QUARTERLY

DISCLOSURE STATEMENT

March 31, 2016

GOLDEN AGE RESOURCES, INC.

7711 N. MILITARY TRAIL
SUITE 1012
PALM BEACH GARDENS, FL 33410

Trading Symbol: GDAR

Federal I.D. No.

Cusip No.

13-4367670 38078N-106

QUARTERLY REPORT March 31, 2016

PART A: GENERAL COMPANY INFORMATION

Item I The exact name of the issuer and its predecessor (if any) in the past five (5) years and the dates of the name changes

The exact name of the issuer is: Golden Age Resources, Inc.

(A Nevada corporation, effective April 4, 2000)

The former name of the issuer is: Martin Miller Internet Malls, Inc.

(name change effective March 18, 2009)

Item II The address of the issuer's principal offices and company headquarters are:

7711 N. Military Trail, Suite 1012 Palm Beach Gardens, FL 33410

Phone: (561) 472-2933 Fax: (561) 472-2938

IR Contact: N/A

Item III Security Information

Trading Symbol: GDAR

Exact title and class of

securities outstanding: Common CUSIP: 38078N-106

Par or stated value and description of the Security

5,000,000,000 Common Shares Authorized

3,383,356,193 Common Shares issued and outstanding

*Common Stock	Fiscal Year End	Fiscal Year End	Current
(i) Period end date	December 31, 2014	December 31, 2015	December 31, 2016
(ii) Number of shares authorized	1,250,000,000	5,000,000,000	5,000,000,000
(iii) Number of shares outstanding	317,988,446	2,527,756,193	3,383,356,193
(iv) Freely tradable shares (public float)	301,578,187	2,499,345,934	3,354,954,934
(v) The total number of shareholders	147	189	189

Transfer Agent: Transfer Online, Inc. 512 SE Salmon Street Portland, OR, 97214 / 503-227-2950

Transfer Online is registered under the Exchange Act and is regulated by the U.S.

Securities and Exchange Commission.

Item IV Issuance History

		A.	В.	C.	D.	E.	F.	G.
Date:	Issued to:	Nature of Each Offering	Jurisdiction	Number of Shares Offered	Number of Shares Sold	The Price Offered / Amount Actually Paid to Issuer	Trading Status	Whether the certificates or other documents that evidence the shares contain a legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act
03/25/11	Eden Capital, LLC	Common - Restricted	Nevada	206,285	206,285	\$206 (commensurate with consulting agreement)	O/S	Restricted
05/06/11	Robert Jackson	Common - Restricted	Nevada	1,000,000	1,000,000	Commensurate to previous sale of shares	O/S	Restricted
05/12/11	Eric Best	Common - Restricted	Nevada	94,310	94,310	Exchange for Merger Agreement	O/S	Restricted Admin Hold
05/12/11	Jerry Bridges	Common - Restricted	Nevada	47,155	47,155	Exchange for Merger Agreement	O/S	Restricted Admin Hold
05/12/11	Robert S. Clark	Common - Restricted	Nevada	47,155	47,155	Exchange for Merger Agreement	O/S	Restricted Admin Hold
05/12/11	Angie Dafoe	Common - Restricted	Nevada	47,155	47,155	Exchange for Merger Agreement	O/S	Restricted Admin Hold
05/12/11	Edwin P. Goosen	Common - Restricted	Nevada	47,155	47,155	Exchange for Merger Agreement	O/S	Restricted Admin Hold
05/12/11	Adele Quintela Haywood	Common - Restricted	Nevada	11,317	11,317	Exchange for Merger Agreement	O/S	Restricted Admin Hold
05/12/11	Todd Hibner	Common - Restricted	Nevada	9,431	9,431	Exchange for Merger Agreement	O/S	Restricted Admin Hold
05/12/11	Tyler Hibner	Common - Restricted	Nevada	9,431	9,431	Exchange for Merger Agreement	O/S	Restricted Admin Hold
05/12/11	William Loutfy	Common - Restricted	Nevada	47,155	47,155	Exchange for Merger Agreement	O/S	Restricted Admin Hold
05/12/11	Philomena Marcus	Common - Restricted	Nevada	19,805	19,805	Exchange for Merger Agreement	O/S	Restricted Admin Hold
05/12/11	Robert E. Neal	Common - Restricted	Nevada	47,155	47,155	Exchange for Merger Agreement	O/S	Restricted Admin Hold
05/12/11	Thai Xuan Ngo	Common - Restricted	Nevada	9,431	9,431	Exchange for Merger Agreement	O/S	Restricted Admin Hold
05/12/11	Sophia Chu Rodgers	Common - Restricted	Nevada	94,310	94,310	Exchange for Merger Agreement	O/S	Restricted Admin Hold
05/12/11	Lisa Short	Common - Restricted	Nevada	9,431	9,431	Exchange for Merger Agreement	O/S	Restricted Admin Hold
05/12/11	Kara Stinson	Common - Restricted	Nevada	47,155	47,155	Exchange for Merger Agreement	O/S	Restricted Admin Hold
05/12/11	Charles D. Thompson	Common - Restricted	Nevada	471,550	471,550	Exchange for Merger Agreement	O/S	Restricted Admin Hold

