date:

Our fiscal year end is December 31.

4. Whether the issuer (and or any predecessor) has been in bankruptcy, receivership or any similar proceedings:

In June 2001, the company ASD Group, Inc. & its operating subsidiary filed petitions under Chapter XI of the Federal Bankruptcy Code in the U.S. Bankruptcy Court for the Southern District of New York. The U.S. Bankruptcy Court entered its Order of Final Decree, closing the bankruptcy case, on or about June 5, 2006.

5. Any material reclassification, merger, consolidation, or purchase or sale of a significant amount of assets not in the ordinary course of business:

On or about January 10, 2005, the Company (then known as ASD Group, Inc.) entered into a Merger & Reorganization Agreement by which the Company entered into a reverse merger with Alliant Diagnostics, Inc., a Florida corporation. Alliant Diagnostics was merged with and into the Company by Articles of Merger filed in March 2005. The Delaware corporation was the surviving entity in the merger. The Company owns and has operated Alliant's business ever since.

On or about April 21, 2009, the Company entered into an Asset Purchase Agreement by which it purchased GreenLink Interactive, a sole proprietorship.

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

As noted in Item VIII(A)(4) above, the Company declared bankruptcy in June 2001.

7. Any change of control:

In January 2005, the company changed control pursuant to the merger described in Item VIII(A)(5) above.

In November 2008, the Company changed control of management to its current management.

In April 2009, the Company changed control of its majority owner to its current majority owner as part of the Asset Purchase Agreement described in Item VIII(A)(5) above.

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

Common stock: *On or about April 27, 2009, the Company issued 13,000,000 common shares to Jim Wheeler as part of the purchase price for all of his right, title and interest in GreenLink Interactive. This amount was 76.30% of the class of stock.*

Preferred stock: *On or about April 27, 2009, the Company issued 9,000,000 shares of its Series A Convertible Preferred Stock to two persons. This amount was 100% of the class.*

On or about April 27, 2009, the Company issued 11,000,000 shares of its Series B Convertible Preferred Stock to Jim Wheeler as part of the purchase price for all of his right, title and interest in GreenLink Interactive. This amount was 100% of the class.

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

On or about November 18, 2005, the Company performed a 1 for 10 reverse stock split.

On or about March 5, 2007, the Company performed a 1 for 10 reverse stock split.

In January 2005, the Company entered into a merger agreement (see Item VIII(A)(5) above).

In April 2009, the Company entered into an asset purchase agreement (see Item VIII(A)(5) above).

10. Any delisting of the Issuer's securities by any securities exchange or NASDAQ or deletion from the OTC Bulletin Board;

SNRR's securities have not been de-listed by any securities exchange or NASDAQ. On information and belief, SNRR's securities were deleted from the OTC Bulletin Board in approximately September 2001 when its predecessor ASD Group was trading as ASDG.

11. Any current, past, pending or threatened legal proceedings or administrative actions either by or against the Issuer that could have material effect on the Issuer's business, financial condition, or operations. Any current, past or pending trading suspensions by a securities regulator;

There are no current, past, pending or threatened legal proceedings or administrative actions either by or against the Issuer that could have material effect on the Issuer's business, financial condition, or operations. The bankruptcy of the Company was filed over 7 years ago.

B. Business of Issuer.

Describe the Issuer's business so a potential investor can clearly understand it. Please also include, to the extent material to an understanding of the Issuer, the following specific items

The Company currently has two wholly-owned divisions: (1) Navicus and (2) GreenLink Interactive.

Navicus provides high quality employment screening services. Through its secure operational facilities, continuous monitoring and testing, and expert in-house compliance teams, clients are assured that critical information is processed to exceed industry quality standards, stringent privacy guidelines and regulatory requirements. From specialized web-based screening solutions for clients that hire only a few employees a year, to comprehensive online management reports, automation of adverse action functions and more, Navicus can match any client's screening requirement.

GreenLink machines talk back to customers—in a good way. GreenLink provides GreenLink Video Assistance and Point-of-Decision Systems (“PODS”) on a local, national or global basis. Its real-time video technology linked with its interactive customer service and marketing network will allow companies to interactively market to potential customers in high traffic locations (such as malls and big-box stores) throughout the country. We provide live, real time, bi-directional personal video communication between customers and real “live” customer service representatives stationed in centralized video command centers. These centers provide a marketing medium through large high definition video screens and allow customers anywhere in the world to order products and services and ask questions with the help of a trained personal shopper, factory trained expert or customer service professional. We have developed business models for many sectors, products and services, including home improvement, wellness, apparel, real estate, housing, and gifts. We are a green solution that saves travel and resource costs by allowing companies to market through high-quality live video feeds from a command center rather than in person.

1. The Issuer's primary and secondary SIC Codes;

*Primary: 7380 – Services-Miscellaneous Business Services
Secondary: 3669 – Communications Equipment, NEC*

2. If the Issuer has never conducted operations, is it in the development stage or is currently conducting operations;

The Company is currently conducting operations.

3. If the Issuer is considered a “shell company” pursuant to SEC Rule 405 of the Securities Act of 1933;

The Issuer is not a “shell company” pursuant to SEC Rule 405 of the Securities Act of 1933.

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

None

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

The Talent Management industry is not regulated per se. There are, however, several regulations that affect our operational and IT development activities. The primary contributing regulations affecting the screening industry relate to the Fair Credit Reporting Act and privacy laws. The aforementioned regulations require that we maintain certain procedures and processes. While we have not experienced a formal audit, many of our customers and vendors have vetted us, which has required detailed demonstrations and process documentation reviews.

