

INFORMATION AND DISCLOSURE STATEMENT

October 21, 2005
Klegg Electronics, Inc
2595 Chandler Ave, Suite #7
Las Vegas, NV 89120
Direct: 702-363-2277

(A Nevada Corporation)

*THIS STATEMENT HAS NOT BEEN FILED WITH THE NASD OR ANY OTHER REGULATORY AGENCY

All information contained in this Information and Disclosure Statement has been compiled to fulfill the disclosure requirements of Rule 15c2-11 (a)(5) promulgated under the Securities Exchange Act of 1934, as amended. The enumerated captions contained herein correspond to the sequential format as set forth in the rule.

Item 1: The Exact Name of the Issuer and its Predecessor.

Klegg Electronics, Inc., (hereinafter referred to as the “Issuer” or the “Company”) formerly known as Global Aerial Surveillance. The name change was confirmed by the certificate of amendment filed with the Nevada Secretary of state on 6/03/2005.

fka Global Aerial Surveillance, - Amendment filed 4/15/2005
fka Stanley Allan Group - Amendment filed 11/21/2003,
fka Vault Financial Services

Item 2: The Principal Executive Office of the Issuer.

Klegg Electronics, Inc.
2595 Chandler Ave., Suite 7
Las Vegas, NV 89120

Office: 702-363-2277
Toll-free: 888-GO-KLEGG
Fax: 702-447-9560
Email: investor@klegg-america.com
Websites: www.klegg-america.com ; www.kleggusa.com

Investor Relations Contact for the Issuer:

Stephen Taylor
973-351-3868
STEPHTAYL9@AOL.COM

Item 3. The State and Date of Incorporation.

The Issuer was incorporated as Vault Financial Services, in the State of Nevada on July 16, 2003.

Item 4. The Exact Title and Class of the Security.

Security Symbol: KLGE
CUSIP Number – 498499 20 1
Common Stock - \$0.001 par value
Preferred Stock - \$0.001 par value

Item 5. The Par or Stated Value of the Security.

As of the end of last fiscal year 2004 (12/31/2004) The Company had Seventy Five Million (75,000,000) shares of stock at par value \$.001

As of third quarter 2005 The Company had Five Hundred Twenty Million (520,000,000) shares of stock at par value \$.001 which consists of Five Hundred Million (500,000,000) shares of common stock at par value \$.001 and Twenty Million (20,000,000) shares of preferred stock at par value \$.001.

The Company currently has Five Hundred Twenty Million (520,000,000) shares of stock at par value \$.001 which consists of Five Hundred Million (500,000,000) shares of common stock at par value \$.001 and Twenty Million (20,000,000) shares of preferred stock at par value \$.001.

Item 6. The Number of Shares Outstanding and a list of securities offerings and shares issued for services in the past two years

A.

(i) Period End - 9/30/2005 (Most Recent Quarter)

(ii) Authorized - 500,000,000 common at par value \$.001 and 20,000,000 preferred at par value \$.001.

(iii) Total Issued & Outstanding – 62,402,400 Common

(iv) Restricted Issued – 48,411,600 common

(v) Free Trading Issued – 13,960,800 common and 0 preferred.

(vi) Shareholders - 48 common shareholders; 0 preferred shareholder.

(i) Period End – 12/31/2004 (Fiscal Year End)

- (ii) Authorized - 75,000,000 common at par value \$.001
- (iii) Total Issued & Outstanding – 6,000,000 Common
- (iv) Restricted Issued – 5,000,000 common
- (v) Free Trading Issued – 1,000,000 common and 0 preferred.
- (vi) Shareholders - 43 common shareholders; 0 preferred shareholder

(i) Period End – 10/21/2005 (Current)

- (ii) Authorized - 500,000,000 common at par value \$.001
- (iii) Total Issued & Outstanding – 63,402,400 Common
- (iv) Restricted Issued – 49,411,600 common
- (v) Free Trading Issued – 13,960,800 common and 0 preferred.
- (vi) Shareholders - 54 common shareholders; 0 preferred shareholder

B. In addition, provide a list of all offerings of securities, whether private or public, by the issuer within the two-year period ended on the last day of the issuer’s most recent fiscal year and from such day to the date the issuer has provided information in response to this item. The list, which may be in tabular form, should indicate (i) The nature of each offering (Rule 504, intrastate, etc.) (ii) Any jurisdictions where the offering was registered or qualified (iii)The number of shares offered (iv)The price at which they were offered (v) Their trading status.

Date	Nature of Offering	Jurisdiction	Number of Shares	Price that was offered	Trading status
1/24/04	Private	n/a	5,000,000	Shares were offered for \$5,000 of corporate administrative services. Services were performed by and stock was issued to Rick Taulli	The shares were offered as restricted common shares. These shares are currently free trading.
3/31/04	Rule 504	State of Nevada	1,000,000	Shares were offered at \$0.01 per share	These shares are currently free trading.
6/03/05	Private	n/a	200,000,000	Shares were offered to Dennis Gentles in exchange for all 9,000,000 outstanding shares	The shares were offered as restricted common shares.

				(par value .001) of Klegg Audio North America, Inc. (a Delaware Corporation).	
10/03/05	Private	n/a	1,000,000	Shares were offered to all stockholders of Klegg Audio North America, Inc. the 1,000,000 remaining issued shares of Klegg Audio North America, Inc. was exchanged for 1,000,000 shares of Klegg Electronics, Inc. (see the breakdown of distributed shares below)	The shares were offered as restricted common shares

On January 24, 2004, (i) In a Private Transaction, the company assigned 5,000,000 shares to Richard Taulli for \$5,000 of corporate administrative services.

On March 31, 2004, the company completed an offering in the State of Nevada pursuant to rule 504 and state exemptions available in the State of Nevada for the issue of 1,000,000 shares of common stock at a price of \$0.01 (**\$10,000**) this offering, along with securities issued pursuant to the offering, were registered with the State of Nevada. All investors in the offering were accredited investors as defined in section 501(A) of the 1933 securities act.

On June 3, 2005, the Board of Directors approved the issuance of Two Hundred Million (200,000,000) shares of its restricted common stock to Dennis Gentles, an individual, Officer and Director of the Company, in exchange for all of his common stock of Klegg Audio North America as per an Acquisition Agreement between the two companies dated June 3, 2005.

On September 7, 2005, Dennis Gentles retired 192,000,000 shares to the Company's treasury.

On October 3, 2005 the shareholders and directors of the company approved the issuance of 1 share in exchange for each issued share of Klegg Audio North America. The shareholders of Klegg Audio North America, Inc. would need to surrender their original stock certificate in exchange for shares of the company. All issued shares were exchanged (1,000,000). Nate Hughes was issued 375,750

shares, John Thomas was issued 360,000 shares Dorben Gentles was issued 174,250 shares, Scott Kaplan was issued 45,000 shares, and Lamar Harrison was issued 45,000 shares.

The free trading shares in the Company are exempt from Registration under Regulation D, Rule 504 as well as a 504 registration by qualification issued by the State of Nevada. This issuance is further supported by legal opinion from counsel which is maintained in the corporate books of the Company.

Further, the free trading shares have not been registered with the Securities and Exchange Commission because they are believed to be exempt from registration under federal exemption statutes set forth by the Securities Act of 1933 pursuant to Regulation D, Rule 504, promulgated there under by the Commission. However, the Commission has not made an independent determination that the securities offered hereunder are exempt from registration. The opinion letter for the free trading shares is herein attached as Exhibit "A".

Item 7. The Name and Address of the Transfer Agent.

Integrity Stock Transfer
2920 N. Green Valley Parkway
Building 5 – Suite 527
Henderson, NV 89014

Office: 702-317-7757
Fax: 702-796-5650

Integrity Stock Transfer is currently registered under the Exchange Act and is an SEC approved transfer agent.