05/12/11	Nancy Young	Common - Restricted	Nevada	9,431	9,431	Exchange for Merger Agreement	O/S	Restricted Admin Hold
05/12/11	NHVC, LLC	Common - Restricted	Nevada	80,000,000	80,000,000	Merger Activity and Future Expansion	O/S	Restricted
05/13/11	Robert Harrison	Common - Restricted	Nevada	142,727	142,727	Consulting Services pursuant to Merger Activity & Future Expansion	O/S	Restricted
09/12/12	Caledonian Bank, LTD	Common - Restricted	Nevada	9,980,000	9,980,000	Debt Conversion	O/S	Free Trading
09/12/12	Titan International Securities, Inc.	Common - Restricted	Nevada	9,980,000	9,980,000	Debt Conversion	O/S	Free Trading
05/21/13	Knightsridge Law Co Ltd	Common - Restricted	Nevada	50,000,000	50,000,000	Debt Conversion	O/S	Restricted Admin Hold
06/12/13	Griffin Holdings & IT Solutions, Inc.	Common - Restricted	Nevada	375,000,000	375,000,000	Partial curtailment of Stock Subscription	O/S	Restricted
06/20/13	Hefferman Capital Management	Common - Restricted	Nevada	50,000,000	50,000,000	Debt Conversion	O/S	Restricted Admin Hold
10/04/13	Griffin Holdings & IT Solutions, Inc.	Common - Restricted	Nevada	(375,000,000)	(375,000,000)	Termination of stock issuance plan	С	Canceled Returned to Transfer Agent
10/12/13	Transfer Online, Inc.	Common - Restricted	Nevada	3,000,000	3,000,000	Services	O/S	Restricted
10/30/13	Eco Investment Properties, Inc.	Common - Restricted	Nevada	23,000,000	23,000,000	Debt Conversion	Trans- ferred	Cancelled via Transfer
01/22/14	IOTA Capital Corp.	Common - Restricted	Nevada	23,000,000	23,000,000	Debt Conversion	O/S	Restricted – Admin Hold
03/06/14	Teton Group Holdings	Common - Restricted	Nevada	10,030,000	10,030,000	Debt Conversion	O/S	Free Trading
03/06/14	Orion Holdings Group	Common - Restricted	Nevada	12,000,000	12,000,000	Debt Conversion	O/S	Free Trading
03/03/14	Chrissi Suttman	Common - Restricted	Nevada	25,000,000	25,000,000	Transfer from NHCV	O/S	Free Trading
03/03/14	Haroula Larmer	Common - Restricted	Nevada	25,000,000	25,000,000	Transfer from NHCV	O/S	Free Trading
03/03/14	Carl Leonard	Common - Restricted	Nevada	15,000,000	15,000,000	Transfer from NHCV	O/S	Free Trading
03/03/14	Michael Larmer	Common - Restricted	Nevada	25,000,000	25,000,000	Transfer from NHCV	O/S	Free Trading
03/13/14	L & B Asset Management	Common - Restricted	Nevada	5,000,000	5,000,000	Transfer from Titon	O/S	Free Trading
03/13/14	Right Angle Consulting	Common - Restricted	Nevada	10,000,000	10,000,000	Transfer from Titon	O/S	Free Trading
03/13/14	Teton Group Holdings	Common - Restricted	Nevada	8,514,400	8,514,400	Transfer from Titon	O/S	Free Trading
08/18/14	Caledonian Bank, LTD	Common – Free- Trading	Nevada	(9,175,000)	(9,175,000)	Returned to Treasury		Cancelled & Returned to Issuer