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 Company has not spent any money on research and development in the last two fiscal years.

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

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. The Company is not subject to compliance with any federal, state or local environmental laws.

8. **Number of total employees and the number of full time employees;**

The Company currently has 18 full-time employees.

Item IX The nature of the products or services offered:

A. Principal products or services and their markets;

***Navicus:** Navicus provides employment screening and talent management software as a service (SaaS). Navicus employment screening services include assessment tests, background checks, drug and alcohol testing, and Form I-9 compliance. Our integrated talent management software suite consists of three modules for applicant tracking (ATS), onboarding, and performance management. We deliver our services to over 1000 clients nationally over hundreds of different industries, including a Who's Who list of clients.*

The majority of our clients operate in markets such as healthcare, staffing, transportation-logistics, and retail-hospitality. Clients range in size from small to medium, to the Fortune 500. While Navicus has worked with clients of all types and sizes, it is currently prospecting companies with 500 – 10,000 employees and primarily in high turnover rate industries.

***GreenLink Interactive:** GreenLink machines talk back to customers—in a good way. Through strategic alliances formalized by marketing services agreements, GreenLink offers a wide variety of branded products and services to consumers. Alliance partners' product or service information will be coordinated by our customer service command center and delivered through PODS (Point of Decision Systems). These state-of-the-art PODS use our Live Market Video Assistance technologies and will be placed throughout the nation, and eventually the world, in high traffic, consumer friendly locations (such as malls or big-box stores). Our PODS Agreements will promote Company profitability by marketing name-brand products and then retaining (at the point of sale) a negotiated percentage of gross sales facilitated through the PODS on all products/services offered via our network.*

The GreenLink command center incorporates state-of-the-art CRM software and facial recognition software and hardware so that our team of actors, customer service reps and salespeople has all of the information necessary to deliver world class service to each and every guest.

An alert lets them know someone is in the vicinity. Then our facial recognition software and CRM go to work searching the 5 databases of cross referenced data looking for a match at 100,000 files per second. If the guest has ever visited any of our locations, the CRM pops up and tells us all we know about them.

PODS will be available in many configurations and look and feel "brand appropriate." The technologies are proprietary and transferable from one PODS to another seamlessly. The PODS have multiple high definition video monitors, vending systems, 3D scanners, card readers, paper, CD and DVD printers, seating and stages if necessary. They are custom built to the specific application and to our specs.

B. Distribution methods of the products or services;

Navicus software as a service is distributed via a secure website or custom- installed by Navicus employees. **GreenLink** products are custom-installed by GreenLink employees on-site, and related services are delivered directly via the on-site PODS technology.

C. Status of any publicly announced new product or service;

None at this time.

D. Competitive business conditions, the Issuer’s competitive position in the industry, and the methods of competition;

Navicus: There are approximately 13 leading applicant tracking systems currently on the market that serve the small to mid-sized company profile that is our key target market. These leading applicant-tracking systems are primarily used by professional staffing firms of all sizes and by companies with less than 5,000 employees. There are several others, not included in this analysis, which offer services to this market but are less well known, do not offer such comprehensive services or are better suited to small companies.

GreenLink: Because the technology and methodology is new, it does not fit into a specific genre of marketing channels. It is an advanced electronic system with a combination of Internet information platforms integrated with a conventional retail establishment. Therefore, there are no known competitors that have this technology. The closest would be media companies and vending companies that offer mono-directional advertising or traditional vending systems with the exception of traditional kiosk marketers that lack our Live and Electronic Information Platforms.

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

The materials required by the Company are readily available at competitive prices from a variety of suppliers.

F. Dependence on one or a few major customers;

None.

G. Patents, trademarks, licenses, franchises, concessions, royalty agreements or labor contracts, including their duration;

Navicus: Navicus has applied with the US Patent & Trademark Office for a trademark to protect its “Navicus” mark. No other patents, trademarks, licenses, franchises, or the like.

GreenLink: Considers its proprietary technology and intellectual property to be a key cornerstone and asset of its business going forward. As such, the proprietary technology and intellectual property, which may consist of full duplex bi-directional communication software, patents, patent applications, trade secrets, copyrights and know-how, will be both developed and protected. We plan to gain wide protection for our proprietary technology and intellectual property worldwide by patent and trademark filings in major foreign markets as well as the careful protection of trade secrets through contracts and procedures.

H. The need for any government approval of principal products of services;

The Issuer does not need governmental approval for any of its products or services.

Item X The nature and extent of the Issuer’s facilities:

Navicus: Currently leases a 7000 square foot office space in the Arvida Park of Commerce. Arvida Park of Commerce is headquarters for and/or locally represented by several global firms including Siemens, Minolta, Nokia, Office Depot, Oce, IBM, and many others. Approximately 60% of the 7000 square foot space is being utilized at the current company capacity rate.

All operations rely on telephone, intranet and internet access. Navicus maintains 25% of its operational IT infrastructure in its headquarters location through a single rack of servers. The remaining 75% is co-located at an offsite facility in Miami, FL.

GreenLink: Maintains its corporate offices at 1020 Brookstown Avenue, Suite 30, Winston-Salem, NC, 27101. The current lease terms are month to month. In addition, GreenLink has co-located call centers with partner companies in California and Nevada and will install additional centers as required.