Item 8. The Nature of the Issuer's Business.

(A) Business Development: Klegg Electronics, Inc. is a distribution company for a number of wholesale and retail electronic products. The Company's products are sold and distributed through various electronic retail outlets and stores.

1. The form of organization of the issuer;

The Issuer is a Nevada Corporation.

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

The Issuer was incorporated in the State of Nevada on July 6, 2003.

3. Issuer's fiscal year end date:

The fiscal year end date is December 31.

4. Whether the issuer (and/or any predecessor) has been in bankruptcy, receivership or any similar proceeding;

The company and/or any predecessor has not, and is not currently in the process of filing bankruptcy, receivership or any similar proceeding.

5. Whether the Issuer has made a material reclassification, merger, consolidation, or purchase or sale of a significant amount of assets not in the ordinary course of business;

On June 3, 2005, the shareholders and directors of the company approved an Acquisition Agreement by and between Klegg Audio North America, a Delaware corporation into Global Aerial Surveillance (the "Surviving entity"), a Nevada corporation for the sole and exclusive purpose of changing its business plan, and thereby stated that all provisions extant in the Company's constituent documents shall remain in force and effect; the directors and officers of the Company shall remain in position or office; the current shareholders of the Company shall become shareholders of the Surviving entity with the same ownership whether by shares or percentage, as held in the company. At the time of the filing of the merger the shareholders and directors of the company also approved the name change of the company to change its name to Klegg Electronics, Inc. on June 3, 2005.

6. Has the Company had any default of any terms of any note, loan, lease, or other indebtedness or financing arrangement requiring the issuer to make payments:

No.

7. Has the Issuer had a change of control?

Upon satisfaction of the preambles of the Acquisition Agreement and Reorganization discussed in Item 8.5 above, Colleen Rague resigned as President, Secretary and Sole Director effective June 3, 2005, and was replaced by Mr. Dennis Gentles as President and Director. Nate Hughes, Scott Kaplan, and Dorben Gentles have also been elected as directors of the company.

8. Has there been an increase of 10% or more of the same class of outstanding equity securities.

As part of the Acquisition Agreement effective June 3, 2005, the shareholders and directors of the Company approved an issuance of 200,000,000 shares of common stock of the company to Dennis Gentles in exchange for his common stock of Klegg Audio North America, Inc.

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

On December 4, 2004 by unanimous written consent by the Board of Directors the issuer's stock was forward split on a 10 for 1 basis.

On April 13, 2005 by unanimous written consent by the Board of Directors the issuer's stock was reverse split on a 1 for 25 basis.

On June 3, 2005 the shareholders and directors of the company approved the acquisition of Klegg Audio North America, Inc.

On August 25, 2005 by unanimous written consent by the Board of Directors the issuer's stock was forward split on a 6 for 1 basis.

On October 3, 2005 the shareholders and directors of the company approved the issuance of 1 share in exchange for each issued share of Klegg Audio North America. The shareholders of Klegg Audio North America, Inc. would need to surrender their original stock certificate in exchange for shares of the company. All issued shares were exchanged (1,000,000).

The company is currently in final stages of signing an agreement to acquire Klegg Audio Europe. Klegg Audio Europe currently owns the brand "KLEGG" and also holds the global design patents for several Klegg branded products

10. Whether the Issuer has been de-listed by any securities exchange or NASDAQ.

The Issuer's securities have not been de-listed and are not in the process of being de-listed by the Securities and Exchange Commission or the NASD.

11. Are there 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. State the names of the principal parties, the nature and current status of the matters, and the amounts involved:

No, there are no current, past, pending or threatening legal proceedings or administrative actions.

(B) Business of Issuer. Klegg Electronics, Inc. is a distribution company for a number of wholesale and retail electronic products. The Company's products are sold and distributed through various electronic retail outlets and stores.

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

The Primary SIC Code for the company is 3651, the Secondary SIC Code is 5731.

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. 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 document;

None

4. 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.

5. 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 spent a great deal of time and preparation on the research and development of the industry and roughly estimates \$80,000 of which is being estimated upon the time and preparation that has been spent. The company has not paid any money towards the Research and Development of the company. The company can assure the customer that they will not directly or indirectly be affected.

6. 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.

7. Number of total employees and number of full time employees.

The company currently has (3) full time employees. The company also currently has (6) people offering their services as consultants.

(C) Investment Policies. Describe the issuer's policies with respect to each of the following types of investments. State whether there are any limitations of

the percentage of assets which may be invested in any one investment, or type of instrument, and indicate whether such policy may be changed without a vote of security holders. State whether the issuer's policy is to acquire assets primarily for possible capital gain or primarily for income.

The company does not intend to invest in any of the following type of investments. None of the following questions in section 8 are applicable. Please continue on Section 9.

1. Investments in real estate or interests in real estate. Indicate the types of real estate in which the issuer may invest, and describe the method (or proposed method) of operating and financing these properties. Indicate any limitations on the number or amount of mortgages that may be placed on any one piece of property.

2. Investments in real estate mortgages. Indicate the types of mortgages and the types of properties subject to mortgages in which the issuer plans to invest. Describe each type of mortgage activity in which the issuer intends to engage, such as originating, servicing and warehousing, and the portfolio turnover rate.

3. Securities of or interests in persons primarily engaged in real estate activities. Indicate the types of securities in which the issuer may invest, and indicate the primary activities of persons in which the issuer may invest and the investment policies of such persons.

Item 9: The nature of products or services offered.

In responding to this item, please describe the following:

1. Principal products or services, and their markets;

Products

Klegg manufactures high-end audio and video products. Klegg offers home theatre systems, flat-panel plasma and LCD televisions, universal remote controls, as well as design and installation services.

Audio Products

M6 501 - The M6 is a high-end home theater system featuring the tiniest speakers currently available. The gorgeous egg-shaped M6 speakers are enclosed in zinc-alloy, have gold-plated connectors and are 100% magnetically shielded. The system includes 5 satellite speakers, a receiver and a subwoofer. Despite their tiny size the M6 speakers produces extraordinary crisp, full and vibrant sound.

M8 601 - The M8 is a larger speaker system compared to the M6. The M8 is are also enclosed in zinc-alloy, have gold-plated connectors and are 100% magnetically shielded. The M8 speakers have greater power to handle larger rooms. The system includes 6 satellite speakers, a receiver and a subwoofer.

KG 010 - Klegg Speaker Stands. Great looking iron goose neck stands hold both the M6 and M8 speakers.

KG 020 - Klegg Wall Mounts. The Klegg wall mount also doubles as a table mount. The mounts swivel to provide sound to a specific direction. The KG 020 supports both the M6 and M8 products.

I9 - The I9 speaker is a completely enclosed In-wall speaker with a swivel dome tweeter and fiberglass woofer. Unlike most in-wall speaker products The I9 provides consistent sound despite installation location due to it full enclosure.

C7 - The C7 speaker is a completely enclosed In-Ceiling speaker with a swivel dome tweeter and fiberglass woofer. Unlike most in-ceiling speaker products The C7 provides consistent sound despite installation location due to it full enclosure.

Plasma & LCD Televisions

KP4201 - The Klegg 42" Plasma is available in enhanced definition (KP4201E) and high definition (KP4201H). Enclosed in brushed aluminum, this plasma has a luxurious look and feel.

KP5001 - The Klegg 50" Plasma is enclosed in brushed aluminum, this plasma has a luxurious look and feel.

KP6301 - The Klegg 63" Plasma is enclosed in brushed aluminum, this plasma has a luxurious look and feel.

KL3201 - The Klegg 32" LCD.

KL4001 - The Klegg 40" LCD.