10/01/11		~		20 151 502	25 151 502	5.1.0	0 /0	n
10/01/14	Beaufort	Common –	Nevada	29,471,502	27,471,502	Debt Conversion	O/S	Free Trading
	Capital	Free-						
	Partners, LLC	Trading						
01/04/15	Beaufort	Common –	Nevada	102,813,177	102,813,177	Debt Conversion	O/S	Free Trading
	Capital	Free-						
	Partners, LLC	Trading						
04/08/15	Gotham	Common –	Nevada	180,000,000	180,000,000	Debt Conversion	O/S	Free Trading
	Capital	Free-		, ,	,,			8
	Partners, LLC	Trading						
04/15/2015	Macallan	Common –	Nevada	40,000,000	40,000,000	Debt Conversion	O/S	Free Trading
04/13/2013	Partners, LLC	Free-	rvevada	40,000,000	40,000,000	Deot Conversion	0/5	Tree Trading
	1 artifers, LLC	Trading						
05/03/15	Gotham		Nevada	110,321,237	110,321,237	Debt Conversion	O/C	Ence Tree din e
05/03/15		Common –	Nevada	110,321,237	110,321,237	Debt Conversion	O/S	Free Trading
	Capital	Free-						
	Partners, LLC	Trading						
05/27/15	Blackbridge	Common –	Nevada	263,000,000	263,000,000	Debt Conversion	O/S	Free Trading
	Capital	Free-						
		Trading						
05/30/15	Saulonmon	Common –	Nevada	181,000,000	181,000,000	Debt Conversion	O/S	Free Trading
	Capital, Inc.	Free-						_
		Trading						
08/07/15	Saulonmon	Common –	Nevada	400,000,000	400,000,000	Debt Conversion	O/S	Free Trading
	Capital, Inc.	Free-	- 10 1000	,,	,,			
	cupitai, inc.	Trading						
09/04/15	Saulonmon	Common –	Nevada	464,933,333	464,933,333	Debt Conversion	O/S	Free Trading
07/04/13	Capital, Inc.	Free-	revada	404,733,333	404,733,333	Deut Conversion	0/3	Tree Trading
	Capital, IIIC.	Trading						
10/16/15	Gotham	Common –	Marrada	118,000,000	118,000,000,	Debt Conversion	O/C	Face Tas dia s
10/16/13			Nevada	118,000,000	118,000,000,	Debt Conversion	O/S	Free Trading
	Capital	Free-						
	Partners, LLC	Trading					- 10	
10/23/15	Gotham	Common –	Nevada	215,000,000	215,000,000	Debt Conversion	O/S	Free Trading
	Capital	Free-						
	Partners, LLC	Trading						
10/30/15	Gotham	Common –	Nevada	134,700,000	134,700,000	Debt Conversion	O/S	Free Trading
	Capital	Free-						
	Partners, LLC	Trading						
01/04/16	Gotham	Common –	Nevada	21,000,000	21,000,000	Debt Conversion	O/S	Free Trading
	Capital	Free-		, ,	, ,			\mathcal{E}
	Partners, LLC	Trading						
01/04/16	Macallan	Common –	Nevada	200,000,000	200,000,000	Debt Conversion	O/S	Free Trading
01/01/10	Partners, LLC	Free-	1101444	200,000,000	200,000,000	2 COL CONVOISION	0/0	1.00 11441115
	i minicis, LLC	Trading						
01/08/16	Macallan	Common –	Navada	274,600,000	274,600,000	Debt Conversion	O/S	Free Trading
01/08/10		Free-	Nevada	4,000,000	4,000,000	Deat Coursision	0/3	rice fraumg
	Partners, LLC							
01/12/17	DTC D	Trading	NT. 1	100 000 000	100 000 000	D.I. C.	0./0	F T. 1.
01/12/16	DTS Partners,	Common –	Nevada	100,000,000	100,000,000	Debt Conversion	O/S	Free Trading
	LLC	Free-						
		Trading						
02/01/16	Saulonmon	Common –	Nevada	280,000,000	280,000,000	Debt Conversion	O/S	Free Trading
	Capital, Inc.	Free-						
	_	Trading						

Item V Financial Statements

See Financial Statements for period ending March 31, 2016 posted on OTC Markets (GDAR).

Item VI Issuer's Business, Products, and Services

A. Plan of Operation

Not Applicable as Company has had fluctuating revenues from Operations in the last fiscal years.

B. Date and State of Incorporation

Golden Age Resources, Inc. / April 2000

C. Primary SIC Code

SIC Code is 8082

D. Issuer's Fiscal Year End Date

December 31

E. Principal Products or Services and their Markets

The predecessor company to Golden Age Resources, Inc., was Martin-Miller Internet Malls, Inc. (the "Company") Martin-Miller was organized in April 2000 with the issuance of 6,200,000 common shares of an original authorization of 25,000,000 common shares.