Part D Management Structure and Financial Information

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

A. Officers, Directors and Control Persons

Daniel Starczewski—President, Secretary, Treasurer, Director

1020 Brookstown Ave. Suite 30
Winston-Salem, NC, 27101

Phone: (888) 548-3002
Fax: (888) 548-3004
Web: www.greenlinkinteractive.com

Mr. Starczewski has been the owner and President of Dan Starczewski Consulting, Inc., a private accounting business in North Carolina, from 1976 to the present. Mr. Starczewski has been advising small businesses in accounting, tax and financial matters for over 30 years. These clients have included numerous publicly traded companies. Mr. Starczewski has also held a position as president of Starr Consulting since 1986. Starr Consulting is a business consulting firm that has helped companies in all aspects of business consulting.

Dominic Martinez—Director

1020 Brookstown Ave. Suite 30
Winston-Salem, NC, 27101

Phone: (888) 548-3002
Fax: (888) 548-3004
Web: www.greenlinkinteractive.com

Mr. Martinez earned a Bachelor of Science Degree from Colorado State University at Pueblo in 1994. He has worked for Starr Consulting, Inc., a corporate consulting firm, from 2000 to the present, working with securities attorneys, accountants and public relations firms. In 2007, he co-founded M & M Investor Relations. He has extensive experience preparing and filing documents such as Forms 15c2-11, disclosure statements, press releases, agreement letters, and letters of intent for different business clients.

Jim Wheeler—Controlling Shareholder

1020 Brookstown Ave. Suite 30
Winston-Salem, NC, 27101

Phone: (888) 548-3002
Fax: (888) 548-3004
Web: www.greenlinkinteractive.com

Mr. Wheeler has been the president and chief executive officer of Jas. R. Wheeler Marketing Company and Global Interlink Systems from 1987 to the present. He has developed products, marketing strategies and proprietary technologies for many public companies during his career.

In 1984, Mr. Wheeler and his brother co-founded L'Elegant Bath DBA American Bath Factory, a global bath products company. Through his experience with ABF, he found a need to develop a distributed sales force throughout the United States that was cost effective, used less of our natural resources and was more responsive to consumers. In 2004 Mr. Wheeler established a team that set out to design a better way to market their products to the wholesale/retail marketplace and oversaw the investment of nearly \$14,000,000 to bring his GreenLink Interactive technology to market. That company is now a part of Super Nova Resources, Inc.

*Super Nova Resources, Inc.
Executive Compensation
May 15, 2009*

	<i>Fiscal Yr. 2008</i>	<i>Fiscal Yr. 2007</i>
<i>Dan Starczewski President, Secretary, Treasurer, Director</i>	-0-	-0-
<i>Dominic Martinez Director</i>	-0-	-0-
<i>Jim Wheeler Majority shareholder</i>	-0-	-0-

*Super Nova Resources, Inc.
Beneficial Share Ownership of Directors and Officers
May 15, 2009*

	<i>Common Shares</i>	<i>Percentage (%)</i>
<i>Dan Starczewski President, Secretary, Treasurer, Director</i>	1,300,000	7.6%
<i>Jim Wheeler Majority shareholder</i>	13,000,000	76.3%
<i>Total Affiliate Ownership</i>	14,300,000	83.9%
<i>Total Shares Outstanding</i>	17,037,661	100.0%

B. Legal/Disciplinary History

Please also 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 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 SEC, the CFTC, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated;**

None

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

None

C. Disclosure of family relationships

Describe any family relationships existing among and between the Company's officers, directors and holders of more than 5% of the Company's stock.

None

D. Disclosure of related party transactions

Describe any related party transactions with any of the above.

None

E. Disclosure of conflicts of interest

Describe any related party transactions of conflicts of interest.

None

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

Please see the "Quarterly Report" for the quarterly period ended March 31, 2009, posted through the OTC Disclosure and News Service at www.pinksheets.com. The "Quarterly Report" includes the following financial statements:

- (1) balance sheet*
- (2) statement of income*
- (3) statement of cash flows*
- (4) statement of changes in stockholders' equity*
- (5) financial notes*

Such financial statements are incorporated herein by reference.

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 see the "Annual Report" for the fiscal years ended December 31, 2008 and 2007, posted through the OTC Disclosure and News Service at www.pinksheets.com. The "Annual Report" includes the following financial statements:

- (1) balance sheet*
- (2) statement of income*
- (3) statement of cash flows*
- (4) statement of changes in stockholders' equity*
- (5) financial notes*

Such financial statements are incorporated herein by reference.

Item XIV Beneficial Owners.

The following tables set forth, as of May 15, 2009 certain information with respect to the Company's equity securities owned of record or beneficially by (a) each Officer and Director of the Company (b) each person who owns beneficially more than five percent (5%) of each class of the Company's outstanding equity securities, and (c) and all Directors and Executive Officers as a group.

	<i>Common Shares</i>	<i>Percentage (%)</i>
<i>Dan Starczewski</i> <i>President, Secretary, Treasurer, Director</i>	<i>1,300,000</i>	<i>7.6%</i>
<i>Jim Wheeler</i> <i>Majority shareholder</i>	<i>13,000,000</i>	<i>76.3%</i>
<i>Total Affiliate Ownership</i>	<i>14,300,000</i>	<i>83.9%</i>
<i>Azure Seas Ltd.</i> <i>Minority shareholder</i>	<i>1,300,000</i>	<i>7.6%</i>
<i>Total Shares Outstanding</i>	<i>17,037,661</i>	<i>100.0%</i>

Item XV The name, address, telephone number and email address of each of the following outside providers that advise the issuer on matters relating to operations, business development and disclosure:**1. Investment Banker**

None

2. Promoters

None

3. Counsel

Bruce M. Pritchett
MARTIN & PRITCHETT, P.A.
17115 Kenton Drive, Suite 202A
Cornelius, NC 28031
Tel: (704) 584-0268
Fax: (704) 895-1528
Email: Bruce@martin-pritchett.com
www.martin-pritchett.com

4. Accountant

Randall Jones
18301 Von Karman, Suite 430
Irvine, CA 92612
(949) 636-8222

5. Public Relations Consultant(s)

None

6. Investor Relations

None

7. Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement

None

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

SPECIAL NOTE REGARDING FORWARD-LOOKING STATEMENTS

In this disclosure document, we make a number of statements, referred to as "forward-looking statements" which are intended to convey our expectations or predictions regarding the occurrence of possible future events or the existence of trends and factors that may impact our future plans and operating results. We note, however, that these forward-looking statements are derived, in part, from various assumptions and analyses we have made in the context of our current business plan and information currently available to GreenLink Interactive and in light of our experience and perceptions of historical trends, current conditions and expected future developments and other factors we believe to be appropriate in the circumstances.