Components

AVR7100 - The Klegg 7.1 Receiver features two zones and 7 channel pre-outs. The receiver delivers 120 watts per channel.

DVD950 - The Klegg DVD player is a progressive scan player, featuring MP3, and other playback modes.

Remote Controls

R6150 - Touch screen remote control. Program up to 3 pages with 24 keys per page. fully back lit.

R6110 - Universal touch screen remote. Program up to 6 pages with a fully customizable key layout. The R6110 also has cloning capabilities.

Design\Installation Services

Klegg's services include installation, in-wall wiring for speakers, mounting of flat-panel televisions.

Marketing

All of the Company's products are marketed to target the high-end, Generation X, 25-40 year olds who are in the forefront of new technology.

2. Distribution methods of the products or services;

Distribution is currently handled by regional distributors who in turn sell to retail outlets. In addition the company plans on opening their own retail outlets through out the USA.

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

No new products have been introduced by the company in the last 12 months. The company plans on introducing handheld audio products, such as Mp3 players.

4. Competitive business conditions, the issuer's competitive position in the industry, and methods of competition;

The market for the Issuer's products is intensely competitive. We believe that the principal competitive factors affecting the industry of consumer electronics is price vs. quality.

The company will offer higher quality products at lower prices. The company also plans on offering exceptional customer service.

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

The company maintains inventory at a warehouse facility in Las Vegas, Nevada. A significant portion of the products and services they provide are done so in a consulting and purchase order basis.

Our principal suppliers are Klegg Audio UK (United Kingdom) for home theater systems, Xoceco (China) for OEM televisions, Forgings (Taiwan) for in-wall speakers and Remotec (Hong Kong) for our universal remote controls.

6. Dependence on one or a few major customers;

The Company currently depends on a limited number of customers for revenue generation; however, the Issuer expects to increase its reach to numerous customers through advertising, through their own retail outlets, and the Internet.

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

The Issuer currently owns no trademark rights nor has any trademarks pending. Should the issuer complete its intended purchase of Klegg UK, the issuer will acquire design patents and trademarks for its home theater products.

8. The need for any government approval of principal products or services. Discuss the status of any requested government approvals.

The company conducts the daily business under the guidelines of the State of Nevada. The company, at this time does not need and has not requested government approval on the products and services provided.

Item 10: The nature and extent of the issuer's facilities.

In responding to this item, please 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 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.

The Company leases space at 2595 Chandler Ave., Suite #7 Las Vegas, NV which houses the general offices. The company has resided at this location since August 2004. On August 1, 2005 the company renewed its lease. The lease is for a 12 month term.

The Company rents warehouse space from Warehouse Las Vegas at 4050 W. sunset Blvd., Las Vegas, NV. Warehouse Las Vegas provides a warehousing service for multiple other companies. The facility has advance climate control, fire protection, 24 hour surveillance, and armed security. The space houses the majority of the company's inventory. The company has been at this location since May 2004. The lease term is 30 days and is renewed each month.

Item 11: The name of the chief executive officer, members of the board of directors, as well as counsel, accountant and public relations consultant.

A. Executive Officers;

The following list sets forth the name and position of each executive officer and director of the Issuer as of the date hereof:

<u>Name</u>	<u>Position</u>
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Dennis Gentles CEO, President and Director
2595 Chandler Ave,
Suite #7
Las Vegas NV 89120

Nate Hughes Director Operations, Director
2595 Chandler Ave,
Suite #7
Las Vegas NV 89120

Dorben Gentles Director Marketing, Director
2595 Chandler Ave,
Suite #7
Las Vegas NV 89120

John Thomas Director Product Development, Director
2595 Chandler Ave,
Suite #7
Las Vegas NV 89120

Scott Kaplan Secretary, Director
2595 Chandler Ave,
Suite #7
Las Vegas NV 89120

The principal occupation and business experience during the last five years for each of the present directors and executive officers of the Issuer are as follows:

Dennis Gentles, President

Dennis Gentles is an experienced entrepreneur, with over 12 years experience running and managing sales and administrative personnel. Mr. Gentles has extensive experience as CEO of a successful IT consulting firm. Mr. Gentles background includes project management, product development, business analysis, and strategic planning. As a consultant Mr. Gentles has led IT projects in a variety of organizations such as Lockheed Martin, IBM, and Citibank. Additionally Mr. Gentles has been involved in developing business functions at startup organizations such as WebEx, People Support, and Jetblue Airways. In the consumer electronics industry, Mr. Gentles has led projects and consulted with executive management at firms such as ReplayTV and Sonicblue.

6/05 –	Klegg Electronics, Inc	President & CEO
8/03 – 6/05	Klegg Audio North America, Inc.	President & CEO
8/02 – 5/04	Jetblue Airways	ProjectManager
5/94 – 8/02	Network Technology Professionals	President \ Consultant

Nate Hughes, Director of Operations

Nate is an entrepreneur who has founded and operated three successful businesses. He has held several senior positions, including Vice president, Operation. Nate has over seven years of management experience in logistics, which includes shipping, receiving, and dock management. He has also has several years experience in retail management where he has managed and motivated large sales forces. Nate has earned several awards for his sales accomplishments and has been recognized for his innovative business ideas.

8/03 – 6/05	Klegg Audio North America, Inc.	Director Operations
6/00 – 8/03	Town & Country Services	Logistics Mgr
4/95 – 6/00	Personal Mortgage, Inc	Sales Mgr

Dorben Gentles, Director of Marketing

Dorben has 10 years experience heading the sales and marketing department of a computer-consulting firm of which she was also a principal. Her marketing experience includes, creating corporate images, developing marketing plans and procuring both print media and Internet vendors. Also, her sales experience includes, managing a sales force and serving as an account manager for existing clients. She has worked with several fortune 500 companies including advertising giant Saatchi and Saatchi and media giant 20th Century Fox.

8/03 – 6/05	Klegg Audio North America, Inc.	Director Marketing
2/00 – 5/01	20 th Century Fox	Client Services Mgr.
7/99 – 1/00	Saatchi & Saatchi Advertising	Training Mgr.
8/95 – 8/02	Network Technology Professionals	Marketing Mgr.

John Thomas, Director, Product Technology & Repair

John’s background includes 15 years of running a custom speaker design and Fabrication Company. He has held management positions with retail electronics giant Best Buy, where he was responsible for educating and training staff on new products and sales techniques. He has also served as a consultant and system designer for home theater systems and mobile electronics. John’s technical background includes systems engineering, and computer networking.

8/03 – 6/05	Klegg Audio North America, Inc.	Director Product Tech
2/00 –	Ford Motor Company	Line Manager.
6/94 – 4/96	Best Buy	Sales Mgr.
7/88 – 1/03	JT Audio	President.

Scott Kaplan, Director

Scott is a successful real estate investor, and investor of Klegg Audio North America, before being acquired by Klegg Electronics.

95 – 2005 Paris Hotel, Las Vegas Food Server

The following table sets forth the ownership for each class of equity securities of the Issuer owned beneficially and of record by all directors and officers of the Issuer.

<u>Name and Position</u>	<u>Common Stock Owned</u>	<u>Percentage Owned</u>
Dennis Gentles President, CEO	47,000,000	74.1%
Nate Hughes Operations Director, Director	375,750	.59%
John Thomas Director Product Development	360,000	.56%
Dorben Gentles Marketing Director, Director	1,174,250	1.8%
Scott Kaplan Secretary, Director	45,000	.07%

B. Directors;

The list is as set forth above.

C. General Partners;

This does not apply to the company.

D. Promoters;

This does not apply to the company.