The products/services of Martin-Miller was an internet services company and developed a format for the development of a niche internet industry mall. To facilitate the internet mall format, the "Company" developed specific and detailed software and a web site which allowed users to easily search for related web sites and services.

The first site was devoted to the sale of information within the Mexico market. Once this mall was established, the company sought to develop other mall sites and promote them as "niche" mall destinations for specific subjects on the Internet.

The Company entered into revenue sharing agreements with unrelated parties that were selling their products and services via banner advertisements on the Company's web site. The Company utilized the web site traffic it developed to encourage customers to purchase premium ad placements with particular information of service expertise.

The Company developed other niche malls that corresponded with Management's view of the larger potential markets. The Company's mission was to expand its position as a pioneer and leader in the niche internet industry malls by providing consumers and service/product providers an effective means to find each other through the use of state-of-the-art technology and internet access.

The Company developed specialized internet industry malls that were pertinent to that specific type of mall before promoting and advertising the mall. The Company's goal was to develop the largest, most organized niche malls on the Internet.

Initial Third Party Providers to Martin-Miller Internet Malls, Inc. were:

Legal Counsel

Warren J. Soloski, Esq. 11300 West Olympic Blvd. Suite 800 Los Angeles, CA 90064 United States (310) 477-9742

Accountant or Auditor

Barry Friedman, CPA

In December 2008, Golden Age Resources, LLC was reverse merged into the "Company" pursuant to a Share Exchange Agreement, and a name change was approved to Golden Age Resources, Inc. – GDAR

Golden Age Resources, Inc., successor to Martin-Miller Internet Malls, Inc. was originally organized in the business of home health care referrals. The Company initiated a diversification program in the third quarter of 2012 by an acquisition into the hi-tech arena. Subsequently, the Company redirected its core business into a technology based emerging company and has detailedly organized a business plan of internal and external growth. The technology – marketing based plan has proven to be very profitable from this re-direction. Additionally, with subsequent acquisition of ACG International Equity Services, Inc., a selection criteria of growth via additional acquisitions was developed and has been useful in cost reduction of growth plans.

Item VII Issuer's facilities

The Company owns the office equipment and furniture and fixtures that are used in the Company's operations. As of March 31, 2016, the Company's executive offices are rented at the address of the company provided above.

Item VIII Officers, Directors, and Control Persons

A. Names of Officers, Directors, and Control Persons

B. Terence C. Byrne President, CEO

Thomas Wolff Vice President, Secretary

C. Legal/ Disciplinary History None

D. Beneficial Shareholders:

NONE

Item IX Third Party Providers

Legal Counsel

Adam Tracy, Esq. 520 W Roosevelt Rd #201, Wheaton, IL 60187 (888) 611-7716

Accountant or Auditor

None

Investor Relations Consultant

None

Other Advisor: Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement. -- None

Item X Issuer's Certifications

I, Terence C. Byrne, certify that:

- 1. I have reviewed this Quarterly Disclosure Statement of Golden Age Resources, Inc., a Nevada corporation.
- 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
 covered by this disclosure statement; and
- 3. Based on the best of my knowledge, belief, and understanding, the consolidated financial statements and other financial information included or incorporated by reference in this disclosure statement, fairly represent in all material respects, the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

Terence C. Byrne

President

March 31, 2016

To the Stockholders of Golden Age Resources, Inc.:

We are herein presenting Unaudited Consolidated (Golden Age Resources, Inc. and Martin Miller Internet Malls, Inc.) and wholly owned subsidiary, ACG International Equity Services, Inc. Financial Statements for the quarter January 1, 2016 through March 31, 2016.

The Unaudited Financial Statements presented contain Consolidated Balance Sheet, Consolidated Statement of Earnings, and Statement of Changes in Shareholders' Equity for the referenced period and Changes in Cash from Operations and Financing Activities for the First Quarter ended March 31, 2016.

Respectfully submitted,

Palm Beach Gardens, FL 33410

James (Dun

and Wholly Owned Subsidiary

ACG International Equity Services, Inc.