You can generally identify forward-looking statements through words and phrases such as "seek," "anticipate," "believe," "estimate," "expect," "intend," "plan," "budget," "project," "may be," "may continue," "may likely result," and similar expressions. When reading any forward-looking statement you should remain mindful that all forward-looking statements are inherently uncertain as they are based on current expectations and assumptions concerning future events or future performance of GreenLink Interactive, and that actual results or developments may vary substantially from those expected as expressed in or implied by that statement for a number of reasons or factors, including those relating to:

- Whether or not markets for our proposed products and services develop and, if they do develop, the pace at which they develop;*
- Our ability to attract and retain the qualified personnel to implement our growth strategies;*
- Our ability to fund our short-term and long-term financing needs;*
- Competitive factors;*
- General economic conditions;*
- Changes in our business plan and corporate strategies; and*

Each forward-looking statement should be read in context with, and with an understanding of, the various other disclosures concerning GreenLink Interactive and our business made elsewhere in this placement memorandum. You should not place undue reliance on any forward-looking statement as a prediction of actual results or developments. We are not obligated to update or revise any forward-looking statement contained in this document to reflect new events or circumstances unless and to the extent required by applicable law.

A. Plan of Operation (if no revenues from operations in each of the past 2 years)

We currently have two wholly-owned divisions: Navicus and GreenLink Interactive. Since GreenLink has not yet generated revenues, we will discuss its anticipated plan of operation in this section. Since Navicus has been generating revenues for more than 3 years, we will discuss its operations in Section B, below.

GreenLink Interactive

GreenLink machines talk back to customers—in a good way. GreenLink provides sales and marketing services through its proprietary state-of-the-art interactive video technology. GreenLink partners with companies in a broad range of categories, markets and product types, as well as in multiple distribution channels. GLI uses its unique marketing techniques in conjunction with proprietary Live Market Video Assistance and Point-of-Decision Systems to advertise, market, sell and vend products to a diverse consumer base on a local, national and global basis.

Our Objectives:

- 1. Create new distribution channels for GLI and our Partner companies.*
- 2. Increase brand awareness for GLI and our partner companies.*
- 3. Increase sales for GLI and our Partner companies.*
- 4. Provide high impact advertising and marketing for our Partners.*
- 6. Achieve increased value for shareholders through strong sustained brand awareness and performance.*

GLI will engage in the business of providing Sales and Marketing Services for name-brand companies, on a local, national or global basis, utilizing our Live Market Video Assistance and Point-of-Decision Systems technologies.

The growth, integration, and sophistication of information technology and communications are changing our society and economy forever. Today, computers and other electronic devices increasingly communicate and interact directly with other devices over a variety of networks, the most obvious of which is perhaps the Internet. Consumers and businesses have been particularly quick to recognize the potential and realize the benefits of adopting new computer-enabled networks. Consumers now routinely use computer networks to identify sellers, evaluate products and services, compare prices, and exert market leverage. Businesses use networks even more extensively to conduct and re-engineer production processes, streamline procurement processes, reach new customers, and manage internal operations. This electronic revolution in our economy is spurring additional investments in facilities, hardware, software, services, and human capital. Ultimately, it may change the structure and performance of the global economy as much as the introduction of the computer a generation ago.

Products and Services

GreenLink machines talk back to customers—in a good way. GLI's state-of-the-art, interactive network allows companies to interact with guests in high-traffic locations throughout the country (such as malls or big-box stores). GLI provides live, real-time, bi-directional personal video communication between guests and a real "live" guest services team stationed in centralized video command centers. This technological advance provides a rich marketing medium through large high-definition video screens and allows guests anywhere in the world to order products and services on the spot, ask questions or purchase products with the help of a trained personal shopper, factory trained expert or guest service professional.

Our technologies and methodologies are designed to provide a level of customer service that is beyond anything currently available in the marketplace. By centralizing highly trained customer service representatives in central command centers, and linking them to individual locations through our state-of-the-art technology, we will be able to provide personal attention, answer questions on the spot, recommend alternatives, facilitate sales, and offer installation and delivery information of the products when appropriate, resulting in increased sales and customer satisfaction.

The sales will be generated directly from the point of decision systems (known as “PODS”). We have already built several operating PODS, which can be placed in virtually any mall or big-box store. The guest services team will take the order based upon the selections made by the guest. Our PODS systems are networked with the manufacturers, distributors and retailers of branded products and services. A relatively small number of our Partners’ products are vended directly from the PODS, and the balance are scheduled for quick fulfillment. The costs associated with the products and services are predetermined and fixed. We then pay out the predetermined amounts to the manufacturers for the products, adding shipping and fulfillment based upon the terms provided in the market services agreements.