E. Control Persons;

Dennis Gentles, President and Director, 47,000,000 Shares – 74.1 %
Nate Hughes, Operations Director and Director, 375,750 - .59%

John Thomas, Director Product Development, 360,000 - .56%
Dorben Gentles, Marketing Director, 1,174,250 – 1.8%

F. Counsel:

Thomas C. Cook
2921 N. Tenaya Way, Suite 234
Las Vegas, NV 89128

Phone: (702) 952-8519

Fax: (702) 952-8521

G. Certified Public Accountant.

The Issuer does not currently maintain a CPA and relies solely on the current officers and directors for the upkeep of its books and records.

H. Public Relations Consultant.

Stephen Taylor
973-351-3868
STEPHTAYL9@AOL.COM

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

This does not apply to the company.

J. Investment Bankers:

This does not apply to the company.

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 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 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; 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.

Attached herein as Exhibit "B" is a list of shareholders as of September 30, 2005 for the Issuer that discloses all shareholders that currently hold more than 5% of the common stock of the company's issued and outstanding shares.

There is 1 shareholder that currently own more than 5% of the common stock of the company's issued and outstanding shares.

Dennis Gentles, the President of Klegg Electronics, currently owns 47,000,000 restricted common shares of the company and owns 74.1%.

Please describe any affiliations or relationships between the former Officers and Directors of the company and the current Officers and Directors of the company.

There are no relationships or affiliations existing between the former Officers and Directors of the company and the current Officers and Directors of the company other than the selling of the company.

Item 12: The issuer's most recent balance sheet and profit and loss and retained earnings statements.

The most recent financial statements are separately attached as Exhibit C.

The company intends to post all reports on the Pinksheets website every quarter to disclose the financial condition of the company and any changes that have occurred since this statement.

Item 13: Similar financial information for such part of the 2 preceding fiscal years as the issuer or its predecessor has been in existence.

The financial statements of the company are attached as Exhibit C.

Item 14: Whether any quotation is being submitted or published directly or indirectly on behalf of the issuer, or any director, officer or any person, directly or indirectly the beneficial owner of more than 10 percent of the outstanding units or shares of any equity security of the issuer, or at the request of any promoter for the

issuer, and, if so, the name of such person, and the basis for any exemption under the federal securities laws for any sales of such securities on behalf of such person.

To the best of Company's knowledge, information and belief, quotations with respect to the Issuer's common stock are not being submitted or published, directly or indirectly, on behalf of the Issuer or on behalf of a director, officer or beneficial owners of more than ten 10% percent of the common stock that is issued and outstanding.

CERTIFICATION

I, Dennis Gentles, hereby certify that I have reviewed the Information and Disclosure statement, Exhibits, and all notes thereto and; I, having full authority to sign on behalf of the company hereby certify that the information is complete and presented fairly, in all material respects.

Dated this 20th day of October, 2005:

Certified by: /s/ Dennis Gentles _____
Dennis Gentles, President & CEO

Exhibit "A"

504 Opinion Letter from Counsel

THE LAW OFFICES OF
THOMAS C. COOK, LTD.
2921 N. TENAYA WAY, SUITE 234
LAS VEGAS, NEVADA 89128
(702) 952-8519
FAX (702) 952-8521

April 7, 2004

To: Board of Directors – Stanley Allan Group, Inc.

Re: Legal Opinion of the Sales of Non-Issuer shares of Common Stock

Gentlemen:

Stanley Allan Group, Inc., a Nevada corporation, (the "Company"), has requested our opinion with respect to the transferability, without compliance with the registration requirements of the Securities Act of 1933, as amended (the "Securities Act"), of 1,000,000 previously issued shares of common stock of the Company presently held by 42 shareholders.

In rendering the legal opinion contained in this letter, we have reviewed certain documents and information furnished by the Company which have been fully relied upon as being authentic without further investigation. These documents include copies of the Articles of Incorporation; Bylaws of the Company; Offering Prospectus dated February 17, 2004; Form D "Notice of Sales of Securities Pursuant to Regulation D"; the List of Shareholders of the Company; and the "Informational Statement" as required under Rule 15c2-11 of the Securities Exchange Act of 1934, as amended (the "Exchange Act").

FACTS

Based upon our review of the above referenced Company documents, our law firm has ascertained the following facts and history of the Company:

(1) The Company was organized under the laws of the State of Nevada on July 16, 2003 and is authorized to issue up to 75,000,000 shares of common stock, par value \$0.001.

(2) On March 29, 2004, the Company was issued a permit to sell securities by the State of Nevada, pursuant to the Company's application for registration by qualification of its offering of common stock in that state.

(4) On March 31, 2003, the Company completed a public offering of shares of common stock of the Company pursuant to Regulation D, Rule 504 of the Securities Act of 1933, as amended, and the registration by qualification of said offering in the State of Nevada, whereby it sold 1,000,000 shares of common stock to approximately 42 unaffiliated shareholders of record, none of whom were or are officers or directors of the Company.

(5) Subsequent to the close of the 504 offering, the Company filed five copies, one of which was an original, of an amended Form D “Notice of Sales Pursuant to Regulation D” notifying the Securities Exchange Commission that the offering was exempt from the registration provisions of Section 5 of the Securities Act pursuant to Regulation D, Rule 504 of such same act.

PERTINENT LAW AND EXPLANATION

Section 5 of the Securities Act requires that any offer or sale of securities, which involves the mail or a means of interstate commerce, must be registered. Certain offerings may be exempt from the registration process by the nature of the security, nature of the transaction, or the amount of the offering.

Section 2(4) of the Securities Act defines an “issuer” as including “...every person who issues or proposes to issue any security”. An issuer is subject to the registration requirements of Section 5 of the Securities Act whenever it makes an original distribution of securities to the public.

Section 4 of the Securities Act provides several transactional exemptions to the registration requirements of Section 5 of the Securities Act, as do certain rules and regulations promulgated thereunder.

Section 4(1) of the Securities Act exempts from registration transactions, which do not involve an issuer, underwriter or dealer. The burden of proof is upon the individual or entity claiming the exemption to show that they are not issuer, underwriter or dealer. Section 4(2) of the Securities Act exempts from registration those “...transactions by an issuer not involving any public offering”

Section 3 of the Securities Act provides exemptions from registration for specified classes of securities. More specifically, Section 3(b) of the Securities Act provides an exemption from the registration requirements of Section 5 of the Securities Act, for issues of securities that do not exceed an aggregate amount of \$5 million by reason of the small amount involved or the limited character of the public offering. Regulation D was adopted under Section 3(b) of the Securities Act and is a series of rules under which certain issuers may affect offerings of securities without registering the offers and sales under the Securities Act, provided that specific conditions have been met.

Regulation D, Rule 504 of the Securities Act of 1933, as amended (the “Act”), provides an exemption from the registration provisions of Section 5 of the Act for limited offers and sales of securities not exceeding an annual aggregate amount of \$1 million. This exemption is available only to an issuer and is further limited to such issuers that are not subject to the reporting requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, as

amended (the “Exchange Act”), and that are not investment companies of Blind Pool blank check companies.

Securities Act Release No. 39-6949 relieved eligible companies from the specific disclosure requirements and the general solicitation prohibitions previously imposed for offerings under Regulation D, Rule 504. In addition, investors purchasing Rule 504 securities will receive freely transferable securities under applicable securities laws, as long as the securities are sold either (i) exclusively in one or more states that provide for the registration of the securities, and require the public filing and delivery to investors of a substantive disclosure document before sale, and are made in accordance with those state provisions; (ii) in one or more states that have no provision for the registration of the securities or the public filing or delivery of a disclosure document before sale, if the securities have been registered in at least one state that provides for such registration, public filing and delivery before sale, offers and sales are made in accordance with such provisions, and the disclosure document is delivered before sale to all purchasers (including those in states that have no such procedure); or (iii) exclusively according to state law exemptions from registration that permit general solicitation and general advertising so long as sales are made only to “accredited investors” as defined in Rule 501(a).