CONSOLIDATED BALANCE SHEET

March 31, 2016

(Unaudited)

ASSETS

CURRENT ASSETS				
Cash	\$	121		
Accounts Receivable Trade	\$	79,111		
Contracts in Progress	\$	154,733		
Investment in Subsidiary (see Note 9)	\$	3,800		
Stock Subscriptions Receivable	\$	145,544		
Total Current Assets	\$	383,309		
OTHER ASSETS				
Furniture and Equipment - Net of Depreciation	\$	-		
Security Deposits	\$	1,810		
Software and Systems Development	\$	125,917		
Computers and Associated Software	\$	-		
Proprietary Information Development Costs	\$	59,846		
I.T. Development & Consulting Contract	\$	43,480		
I.T Accounting & Finanial Consulting Costs	\$	127,214		
Organizational, Web-Site Development & Other Costs - Net of Amortization	\$	114,112		
Total Other Assets	\$	472,379		
Total Assets		_	\$	855,688
LIABILITIES AND STOCKHOLDERS' EQU	ITY			
<u>LIABILITIES</u>				
Current Liabilities				
Accounts Payable	\$	23,900		
Unpaid Annual Employment and Consulting Contracts Payable	\$	410,147		
Note Payable Non-Affiliate Direct Loans	\$	150,788		
Notes Payable Non-Affiliate (see Note 6)	\$	363,503		
Notes Payable ACG International Equity Services, Inc. (see Note 11)	\$	30,000		
Accrued Interest	\$	506,659		
Note Payable Convertible Notes Payable (see Note 6)	\$	93,500		
Note Payable Convertible Notes Payable Non Affiliate (see Note 6)	\$	63,500		
Note Payable Convertible Notes Payable Non Affiliate (see Note 6)	\$	140,435		
Advance from NHCV - Operations	\$	(54,460)		
Stock Subscriptions Payable ACG International Equity Services, Inc. (see Note 11)	\$	20,000		
Total Current Liabilities	\$	1,747,972		
Total Liabilities	\$	1,747,972		
STOCKHOLDERS' EQUITY				
Common Stock	\$	264,206		
5,000,000,000 authorized shares, par value \$.00001				
3,383,356,193 shares issued and outstanding				
Paid-in Capital	\$	56,979		
Retained Earnings	\$	(1,213,469)		
Total Stockholders' Equity	\$	(892,284)		
Total Liabilities and Stockholders' Equity			\$	855,688
The accommon vine Notes to Einensiel Statements should be considered on integral		0.1 771 1.1	~	

The accompanying Notes to Financial Statements should be considered an integral part of the Financial Statements

and Wholly Owned Subsidiary

ACG International Equity Services, Inc. CONSOLIDATED STATEMENT OF EARNINGS

(Unaudited)

(Unaudite	u)				
		1st Quarter Period Ended March31, 2016	1st Quarter Period Ended March 31, 2015		
Net Revenues					
Sales (net)	\$	13,140	\$	24,400	
Less Cost of Goods Sold	\$	-	\$	-	
Payments to Contractors	\$	(3,000)	\$	(3,000)	
Gross Profit (Loss)	\$	10,140	\$	21,400	
Operating Expenses					
Accounting, Professional & Transfer Fees	\$	1,000	\$	-	
Advertising & Awareness	\$	-	\$	30,079	
Amortization Expenses	\$	-	\$	-	
Automobile Expense	\$	-	\$	-	
Bank Fees	\$	61	\$	67	
Cell Phone & Internet Charges	\$	-	\$	-	
Contract Labor	\$	-	\$	503,790	
Deferred Consulting Services	\$	-	\$	-	
Depreciation & Amortization	\$	29,596	\$	35,554	
Interest Expense	\$	22,790	\$	24,713	
Licenses	\$	-	\$	1,800	
Merger-Acquisition Expense	\$	_	\$	_	
Miscellaneous	\$	-	\$	-	
Office Supplies	\$	77	\$	274	
Other Operating Expenses			\$	-	
Payroll Expenses & Director Fees	\$	-	\$	-	
Payroll fees	\$	_	\$	_	
Professional Fees	\$	_	\$	2,000	
Rent	\$	1,828	\$	1,828	
Total Operating Expenses	\$	55,352	\$	600,105	
Net Earnings (Loss) From Current Operations	\$	(45,212)	\$	(578,705)	
Other Expenses related to previously unrecorded I.T. Computer Consulting Contract an previously unrecorded Accounting and Financial Consulting Contract Total \$232,000 @ interest accrued at 15% per annum for 2011, 2012, 2013, 1st & 2nd Qtr 2014 Net Earnings (Loss) From current operations	\$ \$	(45,212)	\$ \$	(578,705)	
Net Earnings (Loss)	\$	(45,212)	\$	(578,705)	
	т	(;)		(===, 0=)	
Basic and Diluted Net Earnings (Loss) Per Common Share	\$	(0.00001)	\$	(0.00138)	
Weighted average number of common shares outstanding used in per share calculations (See Note 4)		3,383,356,193		420,801,623	