We have already produced and installed a small number of PODS to establish proof of concept. Photographs of existing PODS models appear below:

PODS in Retail Environment (workstation and bath product vignette from DESIGN CENTER Interactive):





PODS in Retail Mall Environment showing GreenLink Video Assistance in use



PODS in Retail Environment showing live interactive Personal Shopper services



Customer Service Command Centers

Our virtual customer service command center will allow for spontaneous and instant video communication with the consumer through our proprietary technology. We will be able to have highly trained personnel in the key service areas speaking directly to the end consumer and providing complete interactive customer service. The highly trained personnel will include designers for home products, physicians and medical staff for wellness centers and various other specialties dependant on the companies represented through our proprietary channels. Furthermore, we will not be limited as to language or countries as our technology will allow us to facilitate interactively with the PODs almost anywhere in the world. An example of the virtual customer service command center is show below:



Point of Decision Systems Market Service Agreements

Through our Point-of-Decision Systems Market Service Agreements, we have already contracted with multiple companies and/or divisions of companies to utilize our proprietary GreenLink Video Assistance and Point of Decision System network channels for the facilitation and representation of their company's products and services. The companies and brands include:

- American Home Brands;



- American Bath Factory;



- Precision Brass Services;



- Dream Bath International;



- MonsterTec Garage System



- Dream Closets Direct;



- Rhino Entertainment Systems;



- Dream Kitchen International;



We note that American Bath Factory is owned by Richard Wheeler, who is the brother of Jim Wheeler, our majority shareholder.

Risk Factors

*The Company's business (and, as a result, its stock) are subject to a number of risk factors. The following summary is representative of those risks. This summary is **not** intended to be exhaustive of risks that are or may become relevant:*

Our common stock is currently thinly traded and highly speculative. Investment therein involves a high risk of loss of an investor's entire investment in the Company. Each prospective investor is urged to carefully review the risk factors discussed below and personally investigate the nature and extent of the risks inherent in the Company's proposed business in determining whether to invest in the Company.

Risks Related to Our Business

We may fail to establish and maintain strategic relationships.

We believe that the establishment of strategic partnerships will greatly benefit the growth of our business, and we intend to seek out and enter into strategic alliances. We may not be able to enter into these strategic partnerships on commercially reasonable terms, or at all. Even if we enter into strategic alliances, our partners may not attract significant numbers of customers or otherwise prove advantageous to our business. Our inability to enter into new distribution relationships or strategic alliances could have a material and adverse effect on our business.

We might need additional specialized personnel.

Although we are committed to the continued development and growth of our business, the addition of specialized key personnel to assist GreenLink Interactive in the execution of our business model is necessary. It is possible that we will not be able to locate and hire such specialized personnel on acceptable terms. We will make every effort to recruit executives with proven experience and expertise as needed to achieve our plan.

Our success will depend in part on our ability to market our proposed services.

Due to our expected limited resources, the execution of our business model and sales and marketing of our proposed services will be limited. Our success is dependent upon our ability to execute with limited resources.

Acts of terrorism, responses to acts of terrorism and acts of war may impact our business and our ability to raise capital.

Future acts of war or terrorism, national or international responses to such acts, and measures taken to prevent such acts may harm our ability to raise capital or our ability to operate, especially to the extent we depend upon activities conducted in foreign countries. In addition, the threat of future terrorist acts or acts of war may have effects on the general economy or on our business that are difficult to predict. We are not insured against damage or interruption of our business caused by terrorist acts or acts of war.

We may not be able to develop a market for our proposed services, which will most likely cause our stock price to decline.

The demand and price for our proposed services will be based upon the existence of markets for them. The extent to which we may gain a share of our intended markets will depend, in part, upon the cost effectiveness and performance of our proposed marketing methodologies and services when compared to alternative services, which may be conventional or heretofore unknown. If the marketing services of other companies provide more cost-effective alternatives or otherwise outperform our proposed marketing

services, the demand for our proposed services may be adversely affected. Our success will be dependent upon market acceptance of our proposed services. Failure of our proposed services to achieve and maintain meaningful levels of market acceptance would materially and adversely affect our business, financial condition, results of operations and market penetration. This would likely cause our stock price to decline.

We may be unable to protect our anticipated proprietary rights.

We intend to closely monitor competing service introductions for any infringement of our anticipated proprietary rights. We believe that, as the demand increases for products such as those manufactured by American Bath Factory or products and services offered by Dream Bath International or may be developed by ourselves or partner companies in the future, infringement of intellectual property rights may also increase. If certain industry competitors infringe on our proprietary rights, they may have substantially greater financial, technical, and legal resources than we possess, which could adversely affect our ability to defend our rights. In addition, we could incur substantial costs in defending our rights.

We are dependent on key employees.

Our business is dependent upon our key personnel, principally Jim Wheeler our majority shareholder, who is largely responsible for the operation of our **GreenLink** division, including marketing and business development. Should Mr. Wheeler leave our employ, our business may be adversely affected. In the event of future growth in administration, marketing, technology development, manufacturing and customer support functions, we may have to increase the depth and experience of our management team by adding new members. Our success will depend to a large degree upon the active participation of our key officers and employees. Loss of services of any of the current key personnel, or our future key employees, could have a significant adverse effect on our operations and prospects. There can be no assurance that we will be able to employ qualified persons on acceptable terms to replace key persons who become unavailable.

Establishing our revenues and achieving profitability will depend on our ability to develop and commercialize our proposed services.

Much of our ability to establish revenues and to achieve profitability and positive cash flows from operations will depend on the successful introduction of our proposed marketing services. Our prospective customers, including direct to consumer manufacturers, wellness centers and consumer based product companies, will not use our proposed services unless they determine that the benefits provided by these services are greater than those available from competing service providers. Even if the advantage from our planned services is established, prospective customers may not elect to use such services for a variety of reasons.