LEGAL OPINION

Sections 78.211(1) and (2) of the Nevada Business Corporation Act provide that a corporation existing under the laws of the State of Nevada may issue its shares for consideration consisting of any tangible or intangible property or benefit to the corporation, including, but not limited to, cash, promissory notes, services performed, contracts for services to be performed or other securities of the corporation and that the judgment of the Board of Directors as to the adequacy of the consideration received for the shares issued is conclusive in the absence of substantial evidence to the contrary.

Upon my review of the relevant corporate documents, it is my opinion that the Company is validly organized and presently existing in good standing under the laws of the State of Nevada and that it is governed by a validly constituted Board of Directors. The Board of Directors has the capacity and authority to authorize officers of the Company to enter into contracts on behalf of and binding upon the Company for any lawful purpose.

In connection with requesting this opinion, you have informed me that the Company was duly incorporated under the laws of the State of Nevada on July 16, 2003, under the name of Stanley Allan Group, Inc. The Company sold 1,000,000 shares of common stock pursuant to a public offering registered by qualification in the State of Nevada to approximately 42 shareholders and the offering was closed on March 31, 2004. Subsequently, the Company filed five copies, one of which was an original, of an amended Form D “Notice of Sales Pursuant to Regulation D” notifying the Securities Exchange Commission that the offering was exempt from the registration provisions of Section 5 of the Securities Act pursuant to Regulation D, Rule 504 of such same Act.

The Company conducted a public offering where by it issued 1,000,000 shares of common stock to 42 shareholders of record, of which all were unaffiliated shareholders of record, none of whom were or are officers or directors of the Company. These shares were not registered pursuant to Section 5 of the Securities Act, but were sold in reliance upon an

exemption from registration under Regulation D, Rule 504 (“Rule 504”), as well as a registration by qualification dated March 29, 2004 issued by the State of Nevada. Under Securities Act Release No. 6949, dated July 30, 1992, investors purchasing Rule 504 securities receive unrestricted and freely transferable shares. Therefore, it is our opinion that the 42 unaffiliated shareholders who hold 1,000,000 shares of the common stock of the Company hold free trading shares securities and may resell these securities at will.

Management has advised us that the Company intends to prepare an information and disclosure statement, which will be made available to the public. That information statement must contain current information with respect to the Company as required by and defined in paragraph (c) of Rule 144 under the Act. The Company does not have securities registered pursuant to Section 12 of the Exchange Act nor is it subject to either Section 13 or 15(d) of the Exchange Act. The statement will be intended to meet the requirements of clauses (1) through (16) inclusive of paragraph (5) of Rule 15c2-11 under the Exchange Act. It is the responsibility of the Company to comply with the “blue sky” laws of each state in which the Company desires its shares to be traded. Furthermore, the Company must comply with the requirements of Rule 15c2-11 of the Exchange Act prior to any market maker creating a market in the securities of the Company.

The opinions herein expressed are qualified to the extent that the resale of the shares may be subject to or affected by present or future compliance with State or Federal securities laws, bankruptcy, insolvency, reorganization or other laws relating to or affecting the rights of shareholders or creditors of the Company. This firm does not express any opinion as to any National Association of Securities Dealers member or the broker/dealer’s ability or willingness to create, maintain or transact trades in the shares or to whether the National Association of Securities Dealers would permit the listing of the shares of Common Stock of the Company for sale publicly.

This firm has made no independent attempt to verify the facts set forth in this opinion. Any subsequent information regarding the facts may affect the opinions and conclusions stated herein. The opinions expressed herein are limited to and conditioned upon the facts as stated and as deemed to be in existence based upon the information provided to this firm by the Company. These facts are deemed to be accurate as of the date of this letter and this letter and the opinions do not take into consideration any events that may occur subsequent hereto. Therefore, this firm reserves the right to modify or rescind its opinion if new facts are brought to its attention but has no obligation to expressly inform any holder of this opinion, except the Company.

Be advised that opinion letters from counsel are not binding upon the Commission, regulatory bodies or the courts, and, to the extent that persons relying upon this letter may have knowledge of facts or circumstances which are contrary to or which would alter the conclusions and opinions expressed herein then the opinion(s) would not be applicable. The various statutory provisions, regulatory citations, administrative interpretations and court decisions, which have reviewed and, in some cases, cited here, are necessarily subject to change from time to time. The opinions expressed herein are based, in part, upon such authorities as they exist as of the date hereof, coupled with and applied to the facts as previously stated which have been provided to this firm by the Company.

No opinion is expressed with respect to any federal or state law, regulation or rule, not otherwise expressly referenced herein. In particular, and without limiting the generality of the foregoing, no opinion is given with respect to any secondary trading exemption under the laws of any individual state. Prior to any trading in the shares, the Company must first comply with the rules and regulations of the securities laws in the jurisdictions wherein the shares are to be traded.

No opinion is expressed with respect to any federal or state statute or regulation or with regard to the rules of any self-regulatory authority with which a broker/dealer trading these shares must comply.

In issuing this opinion, we acknowledge that each shareholder of the Company described above and the securities broker/dealers through whom such shareholders may seek to sell their Company shares may rely upon this opinion, and we hereby grant to the Company our authorization and consent to provide a copy of this opinion to any such shareholder or his broker/dealer.

Sincerely,

/s/Thomas C. Cook, Esq.
Thomas C. Cook, Esq.

Exhibit "B"

Common stock shareholders that own more than 5% of the outstanding common stock.

Shareholders Name:	Percentage Owned:	Common stock shares owned:
Dennis Gentles 2595 Chandler Ave. Las Vegas, NV 89120	74.1%	47,000,000

CERTIFICATION

The preparation of the un-audited financial statements of the Company are in conformity with accounting principles generally accepted in the United States of America (GAAP) which requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

I, Dennis Gentles, President of Klegg Electronics, Inc. on this 3rd day of October 2005 hereby certify that the financial statements filed herewith and all the notes thereto, fairly represent in all aspects, the financial position and results of operations for the periods presented in conformity with accounting principles generally accepted (GAAP) in the United States. The undersigned hereby states that he has read the information set forth herein above, and attests hereby to the best of his knowledge and belief; such information is true and correct.

Signed this 3rd Day of October 2005
Klegg Electronics, Inc
/s/ Dennis C. Gentles

Klegg Electronics, Inc
Balance Sheet
As of December 31, 2003

Accrual Basis

	<u>Dec 31, 03</u>
ASSETS	
Current Assets	
Checking/Savings	
Business Checking	9,677.15
Total Checking/Savings	<u>9,677.15</u>
Total Current Assets	<u>9,677.15</u>
TOTAL ASSETS	<u>9,677.15</u>
LIABILITIES & EQUITY	
Equity	
Capital Stock	33,985.26
Net Income	-24,308.11
Total Equity	<u>9,677.15</u>
TOTAL LIABILITIES & EQUITY	<u>9,677.15</u>

Klegg Electronics, Inc
Statement of Cash Flows
January through December 2003

	Jan - Dec 03
OPERATING ACTIVITIES	
Net Income	-24,308.11
Net cash provided by Operating Activities	<u>-24,308.11</u>
FINANCING ACTIVITIES	
Capital Stock	10,000.00
Capital Stock	13,985.26
Capital Stock	10,000.00
Net cash provided by Financing Activities	<u>33,985.26</u>
Net cash increase for period	<u>9,677.15</u>
Cash at end of period	<u><u>9,677.15</u></u>