(Unaudited)

CONSOLIDATED STATEMENT OF CHANGES IN STOCKHOLDERS' EQUITY From January 1, 2016 to March 31, 2016

of Common Shares Issued

		(5,000,000,000 Authorized)	\$0.	00001 Par Value	Paid-In Capital	 Retained Earnings	S	tockholders' Equity
Balance Issued Cancelled	January 1, 2016	2,527,756,193 855,600,000	\$	255,650 8,556	\$ 56,979 -	\$ (1,168,257)	\$	(855,628) 8,556
Net Earning	s (Loss)					\$ (45,212)	\$	(45,212)
Balance	March 31, 2016	3,383,356,193	\$	264,206	\$ 56,979	\$ (1,213,469)	\$	(892,284)

(Unaudited)

CONSOLIDATED STATEMENT OF CHANGES IN CASH For the Quarter Ended March 31, 2016

Beginning CASH Ja	anuary 1, 2016	\$ 206
SOURCES:		
Decreases in Receivables in exc Accrued interest	eess of Accounts Payable and	\$ 7,089
Increase in Notes Payable		\$ -
USES:		
Net Loss from operations (net of and enpaid Employment and Co	of accrued interest, depreciation, amortization, onsulting contracts)	\$ 7,174
Increase in Receivables in excess	ss of Accounts Payable and accrued expenses	\$
NET DECREASE IN CASH		\$ (85)
ENDING CASH M	March 31, 2016	\$ 121

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS For the Quarter Ended March 31, 2016 (Unaudited)

Note 1: SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

The consolidated financial statements have been prepared utilizing the accrual method of accounting. No provision for income taxes has been recorded. The Company utilized the straight-line method for the depreciation of fixed assets. Amortization of organization costs and computer software are expensed over a 60 month period. System development and proprietary development costs are expensed over a 120 month period.

Re-Stated Financial Statements

The Company entered into Employment Contract with the Company's CEO / Director, and a Consulting Agreement with Larmco International Consulting; both agreements are for a 12 month term. The effective date of the Contract and Agreement is March 15, 2015. The Contract and Agreement total \$500,000 for the 12 month term and are to be paid in cash and/or GDAR stock (See Note 11).

Note 2: REVERSE MERGER:

The Company commenced operations February 1, 2008 as Golden Age Resources, LLC, and a Florida Limited Liability Company. Effective December 4, 2008, the Company entered into a "reverse merger agreement" with Martin Miller Internet Malls, Inc. Additionally, a name change was adopted and approved by the Board of Directors and approved by the State of Nevada. The name became **Golden Age Resources**, **Inc.**

Note 3: COMMON STOCK:

At the time of the "reverse merger" on December 4, 2008, the consolidated Golden Age Resources, LLC and Martin Miller Internet Malls, Inc. had increased the authorized common stock shares to 100,000,000. The authorized shares were decreased to 725,000,000 at a par value of \$.001 per authorization of the Director on May 13, 2013. Authorized shares at a par value of \$.001 were increased to 3,000,000,000 per authorization of the Director during the First Quarter, 2015. On May 21, 2015, the Board of Directors authorized the change of par value to .00001 per share. On July 15, 2015, the Board of Directors increased the authorized shares to 5,000,000,000,000.

Note 4: EARNINGS PER SHARE:

Total shares issued and outstanding as of September 30, 2015 was 2,060,056,193 (basic and diluted). The issued and outstanding shares resulted from the "Reverse Merger" on December 4, 2008 plus the additional shares issued since (see Note 6). Hence, the calculation for "basic and diluted earnings per share calculations using weighted averages shares outstanding," as provided by Financial Accounting Standards (SFAS) No. 128 "Earnings per Share," is provided.

Note 5: COMPREHENSIVE INCOME:

Statement of Financial Accounting Standards (SFAS) No. 130, "Reporting Comprehensive Income," establishes standards for reporting and display of comprehensive income, its components and accumulated balances. Comprehensive income is defined to include all changes in equity except those resulting from investments by owners and distributions to owners. Among other disclosures, SFAS No. 130 requires that all items that are required to be recognized under current accounting standards as components of comprehensive income be reported in a financial statement that is displayed with the same prominence as other financial statements. The Company does not have any assets requiring disclosure of comprehensive income.