We may be required to undertake time-consuming and costly development activities and seek regulatory clearance or approval for new services. The completion of the development and commercialization of any of our proposed services remains subject to all of the risks associated with the commercialization of new services based on innovative technologies, including unanticipated technical or other problems, manufacturing difficulties and the possible insufficiency of the funds allocated for the completion of such development.

Our operating results are difficult to predict and fluctuations in them may cause volatility in the price of our shares.

Given the nature of the markets in which we compete, our revenues and profitability are difficult to predict for many reasons, including the following:

- Our operating results are highly dependent on the volume and timing of orders received during the quarter, which are difficult to forecast. Customers generally order on an as-needed basis and we typically do not obtain firm, long-term purchase commitments from customers. As a result, our revenues in any quarter depend primarily on orders shipped in that quarter.

Our inability to manage growth could harm us.

We have rapidly and significantly expanded the number and types of products we sell and we will endeavor to further expand our product portfolio. This expansion places a significant strain on our management, operations and engineering resources.

Specifically, the areas that are strained most by our growth include the following:

New Product Launch. With the growth of our product portfolio, we experience increased complexity in coordinating product development, manufacturing, and commissioning. As this complexity increases, it places a strain on our ability to accurately coordinate the commercial launch of our products with adequate support to meet anticipated customer demand. If we are unable to scale and improve our product launch coordination, we could frustrate our customers and lose earned space and product sales.

If we do not compete effectively, demand for our products could decline and our business and operating results could be adversely affected.

Our industry is intensely competitive. It is characterized by a trend of declining average selling prices in the market, and continual performance enhancements and new features, as well as rapid adoption of technological and product advancements by competitors in our market. Also, aggressive industry pricing practices and downward pressure on margins have resulted in increased price competition from both our primary competitors as well as from less established ones.

If we do not continue to distinguish our products through distinctive, technologically advanced features, design, and services, as well as continue to build and strengthen our brand recognition, our business could be harmed. If we do not otherwise compete effectively, demand for our products will decline, our gross margins could decrease, we could lose market share, and our revenues could decline.

We may be unable to protect our proprietary rights. Unauthorized use of our technology may result in the development of products that compete with our products.

Our future success depends in part on our proprietary technology, technical know-how and other intellectual property. We rely on an intellectual property laws, confidentiality procedures and contractual provisions such as nondisclosure terms, to protect our intellectual property. Others may independently develop similar technology, duplicate our products, or design around our intellectual property rights. In addition, unauthorized parties may attempt to copy aspects of our products or to obtain and use information that we regard as proprietary. Any of these events could significantly harm our business, financial condition and operating results.

We are also increasing our reliance on technologies that we license or acquire from others. We may find it necessary or desirable in the future to obtain licenses or other rights relating to one or more of our products or to current or future technologies. These licenses or other rights may not be available on commercially reasonable terms, or at all. The inability to obtain certain licenses or other rights or to obtain such licenses or rights on favorable terms, or the need to engage in litigation regarding these matters, could have a material adverse effect on our business, financial condition and operating results. Moreover, the use of intellectual property licensed from third parties may limit our ability to protect the proprietary rights in our products.

Market and Competitive Analysis

The company focuses on markets at the local, national, and global level.

Market Segmentation

Currently GreenLink has four key market segments: residential home improvement, wellness, home construction and apparel. GreenLink has partners in each segment. These partners offer high demand products and have contracted with us to implement our systems, technologies and network into their current sales and distribution systems already established. They are in diverse sectors and have a common need: additional sales and marketing support.

Our technologies and methodologies are designed to provide a level of customer service that is beyond anything currently available in the market place. By centralizing highly trained customer service representatives in the virtual customer service environment, we will be able to answer questions, recommend alternatives and facilitate sales, schedule installation and delivery of the products resulting in increased customer satisfaction. The residential home solution program begins with a qualified trained customer service technician that can use the interactive platform to show the customer the options available, layout and graphically design the components for bath, kitchen, garage, closet organizer or home entertainment system options.

The apparel technologies and bolt on peripherals allows us to deliver custom made and custom fit apparel in just 72 hours, anywhere in the world to a changing market that has shown the desire for this upscale product and service. The retail client will be able to talk to our live designer via the Virtual Live Assistant module, walk into our non-invasive scanner, design a pair of custom jean, shirts, suit, coat or many other clothing options and have them delivered to them in as little as 72 hours. The avatar utilized in this process is available to the retail client 24 hours a day 7 days a week for their shopping convenience.

Market Overview

There is an interesting dichotomy playing out in retail at this time, a set of two circumstances that are locking horns with one another.

On the one hand, consumers are better educated than at any other time in history. They research products online, collect material, and know what they need and why they need it. They are far removed from the consumer of 30 years ago, who often began their shopping research and ended it in the same step, by talking to a salesperson.

On the other hand, that consumer needs more help than ever before. Quality customer education and service, whether delivered by a human being or a technology solution, is more important now than any time in history. It used to be easy to buy a telephone, because there were only so many models available; today, you need to know about wireless range and frequency and Voice over the Internet Protocol (“VoIP”) compatibility.

On one level, those two circumstances might appear contradictory. If shoppers are so much smarter now, it seems they should need less help. However, in reality, consumers are smarter than ever and the need for quality information and service is proportionately greater. The partially trained kid in a vest on the sales floor is no longer sufficient.