Klegg Electronics, Inc
Profit & Loss
January through December 2003

Accrual Basis

	<u>Jan - Dec 03</u>
Ordinary Income/Expense	
Income	
Sales	10.00
Total Income	<u>10.00</u>
Gross Profit	10.00
Expense	
Bank Service Charges	167.00
Conference Fee	3,500.00
Educational Materials	128.34
Equipment	2,136.75
Equipment Rental	900.00
Marketing	648.79
Miscellaneous	321.97
Postage and Delivery	1,836.85
Printing and Reproduction	822.15
Professional Fees	7,873.02
Rent	1,325.00
Software	149.00
Supplies	408.79
Telephone	219.49
Travel & Ent	3,880.96
Total Expense	<u>24,318.11</u>
Net Ordinary Income	<u>-24,308.11</u>
Net Income	<u><u>-24,308.11</u></u>

Klegg Electronics, Inc Balance Sheet

As of December 31, 2004

Accrual Basis

	<u>Dec 31, 04</u>
ASSETS	
Current Assets	
Checking/Savings	
Business Checking	5,844.64
Business Savings	500.00
Factoring Lock Box Account	272.41
Total Checking/Savings	<u>6,617.05</u>
Accounts Receivable	
Accounts Receivable	641.10
Total Accounts Receivable	<u>641.10</u>
Other Current Assets	
Inventory Asset	82,573.75
Total Other Current Assets	<u>82,573.75</u>
Total Current Assets	89,831.90
Fixed Assets	
Computer	913.73
Office Equipment	1,778.34
Total Fixed Assets	<u>2,692.07</u>
TOTAL ASSETS	<u>92,523.97</u>
LIABILITIES & EQUITY	
Liabilities	
Current Liabilities	
Accounts Payable	
Accounts Payable	-228.00
Total Accounts Payable	<u>-228.00</u>
Credit Cards	
AShford Factoring	18,123.13
Total Credit Cards	<u>18,123.13</u>
Other Current Liabilities	
Accion	14,686.02
Total Other Current Liabilities	<u>14,686.02</u>
Total Current Liabilities	<u>32,581.15</u>
Total Liabilities	32,581.15
Equity	
Capital Stock	87,449.16
Retained Earnings	-24,308.11
Net Income	-3,198.23
Total Equity	<u>59,942.82</u>
TOTAL LIABILITIES & EQUITY	<u>92,523.97</u>

Klegg Electronics, Inc
Statement of Cash Flows
January through December 2004

	<u>Jan - Dec 04</u>
OPERATING ACTIVITIES	
Net Income	-3,198.23
Adjustments to reconcile Net Income to net cash provided by operations:	
Accounts Receivable	-641.10
Inventory Asset	-82,573.75
Accounts Payable	-228.00
ASHford Factoring	18,123.13
Accion	14,686.02
Net cash provided by Operating Activities	<u>-53,831.93</u>
INVESTING ACTIVITIES	
Computer	-913.73
Office Equipment	-1,778.34
Net cash provided by Investing Activities	<u>-2,692.07</u>
FINANCING ACTIVITIES	
Capital Stock:	3,500.00
Capital Stock	29,963.90
Capital Stock	10,000.00
Capital Stock	10,000.00
Net cash provided by Financing Activities	<u>53,463.90</u>
Net cash increase for period	-3,060.10
Cash at beginning of period	<u>9,677.15</u>
Cash at end of period	<u><u>6,617.05</u></u>

Klegg Electronics, Inc
Profit & Loss
January through December 2004

Accrual Basis

	Jan - Dec 04
Ordinary Income/Expense	
Income	
Discounts given	-5,580.00
Sales	225,781.39
Services	2,049.51
Shipping Income	671.00
Total Income	222,921.90
Cost of Goods Sold	
*Cost of Goods Sold	73,227.25
Cost of Goods Sold	21,425.26
Total COGS	94,652.51
Gross Profit	128,269.39
Expense	
Automobile Expense	27.86
Bank Service Charges	1,454.74
Dues and Subscriptions	491.83
Educational Materials	99.19
Employee Awards & Incentives	563.14
Equipment	1,289.46
Equipment Rental	686.17
Filing Fees	205.00
Insurance	7,554.00
Interest Expense	10,689.48
Marketing	25,851.30
Miscellaneous	3,183.75
Moving Expense	207.48
Payroll Expenses*OE	27,799.34
Postage and Delivery	7,277.35
Printing and Reproduction	2,992.88
Professional Fees	6,734.90
Recruiting Expense	138.00
Rent	5,177.25
Storage	187.50
Supplies	4,987.34
Taxes	61.34
Telephone	3,876.71
Travel & Ent	19,098.43
Utilities	833.18
Total Expense	131,467.62
Net Ordinary Income	-3,198.23
Net Income	-3,198.23

Klegg Electronics, Inc Balance Sheet

As of March 31, 2005

Accrual Basis

	<u>Mar 31, 05</u>
ASSETS	
Current Assets	
Checking/Savings	
Business Checking	6,370.84
Business Savings	500.00
Total Checking/Savings	<u>6,870.84</u>
Accounts Receivable	
Accounts Receivable	6,287.81
Total Accounts Receivable	<u>6,287.81</u>
Other Current Assets	
Inventory Asset	64,840.00
Total Other Current Assets	<u>64,840.00</u>
Total Current Assets	77,998.65
Fixed Assets	
Computer	913.73
Office Equipment	1,778.34
Total Fixed Assets	<u>2,692.07</u>
TOTAL ASSETS	<u>80,690.72</u>
LIABILITIES & EQUITY	
Liabilities	
Current Liabilities	
Accounts Payable	
Accounts Payable	-1,258.00
Total Accounts Payable	<u>-1,258.00</u>
Credit Cards	
ASHford Factoring	22,898.71
Total Credit Cards	<u>22,898.71</u>
Other Current Liabilities	
Accion	13,341.45
Sales tax payable	22.36
Total Other Current Liabilities	<u>13,363.81</u>
Total Current Liabilities	<u>35,004.52</u>
Total Liabilities	35,004.52
Equity	
Capital Stock	88,449.16
Retained Earnings	-27,506.34
Net Income	-15,256.62
Total Equity	<u>45,686.20</u>
TOTAL LIABILITIES & EQUITY	<u>80,690.72</u>

Klegg Electronics, Inc
Statement of Cash Flows
January through March 2005

	<u>Jan - Mar 05</u>
OPERATING ACTIVITIES	
Net Income	-15,256.62
Adjustments to reconcile Net Income to net cash provided by operations:	
Accounts Receivable	-5,646.71
Inventory Asset	17,733.75
Accounts Payable	-1,030.00
ASHford Factoring	4,775.58
Accion	-1,344.57
Sales tax payable	22.36
Net cash provided by Operating Activities	<u>-746.21</u>
FINANCING ACTIVITIES	
Capital Stock	1,000.00
Net cash provided by Financing Activities	<u>1,000.00</u>
Net cash increase for period	253.79
Cash at beginning of period	<u>6,617.05</u>
Cash at end of period	<u><u>6,870.84</u></u>

Klegg Electronics, Inc
Profit & Loss
 January through March 2005

Accrual Basis

	Jan - Mar 05
Ordinary Income/Expense	
Income	
Sales	48,994.49
Services	0.00
Shipping Income	1,743.20
Total Income	50,737.69
Cost of Goods Sold	
*Cost of Goods Sold	12,688.83
Cost of Goods Sold	13,654.00
Total COGS	26,342.83
Gross Profit	24,394.86
Expense	
Bank Service Charges	735.00
Demo Units and Product Testing	3,487.50
Educational Materials	45.39
Employee Awards & Incentives	310.79
Equipment	181.45
Equipment Rental	418.68
Interest Expense	417.00
Marketing	8,691.67
Miscellaneous	-1,362.71
Payroll Expenses*OE	10,214.12
Postage and Delivery	3,759.24
Printing and Reproduction	3,525.58
Professional Fees	996.04
Rent	3,066.04
Supplies	1,137.27
Telephone	2,300.80
Travel & Ent	839.73
Utilities	887.89
Total Expense	39,651.48
Net Ordinary Income	-15,256.62
Net Income	-15,256.62