Note 6: NOTES PAYABLE:

Note Payable - Non-Affiliate

On April 3, 2010, two affiliates of the Company assigned a term note in the amount of \$40,000 and the outstanding balance on a line of credit in the amount of \$320,700 to non-affiliate of the Company, in each case including accrued and unpaid interest. On May 6, 2010, the Company replaced the assigned obligations with a single promissory note payable to the non-affiliate in the amount of \$383,433 due December 31, 2010. The promissory note bears interest at 14.75% per annum and is convertible and redeemable. The conversion price is eighty percent of the Company stock's lowest closing price the five days preceding the date of conversion, with a minimum conversion price of \$0.001. On September 12, 2012, the non-affiliate note holder converted \$19,960 of the note into 19,960,000 shares of our common stock at a conversion price of \$0.001. The Company has continued to accrue interest on the assigned obligations. Accordingly, additional interest is accrued on the assigned obligations consolidated in the promissory note.

During the Fourth Quarter, the note in the amount of \$363,503 was transferred via re-assignment of the assignment agreement back to the original holders of the notes payable, New Horizons Capital Ventures, LLC, a non-affiliate of the Company.

Notes Payable – Convertible Notes Payable – \$94,500

During the Second Quarter ended June 30, 2011, the Company received proceeds from sale of convertible notes totaling \$45,000. The conversion features of the Note Payable – Convertible Notes Payable earn interest at the rate of 5% per annum; the note plus interest is payable on June 30, 2012 or may be renewed at the option of Holder or (including accrued interest) to common stock at THE CONVERSION price of 10 cents (\$0.10) per share. Additionally, during the 3rd Quarter 2014, the convertible notes payable were increased to \$94,500.

Notes Payable - Convertible Notes Payable -- \$63,500 - Non-Affiliate

During the Second Quarter ended June 30, 2014, it was discovered that an I.T. Computer Consulting Contract had not been recorded in the amount of \$93,500. The Contract was over an extended period that resulted in Capitalized Asset Proprietary Information Development costs. The note was curtailed by conversion by \$30,000 during the 4th Quarter.

The Convertible Note bears interest at 15% per annum and is convertible and redeemable.

Notes Payable – Convertible Notes Payable – Non-Affiliate

Issued in denominations of \$40,000 (5/31/2009), \$32,000 (12/31/2009), \$28,000, (2/28/2011), \$36,000 (4/30/2011), and \$96,000 (4/30/2011) for I.T. Development and Consulting, Accounting & Financial Consulting, per consulting agreements that were overlooked and inadvertently not booked. The consulting agreement contracts extended over periods beginning January 1, 2009 through April 30, 2011. The IT & Consulting contracts resulted in capitalized assets.

The conversion notes payable bear interest at 15% per annum and are convertible and redeemable. The conversion price is eighty percent of the Company Stock's lowest price for five days preceding the date of conversion, with a minimum conversion price of \$0.001 per share.

The total conversion note payable is:

			\$232,000
		<u>\$96,000</u>	<u>\$132,000</u>
•	Issued - 04/30/2011	\$36,000	
•	Issued - 02/28/2011		\$28,000
•	Issued – 12/31/2009		\$32,000
•	Issued $-05/31/2009$		\$40,000

Notes Payable -Non-Affiliate

During the First Quarter 2015, non-affiliate direct loans were made to the Company, totaling \$73,403. During the Second Quarter 2015, non-affiliate direct loans of \$41,770 were made to the Company. Total non-affiliate direct loan as of June 30, 2015 was \$115,173. During the Third Quarter 2015, \$16,215 was loaned to the Company as non-affiliate loans. During the 1st Quarter, 2016, \$19,400 was loaned to the Company as non-affiliate loans.

Note 7: ADVANCES TO RELATED PARTY – TERMINATION OF RELATED PARTY

As anticipated, "The Related Party," GCD Financial Services, LLC was officially terminated and dissolved in the Fourth Quarter 2011. The remaining balance of "Due to Related Party" was, (as initially planned commencing during the First Quarter 2011) to use the proceeds to decrease the "Advance from NHCV-Operations." The final result of the plan was a net Credit Balance of \$56,460.

Note 8: Acquisition of ACG International Equity Services, Inc.

During the First Quarter 2014, the Company acquired ACG International Equity Services, Inc. (ACG International). The acquisition was completed with the exchange of GDAR shares at the prevailing price per share of \$0.02 for 100% of the outstanding shares of ACG International Equity Services, Inc., as well as assumption of ACG International Notes Payable to shareholders of \$30,000.

The Share Exchange Agreement provided that the operation of January 1, 2014 and forward shall be consolidated with Golden Age Resources, Inc.