A look at any product from nutritional supplements to televisions to beauty products to a complete bathroom remodel will reveal that the number of features, and the technology included in them, is more complex and powerful than in any other time. These features cost manufacturers billions to develop, and yet are often lost at the key point of decision because neither consumers nor store sales floor staff know about them or understand the features or real benefits.

It's not just that products are constantly becoming more complex, they are also growing in number. The retail world is becoming increasingly niche-driven with stand-alone stores now devoted to product and product types that once would have represented a shelf or two in a department store. Product developers and entrepreneurs have responded to that newly available shelf space with a wave of new offerings.

The growing number and complexity of commercially available products have a multiplying effect on one another, driving the need for consumer education. And while much emphasis is placed on the role the Internet plays in the consumer awareness of product choices, it is important not to neglect the in-store experience.

Consumers are becoming more educated on the products they purchase, but with less and less time to do this research, they are demanding information at the point of decision.

Competition

Because GreenLink's combination of technology and methodology is new, it does not fit into a specific genre of marketing channels. It is an advanced electronic system with a combination of Internet information platforms integrated with a conventional retail establishment. Therefore, there are no known competitors that have this technology. The closest would be media companies and vending companies that offer mono-directional advertising or traditional vending systems, except that traditional kiosk marketers lack our networked Live and Electronic Information Platforms.

The Internet, although a vast and growing tool for e-commerce, does not provide the interactive level of service customers demand. From the retailers' perspective good help is hard to find, and it is especially hard to keep. Retail jobs are traditionally fairly easy to land, which means not only do employers have a tough time hiring quality employees from the available pool; they also have a tough time keeping them.

If it is bad for the retailer, it is bad for the guest, too. If faithful shoppers see new faces every time they enter the store, they will get a less-than-stellar mental image of how that company handles its affairs.

Beyond the measurable costs that can be counted in payroll dollars going out the door, there is a bigger cost yet: the possible loss of goodwill and business. Brand equity suffers when associated with poor guest service.

Competitive Advantage

We believe that customers will choose GreenLink-marketed products based on the following criteria:

- Our employees are better-trained and are often linked directly with the manufacturer itself.*
- Our innovative technology allows us to interact in real time with large audiences at a fraction of the cost—our employees can be broadcasting to many PODS at many sites at the same time.*
- We provide better service—our employees are highly trained, highly skilled individuals in a controlled environment rather than wandering a big-box store in an orange or blue vest.*
- There are no barriers to language, product and/or location—someone at our command center will know the product and language, and we can quickly put them on-screen.*
- Our PODS are highly adaptable. Once installed at a location, they can market almost any product or service—or shift from one product to another—instantly throughout our established network.*
- Remote-based Live-Assistance makes it possible to load-balance, meaning the odds of a customer having to wait or the odds of a remote expert with idle time are reduced.*

A discussion of how long the issuer can satisfy its cash requirements and whether it will have to raise additional funds in the next twelve months.

Since GreenLink's establishment, it has previously adopted a strategy of growing the Company in a controlled manner, using only its own capital sources (i.e.: sales, owners' investment and private money). This strategy is sufficient to maintain Greenlink at its current level of operation, which is small, for the next 12 months.

However, the Company now desires to accelerate growth by acquiring additional capital. Accordingly, the company does plan to raise additional funds over the next 12 months to finance its growth. Over the next twelve months (2009-2010) GreenLink management has identified several areas in which it desires to apply capital.

More specifically, financing will be used to finance the expansion phase of the company (which will include the establishment of a larger headquarters, the funding of additional research and development, as well as for general corporate purposes); the upgrade of computers for our design team; locating a larger manufacturing facility, and allocating a portion of funds raised to purchase shop equipment; and giving the Company the capacity to establish a larger, more diversified market presence.

Finance

Additional financing is expected to be raised through either Shareholder rights offerings, secondary offerings that consist of private individuals and institutions (otherwise known as PIPE's; Private Investment in Public Entities), conversion of debt to equity and or issuing warrants. That is expected to occur within the next 12 months. This will provide the bulk of the financing required to grow operations at the planned rate.

There is no assurance the company will be able to raise any of the funds required to finance the expansion of its business either in this or any other period.

B. Management's Discussion and Analysis of Financial Condition and Results of Operations.

Navicus-General

Navicus provides employment screening and talent management software as a service (SaaS). Navicus employment screening services include assessment tests, background checks, drug and alcohol testing, and Form I9 compliance. Our integrated talent management software suite consists of three modules for applicant tracking (ATS), onboarding, and performance management. We deliver our services to over 1000 clients nationally over hundreds of different industries. Our history includes work with a Who's Who list of clients.

The majority of our clients operate in markets such as healthcare, staffing, transportation- logistics, and retail-hospitality. Clients range in size from small to medium, to the Fortune 500. While we have worked with clients of all types and sizes, we are currently prospecting companies with 500 – 10,000 employees and primarily in high turnover rate industries.

The Employment Screening and Talent Management Software Services industry continue to maintain a high capacity for growth and substantial return on investment. Ongoing and future growth is primarily attributable to companies seeking risk aversion from various employee and vendor liabilities, increasing requirements from government regulations, talent acquisition, new hire productivity, and technology solutions for the increasing trends in competition for talent and increasing retention. Recently the talent management industry is experiencing an increasing divergence between providers that are able to provide integrated hiring solutions, and those restricted to a single or limited offering. This split has led to consolidation within and across the various HR business services.

The consolidation, moreover, presents a unique opportunity for Navicus to experience higher than average growth comparative to the rest of the industry. Navicus has positioned itself as an integrated hiring solutions provider. As an integrated hiring solution provider, Navicus is able to deliver a greater value proposition than other providers in the market place. The majority of other providers in the market place require one-off integrations with several other partner companies to complete an integrated hiring solution. The integrations cost the clients more, require multiple points of contact, and are rarely seamless.