Klegg Electronics, Inc
Balance Sheet
As of June 30, 2005

Accrual Basis

	Jun 30, 05
ASSETS	
Current Assets	
Checking/Savings	
Business Checking	6,659.19
Business Savings	10,500.00
Total Checking/Savings	17,159.19
Accounts Receivable	
Accounts Receivable	9,730.23
Total Accounts Receivable	9,730.23
Other Current Assets	
Inventory Asset	65,502.28
Total Other Current Assets	65,502.28
Total Current Assets	92,391.70
Fixed Assets	
Computer	913.73
Office Equipment	1,778.34
Total Fixed Assets	2,692.07
TOTAL ASSETS	95,083.77
LIABILITIES & EQUITY	
Liabilities	
Current Liabilities	
Accounts Payable	
Accounts Payable	11,661.89
Total Accounts Payable	11,661.89
Credit Cards	
ASHford Factoring	22,898.71
Total Credit Cards	22,898.71
Other Current Liabilities	
Accion	11,579.88
Joe Ramos Loan	20,000.00
Sales tax payable	22.36
Total Other Current Liabilities	31,602.24
Total Current Liabilities	66,162.84
Total Liabilities	66,162.84
Equity	
Capital Stock	88,449.16
Retained Earnings	-27,506.34
Net Income	-32,021.89
Total Equity	28,920.93
TOTAL LIABILITIES & EQUITY	95,083.77

Klegg Electronics, Inc
Statement of Cash Flows
March 31 through June 30, 2005

	<u>Mar 31 - Jun 30, 05</u>
OPERATING ACTIVITIES	
Net Income	-16,840.27
Adjustments to reconcile Net Income to net cash provided by operations:	
Accounts Receivable	-3,442.42
Inventory Asset	-662.28
Accounts Payable	12,919.89
Accion	-1,761.57
Loan (JR Construction)	20,000.00
Net cash provided by Operating Activities	<u>10,213.35</u>
 Net cash increase for period	 10,213.35
 Cash at beginning of period	 <u>6,945.84</u>
Cash at end of period	<u><u>17,159.19</u></u>

Klegg Electronics, Inc
Profit & Loss
March 31 through June 30, 2005

Accrual Basis

	Mar 31 - Jun 30, 05
Ordinary Income/Expense	
Income	
Resale Income	25.00
Sales	35,321.16
Services	2,793.87
Shipping Income	-139.00
Total Income	38,001.03
Cost of Goods Sold	
*Cost of Goods Sold	6,611.97
Cost of Goods Sold	16,574.58
Total COGS	23,186.55
Gross Profit	14,814.48
Expense	
Bad Debt Expense	942.40
Bank Service Charges	195.37
Damaged Goods	3,000.00
Employee Awards & Incentives	110.24
Equipment Rental	215.00
Marketing	2,837.63
Miscellaneous	2,767.98
Payroll Expenses*OE	6,350.23
Postage and Delivery	3,743.28
Professional Fees	424.60
Recruiting Expense	182.09
Rent	3,340.00
Repairs	109.92
Software	48.36
Supplies	448.74
Telephone	2,779.48
Travel & Ent	2,892.38
Utilities	1,267.05
Total Expense	31,654.75
Net Ordinary Income	-16,840.27
Net Income	-16,840.27

Klegg Electronics, Inc Balance Sheet

As of September 30, 2005

	Sep 30, 05
ASSETS	
Current Assets	
Checking/Savings	
Business Checking	1,737.21
Business Savings	500.00
Total Checking/Savings	2,237.21
Accounts Receivable	
Accounts Receivable	11,372.23
Total Accounts Receivable	11,372.23
Other Current Assets	
Inventory Asset	64,427.28
Total Other Current Assets	64,427.28
Total Current Assets	78,036.72
Fixed Assets	
Computer	913.73
Office Equipment	1,778.34
Total Fixed Assets	2,692.07
TOTAL ASSETS	80,728.79
LIABILITIES & EQUITY	
Liabilities	
Current Liabilities	
Accounts Payable	
Accounts Payable	11,661.89
Total Accounts Payable	11,661.89
Credit Cards	
ASHford Factoring	22,898.71
Total Credit Cards	22,898.71
Other Current Liabilities	
Accion	10,992.69
Short Term Loan	1,000.00
Total Other Current Liabilities	11,992.69
Total Current Liabilities	46,553.29
Total Liabilities	46,553.29
Equity	
Capital Stock	88,449.16
Opening Bal Equity	22.36
Retained Earnings	-27,506.34
Net Income	-26,789.68
Total Equity	34,175.50
TOTAL LIABILITIES & EQUITY	80,728.79

Klegg Electronics, Inc
Statement of Cash Flows
June 30 through September 30, 2005

	<u>Jun 30 - Sep 30, 05</u>
OPERATING ACTIVITIES	
Net Income	4,863.18
Adjustments to reconcile Net Income to net cash provided by operations:	
Accounts Receivable	-1,642.00
Inventory Asset	1,075.00
Accion	-587.19
Loan (JR Construction)	-20,000.00
Sales tax payable	-22.36
Short Term Loan	1,000.00
Net cash provided by Operating Activities	<u>-15,313.37</u>
FINANCING ACTIVITIES	
Opening Bal Equity	22.36
Net cash provided by Financing Activities	<u>22.36</u>
Net cash increase for period	-15,291.01
Cash at beginning of period	<u>17,528.22</u>
Cash at end of period	<u><u>2,237.21</u></u>

Klegg Electronics, Inc
Profit & Loss
June30 through September 30, 2005

Accrual Basis

	Jun 30 - Sep 30, 05
Ordinary Income/Expense	
Income	
Sales	24,341.60
Services	1,000.00
Shipping Income	36.00
Total Income	25,377.60
Cost of Goods Sold	
*Cost of Goods Sold	1,075.00
Cost of Goods Sold	3,610.34
Total COGS	4,685.34
Gross Profit	20,692.26
Expense	
Bank Service Charges	252.04
Educational Materials	15.00
Equipment	186.59
Equipment Rental	204.53
Filing Fees	786.85
Marketing	4.95
Miscellaneous	589.16
Payroll Expenses*OE	7,223.95
Postage and Delivery	721.78
Professional Fees	654.19
Rent	1,204.54
Repairs	109.92
Software	48.36
Supplies	178.42
Telephone	1,780.56
Travel & Ent	1,692.84
Utilities	175.40
Total Expense	15,829.08
Net Ordinary Income	4,863.18
Net Income	4,863.18

Klegg Electronics Inc Statement of changes in Shareholder Equity 9/30/2005

	Common Stock		Additional Paid-in Capital	Accumulated Deficit During Dev. Stage	Total Stockholders' Equity
	Shares	Value			
<u>Issued for services</u>					
October 3, 2003	2,000	\$ 2	\$ (2)	\$ -	\$ -
<u>Net loss</u>					
December 31, 2003	-	-	-	(1,000)	(1,000)
Balance at December 31, 2003	2,000	2	(2)	(1,000)	(1,000)
<u>Issued for services</u>					
January 24, 2004	4,998,000	4,998	(4,998)	-	
<u>Contributed capital</u>					
March 12, 2004	-	-	4,000	-	4,000
<u>Net loss</u>					
March 15, 2004	-	-	-	(4,998)	(4,998)
<u>Issued for cash</u>					
March 31, 2004	1,000,000	1,000	9,000	-	10,000
<u>10 for 1 Stock Split</u>					
December 4, 2004	54,000,000	54,000			
<u>Net loss</u>					
December 31, 2004				(3,198)	(3,198)
Balance at December 31, 2004	60,000,000	\$ 60,000	\$ 8,000	\$ (9,196)	\$ 4,804
Balance at March 31, 2005	60,000,000	60,000	8,000	(9,196)	4,804