Note 9: Investment in Subsidiary

During the Second Quarter 2015, the Company initiated the creation of a Wholly Owned Subsidiary in Mexico. This subsidiary is to explore the possibilities of renewable energy in the Mexican and Caribbean markets.

Note 10: INVESTMENT IN SUBSIDIARIES

During the Third Quarter 2015, the Company initiated discussions to merge with two (2) operating, revenue producing companies. The completion of the merger is planned to be via a Share Exchange Agreement of GDAR stock for shares of the merging entities. As of the close of the Third Quarter, this merger has neither been fully negotiated nor finished.

As of the end of the First Quarter, consolidation of the subsidiary acquisitions was not possible due to the uncompleted technical contractual arrangements. The contractual arrangements not completed were discovered subsequent to the finalization of the due diligence period. The Company plans to post consolidated financial statements when the contractual technical arrangements are clarified. Discussions are underway with all parties to resolve the technical contractual arrangements – a finalization and resolution is expected before the end of the Second Quarter, 2016.

The Company is actively involved with negotiations of an additional acquisition of an operational company as of December 31, 2015.

Note 11: Employment Contract and Consulting Agreement

During the First Quarter, the Company entered into an employment contract with the Company's CEO / Director. Additionally, the Company entered into a consulting agreement with a consultant (Larmco International Consulting) to provide accounting, financial, and managerial consulting as requested by the Company. Both the Employment Contract and the Consulting Agreement stipulate and annual compensation of \$250,000 each, or a total of \$500,000. The compensation and consulting fees are to be paid in cash and/or GDAR stock. Any issuances of stock shall be at 50% discount of the preceding average 30 days market price.

The balance of Unpaid Annual Employment and Consulting Agreement Payables is \$410,147 as of March 31, 2016.

Note 12: Subsequent Events

As of March 31, 2016, the Company is in the process of negotiations with an acquisition of a licensing agreement with an existing, revenue producing, bio-pharmaceutical company. Additionally, within the plan(s), it is anticipated that there will be changes / additions to the management team.

While the acquisition and changes seem very positive, there has not been a definitive agreement executed as of March 31, 2016.

GOLDEN AGE RESOURCES, INC. SUPPLEMENTAL STATEMENT OF EARNINGS Period January 1, 2016 - March 31, 2016 (Unaudited)

	1st Quarter Period Ended March 31, 2016			
Net Revenues				
Sales (net)	\$	-		
Less Cost of Goods Sold	\$	<u>-</u>		
Gross Profit (Loss)	_\$			
Operating Expenses				
Accounting, Professional & Transfer Fees	\$	1,000		
Advertising & Awareness	\$	-		
Amortization Expenses	\$	-		
Automobile Expense	\$	-		
Bank Fees	\$	-		
Cell Phone & Internet Charges	\$	-		
Contract Labor	\$	-		
Deferred Consulting Services	\$	-		
Depreciation & Amortization	\$	29,596		
Interest Expense	\$	22,790		
Licenses and OTC Fees	\$	-		
Merger-Acquisition Expense	\$	-		
Miscellaneous				
Office Supplies	\$	-		
Payroll Expenses & Director Fees	\$	-		
Payroll fees	\$	-		
Professional Fees	\$	-		
Rent	\$	914		
Other Operating Expenses	\$			
Total Operating Expenses	\$	54,300		
NET (LOSS)	\$	(54,300)		

ACG International Equity Services, Inc. (Wholly Owned Subsidiary of Golden Age Resources, Inc.) SUPPLEMENTAL STATEMENT OF EARNINGS

Jan. 1, 2016 - Mar. 31, 2016 (Unaudited)

	Peri	t Quarter iod Ended ch 31, 2016
Net Revenues		
Sales (net)	\$	13,140
Payments to Contractors	\$	(3,000)
Less Cost of Goods Sold	\$	
Gross Profit (Loss)	\$	10,140
Operating Expenses		
Accounting & Professional	\$	-
Advertising	\$	-
Amortization Expenses	\$	-
Automobile Expense	\$	-
Bank Fees	\$	61
Cell Phone & Internet Charges	\$	-
Contract Labor	\$	-
Deferred Consulting Services	\$	-
Depreciation & Amortization	\$	-
Interest Expense	\$	-
Licenses and OTC Fees	\$	-
Merger-Acquisition Expense	\$	-
Miscellaneous	\$	-
Office Supplies	\$	77
Payroll Expenses & Director Fees	\$	-
Payroll fees	\$	-
Professional Fees	\$	-
Rent	\$	914
Other Operating Expenses	\$	-
Total Operating Expenses	\$	1,052
Net Earnings (Loss)	\$	9,088