Lastly, the size of our organization provides additional value for clients seeking flexibility and highly responsive support. Larger competitors are often viewed as lacking flexibility and unresponsive to small and medium size customer needs. We offer the agility of a smaller firm, the service offerings of an enterprise-delivering firm, and the innovation that comes with being part of an industry thought leader.

Navicus-Fiscal Year Ended December 31, 2008 Compared to Fiscal Year Ended December 31, 2007

For the fiscal year ended December 31, 2008 we generated \$4,764,751 in gross revenue, representing an increase of \$675,967 (about 16%) compared to the fiscal year ended December 31, 2007, in which we generated \$4,088,784 in gross revenue.

The total costs and expenses for the period ended December 31, 2008 increased by \$386,128 (about 24%) to \$1,986,182 for the year ended December 31, 2008, compared to \$1,600,054 for the year ended December 31, 2007. Our operating expenses consist primarily of selling and administrative expenses. The reason for the increase in costs and expenses in 2008 as compared to 2007 was primarily related to an increase in selling and administrative expense.

The net gain for the year ended December 31, 2008 was \$7,372 compared to a net loss of \$181,991 for the year ended December 31, 2007. The primary reason for the net gain in 2008 as compared to the net loss in 2007 was due to an increase in revenue, offset by increased selling and administrative expenses.

Liquidity and Capital Resources

Total current assets at December 31, 2008 were \$761,635, including \$33,317 cash on hand.

Total current liabilities at December 31, 2008 were \$1,124,153.

We believe that these amounts of liquidity and capital reserves are sufficient for the next 12 months of operations.

We do not foresee any significant changes in the number of our employees over the next twelve months. We have not paid dividends on our common stock, and intend to reinvest our earnings to support our working capital and expansion requirements. We intend to continue to utilize our earnings in the development and expansion of the business and do not expect to pay cash dividends in the foreseeable future.

We do not expect to sell any manufacturing facilities or significant equipment over the next twelve months.

C. Off-Balance Sheet Arrangements.

The Company does not have any off-balance sheet arrangements.

Part E **Issuance History**

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

Common Shares

On or about March 12, 2007, the Company issued fifteen (15) shares of common stock to CEDE & CO for the sole purpose of rounding up fractional shares caused by the reverse split of the Company's common stock.

No other issuances of our common stock have been made in the past 2 years.

Part F **Exhibits**

Item XVIII Material Contracts.

- A. Every material contract, not made in the ordinary course of business that will be performed after the disclosure document is posted on the Pink Sheets News Service or was entered into not more than two years before such posting.
- 1) Any contract to which directors, officers, promoters, voting trustees, security holders named in the disclosure document, or the Designated Advisor for Disclosure are parties other than contracts involving only the purchase or sale of current assets having a determinable market price, at such market price

The Asset Purchase Agreement, as amended, dated April 21, 2009 In summary, this agreement as amended provided that the Company purchase all of Jim Wheeler's right, title, and interest in GreenLink Interactive, a sole proprietorship, in exchange for 13,000,000 shares of common stock and 11,000,000 shares of Series B Convertible Preferred Stock of the Company. No officer, director, or promoter of the Company was a party to said agreement, but the new majority shareholder of the company, Jim Wheeler, was a party.

- 2) Any contract upon which the Company's business is substantially dependent, including but not limited to contracts with principal customers, principal suppliers, and franchise agreements.

None

- 3) Any contract for the purchase or sale of any property, plant or equipment for consideration exceeding 15 percent of such assets of the Company.

The Asset Purchase Agreement, as amended, dated April 21, 2009, as discussed above.

- 4) Any material lease under which a part of the property described in the disclosure document is held by the Company.

In summary, the lease for the Navicus property in Boca Raton, FL is for 7,000 square feet.

Item XIX Articles of Incorporation and Bylaws.

Articles of Incorporation are filed as "Exhibit C" hereto.

By-laws are filed as "Exhibit D" hereto.

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

ISSUER PURCHASE OF EQUITY SECURITIES				
Period	Column A Total Number Of Shares Or Units Purchased	Column B Average Price Paid Per Share (Or Unit)	Column C Total Number Of Shares (Or Units) Purchased As Part Of Publicly Announced Plans Or Programs	Column D Maximum Number (Or Approximate Dollar Value) Of Shares (Or Units) That May Yet Be Purchased Under Plans Or Programs.
Month #1 (identify begin/end dates)	None	None	None	None
Month #2 (identify begin/end dates)	None	None	None	None
Month #3 (identify begin/end dates)	None	None	None	None
Total	None	None	None	None

Item XXI Issuer's Certification

I, Daniel Starczewski, certify that:

1. *I have reviewed this Initial Company and Disclosure Statement of Super Nova Resources, Inc.*
2. *Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period(s) covered by this disclosure statement; and*
3. *Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement*

Dated May 15, 2009

SUPER NOVA RESOURCES, INC

By: /s/ Daniel Starczewski

Name: Daniel Starczewski

Position: President & CEO

Exhibits

- Exhibit A: Financial Statements, as of March 31, 2009 (*see Quarterly Report filed at www.pinksheets.com and incorporated herein by reference)
- Exhibit B: Financial Statements, as of December 31, 2008 and 2007 (*see Annual Report filed at www.pinksheets.com and incorporated herein by reference)
- Exhibit C: Articles of Incorporation (see copies filed at www.pinksheets.com)
- Exhibit D: Company Bylaws (see copies filed at www.pinksheets.com)