<u>Issued Shares</u> <u>12-Apr-05</u>	400				
<u>1 for 25 Reverse Split</u> April 13, 2005	2,400,000	2,400			
<u>Acquisition of Klegg Audio</u> June 3, 2005	200,000,000	200,000.000	88,449		88,449
<u>Net loss</u> June 30, 2005				-16,840.47	-16,840.47
Balance at June 30, 2005	202,400,400	262,400	96,449	(26,037)	76,412
<u>Retired Shares - Dennis Gentles</u> August 25, 2005	-192,000,000	-192000			
<u>6 for 1 split</u> August 25, 2005	62,402,400	62402.4			
<u>Net Income</u> <u>September 30, 2005</u>				4863.18	4863.18
Balance at September 30, 2005	62,402,400	132,802	96,449	(38,014)	64,435

Klegg Electronics, Inc.
NOTES TO FINANCIAL STATEMENTS

September 30, 2005

NOTE 1 - ORGANIZATION AND PURPOSE

Organization and Purpose

Klegg Electronics (fka Global Aerial Surveillance, fka Stanley Allan Group, Inc., fka Vault Financial Services, Inc.) was incorporated on July 16, 2003. Klegg Electronics, Inc.'s business purpose is to distribute and market consumer electronics to retailers and consumers.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Accounting

The policy of the Company is to prepare its financial statements on the accrual basis of accounting. The fiscal year end is December 31.

Cash and Cash Equivalents

Cash equivalents consist of highly liquid investments with maturities of three months or less when purchased.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expense during the reported period. Actual results could differ from those estimates.

Prepaid expenses

The Company amortizes prepaid expenses over a period equivalent to the term of commitment. There were no prepaid expenses for the period ended September 30, 2005.

Fixed Assets

Fixed assets are stated at cost. Ordinary maintenance and repairs are charged to expense as incurred and costs that materially increase the life of the assets are capitalized.

Klegg Electronics, Inc.
NOTES TO FINANCIAL STATEMENTS
September 30, 2005

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Revenue

The Company is in the process of developing and implementing accrual based revenue recognition policies.

Income Taxes

Income taxes are generally provided for the tax effects of transactions reported in the financial statements and consist of taxes currently due plus deferred taxes related primarily to differences between the basis of fixed assets for financial and income tax reporting. The Company has no deferred tax assets and liabilities representing the future tax return consequences of those differences because currently the Company has no material temporary timing differences that give rise to these tax assets and liabilities.

Advertising

Advertising costs are to be expensed when incurred, such costs are properly represented within the financial statements.

Recently Issued Accounting Pronouncements

In June 2002, the FASB issued Financial Accounting Standards Statement No. 146 "*Accounting for Costs Associated with Exit or Disposal Activities*". The Statement addresses financial accounting and reporting for costs associated with exit or disposal activities and nullifies Emerging Issues Task Force Issue No. 94-3 and is effective for exit or disposal activities initiated after December 31, 2002. The Company does not expect SFAS 146 to have material impact on its financial statements.

In December 2002, the FASB issued Financial Accounting Standards Statement No. 148 "*Accounting for Stock-Based Compensation - Transition and Disclosure*". The Statement provides alternative methods of transition for a voluntary change to the fair value based

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Recently Issued Accounting Pronouncements (Continued)

method of accounting for stock-based employee compensation. The provisions of SFAS 148 are effective for fiscal years ending after December 15, 2002. The Company does not expect SFAS 148 to have material impact on its financial statements.

Klegg Electronics, Inc.
NOTES TO FINANCIAL STATEMENTS
September 30, 2005

In April 2003, the FASB issued Financial Accounting Standards Statement No. 149 *"Amendment of Statement 133 on Derivative Instruments and Hedging Activities."* The Statement amends and clarifies financial accounting and reporting for derivative instruments, including certain derivative instruments embedded in other contracts (collectively referred to as derivatives) and for hedging activities under FASB Statement No. 133, Accounting for Derivative Instruments and Hedging Activities. The provisions of SFAS 149 are effective for contracts entered into or modified after June 30, 2003. The Company does not expect SFAS 149 to have material impact on its financial statements.

In May 2003, the FASB issued Financial Accounting Standards Statement No. 150 *"Accounting for Certain Financial Instruments with Characteristics of both Liabilities and Equity."* The Statement establishes standards for how an issuer classifies and measures certain financial instruments with characteristics of both liabilities and equity. It requires that an issuer classify a financial instrument that is within its scope as a liability (or an asset in some circumstances). The provisions of SFAS 150 are effective for financial instruments entered into or modified after May 31, 2003. The Company does not expect SFAS 150 to have material impact on its financial statements.

NOTE 3 - STOCKHOLDERS' EQUITY

On October 3, 2003, the Company issued 2,000 shares of \$.001 par value common stock to Fastraxx Holding Corporation, the sole shareholder of the Company, for services rendered.

On January 24, 2004, the Company issued 4,998,000 shares of \$.001 par value common stock to Vault Financial Services, Inc., the sole shareholder of the Company, for services rendered, valued at \$4,998.

On January 26, 2004, Vault Financial Services, Inc. assigned all 5,000,000 of its shares in the Company to Richard Taulli as final payment due to Excelsior Management LLC related to \$5,000 of services.

On March 12, 2004, one of the shareholders contributed \$4,000 to the Company.

On March 31, 2004 the Company closed its offering pursuant to Regulation D, Rule 504 of the 1933 Securities and Exchange Act, as amended, whereby it sold a total of 1,000,000 shares of its \$.001 par value common stock at \$0.10 per share to outside investors. The shares were issued in exchange for cash in the amount of \$10,000. The Company sold all 1,000,000 shares of its common stock to 42 unaffiliated shareholders, none of whom were/are officers.

On December 4, 2004 by unanimous written consent by the Board of Directors the issuer's stock was forward split on a 10 for 1 basis.

On April 13, 2005 by unanimous written consent by the Board of Directors the issuer's stock was reverse split on a 1 for 25 basis.

Klegg Electronics, Inc.
NOTES TO FINANCIAL STATEMENTS
September 30, 2005

On June 3, 2005 the shareholders and directors of the company approved the acquisition of Klegg Audio North America, Inc. 200,000,000 shares of common stock was issued in connection with the afore mentioned agreement.

On August 24, 2005 the majority shareholder in the company retired 192,000,000 shares back to the company's treasury.

On August 25, 2005 by unanimous written consent by the Board of Directors the issuer's stock was forward split on a 6 for 1 basis.

NOTE 4 - GOING CONCERN

The Company's financial statements are prepared using the generally accepted accounting principles applicable to a going concern, which assumes the realization of assets and the satisfaction of liabilities in the normal course of business. The Company has suffered recurring losses and has only recently began to turn a profit. The continuance of the Company as a going concern is dependent on obtaining financing for continued operations and the attainment of profitable operations. Management is in the process of identifying sources for additional financing to fund the ongoing development of the Company's business.

Note 5 - Basis of Presentation

These financial statements are prepared in accordance with United States of America Generally Accepted Accounting Principles (GAAP). Management of the Company has made a number of estimates and assumptions relating to the reporting of assets, liabilities, revenues and expenses and the disclosure of contingent assets and liabilities in preparing these financial statements in conformity with accounting principles generally accepted in the United States. Actual results could differ from those estimates. In these consolidated financial statements, some areas requiring the use of management estimates relate to the recoverability of fixed assets and rates for amortization.